

PARLIAMENT OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA

REHABILITATION LEVY ACT, No. 53 OF 1983

[Certified on 20th December, 1963]

Printed on the Orders of Congruencia

Published as a Supplement to Part II of the Gazaite of the Gorganist Socialist Republic of Sri Lanka of December 30, 1983

PROFIND AT THE DEPARTMENT OF COURTHMENT PRINTES, BUT LANG.

TO DE PURCHASED AT THE GASHAMINED PROBLEMSONS BURNARY, COMMAND

Price: 45 rents Postage; 56 cents

Rehabilitation Levy Acr. No. 55 of 1952

(Certified on 29th December, 1984)

L, D.---O. 80/63.

An Act to provide for the emposition of a besedentiation Levy or specified employers for the calendar year commencing on January 1, 1934; and to provide for Matters connected threewise on inclinatal presen-

BE it snacked by the Parliament of the Democratic Socialist Republic of Sri Lanks as follows:.--

- This Act many be ofted as the Rehabilitation Levy Act, No. 53 of 1983.
- 2. There shall be charged on every specified employed for every month of the calendar year event-enering on January 1. 1984, a rehabilitation jevy (hereinafter referred to as "the levy") at the rate of one per contage of the employee for that month.
- 3. The employer of every specified employee shall pay to the Commissioner-General of Inland Revenue the levy payable by such specified employee for any month on or before the afteenth day of the month inneediately succeeding the notatic for which such levy is due.
- 4. Every employer of a specified employee shall be entitled to deduct from the employees payable to such employee in any month in the calendar year commencing an January 1, 1984, the levy payable by such employee for that month.
- * Where the employer of a specified employee fulls to pay to the Commissioner-General of Inland Revenue, to accordance with section 3, the levy payable for any month by such employee, the amount of such levy may be recovered from each employer. The provisions of sections 107, 108, 109 and 110 and Chapter XXI of the Inland Revenue Act, No. 23 of 1979, shall, mutatis materials, apply to the assessment, payment and recovery of the levy, and the panalities for default of payment of the levy.
- fit. Where the suppleyer of a specified employee pays the truy psychic by such employee for any month but does not deduct the amount of such levy from the employee for that month, the amount of such levy.
 - (a) Shall, for the purposes of ascertaining the profes and income of such employer under the Inland Revenue Act, No. 25 of 1975, not be allowed as a deduction; and
 - (b) shall, for the purposes of ascertaining the profits and income of such employee under that Act, not be treated as part of his profits and income.

Skut Sile.

Ongesition of the Rehability. That levy.

Payment of the rebabilitytion keys.

Deduction of the lovy by the sautover

Recovery of the Jery.

Employers
for give
serion to
the
Commissioner
General
of imanet
Revenue

- 7. (i) Every employer who has in his amployment on the date of commencement of this Act a specified employee shall give notics to the Commissioner-General of Inland Revenue not inter than Jamuary 15, 1964, that he has in his employment such employee.
- (2) Where an employer commences to employ after the date of commencement of this Act, any specified émployee he shall give notice to the Commissioner-General within one month of the commencement of such employment that he has in his employment such employee.
- (3) Every employer who inits to comply with the requirement imposed on him by this section to give notice to the Commissioner-General shall be liable to pay, within one menth of the date on which he is required to give such hotice, a penalty of five thetisand supers. The provisions of section 5 shall apply to the recovery of any possity remaining unpaid as shough such penalty were a levy payable.

žniezgveta. Lida.

- In this Act, unless the context otherwise requires— "Commissioner-General of Inland Revenue" has the same meaning as in the Inland Revenue Act, No. 28 of 1979;
- "emoluments" is relation to a specified employee, means such profile from any employment or past employment of that employee as are referred to in sub-paragraph (i) of paragraph (s) of section 4 of the Inland Revenue Act, No. 26 of 1979, but does not locked any such allowance or emoluments as is, or are, referred to in paragraph (i) of subsection (i) of section 9 of that Act;
- "employer" bus the same rowning as in section 113 of the Inland Revenue Act, No. 26 of 1979;
- "specified employee" means any person who is in receipt
 of profits from any employment or past employment
 within the meaning of section 4 of the inland
 Hevenus Act, No. 28 of 1975, and who is—
 - (a) a person referred to in paragraph (a) or paragraph (b) of socion 0 of that Act ; or

- (b) a person in respect of whom a contribution is payable to the Employees' Provident Fund established by the Employees' Provident Fund Act, No. 15 of 1985, or to any such regulated provident fund or provident fund approved by the Commissioner-General of Inland Revenue as is referred to in section 31 of the inland Revenue Act, No. 23 of 1976; or
- (c) a person in respect of whom a contribution is not payable to the Employees' Provident Find by virtue of the provise to subsection (1) of section 16 of the Employees' Provident Fund Act, No. 15 of 1953; or
- (d) a disactor of a company or a public corporation,
 or a working partner of a parinership,

out does not include any person who is not a citizen of Sri Lauke and whose profits from employment are exempt from income tax under paragraphs (c) to (h) or paragraph (kin) of subsection (l) of section 8 of the Inland Revenue Art, No. 32 of 1979, not being a person referred to in subsection (2) of section 9 of that Act.

Angual subscription of Bills and Laws of the Parisonest He. 100 (Local), has 200 (Persign), payable to the Scenarianous Governments Printerious Boursey, P. O. Box, 500, Concesso 1, before little December such your in respect of the polar following.