

GOVERNMENT OF INDIA MINISTRY OF FINANCE INCOME TAX DEPARTMENT OFFICE OF THE INCOME TAX OFFICER EXEMPTION WARD, DHANBAD

To,	
BASUKINATH SHIV MANDIR NYAS SAMITY	
- BASUKINATH TEMPLE , BASUKINATH	
DUMKA	
DUMKA 814101, Jharkhand	
India	Proc.

PAN:	A.Y:	Dated:	DIN & Notice No:
AACTB3742N	2018-19	26/03/2022	ITBA/AST/F/148A/2021-22/1041642344(1)

Name of the assessee	BASUKINATH SHIV MANDIR NYAS SAMITY
Address of the assessee	- BASUKINATH TEMPLE , BASUKINATH DUMKA DUMKA 814101 , Jharkhand India
Resident/ Not Ordinarily Resident/ Non-Resident	
Date of order	26/03/2022
Specified authority approval	Name CIT EXEMPTION, PATNA AT RANCHI Reference No. 100000029190701 Date 25/03/2022

Order under clause (d) of section 148A of the Income-tax Act,1961

This office has the information that during the Financial Year 2017-18 relevant to Asstt. Year 2018-19, the assessee BASUKINATH SHIV MANDIR NYAS SAMITY had made cash deposit (reported in one or more accounts (other than current account and time deposit) of a person) to the tune of Rs. 2,21,53,425/-. Thus as per information available, the assessee has total income/receipts of Rs. 2,21,53,425/-which exceeds the maximum amount which is not chargeable to Income-tax and thus liable to file the Income-tax return. But the assessee has not filed its Income-tax return for the Asstt. Year 2018-19.

Hence, as per provisions of section 148A(b) of the I.T. Act, 1961 vide letter DIN

HEMLAL SOREN

EXEMPTION WARD, DHANBAD

& Notice No: ITBA/AST/F/148A(SCN)/2021-22/1040745936(1) dated 15.03.2022, notice has been issued after obtaining prior approval of the CIT(Exemption), Patna dated 15.03.2022 and the assessee was requested to submit its response with supporting documents on the above issues electronically on or before 22.03.2022. But no response has been received till date.

Since, the assessee has not submitted any reply, I am of the view that the assessee has nothing to submit in this regard. In view of the information available in office, I have reason to believe that the income chargeable to tax has escaped assessment to the tune of Rs. 2,21,53,425/- and this is fit case for issuance of notice u/s 148 of the I.T. Act, 1961.

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