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DEWAS UDYOG CIRCLE

Issue No – 423

Monthly Newsletter

August, 2024

President
Mr. Ashok Khandelia
Hon. Secretary
Mr. Anjan Shah



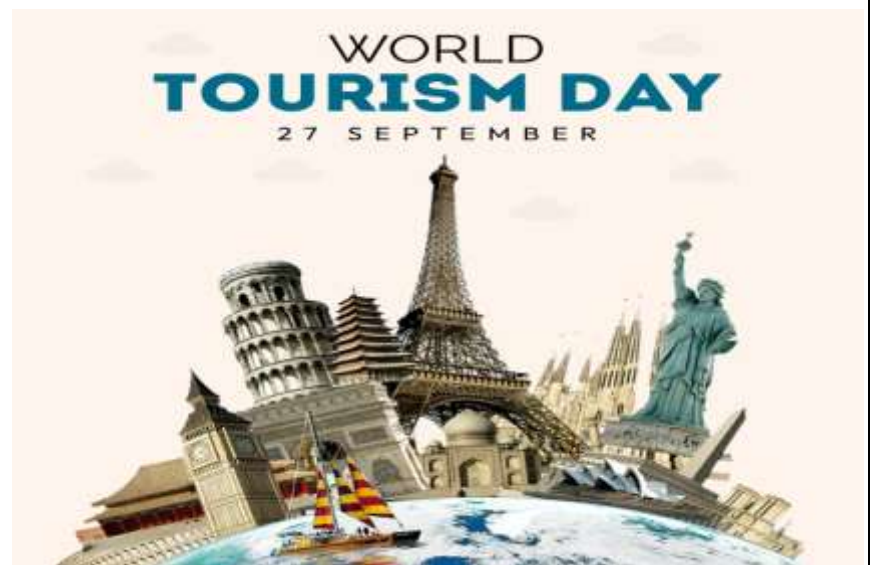
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ASSOCIATION OF INDUSTRIES DEWAS

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E-mail : aidewas123@gmail.com Website : www.aidewas.org

KNOWLEDGE CENTRE

Hindi Day

Hindi Day is celebrated in India to commemorate the date 14 September 1949 on which a compromise was reached—during the drafting of the [Constitution of India](#)—on the languages that were to have official status in the [Republic of India](#). The compromise, usually called the Munshi-Ayyangar formula, after drafting committee members [K. M. Munshi](#) and [N. Gopalaswami Ayyangar](#), was voted by the [Constituent Assembly of India](#) after three years of debate between two opposing camps. The Hindi protagonists wanted [Modern Standard Hindi](#) register of the [Hindustani language](#) to be the sole "national language" of India (replacing the [Urdu](#) standard adopted until the [British Raj](#)); the delegates from South India preferred English to have a place in the Constitution. The Munshi-Ayyangar formula declared (i) Hindi to be the "official language" of India's federal government; (ii) English to be an associate official language for 15 years during which Hindi's formal lexicon would be developed; and (iii) the international form of the [Hindu-Arabic numerals](#) to be the official numerals.

World Tourism Day

It was at its third session ([Torremolinos, Spain, September 1979](#)), that the UNWTO General Assembly decided to institute World Tourism Day, commencing in the year 1980. This date was chosen to coincide with an important milestone in world tourism: the anniversary of the adoption of the [UNWTO Statutes](#) on 27 September 1970.

The timing of World Tourism Day is particularly appropriate in that it comes at the end of the high season in the northern hemisphere and the beginning of the season in the southern hemisphere.

Important Days in September

September 5	Teacher's Day (Dr. Radhakrishnan's Birth Day)
September 7	Forgiveness Day
September 8	International Literacy Day
September 14	Hindi day, World First Aid Day
September 16	World Ozone Day
September 21	International Day of Peace/World Alzheimer's day
September 25	Social Justice Day
September 27	World Tourism Day

“We cannot solve problems with the kind of thinking we employed when we came up with them.” — Albert Einstein

[NOTIFICATIONS/CIRCULARS](#)

1 WP-10772-2024
IN THE HIGH COURT OF MADHYA PRADESH
AT INDORE
WP No. 10772 of 2024
(MADHYA PRADESH TEXTILE MILLS ASSOCIATION vs THE STATE OF MADHYA PRADESH AND OTHERS)
WP/9401/2024, WP/11921/2024, WP/12606/2024

Dated : 01-08-2024

Shri Girish Patwardhan, learned Senior Advocate with Shri Oshin Upadhyay, counsel for the petitioners.

Shri Bhuwan Gautam, Government Advocate for the respondent/State.

Shri Karpe Prakhar Mohan, counsel for the respondent/Intervenor.

Shir B.L. Nagar, counsel for the respondent/Intervenor.

Shri L.P.Pathak, Dy. Labour Commissioner, M.P. and OIC of the case is present before this Court. He stated that the respondent/State are agreeing for fixing the minimum wages industry-wise or group of industry-wise. So far as the region-wise classification is concerned, they are open for discussions with the petitioners which can only be decided after deliberations.

In such circumstances, the respondent/State is directed to convene a meeting with the petitioners and all the stakeholders for consideration of classification region-wise after issuing proper notices informing them about the date, time & venue. Thereafter, appropriate orders in respect of classification industry-wise and region-wise be passed. Let the aforesaid exercise be completed within a period of two months.

List thereafter.

Interim order to continue till the next date of hearing.

(SUSHRUT ARVIND DHARMADHIKARI)
JUDGE

(DUPPALA VENKATA RAMANA)
JUDGE

१४/८/२४

Signature Verified
Signed by: JUDGE DYLA
Signing Time: 01.08.
2024 10:13:51

NOTIFICATIONS/CIRCULARS

Circular No. 08/ 2024

F.No. 275/4/2024-IT(B)
Government of India
Ministry of Finance
Department of Revenue
Central Board of Direct Taxes

New Delhi, the 5th August, 2024

Sub: Non-applicability of higher rate of TDS/TCS as per provisions of section 206AA/206CC of the Income-tax Act, 1961, in the event of death of deductee/collectee before linkage of PAN and Aadhaar- reg.

As per Circular no. 06 of 2024 dated 23.04.2024, the Board had provided a window of opportunity to the taxpayers upto 31.05.2024 for linkage of PAN and Aadhaar for the transactions entered into upto 31.03.2024 so as to avoid higher deduction/collection of tax under section 206AA/206CC of the Income-tax Act, as the case maybe.

2. Several grievances have been received from the taxpayers where they have cited instances of demise of the deductee/collectee during the said period (i.e. on or before 31.05.2024) before the option to link PAN and Aadhaar could have been exercised. In such cases, tax demands are standing against the deductor/collector as a result of failure to link PAN and Aadhaar of the deceased person.

3. In order to redress such grievances of the taxpayers, the Board, hereby specifies that in respect of cases where higher rate of TDS/TCS was attracted under section 206AA/206CC of the Act pertaining to the transactions entered into upto 31.03.2024 and in case of demise of the deductee/collectee on or before 31.05.2024 i.e. before the linkage of PAN and Aadhaar could have been done, there shall be no liability on the deductor/collector to deduct/collect the tax under section 206AA/206CC, as the case maybe. The deduction/collection as mandated in other provisions of Chapter XVII-B or Chapter XVII-BB of the Act, shall be applicable.

4. Hindi version to follow.

Surjeet
05.08.24

(Surjeet Kumar)

Under Secretary to the Government of India

Tele: 23095478

Copy to:-

1. PS to FM/OSD to FM/PS to MoS (R)/OSD to MoS(R)
2. PPS to Secretary (Revenue)
3. The Chairman, CBDT & all Members, CBDT
4. All Pr.CCsIT, CCsIT/Pr.DGsIT/DGsIT
5. All Joint Secretaries/CsIT, CBDT

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“Stay away from those people who try to disparage your ambitions. Small minds will always do that, but great minds will give you a feeling that you can become great too.” — Mark Twain

NOTIFICATIONS/CIRCULARS

**Government of India
Ministry of Finance
Department of Revenue
Central Board of Direct Taxes**

New Delhi, 20th August, 2024

Press Release

CBDT issues clarification in respect of Income-tax clearance certificate (ITCC)

Section 230 (1A) of the Income-tax Act, 1961 (the 'Act') relates to obtaining of a tax clearance certificate, in certain circumstances, by persons domiciled in India. The said provision, as it stands, came on the statute through the Finance Act, 2003 w.e.f. 1.6.2003. The Finance (No.2) Act, 2024 has made only an amendment in Section 230(1A) of the Act, vide which, reference of the Black Money (Undisclosed Foreign Income and Assets) and Imposition of Tax Act, 2015 (the 'Black Money Act') has been inserted in the said Section. This insertion has been made to also cover the liabilities under the Black Money Act in the same manner as the liabilities under the Income-tax Act, 1961 and other Acts dealing with direct taxes for the purpose of Section 230(1A) of the Income-tax Act, 1961.

There appears to be a mis-information about the said amendment emanating from incorrect interpretation of the amendment. It is being erroneously reported that all Indian citizens must obtain income-tax clearance certificate (ITCC) before leaving the country. **This position is factually incorrect.**

As per section 230 of the Act, every person is not required to obtain a tax clearance certificate. Only certain persons, in respect of whom circumstances exist which make it necessary to obtain a tax clearance certificate, are required to obtain the said certificate. This position has been in the statute since 2003 and remains unchanged even with the amendments vide Finance (No. 2) Act, 2024.

In this context, the CBDT, vide its Instruction No. 1/2004, dated 05.02.2004, has specified that the tax clearance certificate under Section 230(1A) of the Act, may be required to be obtained by persons domiciled in India only in the following circumstances:

- (i) where the person is involved in serious financial irregularities and his presence is necessary in investigation of cases under the Income-tax Act or the Wealth-tax Act and it is likely that a tax demand will be raised against him, or

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“When you give joy to other people, you get more joy in return. You should give a good thought to happiness that you can give out.”— Eleanor Roosevelt

NOTIFICATIONS/CIRCULARS

- (ii) where the person has direct tax arrears exceeding Rs. 10 lakh outstanding against him which have not been stayed by any authority.

Further, a person can be asked to obtain a tax clearance certificate only after recording the reasons for the same and after taking approval from the Principal Chief Commissioner of Income-tax or Chief Commissioner of Income-tax.

In view thereof, it is reiterated that the ITCC under Section 230(1A) of the Act, is needed by residents domiciled in India, only in rare cases, such as (a) where a person is involved in serious financial irregularities or (b) where a tax demand of more than Rs. 10 lakh is pending which is not stayed by any authority.

(Surabhi Ahluwalia)
Pr. Commissioner of Income Tax
(Media & Technical Policy) &
Official Spokesperson, CBDT

NOTIFICATIONS/CIRCULARS**M.P. POWER MANAGEMENT COMPANY LIMITED**

CIN: U40109MP2006SGC018637 (A Government of MP Undertaking)
 Regd. Office: Shakti Bhawan, Rampur Jabalpur Madhya Pradesh INDIA 482 008, Tel: 0761-2661111,
 2660500, Fax: 0761 - 2661696, Website: www.mppmcl.com email: md@mppmcl.com

No. CGM (RM)/FPPAS/24-25/

/Jabalpur/Dated 23/08/2024

To,

1. The Managing Director
M.P. Paschim KVV Co. Ltd.
G.P.H Compound, Polo Ground, Indore (M.P)
2. The Managing Director
M.P. Madhya KVV Co. Ltd.
Bijli Nagar Colony, Nishtha Parisar, Govindpura, Bhopal (M.P)
3. The Managing Director
M.P. Poorv KVV Co. Ltd.
Block No.7 Ground Floor, Shakti Bhawan, Jabalpur (M.P)

Sub: - Fuel & Power Purchase Adjustment Surcharge (FPPAS) for the Month of Aug-2024

Ref: - First Amendment to MPERC (Terms and Conditions for Determination of Tariff for Supply and Wheeling of Electricity and Methods and Principles for Fixation of Charges) (1st Amendment) Regulation, 2021 {ARG-35(III) (i) of 2023}

As per the Regulations cited under reference, the FPPAS for the month of Aug-2024 has been calculated as 0.29 %.

Accordingly, FPPAS of 0.29% is to be billed to the consumers on energy charge for one month commencing 24th Aug-2024. A detailed calculation sheet is attached herein for your reference and uploading the same on the website of the company to comply with provisions of the Regulations.

Encl.: As above


 Shailendra Saxena
Chief General Manager (RM)
MPPMCL JABALPUR

Copy to: -

- (1) OSD Energy, Deptt GoMP, Bhopal
- (2) The Secretary, MPERC, Metro Plaza, Bittan Market, Arera Colony, Bhopal
- (3) PS to MD.MPPMCL Jabalpur.
- (4) The Chief General Manager, Commercial (Conv.)/(Non-Conv.) MPPMCL
- (5) Chief Financial Officer, MPPMCL, Jabalpur
- (6) Director (Commercial) / CGM (Commercial) MPPoKVVCL/MPMaKVVCL/MPPaKVVCL, Jabalpur/Bhopal/Indore-
A copy of FPPAS calculation sheet is enclosed for uploading on the Company's website.
- (7) The CGM (IT) MPPMCL, Jabalpur-
A copy of FPPAS calculation sheet is enclosed for uploading on the Company's website.


Chief General Manager (RM)
MPPMCL JABALPUR

Chief General Manager (Revenue Management) : Block no. 11, Ground floor, Shakti Bhawan, Rampur, Jabalpur 482008, Telephone no. Office: email:shailendra.saxena@mppmcl.com

“It is only when we take chances, when our lives improve. The initial and the most difficult risk that we need to take is to become honest. —Walter Anderson

-: प्रेस-विज्ञापित :-

शासन द्वारा राष्ट्रीय खाद्य सुरक्षा अधिनियम, 2013 अंतर्गत प्राथमिकता परिवार श्रेणी में नवीन पात्रता श्रेणी - "असंगठित एवं प्रवासी श्रमिक" जोड़ी गई है, जिसमें ऐसे असंगठित एवं प्रवासी श्रमिक जो वर्तमान में राष्ट्रीय खाद्य सुरक्षा अधिनियम, 2013 अंतर्गत लाभाविक्त नहीं हो रहे हैं, को राशन उपलब्ध सुनिश्चित की जाना है। नवीन पात्रता श्रेणी "असंगठित एवं प्रवासी श्रमिक" श्रेणी में निम्नानुसार पात्र होंगे :-

- (क) श्रम विभाग अंतर्गत मुख्यमंत्री जन कल्याण संबल योजना में पंजीकृत असंगठित श्रमिक।
- (ख) संबल योजना एवं ई-श्रम (भारत सरकार) पोर्टल पर पंजीकृत प्रवासी श्रमिक।





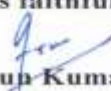
उपरोक्त 'क' एवं 'ख' से केवल उन्हीं श्रमिकों का पंजीयन किया जाएगा, जो NFSA अंतर्गत वर्तमान में किसी भी श्रेणी में पात्र न होने के कारण योजना का लाभ प्राप्त करने से वंचित है (ऐसे परिवार को छोड़कर जिनके मुखिया या सदस्य आयकरदाता हो या केन्द्र/राज्य सरकार के किसी कार्यालय, शासकीय/अर्द्धशासकीय/सार्वजनिक/स्वायत्त उपक्रम, जिसमें राष्ट्रीयकृत बैंक एवं सहाकारी संस्थाएं शामिल हैं, में प्रथम, द्वितीय अथवा तृतीय श्रेणी का अधिकारी/ कर्मचारी हो)।

नवीन पात्रता श्रेणी में लाभ लेने हेतु इच्छुक आवेदकों को संबल कार्ड अथवा ई-श्रम कार्ड, समग्र आईडी, आधार आदि दस्तावेज लेकर स्थानीय निकाय - नगर निगम, ग्राम पंचायत, वार्ड कार्यालय नगर परिषदों में समग्र शाखा में जाकर आवेदन कर पात्रता पर्ची का लाभ प्राप्त कर सकते हैं।


जिला आयुक्त अधिकारी
जिला देवास (म0प्र0)

"It is only when we take chances, when our lives improve. The initial and the most difficult risk that we need to take is to become honest. —Walter Anderson

NOTIFICATIONS/CIRCULARS

			
<p>कर्मचारी भविष्य निधि संगठन EMPLOYEES' PROVIDENT FUND ORGANISATION भव भवन रोड/भवन भवन, भारत सरकार MINISTRY OF LABOUR & EMPLOYMENT, GOVERNMENT OF INDIA मुख्य कार्यालय/Head Office भविष्य निधि भवन, 14, भीकजी कामा प्लेस, नई दिल्ली-110066 Bhavishya Nidhi Bhawan, 14, Bhikaji Cama Place, New Delhi-110066 Website: www.epfindia.gov.in, www.epfindia.nic.in</p>			
No. Compliance/Notifications/2024		Date:28.08.2024	
To			
<p>All Addl. CPFCs (Zones), All RPFCs-In-Charge of ROs. All RPFCs/APFCs-In-Charge of DOs</p>			
Sub: Revision of rate of damages - reg.			
<p>Please find enclosed herewith a copy of notifications published by Ministry of Labour and Employment having numbers G.S.R. 327(E) dated 14th June, 2024, G.S.R. 329(E) dated 14th June, 2024 and G.S.R. 330(E) dated 14th June, 2024 vide which the Central Government has notified the revised rate of damages for defaults made by the employers.</p>			
<p>2. The aforementioned amendments have come into effect from the date of publication in the Official Gazette, i.e., 14th June, 2024.</p>			
<p>3. However, damages on any defaults made upto 13th June, 2024 i.e., in the payment of contributions, charges payable, transfer of accumulations under the Act or any Scheme framed thereunder are to be levied and recovered in accordance with the then prevailing provisions.</p>			
<p>4. It is informed that IS Division has already been requested to incorporate necessary changes in the MIS & Application Software to implement the revised rates of damages effective from 14th June, 2024.</p>			
<p>Issued hereby for information and necessary action by all Officers authorized to recover damages.</p>			
<p>[Issued with the approval of ACC(HQ)(Compliance)]</p>			
<p><i>Encl: As above</i></p>			
<p>Yours faithfully,  (Arun Kumar) Regional PFC Commissioner-I (Compliance)</p>			

“Develop success from failures. Discouragement and failure are two of the surest stepping stones to success.” —Dale Carnegie

EVENTS

SEMINAR ON “ENVIRONMENT”

A seminar was organized by Association of Industries Dewas in Association with Pristine Environmental Associates Private Limited Indore and Shakti Plastics Mumbai on 27.08.2024 on following Environment related topics: -

1. Current Regulations on Air/Water and Hazardous Waste and Challenges.
2. Ensuring compliances.
3. Focus on sustainability.

The above said topics were addressed by Dr. Manish Chandekar [Pristine Environmental Associates Private Limited Indore.

1. EPR- Regulations and Compliances.

Mr. Abhinay Lakhmapure [Senior Manager-Sales and Marketing {EPR Compliances Plastic Waste Management, CSR and Products} also representing Enviro Recycle Pvt. Ltd. Indore and Shakti Plastics Mumbai shared his expert views on said topic.



“I never dreamed about success. I worked for it.” —Estée Lauder

EVENTS

“NIDHI APKE NIKAT 2.0”

“Nidhi Apke Nikat 2.0” program was organized by RPFC at Jila Panchayat Dewas on 27.08.2024. In this program, the problems related to KYC/ Full & final/ Pension of employers and the employees were resolved.



“Develop success from failures. Discouragement and failure are two of the surest stepping stones to success.” —Dale Carnegie

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