INDIAN COUNCIL OF AGRICULTURAL RESEARCH KRISHI BHAVAN: NEW DELHI

F.No. 22(27)/2009-Cdn (A&A)

Dated the

12 October, 2009

ENDORSEMENT

The following Office Memoranda and letter issued by Ministry of Finance, Department of Expenditure, CGA and Department of Revenue, Central Board of Direct taxes have been posted on the ICAR Web-Site www.icar.org.in for information, guidance and compliance:

- i) O.M.No.1(12)/2008-TA/309 dated the 26th August, 2009-Implementation of 6th CPC recommendations- Fixation of pay and payment of second installment of arrears.
- ii) F.No.275/192/2008-IT (B) dated the 31⁵¹ August, 2009 Deduction of tax at source from payments of second installment of arrears to Government employees on account of implementation of 6th CPC recommendations matter- clarification reg.

The above MOF's O.M. and letter are also available on the Web-Site www.finmin.nic.in of Ministry of Finance.

(Sanjeevan Prakash) \
Sr. Finance & Acctts. Officer

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II ICAR Headquarters:

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- 2. Sr. PPS to Secretary, DARE & DG, ICAR/PPS to Special Secretary, DARE & Secretary, ICAR/ PS to AS&FA, DARE/ICAR and PS to Chairman, ASRB/ND, NAIP/ Project Director, DIPA, Pusa New Delhi-12.
- 3. DS(A/Cash/WS)
- 4. US (Cash)
- 5. Shri Hans Raj, Information System Officer, DIPA KAB-I for posting the above mentioned OM and letter in the ICAR Web-Site.
- 6. Secretary (Staff Side), CJSC, room. No.506, KAB-I, Pusa, New Delhi-110012.
- 7. Guard file.
- 8. Spare copies-10.

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Circular No-6/2009

F.No.275/192/2008-IT(B)

Government of India

Ministry of Finance

Department of Revenue

Central Board of Direct Taxes

New Delhi, dated the 31st August, 2009.

Subject:- Clarification regarding deduction of tax at source from payments of second installment of arrears to Government employees on account of implementation of Sixth Central Pay Commission's recommendations matter regarding.

Under the provisions of Section 192 of the Income-tax Act, an employer is required to deduct tax at source from any payments in the nature of salary, which interalia also includes any arrear payments. The Implementation Cell of the Department of Expenditure, Govt of India, vide its Office Order dated 30th Aug'08 had stated that 40% of the aggregate arrear (first installment of arrears) would be payable during FY 2008-09. In Circular No. 09/2008 dated 29th Sept.2008 issued from this office it was stated that during 2008-09 the tax has to be deducted at source on this 40% of aggregate arrear during FY 2008-09. The OM,F.No-1/1/2008-IC, of the Implementation Cell of the Department of Expenditure, Govt of India, vide its order dated 25th August, 2009 has stated that the remaining 60% of the aggregate arrear (second installment of arrears) would be paid to the concerned Government servants during FY 2009-10. Such arrangements could be followed by State Governments also.

In this regard, all the DDOs and PAOs as the case may be, in the Central/State Government and various organizations under them are advised to compute the correct tax liability of every employee on second installment of arrears drawn by him and immediately recover the full tax liability along with education cess thereon at the rates in force. The deduction of tax at source on such arrear payment should not be deferred in any circumstance. They should further ensure that the tax so recovered is paid to the account of Central Government account immediately as per the Income Tax Rules, 1962. The DDOs/PAOs are further advised that they should ensure that the PAN details of the deductees (recipient of arrears) are correctly quoted in the relevant quarterly e-TDS returns filed by them so that the Government Servants get proper credit of their tax deducted in their respective income tax returns.

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DDOs/PAOs who fail to comply with the provisions of Section 192 of the Income-tax Act, 1961 would be liable to pay interest under section 201(1)/(1A) of Income Tax Act along with other penal consequences.

Hindi version will follow.

(Ansuman Pattnaik)
Director (Budget)

Copy forwarded to:

All Ministries/Departments of the Government of India.
All State Governments and Union Territory Administrators.
New Delhi Municipal Committee/Municipal Corporation of Delhi.
Delhi Development authority.
All Chief Commissioner, with a request to circulate it to all Officers in their charge.
Principal Chief Controller of Accounts of all Ministries/Departments, with a request

to circulate it to all officers in there charge.

All Director Generals/ Directors of Income-Tax.

Director General, National Academy of Direct Taxes, Nagpur.

Comptroller & Auditor General of India (40 Copies).

Secretary, Settlement Commission, New Delhi /Chennai /Kolkata/Mumbai.

All Officers up to level of Under Secretary in CBDT.

DIT (RSP & PR) for according wide publication of this Circular. Competent authority Delhi/Chennai/Kolkata/Mumbai, All the Directorates attached to CBDT

(Ansuman Pattnaik)
Director (Budget)

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