The Tamil Nadu Advertisements Tax Rules, 1983

TAMILNADU India

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Rule THE-TAMIL-NADU-ADVERTISEMENTS-TAX-RULES-1983 of 1983

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The Tamil Nadu Advertisements Tax Rules, 1983Published vide Notification No. G.O. MS. No. 1344, C.T. & R.E., dated the 22nd November 1983, w.e.f. 5.12.1983 - S.R.O. A. No. 273 (b)/ 1983In exercise of the powers conferred by sub-section (1) of section 7 of the Tamil Nadu Advertisements Tax Act, 1983 (Tamil Nadu Act 22 of 1983), the Governor of Tamil Nadu hereby makes the following rules:-

1. Short title.

- These rules may be called the Tamil Nadu Advertisements Tax Rules, 1983.

2. Definitions.

- In these rules, unless there is anything repugnant in the subject or context,-(a)"Act" means the Tamil Nadu Advertisements Tax Act, 1983 (Tamil Nadu Act 22 of 1983);(b)"advertisements tax" means the tax payable under the Act;(c)"assessing authority" means the Entertainments Tax Officer as defined in clause (c) of rule 3 of the Tamil Nadu Entertainments Tax Rules, 1939;(d)"Form" means a form appended to these rules;(e)"week" means the period beginning from monday and ending with following Sunday;(f)"year" means the financial year.

3. Authority to levy advertisements tax.

- The authority to levy advertisements tax shall be the assessing authority.

4. Assessment and collection of advertisements tax.

- Every proprietor, who is liable to pay the tax shall maintain an account showing the particulars of

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advertisements exhibited during each show in Form I in duplicate. (2) Each of the pages relating to the original and duplicate to the account in Form I shall bear the serial number and the serial number of pages shall run on consecutively from day to day until the end of the year. Each page of the account shall bear the seal of the assessing authority. The number of slides and advertisements films exhibited for each show' shall be entered simultaneously in the original as well as in the duplicate by use of carbon paper. In writing up this account, the proprietor shall use a carbon paper so as to make impression on the reverse side of each page. This account for each show shall be written up within ninety minutes of the completion of the show. The account together with the slides, advertisements films and records relating to contracts and payments for advertisements shall be shown on demand to the inspecting officer for inspection and verification. Full facilities shall be afforded to the inspecting officer to check the correctness of the account by counting the number of slides and advertisement films shown during each show. (3) Every proprietor, who is liable to pay advertisements tax shall submit a return in Form II together with the original copies of the account in Form I, showing the total number of advertisements exhibited during the previous week and the tax payable thereon, so as to reach the assessing authority on Tuesday immediately following the week to which the return relates or on the next working day, if Tuesday is a holiday. The return shall be signed by the proprietor. The proprietor shall pay the tax due by means of a crossed cheque drawn in favour of a assessing authority or into a Government Treasury receipt to the return to which the tax relates. Subject to the provisions of sub-rule (4), the return shall be provisionally accepted.(4)If no return is submitted by the proprietor as required in sub-rule (3) within the time specified therein, or if the return submitted by him appears to the assessing authority to be incorrect or incomplete, the assessing authority shall, after making such enquiry as he considers necessary, determine the tax due under the Act to the best of his judgement: Provided that before taking action under this rule, the Entertainments Tax Officers shall issue a notice to the proprietor calling upon him to produce his accounts at a time and place to be specified in the notice and to prove the correctness and completeness of the return where one has been submitted or to prove that he is not liable to submit any return and also allow him a reasonable opportunity of being heard. (5) After determining the tax due in accordance with sub-rule (3) or (4), the assessing authority shall examine whether the proprietor has already made payment towards the tax due by him. If any further amount is found to be due from the proprietor, the assessing authority shall serve upon the proprietor a notice in Form III and the proprietor shall pay the sum demanded within the time and in the manner specified in the notice. If the tax due determined is lower than the amount, if any, paid by the proprietor, the assessing authority shall serve upon the proprietor a notice in Form IV for refunding the excess amount.(6)Savings. - Save as otherwise expressly provided for in these rules, all the provisions of the Tamil Nadu Entertainment Tax Rules, 1939, shall apply mutatis mutandis to all matters relating to the tax leviable under sub-section (1) of section 3 of the Act. Form I[See Rule (4)]

	Show $(M)(N)$	Serial Number of	Name and	Subject of the	Title and subject of the
Date	(MAT) (I) (ID	slide or	address of the	slide	advertisement
	(ID (m) (C)	Advertisement films	advertiser	exhibited	filmsexhibited
1	2	3	4	5	6

1. Name of the proprietor:

2. Name and style of the entertainment:

Period	NT 1	Number of slides exhibited on which tax ispayable	advertisements	due on	Tax due on advertisement films	due Columns	Number and details on of slides and films onwhich exemption is claimed
1	2	3	4	5	6	7	8

3. Place where the entertainment is located:

Amount of

Nadu Entertainments Tax Act, 1939 (Tamil Nadu Act X of 1939) and you will also liable to fine as provided in section 14 of the said Act.Tax determined by the assessing authority in respect of-

Rate of tax Number of advertisements

			tax due	
1	2	3	4	
1. Slides				
2. Films				
Total				
Place :Date :Assessin	g AuthorityNote	e Where payment	is made by cheque, the cheque shall be	
crossed and shall be s	such as under th	ie Tamil Nadu Treas	sury Code is receivable by the Government	
Treasury concerned.I	Form IV[See Ru	le 4(5)]Notice of Le	vy of Advertisement Tax and Refund	
OrderTo (I	Proprietor)Take	notice that you hav	e been taxed under the Tamil Nadu	
Advertisements Tax A	Act, 1983 (Tami	l Nadu Act 22 or 198	83), to a sum of Rs (Rupees	
in words) only as sho	wn below for th	e The total a	amount of tax paid by you already is Rs.	
(Rupees	in words) o	only that is Rs	. in excess of the tax due.	

2. The sum of Rs. paid by you in excess as stated above will be refunded to you, if you apply in person or through an authorised agent within thirty days from the date of receipt of this notice. If you do not do so, the amount will be credited towards the tax payable.

Nature of advertisements	Rate of tax	Number of advertisements	Amount of tax due
1	2	3	4
1. Slides			
2. Films			
Total			

Nature of advertisements