

PARLIAMENT OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA

INLAND REVENUE (AMENDMENT)

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BILL

to amend the Inland Revenue Act, No. 10 of 2006

Presented by the Prime Minister and Minister of Buddha Sasana and Religious Affairs on 08th March, 2013

(Published in the Gazette on February 26, 2013)

Ordered by Parliament to be printed

[Bill No. 221]

PRINTED AT THE DEPARTMENT OF GOVERNMENT PRINTING, SRI LANKA TO BE PURCHASED AT THE GOVERNMENT PUBLICATIONS BUREAU, COLOMBO 5

Price: Rs. 23.00 Postage: Rs. 10.00

STATEMENT OF LEGAL EFFECT

Clause 2: This clause amends section 2 of the Economic Service Charge Act, No. 13 of 2006 and the legal effect of the section as amended is to exclude— $\,$

- (a) funds voted by Parliament from the Consolidated Fund or any loan arranged by the Government of Sri Lanka, for the provision of any service, free of charge by any public corporation; and
- (b) proceeds from the sale of any organic fertilizer by the manufacturer of such product,

as turnover for the purposes of Economic Service Charge.

Clause 3: This clause amends section 13 of the Economic Service Charge Act, No. 13 of 2006 and the legal effect of the section as amended is to exclude the Central Bank from the Economic Service Charge.

Inland Revenue (Amendment)

L.D.—O. 13/2013

An Act to amend the Inland Revenue Act, No. 10 of 2006

BE it enacted by the Parliament of the Democratic Socialist Republic of Sri Lanka as follows:-

1. (1) This Act may be cited as the Inland Revenue Short title of 2013. (Amendment) Act, No.

and date of operation.

(2) The provisions of this Act, shall come into operation on April 1, 2013:

Provided however that-

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- (a) the amendments made to section 16c of the Inland Revenue Act, No.10 of 2006 (hereinafter referred to as the "principal enactment") by section 7(2) of this Act;
 - (b) the amendments made to section 16D of the principal enactment by section 8 of this Act; and
- (c) the amendments made to section 17A of the 15 principal enactment by subsection (4) by section 10(4) of this Act,

shall be deemed for all purposes to have come into operation on April 1, 2012.

2. Section 7 of the Inland Revenue Act, No.10 of 2006 Amendment 20 as last amended by Act, No. 8 of 2012 is hereby further of section 7 amended as follows:-

principal enactment.

- (1) in paragraph (b) of that section
 - (a) by the substitution in sub-paragraph (lxii), for the words and figures "Certified Management Accountants of Sri Lanka Act,

2		Inland I	Revenue (Amendment)
		"Certifi	of 2009; and", of the words and figures ed Management Accountants of Sri Act, No. 23 of 2009;";
5	(b)	by the substitution in subparagraph (lxiii), for the words and figures "the National Child Protection Authority Act, No. 50 of 1998.", of the words and figures "the National Child Protection Authority Act, No. 50 of 1998;"; and	
10	(c)	by the addition, immediately after sub- paragraph (lxiii), of the following new sub- paragraphs:-	
15		"(lxiv)	College of General Practitioners of Sri Lanka established by the College of General Practitioners of Sri Lanka Act, No. 26 of 1974;
		(lxv)	Sri Lanka Social Security Board established by the Sri Lanka Social Security Board Act, No. 17 of 1996;
20		(lxvi)	any Public Corporation to the extent of provision of services on behalf of the Government of Sri Lanka, free of charge out of the funds voted by Parliament from the Consolidated Fund or out of any loan arranged through the Government;
30		(lxvii)	Sri Lanka Savings Bank Limited incorporated under the Companies Act, No. 7 of 2007, which is merged with the National Development Trust Fund (NDTF);
		(lxviii)	Lanka Puthra Development Bank Limited incorporated under the Companies Act, No. 17 of 1982; and
35		(lxix)	any Government assisted private school other than that incorporated under the Companies Act, No.7 of

2007 and which is registered with the Ministry of Education and mandated to follow the Government curricula set by the Ministry of Education and the circulars issued by such Ministry.".

3. Section 8 of the principal enactment as last amended Amendment by Act, No. 22 of 2011 is hereby further amended in of section 8 subsection (1) as follows:-

principal enactment.

10 (1) by the insertion immediately after paragraph (dd) of that sub section, of the following new paragraph:-

> "(ddd) the emoluments arising in Sri Lanka of any individual who is an expert and who is not a citizen and is brought to and employed in Sri Lanka by any undertaking for the purposes of that undertaking, being an undertaking with which an agreement has been entered into by the Board of Investment of Sri Lanka and invested more than US \$ 50 Million as direct foreign investment made on or after April 1, 2013, during the period of its tax holiday under section 17A or section 16D as the case may be, and if it is confirmed by the Board of Investment of Sri Lanka that the service rendered by him in carrying out activities of such undertaking in Sri Lanka is essential and such service is not obtainable from Sri Lanka:

> > Provided that the number of experts in an undertaking to whom this provision is applicable shall not exceed five.

> > For the purpose of this paragraph "expert" means an individual who has expertise in such field as may be determined by the Commissioner-General on the recommendation made by the Board of

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4 Inland Revenue (Amendment)

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Investment of Sri Lanka, as being a field in which sufficient expertise is not available among the citizens of Sri Lanka;";

- (2) by the substitution in paragraph (t) for the words "exceeds five hundred thousand rupees, then-" of the words "exceeds five hundred thousand rupees, for any year of assessment commencing prior to April 1, 2013, then-";
- (3) by the substitution in paragraph (u) for the words "subsection (1)", of the words "subsection (1) for 10 any year of assessment commencing prior to April 1, 2013"; and
- (4) by the substitution in paragraph (w) for the words "one hundred thousand rupees,", of the words "one 15 hundred thousand rupees, for any year of assessment commencing prior to April 1, 2013,".
 - 4. Section 9 of the principal enactment as last amended Amendment by Act, No. 8 of 2012 is hereby further amended as follows:-

of section 9 of the principal

- (1) by the insertion immediately after paragraph (a) of enactment. 20 that section, of the following new paragraph:
 - the interest accruing to any person or partnership or other body of persons outside Sri Lanka from investment made out of foreign currency brought in to Sri Lanka on or after April 1, 2012, in any security or bond issued by any person in Sri Lanka;";
 - (2) by the addition immediately after paragraph (n) of that section, of the following new paragraph:-
- the interest or discount accruing or arising to any person from any investment made on or 30 after January 1, 2013-

- (i) in any Corporate Debt Security, quoted in any Stock Exchange licensed by the Securities and Exchange Commission;
- (ii) in any Municipal Bond issued by any Municipal Council with the approval of the Secretary of the Ministry of Finance.".

5. Section 13 of the principal enactment as last amended Amendment 10 by Act, No. 8 of 2012 is hereby further amended as of section 13 follows:-

principal enactment.

- (1) by the insertion immediately after paragraph (bb)of that section, of the following new paragraph:-
- "(bbb) the profits and income earned in foreign currency by any person for any year of 15 assessment commencing on or after April 1, 2012, in respect of any business of procuring goods from one country and exporting to another country, other than Sri Lanka;"; 20
 - (2) by the insertion immediately after paragraph (dddd) of that section, of the following new paragraph:-"
- any profits and income earned in foreign "(ddddd) currency from outside Sri Lanka, by any 25 resident individual who is a citizen of Sri Lanka, if such profits and income (less such amount, if any, expended outside Sri Lanka as is considered by the Commissioner-General to be reasonable 30 expenses) are remitted to Sri Lanka through a bank;";
 - (3) by the insertion immediately after paragraph (xxxxxx) of that section, of the following new paragraph:-

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(xxxxxxxx)any profits and income from any investment made on or after January 1, 2013 -

- (i) in any Corporate Debt Security, quoted in any Stock Exchange licensed by the Securities and Exchange Commission;
- (ii) in any Municipal Bond issued by any Municipal Council with the approval of the Secretary of the Ministry of Finance;";
- (4) by the insertion immediately after paragraph (yyyyyy) of that section, of the following new paragraph:-
- any royalty, franchising fee or any 15 "(yyyyyyy) payment for designing received by any foreign collaborator from a company registered with the Board of Investment, during the period of tax 20 holiday under section 17A or section 16D as the case may be, where the investment made in Sri Lanka from foreign direct investment raised outside Sri Lanka exceeds US\$ 50 25 Million and if such services are considered by the Director General of the Board of Investment to be essential in carrying out activities in Sri Lanka and is not obtainable in Sri Lanka;";
- 30 6. Section 15 of the principal enactment is hereby Amendment amended by the substitution for all the words from "exempt of section 15 from income tax," to the end of that section, of the following words and figures:-

principal enactment.

[&]quot;exempt from income tax-

- (i) for any year of assessment commencing prior to April 1, 2013, if such individual is a citizen of both Sri Lanka and any other country;
- for any year of assessment commencing on or after April 1, 2013, if such individual is a citizen of any other country and;

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- (a) citizen of Sri Lanka; or
- (b) has obtained permanent resident status in Sri Lanka based on the fact that he has lost Sri Lankan citizenship after being granted citizenship of such other country.".
- 7. Section 16c of the principal enactment as last Amendment amended by Act, No. 8 of 2012 is hereby further amended as 15 follows:-

of section 16c of the principal enactment.

- (1) in Column 1 of Schedule of subsection (1) of that section by the substitution for the words and figures "Any activity referred to in paragraph (a) of subsection (2), but not including services relating to agriculture (products shall be with a minimum of 35% value addition, if more than 50% of the production is to be sold in the domestic market)", of the words and figures "Any activity referred to in paragraph (a) of subsection (2).
- 25 In case of manufacture of any article, such article shall be with a minimum of 35% value addition, if more than 50% of the production is to be sold in the domestic market."; and
 - (2) in subsection (2) of that section –
- 30 (i) by the substitution in paragraph (b) for the words "Schedule to subsection (1); and" of the words "Schedule to subsection (1);";

- by the substitution in paragraph (c) of that subsection, for the words "after April 1, 2011." of the words "after April 1, 2011; and";
- (iii) by the insertion immediately after paragraph (c) of that section, of the following new paragraph;-
 - "(d) which is not formed by the splitting up or reconstruction or acquisition of any business which was previously in existence.".
- 8. Section 16D of the principal enactment as last Amendment amended by Act, No. 8 of 2012 is hereby further amended of section by the substitution for the words "whichever occurs earlier." 16D of the of the words "whichever occurs earlier where such enactment. 15 undertaking is not formed by the splitting up or reconstruction or acquisition of any business which was previously in existence.

For the purposes of this section "the amount of investment" means the cost of any land, plant, machinery, 20 equipment and other fixed assets.".

9. The following new section is hereby inserted Insertion of immediately after section 16D of the principal enactment new section and shall have effect as section 16E of that enactment :-

16E in the principal enactment.

"Exemption of 25 profits and income from cultivation of any renewable energy crops and transactions connected with 30 manufacturing, distribution and marketing of organic fertilizer.

The profits and income within the meaning of paragraph (a) of section 3 (other than any profits and income from the disposal of any capital asset) of any person or partnership-

> (i) from any undertaking of cultivating any renewable energy crop in Sri Lanka, for a period of ten years;

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- (ii) from all transactions connected with manufacturing, distribution and marketing of organic fertilizers and organic pesticides,
- 5 commencing on or after April 1, 2013, shall be exempt from income tax.".
 - 10. Section 17A of the principal enactment, as last Amendment amended by Act, No. 8 of 2012 is hereby further amended of section in subsection (2) of that section as follows:-

17_A of the principal enactment.

- 10 (1) by the substitution in sub-paragraph (ii) of paragraph (a) of that subsection, for the words "apparels,", of the words "apparels and textile,";
 - (2) by the substitution in sub-paragraph (xxvii) of paragraph (a) of that subsection, for the words "national economy; and", of the words "national economy;";

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- (3) by the substitution in paragraph (b) of that subsection, for the words "on or after April 1, 2011.", of the words "on or after April 1, 2011; and"; and
- (4) by the insertion immediately after paragraph (b) of 20 that subsection, of the following new paragraph:
 - which is not formed by the splitting up or reconstruction or acquisition of any business which was previously in existence.

25 For the purpose of this section "the amount of investment" means the cost of any land, plant, machinery, equipment and other fixed assets.".

11. Section 25 of the principal enactment as last Amendment 30 amended by Act, No. 8 of 2012 is hereby further amended of section 25 in subsection (1) of that section as follows:-

of the principal enactment.

(1) by the substitution of paragraph (d) of the proviso to paragraph (a) of that subsection for the words "the rate shall be fifty *per centum* of the cost of acquisition;", of the words "the rate shall be fifty *per centum* of the cost of acquisition:

Provided that where such high tech plant, machinery or equipment acquired on or after April 1, 2013 and used in any trade or business meets more than thirty *per centum* of the total requirement of the power generation of that trade or business out of alternative energy sources, the rate shall be one hundred *per centum* on the cost of acquisition;

For the purpose of this proviso "alternative energy source" means any source other than the National Grid, that generates power.";

- (2) by the addition immediately after paragraph (*d*) of the proviso to paragraph (*a*) of that subsection, of the following new paragraphs:-
 - "(e) where any plant or machinery or equipment is acquired and used in any business on or after April 1, 2013 for technology upgrading purposes or introducing any new technology, the rate shall be fifty *per centum* of the cost of acquisition;
 - (f) where any plant, machinery or equipment is acquired and used on or after April 1, 2013 in any Stock Broker Company for the upgrading of information technology infrastructure to be in compliance with the requirements of the Colombo Stock Exchange licensed by the Securities and Exchange Commission, in relation to the Risk Management System,the rate shall be one hundred per centum of the cost of acquisition;
 - (g) where any plant, machinery or equipment acquired and used on or after April 1, 2013,

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in any trade or business and where at least sixty per centum of the turnover of such trade or business is from export, the rate shall be fifty per centum of the cost of acquisition;";

- 5 (3) by the substitution in paragraph (i) of that subsection, for all the words from "upgrading of any trade or business carried on" to the words "carried out through any Government institution;", of the following words and figures:-
- "upgrading of any trade or business carried on 10 by such person:

Provided that for any year of assessment commencing on or after April 1, 2012, the deduction shall be an amount equal to three hundred per centum of such expenditure incurred by such person,

- (A) where such expenditure is incurred on or after April 1, 2012 but prior to April 1, 2013 and such research is carried out through any Government institution;
- (B) where such expenditure is incurred on or after April 1, 2013 and such research is carried out through any institution in Sri Lanka;".
- 25 (4) by the addition immediately after paragraph (t) of that subsection, of the following new paragraph:
 - any sum paid by a Public Corporation or Government Owned Business Undertaking as a special levy, to the Government.".

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12. Section 26 of the principal enactment as last amended Amendment by Act, No. 8 of 2012 is hereby further amended in paragraph $\stackrel{\text{of section 26}}{\text{...}}$ (v) of subsection (1) of that section, by the substitution for principal the words "carried on or exercised by him other than", of the enactment. 5 words "carried on or exercised by him other than the cost of advertisement incurred on or after August 1, 2012, on sponsorship of international sport events approved by the Minister to whom the subject of Sports has been assigned; or".

13. Section 34 of the principal enactment as last Amendment amended by Act, No.8 of 2012 is hereby further amended as of section 34 follows:-

of the principal enactment

- (1) in subsection (2) of that section, by the insertion immediately after paragraph (t) of that subsection, of the following new paragraphs:-
 - "(u) where the profits from employment of any individual who is a citizen of Sri Lanka or resident in Sri Lanka other than profits referred to in paragraph (c) of subsection (1) of section 4, exceeds five hundred thousand rupees, for any year of assessment commencing on or after April 1, 2013, then-
 - (i) such part of such profits in excess of five hundred thousand rupees; or
 - (ii) one hundred thousand rupees,

whichever is lower;

(v) such part of official emoluments as does not exceed one hundred thousand rupees for any year of assessment commencing on or after April 1, 2013, arising in Sri Lanka to any individual who is not a citizen of Sri Lanka and not resident in Sri Lanka;"; and"

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- in subsection (4) of that section, by the substitution in sub-paragraph (i) of paragraph (a) of that subsection for the words and figures "other than those referred to in paragraphs (a), (b), (c), (e), (g), (gg), (h), (i), (j), (k), (n), (o), (q), (r), (s) and (t) of subsection (2)", of the words and figures "other than those referred to in paragraphs (a), (b), (c), (e), (g), (gg), (h), (i), (j), (k), (n), (o), (q), (r), (s), (t), (u)and (v)of subsection (2)".
- 10 14. Section 40A of the principal enactment as last Amendment amended by Act, No.19 of 2009 is hereby further amended of section by the substitution for the words "twenty per centum" wherever such words occur in that section, of the words enactment. "sixteen per centum".

40a of the

15. Section 40B of the principal enactment as last Amendment amended by Act, No.19 of 2009 is hereby further amended of section by the substitution for the words "twenty *per centum*" 40_B of the principal wherever such words occur in that section, of the words enactment. "sixteen per centum".

20 16. The following new section is hereby inserted Insertion of immediately after section 46 of the principal enactment and new section shall have effect as section 46A of that enactment:-

46A in the principal enactment.

"Rates of income tax on profits from poultry farming.

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46A. Where the taxable income of any person for any year of assessment includes any profits and income within the meaning of paragraph (a) of section 3 (other than any profits and income from the disposal of any capital asset) from poultry farming, such part of such taxable income as consists of such profits and income shall, notwithstanding anything to the contrary in other provisions, be chargeable with income tax at the appropriate rate specified in the Fifth Schedule to this Act.

For the purposes of this section "profits and income from poultry farming" means such profits and income from the sale of produce by such person without subjecting such produce to any process of production or manufacture.".

17. The following new section is hereby inserted Insertion of immediately after section 48B of the principal enactment and shall have effect as section 48c of that enactment:-

new section 48c in the principal enactment.

"Rate of 10 income tax applicable to registered undertakings after the expiry of the period of tax 15 exemption.

48c. Where any undertaking which has entered into an agreement with the Board of Investment of Sri Lanka under section 17 of the Board of Investment of Sri Lanka Law, No. 4 of 1978, which provides for tax concessions, and;

- the taxation under such agreement after the expiry of the tax exemption period provided thereunder is burdensome, than the taxation under the Inland Revenue Act; or
- (b) the income tax concessions provided under such agreement will not be extended through supplementary agreements,

such part of the profits and income of such undertaking shall be chargeable with income tax at the rate specified in this Act.".

18. Section 56 of the principal enactment is hereby Amendment amended as follows:-

of section 56 of the principal

in subsection (2) of that section, by the substitution enactment. 30 for the words "fifteen per centum", of the words "twelve per centum";

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- in subsection (3) of that section, by the substitution for the words "fifteen per centum" wherever such words occur in that subsection, of the words "twelve per centum".
- 19. The following new sections are inserted immediately Insertion of after section 56 of the principal enactment and shall have new sections effect as sections 56A, 56B and 56c respectively, of that in the enactment:-

56а, 56в, 56с principal enactment.

"Rate of 10 income tax on the profits and income from the sale of goods by an export oriented 15 company.

56A. Such part of the profits and income of an export oriented company which has entered in to an agreement with the Board of Investment of Sri Lanka under section 17 of the Board of Investment of Sri Lanka Law, No. 4 of 1978, for any year of assessment commencing on or after April 1, 2013, from the sale of goods manufactured in Sri Lanka, up to the quantity approved by the Board of Investment as import replacement, to-

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(a) any company which has entered in to an agreement with the Board of Investment of Sri Lanka under section 17 of the Board of Investment of Sri Lanka Law, No. 4 of 1978, enjoying tax holiday under section 16c, 16D or 17A of this Act or under Strategic Development Projects Act, No.14 of 2008 and which is permitted to import project related goods or raw materials on duty free basis under the provisions of such agreement, during the project implementation period; or

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(b) any person eligible to import specific goods on duty free basis under any Government Authority,

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shall notwithstanding anything to the contrary in any other provisions of this Act,

be deemed to be profits and income from export and be chargeable with income tax at the appropriate rate specified in the Fifth Schedule to this Act.".

5 Rate of income tax on the profits and income from the supply of 10 goods or services to foreign ships.

56B. Such part of the profits and income of any person for any year of assessment commencing on or after April 1, 2013 from the supply of any goods manufactured in Sri Lanka or the provision of services, to foreign ships for payments in foreign currency, shall notwithstanding anything to the contrary in any other provisions of this Act, be deemed to be profits and income from export and be chargeable with income tax at the appropriate rate specified in the Fifth Schedule to this Act.

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Rate of income tax on the profit and income from the sale 20 of products manufactured in Sri Lanka for payment in foreign currency.

56c. Such part of the profits and income of any person for any year of assessment commencing on or after April 1, 2013 from the sale of any product manufactured in Sri Lanka for payment in foreign currency through foreign exchange earning account authorized by the Central Bank of Sri Lanka, shall notwithstanding anything to the contrary in any other provisions of this Act, be deemed to be profits and income from export and be chargeable with income tax at the appropriate rate specified in the Fifth Schedule to this Act.".

20. Section 59B of the principal enactment as last Amendment amended by Act, No. 8 of 2012 is hereby further amended as 30 follows:-

of section 59_B of the principal enactment.

- in subsection (2) of that section, by the substitution (1) for paragraph (b) of that subsection, of the following new paragraph:-
 - "(b) the turnover of such undertaking (other than from the sale of any capital asset) for that year of assessment-

- (i) being any year of assessment commencing on or after April 1, 2011 but prior to April 1, 2013, does not exceed three hundred million rupees;
- (ii) being any year of assessment commencing on or after April 1, 2013, does not exceed five hundred million rupees.";and
- (2) by the substitution for the marginal note to that 10 section, of the following marginal note:-

"Rate of income tax applicable to the profits and income of any person from any undertaking with annual turnover not exceeding certain amount. "

21. The following new sections are hereby inserted Insertion of 15 immediately after section 59c of the principal enactment and shall have effect as sections 59D and 59E respectively, of that enactment:-

new sections $59 \mathrm{D}$ and $59 \mathrm{E}$ in the principal enactment.

"Rate of income tax applicable to companies listing its shares in the Colombo Stock Exchange 25 and issuing its shares to the general public.

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59D. (1) The tax rate applicable on the profits and income within the meaning of paragraph (a) of section 3 (other than any profits and income from the sale of any capital asset), of any company which lists its shares on or after April 1, 2013 but prior to April 1, 2014, in the Colombo Stock Exchange licensed by the Securities and Exchange Commission of Sri Lanka and issues by way of Initial Public Offering not less than twenty per centum of its shares to the general public, shall be reduced by fifty per centum for the year of assessment in which such shares are listed and for another two years of assessment immediately succeeding that year of assessment subject where such company after listing continues to maintain not less than twenty per centum of holding of its shares by the general public.

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(2) Where the company referred to in subsection (1) fails to maintain in any subsequent year of assessment after listing its shares, not less than twenty *per centum* of holding of shares by the general public in the opinion of the Assessor, the tax reduced under subsection (1) shall notwithstanding to the contrary in any other provisions of this Act, be re-assessable, payable and recoverable.

For the purposes of this section "shares held by the general public" in relation to a listed company means shares of such company held by any person other than those directly or indirectly held by:-

- (a) its parent, subsidiary or associate companies or any subsidiaries or associates of its parent company;
- (b) its directors who are holding office as directors of such company, their spouses and children under 18 years of age;
- (c) its Chief Executive Officer, his spouse and children under 18 years of age; and
- (d) any single shareholder who holds 10% or more of the shares of such company.

59E. Such part of the profits and income of any person or partnership from operating any project for producing any alternative energy including operating any mini hydro power project shall notwithstanding anything to the contrary in any other provisions of this Act, be taxable at the appropriate rate specified in the Fifth Schedule to this Act.

For the purposes of this section "mini hydro power project" means any hydro power project which generates less than ten Mega Watts electricity.".

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25 Rate of income tax on the profits and income from operating
30 any alternative power

generation project.

22. Section 60 of the principal enactment as last Amendment amended by Act, No.19 of 2009 is hereby further amended of section 60 as follows:-

principal enactment.

- in sub-paragraph (ii) of paragraph (a) of that section, 5 by the substitution for the words "black tea in bulk, crepe rubber", of the words "black tea not in packet or package form and each packet or package weighing not more than one kilogram, crepe rubber,"; and
- 10 by the substitution for the words "any other produce referred to in section 16.", of the words "any other produce referred to in section 16, but include organic tea in bulk.".
- 23. Section 78 of the principal enactment as last Amendment amended by Act, No.22 of 2011 is hereby further amended of section 78 in subsection (1) as follows:-

of principal enactment.

- by the substitution in paragraph (a) of that subsection for the words "and other income; and", of the words "and other income;";
- 20 by the substitution for paragraph (b) of that subsection, of the following new paragraphs:-
 - "(b) for any year of assessment commencing on or after April 1, 2007, but prior to April 1, 2013, on the excess, if any, of the aggregate of the divisible profits referred to in section 76 and other income over six hundred thousand rupees; and
 - (c) for any year of assessment commencing on or after April 1, 2013, on the excess, if any, of the aggregate of the divisible profits referred to in section 76 and other income over one million rupees,".

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- 24. Section 79 of the principal enactment as last Amendment amended by Act, No. 9 of 2008 is hereby further amended as follows:-
- of section 79 of the principal enactment.
- in subsection (3) of that section, by the substitution for the words "be deemed to be non-resident from 5 the commencement of the year of assessment in which such absence commences.", of the words "be deemed to be non-resident from the commencement of the year of assessment in which such absence commences being a year of assessment prior to April 10 1, 2013."; and
- (2) in subsection (4) of that section, by the substitution for the words "the aggregate of thirty days shall", of the words "the aggregate of thirty days for any 15 year of assessment prior to April 1, 2013, shall".
 - Section 104 of the principal enactment as last Amendment amended by Act, No. 9 of 2008 is hereby further amended as follows:-

of section 104 of the principal enactment.

- (1) in subsection (1) of that section, by the substitution for the words "any transaction entered into 20 between", of the words "any international transaction entered into between";
- in subsection (2) of that section, by the substitution (2) for the words "Commissioner-General" wherever 25 such words occur in that subsection, of the word "Assessor";
 - by the insertion immediately after subsection (3) of that section, of the following new subsection:-
- "(3A) An advance pricing agreement may be 30 entered into between any person and the Commissioner-General in respect of arm's length price for the purposes of this section on the basis of a prescribed manner.";

- (4) in subsection (4) of that section-
 - (a) by the substitution in paragraph (b) of that subsection for the words "other than associated undertakings.", of the words "other than associated undertakings;"; and
 - (b) by the addition immediately after paragraph(b) of that subsection, of the following new paragraphs:-

"(c) "international transaction" means a transaction between two or more associated undertakings, either one or both of whom are non-residents, in the nature of purchase, sale or lease of tangible or intangible property, or provision of services, or lending or borrowing money or any other transaction having a bearing on the profits, income, losses or assets of such undertakings, and includes any allocation or apportionment of, or any contribution to any cost or expense incurred or to be incurred in connection with a benefit, service or facility provided or to be provided to any one or more of such undertakings under any mutual agreement or arrangement between two or more such associated undertakings;

(d) any transaction entered into by an undertaking with a person, either one is non-resident, other than an associated undertaking shall, for the purposes of subsection (1) be deemed to be an international transaction entered into between two associated undertakings, if there exists a prior agreement between such undertaking and other person and, by which the terms of such transaction are determined in substance between such undertaking and

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other person which results in the reduction of or would have the effect of reducing the amount of tax payable;

- (e) without prejudice to the generality of the provision of this subsection, the allowance for any expense or interest arising from an international transaction shall also be determined having regard to the arm's length price."; and
- in the marginal note to that section, by the 10 (5) substitution for the words "from transactions between", of the words "from international transactions between".
- 26. The following new section is hereby inserted Insertion of 15 immediately after section 104 of the principal enactment new section and shall have effect as section 104A of that enactment:-

104A in the principal enactment.

"Profits and income or loss from transactions between associated undertakings to be determined having regard to the 25 arm's length price.

104A. (1) Any profits and income arising, derived or accruing from, or any loss incurred in any transaction, other than transactions referred to in subsection (1) of section 104, entered into between two associated undertakings shall be ascertained having regard to the arm's length price.

(2) Where it appears to the Assessor that profits and income or the loss referred to in subsection (1), has not been a ascertained having regard to the arm's length price, he may, in writing addressed to the person who carries on either the one or the other or both of the two associated undertakings referred to in subsection (1), require him to prove to the satisfaction of the Assessor, that such profit and income or such loss, as the case may be, has in fact been ascertained having regard to the arm's length price. Where such person fails to so prove, the Assessor may estimate the amount

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of the profit and income or the loss, as the case may be, referred to in subsection (1), and make an assessment accordingly.

(3) The arm's length price referred to in subsection (1) shall be determined on the basis of any one or more of the methods, prescribed for that purpose.

(4) For the purposes of this section-

- (a) an undertaking shall be deemed to be an associated undertaking of another undertaking, if the first-mentioned undertaking participates directly or indirectly or through one or more intermediaries, in the control of the second-mentioned undertaking in such manner or to such extent as may be prescribed;
- (b) "arm's length price" means a price which is applied in uncontrolled conditions in a transaction between persons other than associated undertakings.".
- 27. Section 113 of the principal enactment as last Amendment 25 amended by Act, No.8 of 2012 is hereby further amended by of section the addition immediately after subsection (5), of the following subsection:-"

principal enactment.

"(6) Where any bank or financial institution which is required to invest in the investment fund referred to in 30 subsection (5), has not utilized in accordance with the guidelines issued by the Central Bank of Sri Lanka, any part of the funds lying to the credit of the fund as at July 1, 2013, such balance shall be deemed to be a debt due to the Government by such bank or financial institution as the 35 case may be, and transferred to the Consolidated Fund.".

28. Section 121 of the principal enactment is hereby Amendment amended by the addition immediately after subsection (2) of that section, of the following new subsection:-

of section 121 of the principal enactment.

- "(3) Where during any year of assessment an employer 5 has deducted income tax from the remuneration of any employee for any pay period any sum in excess of the amount deductible in respect of such remuneration for such pay period, such employer may reduce such excess from the amount of income tax deductible in respect of the 10 remuneration of such employee for any pay period in such year of assessment or in the immediately succeeding year of assessment and notify the Commissioner-General accordingly within two weeks from the date of such adjustment.".
- 29. Section 135 of the principal enactment as last Amendment amended by Act, No.22 of 2011 is hereby further amended in subsection (1), by the substitution for the words and figures "at the time of the issue of such corporate debt security.", of the following words "at the time of the issue of such corporate 20 debt security:

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Provided that-

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- where such corporate debt security is issued with floating rate of interest payable for reviewing periods, such deduction shall be made at the time of beginning of each such reviewing period of interest rate:
- where any corporate debt security issued prior to April 1, 2011 and to which interest is payable on or after April 1, 2011 and in respect of which no deduction of income tax on interest has been made, such deduction shall be made at the time such interest is paid or credited.".
- Section 140 of the principal enactment is hereby Amendment amended as follows:-

by the substitution for all the words from "Every bank" to the words "such payment,", of the words

of section 140 of the principal enactment.

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sum".

"Every bank or financial institution or company issuing corporate debt security which is required to deduct income tax from the interest paid or credited or discount allowed, as the case may be, by it in any year of assessment to any person chargeable with income tax under this Act, shall deduct such income tax at the time when such interest is paid or when such security is issued or where such corporate security is issued with floating rate of interest, at the beginning of each reviewing period, as the case may be, to such person in accordance with any agreement entered into between suchbank or financial institution or company and such person with respect to such payment,"; and

- in the marginal note to that section, by the substitution for the words "Duties of bank and financial institution", of the words "Duties of banks, financial institutions and companies".
- 31. Section 141 of the principal enactment is hereby Amendment amended by the substitution for all the words and figures of section from "any bank or financial institution" to the words "a principal penalty of a sum", of the words and figures "any bank or enactment. financial institution which pays interest or issues any debt 25 security, or a company which issues corporate debt security, not deducting tax in accordance with the provisions of section 133 or section 135, as the case may be, he shall after affording such bank, financial institution or any such company which pays interest or issues debt security or 30 corporate debt security, as the case may be, an opportunity to show cause and where he is satisfied that there has been a contravention of the provisions of section 133 or section 135, impose on such bank or financial institution or the company which pays interest or issues such debt security or 35 corporate debt security, as the case may be, a penalty of a

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32. Section 142 of the principal enactment is hereby Amendment amended by the substitution for the words "bank or financial of section institution" wherever such words occur in subsections (1), (2) and (3) of that section, of the words "bank or financial enactment. ⁵ institution or company", respectively.

33. Section 163 of the principal enactment, as last Amendment amended by Act, No.22 of 2011 is hereby further amended as follows:-

of section 163 of the principal enactment.

- (1) in subsection (1) of that section:-
- 10 (a) by the substitution in the proviso to that subsection, for the word "September", of the word "November";
 - (b) by the substitution in the further proviso to that subsection for the words and figures "paragraph (b) of subsection (1) of section 65 or paragraph (c) of subsection (2) of section 62", of the words and figures "sub-paragraph (i) of paragraph (b) of subsection (1) or paragraph (c) of subsection (1) of section 61 or paragraph (b) of subsection (1) of section 62";
 - in paragraph (b) of subsection (3), by the substitution for the words "assemble income", of the words "assessable income";
- 25 by the substitution for paragraph (a) of subsection (5) of that section, of the following new paragraph:-
 - "(a) who or which has made a return of his or its income on or before the thirtieth day of November of the year of assessment immediately succeeding that year of assessment,
 - (i) where such year of assessment is any year of assessment commencing prior to April 1, 2013, shall be made after the expiry of

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a period of two years from the thirtieth day of November of the immediately succeeding year of assessment; and

(ii) where such year of assessment is any year of assessment commencing on or after April 1, 2013, shall be made after the expiry of a period of eighteen months from the thirtieth day of November of the immediately succeeding year of assessment:".

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34. Section 172 of the principal enactment is hereby Amendment amended as follows:-

of section 172 of the enactment.

- (1) in subsection (2) of that section, by the substitution principal for the words "to the Board of Review.", of the words "to the 15 Board of Review prior to April 1, 2011 or on or after April 1, 2011, to the Tax Appeals Commission."; and
- (2) in subsection (3) of that section, by the substitution for the words "apply to the hearing and disposal of any appeal under the preceding provisions of this section. The 20 Board of Review may", of the words "apply prior to April 1, 2011, to the hearing and disposal of any appeal under the preceding provisions of this section. The Board of Review prior to April 1, 2011 or after April 1, 2011, the Tax Appeals Commission, as the case may be, may".
- 25 35. Section 204A of the principal enactment as last Amendment amended by Act No.22 of 2011 is hereby further amended of section as follows:-

204A of the principal enactment.

- by the substitution, for the words "provision of this Act or regulation, rule or order made thereunder", of the words "provisions of this Act or any other Act administered by the Commissioner- General, or regulation, rule or order made thereunder"; and
 - in the marginal note to that section, by the substitution for the words "the Act", of the words "the Act or any Act administered by the Commissioner-General".

36. Section 208A of the principal enactment is hereby Amendment amended by the addition at the end of that section of the of section following words:-

208A of the principal enactment.

"The committee shall determine any request made to it 5 for interpretation within six months from the date of receipt of such request".

37. Section 217 of the principal enactment as last Amendment amended by the Act No.8 of 2012 is hereby further of section amended in the definition of the expression "dividend" by 217 of the the substitution in sub-paragraph (iv) of paragraph (a) for enactment. the words "dividend in specie; and", of the following words:-

"dividend in specie; or

- (v) where a company buys back shares from its shareholders, the excess, if any, paid to any shareholder over the market price of such sharequoted in the Colombo Stock Exchange or the market value of such share as the case may be, as at the date on which the shareholders of such company at a meeting approved such share buyback; and".
- 20 38. The First Schedule to the principal enactment, as Amendment last amended by the Act, No. 8 of 2012, is hereby further of the First amended by the substitution for PART V of that Schedule, of the following Schedule:-

Schedule to the principal enactment.

"PART V

- The rate of income tax applicable to any sum referred to in the proviso to subsection (2) of section 35-
 - (a) for any year of assessment commencing prior to April 1, 2013

as per PART I. PART 1A or PART IB, but subject to a maximum of 20 per centum

(b) for any year of assessment 30 commencing on or after April 1, 2013

as per PART IB, but subject to a maximum of 16 per centum.".

39. The Second Schedule to the principal enactment, Amendment as last amended by the Act, No. 8 of 2012, is hereby further amended by the addition, immediately after item 2 in PART A of that Schedule, of the following new item:-

Schedule to the principal enactment.

- 5 "3. Any unit trust management company on the taxable income-
 - (a) for any year of assessment commencing prior to April 1, 2013

as per PART B

(b) for any year of assessment commencing on or after April 1, 2013

10 per centum";

40. The Fifth Schedule to the principal enactment, as Amendment last amended by the Act, No. 8 of 2012, is hereby further of the Fifth 15 amended as follows:-

Schedule to the principal enactment.

- in item 9 of that Schedule, by the substitution for the words "from and undertaking", of the words "from an undertaking";
- in item 10 of that Schedule, by the substitution for 20 the words "from and undertaking", of the words "from an undertaking";
 - by the substitution for item 22 of that Schedule, of the following item:-"
 - "22. The rate of income tax on profits and income referred to in section 58 for-
 - (a) any year of assessment commencing prior to April 1, 2011

15 per centum

(b) any year of assessment commencing on or after April 1, 2011

12 per centum";

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- (4) by the substitution for item 23 of that Schedule, of the following item:-
 - "23. The rate of income tax on profits and income from transshipment agency fees for-

5 (a) any year of assessment commencing prior to April 1, 2011

15 per centum

(b) any year of assessment commencing on or after April 1, 2011

12 per centum

(Section 59)

- (5) by the addition immediately after item 40 of that Schedule of the following new items:-
- "41. The rate of income tax applicable to such part of the profits of any person engaged in an undertaking for poultry farming referred to in section 46A –

(a) for any year of assessment commencing prior to April 1, 2013

As per the First Schedule

(b) for any year of assessment commencing on or after April 1, 2013 As per the First Schedule, but subject to amaximum of 10 percentum for anindividual, and 10 per centum for a company.

As per the First

Schedule

- 42. The rate of income tax applicable to profits and income of any person from any undertaking referred to in section 56A-
 - (a) for any year of assessment commencing prior to April 1, 2013-

(b) for any year of assessment commencing on or after April 1, 2013

As per the First Schedule, but subject to a maximum of 10 per centum for an individual, and 12 per centum for a company.

- 43. The rate of income tax applicable to profits and income of any person from any undertaking referred to in section 56_B-
 - (a) for any year of assessment commencing prior to April 1, 2013

As per the First Schedule

(b) for any year of assessment commencing on or after April 1, 2013 As per the First Schedule, but subject to a maximum of 12 per centum for an individual, and 12 per centum for a company.

- 44. The rate of income tax applicable to such part of the profits and income of any person from operating any alternative power generation project referred to in section 56c
 - (a) for any year of assessment commencing prior to April 1, 2013

As per the First Schedule

(b) for any year of assessment commencing on or after April 1, 2013 As per the First Schedule, but subject to amaximum of 10 per centum for an individual, and 12 per centum for a company.

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45. The rate of income tax applicable to profits and income of any person from any undertaking referred to in section 59E-

(a) for any year of assessment commencing prior to April 1, 2013

As per the First Schedule

(b) for any year of assessment commencing on or after April 1, 2013

As per the First Schedule, but subject to a maximum of 10 per centum for an individual, and12 per centum for a company.".

41. In the event of any inconsistency between the Sinhala text Sinhala and Tamil texts of this Act, the Sinhala text shall to prevail in prevail.

case of an inconsistency.

