THE TAMIL NADU
ENTERTAINMENTS TAX RULES, 1939

PART - I
PRELIMINARY

1. These rules may be called the 1[Tamil Nadu Entertainments Tax Rules, 1939],

2[2. They shall apply to the whole of the 3[State of Tamil Nadu including the Kanyakumari
District and the Shencottah Taluk of the Tirunelveli District.]

3. In these rules, unless there is anything repugnant in the subject or context,--


5[(a-1)”Assistant Commissioner” means any person appointed by the Government by
name or by virtue of his office to exercise the powers of Assistant Commissioner.

5[(a-2)”[Commercial Tax Officer” means any person appointed by the
Entertainments Tax 6[Joint] Commissioner by name or by virtue of his officer to exercise the
powers of 6[***] Commercial Tax Officer];


7[(a-4) “[Deputy] Commissioner of Commercial Taxes” means any person appointed
by the Government by name or by virtue of his office to exercise the powers of the [Deputy]
Commissioner of Commercial Taxes];

8[(a-5) “direct to home service provider” means one who provides distribution of multi-
channel television programmes by using a satellite system by providing television signals direct
to subscribers’ premises without passing through an intermediary such as cable operator];

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2. substituted by G.O. Ms. No. 3533, Revenue dated 23rd September,1958
3. substituted for the words “State of Madras” by the Tamil Nadu Adaptation of Laws Order, 1969, as amended by the Tamil Nadu Adaptation of Laws (Second Amendment) Order, 1969.
4. substituted for the word “Madras” by ibid
5. Inserted by G.O.No. 868, Revenue, dated 9th April 1951 and substituted for the words Commercial Tax Officer by G.O.No.125, dated 12th October 2011.
6. The word “Deputy” omitted and the word “Joint” substituted for Deputy by G.O.No.125, dated 12th October 2011.
(b) **Entertainments Tax Commissioner** means any person appointed by the Government by name or by virtue of the office to exercise the powers of the entertainments Tax Commissioner under these rules;

2. **Joint Commissioner** means any person appointed by the Government by name or by virtue of his office to exercise the powers of the Entertainments Tax Commissioner under these rules;

4. **Entertainments Tax Officer** means any officer appointed by the Government by name or by virtue of his office, to exercise the powers of Entertainments Tax Officer under these rules;

(d) **Form** means a form appended to these rule;

(e) **Government** means the **State** Government;

(f) **Government Treasury** means a treasury or sub-treasury of the Government;

7. **month** means calendar month;

(g) **Season Ticket** means a ticket which authorities admission to a series of entertainments during a definite period specified in it;

(g-1) **subscriber** means a person who receives the signals of television network and value added services from direct to home (DTH) broadcasting service at a place indicated by him to the service provider, without further transmitting it to any other person.

**Explanation.**—In case of hotel or restaurant each room or premises where signals of direct to home broadcasting service are received shall be treated as a separate place of entertainment and for that purpose, the proprietor of the hotel or restaurant shall be the subscriber for all the rooms or premises that receive signals of the direct to home broadcasting service;

7. **Television Exhibition Provider** means any person who provides any exhibition through Television / Computer monitor through multi system operation or through Video Cassette / Digital Versatile Disc / Video Cassette Decoder / Video Cassette Recorder / Video Cassette Player or through Cable Television Network or through any other system.

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3. The word “Joint” substituted for “Deputy” in two places in this clause by G.O.No.125, dated 12th October 2011
4. G.O. Ms. No. 2353, Revenue, dated 19th August 1943
5. Substituted for the word “Provincial” by the Adaptation Order of 1950.
6. The word “and” was omitted in clause (f) and added in clause (g) by No. SRO A-161/1985 G.O. P. No. 594, 9th July 1985.
7. Added by GO.No. 125, dated 12th October 2011.
[(h) “Week” means the period beginning from Monday and ending with following Sunday;]

[(i) “Year” means the financial year].

[4. In these rules, “Admission to an entertainment” and all cognate expressions shall include admission on any payment deemed to have been made under sub-section (1-A) of Section 4 of the Act and the admission on payment of a person admitted to one part of a place of an entertainment to -

(a) another part thereof subsequently; and

(b) any seat or other accommodation in the place of entertainment.]

[4-A. where the security prescribed under these rules is forfeited or adjusted fully or partly towards any arrears due under the Act, the Entertainments Tax Officer shall issue a notice calling upon the proprietor to furnish fresh security or to replenish the part of the security so adjusted, as the case may be. The proprietor shall comply with the notice within the time so specified not being less than fifteen days from the date of receipt of the notice. ]

PART II

PAYMENT BY MEANS OF STAMPS

[5 to 17 ] Omitted.

[18 to 19 ] Omitted.

PART III

PAYMENT OF THE TAX ON THE BASIS OF RETURNS

20. Any proprietor wishing to enter into an arrangement for the payment of the tax on the basis of returns] shall apply to the Entertainments Tax Officer at least three days before the entertainment, in Form III furnishing details as to the place, date, time and nature of the entertainment and also the rates of payment for admission to it. [Except in cases where the

Entertainments Tax Officer has by an order in writing, exempted the proprietor from doing so, the application shall be accompanied by the register in Form II proposed for use and the tickets of
all classes proposed for issue, the tickets of each class being printed in a different colour and bearing separate serial number.]  

[Each ticket shall have a foil and counterfoil the foil bearing the words “To be detached at the entrance and given to the buyer” and the counterfoil bearing the words “To be detached at the entrance and retained by the proprietor”. The Serial number shall be printed on both foil and the counterfoil. The foil shall be least double the length of the counterfoil. The foil shall be at least double the length of the counterfoil, the foil and the counterfoil shall be of the sizes at least 8cm x 4cm, and 4cm x 4cm, respectively or any larger proportionate sizes.]  

[Tickets for admission to entertainments including advance booking tickets shall be printed with the inscription of the name of the theatre in both Tamil and English and other details including rate of admission and taxes either in Tamil or in both Tamil and English]. Tickets already printed otherwise than as above shall be valid till the old stocks of tickets are exhausted. The entertainments Tax Officer may, for sufficient reasons, condone the delay in the presentation of the application provided it is presented at least 24 hours prior to the commencement of the entertainment.

3][21. (i) The Entertainments Tax Officer shall, if he proposes to sanction the application, fix the amount and the nature of security to be furnished by the proprietor for the proper payment of entertainments tax and the time within which such security should be furnished

[The amount of security deposit so fixed shall, in the case of a temporary (touring) theatre or an open air theatre, be equal to [the entertainments tax payable] based on the full capacity of the auditorium for a period of seven days. In the case of a permanent or a semi-permanent theatre, the amount of security deposit so fixed shall be equal to seventy-five per cent of the tax payable as aforesaid. For the purpose of calculation of the tax payable for a period of seven days under this rule, the number of shows shall be reckoned as fourteen in the case of temporary (touring) theatres, twelve in the case of open-air theatres and twenty-two in the case of permanent and semi-permanent theatres:

Provided that the Entertainments Tax Officer may in his discretion, fix the amount of security deposit in the case of a temporary (touring) theatre or an open-air theatre at twice the amount aforesaid and in the case of a permanent or a semi-permanent theatre at one and a half times the amount aforesaid.]

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3. GO.No. 1085, Revenue, dated 27th January, 1941.
NOTE - This sub-rule was previously amended by No.SRO A-279/82, G.O.P.No.1242, dated 9th December, 1982. and then again amended by the above Notification
The security shall be in any one of the following forms:

(i) Deposit to Government Treasury of cash;
(ii) Government Promissory Notes duly pledged in the name of the Entertainment Tax Officer;
(iii) Post Office Savings Bank Deposits;
(iv) Deposits made with the State Bank of India or any subsidiary bank as defined in clause (k) of Section 2 of the State Bank of India (Subsidiary Banks) Act, 1959 (Central Act No. XXXVIII of 1959) or any corresponding new Bank as defined in clause (d) of Section 2 of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970 (Central Act No. V of 1970) or any Non-Nationalized Scheduled Bank operating in the State of Tamil Nadu, or the Tamil Nadu State Co-operative Bank and Central Co-operative Banks approved by the Registrar of Co-operative Societies for this purpose;
(v) Loan bonds or debentures issued by quasi-Government organizations or other institutions, repayment of which is guaranteed by the Government, other than prize bonds and National Defence Certificates, duly pledged in the name of the Entertainments Tax Officer.

Where security is furnished in the form of a deposit with any of the Banks specified in item (iv) above, the deposit shall be made in the name of the “The Entertainments Tax Officer Account ….(Proprietor of the theatre)” and the proprietor shall at the time of making the deposit give an application / letter to the Bank to the effect that the deposit in question had been offered to the Entertainments Tax Officer as a security for the due performance of his obligations under the Tamil Nadu Entertainments Tax Act, 1939 (Tamil Nadu Act No. X of 1939) and that the deposit might be held, renewed or released according to the instructions of the Entertainments Tax Officer.

However, in case where Post Office Savings Bank Deposits are offered as security, the Post Office Savings Bank Pass Book should be pledged by the proprietors of the entertainments in the name of the Deputy Commissioner of Commercial Taxes concerned and handed over to the concerned Entertainments Tax Officer. When the security is furnished the Entertainments Tax Officer shall grant the proprietor a Permit or Certificate of Registration in Form IV.

(vi) If at any time the deposit already furnished by a proprietor under sub-rule (i) is found to be inadequate it shall be open to the Entertainments Tax Officer, by notice, to require the proprietor to make an additional deposit within the time specified in the notice.

1. Substituted for the words beginning with "The security shall be in the form of deposit" and ending with the words "duly pledged in the name of the Entertainments Tax Officer" No. SRO A-211/84, G.O.PsNo.749, dated 12th July, 1984.
3. Substituted for the word "Assistant" by GO.No. 125, Dated 12th October, 2011.
[Explanation.—For the purpose of fixing the amount of security, a place licensed for the Exhibition of Cinematograph Film on Television Screen through Video Cassette Recorder shall be deemed to be a permanent or semi-permanent theatre.]

[21-A. Every [Permit or Certificate of Registration] shall be granted, personally to the proprietor and it shall not be transferable, except as provided in Rule 48-A.

[Every such [Permit or Certificate of Registration] issued may be suspended or cancelled by the Entertainments Tax Officer for contravention of any of the provisions of the Act or the Rules made thereunder or for contravention of any condition in the [Permit or Certificate of Registration]:

Provided that no such suspension or cancellation shall be made if the holder has been given reasonable opportunity to show cause against such suspension or cancellation]

[21-B (1) The proprietor of every place from where television exhibition is provided shall, within thirty days from the date of commencement of such television exhibition or from 1st September, 1994, whichever is earlier submit to the Entertainments Tax Officer an application for registration in Form I

(2) Every application for registration shall be accompanied by two copies of recent passport size photograph of the proprietor in the case of proprietorship concern, managing partner or anyone of the partners in the case of a partnership concern and the authorized person in all other cases.

The proprietor, managing partner and the authorized person shall appear before the Entertainments Tax Officer when called upon to do so and sign before him on the copies of the photographs so furnished.

(3) On receipt of the application in Form I, the Entertainments Tax Officer shall after satisfying himself as to the correctness of the information furnished in the application and after making such enquiry as he considers necessary within thirty days from the date of receipt of application, issue a certificate of registration in Form I-A.

(4) Where a proprietor of television exhibition transfers his business to another, the transferee shall apply for a fresh certificate of registration. The Entertainments Tax Officer shall issue the certificate of registration after following the procedure laid down in sub-rule (3)

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1. Added by No. SRO A-121 (b)/84, GO.P.No. 526, dated 22nd May, 1984.
Gazette dated 23rd August 1994
(5) If the Entertainments Tax Officer is satisfied that a registration certificate, or a copy thereof is lost or accidentally destroyed, he shall, on application by the proprietor, issue a duplicate of the registration certificate, free of cost.

21-C The Entertainments Tax Officer shall, if he proposes to issue a registration certificate, require the proprietor of television exhibition to furnish a security of rupees 1[five thousand in Municipal Corporations and Municipality areas and rupees two thousand five hundred in other areas] for the proper payment of entertainments tax and fix the nature of such security and the time within which such security should be furnished.]

21-D. (1) The proprietor of every amusement shall, within one week from the 15th February, 1999 in the case of an amusement functioning before the said date and in the case of a new amusement, one week before the commencement of the amusement, submit to the Entertainments Tax Officer an application for registration in Form I-B.

(1-a) The proprietor of every recreation parlour shall, within 15 days from the 1st day November 2001 in the case of a recreation parlour functioning before the said date, and in the case of new recreation parlour, 30 days before the commencement of the recreation parlour, submit to the Entertainments Tax Officer an application in Form I-B.

(2) Every application for registration shall be accompanied by two copies of recent passport size photograph of the proprietor, in the case of proprietary concern, in the case of partnership, the Managing Partner or any one of the partners and the authorized person in all other cases. The proprietor, managing partner, or the authorized person, as the case may be, shall appear before the Entertainments Tax Officer, when called upon to do so and sign before him on the copies of the photographs so furnished.

(3) On receipt of the application in Form I-B the Entertainments Tax Officer shall after satisfying himself as to the correctness of the information furnished in the application and after making such enquiry as he considers necessary, issue a certificate of registration in Form I-C, within thirty days from the date of receipt of the application or the payment of the prescribed fees, whichever is later.

If the certificate of registration is not received by the applicant within thirty days from the date of his application or the payment of the prescribed fees, whichever is later or if no notice giving him an opportunity of being heard is received by him within the said period, the applicant shall be deemed to have been duly registered.

Where a proprietor providing amusement 4[or recreation parlour] transfers his business to another, the transferee shall apply for a fresh certificate of registration. The Entertainments

1. Substituted by G.O.Ms.No. 134, Commercial Taxes, dated 2nd September, 2003 effective from 1st June, 2003, for the words 'ten thousand'
Tax Officer shall issue the certificate of registration after following the procedure laid down in sub-rule (3).

(5) If the Entertainments Tax Officer is satisfied that a certificate of registration or a copy thereof is lost or destroyed accidentally, he shall, on an application submitted by the proprietor issue a duplicate of the certificate of registration, free of cost.

21-E. The Entertainments Tax Officer shall if he proposes to issue the certificate of registration require the proprietor providing amusement \[or proprietor providing recreation parlour\] to furnish a security of Rs. 50,000 (Rupees Fifty thousand only) for the proper and prompt payment of the entertainments tax. He shall fix the nature of the security in any one of the forms prescribed under Rule 21 and the time within which such security should be furnished.

21-F. (1) The provider of every direct to home (DTH) service shall, within thirty days from the commencement of the Act and in the case of a new provider, within one month after the commencement of direct to home service, submit to the Entertainments Tax Officer in whose jurisdiction his principal place of business is situated in this State, an application for registration in Form I-D,

(2) Every application for registration shall be accompanied by two copies of recent passport size photograph of the Applicant/Authorised Person.

(3) On receipt of the application in Form I-D, the Entertainments Tax Officer shall, after satisfying himself as to the correctness of the information furnished in the application and after making such enquiry as he considers necessary within thirty days from the date of receipt of application, issue a certificate of registration in Form 1-E.

(4) If the certificate of registration is not received by the applicant within thirty days from the date of his application, the applicant shall be deemed to have been duly registered.

(5) Where a provider of direct to home service transform his business to another, the transferee shall obtain a fresh certificate of registration. The Entertainments Tax Officer shall issue the certificate of registration after following the procedure laid down in sub-rule (3).

(6) If the Entertainments Tax Officer is satisfied that a registration certificate, of a copy thereof is lost or accidentally destroyed, he shall, on application by the proprietor, issue a duplicate of the registration certificate, free of cost.

(7) The Entertainments Tax Officer shall require the provider of the direct to home service to furnish the amount of security equivalent to fifty per cent of the amount of entertainment tax payable by the provider for a month for the proper payment of entertainment tax. He shall fix the nature of the security in anyone of the forms prescribed under Rule 21 and the time within which such security should be furnished.

Provided that if during any month, the amount fixed as security falls short of fifty per cent of the tax payable, the Entertainments Tax Officer shall, demand additional security to the --
extent of shall fall.

(8) The provider of the direct to home service shall keep true and correct accounts in respect of collection of all charges.

(9) The provider of the direct to home service shall submit a return in Form-II-E showing the gross collection for each month and the amount or amounts actually collected by him by way of tax during the month, separately. The return for each month shall be submitted so as to reach the Entertainments Tax Officer on or before the 10th day of the succeeding month along with the proof of payment of tax payable under Section 4-I for the month for which the return relates.

(10) The provider of direct to home service shall pay the tax due by a crossed cheque drawn in favour of the Entertainments Tax Officer or into a Government Treasury. He shall attach the cheque or treasury receipt to the return to which the tax relates.

(11) The return in Form II-E submitted under sub-rule (9) shall be provisionally accepted by the Entertainments Tax Officer. If the return is submitted without proof of payment of tax, the amount of tax shall become due on the due date for submission under these rules and shall be recovered in accordance with the provisions of the Act without any notice of demand to the proprietor.

(12) If no return is submitted on the return submitted appears to be incorrect or incomplete, the Entertainments Tax Officer shall, after making such enquiry he considers necessary and after giving a reasonable opportunity to the proprietor provisionally assess the tax payable for that month to the best of his judgment and shall serve upon the proprietor a notice in Form XVII-A and the proprietor shall pay the sum demanded at the time in the manner specified in the notice.

1[21-G. (1) The Indian Premier League conducting any cricket tournament 2[or the Board of Control for Cricket in India conducting the Champion League Twenty 20 cricket tournament] shall, within one month from the commencement 3 of the Act, submit to the Entertainments Tax Officer an application for registration in Form 1-F.

(2) Every application for registration shall be accompanied by two copies of recent passport size photograph of the Applicant / Authorised Person.

(3) On receipt of the application in Form 1-F, the Entertainments Tax Officer shall after satisfying himself as to the correctness of the information furnished in the application and after making such enquiry as he considers necessary, issue a certificate of registration in Form I-G, within thirty days from the date of receipt of the application.

(4) Where Indian Premier League 4[or the Board of Control for Cricket in India conducting the Champion League Twenty 20 cricket tournament] transfers its business to another, the transferee shall obtain fresh certificate of registration. The Entertainments Tax Officer shall issue the certificate of registration after following the procedure laid down in sub-rule (3).

1. Inserted by G>O. Ms. No. 125, dated 12th October 2011.
2. Added by G.O. Ms. No. 54, dated 29th May 2013, effective from that date.
3. Section 4-j came into force on 27th September 2011.
4. Added by G.OMs. No. 54, dated 29th May 2013, effective from that date.
(5) If the Entertainments Tax Officer is satisfied that a registration certificate, or a copy thereof is less or accidentally destroyed, he shall, on application by the proprietor, issue a duplicate of the registration certificate, free of cost.

(6) The Entertainments Tax Officer shall require the Indian Premier League ¹[or the Board of Control for Cricket in India conducting the Champions League Twenty 20 cricket tournament] conducting any cricket tournament, to furnish a security of Rs.1,00,00,000/- (Rupees one crore only) for the proper and prompt payment of the entertainments tax. He shall fix the nature of the security in any one of the forms prescribed under Rule 21 and the time within which security should be furnished.

(7) The Indian Premier League conducting any cricket tournament ¹[or the Board of Control for Cricket in India conducting the Champions League Twenty 20 cricket tournament] shall keep true and correct accounts.

(8) The Indian Premier League ¹[or the Board of Control for Cricket in India conducting the Champions League Twenty 20 cricket tournament] shall submit a return in Form-II-F showing the gross collection for admission for each month and the amount or amounts actually collected by him by way of tax during the month, separately. The return of each month shall be submitted so as to reach the Entertainments Tax Officer on or before the 10th day of the succeeding month along with the proof of payment of tax payable under Section 4-J for the month for which the return relates.

(9) This Indian Premier League conducting any cricket tournament ¹[or the Board of Control for Cricket in India conducting the Champions League Twenty 20 cricket tournament] shall pay the tax due by a crossed cheque drawn in favour of the Entertainments Tax Officer or into a Government Treasury. He shall attach the cheque or treasury receipt to the return to which tax relates.

(10) The return in Form II-F submitted under sub-rule (8) shall be provisionally accepted by the Entertainments Tax Officer. If the return is submitted without proof of payment of tax, the amount of tax shall become due on the due date for submission under these rules shall be recovered in accordance with the provisions of the Act without any notice of demand to the proprietor.

(11) If no return is submitted or the return submitted appears to be incorrect or incomplete, the Entertainments Tax Officer shall, after making such enquiry he considers necessary and after giving a reasonable opportunity to the proprietor, provisionally assess the tax payable for that month to the best of his judgment and shall serve upon the proprietor a notice in Form XVII-A and the proprietor shall pay the sum demanded a the time in the manner specified in the notice.]

²[22. ³[(1)] When a ⁴[Permit or Certificate of Registration] is granted, the Entertainments

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1. Added by G.O.Ms. No. 54, dated 29th May 2013, effective from that date
4. Substituted by ibid.
Tax Officer or in his absence from headquarters one of his clerks authorized by him in this behalf shall impress with the official seal of such officer, all the pages of the registers in Form II [* * *] both the foils, and counterfoils, of all the tickets sent by the proprietor along with his application and return them to the proprietor. The same procedure shall be adopted in respect of the registers in Form II that may subsequently be issued by the proprietor and, for this purpose the Entertainments Tax Officer may require the proprietor to forward to him such register and the tickets at such intervals as he may fix. [* The Entertainments Tax Officer shall affix his official seal on all the pages of the register in Form II and append his dated signature below the seal and only such forms should be used by the proprietors for accounting the tickets sold by them at every show].

3[2) When a certificate of registration is granted, the Entertainments Tax Officer, or in his absence from headquarters, one of his clerks authorized by him in his behalf, shall impress with the official seal of such officer, all the pages of the registers in Form II-C both foils and counterfoils, of all the tickets sent by the proprietor along with the application and return them to the proprietor. The same procedure shall be adopted in respect of registers in Form II-C that may subsequently be used and the tickets that may subsequently be issued by the proprietor and for this purpose, the Entertainments Tax Officer may require the proprietor to forward to him such register and the tickets at such intervals as he may fix. The Entertainments Tax Officer shall affix his official seal on all pages of the register in Form II-C and append his dated signature below the seal and only such forms should be used by the proprietors for accounting the tickets sold by them].

23. The tickets shall be numbered and they shall run on consecutively from performance to performance until the series is completed:

4[Provided that if in any place of entertainment, the system of advance booking is in force, the tickets for each performance in a day may be serially numbered and each such series of tickets shall run on consecutively from performance to performance for which they are numbered until the series is completed.]

5[Explanatory note.—For the purpose of this rule, a series of tickets shall contain the number of tickets from 1 to 1,00,000 and each such series of tickets shall be distinguished by one or more letter of the alphabets.]

24. Tickets for payment of the difference in the case of admission from a lower to a higher class shall be serially numbered in the manner specified in Rule 23 and these tickets shall be shown separately in the register of tickets in Form II and in the return of tickets specified in the 3[Permit or Certificate of Registration] in Form IV.

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25. The security furnished under Rule 21 shall be maintained in full so long as the 1[Permit or Certificate of Registration] continues to be in force and shall be liable to forfeiture if the returns are not furnished on the due date along with the receipt for the tax or if the returns are found to be inaccurate. The security shall also in the event of default be liable to adjustment towards the tax due at any time without previous intimation.

26. (1) 1[The proprietor other than the proprietor of an amusement] 2[or proprietor providing recreation parlour] shall keep true and correct accounts and submit the return in the manner specified in the 1[Permit or Certificate of Registration] in Form IV and shall also abide by and comply with, all the conditions specified therein.

3[(2) The proprietor shall pay the due tax by a crossed cheque drawn in favour of the Entertainments Tax Officer or into a Government Treasury. He shall attach the cheque or the treasury receipt to the return to which tax relates.]

4[(3) If a cheque sent by a proprietor towards payment of tax or other amount due under the Act is dishonoured for want of adequate financial cover the proprietor shall not thereafter be permitted to make payment by means of cheque for such time as the Entertainments Tax Officer or any other authority concerned in his discretion considers it necessary:

Provided that before taking action under this sub-rule the authority concerned shall give to the proprietor a reasonable opportunity to show cause against such action.]

5[26-A. (1) After the close of the year to which the return submitted under Rule 7[30***] the Entertainments Tax Officer, shall after such scrutiny of the accounts, registers, records and other documents and after such enquiry as he considers necessary satisfy himself that the returns submitted are correct and complete, and finally assess under a single order on the basis of the tax payable under 8[Section 4] [***] of the Act for the year to which the returns relate.

9[(2) If no return is submitted by the proprietor as required in the 1[Permit Certificate of Registration] in Form IV within the time specified therein or if the return submitted by him appears to the Entertainments Tax Officer to be incorrect or incomplete the Entertainments Tax Officer shall, after making such enquiry as he considers necessary, determine the tax or taxes due


1. Inserted by G.O.Ms.No. 19, Commercial Taxes, dated 15th February, 1999
2. Added by G.O.Ms. No. 100 CT, dated 1st November 2011
3. Added by G.O.No.958, Revenue, dated 26th April, 1948
5. Inserted by G.O.Ms.No. 4522, Revenue, dated 22nd December, 1958
   Existing sub-rule (1) renumbered as sub-rule (2) inserted by No.SRO A44/91, G.O.P.No.68, with effect from 12th February 1991 and Published in the Tamil Nadu Government Gazette Extraordinary dated 27th February, 1991.
6. Inserted by No. SRO/A-44/91, dated 12th February 1991 and published in the Tamil Nadu Government Gazette dated 12th February 1991 and the existing rule was made sub-rule(2).
7. Substituted by G.O.No.125, dated 12th October 2011 for the expression “rules 30,32-C”
   And sub-rule (3) of Rule 32-J.
8. Substituted by G.O.No.125, dated 12th October 2011, for “any of the Sections 4, 5-A or 5-B”
Under Section 4 \(^1\)[(*** ***)] of the Act or under both to the best of his judgment;

Provided that before taking action under this rule the Entertainments Tax Officer shall issue a notice to the proprietor calling upon him to produce his accounts at time and place to be specified in the notice and to prove the correctness and completeness of the return where one has been submitted or to prove that he is not liable to submit any return and also allow him a reasonable opportunity of being heard].

\(^2\)[26-B. \(^3\)(1) After the close of the year to which the return submitted under sub-rules (1) and (2) of Rule 30-A \(^4\)[sub-rule (9) of Rule 21-F, sub-rule (8) of Rule 21-G] relate, the Entertainments Tax Officer, shall after such scrutiny of the accounts, registers, records and other documents and after such enquiry as he considers necessary satisfy himself that the returns submitted are correct and complete, and finally assess under a single order on the basis of the tax payable under Section 4-E or Section 4-F \(^5\)[or Section 4-G] \(^4\)[or Section 4-I or Section 4-J] of the Act for the year to which the returns relate.

(2) If no return or returns is submitted by the proprietor as required under sub-rules (1) and (2) in Rule 30-A \(^4\)[sub-rule (9) of Rule 21-F, sub-rule (8) of Rule 21-G] within the time specified therein or the return or returns submitted appeared to be incorrect or incomplete, the Entertainments Tax Officer, after making such enquiry as he considers necessary, determine the tax due under Section 4-E or Section 4-F \(^5\)[or Section 4-G] \(^4\)[or Section 4-I or Section 4-J] of the Act to the best of his judgment and finally assess under a single order (the tax payable) for the year to which the returns relate

Provided that before taking action under this Rule, the Entertainments Tax Officer shall issue a notice to the proprietor calling upon him to produce his accounts, registers, records and other documents at the time and place to be specified in the notice and to prove the correctness and completeness of the return or returns where one has been submitted or to prove that he is not liable to submit any return and allow him a reasonable opportunity of being heard.]

(3) If the Entertainments Tax Officer finds after scrutiny of the accounts and records produced by the proprietor and after taking into account all relevant materials gathered, that the tax payable by the proprietor is higher than the amount of tax admitted in the return, he shall after giving an opportunity to the proprietor of being heard, assess the tax payable and serve upon the proprietor an order of assessment.

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1. The figures “or 4-A or 4-B or 4-C” were omitted by SRO A-60/90, dated 4th April 1990 and published in the Gazette dated 25th April 1990, with effect from 1st July 1989. The expression “or 5-D” deleted by G.O.No.125, dated 12th October 2011.
5. Added by GO.Ms. No. 100 CT, dated 1st November 2011
(4) The order of assessment or reassessment shall be served on the proprietor. If any amount is found to be due from the proprietor after deducting the tax already paid, the Entertainments Tax Officer shall serve upon him a notice of demand in Form XVII-B.

(5) If the tax determined under sub-rule (2) is less than the tax already paid by the proprietor, the excess amount shall be adjusted towards the arrears of tax, if any, due from him and a notice in Form XVII-B shall be issued intimating such adjustment. If, after such adjustment, there is still excess, or if no arrears of tax are due from the proprietor, the excess amount shall be refunded to the proprietor.

27. [The Proprietor shall not issue or cause or Permit or Certificate of Registration] to be issued any ticket authorizing any person to be admitted to the entertainment. [unless the gross payment for admission inclusive of the amount of the tax] due thereon are legibly printed, stamped or otherwise marked on the ticket and unless the ticket has been impressed with the official seal of the Entertainments Tax Officer;

Provided that in the case of complimentary tickets, it shall not be necessary to indicate [the gross payment for admission inclusive of the amount of the tax] but they shall contain separate serial numbers, the class of accommodation and the official seal of the Entertainments Tax Officer as aforesaid.

28. The Proprietor shall also forward to the Entertainment Tax Officer a return in Form V showing the number and classes of [season tickets and complimentary season tickets] issued, the period for which such tickets are available and the gross sum realized thereby, along with the return for the first of the series of entertainments for admission to which such [season tickets and complimentary season tickets] are valid. [Such return shall also be accompanied by thereceipt from a Government Treasury or a crossed cheque drawn in favour the Entertainments Tax Officer for the payment of the tax due. If any [season tickets and complimentary season tickets] are issued subsequently during the course of the series of entertainments for which the [season tickets and complimentary season tickets] are valid it shall be shown in the return to be sent for the entertainment which takes place next after the issue of the tickets];

29. [(1) The proprietor shall not admit or cause or permit to be admitted to. [(any class of accommodation in the entertainment, any person above the age of five years] unless such person holds a valid ticket for that class or an exchange ticket for payment of the difference for admission

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from a lower to a higher class as specified in Rule 24, or a complimentary ticket entitling him to be admitted to that class of accommodation.

(2) The proprietor shall cause the tickets of all persons about to be admitted to the entertainment to be collected and every such person shall, immediately before admission to the entertainment, deliver the ticket to the person who is collecting the ticket. When the ticket is so collected, the foil bearing the words, “to be detached at entrance and given to the buyer” shall be returned to the person to be admitted to the entertainment and the counterfoil bearing the words, “to be detached at the entrance and retained by the proprietor” shall be retained and kept by the proprietor [until the commencement of the first show] [on the day] following the conclusion of the entertainment. The portion so retained and kept shall be destroyed immediately thereafter.

(3) A person who has been admitted to an entertainment shall upon demand made by an officer authorized to enter any place of entertainment under Section 11 of the Act during the course of or immediately before or after the entertainment produce to such officer the portion of the ticket by virtue of which ticket he was admitted [***]

30.(1) The proprietor shall keep registers of payment for admission in Form II in quadruplicate. Each of the pages relating to original, duplicate, triplicate and quadruplicate in the register shall bear the same serial number and each such set shall be serially numbered and shall run on consecutively from performance to performance or from day-to-day until the close of the year or the expiry of the period for which the Permit or Certificate of Registration is issued. Each original, duplicate, triplicate and quadruplicate in the register shall bear the seal and dated signature of the Entertainments Tax Officer. A correct and complete account of the number of tickets of every class issued and sold for each performance, the amount received for such tickets and the total of the entertainment tax due thereon shall be entered in the original, duplicate, triplicate and the quadruplicate. The entries shall be made in respect of each show and the account closed within sixty minutes of the notified time for the commencement of the show. The original relating to each show shall be detached and sent to the Entertainments Tax Officer along with the returns as prescribed in condition (4) of the Permit or Certificate of Registration of Form IV, the duplicate shall be simultaneously sent to the executive authority of the local authority concerned within whose jurisdiction the entertainment is held, the triplicate shall be sent to the distributor of the film and the quadruplicate retained by the proprietor for his use.

5. Omitted for “or the pass entitling him to be admitted without payment” by SRO A-321(b)/82, G.O. P. No. 1406, dated 21st December, 1962.
[(2) * * *].

30-A. (1) Every proprietor of television exhibition shall submit a return in Form II-B showing the total collections for each month and the amount or amounts actually collected by him by way of tax during the month, separately. The return for each month shall be submitted so as to reach the Entertainments Tax Officer on or before the 10th day of the succeeding month. Along with the return he shall also submit proof of payment of tax payable under Section 4-E for the month to which the returns relates.

3[(2) Every proprietor providing amusement [4 or recreation parlour] shall submit a return in Form II-D showing the [5tax] collected for each month. The return for each month shall be submitted so as to reach the Entertainments Tax Officer on or before the 10th day of the succeeding month along with the proof of payment of tax payable under Section 4F, [4or Section 4-G as the case may be,] for the month for which the return relates.

(3) The return in Form II-B submitted under sub-rule (1) of Rule 30-A or the return in Form II-D submitted under sub-rule (2) of Rule 30-A shall be provisionally accepted by the Entertainments Tax Officer. If the return is submitted without proof of payment of tax, the amount of tax shall become due on the due date for submission under these Rules and shall be recovered in accordance with the provisions of the Act without any notice of demand to the proprietor.

(4) If the return required to be submitted by proprietor under sub-rules (1) and (2) of Rule 30-A have been submitted on or before the date specified therefore or if the returns submitted appears to be incorrect or incomplete the Entertainments Tax Officer shall, after making such enquiry he considers necessary and after giving a reasonable opportunity to the proprietor, provisionally assess the tax payable for that month to the best of his judgment and shall serve upon the proprietor a notice in Form XVII-A and the proprietor shall pay the sum demanded at the time in the manner specified in the notice.]

30-B (1) The proprietor of television exhibition shall keep true, correct and complete account in respect of collection of all charges for television exhibition. He shall maintain the receipts in duplicate with printed serial number. He shall get the receipts (both original and duplicate) duly impressed with the official seal of the Entertainments Tax Officer before use. He shall issue the original to the collection holder and retain the duplicate for verification by the inspecting officers. The receipt issued shall contain the name and address of the collection holder and the complete address of the place of entertainment.

5. Substituted by ibid for the words ‘amusement fee’
(2) The amount collected towards charges for television exhibition should be entered simultaneously in the original and in the duplicate of the receipt, by the use of double side carbon paper so as to get the impression on the reverse side of the original receipt.

(3) Any amount charged by a proprietor by way of tax separately without including the same in the charges for television exhibition shall not be included in such charges for television exhibition.]

1130-C. (1) The proprietor providing amusement 2[or recreation parlour] 3[or any cricket tournament conducted by Indian Premier League] 4[or the Champions League Twenty 20 cricket tournament conducted by the Board of Control for Cricket in India] shall keep true, correct and complete accounts in respect of all fee collected for amusement 2[or recreation parlour] 3[or any cricket tournament conducted by Indian Premier League] 4[or the Champions League Twenty 20 cricket tournament conducted by the Board of Control for Cricket in India]. He shall maintain the tickets with printed serial numbers. He shall get the tickets (both original and duplicate) duly impressed with the official seal of the Entertainments Tax Officer before use. He shall issue the original to the person admitted to the amusement 2[or recreation parlour] 3[or any cricket tournament conducted by Indian Premier League] 4[or the Champions League Twenty 20 cricket tournament conducted by the Board of Control for Cricket in India] and retain the duplicate for verification by the inspecting officers, authorized under sub-section (1) (a) of Section 11 of the Act.

(2) The proprietor providing amusement 2[or recreation parlour] 3[or any cricket tournament conducted by Indian Premier League] 4[or the Champions League Twenty 20 cricket tournament conducted by the Board of Control for Cricket in India].shall keep correct and complete account in Form II-C in duplicate in respect of the amusements 2[or recreation parlour] 3[or any cricket tournament conducted by Indian Premier League] 4[or the Champions League Twenty 20 cricket tournament conducted by the Board of Control for Cricket in India].conducted each day. The number of tickets issued or sold for each day and the amount received for such tickets should be entered simultaneously in the original and in the duplicate by the use of double side carbon paper so as to get the impression on the reverse side of the form also. The entries shall be written and the account closed every day. This account and the tickets remaining in stock shall be shown to the inspecting officers authorized under sub-section(1)(a) of section 11 of the Act along with other connected records for verification, when demanded.

(3) The return in form II-C containing the details of the tickets issued or sold for each day in a month shall be sent to the Entertainments Tax Officer along with the prescribed return in Form II-D on or before the 10th day of the succeeding month. The returns shall be signed by the proprietor].

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4. Added by G.O. No. 54, dated 29th May 2013, effective from that date.
31. The proprietor shall, at all reasonable times, on demand by the Entertainments Tax Officer (or any officer of the commercial Taxes Department not below the rank of an [Deputy] Commercial Tax Officer) produce or cause to be produced before that Officer all books and records kept by the proprietor in connection with any entertainment and all tickets and all portions of tickets for the time being in his possession and shall allow that officer to inspect and take an account of the same or remove the same for the purpose of examination or enquiry.

32. The [Permit or Certificate of Registration issued to the Proprietor] shall be hung in a conspicuous place and produced before inspecting officers on demand.

PART III-A

PAYMENT OF TAX UNDER SECTIONS 5-A AND 5-D OF THE ACT

[Rules 32-A, 32-B, 32-C, 32-D, 32-E and 32-F
omitted by G.O. No. 125, dated 12th October, 2011]

PART III-B

PAYMENT OF TAX UNDER SECTIONS 5-B AND 5-E OF THE ACT

omitted by G.O. No. 125, dated 12th October, 2011]

PART III-C

32.P. For the purpose of expression “such other matters” occurring in [Section 16-A, the Government may take into account the public interest, special features including climatic conditions of any local area which have a bearing on the gross collection capacity, or on the average physical or financial occupancy ratio or on the number of shows held by the theatres in that area as compared to other local areas of the same classification.]

PART IV

PAYMENT OF TAX BY COMPOSITION

(Rules 33 and 34 omitted by G.O. No. 125, dated 12th October, 2011 and Rule 34-A
Omitted by G.O No. 2117, dated 19th December, 1977].

PART V

PAYMENT OF THE TAX IN CASES WHERE ADMISSION IS CONTROLLED BY MECHANICAL CONTRIVANCE.

35. A proprietor may be permitted by an Entertainments Tax Officer to avail himself of

1. Substituted for the word “Assistant” by G.O. No. 125, dated 12th October, 2011.
4. This section is no longer in force, having been omitted from 4th October 2004.
the provisions of clause (b) of sub-section (1) of Section 6 of the Act, on his furnishing such security as may be required. ¹[The amount of security deposit so fixed shall, in the case of a touring cinema, be equal to the tax payable namely, the Entertainments Tax, ²[***] based on the full capacity of the auditorium for a period of seven days. In the case of a permanent theatre, the amount of security deposit shall be equal to seventy-five per cent of the tax payable as aforesaid]. For the purpose of this rule, the number of shows shall be reckoned as fourteen in the case of all temporary (touring) theatres, sixteen in the case of permanent (including semi-permanent) theatres in panchayat areas and twenty-two in the case of permanent (including semi-permanent) theatres elsewhere;

Provided that the Entertainments Tax Officer may, in his discretion, fix the amount of security deposit in the case of a touring cinema at twice the amount of the tax payable, namely, the Entertainments Tax. ³[(***)] based on the full capacity of the auditorium for a period of seven days. In the case of permanent theatre, the amount of security deposit so fixed shall be equal to one and a half times the tax payable as aforesaid

For the purpose of this rule, the number of shows shall be reckoned as fourteen in the case of all temporary (touring) theatres, sixteen in the case of permanent theatres (including semi-permanent theatres) in panchayat areas and twenty-two in case of permanent (including semi-permanent) theatres elsewhere.

The security shall be in the form of deposit in a Government treasury of cash, or Government promissory notes or Post office Saving Bank Deposits or made with State Bank of India, or any subsidiary Bank as defined in clause (k) of Section 2 of the State Bank of India (subsidiary Banks) Act, 1959 (Central Act No. XXXVIII of 1959) or any corresponding new Bank as defined in clause (d) of section 2 of the Banking Companies (Acquisition and Transfer of undertakings ) Act, 1970 (Central Act No. V of 1970) or any non nationalized Scheduled Bank operating in the State of Tamil Nadu, or the Tamil Nadu State Co-operative Bank and Central co-operative Bank approved by the Registrar of Cooperative societies for this purpose, or loan bonds or debentures issued by the quasi-Government Organisations or other institutions, repayment of which is guaranteed by the Government, other than prize Bonds and National Defence Certificates, duly pledged in the name of the Entertainments Tax Officer. However in cases where Post Office Savings bank Pass Book is offered as security, the Post Office Savings Bank Pass Book should be pledged by the proprietors of the entertainments ⁴[in the name of the Assistant Commissioner of commercial Taxes] concerned and handed over to the concerned Entertainments Tax Officer.

When the security is furnished, the Entertainments Tax Officer shall grant the proprietor a permit in Form VII.

³. Omitted by No. SRO A-60/90, G.O.P. No.215, dated 4th April 1990, w.e.f. 1st July 1989
36. No person shall, unless he is the holder of a pass clearly marked be admitted to an entertainment in respect of which a permit is granted under Rule 35 except through the mechanical contrivance and except on payment of the price of admission inclusive of tax.

37. The security furnished under Rule 35 shall be maintained in full so long as the permit continues to be in force and shall be liable to forfeiture if the returns are not furnished on the due dates along with the receipt for the tax or if the returns are found to be inaccurate. The security shall also in the event of default be liable to adjustment towards the tax due at any time without previous intimation.

38. The proprietor shall keep a register of persons admitted in Form VIII.

39. (1) The proprietor shall keep true and correct accounts and submit the returns, in the manner specified in the permit in Form VII and shall also abide by, and comply with, all the conditions specified therein.

1[2] The proprietor shall pay the tax due by a crossed cheque drawn in favour of the Entertainments Tax Officer or into a Government Treasury. He shall attach the cheque or the treasury receipt to the return to which the tax relates.

2[3] If a cheque sent by a proprietor towards payment of tax or other amount due under the Act is dishonoured for want of adequate financial cover, the proprietor shall not thereafter be permitted to make payment by means of cheque for such time as the Entertainments Tax Officer or any other authority concerned in his discretion considers it necessary.

Provided that before taking action under the sub-rule the authority concerned shall give to the proprietor a reasonable opportunity to show cause against such action.

1[39-A. If no return is submitted by the proprietor is required in the permit in form VII within the time specified therein or if the return submitted by him appears to the Entertainments Tax Officer to be incorrect or incomplete the Entertainments Tax Officer shall after making such enquiry as he consider necessary, determine the tax or taxes [due under Section 4] of the Act or under both to the best of his judgment:

Provided that before taking action under this rule the Entertainments Tax Officer shall issue a notice to the proprietor calling upon him to produce at a time and place to be specified in the notice and to prove the correctness and completeness of the return where one has been submitted or to prove that he is not liable to submit any return and also allow him reasonable opportunity of being heard.

40. Every mechanical contrivance at a place of entertainments Tax Officer shall at all reasonable times to be open to inspection by the Entertainments Tax Officer who may be deputed by him or to whom the Entertainments Tax Officer is subordinate.

41. The proprietor shall at all reasonable times on demand by the Entertainments Tax Officer or any officer of the Commercial Taxes Department not below the rank of Deputy Commercial Tax Officer produce or cause to be produced before that officer all books and records kept by the proprietor in connection with any entertainments and shall allow the officer to inspect and take an account of the same or to remove the same for the purpose of examination or enquiry.

42. The permit granted under rule 5 shall be hung in a conspicuous place and produced before inspecting officers on demand.

PART VI

PAYMENT OF TAX ON ADMISSION TO ENTERTAINMENTS ON PAYMENT OF SUBSCRIPTION OR CONTRIBUTION TO AN INSTITUTION

43. (1) When the payment for admission to an entertainment or a series of entertainments is a lump sum paid as subscription or contribution to an institution and when such payment enables the persons making it also to exercise other privileges, or rights in that institution, the proprietor shall apply to the Entertainments Tax Officer to fix such amount as appears to him to represent the right of admission to the entertainment or series of entertainments and the amount of tax payable on such portion.

(2) Along with the application, the proprietor shall furnish details of the number of persons so subscribing or contributing, the amounts realized, the number and nature of the entertainment, the rates of payment for admission for those who have not so subscribed or contributed and the nature of the other rights, privileges, etc., to which a person subscribing or contributing to the institution is eligible, and also a copy of the rules and regulations if any of the institution.

(3) The Entertainments Tax Officer shall fix the amount which appears to him to represent the right of admission to the entertainment or series of entertainments and the amount of tax payable thereon and may require the proprietor to furnish such [The amount of security so required by the Entertainments Tax Officer shall be not less than the amount of tax determined by him as payable under sub-rule(1) of Rule 43; and]

(4) The amount of tax fixed by the Entertainments Tax Officer shall be paid by the proprietor within seven days from the date of receipt by him of the order of the officer aforesaid fixing the amount of tax due

(5) If no application is made by the proprietor as required in sub-rule (1) or if the particulars furnished in the application made by him appear to the Entertainments Tax Officer, to be incorrect or incomplete, the Entertainments Tax Officer shall after making such enquiry

2. Substituted for the word “Assistant” by G.O. No. 125, dated 12th October, 2011.
as he considers necessary, determine the tax or taxes due under \[\text{Section 4 or 4A}\] or Section 5-A of the Act or under both to the best of his judgment:

Provided that before taking action under this rule the Entertainments Tax Officer shall issue a notice to the proprietor calling upon him to produce his accounts at a time and place to be specified in the notice and to prove the correctness and completeness of the particulars furnished or to prove that he is not liable to make an application or to furnish the particulars and also allow him a reasonable opportunity of being heard.]

\[
\text{PART VI-A} \\
\text{PART VI-B} \\
\text{GENERAL}
\]

\[43-D.\] After determining under Rule 26-A, 39-A or 43(5) the tax or taxes due in respect of the entertainment, the Entertainment Tax officer shall examine whether the proprietor has already made any payment towards the tax or taxes due by him. If any further amount is found to be due from the proprietor, the Entertainments Tax Officer shall serve upon the proprietor a notice in Form XVII and the proprietor shall pay the sum demanded within the time and in the manner specified in the notice. If the tax determined is lower than the amount, if any, already paid by the proprietor the Entertainments Tax Officer shall serve upon the proprietor a notice in Form XVIII for refunding the excess tax.

\[43-E.\] Where for any reason any payment for admission to any entertainment has escaped assessment to tax under Section 4 of the Act or any amount collected for television exhibition has escaped assessment to tax under Section 4-E of the Act or payment to any amusement [or recreation parlour] has escaped assessment tax under Section 4-F [or Section 4-G] of the Act [or any amount collected for providing direct to home service has escaped assessment to tax under Section 4-I of the Act or any amount collected for admission to any cricket tournament conducted by the Indian Premier League [or Board of Control for Cricket in India conducting the Champion League Twenty20 cricket tournament] has escaped assessment to tax under Section 4-J of the Act] the Entertainments Tax Officer may, within a period of five years from the expiry of the period to which the tax relates, take action under sub-section(1) of Section 7-B of the Act

\[\text{REFERENCE}\
\]1. Substituted for “Section 4 or 4-A” by No. SRO 234/85, g.o.p. No. 1050, dated 20th July 1985
7. Added and substituted by GO.No. 125, dated 12th October, 2011.
8. Added by GO.Ms.No. 54, dated 29th May 2013, effective from that date.
(2) Where for any reason any payment for admission to any entertainment or cinematograph exhibition or any amount collected for television exhibition or amusement \(^1\) [or recreation parlour] \(^2\) [or direct to home service or any cricket tournament conducted by the Indian Premier League] \(^3\) [or Board of Control for Cricket in India conducting the Champion League Twenty20 cricket tournament] has been assessed to tax at a rebate lower than the rate at which it is assessable under Section 4 or 4-D or 3-E or 4-F \(^2\) [or 4-G] or \(^2\) [4-I or 4-J] of the Act, as the case may be, the Entertainments Tax Officer may within a period of five years from the expiry or the period to which the tax relates, take action under sub-section(2) of Section 7-A of the Act.

\(^4\) This notice in writing referred to in Section 10-C shall be in Form XIX.

**PART VII**

**EXEMPTIONS**

\(^5\) [44 and 45 omitted]

\(^6\) [45-A. Application for exemption from liability to entertainments tax in respect of film shows organized by philanthropic, educational or cultural institutions to raise funds shall be subject to the following conditions, namely:-

(i) \(^7\) The application shall be submitted to the Entertainments Tax Officer concerned, at least thirty days in advance of the date on which the benefit film show is proposed to be conducted with particulars of date and place of show with a court-fee stamp to the value of two rupees. On receipt of the application, the Entertainments Tax Officer shall make an enquiry on the bonafides and correctness of the particulars furnished in the application and submit the same with his enquiry report direct to the Commissioner of Commercial Taxes who shall forward the application with his remarks to the Government at least fifteen days in advance of the date of the show.

(ii) The application shall contain sufficient information regarding the objects, activities and the like of the institution and the nature of the cause for the benefit of which the particulars show is proposed to be held.

(iii) The applicant shall prove the bonafides and correctness of the particulars in the application by producing the relevant records maintained by the institution with a copy of the latest audited statement of accounts of the beneficiary institution.

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1. Added by GO. Ms.No. 100, CT, Dated 1st November, 2001.
2. Added and substituted by GO. No. 125, dated 12th October, 2011.
3. Added by GO. Ms.No. 54, dated 29th May 2013, effective from that date.
5. G.O. No. 4522, Revenue dated 22nd December 1958.
(iv) Admission to the benefit films show shall be by means of special tickets printed for the purpose. Taxes and surcharge shall not be collected from the persons admitted and ticket shall specify only the gross rate of admission to the cinema indicating prominently the grant of exemption from taxes. These tickets shall be got sealed by the Entertainments Tax Officer before use and all unused tickets shall be surrendered to the Entertainments Tax Officer concerned with a statement of account showing the details of the total number of tickets sold in each denomination, the amount collected and the expenditure incurred, within 1[one week] after the date of the show. Similar particulars shall be submitted to the Government also within 1[one week] of conducting the show.

2[ (iv-a) The Entertainments Tax Officer shall have power for good and sufficient reasons, to demand security from the applicant for the payment of tax or other amounts that may become due on account of non-compliance of any of the conditions governing the exemption. The amount of security deposit 3[shall be equal to] the tax payable on tickets based on the full capacity of the auditorium for the exempted show or shows. Where the Entertainments Tax Officer directs the payment of the security deposit, it shall be made in the form of a deposit in a Government Treasury or in the form of a bond in Form XXI or Form XXII, as the case may be, to the satisfaction of the Entertainments Tax Officer, before the show is conducted. If the applicant becomes liable to pay tax, it shall be recovered from the security deposit and the balance shall be refunded to the applicant. If no tax is due from the applicant, the security deposit shall be refunded in full].

(v) The expenditure on arrangements for the benefit film show shall not exceed twenty-five per cent of the gross collection. A minimum of seventy-five per cent of the proceeds of the show shall be utilized for the purpose for which exemption is granted.

4 [(vi) Failure to comply with any of the 5[conditions (i) to (v) above with entail recovery of the taxes and other levies payable under the Act but for the exemption].

6[45-B. where the Government have issued an order under sub-section (2) of section 8 of the Act, exempting any individual entertainment or entertainments from liability to the entertainments tax, the proprietor shall apply to the Entertainments Tax Officer concerned and obtain a certificate of exemption in Form XI and comply with the conditions specified therein and in the order of the Government aforesaid granting exemption. Such application shall be accompanied by a crossed cheque drawn in favour of the Entertainments Tax Officer, or by Treasury receipt for rupees five. The Entertainments Tax Officer may, in his discretion, require the proprietor to furnish such security as he considers necessary:

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1. Substituted for the expression “3 days” by No. SRO 213/84, GO. Ms. No. 771, dated 17th July 1984.
2. Inserted by ibid.
5. substituted for the expression "conditions (i) to (vi)"by ibid.
6. inserted for the expression "conditions (i) to (vi)"by ibid. Old rule 45-A renumbered as present rule 45-B by G.O.PS. No. 1242, Commercial Taxes & Religious Endowment dated 10th August 1979.
Provided that the officer aforesaid may, in his discretion, accept an application at short notice or after the entertainment has been held or may dispense with an application altogether, if he is satisfied that the entertainment is eligible for exemption from liability to the tax, under the general order of the Government.

1[45-C. The Government may in public interest or to mitigate hardship to the cinematograph industry remit the whole or any part of the tax payable under the Act, whether prospectively or retrospectively, subject to the condition that in respect of remission of tax the proprietor had not collected any tax in respect of that period for which remission is sought to be granted].

2 [45-D. The proprietor / partner / permit holder of the place of entertainment shall issue an authorization in such form to any person who has to perform any duty inside any place of entertainment or in connection with any entertainment permitting such person to be admitted without any payment. The authorization shall contain the name of the person, his calling, the nature of his duties inside the place of entertainment, and the signature of the proprietors / partners or permit-holder shall also maintain a register showing the names and addresses of all persons to whom authorizations are issued under this rule from time to time with the date of issue in each case.

46. The Certificate (referred to in rule 3[***] 45-B shall be hung in a conspicuous place and produced before inspecting Officers on demand.

47. 4[***]

PART VIII
MISCELLANEOUS

48. Every owner or other person in charge of any theatre, hall or other premises who lets out the same for the purposes of an entertainment shall give notice of such entertainment to the Entertainments Tax Officer. 5[***] such notice shall be given at least three days before the entertainment and shall specify the nature of the entertainment, the name and address of the proprietor and the date on which, and the time at which, entertainment is to be held.

6[48-A Every permit holder or certificate of registration holder entering into or forming a new partnership in conducting an entertainment or entertainments or for

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1. 45-C renumbered as 45-D inserted by SRO A-26(a) / 88 G.O.P. No. 158, dated 23rd February 1988.TNGGPart III
3. G.O. No. 4522, Revenue, dated 22nd December 1958.
4. Omitted by ibid.
providing amusement or recreation parlour or television exhibition, or providing direct to home service or conducting any cricket tournament by the Indian Premier League or the Champions Control for Cricket in India as the case may be, shall, within thirty days of happening such events, send to the Entertainments Tax Officer concerned, a declaration in Form XV signed by all the partners, starting the names and addresses of all the partners and their respective shares in the business. The Entertainments Tax Officer shall then verify the application and transfer the permit or the certificate or registration in the name of the partnership firm. If a partner retires without the partnership being dissolved thereby, he shall send to the Entertainments Tax Officer concerned a declaration in Form XVI within thirty days of his retirement. All partners shall jointly and severally, responsible for the payment of the tax under the Act.

48-B. If a partnership is dissolved, every person who was a partner shall send a report of the dissolution to the Entertainments Tax Officer concerned within 30 days of such dissolution.

48-C. If a proprietor dies the permit or registration shall expire. However, if his legal heir or representative notifies the fact of the death of the proprietor to the Entertainments Tax Officer concerned within 30 days from the date of his death, and desires to have a fresh permit or registration, a fresh permit or registration, shall be granted in the name of the legal heir or representative.

48-D. The permit holder or the certificate of registration holder, who appoints a person or a relative regularly as a manager or person in charge for the purpose of carrying on the work of the entertainment or amusement or television exhibition, or providing direct to home service or conducting any cricket tournament by the Indian Premier League or the Champions Control for Cricket in India such as appearing before the prescribed authority under the Tamil Nadu Entertainments Tax Act, filing of returns, signing of Forms II, II-C and II-D statements and requisition etc., shall submit to the Entertainments Tax Officer concerned a declaration in Form XX signed by the partners / proprietor / permit holder / registration Certificate holder, as the case may be, along with the Form I or I-B or III or III-B. If there is any change in the manager or person in-charge, a fresh Form XX shall be filed within three days from the date of such change.

PART IX
ADMINISTRATION

49. (1) [(a) Any person aggrieved by an order passed under these Rules by an Entertainments Tax Officer or by any other officer subordinate to the Assistant Commissioner may, within thirty days from the date of such order, appeal to the Deputy Commissioner of Commercial Taxes;]

1. Added by GO.Ms.No. 100, CT, Dated 1st November, 2001.
2. Added and substituted by GO No. 125, dated 12th October, 2011.
3. Added by GO.Ms.No. 54, dated 29th May 2013, effective from that date.
Provided that the 1[Deputy] Commissioner of Commercial Taxes may admit an appeal presented after the expiration of the said period if he is satisfied that the appellant had sufficient cause for not presenting the appeal within the said period.

2[(b) Every order passed on appeal under clause (a) shall, subject to revision by the Entertainments Tax 1[Joint] Commissioner of the range concerned or any officer authorized by the Government under clause (bb) of sub-rule (2) or the Entertainments Tax Commissioner, be final;]

3[(c) The 1[Deputy] Commissioner of Commercial Taxes may in his discretion either suo motu before the expiry of four years from the date on which an order was passed or on an application preferred within sixty days from the date on which on order or proceedings to which the application relates was communicated to the applicant, call for and examine the records relating to such order or proceedings of any Entertainments Tax Officer under the Act or these rules, for the purpose of satisfying himself as to the legality or propriety of such order or as to regularity of such proceedings and may pass such orders with respect thereto as he thinks fit:

Provided that the 1[Deputy] Commissioner of Commercial Taxes any admit an application for revision presented after the expiration of the period if he is satisfied that the applicant had sufficient cause for not presenting the application within the said period;]

3[(cc) The Entertainments Tax Commissioner may for reasons to be recorded in writing transfer an appeal or an application under clause (c) as the case may be pending before the 1[Deputy] Commissioner of Commercial Taxes to any Officer not below the rank of the 1[Deputy] Commissioner of Commercial Taxes authorized by him in this behalf. The officer so authorized shall exercise all powers conferred on the 1[Deputy] Commissioner of Commercial Taxes in relation to such appeal or application.]

4[(d) Notwithstanding that an appeal under clause (a) or an application under clause (c) has been preferred, the tax, fee or other amounts shall be paid in accordance with the assessment, or order or proceeding against which the application has been preferred;

Provided that the authority concerned may, in its discretion give such direction as it thinks fit in regard to the payment of the tax, fee or other amount before the disposal of the appeal or the application for revision, if the appellant or the applicant, as the case may be, furnishes sufficient security to its satisfaction in Form XIII or in Form XIV:

Provided also that, if personal security alone is offered the authority concerned shall not grant a larger concession than payment of the tax, fee or other amount in installments].

1. Added and substituted by GO No. 125, dated 12th October, 2011.
[(2) (a) The Entertainments Tax Commissioner subject to the control of the Government, and the Entertainments Tax [Joint] Commissioner of the range concerned subject to the control of the Entertainments Tax Commissioner, shall have power to superintend the administration of the Act and the collection of the tax thereunder].

[(b) In particular and without prejudice to the generality of the foregoing power the Entertainments Tax Commissioner or the Entertainment Tax [Joint] Commissioner of the range concerned, may, in his discretion either suo motu before the expiry of four years from the date on which an order was passed or on application preferred within sixty days from the date on which an order or proceedings to which the application related was communicated to the applicant, call for and examine the records relating to such order or proceedings of any Entertainments Tax Officer or any other officer or person under the Act or these rules, including cases where an inferior officer has exercised powers of revision under these rules for the purpose of satisfying himself as to the legality or propriety of such order or as to the regularity of such proceedings and may pass such order with respect thereto as he thinks fit:

Provided that the said officer may admit an application for revision presented after the expiration of the said period, if he is satisfied that the application has sufficient cause for not presenting the application within the said period].

[(bb) Notwithstanding anything contained in clause (b), any officer authorized in this behalf by the Government may, in respect of any application preferred under clause (b) and referred to him by the Entertainments Tax Commissioner, exercise all the powers of the Entertainments Tax [Joint] Commissioner under clause (b) and call for and examine the records relating to the order or proceedings, which form the subject matter of such application, for the purpose of satisfying himself as to legality or propriety of such order or as to the regularity of such proceedings and may pass such order with respect thereto as he thinks fit.]

[(c) Notwithstanding that an application has been preferred under clause (b) the tax, fee or other amount shall be paid in accordance with the assessment order or proceedings against which the application has been preferred:

Provided that the authority concerned may, in its discretion, give discretions as he thinks fit, in regard to payment of tax, fee or other amount if the applicant furnishes sufficient security to its satisfaction in Form XIII or in Form XIV as the case may be:

Provided also that, if personal security alone is offered the authority shall not grant a larger concession than payment of tax, fee or other amount in installments.]

2. Added and substituted by GO No. 125, dated 12th October, 2011.
1[(3) Appeals and revision petitions preferred under sub-rules (1) and (2) should be affixed with Court Fee stamps of the appropriate value as specified in the Tamil Nadu Court Fees and Suits Valuation Act, 1955 (Tamil Nadu XIV of 1955)].

2[49-A. Every order of an appellate or revising authority shall be communicated to the appellant or petitioner affected by this order, to the Entertainments Tax Officer, and any other authority concerned.

3[49-B. If for any reasons the exemption granted under sub-section (2) of Section 8 of the Act is cancelled by Government, the Entertainments Tax Officer concerned shall determine and collect the tax in the same manner as if it were a tax levied by himself.]

50. 4[* * *]

51. The Officer to whom the Government have delegated their powers 5[under section 5] of the Act shall be the prescribed authority for the purpose of Section 15 thereof.

52. 4[* * *]

6[53. Any person who commits a breach of 7[any of the Rules 21-B, 21-D, 22],23 to 28, 29(1) and (2), 30 TO 32, 8[** *] 36,37,38,39,41,42,45-A,45-B, 9[45-C], 46, and 48 or any of the conditions of the permit in Form IV, 8[** *] and VII or of any of the Certificates in form VI, and XI shall on, conviction by a Magistrate, be punishable with fine which may extend to Rs.500]

10[54. Where a form has been prescribed by these rules for the keeping or maintaining of any register or for submission of any return, only the appropriate form printed under the authority of the Government shall be used for the purpose.]

11[55. Where a payment is made by cheque under these rules the cheque shall be a 3[crossed cheque and] such as may be received by a Government Treasury under the Tamil Nadu Treasury Code].

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2. Inserted by G.O. Ms. No. 3002, Revenue, dated 18th October 1954.
5. Substituted for “under clause (a) of Section 5” by No. SRO A-161/85, GO. P. No. 594, dated 9th July 1985, Gazetted on 21st August 1985. Section 5 has been deleted from 4th October 2004 by Act No. 38 of 2004.
1[56. Where a permit or certificate granted under these rules is lost or accidentally destroyed a
duplicate of the permit or certificate, as the case may be, may be granted on payment of a fee of
one rupee and the same shall be super scribed “duplicate”].

2[57. The service on a proprietor of any notice, summons or order under the Act or the rules
made thereunder may be effected in any of these following ways, namely:--

(a) by giving or tending it to such proprietor or his
manager or his clerk or agent; or

(b) If such proprietor or his manager or clerk or
agent is not found, by leaving it at the place of
entertainment or last known place of residence
or by giving or tendering it to some adult
member of his family; or

(c) If the address of such proprietor is known, by
sending it to him by registered post; or

(d) If none of the mode aforesaid is practicable, by
affixing it in some conspicuous place at his last
known place of entertainment or residence. ]

3[58-A. An Entertainments Tax Officer may require any person whose exercise be considers
necessary for the purpose of any enquiry under the Act or the Rules made thereunder to appear
before him and give evidence. The 4[* * *] Commercial Tax Officer or the Entertainments Tax
Officer may examine such person on oath or affirmation].

5[59. An Entertainments Tax Officer shall have all the powers conferred on a Court by the Code
of Civil Procedure, 1908 for the purpose of securing the attendance of persons or the production of
documents].

2[60. An Entertainments Tax Officer shall issue a summon for the production of documents or
the appearance of any person in Form XII].

61. The powers conferred on an Entertainments Tax Officer by rules 58 to 60 may also be
exercised by an appellate or revising authority

62. A person other than the proprietor appearing before an Officer in pursuance of a summons to give evidence or produce documents in any enquiry under the Act or the Rules made there under shall be paid traveling allowance and batta at such rates as may be fixed by the State Government from time to time.

The “proprietor” as defined in the Tamil Nadu Entertainments Tax Act, 1939, including his agent or representative, shall not be eligible to claim travelling allowance or batta.

The class to which each person belongs for purposes of the travelling allowance shall be determined by the officer of the Commercial Taxes Department or other authority concerned before whom the person appears to give evidence or to produce documents after taking into consideration the status of the person.

(G.O.P No. 5376, Revenue, dated 3rd September, 1973.)

63. An Entertainments Tax Officer or an appellate or revising authority shall grant certified copies of depositions made under Rule 58 or Rule 61, as the case maybe, to the parties concerned, if an application is made properly stamped.

64. The following cases respecting proprietor shall be published under Section 10-AA:

(i) Name of defaulters of tax with details where the total amount of tax including Show Tax, Surcharges and Additional Surcharges for one or more years is rupees twenty-five thousand or more and is not covered by stay granted by the appropriate authorities and remaining unpaid for more than two months after the due date;

(ii) Names of proprietors with details who have suppressed their tax liability or have evaded the payment of tax under the Act involving rupees twenty-five thousand or more for one or more years detected at a time. This amount shall be inclusive of the taxes, surcharges and additional surcharges;

(iii) Names of proprietors with details on whom a penalty of not less than Rs. 5,000 under this Act had been imposed during any year;

(iv) Names of proprietors with details who have been convicted for any offence under Section 14 of this Act in any year;

(v) The information aforesaid shall be published by the Government in respect of each financial year in the Tamil Nadu Government Gazette and may also be released to the press for publication.

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