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GOVERNMENT OF TELANGANA

ABSTRACT

Municipal Administration & Urban Development Department Greater Hyderabad Municipal Corporation and all ULBs One Time Scheme to clear off of arrears in Property Tax Waiver of 90% arrear interest on Property Tax till the Financial Year 2019-20 Orders Issued.

MUNICIPAL ADMINISTRATION & URBAN DEVELOPMENT (GHMC.II) DEPARTMENT

G.O.Rt.No.375

Dated: 14.09.2020

Read the following:

1. From the Commissioner, GHMC, Hyderabad Lr.No.29/CTI/CTS/ GHMC/2020, Dated 06.06.2020.
2. G.O.Rt.No.306. MA&UD (GHMC.II) dept., dt.:28.07.2020
3. From the Commissioner, GHMC, Hyderabad Lr.No.29/CT1/CTS/ GHMC/2020, dt:10.09.2020

* * * * *

ORDER:

In the reference 2nd read above, Government have issued orders for waiver of 90% accumulated arrear interest on Property Tax, provided the Tax Payer clears the principle amount of Property Tax dues till the year 2019-20 together with 10% of interest on accumulated arrears at one go in respect of Non Government properties under "One Time Scheme (OTS)" in all ULBs in the State including GHMC.

2. In the reference 3rd read above, the Commissioner, Greater Hyderabad Municipal Corporation, Hyderabad has reported that he has taken all necessary measures, repeatedly, during this period from 01-08-2020 to till date, such wide publicity, awareness creation sending daily SMS, making Phone Calls and taking up Advertisement in Print Media / Scrolls in Electronic Media etc., to ensure this One Time Scheme is widely published. Inspite of all measures, the tax payers are coming forward to avail the One Time Scheme, but due to COVID-19, the expectation has not reached. The Dy. Commissioners GHMC, have informed that the tax payers are representing to settle the long pending issues / disputes about improper assessments etc., lot of applications / appeals are receiving daily and disposing at Dy. Commissioners and Zonal Commissioners level and it is a

Cont....Page 2

time taking process, and it is taking lot of time to correct the demand in the online database. A similar situation exists in other ULBs also as pointed out by the Director of Municipal Administration. The Commissioner, Greater Hyderabad Municipal Corporation, Hyderabad has requested to extend the One Time Scheme for another (45) days w.e.f. 16-09-2020 onwards, it will be befitted to the tax payers and also provide time to the Dy. Commissioners and Zonal Commissioners to settle the issues and improve the revenue and get the arrears demand filter, purified and also streamline.

3. After careful examination of the matter, the Government hereby extend the “One Time Scheme (OTS)” for another (45) days w.e.f. 16-09-2020 onwards in all ULBs in the State including GHMC i.e. upto 31.10.2020.
4. The Commissioner, Greater Hyderabad Municipal Corporation, Hyderabad and the Director of Municipal Administration, Hyderabad shall take necessary action accordingly.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF TELANGANA)

**ARVIND KUMAR
PRINCIPAL SECRETARY TO GOVERNMENT**

EMPLOYEES' STATE INSURANCE CORPORATION

NOTIFICATION

New Delhi, the 7th September, 2020

No N-12/13/01/2019-P&D. In exercise of the powers conferred upon it under sub-section (1) of Section 97 of the Employees' State Insurance Act 1948 (34 of 1948), the Employees' State Insurance Corporation hereby notify the extension of the scheme Atal Beemit Vyakti Kalyan Yojana which was notified in the Gazette of India Part III section 4 on 04.02.2019, for the period 01.07.2020 to 30.06.2021 with relaxation in following eligibility conditions for availing relief under the scheme during the period 24.03.2020 to 31.12.2020 as under: -

1. The Insured Person should have been in insurable employment for a minimum period of two years immediately before his/ her unemployment and should have contributed for not less than 78 days in the contribution period immediately preceding the unemployment and minimum 78 days in one of the remaining three contribution periods in two years prior to unemployment.
2. Claim shall be due 30 days after date of unemployment.
3. The claim for relief may be submitted by an IP online in the prescribed claim form duly completed, directly to the Branch office. The payment shall be made in the bank account of the IP within 15 days from the receipt of the duly completed claim. Aadhaar shall be used for identification of the Insured Person.
4. Relief to the extent of 50 % of the average per day earning during the previous four contribution periods to be paid up to maximum 90 days of unemployment.

The above relaxed eligibility conditions will be applicable for the period 24.03.2020 to 31.12.2020 only. The other conditions as specified in the original Atal Beemit Vyakti Kalyan Yojana as notified on 04.02.2019 will remain the same. The Scheme Atal Beemit Vyakti Kalyan Yojana will be available with original eligibility conditions for the IPs who became unemployed on or before 23.03.2020 and on or after 01.01.2021.

Any objection or suggestion, which may be received from any person in respect of notification within a period of thirty (30) days from the date of publication, will be considered by the Employees' State Insurance Corporation. The objections and suggestions, if any, may be addressed to Insurance Commissioner (P&D), Employees' State Insurance Corporation, Panchdeep Bhawan, CIG Marg, New Delhi 110002 (e-mail Id: rahul.bhardwaj@esic.nic.in)

**P.B. MANI, Insurance Commissioner
[ADVT.-III/4/Exty./217/2020-21]**

**GOVERNMENT OF INDIA
MINISTRY OF CORPORATE AFFAIRS
OFFICE OF THE REGISTRAR OF COMPANIES,
FOR THE STATE OF TELANGANA, HYDERABAD
2ND FLOOR, CORPORATE BHAWAN, THATTIANNARAM, G.S.I.POST, BANDLAGUDA
NAGOLE, HYDERABAD 500 068
040-29803827, 040-29804327, 040-29805427, 040-29803727**

ROCH/STA/2020-2021/

Date: 08-09-2020

**IN THE MATTER OF EXTENSION OF TIME FOR HOLDING OF ANNUAL
GENERAL MEETING (AGM) UNDER SECTION 96(1) OF THE COMPANIES ACT,
2013 FOR THE FINANCIAL YEAR ENDED ON 31.03.2020**

ORDER

1. Whereas sub-section (1) of section 96 of the Companies Act, 2013 (the Act) provides inter alia that every company, other than a One Person Company, shall in each year hold in addition to any other meetings, a general meeting as its annual general meeting (AGM) and shall specify the meeting as such in the notices calling and not more than fifteen months shall elapse between the date of one AGM of a company and that of the next; and
2. Whereas the first proviso to sub-section (1) of section 96 of the Act provides that in case of the first AGM, it shall be held within a period of nine months from the date of closing of the first financial year of the company and in any other case, within a period of six months from the date of closing of the financial year; and
3. Whereas the third proviso to Section 96(1) of the Act provides that the Registrar may, for any special reason, extend the time within which any annual general meeting other than the first annual general meeting, shall be held by a period not exceeding three months; and
4. Whereas, various representations have been received from the companies, Industry bodies and Professional Institutes pointing out that several companies are finding it difficult to hold their AGM for the financial year ended on 31.03.2020 due to the difficulties faced in view of the Covid-19 Pandemic;
5. Whereas, the representations have been considered and the undersigned is of the considered opinion that due to such unprecedented special reasons, the time within which the AGM for the financial year ended on 31.03.2020 is required to be held as per provisions of sub-section (1) of Section 96 ought to be extended in terms of the third proviso to section 96(1) of the Act:
6. Now, therefore, in terms of power vested with the undersigned under the third proviso to sub-section(1) of section 96 of the Act, I hereby extend the time to hold the AGM, other than the first AGM for the financial year ended on 31.03.2020 for companies with in jurisdiction of this office, which are unable to hold their AGM for such period within the due date of holding the AGM by a period of three months from the due date by which the AGM ought to have been held in accordance with the provisions of sub-section (1) to section 96 of the Act, without requiring the companies to file applications for seeking such extension by filing the prescribed Form No.GNL-1.

Explanation: It is hereby clarified that the extension granted under this Order shall also cover the:-

- i. Pending applications filed in Form No. GNL-1 for the extension of AGM for the financial year ended on 31.03.2020, which are yet to be approved;
- ii. Applications filed in Form No. GNL-1 for the extension of AGM for the financial year ended on 31.03.2020, which were rejected,

where the approval for extension of AGM up to 3 months from the due date of the AGM shall be deemed to have been granted by the undersigned without any further action on the part of the company.

Place : Hyderabad
Date: 08.09.2020

JOSEKUTTY V.E.
REGISTRAR OF COMPANIES FOR THE STATE OF TELANGANA,
HYDERABAD



The Federation of Telangana Chambers of Commerce and Industry

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The Federation of Telangana Chambers of Commerce and Industry

Empowering Industry, Commerce and Trade

CIN : U91110TG1964NPL001030

WEBINAR ON

Artificial Intelligence in Law

19th September, 2020 || 11.00 a.m.

Objective

Today is the life of AI (ARTIFICIAL INTELLIGENCE) and AI is increasingly used in almost all verticals. That being so, AI as a technology will forward huge amount of advantages as also legal policy, regulatory aspects. This webinar focusses on use of AI in Legal Profession and Justice Dispensation System. Further, the webinar also intends to put forth the application of AI in courts, court management, judiciary, judicial processes and the like.



Takeaways

Artificial Intelligence in

- LEGAL PROFESSION
- JUSTICE DISPENSATION SYSTEM
- E- FILING
- APPLICATION IN CIVIL MATTERS
- APPLICATION IN CRIMINAL MATTERS
- APPLICATION IN SERVICE MATTERS
- BASED COURTS
- COURTS & TRIBUNALS
- EVIDENCE MANAGEMENT
- ASSISTANCE - JUDGES
- REAL TIME SCENARIOS ACROSS THE GLOBE

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Chief Guest



Hon'ble Justice Sri L. Narasimha Reddy
Chairman
Central Administrative Tribunal,
Principal Bench, Delhi

Hon'ble Justice Sri L. Narasimha Reddy was the Chief Justice of Patna High Court and was the senior most judge of Hyderabad High Court.

He has bachelor's degree as well as master's degree in Law (International Law) from Osmania University. He was enrolled with the Bar Council of A.P. in February, 1979.

He was Secretary of the A.P High Court Advocate Association in the year 1988-89 and 1989-90. He is also associated with the Babul Reddy Foundation Trust and is Secretary of the same.

He has written articles on subjects such as Contempt of Court.

Speaker



Adv. Sai Sushanth
CEO of
Sushanth IT Law Associates

Adv. Sai Sushanth is an Academician, Legal Mentor, Avid Speaker, Author, Corporate Legal Trainer. He has authored 5 e-books, Chatbots & Law: Indian Cyber Legal & International Perspective (EU GDPR & California New BOT Law) relevant to the field of AI and Law. He is on the panel of Indian Society of Artificial Intelligence and Law. He has received many awards and accolades and recently been awarded as "Best Cyber Lawyer of the Year 2019" by India Legal. He has published many papers in International Journals on Cloud Computing, Data Mining, E-Commerce, M-Commerce, Cyber Law Trends etc. He has also addressed 60+ webinars on AI Regularization in Indian Law, AI and Legal Aspects, AI, Health Care & Law, 3D Printing, AI on Law are relevant to AI and Law.

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Communications, Electronics Committee

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Chair, Legal Affairs &
Alternative Dispute Resolutions (ADR) Committee

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