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The Gazette of the Democratic Socialist Republic of Sri Lanka

EXTRAORDINARY

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PART IV (A) — PROVINCIAL COUNCILS

Provincial Councils Notifications

SOUTHERN PROVINCE PROVINCIAL COUNCIL

Amendment of the Procedural Rules imposed under 104a (12) of the Finance (Amendment) Statute No. 01 of 2018 of the Southern Provincial Council

AMENDMENT of rules for the administration of the Provincial Incentive Account which I, William Wijesinghe Gamage, Hon. Governor of the Southern Province make and publish below in terms of powers vested in me under Article 154 (c) of the Constitution of the Democratic Socialist Republic of Sri Lanka for the amendment of Sub-sections (ii) and (iii) of Section (1) and Section 8 of the *Extraordinary Gazette* No. 2118/43 of the Procedural rules imposed under 104 a (12) of Finance (Amendment) Statute No. 01 of 2018 of the Southern Provincial Council shall be affective from the date of publication in the *Gazette*.

WILLIAM WIJESINGHE GAMAGE,
Hon. Governor,
Southern Province.

Governor's Secretariat,
Southern province,
Galle.
09th September, 2020.



Amendment of Subsection (ii) of Section (i) of the *Extraordinary Gazette* No. 2118/43 of procedural rules imposed under 104 a (12) of Finance (Amendment) statute No. 01 of 2018 of the Provincial Council of the Southern Province

1. Sub-section (ii) of the section (i) of the *Extraordinary Gazette* No. 2118/43 of procedural rules imposed under 104 a (12) of Finance (Amendment) statute No. 01 of 2018 of the provincial council of the southern province is hereby amended by the addition at the end of that section of the following matters.

(II) The chief secretary of the southern province, the deputy chief secretary (Finance) of the southern province and the representative of the southern provincial Treasury participating in the committee for the implementation and evaluation of the Incentive schemes are also included in the incentive scheme and for that purpose it is not necessary for those officers to record the attendance and departure in attendance registers of the southern provincial Department of Revenue.

Amendment of Sub Section (iii) of Section 1 of the *Extraordinary Gazette* No. 2118/43 of procedural rules imposed under 104a (12) of Finance (Amendment) Statute No. 01 of 2018 of the Provincial Council of the Southern Province.

2. Sub section (iii) of Section (i) of the *Extraordinary Gazette* No. 2118/43 of procedural rules imposed under 104 a (12) of Finance (Amendment) Statute No.01 of 2018 of the provincial council of the southern province is hereby amended by the addition of the following matters.

(III) Incentive to be paid half a year for the Chief Secretary of the Southern Province, Deputy Chief Secretary (Finance) of the Southern Province and the representative of the southern provincial treasury participating in the committee for the implementation and evaluation of the incentive scheme shall not exceed the monthly salary of each officer provided that where the incentive of the officers entitled to the incentive under Section I (11) of the *Extraordinary Gazette* No. 2118/43 of procedural rules imposed under 104 a (12) of Finance (Amendment) statute No. 01 of 2018 is changed, the incentive of these officers shall be changed in proportion thereto, Provided further that committee members who are not entitled to incentives at the committee member meeting to make decisions regarding the affairs and administration of “The Provincial Incentive Fund Account” are entitled to an allowance of Rs.15,000/- each.

Amendment of Section 8 of the *Extraordinary Gazette* No. 2118/43 of the procedural rules imposed under 104 a (12) of the Financial (Amendment) statute No. 01 of 2018 of the Provincial Council of the Southern Province.

3. Section 8 of the *Extraordinary Gazette* No. 2118/43 of the procedural rules imposed under 104a (12) of the Financial (Amendment) statute No. 01 of 2018 of the provincial council of the southern province is hereby amended by the addition of the following section.

“Where revenue has been collected by a declaration of opinion” means the deference between the value requested by the applicant and the revenue collected after the declaration of opinion is given.