

PARLIAMENT OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA

SURCHARGE ON INCOME TAX ACT, No. 6 OF 2001

Certification 13th April 2001;

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TO BE SCHOOLSED A PYSSOCIAL PARAMETER MEDICAL PARK DASSILAND CARROLL

Price : Rs. 5.75

Surcharyo an Income Tax Acr, No. 6, of 2003

(Casiñad on 11th April , 2001)

L.D.---O. 13/2001.

An Arthe imperior adecearation operator comeany (pearograph) with income. Tax for the year of assessment commencing on April 1, 2001 by persuanted one Invine Tax fateral by sex faterations of assessment; and to provide sea exception of incidental deferrations.

By it cased by the Parisiment of the Democratic Socialist Republic of Sei Lanka as follows:

 This Act may be ested as the Straftage on Income. Tax Act. No. 6 of 2001.

ंव्यक्त संबद्ध

2. Every company which is chargeable with income fax under the Infanti Revenue Act. for the year of assessment constructing on April 1, 2008 thereinafter in this Act referred to as "like relevant year") shall, notwithstanding anything contained in any other written has, be fable to pay it surcharge on the income fax payable by the company for the reintimy year thereinafter in this Act referred to as "the servicings"), calculated at the rate of twenty per senses of the income tox payable by such company for the relevant year.

isniputibute of the surcharge on income into psychise by companies

 Every cosepany, which is liable to pay the surcharge under this Act, shall notwith-landing that no assessment has been made on it, pay to the Commissionar-General.... Dates for payament of the univitaries

- 8 Sept. 06 not loss than 68by per application on to before August 15, 2003; and
- (b) a sum equal to the balance, on or before Newcardoc 18, 2001.

of the decrease of the suppliance provable by it for the relevant year. Both tour so payable shall terminalize in this Act be referred to as an "instalment".

-2----H-013527--5,550 (64/3/80) §

- 4. (§) Where an instalment of the surcharge payable by any company for the advent year, or a pact of such instalment is not paid on or before the date, specified in section 3 for the payment of this instalment, such instalment of the autobarge or past thereof, shall be deemed in be in deliash and such company shall be decired to be a deliasher for the pasposes of this Act.
- (3) Where any instalment of the surfacego or any posttagger is an descript the descript while, in addition to such instalment or past tagger in defeats, say of a penalty—
 - a sens equal to ten per newtert of the training or risheds; and
 - (iv) where the amount in default is not paid before the explay of thirty days after it has began to be in default a feather such equal to two per consum of the insecuriin default, in respect of each further period of thirty days or plant of each period during which it is in default;

Provided (Size---

- (a) the total emount payable as a positivy under the preceding provisions of this section, shall in access except fifty per contain of the macon in default;
- - (ii) on or before August 15, 2001, is the installment payable by this company on or before that date, a start of not keys then for per control (and
 - (%) on or before November 35, 2001, as the instainment payable by that company on or before that date a sum of not less than sen per century.

of the income tax payable by it under the inited Revenue Act, for the year of assessment company shell act be justice to any penalty needer this section, if it gays, on ne before November 50, 2007 the excess of the macket of the survival point was prevented the survival payable by a for the relevant year even the aggregate of the survey paid by it as aforesaid:

- (4) the Connectationers Content that reduce or walve only possibly payable under this section, if it appears to this that such reduction or walves in just and equivable in all the circumstances of the case.
- S. The provisions of Chapter XII and Chapter XVIII to Chapter XX and Chapter XXIII in Chapter XXVII of the foliant Review Act, relating to the fembeling of recurs relating to income tax payable rader and Act, reseasont, excession, appeals against assessment, finality of processorist, excessly and repayment of such lax and researth press matters, pasiables and offeners, administration and general measures relating to such tax and researth species matters, pasiables and offeners, administration and general measures relating to the sendough, apply in the furnishing of returns relating to the sendough payable ander this Act, assessment, appeals against assessment, finality of assessment, recovery and repayment of such surcharge and miscoffeneous tentions relating to such surcharge, subject to the following modifications:

Comula systektows offshe kalpagi Revenue Aggini wasiy

- (43) the sequirement imposed by this Act, on any someony to furnish a court of the sectioning republic by it sucker this Act. For the selection year, shall be doctred to have been sofficiently complied with if such company furnishes a return of its income to. Its state year under subspection (1) or (2) of section 98 of the Intent furnished Act;
- where an assessme stakes on assessment or an additional assessment on any company, of the income 19X payable by such company ander the intendigence Act for the relevant year, the assessment may.

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at the same time and is the same form, make an assessment of additional assessment, as the case may be, at the surcharge payable by such enappey for this year under this Act. The besonstream of additional assessment, as the case may be, shall be departed to be separate assessments is sued under the testing of Acts.

- (c) where notice of assessment is given in any company notice motion 135 of the initial Revenue. Act setting the amount of exempt the charged on rock company under the foliand Revoue Act, for the relevant year, such notice may also include the amount of the sercharge charged on such company ander this Act, for that year. The relices shall be decided to be separate notices insued under the respective Acts:
- (ii) where an appeal is made against an assessment of income lax payable by any company ender dis histoid Revenue Act. for the reference year, such appeal simil be deemed to include an appeal egainst the surcharge payable by that company under this Act for that year, and shall be determined accordingly; and
- (e) where under Chapter XXII of the Island Revenue Act a certificate is issued to a Magistrate, or a untice, statement or certificate is issued to any company, such certificate issued to such Magistrate or such antice, statement or certificate, issued to may company as the case may be, may discribed the pertaculars of any appears of the surrinarge in default mades this Act. Such certificate issued to such Magistrate and such netice, statement or certificate, issued to may company as the case may be shall be deemed to be separate pertificates, netices, statements or certificates issued under the respective Acis.

Jis the event of any incomeistency between the Stabistance Tasnit tests of this Act, the Sintain test shall prevail.

Sinfrafa test so ponosit an racep of icoposistency

In this Act, unless the correct pregnytee impaires—

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"Assessor", "Continuesioner General", "metresident company", "resident Company" and "year of assessment" have the respective meanings assigned to them in the inland Revenue Act.

Teompany "incides any company incorporated or registered under any law in force in Sri Lanka or elsowhere and shall be deemed to include a public comporation:

"income ina" with reference to the relevant year and

- (i) in relation to a resident company, means the income ian payable ender the Inform Revenue Act, by that company for the relevant year after deducting therefrom, the aggregate of
 - (a) say income as payable by the company
 for that year, under paragraph (b), (c) or
 (d) of subscution (1) of section 53 of the
 aforexists Act;
 - (b) Any solitof from income aga granted to this continuous interest of any agreement telested to introceion 92, or under section 93 of the aforesaid Act cand
- (9) Is reference a non-resident corapsey means the success tax payable, under the Inland Notesian Act, by that company for the splerass year after deducting thereform may income tax sayable by that company for that year, under (sub-paragraph (b) or sub-paragraph (ii) of paragraph (b) of sub-paragraph (ii) of paragraph (b) of sub-section (l) of section 57 of the aforexaid Act;

"folland Resonue Act" speaks the Inland Reveaks Act, No. 35 of 2000, and

"pethic coeputation" means any corporation, board or other body, which was, or is established by, or under any written law, other than the Conspunies Act, No. 17 of 1982, with capital wholly or partly provided by the government, by way of grant boar or other form.