The Maharashtra Education and Employment Guarantee (Cess) (Remission of Special Assessment) Rules, 1964

MAHARASHTRA India

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Rule

THE-MAHARASHTRA-EDUCATION-AND-EMPLOYMENT-GUARANTEE of 1964

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The Maharashtra Education and Employment Guarantee (Cess) (Remission of Special Assessment) Rules, 1964Published vide Notification No. G. N., R & F. D., No. EDC. 1063/24606-C, dated 8th October, 1964 (M.G., Part 4B, p. 1436)In exercise of the powers conferred by clause (e) and (f) of sub-section (2) of section 26 of the Maharashtra Education (Cess) Act, 1962. [Maharashtra XXVII of 1962] and of all other powers enabling it in this behalf, the Government of Maharashtra hereby makes the following rules, namely:-

1. Short title.

- These rules may be called the Maharashtra Education [and Employment Guarantee] [These words were inserted by G. N. of 24.10.1989] (Cess)(Remission of Special Assessment) Rules, 1964.

2. Definitions.

- In these rules, unless the context otherwise:-(a)["Act" means the Maharashtra Education and Employment Guarantee (Cess) Act, 1962.] [Substituted by G.N. of 24.10.1989.](b)"Application" means an application to the Assessing Officer under sub-section (1) of section 21:(c)"section " means section of the Act.

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3. Manner of making Application.

(1)Every application shall. -(a)state the particulars of agricultural land on which the commercial crop [or irrigated crop, as the case may be] [Inserted by G.N. of 24.10.1989] is raised:(b)specify the name of the commercial crop claimed to have been affected:(c)state the cause of failure of the crop, that is to say, flood, drought, locusts or the like;(d)state the rate of special assessment levied on the agricultural land on which the commercial crop [or irrigated crop, as the case may be] [Inserted, by G.N. of 24.10.1989] is raised;(e)state the amount of remission of special assessment claimed ;(f)specify the name and address of the applicant.(2)[Every application for remission of special assessment shall be made at least thirty days prior to the normal time of harvesting of the crop.] [Substituted by G.N. of 15.7.1970](3)The application shall bear the signature or thumb impression of the applicant or of his duly authorised agent, and either be presented to the Assessing Officer in person or be sent to him by registered post.

4. Manner of conducting Inquiry.

- On receipt of the application under rule 3, the Assessing Officer shall cause inquiries to be made to find out the correctness of the particulars mentioned in the application. He shall, after being satisfied proceed to determine the out-turn of the crop in the following manner, namely:-(a)the out-turn of each commercial crop [or irrigated crop, as the case may be,] [Inserted by G.N. of 14.12.1989.] shall be determined in terms of the proportion the actual yield per acre bears to the normal yield per acre, the normal yield per acre of a crop being reckoned at seventy-five per cent :(b)the out-turn of each commercial crop [or irrigated crop, as the case may be] [Inserted by G.N. of 14.12.1989.] reported to have been affected shall be determined separately for each such crop, and not on the resultant out-turn of all such crops grown by any person: and(c)the out-turn of each commercial crop [or irrigated crop, as the case may be] [Inserted by G.N. of 14.12.1989.] raised by the applicant on lands situate in different villages shall be determined separately for each such village. Explanation: - For the purpose of this rule:-(a)"actual yield" means the yield estimated on the basis of actual field inspection and crop cutting experiments:(b)"normal yield" means the yield calculated on the basis of the yield normally available in the village as ascertained from the village records local enquiries or the like.

5. Remission of Special Assessment.

(1)The rate of remission of special assessment referred to in sub-section (1) of section 21 shall be :-(a)where the out-turn of the crop does not exceed 25 per cent ... [.......] [Inserted by G.N. of 14.12.1989.] 100 per cent.:(b)where the out-turn of the crop exceed 25 per cent., in a rupee, but does not exceed 37 per cent., in a rupee 50 per cent.; and(c)where the out-turn of the crop exceeds 37 per cent [.......] [Deleted by G.N. of 15.7.1970.] nil.(2)The remission of special assessment shall be determined separately for each commercial crop [or irrigated crop, as the case may be] [Inserted by G.N. of 14.12.1989] raised by every person who claims remission of the special assessment.

6. Manner of making Appeal to Collector under section 21(2).

(1)Every appeal to the Collector under sub-section (2) of section 21 shall be in the form of a petition addressed to the Collector and be drawn up in concise [and intelligible] [Deleted by G.N. of 15.7.1970.] language, It shall bear the signature or thumb impression of the appellant or his duly authorised agent.(2)Every such appeal shall specify the name and address of the appellant and shall clearly set out in brief [.....] [Deleted by G.N. of 15.7.1970.] the grounds on which the appeal is made.(3)Every such appeal shall either be presented to the Collector in person or be forwarded to him by registered post.(4)Every such appeal shall be accompanied by the original or a certified copy of the order of the Assessing Officer against which the appeal is made.