अधिसूचनाओं को सदन के पटल पर रखने में हुये विलम्ब का कारण।

संस्थागत विलम्ब कर एवं निबंधन/राज्य कर अनुभाग-2 द्वारा निर्गत अधिसूचनाओं को समय से सदन के पटल पर रखे जाने में हुये विलम्ब का कारण "मुद्रित प्रतियों राजकीय मुद्रणालय से ससमय प्राप्त न होना है, जो कि प्रक्रियात्मक विलम्ब है।"

योगी आदित्यनाथ
मुख्यमंत्री
सरकारी गजट, उत्तर प्रदेश
उत्तर प्रदेशीय सरकार द्वारा प्रकाशित
असाधारण

विधायी परिषिक्त
भाग—4. खण्ड (ख)
(परिवर्तन आदेश)

लखनऊ, तुधवार, 5 फरवरी, 2020
माघ 16, 1941 शक संवत्
उत्तर प्रदेश शासन
राज्य कर अनुभाग—2
संख्या 86/यारह-2-१७(४७)/17-उप्रोमा०००००००१-२०१७-आदेश(९४)-२०२०
लखनऊ, ०५ फरवरी, २०२०
अधिसूचना

पाठ-42
उत्तर प्रदेश माल और सेवा कर अधिनियम, २०१७ (उत्तर प्रदेश अधिनियम संख्या १ सन् २०१७) की धारा ९ की उप धारा (३) और उप धारा (४), धारा ११ की उप धारा (१) धारा १५ की उप धारा (५) और धारा १४८ द्वारा प्रदत्त शक्तियों का प्रयोग करके राज्यपाल, इस बात का समन्वय हो जाने पर यह ऐसा करना अनुमति में आत्मस्व ि है और परिषद के समितियों के आवार पर, एवंह्रण, अधिसूचना संख्या-कृिर-2-४७०/यारह-९(४७)/17-उप्रोमा०००००००१-२०१७-आदेश(१०)-२०१७, दिनाक ३० जून, २०१७, में अपनार निम्नलिखित संशोधन करती है, अथवा—

संशोधन

उक्त अधिसूचना में, सार्वजनिक में, क्रम संख्या ४१ के संबंध—
(क) स्थान (३) में, अंक “५०”, उन दोनों जमायों पर जहां-जहां यह आय हो, से स्थान पर अंक “२०” को रख दिया जाएगा;
(ख) समार (६) की प्रविधि के स्थान पर, निम्नलिखित प्रविधि रख दी जायेगी, अथवा—

(६)

व्याख्या कि पदार्थ पर दिए गए नाटक का उपयोग उसी उद्देश्य के लिए किया जाना होगा जिसके लिए इसका आयतन किया गया हो, अथवा किसी उद्देश्य का त्यस विशेष उद्देश्य के लिए किया जाना होगा जिसके लिए इसका आयतन किया गया हो; बशर और भी कि इस संबंध में राज्य सरकार द्वारा जारी किये गए आदेश के अनुसार राज्य सरकार इससे परिशील वर्तनी और उपर्युक्त वर्तनी को लागू करेगी;
बशर और भी कि यदि कोई उल्लंघन होता है या बाद में पूर-उपयोग में कोई परिवर्तन होता है, चाहे जिस किसी भी कारण से, लो और पटाकान्त, लू और पटाकाण्ताती साथ ही साथ तदन्त का कोई भी पटाकाण्त या कृेटा या स्वामी
IN pursuance of the provision of clause (3) of Article 348 of the Constitution, the Governor is pleased to order the publication of the following English translation of Government notification no. 86/XI-2-9(47)/17-U.P. Act-1-2017-Order(94)-2020, dated February 05, 2020:

No. 86/XI-2-9(47)/17-U.P. Act-1-2017-Order(94)-2020  
Dated Lucknow, February 05, 2020

IN exercise of the powers conferred by sub-section (3) and sub-section (4) of section 9, sub-section (1) of section 11, sub-section (5) of section 15 and section 148 of the Uttar Pradesh Goods and Services Tax Act, 2017 (U.P. Act no. 1 of 2017), the governor, on being satisfied that it is necessary in the public interest so to do, on the recommendations of the Council, hereby makes the following further amendments in the notification no. K.A.N.I.-2-843/XI-9(47)/17-U.P.Act-1-2017-Order-(10)-2017, dated June 30, 2017, namely:-

**AMENDMENT**

<table>
<thead>
<tr>
<th>Serial Number</th>
<th>Amendment</th>
</tr>
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</table>
| 41 | (a) in column (3), for the figure “50”, at both the places where they occur, the figure “20” shall be substituted;  
(b) for the entry in column (5), the following entries shall be substituted, namely,- |

| (5) | “Provided that the leased plots shall be used for the purpose for which they are allotted, that is, for industrial or financial activity in an industrial or financial business area:  
Provided further that the State Government concerned shall monitor and enforce the above condition as per the order issued by the State Government in this regard:  
Provided also that in case of any violation or subsequent change of land use, due to any reason whatsoever, the original lessor, original lessee as well as any subsequent lessee or buyer or owner shall be jointly and severally liable to pay such amount of central tax, as would have been payable on the upfront amount charged for the long term lease of the plots but for the exemption contained herein, along with the applicable interest and penalty:  
Provided also that the lease agreement entered into by the original lessor with the original lessee or subsequent lessee, or sub-lessee, as well as any subsequent lease or sale agreements, for lease or sale of such plots to subsequent lessees or buyers or owners shall incorporate in the terms and conditions, the fact that the central tax was exempted on the long term lease of the plots by the original lessor to the original lessee subject to above condition and that the parties to the said agreements undertake to comply with the same.” |

2. This notification shall be deemed to have come into force with effect from the 1st day of January, 2020.

By order,  
ALOK SINHA,  
Apar Mukhya Sachiv.

- उत्तर प्रदेश अलामगर गजट, 5 फरवरी, 2020

- IN pursuance of the provision of clause (3) of Article 348 of the Constitution, the Governor is pleased to order the publication of the following English translation of Government notification no. 86/XI-2-9(47)/17-U.P. Act-1-2017-Order(94)-2020, dated February 05, 2020:

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Dated Lucknow, February 05, 2020

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Provided further that the State Government concerned shall monitor and enforce the above condition as per the order issued by the State Government in this regard:  
Provided also that in case of any violation or subsequent change of land use, due to any reason whatsoever, the original lessor, original lessee as well as any subsequent lessee or buyer or owner shall be jointly and severally liable to pay such amount of central tax, as would have been payable on the upfront amount charged for the long term lease of the plots but for the exemption contained herein, along with the applicable interest and penalty:  
Provided also that the lease agreement entered into by the original lessor with the original lessee or subsequent lessee, or sub-lessee, as well as any subsequent lease or sale agreements, for lease or sale of such plots to subsequent lessees or buyers or owners shall incorporate in the terms and conditions, the fact that the central tax was exempted on the long term lease of the plots by the original lessor to the original lessee subject to above condition and that the parties to the said agreements undertake to comply with the same.” |

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ALOK SINHA,  
Apar Mukhya Sachiv.

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