

# PARLIAMENT OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA

## FACTORIES (AMENDMENT) ACT, No. 18 OF 1998

(Curtified on 15th April, 1958)

Fried on the Order of Continuent

Fublished as a Supplement to Part II of the Gazette of the Democratic Socialist.

Republic of Set Landa of April 17, 1998

- <del>0619826 жа Үнгимгүүн ин насоомоосын адарооод, ме</del> с*даа*дд

BOTHE METERS AND SOUTH THE SAME OF THE SAME OF THE SOUTH THE SAME OF THE SAME

Price : 20 5.75

Pastage : Rx. 2.50

### Factories (Amendments Act, No. 18 of 1998

#### (Cordinal on 16th April, 1998)

L. D. O. 45/95.

#### An ACT TO AMEND THE FACTORIES ORIGINANCE

BE it onested by the Padinguent of the Demography Socialist Republic of Sri Lanka as follows :----

This Act may be cited as the Pactories (Amendmens).
 Act. No. 18 of 1998.

Shoet silke

A Section 22 of the Factories Ordinance thereignafter referred to us the "principal enactment") is hereby amended to subsection (2) of that section, by the substitution for the words "not exceeding one thousand repose", of the words "not exceeding this shousand repose."

Amberment of Section 22 of Change 328

3. Section 14 of the principal enactment is hereby invended in subsection (12) of that section by the substitution for the words "not exceeding five hundred supers.", of the words "not exceeding twenty-five themseld rupers.".

A<del>nna Amen</del> of <del>section</del> 34 of the periodopsi cosciosoni.

4. Section 35 of the principal anactment is bereby amended in subsection (44) of that section by the substitution for the words "not exceeding five hundred rupeet.", of the words "not exceeding twenty-five thousand tupeet."

Anothelise at of the principal counts counts part.

5. Section 35 of the principal enactment is hereby amended in subsection (4a) of that section by the substitution for the words "not exceeding five bundred appear," of the words "not exceeding twenty-five thousand repress".

Atherskneut of Skotise NS of the Statistical Bisichment

6. Section 36x of the principal enactment is hereby amanded in subsection (2) of that section, by the substitution. for the words "not exceeding five hundred rupees,", of the words "not exceeding twenty-five thousand rupees.".

Amendment of species The of the privates company Астрофиция об season DV of the p<del>ei</del>corpsi anackiadni

Section 39 of the principal enactment is hearby amended in sakecories (1) of that section, by the substitution for all the words from thos exceeding five handred reposes." to the end of that subsection of the words "not extending reventy-five thousand suppes and of the contravention is respect of satisfy he was an convicted is continued after the conviction. he shall subject to the travillians of section 116, be guilty of a further effence and Jiabio in respect thereof in a fine not exceeding five hundred supper for each day on which the offence was an continued.".

Amendisces p: esercing 60 of size zeinsipal <\$94039409 ·

Section 60 of the principal enactment is hereby amonted in spincetice (4) of that section by the substitution for the words fact exceeding five hondred rapees?, of the words "not exceeding twenty-live thousand ruggess.".

Attachagenose of spotion 51 at the principo: raje istetš

- Section 61 of the principal enectment is bereby amended by the eppeal of stabsoction (3) of that section and the substitution of the following subsection therefor :---
  - "(3) Where any accident to which this soution applies accurs to a person employed and the occupies. of the Surtary is not the actual expeloyer of the person killed or intered, the occupies or managet, of the superintendent (in the case of an estate factory), shall obtain form the actual employer of the person killed or referred, written motive of the acoldest, in such form and <u>बर्ट्स क्षेत्रकार के ले</u> है के प्रारम्भ क्रियोज्य के सामन के क्षेत्रक के क्षेत्रक के क्षेत्रक के क्षेत्रक के क्ष and shall forthwith cause such patice of socident to be soot to the District Factory Energeising Engineer.".

Amazulesess of soæso**a** हं% वर्षे कील унаосірані евастапава.

- Section 63 of the principal ensembed is bereby amenatod sa follows :---
  - noite a teat for (1) professors in moderate addressed (1) For the woords "Yee of ten repens", of the worlds "You of two hundred rupees".
  - by the substitution, in subsection (2) of that section, for the words "not exceeding fifty suports.". of the words "not exceeding five bandred rapees.".

11. Section 65 of the principal analysest is hereby directed in paragraph (g) of subsection (I) of that section by the substitution for the words "one handped support" wherever such words occur to that paragraph, of the words "five thousand capoes".

Amendanens af sacrison tid of the principal onecroose.

12. Specings #1 of the principal opactment is hereby smended in paragraph (e) of subsection (2) of that section by the substitution for the words "not exceeding fifty repeas.", of the words "not exceeding two thousand five handred repres.".

Anderdangs of warding \$) of state principal exacts and.

43. Section 87 of the principal enactment is hereby amended in subsection (4) of this section, by the substitution for the words "not exceeding one handred rupees,", of the words "not exceeding five thousand rupees.".

Ameniment of section 87 of the principal section.

14. Section 90 of the principal enactment is increby smeaded in schepciton (3) of that section, by the substitution for the words "nex exceeding lifty rapees.", of the words "not exceeding two thousand five hundred rapees.",

Amendoseni of septim 90 of the prim (pri exclusion)

15. Section (0) of the principal cusatment is hereby amenated is subsection (4) of the section, by the substitution for the words "not exceeding filly rapees;" of the words "not exceeding the hundred rapees;".

Amendment of specifical fall of the principe) conditions.

16. Socilon 109 of the principal ensurances is hereby repeated and the following section substituted therefor:......

Replecement of section 105 of the provings; an accurate

Trace for observe for which on express renally as provided.

- 109. (f) Subject as hereinafter provided, any person guilty of an offence maler this Ordinance for which no express penalty is provided shall be liable.....
  - (a) in the case of a first offered, to a feet out less than five thousand rapers:

- 4
- (b) in the case of a second affence (not being an offence in respect of a continuation of an offence referred to its subsection (2)), so a fine not less than five thousand rupeus but not exceeding twelve thereand five bundred rupeus;
- (17) in the case of a third or subsequent offence (are being an offence in respect of a continuation of an offence referred to in subspection (2) to a fine exceeding twelve thousand five handred repression not exceeding twenty—five thousand repress.
- (2) Where any person convicted of an affence and punished under subsection (1) continues the contraventien in respect of which he was so convicted and penished he sitall, (subject to the provisions of section (10) he guilty of a faction offence and liable in respect thereof in a fine not exceeding five handred repects for each day on which such contravention was so continued."

Agrondment of section \$50 million principal convenient. 17. Section 110 of the principal concludes is betoby superside by the substitution for the words "not exceeding filly supers" of the words "not exceeding five hundred expects".

Amendment of excise 111 of the principal entertient. 16. Section 133 of the principal enactment is borely amended by the submitation for the words "not exceeding one thousand reposes.", of the words "not exceeding one hundred thousants appear.".

19. Section 112 of the principal anactawas is beselve amended by the substitution for the words "not exceeding fifty suppost," of the words "not exceeding five hundred covers.". 29. Section 113 of the principal enactment is hereby amended by the substitution for the words "not exceeding one thousand rupees, or to imprisonment of either description for a term and exceeding three months.", of the words "not exceeding tifty thousand rupees as to imprisonment of either description for a term and exceeding six months.".

Associated of the principal said and the sai

 In the treat of any inconsistency between the Sinhala and Tamil texts of this Act, the Sinhala text shall prevail.

Section of the case of impure section.

