

વેપાર ઉદ્યોગ મહાસંમેલન
૨૯મી એપ્રિલ, ૨૦૧૬

GCCI SUMMIT & EXPO
29 | 30 April, 2016
Mahatma Mandir, Gandhinagar, Gujarat, India



**ગુજરાત ચેમ્બર
ઓફ કોમર્સ એન્ડ ઇન્ડસ્ટ્રી**
બુલેટિન

અંક - એપ્રિલ - મે - ૨૦૧૬





CIMS CANCER CENTER

**Opening a comprehensive cancer surgery center
alongwith Radiation and Medical Oncology unit**



Surgical Oncology Team

Dr. Darshan R. Bhansali (M) +91-9825096763 **Dr. Jayesh V. Patel** (M) +91-9825049874 **Dr. Natoo Patel** (M) +91-9825043672 **Dr. Ashok Patel** (M) +91-9825020544 **Dr. Tarang H. Patel** (M) +91-9825022074

Cancer Surgery

- Radical and conservative Head and Neck Surgery - Microvascular Reconstructive Surgery
- Breast Cancer Surgery and Breast Conservation with Reconstructive Surgery
- Thyroid and Parathyroid Surgery
- GI Onco surgery, GI Laparoscopy Surgery
- Gynec Onco Surgery
- Hepato Biliary and Pancreatic Surgery
- Uro Onco Surgery
- Ortho Onco Surgery
- Thoracic Onco Surgery
- Neuro Onco Surgery

Radiation Oncology Team

Dr. Devang C. Bhavsar (M) +91-98253 74411 **Dr. Kinjal R. Jani** (M) +91-98255 76533 **Dr. Maulik Bhensdadia** (M) +91-99257 85859
Dr. Malhar Patel (M) +91-95376 64757 **Dr. Prapti Patel Desai** (M) +91-90392 71466

Medical Oncology Team

Dr. Chirag Desai **Dr. Rahul Jaiswal** **Dr. Sanket Shah**
Dr. Abhishek Kakroo **Dr. Bhavin Shah** **Dr. Shailesh Talati**
Dr. Sandip Shah **Dr. Deepa Trivedi**

For Appointment call on +91-99792 75555

24 x 7 Helpline : +91-70690 00000

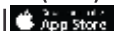


Certificate No. M-0500

CIMS Hospital : Nr. Shukan Mall,
Off Science City Road, Sola, Ahmedabad-380060.

AMBULANCE & EMERGENCY : +91-98244 50000, 97234 50000

"CIMS Hospital" (India) application available



info@cims.me | www.cims.me    

INDEX

President's Message	2
Sr. Vice President's Message	4
Hon. Secretary's Message	5
GCCI Summit & Expo 2016	9
Preparations	10
Inaugural Session	14
Interactive Sessions	17
Vendor Development Programme.....	85
Exhibition	87
Letters of Appreciation	88
News Coverage	90
Action Scan	92
Membership Information	101

Shri Rohit J. Patel

President

Shri Bipin R. Patel

Sr. Vice President

Shri Shailesh I. Patwari

Vice President

Hon. Secretary : **Shri Hemant N. Shah** Hon. Secretary (Regional) : **Shri Bhargav K. Thakkar**

Hon. Treasurer : **Shri Sanjeev Chhajer** Bulletin Committee, Chairman: **Shri Bhavesh S. Lakhani**

Secretary General : **Shri Dharmendra Joshi**

Gujarat Chamber of Commerce & Industry, Ashram Road, P.O. Box No. 4045, Ahmedabad-380 009, Ph. : 26582301-2-3-4

Website: www.gujaratchamber.org

email: gcci@gujaratchamber.org

We welcome your feedback and suggestions. Do write to us at bulletin@gujaratchamber.org

Per Copy : Rs. 18



htn, ..xu

r«P r{°ttu

[Bfh îtht PtùDpE PtE,, th Rðlx GCCI Summit & Expo-2016 ...h fülÿ, yt rðpwt fwe-ux™ yt... Èti È{út hsq fh, tknlwyt™™e ÷t,, ýe y™¼ðwAw [Bfh™t Rr, ntÈ{tk...nE-e ðth GCCI Summit & Expo-2016™¼ðP ytbts™ ÚtPw sùtkÈ{,, ú,, wsh, {túte ðu.th-Wātu, ÈtútuÈf÷tP÷t 4500 Úte ...ý ðÄw«r, r™rÁytuW...rÚt, hÏtt, sùtkÈ{,, ú,, wsh, ™e [BfÈoy™uyÈtùÈPp™ stztPtk rðrðÄ Èu{™th y™ufthPç{tuPtùDpt, ðu.th, Útt Wātu, t™t ...St™e [[tdtR y™u, t™t r™htfhý ÷tððt™t ...Pí™túttPt. nW,, thðÚte fneP fuÈtiÈrçP...ýuÈk, rX, ÚtPt, t™ufthýus ...nE-e ðth yt yr, ntrÈf ftPç{ yt...ýuÈV÷, t...ðf PtS pòPt y™u,, wsh, ™tkðu.th-Wātu, Èk, rX, Au, u¾hðh ...hðth fhe pòPt.

[th ¼t,, {tkPtùDpE yt ftPç{™tk{wP {nu{t™, hefuyt...ýt ,, wsh, ™tk{t™™eP {wP{Pte ©e yt™Eef™ ...xu- W...rÚt, hÏttkn, tky™u, ytyus «Èk, ™wE½tx™ fPð yùýufÏthfuytx÷e {twe ÈwPt{tk,, wsh, ™t ¾y¾yÚte ðu.th-Wātu, ™t «r, r™rÁytu yf [K ...h W...rÚt, hÏtt yuyt™™e ðt, Au y™uy {txu,, wsh, [Bfh™t yt yr¼,, {™u, u{ýurfhÈtòPtun, tu ynekyf ðt, ™tÄðt sðe AufuAð÷t ½ýt È{PÚte yt...ýe [Bfh y™uÈhfth©e™t rðrðÄ rð¼t,, tuðà [u{Ptytytu Èu{™th y™u [[tÈ¼t sðt ftPç{tuPtùDpt Au y™uÈhfth©e™t Èhf ¾t, t, hVÚte ...h, tuÈnPt, {éPtAu ...hk wyt «ð}tyturðrðÄ rð¼t,, tu{txusÈt sÈt È{Pútt, e ntuÚte, t™túPt... ™t™tun, tu yt ð»tuyt...ýtu yf [tu-È yr¼,, { n, tu fuÈhfth y™uWātu, tuðà [uyf ftPç{e ÄthýuÈu wÚt...tðtustRyú sÚte ft{fts{tk½ýe Èh÷, t hny yf «fth™e ytí{eP, t f÷ðtP y™uyt...ýt ...St™r™htfhý Èh÷, t y™uí z...Úte ftPç{ txútt, Wnu {t™™eP {wP{Pte ©e}, e yt™Eef™uyt yr¼,, {™uytðftPton, tuy™uònh fPðn, hf, tÄe™, h ¾t, u Wà [Èr [ðt™e ntshe{tkðu.th-Wātu, ™t Èhfth Ètútt™t ...St™tuÈ{P{PtÈt{tkWfE ÷tððt {txu{u{rn™Úte Èh Ètúðthufkf Ptsðt{tkytòpu yt stu tkyù [tu-È...ýu÷t,, uAufuÈhfth©e ,, wsh, ™t ðu.th-Wātu, ™t rð™t rðÏ™u rðftÈ {txinfthtí{f yr¼,, { ÄhtðuAuy™u"Ease of Doing Business"™t yr¼,, { {txu¾hðh...Pí™pe÷ Au

SĒEĒeytR Ēr{x ylz yōM...tīmt furĒĒĒep ftbĉ { {tkyū{yĒyū{R Ēōxh ...h rōpwt aPtTM yt...ōt {tkytōPtn, w ftbĉ {TMt ¼t,, Y...ūlzh zō ÷ ... {lx «tu, ū{ PtōPtun, tu sū{tkyāiāu,, f yf {tuyTMufu.tnūx pTMxtyu..tu tTMe ¾heĒTMe sYrhPt, tusýtōe yTMĒĀ ÷ tTMtu ÷ t¼ htBpTMt yū{yĒyū{R pTMxTMufōe he, u{ æ pfu, u{ txTMe ftbĉtnerō}tu{trn, e yt...e n, e. yt ¾hāh ĒVα yTMuytōfthĒpf ftbĉ { hlttu yt Ētūuytāu,, f «ĒpTMtuĒ {tōp ...ý fhōt {tkytōPtun, tu sū{tkyt...ýt,, ūsh, TMt Wātu, tuī tht fTMtōe rōrōĀ Wí...tĒTMtuĀĒrpo fhōt {tkytōPtun, tk

yt...ýūĒhf ĒĉP/ Wātu, fthtu...tĒūte, uTMt ...ĒtufuĒ {Mptytu{tf ÷ e yt...ōt sýtōPnyTMufĀkyuĒthtu<r, ĒtĒ ytĀptu yTMu...Ētu{tf ÷ e yĀPt. Ēhf ...ĒtusirōrōĀ Ēhftherō¼t,, tu{txun, t yTMtu, s_zttuĒtūtrō [th-rō {pofhe, TMt ĒWārō, Wfū-tuĒtūTMe ...m, ft, pth fhe yTMuĒhfthĉTMt Ēt, rō¼t,, tu{tk{tf ÷ e yt...ōt {tkytōe. , u{ýuytTMtuyĉPtĒ fptu yTMu...ĒtTMt rTMhtfhý fuWfūTMt hm, tytTMt rō [th ĒtūuytōPt yTMuĒhfthĉTMt yrĀftheytyu...hTMt hĒ ĒtūuĒnptu, yTMWfūTMe ¾t, he yt...e. ōĀu{tk{f RTM RrlzPtTMufōe he, uĒfth fhe pftb, TMerō,, , ōth [[tūR.

Ētū, Ēnfth, Ēnptu, yTMunfthí {f yr¼,, { ĒtTMtuntb ...Ae, tu<,, r, yTMuĒVα, tTMe ftR Ēe{tTMt ntĉ. Bpthuōt, «,, r, TMe ytōuĉpthyf rō [th [tu-Ē ytōufuyt...ýt Wātu, tTMtuōftĒ Ēōtō, e ūtōtustRyu,, ūsh, [Bfh ytW ftūĒĒo ylz RLzMXĀ ĒtūuĒfĉtĉ-Ēhf ĒĉP, TMyr¼TM yk, AuyTMuĒhf yk, MōMūt ntōstRyu yt...ýufnthūte ytōTMtht Wātu, tTMuytōftheyuAeyu yūTMĒk.yā.yūĒmōĀtytuyTMhtn, tu{ æ hnu, TM¼tĒ aPtTM ht¾eyuAeyu yūĒtūuyt...ýu yu...ý stōstRyufuyt...ýt sūyāiāu,, f yf {tTMfĉt AuyTMuĒt {fōe he, ufhe pftb. yf { {tĒt ntĉ, TM¼t fhe pfeyu, tus yt...ýtuĒōtō, e rōftĒ ūtptufne pftb. ftbĉ { ĒhBpTM yt...ýu{tĒt yūtōt fĀ ...ze,, pū- yū{yĒyū{R yf {tTMuĉtōp ¾heĒTMt {æ hnu, u{txuytRytRyū, y {ĒtōĒTMt MTMt, ftuī tht pY fhe- ĒMūt Ētūtu{æTMu...pTMtu ...ý fptn, t. htBp yTMufly Ēhfth ūtht ònh fhe- ¾heĒTMer, yk,, o yōturTMp {Aufu{tkt Wātu, tuyTMufu.tnūx sĵt ūtht Vhrspt, ...txĒ yTMuft [tu{t ÷ rTMĀoh, {PtĒt {tkhtBpTMt MūttrTMf {aP {yTMuTMtTMt Wātu, fthtu...tĒūte ÷ ōtTMtūhnpu yTMuytTMtu ÷ t¼ ÷ ōt MūttrTMf Wātu, tūyĒä ūtR sōw...zpu

„ ūsh, [Bfh ytW ftūĒĒo ylz RLzMXĀTM Mūt...TMtTMtunū wyun, tufu,, ūsh, TMt ¾y¾yūrōM, hū-t Wātu, tūyf A^otTMe [u Ēk, rX, ūtR ōu.th-Wātu, TMtuōftĒ fhe pfyTMuyt Ēthk<th¼ūte s sū< {¼tuyTMufthty the Ēr {r, ytuytōe yū{ýuyt ūtūtu...h, t «PtĒtufptuAuyTMyrōh, ...rhýt {tuyĀptkAu yt...ýustuō}tTMt <th¼ūte yĪpth ĒĀTMsh fheyu, tuī pt ÷ ytōpufu [BfhTMwftbV ÷ f Ē, , rōfĒ, ūs hltūAu {TMu¾t, he AufuytōTMtht TMōt ntĒĒĒthuytTMūte ...ý rōptα ...tPu TMōt rōftĒ ÷ ūte yr¼,, { ĒtūTMtkftptufh, t hnpū yrōh, TMō, h ftbTMe...hk.ht sōōtR hnpū yt...ýt Ēk, XTM {tknsw ftfhne tr {^otustztptuyTMWātu, tTMtuĒōtō, e rōftĒ ūtū

htun, ...xū, « {¼



rfr...™¼tĚ ..x#

r«P r{ottu

„ŕsht, [Bfh ytW ftuĚöyulz RLZMxĚ™t ð»to2015-16™t rĚ™Ph W...«{¼, hefuAŦ÷e ðth yt f#ax™ îtht yt...™e Ětútuðt, fhe hĪttuA#Pthuð»to2016-17™t «{¼, hefu¼gf {t#e sðt f(ethe ÷eĀt™tu{™uyneĚĚ ÚttP Au , Ěe Ětútuŕ «{¼, heft™tuftP¼th Ě¼t#ðt {txu¼gf , í...h, t, WĚtn y™uyt™Ě ...ý Au

ð»tð»to [Bfh {tk [kt, t «{¼ y™ufthtyfthe Ěr{r, ™t ĚtiĚĈptu [Bfh™t , {t{ ĚĈpt™t Ěnfthúte ðu.th-Wātu, ™t Ěðt, e rðftĚ™e rĚpt {tkrðrðĀ ftPĈ { „ tXðuAuy™uĚe½jyxt pX ©e fM, h¼tR ÷t÷¼tR y™upX ©e y{, ÷t÷ nh,, tð™ĚtĚpY fhe yt...ýe yt [Bfh , {t{ ...ð»«{¼t™t ...P™tułtfe ytsuĚp™t xt [™e [Bfh {tkMÚt™ ĀhtðuAu yt , f-uð»to2015-16™t «{¼ ©e htun, ¼tR ...x#, {tth Ětúte ntĚĚthty y™uyt¼e fthtyfthe Ěr{r, ™uð»to ĚhBp™ ¼gf Ěth ftPĈ {tu fhðt fĚ÷ ¼gf ¼gf yr¼™Ě™ ...tXðuA# , u{tk...ý yu«÷ {tĚ {tkPtdP# GCCI Summit & Expo-2016 ¼gf rðpwt f™e hĪttu, u{txu«{¼ ©e htun, ¼tR y™u{t™Ěf {Rte ©e nu{k ¼tR™urðpwt yr¼™Ě™ yt...W# [BfhurĚpt {tkftPofhðstRyu, ðtuyt ftPĈ {n, tu s™e {™u¼gf «ĚL™, t Au

[Bfh™t ™ðt pYÚt, t ð»t{tknyts rĚpt {tk [Bfh™e „ r, rðrĀyt™uyt,, # ðĀthep , Ěe n¼t, heyt...W# r{ottu yt Ěr{x{tkhtB¼h {tkrðrðĀ sðptyMÚt...tP# t ðu.th-Wātu, ™t ...Ŗt™u...n#e ðth ytx÷t {txt «{ty {tkyt...ýuĚf r÷ , fhe pðpt y™ur™»yt, tūtht , Ět r™htfhý {txuĚhfth™uyt...ýhnsyt, fhe pðpt. Ěhfth™t Ěfthtí {f yr¼,, {úte ½yt fĀt ...Ŗt™r™htfhý ÚtP#Au ...h# unswyt rĚpt {tk½ýufĀ#ft { fhðt™ułtfe hnuAu GCCI Summit & Expo-2016 Útfe ÚtP# yt pYyt, ™unly™u{the xe{ yt,, # ðĀtheply™uyt...ýt ðu.th-Wātu, ™t rðftĚ™uyðhtĀ, t htis-fhts™t , {t{ ...Ŗt™r™htfhý ÷tððt™u...P™t fhepl# sYh ...zu, #÷Ěhfth Ětútu#ne™uy™usYh ...zu, tuĚhfth™e Ětútu# [™tí {f he, uĚðtk, f {ĚtytW...h ÷ze™u...ý ...Ŗt™un÷ ÷tððt™u...P™t fhepl#

{™uytpt Aufuyt ...P™t{tk,, ŕsht, ¼h™t , {t{ ĚĈptu yĚtuĚPp™tu [Bfhuy™uĚk, X™tustztptuy™uyt...ý™u Ěnfth yt...pu, u{s yt...ýuĚk, X™ nswĀthu{sfq f™pu ytðtu yt...ýuĚtí¼u, t {#e™u [Bfh™t ...ð»«{¼©eytu îtht f, tð#e rĚpt W...h [t÷e [Bfh™tkMĀ™t™uĚtftth fheyuy™u [Bfh™e «ð}†ytułtfe yt...ýt Ět™t ŦPðĚtrP# rðftĚ™uðy, yt...eyu

rfr...™¼tR ...x#, rĚ™Ph W...«{¼

2016-17TMe yf Í ÷ f



nák þtn

Ö»to 2015-16 „ isht, [Bfh ytv ftu Eöy liz RLz Mxð {txuyf yr, ntrÉf ð»ton, h yt ð»to E»yt þtus, «ð}¥tytu yTMW...Ptu, e ftþ {tútf [BfhTMMM, h ðÄwQK n-R sR pöpt n, t, u s „ isht, TMt ðu.th-Wätu, E {Étp yTMuÉhfth E {út [BfhTMe «r, ctTMuðÄthe pöpt n, t.

yt ð»tTMe þYyt, {tky {the xe {uTMyþ ÷ eÄtufuð»tðEHBptTM ftþ {tuyTMu«ð}¥tytTMe EÍþt ...h aþtTM yt...ðtTMt fE ÷ u EÇptTMu¼h¼h {EÉY... fTMu, ðe s «ð}¥tytuntút Ähðe yTMu {TMu, ðoAufuð»tTMt y, uy {u÷eÄt EÍfÖ...TMuÉVα, t...þf ...Ákfhe pöpt Aeyu E k.g of thtyf the É r {r, yTMuMxtV EÇpTMt EÍt yTMuÉnfth îtht y {uy...útt fh, tk...ý ðÄwÉVα ft { „ ehe f, tððtTMtkÉVα Útþt Aeyu

yt, t {e ð»tðEHBptTM „ isht, [Bfh ytv ftu Eöy liz RLz Mxð îtht ntút Äh: y {f y „ ípTMe ft { „ eheTMe Í ÷ f y^otuhsw fÁkA

1. RLxhTMpTM ÷ xiz :

ð»tðEHBptTM röi TMt rðrðÄ EptTMt zE-e, pTMtu, isht, [BfhTMe {w-tft, uy tðPt sÉ tk [eTMTM lizE-e, pTM ¾4t E WÖ ÷ ¼TMeþ Au [eTMTM uðtðÍ W þnln yTMu, isht, TMly {ÉtðtÉ þnln ðä [uÉeMxh EexeTMturfth Útþt fte [eTMTM zE-e, pTMTM e {n¥tt ¾4f ðÄe „ R yTMu, isht, Éhfth îtht [eTM EÍtúTMt EýÄtuðÄw {sfq fTMtððtTMly, ípTMwft { yÉtÉeyþTMtuð, e „ isht, [Bfh ytv ftu Eöy liz RLz MxðTMuyt...ðt {tky tðPtwn, h yt yTMuÉÄtTMu, isht, [Bfh ytv ftu Eöy liz RLz MxðTMt EÇptTMlyyf «r, rTMrÄ {zα [eTMTM tðtly, ztl, «trðLÉTMe {w-tft, u, þln, lyTMuyt «r, rTMrÄ {zαTMu [eTMTM e Éhfth yTMuÍptTMt ðu.th-Wätu, TMe ÉMÚtytuîtht ¾4f Éthtu«r, Ete {éptun, tu „ isht, htBpTMt {tTMTM eþ {íþ {Rte ©e, e ytTMÉefTM ...xw-u«r, rTMrÄ {zαTMe [eTMÚte ...h, ytðPt fte ðPrö, „ , {w-tft, {txuyt {k^ot, fþton, t yTMu «r, rTMrÄ {zαTMe ÉVα, t {txuyr¼TMÉTM ytÄpt n, t.

2. yr, ntrÉf GCCI Summit & Expo-2016 :

yt ftþ {TMu {p Y... yt...ðt {txunwAð ÷ t ½ýtkð»túte ...þíTM fh, tun, tuyTMufuð»ta.nw tkftþ { {txTMe E k.g of ...h¼t , þth fhðt {kytðe n, e. yt ð»to [BfhTMt « {¼^oeTMt EÍt yTMuÉnfth , u s {tTMTM eþ {íþ {Rte©eTMt ytrpðtÉÚte n

{tth yt MÖÄ™™uÉtfth fhe pöptuy™™u, isht, ™t ðu.th-Wätu, {txuRr, ntÉ Èso, ðtu¼0p ftbç { pttöðt{tx™™tu
{tæp{ fLptu yt ftbç { Útfe y {uðu.th-Wätu, ™™u÷, , t ½ýtk {Étyt™™tuWfí÷ ÷töðt{tkÉVα ÚtPt y™™u ftf hñí÷
{Étyt™™tu...ý ðörh, Wfí÷ ÷töe pfepl, ðe y {™™u¼4töte Au Éhfth îtht ...ý yt ftbç {™™u...hpu...hpuÉnfth yt...ðt{tk
yt0Ptuy™™uyt...ýtkyt «PtÉ™™r fthÉtöðt{tkyt0Pt, í¼4fs, ðoy™™uyt™™É™™e ftf, Au

3. Round Table on Direct Tax :

yt ð»ta« íPút fhðht (Direct Tax) yk, ™t ™er, rð»tP fVhVthtu÷ tððt™™t WÆpúte yí htWLz xíf ÷ ...rh [[t™™uytPtst™™
fhðt{tkyt0Ptstuyt «fth™™tuÚt{ ftbç { n, tu yt ftbç { {tky, íP™™t {Étyt™™e [[töÉ...ü he, útR pfu, WÆpúte yí
...m, ft, pth fhðt{tkytöe. yt ftbç { {tk¼4th, Éhfth™™t hðLpWÉçxhe zti. nÉ {¼4 yrZPt, Èfefezexe™™t [h...É™™
©e{, e yr™™, t f...h, Èfefezexe™™t ÈÇP ©e{, e ht™™eÉn ™™tPh, r«LÉe...÷ [eV fr{Sh ytv RLF{xút ©e Ép÷ [ýt
, ús [eV fr{Sh ytv RLF{xút ©e pí÷ lüýntLzt W...rMÚt, hÏtt n, t y™™u ftfbç { {tk [[tdtP÷ {Étytú{ tte 70 xft sðe
¼4÷t{ýtuMðefthðt{tkytöe n, e.

4. ViR™™tLÉ :

ð»ta«EhBpt™™ ViR™™tLÉ úttt{tk¼4ýtk{n÷ð™™t ftbç { tuPtöPt s{tkSyÉxe yk, ™tuyðh™™É Èr{™™th, flýep fsvx
2016-17 W...h ...rhÉðtÉ, SEBI™™e ÷elMxek, heöðtPh{xÉ y™™u {sh ylz yðeÍ eplÉ W...h™™t Èr{™™th
W0÷¼4™™ePhÏtt n, t.

5. {nts™™ Élf÷™™ :

yt ð»ta, isht, ™t yt...ýtkÈÇP {nts™™tuy™™u [BfhutÉttú™™t Èk.f™™uðÄwÉpö, f™™töðt {tx™™t ...pí™™tuyk, ,
[Bfh™™t ntÉÉthtuîtht, isht, ™t {íP S0÷tytusðt fu¼4tö™™, h, ðt...e, yb÷ü h, Èh, rð, hñ{tkr{x, tuPtstðt{tk
ytöe y™™u, ú™™t...stuy™™uÉç™™tuyk, u [[törð [thýt fhðt{tkytöe. SÈEÉeytR È {ex ylz yðÉ...tu 2016{tk...ý
Èti «Út{ðth WÉ½tx™™ È {th¼4{tk {t™™eP {íP{Pte©e Ètútu fÄe heSPt™™÷ [Bfh™™t ntÉÉthtuMÚt™™ yt...ðt{tk
yt0Pt

6. ...Ptðhý :

...Ptðhý útttu...ý ð»ta«EhBpt™™ y, íP™™t ftbç { ptöPt n, t s{tk...iÉÉ {Bf™™ yÁ÷efp™™ W...h ...rhÉðtÉ y™™u
, isht, ™t ÈRxe...e™™t «r, r™™rÄyтуÉttú™™e r{x, ™™uÉ {töP úttP Au Èe...eÉefe îtht yt™™÷tR™™ {t™™exhek, {exh
÷, tððt VhSpT, fhðt{tkyt0Pt Aus{tk...z, e {wfí÷eyt™™t fthýu [Bfhut™™p™™÷, , á™™ xèçp™™÷ È {út VrhptÉ
™™tÁtöðt™™™™÷e fP0Au

7. [Bfh îtht ntÚt Äh÷ ft™™™e «rçPtytu

[Bfh îtht y {f y, íP™™t {Étyt™™t r™™htfhý {txuÉhfth©e ÈtútuÉ, , [[törð [thýt y™™ur™™htfhý™™t ...pí™™tufhðt
A, tk¼4ýtkÉ {P ...Ae...ý ftR PtöP Wfí÷™™ ytö, tkytöðt {Étytú{ txu ftf™™™e «rçPt fhe ftxç tkfÉ Èt¼4÷ fhðt™™ur™™yP
÷ðt{tkyt0Ptuyt r™™yP™™t VαMÖY...röðÄ {Étytú{ txu [Bfh îtht ntRftxoy™™uÉn« { ftxç tk...exep™™ Èt¼4÷ fhðt{tk
ytöe.

8. {ŦP ðrÄq ðntu(VAT):

ð»toEHBPt™ ðk ze...txe{lx y™uxüt flÉÖxlx ðâ [uy {f ftP{tfeP y™uðneðxe {Ŧtyturð»tu [[tərð [thýt útR n, e y™uðk ze...txe{lx îtht, u{Ŧtyt™tuftR PtøP WfE™ ytð, t xüt flÉÖxlx, {s ðu.theytuîtht W, úhsygt, tuútr n, e. „ isht, [Bfh îtht yt yk, uze...txe{lx y™uxüt flÉÖxlxÉ ðâ [u{æPrMlt fhðt{tkytðe n, e. rðM,] [[tə rð [thýt y™ur{Ŧ, tuftE y, íP™t {Ŧtytuyk, u [tu-É r™htfhý ytÓPtn, ky™u, uyk, t™t t™tweVefp™ ðk rð¼t, îtht fnth...tzðt{tkytÓPt n, t su[Bfh {txuyf {twe ÉVα, t „ ýe pftP.

9. Wòúttft{tkft{ „ ehe:

ð»toEHBPt™ xthlx ...tðh ÷e. , {s yLP rðs rð, hý fk.™eytuîtht, {™e xheV{tkðÄthtufhðt™t ytPÚte heÓPw ...exep™ fhðt{tkytðe n, e. „ isht, [Bfhu, Útt yLP ½ýtkyÉtÉeyP™tuuxheV{tkðÄthtuy™uðu.th-Wätu, {txu yðhtÄY... yðt yLP {Ŧtytuyk, uSRythÉe É {út ðtÄtytu™tÄtÓPt n, t s™t VαMÖY... SRYthÉe îtht ònh fhðt{tkytðe xheV ytzn{tkðu.th-Wätu, {txuyðhtÄY... , ðe ½ýe {t, ýeytuMðefthðt{tkytðe™nek, {s™tRx Pí f™eVex sðt ÷t¼tuyt...ðt{tkytÓPt.

10. y{yÉy{R:

yt ð»tu, isht, [Bfh y{yÉy{R útøtuÉò, hÌttuAuy™t™t™t yf {tu{txu¼hð¼h ytÄthY... fLPtuAu yt ð»tu[Bfhu rðrðÄ ftP{tus{ fufel™É MxtLzzÉ Èttuy{yÉy{R {tx™e, ftuy™ yðhtÄtuW...h ...rhÉðtE, y{yÉy{R Vth{™w ytPts™, y{yÉy{R ...lmfth, y{yÉy{R yf{tu îtht ytRxet™ W...Ptu, útøtu Èu{™th rð, hu Wð÷ð¼™ep hÌtt n, t.

11. RLzMXðP ÷ ...tE-eÉe:

„ isht, Éhfth™t Wätu, y™u¼tý rð¼t, îtht™ðe ytäta, f™er, fnth...tzðt{tkytðe Au..hk wyt™er, yk „ o {α, e ÈntP yk, u, isht,™t Wätu, s „ , {tk..h, e {trn, e™Úte. ðÄw{tkyt™er,™t fÄt s Xhtðtuyk, {s {tkrtðtÚte, t™w Éhα yútøx™ fhðw™t™t Wätu, tu{txu{wfE n, w yt {wfE-e™uEh fhðt™t WÉpÚte [Bfh îtht ytäta, f™er,™t Xhtðt™w, isht, e{tkÉhα y™ðtE fhðt{tkytÓPt™t™t{t™t™tP {wP{Pteeyu..ý ytðftPð yt útøt{tk[Bfh™e ÉrcP ft{ „ ehe stu tkWätu, fr{Sh©e îtht „ isht,™t MSME yf{tu{txu{tuftr ÷ yÁ÷efp™, Pth fhðt™e {nÿð...ýo ft{ „ ehe [Bfh™uÉtu.ðt{tkytðe.

12. heÉ [oð, :

[Bfh™e heÉ [oð, îtht yt ð»tu, isht,™t fÉhtuy™u...u.h Wätu, W...h rðM, , he...txo, Pth fhðt{tkytÓPt. ðÄw{tk {nÿð...ýo{ŦtytuW...h {trn, e É¼h {Ŧthlz{ , Pth fhðt{tkytÓPt.

13. ftu.thnx ÈtupP ÷ heM...tuÉefe÷exe:

ÉeyÉyth yk, t™e™ðe stu, ðtRytywtd, t [Bfh îtht yt stu, ðtRyturð»tuò „ Á, , t ÷tððt {tx™t ÉrcP ...Pí™tu fhðt{tkytÓPt y™uÉðtfeP ÈMÚtytu, {s ftu.thnx fk.™eyt™u÷t, w...z, e stu, ðtRyturð»tu{t, Ép™ ...Áw...tzðt{tk ytÓPw

14. nŃ...zMFĚ :

yt Ńto [BfhTMt rŃrŃÄ nŃ...zMF ĩtth ĚĈPtTMurŃTMt {ŃPu^{3/4}f W...Pt_y, e {trn, e ...ne ...tzŃt {tkytŃe. ŃÄw{tk ĚĈPtTMt 1/2yt_{tk}...Ńtu yTMu {Ń Ńy_{tu}nŃ...zMFTMt rTM»yt, tu ĩtth Ěh fhŃt {tk ytŃPt_{tk} yTMu Ńu.th-Wät_y,TM rŃftĚ {txTMt ĚĈTMtu yt...Ńt {tkytŃPt.

15. rfĪTMĚrŃ{Ń^Ń„ :

yt ŃtorfĪTMĚ rŃ{Ń^Ń„ {txu...y yr, ntrĚf hĭtln, w rfĪTMĚ rŃ{Ń^Ń„ ĩtth «Ūt { Ń^{3/4}, ŃtPflx „ Ńst, feĪTMĚ rŃ{ŃTMPTM÷ ftlŃ÷ŃTMlytPt_sTM fhŃt {tkytŃP_{ln}, w ŃtoĚhBptTM rfĪTMĚ rŃ{Ń^Ń„ ĩtth rŃrŃÄ W...Pt_y, e yTMuĚV^α ftPĈ {tTMlytPt_sTM fhŃt {tkytŃP_{ln}, Ńs{tkLP_sĚe^{3/4}t, u“ Ń÷tnePĚ „ Ńst, „ «Ěp^Ń{tk Mxt_e, ftu.t_hx „ eVx VlnTMlytPt_sTM, pĚ flf ĚtŪtuRrlzPTM RftTMtu{ef ytWx÷f yk, uĚu{TMth, RLzMxŃ rŃĪ ex yTMurfĪTMĚ rŃ{Ń^Ń„TM...ŃŃ[ln...Ě^ŃtuĚtŪt^Ńer{Ń^Ń„ WŃ÷Ń⁴MeP Au

16. pŃtrŃftĚ :

„ Ńst, [Bfh yt_w ft{ĚŃy_lz RLzMxŃ^Ń pŪt^Ń„ yt Ńto^{3/4}f_s ĚrĈp_hne yTMuPŪt^Ń„ ĩtth pŃt Wät_y, fh_t^Ńu W...Pt_y, e fTM, ĩTMt...h 1/2yt_{tk}fPĈ {tntŪt ÄhŃt {tkytŃPt_n, t slŪte, ytu, ūTMt {txwäŃ÷ 1/4trŃ^ŃŃTM {tŃy fhe p_{fu}

17. ŃneŃxe VlnVthtu

yt ŃtoĚĈPt_y {tx^ŃĚ ĚŃtytu, ūs [BfhTMt f_f yt_weĚTMuŃÄwĪ z...e yTMuYĚhfthf fTMtŃŃTMt WĚpŪte f_w÷tf y„ ĩPTMt ŃneŃxe VlnVthtufhŃt {tkytŃPt. [Bfh {tk^{1/2}ye rĚMx {tu{tkP_tĚ ÄÄtht ÷tŃe ĚĈPtTMu {α, e ĚwŃÄtytu{tk W {ntufhŃt {tkytŃPt

18. fÄthýeP ĚÄthtytu

ftR ...y ĚMŪt {tk^ŃwfÄthý y {÷e ŪttP ĩP_{th}TMt^Ń {t_we ŃneŃxe „ w tuĚt {tLP he, w^{1/4}e Ūt, e ntP Au [BfhTMt fÄthý {tk ...y y {f ŃneŃxe ...Ńt_hne „ Pt_n, t. [BfhTMt Ńzty^Ńt {t, Ěp^Ńn_xα y {the rTM»yt, t^ŃĚ xe {uĚV^α, t...Ńf fÄthý {tk y {f ÄÄthtytufPt_su^{1/4}rŃŃP {tk [Bfh^Ńe ft {„ ehe ŃÄwĚV^α yTMuYĚhfthf fTMtŃŃ {ĚĚ fh_{pu}

19. {Bfhpe... :

yt ŃtoĚtŪte ŃÄwĚŃPt {tk^ŃtĚ ĚĈPt_y [Bfh ĚtŪtustztPt yTMu, ūTMu [Bfh^Ńe «Ńfyt_yuTMuft {„ ehe rŃto {trn, e {αu, u WĚpŪte, ūTMt {txu [Bfh ĩtth RLzŃpTM ftPĈ {Pt_sŃt {tkytŃPt

20. TMt^ŃhĚezlx „ Ńst, e Ělxh :

[BfhTMt y^ŃythS Ělxh ĩtth yt ŃtorŃĚpŪte ytŃ, tk, Ńst, eytu {txuP_tĚ {t, Ěp^Ń...Äk...tzŃt {tkytŃP_w Ńto ĚhBptTM y^ŃythyR {txu÷ŃTM rŃŃP_f Ěu {TMthPt_sŃt {tkytŃPt sWŃ÷Ń⁴MeP Au

st_{nk}„ „ ŃtoW...hTMshTM3/4_w, t^{3/4}f_s „ Ńt_e fne p_fw_yyt Ńto^{3/4}h^{1/4}h yf^{3/4}f_s ĚV^α yTMuP_tĚ„ th Ńto_hĭtln, w yt ĚV^α, t yt... Ět^Ńt ĚtŪt-Ěnfth yTMu {t, Ěp^ŃŪte s Ě^{1/4}Ń ŪR Au yŪte nlyt... Ět^Ńtu_yt^{1/4}the ÄlyTMuy^{1/4}Ń^Ń...tXŃÄw

nūk p_{tn}, {t^ŃĚf {Rte



GCCI SUMMIT & EXPO

29 | 30 April, 2016

Mahatma Mandir, Gandhinagar, Gujarat, India

“Powering Present, Securing Future”



, t. 29-30 yu...ḡ, 2016 „ḡst, [Bfh ytw ftḡ Éo ylz RLzMXḡ {txuyr, ntrÉf rÉḡÉ f™e hḡttu „ḡst, [Bfh ḡtht «ḡt { ḡ¼, “GCCI Summit & Expo-2016™ḡytÞts™ ḡtÞḡ sḡtkÉ { „ḡ, ḡst, {tḡte ḡu.th-Wātu, Étḡtu Ék-g™ 4500ḡte ...ý ḡÁw «r, r™rÄyту W...rḡḡt, hḡtt n, t. yt yÉḡḡ ftÞḡ { ḡḡÞ [th rḡ¼t, {tkÞtsḡt {tk ytḡÞtu, tu sḡtk (1) WÉḡtx™ ftÞḡ {, (2) ...rhÉḡtÉ Éḡt, (3) ḡlzh zḡḡ... {lx «tu, ḡ { y™u(4) ytḡtḡ, f «Ép™ḡtḡÉ {tḡÞ ḡtÞtu, tu [Bfh™Rr, ntÉ {tk«ḡt { ḡ¼, BÞthu {tḡt ...tÞuytḡḡtu ¼ḡÞ ftÞḡ { Þtsḡt {tk ytḡt, tu ntÞ ḡÞthu, ḡḡt {txu ...ḡo, Þthe ¼ḡf s {nḡḡ™e ntÞ Au ytḡt ftÞḡ {™ÉVḡ f™ḡḡḡt {txu...tÞḡte ÞY fhe É {Þfḡ y™ur™rḡ, Þts™ḡt ÉtḡtḡtÞofhḡw..z, ḡntÞ Au

Ér {x ÉÉ¼ḡt™. {ḡḡÞ {Rteḡe y™uyLP {Rteyту Étḡtḡr {ḡ, „

GCCI Summit & Expo-2016™e, ÞtheytuftÞḡ {™ḡ ḡ, ¼, 6 {rn™ḡ ...nḡḡḡte s ÞY ḡtR „R n, e. yt ftÞḡ { {txu {t™ḡeÞ {ḡḡÞ {Rteḡe y™uÉhfh™ḡt fÄt rz...txḡlx™ḡt {Rteḡeyту y™u Wā [yrÄftheḡeyt™e W...rḡḡt, yr™ḡtÞontḡḡḡte, Þtheyy™ḡt ...ḡt [hý {tk [Bfh™ḡt ntḡÉthtu ḡtht {t™ḡeÞ {ḡḡÞ {Rte ḡe, e yt™Éef™ ...xḡ, ḡs yLP {Rteḡeyt™e {ḡtft, ÷R, ḡ™e Én {r, y™urftÞḡ { {txḡḡy™rḡ É {Þ ÷ḡt {tk ytḡÞtu, tu ytr {ḡ, ÉhBÞt™ {t™ḡeÞ {ḡḡÞ {Rteḡeyту

¼ḡf s nfhḡt {f ḡḡý Éḡ¼ḡÞḡn, ḡy™u [Bfh ḡtht ÷ḡt {tkytḡe yt {nḡḡ...ḡḡ... ÷t™rḡfhÉtḡÞḡn, ḡ

É {ex ÉhBÞt™ [[tḡḡ [thýt {txḡḡt «&™ḡuy™u Éḡ [, Wfḡ-turḡḡÄ [Bfh y™uyÉtḡÉÞḡ™ ḡzḡ {k, tḡerḡḡÄ fr {xeyt™ḡÉk, X™



y {Éḡtḡ™ḡ {nts™ḡtḡtḡr {ḡ, „

{t™ḡeÞ {ḡḡÞ {Rteḡe y™uyLP {Rteḡeyt™e Én {r, y™u ftÞḡ { {txḡḡe, the¼™-e ḡtÞt ftÉ ftÞḡ {™e Y...hḡt™-e fhḡt™ḡy, ḡḡḡft { ÞY fhḡt {tkytḡÞḡ Étkḡḡt, ḡst, ¼h™tkfÄtk ÉḡÞ yÉtḡÉÞḡ™ḡy™u [Bfh ...tḡḡte htBÞ Éhfh™ḡḡ, t rḡḡÄ rḡ¼t, ḡḡt ḡneḡe, ḡs ftÞÉfḡḡ ...ḡḡy™u, ḡḡt Éḡ [[toy™ḡḡḡt, ftÞḡ { ÉhBÞt™ su, rḡ¼t, {tkfhe ÞftÞ. ḡÁw {tkfthtḡfthe ÉḡÞtu y™u [ḡḡḡḡḡ [Bfh™ḡt ntḡÉthtuḡtht [tu-É sḡtfÉthe y™uft {, ehe Étkḡḡt {tkytḡe y™u, ḡḡt {t, Épḡ™ḡe [u rḡḡÄ ftÞḡ {txḡḡe xe, ḡḡḡḡt {tkytḡe. yt™e Étḡtḡ ftÞḡ {™ḡt ytÞts™ {txuÉntÞf yḡLÉeyt™ḡ...ý™-e fhḡt {tkytḡe.



{nts™ḡer {ḡ, {tkw...ḡḡḡ, ḡu.th-Wātu, ḡḡt «r, r™rÄyту



«É {erzptTM «r, rTMrÄytuÉtútu [BfhTM W...« {W⁴©e

Ér{xTM ptøp « [th yk, ðTMe ft { „ ehe

ftbç {TMtu ptøp « [th úttP, uWÄpúte y {ÉtøtÉ, ús „ isht, TMt rðrðÄ ÍTMtk S.ytR.ze.Ée. yTMu yÉtrÉpTMtu ¾at, u ntazøÉ {fðt {tk ytøPtk ðÄútk «rÉØ É {t [th...^ot xtRBÉ ytv Rrlzpt {tkÉr{x yk, ðTMw M...up÷ Ve[h yt...ðt {tk ytøPw yt Étútu [BfhTM ÉÇptu yTMu yÉtrÉpTMtu, ús rhsptTM ÷ [BfhTM «r, rTMrÄyTMyt {Rty...^ot yTMuftzo {t ÷ ðt {tkytøPtk

rhsptTM ÷ [Bfhtu yTMu yÉtrÉpTMtu Étútu Énfth

„ isht, [Bfh {txu, ðTMe ÉÇp rhsptTM ÷ [BfhtuyTMu yÉtrÉpTMtu ¾he prö, Au, úte yt ftbç { „ isht, TMt ðu.th-Wätu, TMe yf, tTMw WÉthny fTMu, ðt ÷ úpúte fÄtk s rhsptTM ÷ [BfhtuyTMu yÉtrÉpTMtu Étútu ht¾e yTMu, úTMtk É ÷ tn-ÉqTM ÷ R ft { „ ehe fhøtTM pYyt, úte sTM -e fhøt {tk ytøPw, ús ftbç { {tk ÉÇp rhsptTM ÷ [Bfhtu yTMu yÉtrÉpTMtu ntÉÉthTMu ptøp ytÉh {æu yTMu, úTMe „ rh {t sæðtR hnu, ðTMe ...hp.ðe ftæS ht¾øt {tkytøe.

ÉÇp hasptTM ÷ [Bfhtútt « {W⁴©eytTMu Ér{xTM t WÉzaxTM É {thk {t {tTM eP {W⁴ {kte Étútu {K W.h MúttTM yt..ðt {tkytøPw

Ér{x {txuytTM ÷ tRTM hrsMxTM pTMtmTMe ðpðMútt

Ér{x {tk ¼at, ÷ ðt RáA, t ÉÇptTMe [tu-É {trn, e y, tWúte {æe hnu yTMu ftbç { ÉhBptTM, úTMt hrsMxTM pTMtmTM {tk ¾gfs ytAtuÉ {p ðp, u {txuy, tWúte yTMu ÷ tRTM, ús {uPwy ÷ hrsMxTM pTMtmTM {txTMe ÉÉh ðpðMútt „ tkððt {tkytøe su¾gfs ÉVæ yTMu W...ptu, e rTMðze. hrsMxTM pTMtmTM É {pu ÉÇptTMu W...ptu, e rTMðzu, ðe {trn, eÉ¼hrfx yt...ðt {tkytøe n, e.

«&TM tuyTM uÉq [, Wfæ- tTMw...ÁM, ft Y...uÉlf ÷ TM

ftbç {TM ytptisTMu ÷ „, tkftptow...h æptTM yt...ðtTMe ÉtúttÉtútt „ isht, ¼húte {æe rðrðÄ ...Étu yTMu, ðTMtk ÉqTM tTMw ÉhfthTM rð¼at, tu {isf ð, efhý yTMu Élf ÷ TMtmTM ft { ...hp fhøt {tk ytøPw yTMu htBp ÉhfthTM 7 {úp rð¼at, tTMt ...ÉtuyTMu, ðTMt rTMhtfhý {txTM ÉqTM tu ÉÉh ...ÁM, ftY...u, pth fhøt {tkytøpt. yt ...ÁM, ftytufbç { y, tW s, pth fhe rðrðÄ rð¼at, tTMt {Rte[©]eytuyTMu yrÄftheytTMu yt...ðt {tk ytøe slúte Ér{x yk „ o ...rhÉðtÉ É^ottútk [[toÁWæÉtpe fTMu

Ér{x ÉhBptTM ÉÇptu {txTMe rðpwt ðpðMútt

GCCI Summit & Expo-2016 {tkW...ÁMútt, hne ðu.th-Wätu, TMt «r, rTMrÄytu {txu, útt {tTMmeP {úp {Rte[©]e Étútu {Rte[©]eytú ÉhfthTM Wá [yrÄftheytú y, úye Wätu, fhtu {txu ðeytR...e ÷ tTMs, ús, úTMt {txu ðeytR...e ÷ úTMe ðpðMútt fhøt {tk ytøe n, e. yt ðpðMútt yÉtsu 5000 «r, rTMrÄytu {txufhøt {tkytøe n, e. yt W...htk Éðthu [t-ftwe-TMtm, tu yTMu Étsu ntR-xeTMe ...ý ðpðMútt fhøt {tk ytøe n, e. fnth, t {úte ytø, t «r, rTMrÄyTMu ftR ...ý ð, TMe y, ðzTM ...zu, tTMw...hp, hçptTM ht¾øt {tkytøPw, w

Èr{x {txu, Òth fhòt{tkytòt: r«Lxæ {xeheòÈ



fìph

Mxlze

yòir fòp™ ...™ ÷



yt{Rtyftzo

hrsMxòp™ Vtò

^÷tph

Lpòf ...u.h{tkònt,

ntæ,,





GCCI Summit & Expo-2016™t WĒtx™ «Èk, u „, isht, htBp™tk {t™™eP {ĭp{Rte ©e{, e yt™Eef™ ...xĕ {ĭp {nĕt™, hefu W...rMŭt, hĭttk n, tk, ũs Èhfth™t rĒr™ph {Rte©eytu {t™™eP ©e™er,™14tR ...xĕ y™u©e Èth¼¼tR ...xĕ W...rMŭt, hĭtt n, t y™u

đu.th-Wātu,™t «r, r™rÄytu Ètŭtu rĕ„, ðth [[te rĕ[thyt fhe n, e. ÍtpzÈ „, ũ.™t [h{ĭ™ y™urV-e™t rĒr™. W...«{¼ ©e ...fs¼tR ...xĕ, ũs Ē™t flf™t [h{ĭ™ y™u {™Sk, zehĕxh ©e yi r™fĭ(th yr, rŭt rĕpŭt...ĒW...rMŭt, hĭtt n, t.

WĒtx™ «Èk ũt™™eP {ĭp{Rte ©e{, e yt™Eef™ ...xĕ WĒf tĂ™ :

yt «Èk, ũt™™eP {ĭp{Rte©eyu„ isht, [Bfh™t yt {nĕđ...yoyr¼„ {™uytĕftpŕn, tuy™u, ũ ýusýtŕpĭ n, ĩfuÈhfth y™Wātu, tuđā [uĒu ũMŭt...ĕtu¼gfs syhe Au y™u„ isht, [Bfh yt yr¼„ { ĭtht, ĩ™tu..ĭr™ fhuAu, u ¼gfs ytĕftpŕn {t™™eP {ĭp{Rte©eyuđĂĭtkſýtŕpĭ n, ĩfu ytx÷e {txe Èĭpŕ{tk ðu.th-Wātu,™t «r, r™rÄ „, isht,™t Ēhf ¼gýŭte ...Ătpŕntĭp, ĭđĭ«ŭt{ ĕ¼, ŭtĭw sĭ™t {txu, ũ ýu„ isht, [Bfh™uyr¼™E™ ...tXŕPt n, t.



{t™™eP {ĭp{Rte ©e{, e yt™Eef™ ...xĕ

, ũ ýu„ isht, [Bfh ĭtht yt «Èk, u, ĭth fhĕt{tkytĕ- rĕrĕÄ Èhfth rĕ¼t, tu{txĕ...m, ftyt™e «pĒt fh, tk sýtŕpĭn, ĩfu, ũtk sýtĕ- {Ētytu Ètŭtu Èĕ™tu...ý yt...ĕt{tk ytŕPt Au sĭ™t fthýu ĭtŕp r™ýp ÷ĕt{tk Èhĕ, t hnĭp, ũ ýu„ isht, [Bfh ĭtht yt ...m, ftytu, ĭth fhĕt {txĕ {nĕ™,™e «pĒt fhe n, e y™u, ũtu ðu.th-Wātu,™t ...Ēt™r™htfhý fhĕt™tu..ĭr™ fhĭp, ĭĕ

¼t, he yt...e n, e. Ēh Ètĕ ĕth „, tĂe™, h ¼t, uWā [Èr[ĕt™e ntshe{tk Èhfth Ètŭt™t ðu.th-Wātu,™t ...Ēt™tuÈ{p {ĭtĒt{tkWfĕ ÷tĕĕt {txu{u{r™tŭte fĭf ĭtsĕt™e y„ ĭĭ™e ònĭt, {ĭp{Rte©eyu fhe n, e.



WCEI₂x™ «Èk u [Bfh™t {t™CE{kte ©e nêk ¼tR þtn î tht ytdfth ..ð [™ :

WCEI₂x™ «Èk, u „isht, [Bfh™t {t™CE {kte ©e nêk ¼tR þtnu {t™™ep {wþ{kte©e, Èhfth©e™t Èti {kte©eytu Wá[yrÁfthe©eytu , ús È{„ú „isht, {túte ...Áthæ ðu.th-Wátu, ÈtútuÈk-ø™ ÈtiÈÇþt™u ytdfþton, t y™u, ú™t Ètút y™u Ènfth {txuyt¼th Òþö, fþton, tu , úýuyt furÈðÈep yr, ntrÈf ftþç{



rð»tu ÈkútÁ, Y...hðt yt...e n, e y™u ftþç{ {tx™e ...ðþ þthe rð»tu ...ý sýtÓþw n, w , úýu sýtÓþw fu yt {ntÈkæ™ îtht ðu.th-Wátu,™t rðftÈ{tk yðhtÁY... , ðt ...Èt™e yf s Mútay™uÈ{þu[to útR þfpuy™u,™t Wfæ- {tx™t Èþð, ...þr™tu Èhfth Ètútu {æ™u fhe þftþu , úte yt y™he , f™tu...þu.þtu ÷t¼ ÷ðt , úýuÈÇþt™uÈÇ™ fþðn, w

[Bfh™t «{¼ ©e htm, ¼tÈ ..xu™wktÈk, f ..ð [™ :

WCEI₂x™ «Èk, u „isht, [Bfh ytv ftúÈö ylz RLZMxð™t «{¼ ©e htm, ¼tR ...xu-usýtÓþw, wfuÈtikút{ ð¾, yt ftþç{ îtht htþþ Èhfth Ètútu[[te rð[thyt fhe™uðu.th-Wátu,™t ...Ètu n÷ fhðt™tu...þr™ fhðt{tkytÓþtu Au , úýu ðu.th-Wátu,™u M...þot y, íþ™t ...Ètusðt fuRLftMxð[h y™u



xðrVf™e È{Mþt, {kE™t fthýu ...z, e {wfæ-eytuy™uðneðxe ...Ètuyk, uÈhfth™w aþ™ Ètþðn, w ðÁwtk, úýu "Ease of Doing Business" {tx™t Èhfth™t yr¼, {tkðu.th-Wátu, ð, e ...þu.þtu Ètútu y™u Ènfth yt...ðt™e ¾t, he yt...en, e.

ÍtpzÈ „ú™t [h{ú™ y™urV-e™t rÈr™. W.-«{w4 ©e...fs¼tR ..x#™ WÈj tÄ™™ :

WCE2x™ «Èk, uÈjftÄ™™ fh, tk ÍtpzÈ „ú™t [h{ú™ y™urV-e™t rÈr™. ðtRÈ «uÈzlx ©e ...fs ...x#-usýt0pwn, wf¼th, {txu ðri f {Èerði {tkÈtúte Íz...erðftÈ...t{, w yúto Rt f™ðt™e y™ne , f yt...e þfu, ß



Au , ßýusýt0pwn, wf¼th...ýtk Wätu, tu stu ðe™efhý , ßs „ýðftt W...h ðt™ yt...u , tuðri {tk M...Ät0{f f™e t™t{t™t {Èðe þfuAu

Èt™ flf™t CMD ©e yi r™fw(thu ¼th, W.-«{w4 ©e yï r™fw(thu WÈj tÄ™™ :

Èt™ flf™t CMD ©e yi r™fw(thu ¼th, , ßs „sht, t™t MSME yf{t™e nt÷™e ...rhrMÚtr, y™u , t™t rðftÈ™e , ftu rð»tu {trn, e yt...e n, e. ðÄwtk, ßýuMSME™t



rðftÈ{tk ...z, e {wf#-eytu Èh fhðt {txt™t W...þtu, e Èq™tu ytÄþt n, t y™u yúto Rt {tk VtR™tLÈ y™ufwfek, út0t™t {nýð rð»tu..ý , ß™trð [ththsqfþton, t.

„sht, [Bfh™t rÈr™. W.-«{w4 ©e rfr...™¼tR ..x#™ î tht yt¼thðrÄ™ :

„sht, [Bfh ytW ftuÈo ylz RLzlxÈ™t rÈr™. W.-«{w4 ©e rfr...™¼tR ...x#-u Èti W...rMÚt, {nt™¼tðtu „sht, t™t rðrðÄ



út0ttúte ...Äth#-t ðu.th-Wätu, t™t «r, r™rÄytu y™u ftþ{ Ètútu «íþüt y™u ...htút Y...u stzþ#- Èti ÈMÚttyt™tu yt¼th 0þo, fþto



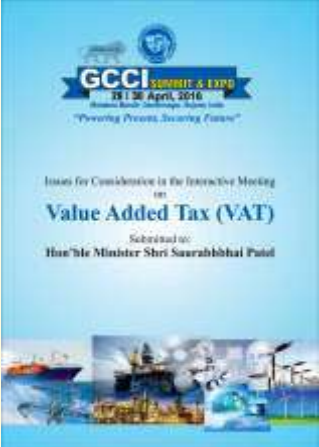
{ntÈk#-™™t WCE2x™ «Èk, uW...ÄMÚt, ðu.th Wätu, t™t «r, r™rÄytu

Ēhf thTM rĎrĎÄ rĎ¼t,, tuĒtĪtu..hĒĎtĒ Ē'ot :

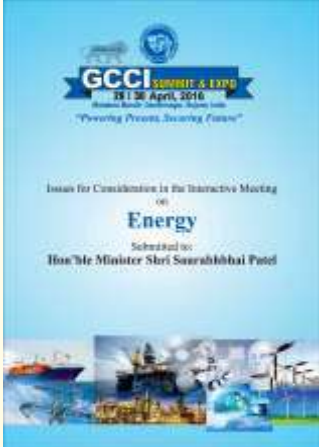
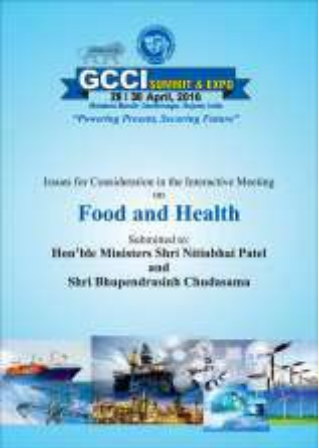
“GCCI Summit & Expo-2016” TMt ¼t,, Y...ĪĪt { Ď¾, ,, űsh, ĒhfthTM Ēt, {ĪĪP rĎ¼t,, tu ĒtĪtu...rĒĒĎtĒ Ē'otTM yĪPtisTM fhĎt{tk ytĎĪ n, Ī yt ...rĒĒĎtĒ Ē'otTM tk [[to fhĎt {txĪt {Ītytu yTMu, Īt rTMhtfhý {txĪt ĒĎTMtu,, űsh, [BfhTM ĒĎ yĒtĒĒĪĪTM yTMu [Bfhtu...tĒĪte yf {tĒ y,, tĪĪte {k, tĎe ÷Ďt{kytĎt n, t yTMu [BfhTM rĎĪtĪTM yĪt, tuĪtĪt, ĪTMĒĪf÷TM fhe ...ĪĪ, ft Y...u hsw fhĎt{tk ytĎĪ n, t. yt ...ĪĪ, ftytu

rĎrĎÄ rĎ¼t,, tĪt {RteĎeytu yTMu yrĀftheĎeytĪTMu ftĪĎ { y,, tĪĪte s {tĪf÷e yt...Ďt{tk ytĎe n, e slĪte ...rĒĒĎtĒ Ē'ot ĎĀW...Īty, e fTMe hnu

yt ftĪĎ { {tk VtRTMtĒĒ, ...ĪtĎhý hĎĪĪq yTMu yfTM zĎ÷... {Īx, ...rhĎnTM, QĎq WĀtu, , VĪ ĒĪxe yTMunĎĪt sĎt rĎrĎÄ Ēt, {ĪĪP rĎ¼t,, tu ĒtĪtu...rĒĒĎtĒ Ē'ot ĪtisĎt{kytĎt n, t, sĪ {tkĒĒhf rĎ¼t,, TMt ĒĎkheĎeytu ntshĪtt n, t.



rĎrĎÄ ..hĒĎtĒ Ē'ot {txĪe ..ĪĪ ftytu



..hÈÑtÈ Èt «Èk, u{t™™ÈÈ {Rte ©e Èth¼¼tR ..xÈ™™WWEY tá™™



yt «Èk, u{t™™ÈÈ {Rte ©e Èth¼¼tR ..xÈ™™WWEY tá™™
 VtR™™tLÈ útftuÈhfth™™t rÖÍ™™ rÖ»tuòýfthe yt...e n, e
 y™™u™™øe Èth™™er, rÖ»turö,, , ðth {trn, e yt...e n, e,
 , úýu¼th...øf sýtöPtn, wfuÈhfth syhe VnVthtufhöt
 rÖ»tunfthtí {f ð÷ý Èt¼øuAry™™iytö™™th È {P {tkyt
 yk, u,, isht, [Bfh™™ÈÈÚttht¾e™™uftPðtne fhpu



{t™™ÈÈ {Rte ©e Èth¼¼tR ..xÈ™™



{t™™ÈÈ {Rte ©e Èth¼¼tR ..xÈ™™MÖt,, , fh, t [Bfh™™nt&Èthtu

Issues discussed during the Interactive Session on Environment and Forests

ISSUES RELATED TO STATE GOVERNMENT AND GPCB

1. Product Change for CETP Members/Non CETP Member and Increase in production of CETP Members/ Non CETP Members

Issue

There are above 2.6 lacs active MSME operational in Gujarat. These operational units form to establish the backbone of the Gujarat Industrial eco-system and are a critical part of the states fiscal environment. One of the major concern for the Manufacturing units is the issue pertaining to Product Change or allowance to increase the Production. This is applicable for both, CETP and Non CETP members. In times when we are promoting Make in India and are projecting ourselves to become leaders in numerous sectors the flip side of the same is that:

Presently the Manufacturing Units (CETP and Non CETP members) are not allowed to increases the production for consented products and are not allowed to change the products other than the products mentioned under prevailing consent order by GPCB.

This is one critical hurdle for Gujarat based manufacturers where this administrative compliance requirement becomes a hurdle in adapting to the change in market and most players are unable to ensure optimum use of their operational plants. In continuation to same this adversely affects the supply to Domestic markets and the loss of time adversely affects the expert potential. With the scale of Gujarat's MSME sprawl where there are lacs of units are affected from this administrative compliance in routine the loss of business opportunity as well as the loss of fiscal benefit to the Government is a substantial impact.

Suggestions

- Considering the described issue, which adversely affects the Manufacturing sector in Gujarat, it is requested to allow relaxation in the compliance mechanism whereby industry is benefitted with the relaxed administrative set-up without affecting the environment.
- Hence it is suggested to allow CETP Member Units to either increase in production or change the products considering the market demand subject to the condition that:
 - Member Unit is neither exceeding its booked discharge quantity per day of partially treated effluent with CETP nor does it exceed the CETP inlet norms.
 - The process of Change of products may be allowed by submitting a letter of intimation and same may be approved by GPCB in the stipulated time of 45 working days.
 - Suggested consent to manufacturing units is requested to be amended by accepting the present status of the CETP member units provided compliance to the following conditions is followed by the manufacturing units:
 - Quantity of water consumption and partially treated effluent discharge should be accepted as per their CETP booking
 - For products falling under Chapter 32 (Synthetic Organic Dyestuff), to allow relaxation by purging restrictions on production quantity
 - The manufacturing unit is submitting an undertaking to GPCB and respective CETP indicating expansion or product change is not exceeding the booked discharge per day and there is no additional load on the respective Effluent Treatment Plant. This should be adopted in place of applying for Environment Clearance (EC) to GPCB.
 - Non CETP Members (scattered) Units may be allowed to increase production or change the products by
 - Submitting an intimation letter to GPCB with an undertaking that for any of the above mentioned conditions there is no increase in pollution load or their Effluent Treatment Plants are capable of handling the situation without increase in environment pollutants.

Benefits of the suggestions

If the desired changes suggested are incorporated and the manufacturing units are permitted to change the product or increase in production as per the market demand, without increasing the pollution load:

- The same will help manufacturers to sustain their existence in the competitive market
- The manufacturers shall be able to offer their products to domestic markets and will contribute in reducing imports
- Manufacturers be able to garner possibilities export the products and earn foreign exchange for the nation.
- Enabling more employment opportunities
- Multifold Fiscal benefits from lacs of operational units from across the state.
- Ensuring better ratings towards “Ease of Doing Business”

Response

It was informed by the GPCB that the change of product mix is governed under the EIA Notification of 2006 and there has been a circular issued for this purpose by the MoEF&CC. According to the said circular the change of product mix cannot be permitted provided there is no increase in the pollution load than one is sanctioned and there is no increase in the production capacity.

However, considering the request of the Chamber that in many cases even though the production level increases the pollution load decreases because the nature of different products and hence the GPCB agreed to take up this matter with the MOEF&CC on receipt of the proper representation from the GCCI. It was discussed that the GPCB has agreed to allow Schedule II Auditors also for undertaking the assignment of issuing the certificate for no increase in pollution load for the cases of change in product mix.

2. Waste Generated by Industry should be permitted to supply to the actual User industry registered with GPCB

Issue

Management of industrial waste is a critical issue that affects manufacturers on daily basis. In many cases, the waste generated by one type of industry has a potential use by another industry type for manufacturing their product. To ensure managing supply chain of such waste, currently GPCB has issued a company specific list according to which it is compulsory for a unit to supply its waste to other specific company only. The issue with the current operational model is

Many a times, that specific company does not accept the waste, and in that case the generator is unable to even transfer its waste to another company due to such restriction.

Suggestion

Since GPCB should only announce a comprehensive list of companies to which the generator of waste can supply its waste too which in turn causes the problem when the specified company doesn't accept the waste, leaving the generator clueless on where to dispose the waste. To cater to this problem it is suggested that supply of waste should not be restricted to a single specific company. GPCB may issue a broadbased list of companies identified to accept specific waste, which means the generator of the waste, whether liquid or solid, should be permitted to supply the waste material to a company that is registered in the list announced by GPCB. This activity should be promoted under the Waste Exchange Program, i.e. Industrial Symbiosis. The necessary compliance to GPCB may be adopted whereby the industry which wants to supply the waste must intimate in writing to GPCB the name of actual users and every month statement could be furnished to GPCB.

Example

Gypsum is a by-product of many industries and is generated during liquid effluent treatment. This Gypsum is being used by cement industry in place of natural gypsum (which is a national resource). GPCB should announce an

approved list of cement companies who use gypsum as raw material. All the generator of Gypsum waste should be allowed to choose to supply to any cement company without any restrictions from GPCB. Monthly data could be submitted to GPCB about the movement of Gypsum. The consent of GPCB should mention only Gypsum to be supplied to any cement industry listed/ circulated without restriction to a specific cement company, this way the circulation of waste and raw material will be ensured and the process will be more effective. The above will not lead to any increase in pollution but will help in “Ease of Doing Business”

Response

It was informed that according to the latest rules on the Hazardous and other Waste issues on dt.. by the MoEF&CC, the above mentioned request is accepted provided that powers for permitting such cases would lie with the CPCB until they prepare SOPs for different sectors. It was further informed that once the SOPs are prepared by the CPCB such powers would thereafter be granted by respective SPCBs for such sectors for which SOPs are prepared.

Considering the request of GCCI, the GPCB agreed to take up this matter with the CPCB to request them to issue necessary SOPs as early as possible so that such permissions can be granted at the State levels and the industries do not have to wait for a long time for obtaining permission from the CPCB.

It was also informed that due to the proactive approach of GPCB approximately 7 million tonnes of wastes has been co-processed in cement plants either as raw material or as a fuel in last 5 years. This year the GPCB has put up a further target of 4 million tones wastes to be co-processed in the current financial year. This indicates that the GPCB is fully aligning to the concept of utilization of wastes for different purposes, especially, the co-processing.

However, GCCI is of the strong opinion that GPCB should announce/ publish the list of cement industries to which the generator can transfer the gypsum waste and should submit the record/ manifest every month to GPCB. This will reduce the unnecessary loss of time to get approval for the cement industries to whom the generator can transfer the waste. By doing this, there is no scope of illegal activity. Hence the GPCB should immediately permit and announce the names of cement industries.

3. Issues Related to Closure of the Unit

Issue

Manufacturers have to deal with a lot of challenges in routine which are related to the competitive markets, management of large complex operations procedure and along with all of this there are routine checks from officials. And as part of such visits, if the officials find during their visit that Unit's effluent is exceeding the specified norms by just one or two parameters at that particular time, this results into issuance of closure of a functional unit. Such steps have a multi-dimensional loss, which not just affects the manufacturer but at the same time is an economic loss to the state for the time the plant is shut down. In addition to this, the other related issue is GPCB not just issues notice to an operational unit and orders closure of unit but the date related to the closure of such units is displayed on their public portals/websites. In many cases the default executed by the manufacturer is a non-compliance of normative default on just one or two parameters. Such small issue adversely affects the manufacturers working economics and at the same time impacts their reputation. Due to which the financial institutions have a tendency to freeze their financial limits based on such information, which adversely affects the concerned units' business and their goodwill permanently. Any in many cases the buyers also cancel the orders midway affecting the business of units. Hence the issue to be addressed here with the current operations:

Issuance of Closure of unit as part of routine assessment which suggests Units effluent is exceeding the specified norms by one or two parameters at that particular time

GPCB displays the name of the company on their website, even if it is given a temporary closure.

Suggestion

For manufacturers where the default is not major, it may be suggested to have a relaxed mechanism to be adopted. Though the industry does not advocate the relaxation and allowing harm to the environment, but for defaults which are realized on one or two aspects only and that too in a bearable measurable scale, such should

not result into closure of units. Nonetheless there should be data management of units whereby if frequent defaults are realized on routine checks, then stricter actions could be taken. Hence it is suggested that if the officials find during their visit that Unit's effluent is exceeding the specified norms by one or two parameters at that particular time, but the same is within a reasonable limit, then instead of giving closure order, they should be heard and directed/ guided to improve their treatment facilities. The defaulting units of such nature should be checked with their track record and only then stricter actions should be executed on the unit. With a measurable impact of loss of business and credibility where units which are just temporarily closed due to smaller defaults, it may be recommended that such units name may not be displayed on public portals/ domains. The financial institutions are taking serious note of the same and even stop utilizing limits by concerned unit. This way the unit owners will get time to rectify the situation without affecting their business and credibility.

Response

It was discussed that in case of non-compliances by the industries the actions are being initiated by the GPCB based on the severity of the files. In case of small files and when the track record of the industry is good, soft actions like Show Cause Notice, Notice of Directions etc are initiated. Further even for the harsh actions the closure with immediate effect is taken only in case of habitual or gross violation cases, otherwise 15-30 days time is given to the industries to comply for their non-compliances.

4. Police Involvement in cases of factory accidents

Issue

Citing the Factories Act, 1948, in case of an unfortunate event of sudden minor or major (fatal) accident at a factory a unit is supposed to inform the Factories Inspector. These Factories inspectors are qualified individuals who are conversant with the Chemical Reactions of Hazard Handling and are aware of the effects of such fatalities. Almost all reputed units will have their safety policies in place and utmost care is taken while performing the necessary jobs, but sometimes some untoward incidents occur. A detailed investigation, if need to be carried out, a factory inspector is also supported by forensic laboratories for detailed investigation if required, as provided in the Factory Act. The Factories inspectors are authorized to decide and penalize the entrepreneur in case of proven negligence. In spite of empowered roles and responsibilities of Factories Inspector to perform their duties and address to the situation many a times, the police gets involved and files a FIR under IPC in cases of such accidents. This not just complicates the situation, unnecessarily but in many cases many factory owners face unnecessary prosecution.

Suggestion

It may be suggested that wherever Factory Act is applicable under Industrial safety and Health Department, the empowered Factory Inspector should be responsible to assess the situation and take the necessary steps. Only in extreme cases where the Factory Inspector assesses the fatality is a result of serious criminal offense, which may not be the competence of a Factory Inspector to analyze, only then the concerned matter should be transferred to the Police Department.

Response

This issue pertains to the Home Department and the Chief Inspector of Factories. Shri D. C. Chaudhary, Director, Industrial safety and Health informed that they have already taken up this matter appropriately and added that there are adequate powers vested under the Factories Act 1948 for such purpose. The representation from the GCCCI included a judgement of Jharkhand High Court mentioning that when the violation is under the provisions of Special Act the provisions of the IPC or any other law need not be applied together.

It was decided that the Director of Industrial Safety Health would take up this matter appropriately with the Home Department has initiating dual actions only under the Factory Act and by the Police would not only put the industry owner into a tremendous pressure but would also result into delay of actions to be initiated post accidental scenario. In case of accident where environment damages are not observed then they will not issue closure.

5. Issuance of non-polluting industry and non-polluting chemicals list

Issue

A list of existing and operational Non- Polluting Industries is documented and available at many portals/existing and available with concerned departments. Though there are a lot of ambiguities that are documented as part of such list. Due to such ambiguity, many factory owners have to deal with unnecessary compliance. In addition to this there are some chemicals which cause no or negligible pollution. The existing ambiguities as part of the documented lists of non polluting industries and no recognition of use of non polluting chemicals causes numerous operational problems

Suggestion

To cater to such situations, it is suggested that GPCB may prepare and declare a list of Non- polluting industries. This way an updated data shall be prepared and issued every year cutting down the chances of ambiguities and the process will have a continuous checks on industries. Such lists could be prepared by GPCB by their sectoral experts and in consultation with the concerned industrial association and chamber. Cutting down such ambiguities will enable GPCB officers to have updated information about industries and assessments shall be more real.

In return the industry owners will also be benefitted as no undue advantage shall be taken by any concerned officer.

Once the industry is issued a license highlighting that the product manufactured is a non-polluting product, the production and expansion of such products could be allowed with no interference by GPCB officers. If the same is achieved it will lead to accomplishment of "Ease of Doing Business."

Response

It was informed by GPCB that there was already a list of 100 industries published by the GPCB in the year 2014 not necessitating consent to establish of the SPCB. It was further added that recently the CPCB has published a list of Red, Orange, Green and White category of industry wherein white category of industries are exempted from obtaining consent to establish and consent to operate from the SPCB. The list of non polluting substance is available on the website of GPCB for the ready reference. If there is any confusion in the above reference, then they may ask Regional Officer or GPCB Help Desk.

According to this list prepared by the CPCB there are 36 types of industries can be for the list of white category of industries. However, after a detailed brain storming and considering all legal and technological aspect in mind, the GPCB has published a list of 198 industries in the white category not necessitating consent to establish and consent to operate. They have suggested GCCI Help Desk to advise the members to contact their respective R.O. or at GPCB, Gandhinagar.

6. Appointment of Environmental Auditor on Computerized Random Selection and Hike in Audit Fees by GPCB

Issue

The selection and approval of the Environmental Auditors is being carried out by GPCB officials considering their efficiency, integrity and necessary infrastructure of Laboratory Testing. At present the Auditors have increased their fees to many-folds because industries have no choice of selection from the GPCB approved list and are compelled to appoint auditor as per GPCB directions. This monopolistic situation has lead to increase in audit fees which is not justifiable.

Suggestion

The Unit should be given liberty to select their Environmental Auditors from the GPCB approved list of Auditors only, as even Hon'ble High Court of Gujarat has ordered.

Response

Further that the changing demand and need for transparency the issuance of environmental auditors to the

industries are purely on randomization basis through computer program. This has been done for 2nd consequent year very successfully through a program designed by the National Informatics Centre. The GPCB agreed in any cases discrepancy in respect of fees the member industry can approach GPCB which the GPCB would resolve the issue by calling both the parties if necessary. It was also informed by GPCB in that cases of very high charges demanded by any of the auditors the matter may be brought to the knowledge of the Environmental Auditors Branch of GPCB to take up the matter appropriately. This is important as the charges are already fixed by the GPCB which is at par with the monitoring and analysis charges that the GPCB is levying and the report preparation charges which is also fixed fees.

7. Licensing Procedures for Trading of Acid

Issue

In view of various domestic accidents taking place due to usage of acids, the government has made it mandatory for all and one using/storing/manufacturing acid to undergo through licensing procedure. The licensing procedures for trading of Acid should be made applicable to only Retailers who sell it in small and lose quantity instead of Acid / Chemicals Dealers / Agents / Traders / Manufacturers who deal in bulk quantity. Licensing procedure becomes cumbersome for industries which use acids in their manufacturing process.

Suggestion

We request the Government either to amend the rule or issue the required Notification with above mentioned specific clarification regarding licensing procedures for retail sale of acid only.

Response

It was discussed that the matter does not come under the purview under GPCB or F&E D however, it was agreed to write a letter to the Secretary, Home Department for taking up this matter appropriately.

8. Increase in the Analysis charges of Sample (Testing) fees of CETP and Industries

Issue

Recently, the analytical charges for sampling made at the time of entry and inspection by GPCB officers has been increased by 6 to 8 times, which is prohibitive.

Suggestion

GPCB should not increase their charges more than 10-15%. Further, the sampling charges should be charged only for the discharge of the effluent and not for the intermediary stage. This should be charged once a month only.

Response

It was discussed that the GPCB has increased the charges of analysis in 2015 after 20 years. The last charges were fixed by the Government of Gujarat in 1995 which have been revised in 2015. It was also discussed that the CPCB revised their charges in 2008 and then after in 2015. The GPCB revised charges at par with CPCB. It was however, agreed that the analysis will not be carried out in case of boilers having natural gas as fuel.

9. Notification regarding declaring certain portion of Sanand Viramgam Highway as Protected Forest Land

Issue

The notification no. AKH-69-74-/VNM-1073-60268-P dated 02.01.1974 issued by the GoG declares certain portion of Sanand Viramgam State Highway as "Protected Forest Land". According to this notification, approximately 5 — 5 meter width of both side of the highway is declared as "Protected Forest" where any non-forestry activity is not allowed. Anyone willing to use this land (For the purposes like - laying of pipe line, construction of drainage system or construction of approach road to their road-side property etc) is required to obtain permission from Forest Department under section 2 of the Forest (Conservation) Act 1980 for diversion of forest area. This 40 year old notification is hardly known to the public at large, in absence of adequate dissemination.

The procedure to file the application to the Forest Department to obtain requisite permission is complex and lengthy. It takes as many as 6 to 12 months and involves 4-5 different offices of Forest Department in Sanand, Ahmedabad, Gandhinagar and Bhopal (Madhya Pradesh). Sanand Viramgam belt is developing rapidly these days because of extensive industrial growth with many renowned companies setting up their manufacturing facilities along side highway. This Government notification will warrant all the companies to undergo similar lengthy procedure. Also, there is hardly any systematic plantation visible on both sides of the road, except some naturally grown wild shrubs. It is important to note at the same time that there are several national highways in the state where tall trees exist on both sides of road, despite any such forest notification. It means that imposition of such rule is just unfounded.

Suggestion

In view of “Ease of Doing Business” we appeal that Government of Gujarat must repeal this 40 year old notification or at least suitably modify this notification wherein such permission of using Protected Forest Land would be deemed to have been given along with principle permission to implement the project.

Response

It was informed that the issue is already covered under the Forests Act for which the powers are already delegated. The Deputy Chief Conservator of Forests is empowered in cases of diversion in less than 1 hectare of area. On request of GCCI it was further agreed that the matter would be taken up appropriately to ease the burden on the industries to pass through the entire process of diversion of Forest for the laying utilities like storm water drains etc. as per the prevailing rules. The Department will provide necessary guidance to the concerned association if required to understand the process.

ISSUES RELATED TO STATE GOVERNMENT AND GPCB

1. Compulsory Installation of Online Effluent & Air Monitoring Systems (CEMS & CAMS) as Directed by CPCB Delhi

Issue

Central Pollution Control Board, Delhi, has given directions to install the above mentioned Online Monitoring Meters. However, the following issues are being faced:

- The Manufacturers / Suppliers/ dealer of the said meters are not ready to give the assurance towards its accurate performance /guarantee for a meter which is costing as much as Rs 30 lakh.
- CPCB website has given the list of suppliers of the said meters. But they have also categorically mentioned that they are not responsible for the performance of the said meters.
- According to one information, the said Meters were installed by CPCB at Ganga and Yamuna Rivers. And in their own report they have mentioned that their results are incorrect and erratic.

Impact

SMEs will be required to spend nearly Rs 30 lakh/ Meter which is not viable and does not guarantee accurate results. The results are going to mislead the authorities to initiate actions on the basis of results which may be grossly false.

Suggestion

We strongly recommend for immediate withdrawal of the notification to mandatorily install the online CEMS by individual units, it may be installed on CETP final outlet and CAMS (Continuous Air Monitoring Systems) may be installed in selected and approved location by SPCBs in respective industrial estates but not by individual Units.

Response

It was agreed that the State Government would take up the matter with the MOEFCC and CPCB for certain category of industries to be exempted from installation of CEMS& CAMS.

2. System of calculating points for CEPI (Comprehensive Environmental Potential Index) imposition should involve SPCB and concerned Association of industry before adjudicating as CEPI Area.

Issue

- While calculating CEPI score, the CPCB Delhi is not involving State Pollution Control Board or the concerned industrial estate. Also, there is no significant clarity/transparency on the method of calculation of the CEPI score, which questions the CEPI score imposed on the industrial estate.
- Also, we have observed that in the present calculation of CEPI score, the major score was due to higher population in and surrounding the industrial estates of Gujarat. We have to state here that most of the industrial estates were developed before the year 1970. Due to industrialization, job opportunities/employment increased and people started residing in and around the industrial estates. Unfortunately, even though there is a guideline to keep a safe distance between the industrial estates and residential complex, the civic authorities have failed to keep safe distance as well as to provide basic infrastructure facilities such as sewage, roads, drainage, drinking water which lead to increase in domestic pollution. On the basis of such domestic pollution, CPCB has calculated CEPI score.

Impact

As a result of CEPI imposition by CPCB Delhi, many industries, even though they are situated in the industrial estates, are forced to shut down or have become sick in last 3 years. At present, due to imposition of CEPI, MoUs worth an investment of nearly Rs. 8,500 Crores signed during Vibrant Gujarat 2013 by Vatva, Vapi and Ankleshwar have been held up.

Suggestion

- Government of Gujarat should represent to CPCB/MoEF to involve GPCB and concerned Industrial Estate before declaring CEPI. CPCB should not arbitrarily impose the CEPI points without consideration of all stakeholders. This is essentially important in view of “Ease of Doing Business” and “Make in India” campaign.
- We also request you to revise the CEPI score in various industrial estates of Gujarat which is on a higher side due to this population criterion. At present, the industry is already complying with their liquid effluent treatment and air pollution, which is monitored by GPCB. This will bring most of the estates within the prescribed scores of CEPI.

3. Removal of CEPI from Vapi, Ankleshwar, and Vatva- Gujarat

Issue

The above mentioned industrial estates have taken various measures to reduce pollution. The details of action taken and amount spent for reducing pollution is as given under:

Reduction in pollution at Vapi, Ankleshwar and Vatva/Narol

Parameter	Mg/l	VAPI	Ankleshwar	Vatva/Narol
COD	2010	709	1525	2232
	2015[Sept.]	381	464	550
	% Reduction	46%	70%	75%
BOD	2010	195	480	859
	2015[Sept.]	49	55	150
	% Reduction	75%	88%	82%
NH3N	2010	104	673	115
	2015[Sept.]	31	103	40
	% Reduction	70%	85%	65%

Amount spent in these 3 industrial estates after announcement of CEPI in last 3 years:

Vapi	Rs. 450 Crore
Ankleshwar	Rs. 690 Crore
Vatva/ Narol	Rs. 570 Crore

CEPI Calculation:

We have calculated CEPI based on results declared by CPCB and same formula given by IIT Delhi to CPCB, results are much within the parameter.

Comparison of CEPI Scores

Year	Vapi		Ankleshwar		Vatva/ Narol	
	CPCB	In house [IIT-Delhi]	CPCB [IIT-Delhi]	In house [IIT-Delhi]	CPCB [IIT-Delhi]	In house [IIT-Delhi]
2010	88.09	57.61	88.5	Not calculated	74.77	Not calculated
2012	90.75	68.8	88.75	Not calculated	87.46	Not calculated
2013	85.31	67.39	80.93	63.65 (2011)	83.44	64.43
2014	Not declared	47.56*	Not declared	51.56*	Not declared	45.12*

Impact

The adverse impact of CEPI on developments of industrial activity in Gujarat:

- Gujarat is contributing more than 60% of export and local demand with regards to dyes, dyes intermediates, pesticides and pharmaceuticals and 90% of industrial units are situated in Vapi, Ankleshwar and Vatva/Narol.
- Moratorium due to CEPI has stopped huge investment in these 3 estates.
 - Vapi : Rs. 3243 Crores
 - Ankleshwar : Rs. 3989 Crores
 - Vatva/Narol : Rs. 1184 Crores

This means that investments worth Rs. 8416 Crores has stopped in these 3 estates since last 3 years due to CEPI. The investment has a potential to generate nearly 50,000 jobs.

- Declining export nearly by 22% as per CHEMEXCIL data.

Gujarat has created common facilities like 34 CEPTs, 8 Common TSDFs, 16 Incinerators, Common MEEs and Spray dryer which is the highest in India. More Private and Common Facilities are coming up.

Suggestion

Considering all the above mentioned efforts made by Govt. of Gujarat and industries of Gujarat, we request you to kindly lift CEPI barriers from various industrial estates of Gujarat. However, we do not advocate any kind of environmental degradation with increasing industrialization

Response (Issue 2 & 3)

It was represented by the Chamber that the revised formula of the MoEFCC also requires a larger consultation before the same gets finalized. There was strong voice for lifting of Moratorium and removing Vatva, Ankleshwar & Vapi from the list of critically polluted areas on the basis of merits, considering the fact that there has been tremendous improvement in recent years. The industries have pumped several crore of rupees for improvement in these areas.

Moreover, Mr. M.K. Singh, Joint Secretary, MoEFCC had visited all three CPAs viz. Vatva, Ankleshwar and Vapi on 18th & 19th January 2016 to assess the pollution level scenario with respect to CEPI score. He was quite satisfied. It was unanimously agreed to take up this matter with MoEFCC appropriately. The Member Secretary, GPCB informed about the recent letters issued to the Hon. Minister MoEFCC, GoI from the Hon. Chief Minister, GoG. The Principal Secretary also assured to take up the matter once again in the larger interest and also on merits.

4. Proposed ZLD norms for Textile Industries

Issue

Possibility of imposition of Zero Liquid Discharge (ZLD) norms on Textile Processing Industries.

Suggestion

We are of the view that the same should not be made mandatory with immediate effect, and before imposition, viability as well as established proven technology must also be shown and discussed with the representatives of Textile Processors Association.

Response

It was discussed that the textile being the second largest in foreign exchange earning second largest in generation of employment in the sector any harsh / abrupt actions will not only be a matter of their survival and existence but also huge socio-economic loss to the country. The Member Secretary informed about the meeting that was held in Delhi to deliberate about the draft Notification in this regard and also informed that the GPCB has forwarded the comments received in this regard. The Principal Secretary also informed that the chamber may give a comprehensive view on this matter and the State Government to take up this appropriately.

GCCI suggested that whatever techno-eco feasible solution is possible should be adopted by the textile industry so as to reduce the discharge of effluent and the State Government should propose proven technology which is of affordable nature.

5. Exemption of Common Effluent Treatment Plants (CETPs) and Treatment, Storage, and Disposal Facility (TSDF) from Public Hearing

Issue

Common Effluent Treatment Plants (CETPs) and Treatment, Storage, and Disposal Facility (TSDF) are required to face public hearings for development or expansion of their facilities.

Suggestion

For development or expansion of common facilities such as CETP or TSDF sites, public hearing procedure should be withdrawn, as these facilities are to abate pollution and to make the environment clean and green. Also, these facilities are developed or expanded under the guidelines laid down by MoEF, CPCB or SPCB and are built and operated under the direct supervision by respective SPCBs. In view of this, we request to remove the procedure of public hearing for them.

Or

State Government should mandatorily provide land specially notified for development or expansion of CETP/ TSDF sites to concerned Associations/ Company/ Co-operative society working on 'no-profit-no-loss' basis for the benefit of its member Units.

Response

After detailed deliberation on the issue especially, "not in my back yard syndrome" i.e. getting developed in the mind-set of people. It is a matter of utmost importance to ensure that such projects do come up in the larger interest of the sustainable development of the State. It was decided to take up this matter appropriately with the Government of India in MoEFCC as the changes are necessary under the EIA Notification, 2006 in case such

projects are to be exempted from the public hearing process.

6. Relaxation of Effluent discharge in deep sea through a closed pipeline

Issue

Through the gazette issued by Ministry of Forests and Environment dated January 01, 2016, the COD parameter has been increased to 500 mg/l for a deep sea discharge.

Suggestion

We are of the opinion that COD parameter should be increased to 1,000 mg/l as in the same notification it has been categorically mentioned that at the discharge point, the effluent gets 150 times dilution in the beginning and after 100 meters from the discharge point it gets 1500 times dilution. We believe that allowing 1000 mg/l under any case will not affect the aquatic/ marine life and quality. This relaxation is only sought for COD.

Response

It was informed that the MoEFCC, GoI has relaxed the norms of effluent discharge for deep sea disposal from 250 mg/l of COD to 500 mg/l. Further relaxation can only be expected or demanded only upon on receipt of very comprehensive scientific study in this regard.

7. Discharge of Effluent on Land

Issue

Industrial estates in Ankleshwar, Panoli, Jhagadia have laid pipeline for deep sea discharge with the support of State and Central Government. No other industrial estate has got such facility. However, it is a practice world over to get dilution by mixing domestic effluent with the industrial treated effluent. In case of Naroda, Odhav, Vatva and Narol, the total industrial effluent comes to nearly 130 ML/day against which the domestic effluent of AMC is nearly 860 ML/day. If the Industrial effluent gets mixed up with domestic effluent, it gives almost 1:7 times dilution which takes care of all pollutants.

Suggestion

It is our genuine request that the discharge parameter of the COD of 250 mg/l on land be enhanced to 500 mg/l, where ever this dilution facilities are available. This will remove the unnecessary litigation procedures resulting in improving the image of SPCB officials and Entrepreneurs in general public as whole.

Response

Since the norms for discharge of effluent on land have recently been notified a detailed study would be necessary to assess the feasibility of any further relaxation in this regard. With respect to the effluent being discharged from the mega pipeline, it was discussed that the same may be mixed with the sewage of Ahmedabad city after proper treatment to meet with the discharge norms keeping in view the Order of the Hon. High Court in this regard.

8. Fixed Dissolved Solids (FDS)

Issue

In the notification issued by the Ministry of Environment & Forests, New Delhi on January 01, 2016, FDS for CETP has been reduced to 1000 mg/l against previous permissible limit of 2100 mg/l.

Suggestion

We are of the strong opinion that such a parameter is never achievable and hence request to reinstate the old permissible limit of 2100 mg/l.

Response

Since the norms have been recently notified that it was decided that the exact details along-with the

comprehensive study may be submitted by the industries having difficulties so that the same can be taken up with the MoEFCC if need be.

9. Draft Notification issued by Ministry of Environment, Forest & Climate Change, on May 25, 2015 related to brick manufacturing

Issue

As per the above notification, brick manufacturing units are not allowed to operate within a radius of 500 km of thermal power plant. This was earlier 100 km from the thermal power plant, and has now been increased to 500 km. GCCCI strongly opposes this draft notification which proposes increasing the radius from 100 km to 500 km to get environmental clearance, as it will make it practically impossible to set up a new brick manufacturing unit in the country

Impact

There are more than 145,000 brick manufacturers employing about 3.5 crore people from village and backward areas, who shall now face the dangers of becoming unemployed.

Suggestion

We request the Government to reconsider the same and reinstate the earlier limit.

Response

It was informed that the said Notification shall talk about 500 kms limit has been reduced to 200 km limit in the final Notification issued by the MoEFCC, GoI. It was however, agreed that the brick manufacturers association may come with the difficulties that they are facing with the comprehensive data base substantiating their arguments so as to enable the State Government to take the matter appropriately with the MoEFCC, GoI separately.



hðLPqy™uy fð™ zð÷...{lx yk ðtu..rhËðtË Ët



..rhËðtË Ët{tk [tofh, t Ëfhth™t Wá[yrÄftheytuy™u[Bfh™t ...ðr÷Mx

hðLPqy™uy fð™ zð÷...{lx Ët{tk[eV xtW™ Á÷t™h ©e...e. y# . þ{to, ùs {nË# rð¼t,,™t zu Ëðkhe ©e ysp ¼è W...rMÙt, hÏtt n, t Bpthu,, isht, [Bfh ð, e r™»ýt, ...ðr÷{tk©e rðsp þtn yaðùt , hefuy™u©e sútp þtn, ©e þhev {Ë™ y™u©e ytrp»t...x# W...rMÙt, hÏtt n, t. Ëfhth™t yrÄftheytuy¼f s nfthtí{f ð÷ý Ët¼ðe, {t{ ...Ëtuyk, isYher™yð ððt{tkytðpu, ù sýtðþln, W

©e ysp ¼è zÁþke Ëðkhe {nË# rð¼t,,



©e...e. y# . þ{to [eV xtW™ Á÷t™h



©e...e. y# . þ{tð™Mðt,, fh, t {t™Ë {Rte (rhspðt™÷) ©e ¼t,, ð X-h



©e ysp ¼è™Mðt,, , fh, t ©e rðsp þtn

..mĒĥtĒ ĒhḔt™ hsqúPḔ hǎLPWu÷,, , t ..Ḥtu

...Ḥ 1: r f™ ¾u e...hǎt™, e yt..., e ḏ¾, wxtRx÷™e [ftĒýe{trḏ÷f y™uQ¼t ūt, tk...Ḥt™ r™htfhý {txuphfhǎw stRyḔ

ĒḔ™:- f e™¾u e ḏ¾, uŭt, e xtrx÷™e [ftĒýe{kyf™ ytúttnexe y™ufu.tnp™{tkĒ{trǎ s{e™t™t xtrx÷ ptḔp Au, uftf, t™e ¾htR f÷ḏxhᶜe ĩttht yzḏtĒ{tks fhǎ{tkytǎuy™u, t™u÷,, , e {trn, e yrĀf}, ḏyfĒtRx ...h yt™ ÷tR™ {fḏt{tkytǎu, tu, t™t ...rhýt{uyt...ýt ,, Ḥht, htḔp{tkMúttǎh r{Ōtf, tḔ tkŭt, tk htftý y™uḔp÷ yllxx Ēḏxh™t rǎftĒ™uḏu, {Ḕpuy™htúḔp fúttuyt ftf, u.thĒpf, t™tĒt¾÷tu..ý fĒtze pftḔ

«ĪPḔh: yt™tu..Ḕí™ fheyuAeyu..hḔ ḤnsiḏĀĒĒ {P stRḔp

...Ḥ 2: ,, ýtu Ātht™e f÷{-63(,,)™e...hǎt™, e yt...ḏt™fĀ fhǎ{tkytǎu- Au

ĒḔ™:- f tĀft { ūtft {tkḔp÷ yllxx™e {tke fk.™eytuy™u<tRǎ zḏ÷...Ēḡ¾u e™e s{e™¾heĒe pf, t™úte. ytḏe stu, ḏtR™t ÷eĀuf÷{-63(,,) ūte {Ḕne {Ḕḏe™uzḏ÷...Ēḡ...tu t™e fk.™e fu...zē™t t™t{uĒ{pĒh ĒM, tḏis fhḏe ÷u, tus {e™t™t ĒtĒt{tk{nḏ™u..tĒwAu xtW™ Ā÷t™ek, Mfe{ ḏnh ūtḔp- ntḔ y™uytúttnexe™t Ī t™ «{tý™t r™p{tu{Ḕf ĒĒk, , s{e™tḔ tkfk.™e, ¼t, eĒthe ...zē ĩttht f÷{-63(,,)™e...hǎt™, e Ēn- tRŭte {Ḕḏe pftḔ, ḏkktĀtLP fhǎt™ {uyhs Au

«ĪPḔh: Ēhfth, hVŭte ftR ĒḔp- h fuytĒp yĀḔt™úte. , {™uphfhý™úte yt..., t , ḤfnḔtḔ

...Ḥ 3: ¾u e™e s{e™t™t ĒM, tḏis™e t™Āýe ūt, t s 7/12{tkft [e yluxḏ™e yĒh yt...ḏt{tkytǎuAu ...hḔ Ḥfe™ ¾u e™e s{e™tḔ tkyt {Ḕf™e yĒh yt...ḏt{tkytǎ, e™úte.

ĒḔ™:- Ēt{tḔp he, ḡ¾u e™e s{e™t™t ĒM, tḏis™e t™Āýe y™ur f™¾u e™t s{e™t™t ĒM, tḏis™e t™Āýe™e «rḔḔt yfĒh¾e ntḏtŭte stuyt {Ḕf™e «rḔḔt y{÷{tk{fḏt{tkytǎu, tuḏneḏxe «rḔḔt{tkĒhḔefhý ÷tḏe pftḔuy™uyt{ ūtḏtŭte Ēhfthᶜe™t ft{™w/4thý ½xḔuy™rḏftĒ «rḔḔt™uḏĀu, {Ḕp

«ĪPḔh: yt ftf, {txu™ýḔ ÷ḏtḔt™úte...ý Wā [fúttuy [[tḔher™ýḔ ÷ḏtḔ

...Ḥ 4: ¾u e™e ¾u e™t ny w{txus™e ph, {tkVhḏe- s{e™tḔ tk¼hǎt{tkytǎu- «e{Ḕp{™e hf{ f e™¾u e™t ny w{txu Y...tk h fhǎt™t Ē{Ḕy,, tW™e s{t fhḏe- r«{Ḕp{™e hf{ {shuyt...ḏe stRyḔ

ĒḔ™:- ŪḔntrhf árüyustu t sus{e™ ...h r«{Ḕp{ ¼hḔ- ntḔ, us s{e™ ...h ḔḔthḏĀtht™r«{Ḕp{ Ēhfthᶜe ĩttht ḏĒ- fhǎt™e «rḔḔt ntŭt Āhǎt{tkytǎu, ḏt Ē{ḔĒhfthᶜe yuy,, tW™e s{t fhḏe- r«{Ḕp{™e hf{ {shuyt...ḏe stRyḔ

«ĪPḔh: yt™e Ḥsyt, Wā [fúttuyfḔpḔ fhý fuyt...tḔ-eĒe {xh Au

...Ḥ 5: r f™ ¾u e™e...hǎt™, e yk, uĒek, ÷ ḏelzúĒeMx{ ntḏt A, tkfḔ yĒhfthf ftḔytr÷™úte.

ĒḔ™:- nt÷{tkf e™ ¾u e™e {Ḕne yk, urḏḏĀ ytúttnexe ...tĒu{k, tḏḏt™t yr¼«tḔ yhsĒthus ÷tḏḏ ...zuAu y,, tW f÷ḏxhᶜe ĩttht yt yk, ḡyr¼«tḔ yt...™th rḏḏĀ ytúttnexe™uOPEN FORUM ĩttht YfY{tkfḔ- tḏe

yif s r(ÈÈuÈk-øTM , {t{ yr¼«tptu{æðe , ln , s feTM ¾u eTMe «rçpt ...ýofhòt{tkytð , e n , e. sTMtúte ...th(èpf , t ðÄi . ytúte ytðe «útt Vhe pÁ fhe Èh {tÈ {tkfuð¾ , ytðt OPEN FORUM ptsðt{tkytðu , tu¾ht yúte tkÈek , ÷ ðelztuÈèlx {ftph , útpi „ ýtpuyTMufTM¾u eTMe «fápt Í z...e fTMpu

• heðtRÍ z NATM ftb(èTMly {÷efhý iðrh , úttP , tuhtn , {æu
 feTM ¾u eTMu...è{èp{ ¼hòt È {p feTM ¾u e ÷ðt yk , ìe sùççept Au , us yTMÈhòtTMe ntP Au A , tkfeTM ¾u eTMu...è{èp{ ¼hè- ntP , ðe s {eTMtu{tkrfTM ¾u e ÷ðt yk , u¾qf s rð÷lf úttP AuyTMuzð÷...ÈòV...h ¾tækl ¼thý W¼úttP Au

- «íÞth: y „ tWTMe «ýtr÷ [t÷wfhòt {txurð [thýt fhepü
- heðtRÍ z NATM ftb(èTMly {÷efhý iðrh , úttP , tuhtn , {æu
 - ÈneúttP f(È iðrh , y {÷ útpu
 - rð÷lfTM úttP , ìtu...pTM fhòtu..zpu

...§ 6: Yr...pt 5 fhtz «e{èp{TMhf{ „ ýtp fis {eTMme fòh?

ÈèTM:- «e{èp{TMhf{ Yt. 5 fhtz „ ýðt{tkytðu , tuÈfhth©e fúttuy«e{èp{ yk , ìe VtR÷tTM¼thý ½xtze pftP yTMuSò÷t fúttuy{lshe {æðtúte È {pTMtu..ý ÒpP út , tuyxfðe pftP .
 «e{èp{ ...æu {æ , e hf{ , u Èfhth©eTM {nÈi-e ytðfTMtu {txtuMTMtu Au ytúte yt «fápt{tkrð÷lf rTMðhòtúte Èfhth©eTM«e{èp{TMhf{ iðrh , {æðtTM fthýuÈthe he , ul z...e «ò÷úte ftPufhe pftpu

- «íÞth: s {eTMme Çf{ , „ ýtpu {úP {Èturð÷lf Au , ìturTMft÷ Í z...úteúttP , ustðtTMAu

...§ 7: «e{èp{TMu÷ „ , t rfmÈt {tkntRftæo , útt ytúttneTM yt(èpTM...t÷TM yk , u

ÈèTM:- f÷ðxh f[he îtht ntRftæo {nÈi- ...k[, s.S.R.D. rð „ huntPh ytúttne îtht «e{èp{TMu÷ „ , t fÈtTM ÈÈ¼u yt...è-t rTMyP-[ift(èTMu yTMÈhòtTMu f(è÷u Èfhth©e{tk yr¼«tP {txu {tf÷e yt...ðt{tk ytðu Au sTMtúte yr , pP rð÷lf úttP AuyTMu÷exe „ pTMtTMtuÈt{TMtu..ý fhòtu..zuAu , u s Èfhth©eTMÈ {pÈh ytðf ...ý {æ , eTMúte yTMuhtBpTM rðfÈ÷úte ytPtsTMuVxfu...zuAu ytúte y{the hsgyt , Aufuftæoyúðt ytúttneTMytTMýpTMtuðrh , y {÷ fhòtúte È {MptytTMuWfè- ytðpu

- «íÞth: Èfhthuyt ftf , u...nè- tkftP(è rð¼t „ {tkòý fhòtTMe ntP AuyTMuípTMth f(È y {÷ {txuftPðtne fhòtTMe ntðtúterð÷lf úttP Au

...§ 8: heP÷ yllæx (høPè- pTM ylz zð÷...{lx) fe÷-2016TM y {÷efhý {txTM fæ÷t ÈèTMtu

ÈèTM:- flý Èfhth©eyunt÷ {tkheP÷ yllæx (høPè- pTM ylz zð÷...{lx) fe÷-2016 {sln fhè- AuyTMu , ìt y {÷ {txuYÖÈ yTMuhøPè- pTM fTMtððt (hf htBpTMuÈÿtTMtyut...è Au ytúte y{theTM {úrðTMk e Aufu yt...ýt „ isht , htBp {tkBpTMthuyt yk , ìe fr{rxTM h[TM fhòt{tkytðuipTMthuzð÷...ÈTM«r , rTMrÄÿð fh , e htBp M , hTMe Èútt ÇztR „ isht , , útt „ tnæ ÇztR yúðt SÈeÈeytRTM «r , rTMrÄ Ètúturð [th-rð{pofhe , ìt y {÷efhýúte htBp {tkyt ftP(èTMtuðÄiÈthtúÈtúf yTMÈhæ he , uy {÷ fhtðe pftpu

- «íÞth: yt ftf , uflý Èfhth {túte ftP(èTMe Y...hàt ytðuipTMth f(È rð [thýt úttP .

..hÈðtE GhBtTM hsqúP# y fTM zð÷...{lxTMu÷,, , t ..Stu

...§ 1 : rðftÈ ...hðtTM ,, e{tkÈek, ÷ ðelZtuÈeMx { fhðt yk, u

ÈqTM:- flý Èhfth^oe îtht È{,, uÈp {tkR-ftuÈ ÈTMuðÄthu«túÈtrnTM yt...ðt{tkytðuAu, u{s ,, isht, Èhfth ftfè htBpTMe Èh¾t{ýeyuyt ftf, u¾yfs y,, Èh Au, tuheP÷ yMxk Èðxh{tk...ý stuÈhf {lsme fufpðtne ytTM ÷tRTM fhðt{tkytðu, tuÈ{P{tk¾yfs f [tð útpu, u{s rðftÈ ftptuÍ z...úte y{÷{tkytðpuTMu htBpTMt Èðt, e rðftÈTMuð, {xpu yt Èek, ÷ ðelZtuÈeMx{TMe «útt (Et¾÷ fhðtúte Èhfth^oeTMuðÄTM Ètfth útpu yÍPthuytúttne îtht pTMfTM «fthurðftÈ ...hðtTM ,, e yt...ðt{tkðÄwÈ{P ÷uAu sturðftÈ ...hðtTM ,, e ytTM÷tRTM fhðt{tkytðu, tuzð÷...Èq Èhfth^oe yTMuÈt{tLp «ò ...ý rðftÈ ...hðtTM ,, e yTMu«tsðxtTMe ¾htR ytTM÷tRTM fhe pfbu yt{ útðtúte ...thÈp, t ðÄpuyTMu«rçpt{tkÈhæefhyTMe ÈtútuÍ z... ytððtúte , tTMuÈeÄtu÷t¼ «ò÷úte útpu

«íPTMth: ...píTM [t÷uAu úttztuðÄwÈ{P ÷t,, pu

...§ 2 : xe.ytuÍ z. {tk{lsmeytuýt...ðt{tkrð÷lf yk, u

ÈqTM:- y{ÈtðtE pnhTMt rðftÈTMuðPTMu÷R Èhfth^oe îtht Szyeth {tkxe.ytuÍ z. TMe stu, ðtR fhðt{tkytðÈ- Au , uytdðfthÈtPf Au yt yk, uÈútt îtht rðftÈTMuðÄw«túÈtrn, fhðt , uÈk-øTM {wfèeytu{txunfthtí{f ð÷ý Ètútu, tTM rTMhtfhyTMe rÈpt{tkrTMyP ÷eÄw- ...hk w...ð, qTM Èlstu, tTMkytúttne îtht xe.ytuÍ z. TMt rðM, th{tkhsfwhðt{tkytð, t «tsðxtú{tk...hðtTM ,, e yt...ðt{tkytð, eTMúte sTMt...rhýt{uze.S.Èe.yth. {tk fhè- stu, ðtRTMtunq wÈh, tuTMúte , útt rðftÈ ftptu¾tTMu...zuAu ytúte y{the yt...^oeTMuTM{urðTMk e Aufu xe.ytuÍ z. {txðTMt «fhýtu{kytúttne îtht , tfeEu{lsme yt...ðt{tkytðu, ðt rTMÈptuyt...ðt rðTMk e Au

«íPTMth: 87 {úte 64 VtR÷ {lsn útPÈ- Au ¾tÈ , tuk...tú Au, uVtRTM÷ TMúte yTMufE÷tðtúte íptk÷t¼ TMúte yt..., tk BpthVtRTM÷ YxTM→eúttP íPthuyú÷tTM ...tÈ útpu

...§ 3 : yth-3 Í tTM{tkðÄthuyW/yÈytR yt...ðt yk, u

ÈqTM:- y{ÈtðtE pnhTMe Vh, uyiÈ...e. hek, htzTMe yf , hV yth-3 Í tTM ytðÈ- Au yTMu, tTMe Èt{tTMt ¼t,, {tk ythyuyú Í tTMTMe stu, ðtR fhðt{tkytðÈ- Au yth-3 Í tTM{tk{æðt...t^ot yW/yÈytRfh, tkythyuyú . Í tTM{tkðÄwW t {ftTMtu fTMu, ðe stu, ðtR ntðtúte pnhTMturðftÈ yTMRTMð útpusTMt...rhýt{upnhTMt rðftÈ{tkÈk wTM sæðtTMpuTMnek ytúte y{the yt...^oeTMuTM{úhsyt, AufupnhTMtuÈk w÷, rðftÈ úttP yTMu Èhfth^oeTMt RLÉtMxð [hTMtu{nfí{ ÷t¼ TMt,, rhftTMu{æe hnu W...htk pnhTMe rðM, th{tkytðÈ- {nt{w-e s{eTMtTMe...ý f [, fhe pfbeyu, u{s È{tL, hrðftÈ úttP , unq wÈh yth-3 Í tTM{tkhek, htzTMe ytsufstTMe s{eTMtTMkyth.yuyú . Í tTM «{týTMe yW/yÈytR yt...ðt{tkytðu, ðe y{theTM{úhsyt, Au

«íPTMth: yt... Èti, tTMt fthytuÈptóteWá [fútyúhsyt, fhtu

...§ 4 : ythyuyú Í tTM{tk{lsme {æðt{tkrð÷lf

ÈqTM:- yth.yuyú . Í tTM 75 rf÷tu{exh hek, htzTMe Vh, uyt...ðt{tkytðÈ- Au Èhfth^oe îtht yt rðM, th{tk

M...peP ÷ yth.yu yuĭ .TMe xe....e. Mfe{TMe Ēh^{3/4}tM, fhĒ Au...hk wyth.yu yuĭ .TMe ½twtýtTMt 3 ð»tĭte ðĀw Ē{P ũtðt A, tkftR ...rhýt{Ēpeoftbðtne fhðt{tkytðĒTMĭte. ytĭte Ēhfth[©]e ĩtht yth.yu yuĭ . ĩ tĭTM rðM, thTMe xe....e. Mfe{TMtuĭ z...ĭte rTMyĖ ÷ ðt{tkytðu, tuytðt rðM, th{tk{æP{ð,, ĩTMt {nĳt{ ÷tftTMu...ĥ, t «{tý{tkytðtĒTMe ĒwðĀtytuyt...e pftpu xe....e.Mfe{TMe ònĭt, , ĩ, fhðe^{3/4}fs ytð-Pf Au

«ĭPĳth: 50 xe....e. «...tĭ fhĒ Au (y{the {t, ýĒ Au fu, ĩxe....e. «{týĭM, t^{3/4}tĒ-eĒĭt stRyĭĭte zð÷...{ĭx ũttP)

...§ 5: ...Rz yĖ.yĒ.ytR.TMt Ēh ½xtzðt yĥ, u-

ĒĭTM:- ¼th, Ēhfth[©]e ĩtht ð»t»2016TMt f sĳ{tk{æP{ð,, ĩTMt , ũtt ,, hefð,, ĩTMt ÷tftu {txurðpwt ònĭt, tu fhðt{tkytðe Au sĳ fu Rĭf{xðĒ , ũtt ĒrðĒ xðĒ{tĭte yĖtzyf ÷ {ftTMtĭTMuĒĕ.gya.yuhnt, yt...ðt{tk ytðe Au y{theTM{ĭhsyt, Aufuyĭttĭhexe ĩtht ...Rz yĖ.yĒ.ytR Y...u{t, fh hf{yĭr^ot, fhðt{tk ytðuAu y{tht Ēðw{ĭsf 25 ũte 30 ÷t^{3/4}TMt {æP{ð,, ĩTMt {ftTMW...h Vð, [tsyf ÷ yĖ.yĒ.ytR. Yt.2 ÷t^{3/4} sĳ ÷e ũtðt ðP Au, ĒW...ĭtk ĩĭBĖ Ēhfth[©]eTMt ðĳ, MxĖ... zĀĳe, hSĭMĳTM [tsTMtuftst...ý {æP{ð,, ðV...h hnuAu Ēhfth[©]eTMu40 xft sĳ ÷e s{eTM f...t, {tk{æĒ ntðt A, tkytðe ftR ...ý hf{ ÷ðe stRyĭTMneĳfhý fu40 xft s{eTM{tĭte s Ēhfth[©]eTMe su, ĩxe....e.Mfe{TMtu^{3/4} [oTMmfæe sðt W...ĭtk Ēhfth[©]eTMu Ēhf xe....e. {tkTMVtĭttP Au , ũte ytzt sðe ĒMĭtt ...tĒu500 fhztĭte ðĀwVz ¼ktĳ yĭr^ot, ũtPĒ Ausĭte yth.yu yuĭ . ĩ tĭTM rzð÷ĭ fhĒ Au, ðt rðM, thtu, ũtt yĖtzyf ÷ ntWĒ^Ē, TMe [uTMtĭĀt, t «tsðxĒ{tk...Rz yĖ.yĒ.ytRTMt Ēh ½xtzðt yĭtðtTMt fĒ fhðt^{3/4}fs ytð-Pf Au

«ĭPĳth: , {ĭfĳ ÷t xft ½xtzðt {tk, tuĀtP y{the hsyĭt, 10%TMe yĭtðtTMt fĒTMe Au , tuytTMtĭte ftMx fĳ ÷e {BfhTMu ytĀe ũttP?

...§ 6: xtWTMĀ ÷tTM, xe....e. Mfe{ {tkVĭVth fhðt yĥ, u

ĒĭTM:- Ēhfth[©]e ĩtht zĭTMx ÷ð ÷ ĩxe....e. Mfe{ {ĭĭn fPtoftĒ xe....e. VtRTM ÷ ũtðt{tk10 ð»tĭte ðĀwĒ{P ÷t,, e ðP Au ytðt Ēĭsty, tĳ tksu^{3/4}zq r{^ottu, ũtt zð ÷...ĒTMe s{eTM htz f...t, {tkòP Au , ðt ÷tftTMuBptĕĒĀe xe....e. Mfe{ {ĭĭnTM ũttP ĭptĕĒĀe s{eTM rðntýt hnðĭ...zuAu fĳ fĭhtz f...t, {tk,, PĒ s{eTMtuVtRTM ÷ Ā ÷tĳ feð ftR^{3/4}zq fuzð ÷...Ēo...tĒĭte ÷ðtTMtuĭt, tuntðtĭte {nĒyĖuytðt ÷tftTMuVtRTM ÷ Ā ÷tĳ {txu40% sĳ ÷e {nt{ĭe s{eTM f...t, {tkytĀpt A, tkĒĒ ð»toĒĀe s{eTM rðntýt hnðĭ...zuAu sĭte y{the hsyĭt, Aufu Ēhfth[©]e yĭytðt ÷tftTMuVtRTM ÷ Ā ÷tĳTMtufstuyt...ðtTMe sðt fĒthe ÷ðe stRyĭ , ĀW...ĭtk zĭVx ÷ð ÷ ũte xe....e. Mfe{ {ĭĭn ũtptTMt yĭ ð»tĭt Ē{P,, tĳt{tkstuxe....e. VtRTM ÷ fhðt{tkytðu, turðftĒTMuðĀwðy, {æpuyTMuytðt ...ĒtĭTMĳTMhtfhý ytðpu Ēhfth[©]eTMt 2011TMt S.ze.Ēe.yth. «{týĭxe....e. Mfe{TMtu rðM, th yĒ...e. hek, htz ĒĀerĒ{ , ntðtĭte yt,, t{e 10 ð»toĒĀeTMðe xe....e. Mfe{TMĳTM{týTM ũtðtTMntðtĭte ytðt Ēĭsty, tĳ tksĭTMe ...z, h xe....e.TMu , tĭftr ÷ fĀthýu{ĭĭn fhðtĭte yt...ĒtĭTMrTMhtfhý ytðpu

«ĭPĳth: Ē{P{ptĒt{tĭttP, ĭĳ txu...PĭTM fhĒPĭ

yLP {ḏytu

- Bpthus {e™™.p {tĒte swp {tkVhđtP Au, uđ¾, uf÷đxhᶜe™e f [he ĩtth s {e™™łxtRx÷ [ftĒe ÷đt {tkytđu Au ...hk wĳPthfĒ, h, s yt s {e™ rf™¾ e fhđt yhS fhđt {tkytđu Au ĳPthuyt yt¾e VtR÷™ đĒhúte {fđe ...zuAu, ũs, ĩt yr¼«tPtu..ý™ đĒhúte Vhe ÷đđt ...zuAu yk÷ust™đe ph,™e s {e™™łke {eP { ¼he ftR yhsĒth fe™¾ e fhtđđt {tk, tuntP, tu, ĩuĒhᶜ f™đđt {txuyf s yhS fhe ...đ {eP, Útt rf™¾ e™e {lsh yt...đt {tkytđu, tu, uđýłsrn, tđn Au

«ĳPth: yt ftf, uđ [thýłtR pfu

- nt÷™đe ...đr, {łsf yđhđy {tkytđe Au f™.p™e s {e™ su¾zq™t™t {u [t÷, e ntP, u¾zq ...tĒúte yLP ¾zq s {e™ đłtý ÷đt {tk, tuntP, tu, u {ł ¾zq™t™t {us ...đ {eP { ¼he stuyLP ¾zq™uswĳ ÚttPt fĒ đłtý yt...uy™u, đđ đłtý ÷đth ĳPthfĒ, đe s {e™ fe™¾ e fhtđđt yhS fhu, tu, đđ yhsĒth™u¾ e™ł ...đ {eP { Vheúte ¼hđł..zuAu, uPtP™úte yk÷uyđtuyłtoyłttP Au fł ¾zq™t™t {us ...đ {eP, Útt fe™¾ e fhtđe ĒM, tđs fhđtu...zuAu s™ufthýuđýtuĒ {P ÷t,, tuntP đłtý ÷đth, Útt đłtý yt...™th đđ [u, fhthtu Q¼e ÚttP Au

«ĳPth: yt {tkVhVth pđP™úte. [Bfh ĩtth yt yk, Vh rđ [thýł {txđe rđ™k, e fhđt {tkytđe Au

- ftR ...ý s {e™™ł...đ {eP, Útt fe™¾ e™e {lsh yt...đt yk, ĩłRLxe {p™ ytđPt fĒ s Yhe™týt ¼hđt™e ftPđtne yhsĒth s÷e ĩ z...ufhuAu, ĩt fh, tk...đ {eP, Útt fe™¾ e™t nřf { yt...đt {tkýtus rđ÷łf ÚttP Au, úte ...đ {eP, Útt fe™¾ e™t RLxe {p™ {tk ¼hđt™t™týt yf s yłttłhexe {tk Mđefthe, ĩtu ĩ z...e nřf { yt...đt {tkytđu, tuđýtuĒ {P f [pu

«ĳPth:™týtk, Útt {nĒe rđ¼t,, y÷,, Au rđ÷łf ytiAtufhđt...đř™ ÚttP.

- ...đ {eP, Útt fe™¾ e™t RLxe {p™úte ¼hđt™t Út, t™týt Vđ, yĒfeytR flf {tkš MđefthtP Au, ĩt fĒ÷u ftR ...ý flf {tMđefthtP, đđfhđt {tkytđu, tu...ý yhsĒth™uđýe s htn, Útpu

«ĳPth: feS flfturđ [the pftP.

- ...đ {eP { ¼hđt yk, ufufe™¾ e fhđt yk, uyhsĒth stu...nĒe úte s s Yhe yr¼«tPtu {đe VtR÷ R™đzofhu, tu yhsĒth™tu, Útt f [he™tuđýtuĒ {p™tu÷t¼ ÚttP, ũ Au

«ĳPth: đuf÷đxhᶜe s ytu.™Vth { {tkyr¼«tPtu {đe, us PtP Au

- ...đ {eP, Útt fe™¾ e™e yhS {tk {k, tđđt {tkytđ, t s Yhe yr¼«tPtu {tkftR f [he {tkđstđ s™tuftR ...łzek, fĒ [t÷, tuntP surĒe s™t {t÷ef ffsĒtht™tuntP y™unt÷, đe s {e™™t {t÷eftuĒ÷tR,, PĒ ntP, tu, đđ fĒtłtk, đe f [heytłtk [t÷, t fĒ ftf, yhsĒth stuyłezđex ÷¾e yt...ufuyt fĒ™e Ēk.gýsđtfĒthe yhsĒth™e Auy™hnpu, ũs, ĩtuftR r™ft÷ ytđu, uyhsĒth™u {łP hnpuyđe yłezđex stu÷¾e yt...u, tu yhsĒth™u {tk, Ē {tk, ýe {łsf ...đ {eP, Útt fe™¾ e™e {lsh Ēf sđx-2 yt...đt {tkytđu, tuyhsĒth™uđýe s htn, ÚttP. fĒ fu, đđ [t÷, t fĒt™tu™ft÷ fhđt {txuyhsĒth™uđýtus ÷łftuĒ {P ÷t,, tuntP Au

«ĳPth: ftPĒfep stu, đtR rđ [the pftP.

- ..á{eþ{ yk, ðe VtR÷tu{ tksRte ytÄtrh, ...á{eþ{ ðÈ# fhöt{tkytöuAusu...thÈþeo«rçPt Aus{tknt÷ 2 fhtzúte ytÄtrh{ØP Ähtð, e VtR÷tusú, uf÷ðxh©eTMe f[Ineytu{tkrTMft÷ fhöt{tkytöuAu, u{s 2 fhtzúte W...h s, t...á{eþ{TMe VtR÷tu,, tÄeTM, h Èr[ðt÷þ ¾t, u{t÷÷ðt{tkytöuAu suryk, uÈÄthtufhe 2 fhtzTMt fÈ÷u5 fhtz ÈÄeTMt út, t...á{eþ{ yk, ðe VtR÷tusú, uf÷ðxh©eTMe f[Ineytu{tkrTMft÷ ÚttP , tuyhsÈthtTMu½ýtks È{PTMtu÷t¼ ÚttP.

«íÞ#th: yt,, « [[túttP# Au

- ..á{eþ{ , Útt rfTM¾u eTM fhöt yk, ðe syhe yhSytyuhsÈth ...tÈu{tk, ðt{tkytð, t hðLÞuhfzo, Útt hfzè tk sýtð# nrf{tTMe yhsÈth ...tÈusu{tk, ye fhöt{tkytöuAu, u, ÆTM ¾tTMkyTMu,, hðPtsfe Aufthý fu, ðt , {t{ hfzø, Útt nrf{tuyt...TMe f[Ine{tks W...rMút, ntP Au, tusú, uf[Ine{túte , ðt hfzø, Útt nrf{tu{tk, tðe yhsÈthTMe yhSTMtuTMft÷ fhöt{tkytöu, tuyhsÈthTMtu, Útt Èhfthe f[IneytTMu½ýtuÈ {P f [Þu

«íÞ#th: ytf, urð[theþftP.

- ¾u eTMe s{eTM{tköu[ty ÷TMth ¾uq ¾u eTMe s{eTM öu[ty ÷ðt {tk, , tuntP , tusú{s eTMöu[ty út, hntP , tu, u s{eTMesu, u{t{÷, (Èth©eTMe f[Ine{tk¾htR fhöt ÈtÁ s{eTMtkÈTMu1951-52 Úte 7-12 , Útt , {t{ 6TMtk n→...TMtfTMeTMtÄtuÈt{# ht¾ðtTMe út, e ntP Au..hk w, u{tkstufR ...ý VhVthTMtÄ{tksTMÈnfthe {kTMeTMftuð [t÷, t ntP , u{s Ènfthe {kTMe Vz[t{tk,, Þ# ntP , Útt ftR ...ý Èhfthe f[IneTMtknrf{ f, ðe fuðthÈR f, ðeTMtÄ ft[e...z# ntP , tu, ðt fthýu¾htR, Útt öu[ty ÈM, tðstútr þf, tTMúte, u, ÆTM, hðPtsfe Au

«íÞ#th: ytf, urð[theþftP.

- ¾u eTMe s{eTMtkÈM, tðs{tksú, u{t{÷, (Èth©eTMe f[Ine{tk¾htR fhtðe ...zuAus{tköu[ty ÷TMthTMtk¾uq ...hntðt f, ðe ÈTMu1951-52 Úte 7-12 , Útt , {t{ 6TMtknrf...TMtfTMeTMtÄtuÈt{# ht¾ðtTMe út, e ntP Au ...hk öu[ty ÷TMth yf fh, tkðÄus{eTM¾heÈðt {tk, , tuntP , tu, ðeTMÈ ð¾, u, ðt ¾uq ...hntðt ÈTMu1951-52 Úte 7-12 , Útt , {t{ 6TMtknrf...TMtfTMeTMtÄtuÈt{# ht¾ðe...zuAusTMufthýuÈ {PTMtúPÚttP Au, Útt yf s Sð÷t{tk y÷,, -y÷,, , t÷ft{tk¾htRTMe...Ør, {tkðÈk, , , t stðt {suAusÈh útðe stRyu

«íÞ#th: ytf, urð[theþftP.

- nt÷{tks{eTMtTM ¼tð ½ýtks ðÄe ,, Þ# ntP fix÷tf yÈt{tSf , íðtuítht ¾uq tu...tÈúte s{eTM¾tTMe he, u ...[tðe ...tztTMt nu úte ¾tTMt Ètðt fhöt{tkytöuAusTMufthýusYhe {Ineytusðe fuTM.p. {túte swp. {tk , fÈe÷ fhðw feTM ¾u e fhtððw ðthÈR fhtðe sðt ft{tuyxfe ...zuAu ytðt Èkstu, tu{tk¾uq yúðt yhsÈthTMe zif÷hntTMf f[RLzBTMexe ÷R yt {Ineytuyt...ðt{tkytöu, usYhe Au

«íÞ#th: ftPÈtfeÞrð [thýtÚtr þfu

- ¾u eTMe s{eTMtköu[ty ÈM, tðs útÞ# ntP ...hk wxfzÄthtTM÷eÄusu, uÈ {Þuöu[tyTMeTMtÄ hÈ fhöt{tkytð# ntP sTMu½ýtuÈ {P ðe, e ,, Þ# ntP , u{s öu[ty yt...TMth {hý ...t{# ntP , ðt ðthÈÈthtTMtTM{tuðthÈR

n - uǎĎLPwǎfzǎ tkĒt^{3/4} ÷ ūtR „ Pw- ntĎ y „ tW ūtPw- ðu[t^yTM eTM tĀ Vhe ...ztǎ {lsh fhǎt ftf, uǎthĒĒthtTMe hSMxzǎf w- t, pt {txu- ðe ...zǎ yTM istu, ðe hSMxzǎf w- t, tufhǎt sRyu, turyZǎfTM t^yTM wTM fĒTM ūttP Au

«iPwth: yt ftf, {tkĒĒ xǎfĒ stRrTM yP ÷ ðtu..zu

- Bptkxe...e. ...zǎ- ntĎ , tTM Vt. Ā ÷ t^x TMk , ūtt Vt. Ā ÷ t^x TMk ūttVTM {w^s f r fTM 3/4 y eTM {lsh {wTM ðw- ntĎ ...hk w, ðt Vt. Ā ÷ t^x TMk ... ĩ pTM yhsĒth ...tĒTM ntĎ , ūs ... ĩ pTM {wTM ðǎ {tkyhsĒthTM u^{1/2} ytuĒ {P ÷ t, u, tuf eTM 3/4 y eTM {lshTM {Ē, suǎf w- yt...ǎt {tkytǎuAu, tTM fth^y yhsĒthTM u^{1/4} tĒ e yǎ {wTM eytTM tuĒ {tTM tufhǎtu..zuAu

«iPwth: yǎMxǎpTM {txuǎ [th^yt ūtR pTMfu

- y „ tW sus {eTM tTM tk...ǎ {eP { 1/4 htR swp. ūtPw- ntĎ ĩ pth ftf ĒĒ s {eTM sTM sRte {tkVhVth ūtPw- ntĎ , tufTM 3/4 y e fhtǎ, eTM 3/4, usRteTM VhfTM tu..ǎ {eP { ÷ ðt {tkytǎuAu su, hǎPTM sTM f e Au

«iPwth: Wǎ [fTMtt^yu [[tǎfhe ð^y fhepTM

- 3/4 t ÷ Ēt hP , , ūtt ð ūtTM tTM ffsĒthTM tTM yP Ēh fthTM ÷ R ÷ e Āw- ntĎ ...hk w su, uTM ūtTM xh f [lne {tk, tTM t^y { ÷ TM ūtPw- ntĎ feTM 3/4 y eTM {lsh {x, eTM ūte , ūte ĒĒhnw^yhsĒthTM s {eTM tu^{3/4} zqTM tTM { ūtTM 3/4 ðe ...zuAu sTM tTM fth^y rĒ ðe ÷ Ētǎ , ūtt VtsĒthĒ Ētǎ {tkǎ ĀthTM ūttP Au, ūttTM t^y tTM f e PTM fĒTM ūttP Au

«iPwth: Wǎ [fTMtt^yu [[tǎfhe ð^y fhepTM

- Bptkxe...e. ...zǎ- ntĎ , tTM Vt. Ā ÷ t^x TMTM f h , ūtt Vt. Ā ÷ t^x TMTM ūttVTM VtTM ðǎt {tkytǎw- ntĎ , ūs yhsĒth yf fu , ūte ð Āw {t ÷ ef ffsĒth ntĎ , ūs , tTM Ē ð ð ÷ tTM f hTM ūttTM , ūtt , tTM u {x ðt...t^o Vt. Ā ÷ t^x TMTM ūttTM f Ē ÷ tR „ Pw- ntĎ Au, ūte yhsĒthTM Ē s {eTM tTM u {xTM Vt. Ā ÷ t^x TMTM yf ūte ð Āw 1/4 t, ÷ t fhǎt ntĎ , turnMĒt ĒhM, e {tk Ē ð ð ÷ tTM f hTM ðtTM s {eTM tTM u f Ē ÷ u VtTM ðǎt {tkytǎw- Vt. Ā ÷ t^x TMTM rnMĒt ĒhM, e fhǎt {tkytǎu, t^yhsĒthTM u 3/4 tMĒ t^y ðtTM {P , ūttTM t^y tTM tu ÷ t 1/4 ūttP.

«iPwth: yt „ xTM {Ēt {tkytǎe „ Pw- Au

- 3/4 y eTM eTM ðe ph, tTM s {eTM , ūtt sTM wTM ph, tTM s {eTM f u sTM tTM x e...e. Mfe { {tkĒ {tǎp ūtPw- ntĎ slte , tTM w..ǎ {eP { 1/4 htP , ūtt feTM 3/4 y e ūtR pTM fu, ū ntĎ , tuf eTM 3/4 zqTM tTM { ūĒt Ē ūt {ĒM, tǎs {lshĒ ð, h ūtR pTM f u s {tkǎ [t^y TM tĀ {lshTM tTM phtTM tkf u f e ð nff {tkyTM ðtTM ð ÷ 3/4 fhe fuĒĒ s {eTM y {f Ē {P tk...ǎ {eP { 1/4 he feTM 3/4 y e fhtǎtTM hTM pTM , ðTM stufhǎt {tkytǎu, t^y tTM f Ētǎt-ĒĒeytu, ūtt ĩ 1/2 t- fTM fTM tTM , ūs tTM t^y tTM ūtTM pTM yxTM f pTM

«iPwth: ftPĒt rǎ 1/4 t, {tk...Āe yTM Wǎ [fTMtt^yu [[tǎfheTM yP ÷ R pTM

- ftR ...y s {eTM tTM Ē ð ð ÷ tTM f hTM tTM yf ūte ð Āw rnMĒt ...ze „ Pw- ntĎ , ...hk w, tTM {wTM Ē ð ð ÷ tTM f hTM tTM ūttVTM xTM tk xTM ÷ fh, t...zǎ 1/4 t, ÷ tTM yTM hTM pTM tTM xTM ÷ {tkyTM ūteTM t^y fu [th {exTM tu^{1/2} yeTM ð^{3/4}, Vhf ytǎ, tTM ntĎ Au sTM tTM f th^y ftR ...y {lshĒ y ūtTM {wTM VtR ÷ ĒV, hufhǎt {tkytǎuAu , ūs su, u {t { ÷ , ĒthTM ĩ tht ytǎtTM Sǎt ūttVTM ftf, tTM tuĒTM tht nTM f {fhǎtǎtu..zu AusTM nTM f {fhǎt {tkTM yTM tus Ē {P ...Ēth ūtR ð P Au, ūs , ðt nTM f { ftf, tTM eTM tTM tĀ

{Isht Ùtöt {tk..ý ½ytuÈ {P ...Èth ÙtR òP Ausítm fthýuyhs{eth™ÙtÈÈ {wfíeytítmùÈt {™tuífhòtu..zuAu
 «íPñth: yt, f÷eV [tu-È Èh ÙtR pñfu

- y{ÈtötÈ rsò÷t™t ÈtyÈ , t÷íft{tkytòt „ t{tíme s{e™ su, uð¾, uR™t{e s{e™ n, e s{tkR™t{ yfíe-ep™ yòx ytd, tkÈÈhnws {e™™tk, ýtu eptyítmíftP {e¾¾q „ ýòt níf {tuífhòt{tkytòt, ùtt, ù™e ..tÈúte™týt ÷R ÈÈhnws {e™ s™e ph, uryt...òt níf {tuíftP- y™u, ímytÁthufík÷eBus {e™tuy „ tW fe™¾¾ e ÙtR ò[ty ÙtR „ P- Au , tunt÷ {tkytòe yLP s{e™tu fe™¾¾ e fhtòòt yhS fh, t ÈÈh s{e™™òe ph,™e Au, òííne y, ùt fhòt{tkytòuAusítm..ý yt, « {týusíe ph,™t níf {fhòt stíRyu

«íPñth: ftPÈtfeP Wfí- ÷tòòtu..zu

- „ísh, Èhíth {nÈ- rò¾t,™t Xhtò Ç{tíf f.¾...../102015/984/f , t. 22-12-2015 yk, í™t ...rh...òt™t Aò÷t Vfht{tkstòòt{tkytòPíAufuyt Xhtò™tu÷t¾ {tòt ftPÈÈh he, u..tu t™e s{e™ yúòt ¾tzt...èt™e s{e™{tkVeoÈ [e™e úte {tLP f, ý™tuW...ptu, fhe™uRk Wí...tÈ™™tuòPòÈtP fh, tkntP , òt ÒPòÈtPíftítmù{òòt...tòt ÙtP Xhtò{tkÈptòt- yt Vfht yk, í™tuÈÁthufíth ...tze™u „ ísh,™t È{ „ úRk Wí...tÈftímyt ÷t¾ {su, òtu...rh...òt Èíòhufíth ...tòtustíRyu yt ...rh...òt™tu÷t¾ [tíf ¾r™s™e ÷eÍ Áthftíu..ý {æhnu, òe stu, òtR fhòt rò™k, e Au súte òesÁthftíe ½ýe fÁe {wfíeytítmuyk ytòe spu

«íPñth: rfòÈ {uPwò [h {txrò [thýt ÙtR pñfu

- {tR™ „ ÷eÍ™t nu Èh fe™¾¾ e™e yhS fh, e ò¾, uxtW™ Á÷t™ „™t r™P{t™e stu, òtRytítmuy{÷ fhòt™tuyt, ìn ht¾òt{tkytòuAu yt xtW™ Á÷t™ „™t r™P{tu {ísf ftWZùte yk h, Ètòsr™f Á÷tk, ytk rhf hm, tytuÈptòt, tuÁ÷t™ f™tòe , í™e {sime™tuyt, ìn ht¾òt{tkytòuAu ¾r™s™e ÷eÍ {tR™ „ {txu



{lsh fhõ{tkytõuAuy™u, t™{tR™, , {tR™, Æ÷t™ y™Èth ÷eÍ Äthft™ufhõ™ntp Auy™u¾r™S™tu {nýt{ W...ptu, fhõ™tuntp Au, u{tkxtW™ Æ÷t™, t™e yt stu, õtR rf™õpõnthwAu õÄu{tkytõe ÷eÍ tuÈexe rõM, th™e t™Sf ...ý ntu e t™úte yk÷uxtW™ Æ÷t™, yk, t™tu...§ W...rMÚt, Út, tu™úte, úte yt stu, õtR{túte ¾r™S™t ÷eÍ Äthft™uÈk.gýo{no, yt...ðestRyu

- «íPwth:
- xtW™ Æ÷t™ek, t™ ftP(Èt™e sYh t™úte. Vö, {wíp htz™e htz÷tR™ ...h, ks {nýt{ ÷õkstRyuy™uN.A. {txu÷eÍ r...rhPz ÈÄe {æpfu, õeõPõMÚt rõ [the pftp.
 - yt {txuftxasinif{ fPtoAu, u{isf «rfpft fhie Au
 - y{t™uyt ftf, wõtiÄtu™úte...ý zÄÈxe õÄe sõltúte õõte-exe ytv ÷tR {txuzð÷...hrõ [thu, uytõ~Pf Au, {uyf P™xÈx [thõPrõ, „ ýezüÈxe y™uytu.™ ynhPt stR {tk, ýe fhtu, õe÷t, ýe Au

f÷õxh©e {lshpe {põR t™úte, õt {lsh...t ç÷tf rõ¼ts™™t s™t ÷t¾tufÈt™uÈÄtht ftP(È, isht, yõx 14/2012™tu÷t¼ yt...õt ftf, u:-

...rh...ºt {nÈe ç{tíf yf, -1087/1415/s (¼t, -4), t. 10-6-2013 {tkÈÄthtuVhVthW{he pftp. W...Èr [õ©e, {wíp{Rte©e™t ftPte-p, Èr [õt÷p, tÄe™, h™t ...ºt ç{tíf: {u{f/ythRS/2015/5693/, t. 29-1-2015 y™ÈÄt™uyt ftf, uf÷õxh©e y{ÈtõtÈu Èefe-yzey{ -xifzt-yfºtefhý, t. 15-10-2015™t ...ºtúte ytõt s™t (ytphu 20 ÷t¾) fÈtu yk, u s{e™Äthft™u ÈÄtht ftP(È, isht, yõx 14/2012™tu...ùt, ð, eo÷t¼ yt...õt {nÈe ¾t, t™u¼÷t{ý he...txoytÄPtuAu

È™u2013 y, tW™t xifzt, Útt yfºtefhý ftP(È yLõP™t, ç÷tf rõ¼ts™™t s™t È½æt fÈtu, Útt ftxõ™t [t÷w fÈt™uÈÄtht ftP(È, isht, yõx t™k 14/2012™tu÷t¼ yt...õt rõ™k e Au

«íPwth: ftP(È rõ¼t, t™u...AtõPj ...hk, wftP(È feP Wfie {wfie ÷t, uAuyk÷uyt™uy {÷efhý ÚtR pf, t™úte



Vq Ēġxe yTMunĒĪ yk u..rhĒĔtĒ Ēġ



..rhĒĔtĒ Ēġ {tk [[tofĥ, t ĒĥfthTM Wā [yrĀftheyTMu [BfhTM ..ĥ^r÷Mx

Vq Ēġxe yTMunĒĪ yk, ĥTM ..rhĒĔtĒ Ēġ {tk {tTMep {Rteĉe yTMurġt, TM Ēĉkheĉe yrTMġtpĒĒstTM, ĥTM ÷eĀW...rMĪt, hne pġpt TMnek ...hĥ wTMpTM ÷ nĒĪt r {pTM {epTM rzhġx ĉe ġe. yĒ. ĥġ yTMuVq yġz žĒĒ fĥĪ: ytĪttĥeTM stRLx fr {pTM ĉe ġtp. ze [tintý W...rMĪt, n, t. „ŵst, [BfhTM yġM...xo ..ĥ^r÷TM yĀpĪt ĉe ĥtspġtR „tĀĒn, t yTMuĉe «, t... [ĒTM, ĉerf...eTM ptn, ĉe «rĒ... [ĥTM yTMuĉe TMhġy ĒtĪtýe, ĥTM ĒĒMP n, t. Vq ĒĪxe yġz MxTLzzyġxĒTM y {÷efhý yTMizĀy ÷ ÷tpĒĒĒĒ, sġt ...stuyk, urġ, „ ġth [[tofĥe yt...stĪTM ġy, ŵTM ĒĒĒĒ W...he yrĀfthe yTMu {RteĉeyTMufĥpu, ŵ sýtġpġn, ŵ ġĀW [tkf]t ŵtĪTM ...stĪTM [[to {txu, ŵst, yu, ŵu RLzĪxĪ ftu.thpTM {ĪTM „ zehġx ĉe fu yĒ. ĥĀġġ (IFS) ĒĪtĪtĪĒ r {x, TMlytptisTM fhġt {kyġġpġn, ŵ



ĉe ġtp. ze. [tintý ġRLx fr {pTM Vq yġz žĒĒ fĥĪ: yz {rTMxpTM

ĉe rġTMtĒ ĥġ, IASTMWġġ, „ fh, t ĉe ĥtsp „tĀĒ

ĉe ġtp. ze. [tintýWġġ, „ fh, t ĉe «, t... [ĒTM

ĉe rġTMtĒ ĥġ, IAS r {pTM rzhġx, TMpTM ÷ nĒĪt



..rhĒĔtĒ {tkw...ĀMĪt, ĒĒpTM

Issues discussed during the Interactive Session on Food and Health

Issues Related To State Government

1. Dual Licensing for Food related Businesses

Issue

The Bombay Provincial Municipal Corporation Act (BPMC Act)1949 has many provisions and sections related to food safety and control, and a food business operator is required to take a license and adhere to norms specified in the act in order to be able to carry out his food related business. The provisions are duplicating with the Food Safety and Standards Act 2006 and therefore the food safety and controls related provisions of BPMC Act stand repealed as per Section 97(2) of the FSS Act 2006.

An RTI was filed with the Food Safety and Standards Authority, New Delhi and it has been clearly mentioned that all duplicating acts and provisions including the food related provisions of BPMC Act and licensing provisions thereunder shall stand repealed from the date of implementation of Food Safety and Standards Act 2006.

Currently the food business operators are being forced to also take license under the BPMC Act and are penalized with hefty amounts of fine by mobile courts even though they have a valid license under the Food Safety and Standards Act 2006 and are adhering to the norms prescribed under the act. This is causing undue harassment to the FBOs who have to bear the burden of dual licensing for the same business.

Suggestion

Necessary orders should be issued by the State Government to concerned Authorities in the Corporation area not to insist on BPMC license for the Food Business Operators. Accordingly, mobile courts should be immediately stopped.

Response

Food Safety and Standards Act 2006 is a Central Govt. Act and therefore supersedes all other acts related to food business. Therefore modifications in the BPMC Act are needed so that the Food Business Operators are not covered under it and are exempt from taking license under this act.

Since the corporations come under the Urban Development Department, Food and Drugs Control Administration has advised Urban Development Department to do the needful. GCCI is advised to follow-up with the Urban Development Department for necessary action in the matter.

2. Police license is being insisted for the eateries, restaurants etc.

Issue

Police license is being insisted for the eateries, restaurants, etc which is not necessary as the Food Safety and Standards Act is a comprehensive Central Act covering all necessary provisions related to Food and Health, which are applicable to eateries and restaurants also. Also, earlier the police license was issued for 10 years, which has now been reduced to just 1 year. This results in unnecessary burden on those people who have to pay hefty fees and go through the elaborate renewal procedure for license every year.

Suggestion

The need for obtaining police license should be abolished for the eateries/restaurants. Recently Maharashtra has abolished the license requirement through a circular which states that police do not have the powers to issue or renew hotel/restaurant license as the job of police is to manage law and order and they should not get involved in matters related to business and trade.

Response

GCCI was advised to represent the matter to the Home Department.

3. Ambiguity of APMC charging Market Cess

Issue

Currently, each APMC is charging Market Cess on any goods which enter within its market limits. This results in payment of point-to-point cess at each and every APMC which comes in between the route, the burden of which is passed ultimately to the consumers. Also, cess is recovered multiple times at various levels of processing of a product for e.g. cess is being recovered both on unprocessed and processed rice twice, which is nothing but wrong and unreasonable interpretation of the provisions.

Suggestion

Point-to-point cess should be abolished and only single point cess should be recovered. Also, recovery of cess at various levels of processing should be removed.

Response

FDCA officials did not comment on the matter as it was related to Agriculture Department. However, GCCI requested FDCA officials to recommend the Agriculture Department to make the suggested changes.

4. Issues of Food Processing Sector

Issue

In last 3 years, the production and quality of potatoes has considerably increased against the requirement of 4 crore katta (50 kg). The production has increased to 7 crore katta in the current season. To get good price, the farmers are to be supported by developing more cold storages so that they will be benefitted with better price. Increasing cold storages by MSME will also give boost to rural employment.

Suggestion

Potato processing units/cold storages should be given subsidy upto 35 to 50%. They should be also supported for marketing and State government should also represent to Central Government for the import of better seeds at a reasonable rate.

Response

FDCA officials did not comment on the matter as it was related to Agriculture Department. However, GCCI requested FDCA officials to recommend the Agriculture Department to make the suggested changes.

5. Electricity Charges and Subsidy

Issue

State government is already considering Rs. 2 lakhs subsidy on electrical expenses of cold storage with a view to facilitate farmers to get low rate for cold storage.

Suggestion

State government should extend and enhance the subsidy for further 5 years and abolish electricity duty of 15%.

Response

GCCI was advised to follow-up the matter with the Energy Department.

6. State Government should make available land at a reasonable rate for Cold Storage

Issue

Due to urban development, the rates of land are very high which is the main reason to halt the chain of Cold Storage. The property tax is also very high.

Suggestion

Government should reserve land under new TP Scheme for Cold Chain and should give land at a reasonable rate.

The property tax is being charged in the cold storage by 4-5 times on the basis of racks which should be on the basis of one rack only.

Response

GCCI was advised to follow-up the matter with the Revenue Department. GCCI requested FDCA officials to also recommend the matter to Revenue Department in the interest of food business in the state.

7. Pending legal cases should be treated in line with FSS Act 2006

Issue

Many cases of misbranding and other similar matters were filed by Gujarat government when the Prevention of Food Adulteration Act was in force. Most of them are of technical nature/technical lapses eg. not branding the package in a language other than Gujarati and by oversight either Hindi or English language is not printed. Such cases were more prevalent in products such as tea, sweets etc. There are numerous such cases lying pending in court currently even as the new Food Safety and Standards Act 2006 has been enacted.

Suggestion

We suggest that such cases where the judgment is pending should be withdrawn and compounded as per the new FSS Act 2006. This will ensure speedy judgment and clearing of the long pending cases.

Response

FDCA officials stated that as per section -79 of the Food Safety and Standards Act 2006, the cases pertaining to the Prevention of Food Adulteration Act have to be decided under the old PFA Act only, as if the old act was still in force.

GCCI wishes to bring the below points with regards to the matter to the notice of Health Department:

1. GCCI is not suggesting conversion of cases from old to the new act. GCCI is requesting that since these cases are filed by the state government, they can withdraw them and compound them as per the provisions of the new Act.
2. This will also save time and efforts spent by the department officers in dealing with numerous such pending cases of technical nature. Some of these cases are pending in the court of law since more than 20 years.

State Government should represent the following issues to Central Government

1. Increase in license fees under Drug and Cosmetics Rules

Issue

Ministry of Health and Family Planning, Government of India has published a draft notification proposing to amend the Drugs and Cosmetics Rules 1945 in the Gazette of India dated 29th December 2015. The draft notification, which was issued without consultation with the Drugs Technical Advisory Board, proposes to increase various fees under Drug Rules by ten times or more. On one hand the prices of basic raw-materials and utilities are increasing and cheap imports are preventing the producers to raise prices. In such, circumstances the proposed increase in various fees is so tremendous that it will definitely affect the small pharmaceutical units adversely and some units may even have to close down.

Suggestion

This draft notification should be properly amended to prescribe affordable and reasonable fees with immediate effect.

Response

This being a central government related issue, the state government representatives were requested to represent the during meetings with the central government at appropriate forums.

2.The Packaging Rules and its Guidelines

Issue

The current packaging rules have defined mandatory guidelines regarding size of packing, weight, labeling and individual ingredients and content specification etc. These norms are practically difficult to be complied with in case of many products such as sweets, dairy products etc. Some of the problems encountered in the compliance of the rules are:

- I. Products such as sweets are sold often in combination. It is therefore very difficult to specify individual ingredients and do the labeling accordingly.
- II. Many food products including sweets are sold in pieces and therefore it is difficult many a times to ensure exact weight as specified in the rules. Also, being perishable items, the specified weight and quality may register some change with passage of time.

Suggestion

The Packaging Rules need reconsideration and modification in view of the practical difficulties faced. Suitable instructions should be issued to the executing authorities of the State so that no businessmen is unnecessary harassed on technical grounds.

Response

This being a central government related issue, the state government representatives were requested to represent the during meetings with the central government at appropriate forums.

3. Calibration for Electronic Balances

Issue

Electronic balances are required to be compulsorily calibrated annually while for manual balances the period is once in every two years. Almost 90% of all balances being used are electronic and such balances are more accurate and need less frequent calibration than the manual balances.

Suggestion

The period for compulsory calibration for electronic balances should be increased to once in every two years, similar to that for manual balances.

Response

This being a central government related issue, the state government representatives were requested to represent the during meetings with the central government at appropriate forums.

4. Various provisions to be amended of FSS Act 2006

Issues

The Food Safety and Standards Act 2006 is currently in force and is applicable to all food business operators across the country. However, many provisions of this Act are impractical and impossible to comply with,

considering the prevailing setup and conditions of the food industry. We have filed a petition in Gujarat High Court challenging the harsh provisions of the Act, and the matter is still pending. Some of these major provisions are:

- **Transportation of Food in vehicles with temperature control.**

This provision is difficult to implement as currently packed food is transported in closed vehicles with pilfer proof technology. It is very difficult to maintain the exact temperature of food as such system is not readily available in the country and also the cost of such transportation is too high, which will result in the business becoming unviable. Also, in most of the cases, hoteliers, restaurants, caterers and other transporters do not carry cooked food beyond two hours travel time, and therefore such harsh provision is not required.

- **Testing of all raw materials is impractical**

This provision is impossible for a FBO to implement, as any FBO deals in multiple food items. For e.g. a hotel, restaurant or caterer will have innumerable raw materials and varying demands according to preferences of guests. It is impossible to test each raw material in the lab for all these items. There are 150 insecticide residues which need to be tested for each food item. Therefore, conducting such tests for each food item is absolutely impractical and unviable.

- **Purchasing raw material only from authorized vendor or supplier**

It is not possible to search for authorized suppliers or vendors, especially for perishable items. In many cases, authorized vendors/suppliers are not available in the region. Also, there is no sure way of ascertaining that a vendor/supplier is authorized or not.

- **Preconditions for license demands certain qualification as compulsory**

Many hoteliers and restaurant owners are reasonably educated, possess enough knowledge to maintain hygiene and take care of production process as they have been doing it for generations. They do not possess the qualifications as specified in the law, which only recognizes courses with minimum 16 credits. The industry is facing severe manpower crisis and such qualified professionals are not available easily. The provisions of the act will make the situation worse for the industry. Also, there should be a bifurcation of FBOs in terms of turnover, and only those FBOs with high turnover should be required to hire a separate technical person as in charge of operations.

- **FBOs are required to indicate any change in product and even the process**

The act compels the FBOs to inform about any change in the product or even a change in process, which is difficult to follow. Frequent changes are required to be made in the process as per the consumers taste and preferences. Also addition or deduction of any raw material as demanded by the consumer is treated as change in product. It is not possible to inform of every such change, as it is too frequent and demand-based.

- **Separate License is required to be taken for Office and Godown**

Currently, separate license is insisted to be taken by a company for office and godown, even if both are located in the same area or city. Getting multiple licenses for offices and godowns is very costly and companies having multiple outlets and storage centres find it very difficult to comply with this provision.

- **FBOs who are not manufacturers are insisted upon to obtain central license based on turnover**

FBOs who are not manufacturers (e.g. resellers) should not be insisted to take central license based on their turnover. Such FBOs should be given license by the state authorities and central license should not be insisted.

- **Very harsh penalty rates even for first time errors**

Section 50 to Section 67 of the Act prescribes very high and irrational penalties. The penalty structure should be rational and first time unintended errors should not be counted at par with repetitive non-

compliance. This will provide an opportunity for FBOs who have made a mistake unintentionally to correct the error, and also at the same time restrict repetitive lapses through harsh penalties. Multiple licenses under different State Acts have to be taken by FBOs

- **Filing of daily return (D1) not practically possible**

Filing of daily return is not possible for most of the food related businesses which manufacture wide range of products daily. The industry also has strong reservations about disclosing such crucial statistics about class of products with quantity as it amounts to sharing the whole recipe with competitive processors. Also, this is in no way connected to food safety and therefore is unnecessary.

- **Designated Officer**

The Designated Officer should be at least of the rank of Sub-Judicial Magistrate. Further, powers of sealing should not be with the Designated Officer. The process of sealing of premises under various laws should follow due legal procedure as it is the subject matter of competent court.

- **Minimum threshold turnover of Rs. 1 lakh for compulsory registration is too low**

Currently all businesses having more than Rs. 1 lakh annual turnover are required to register compulsorily under the Act. This minimum threshold is too low as even a small street vendor of food items has an annual turnover more than Rs. 1 lakh.

Suggestion

In view of the harsh and impractical provisions of the Act, we suggest the State government to recommend to the Central Government to repeal back the current Act and consider implementing a new revised Act with practical and achievable provisions. Similarly small vendors having very low turnover should be exempted from licensing and should be required to get registration only.

Response

This being a central government related issue, the state government representatives were requested to represent the during meetings with the central government at appropriate forums.



..hõn™ yk u..hËõtŒ Ëöt



...hËõtŒ Ëöt { tk [[tofh, t Èhfh™t Wá [yrÁftheytuy™u [Bfh™t ...r÷Mx

...hõn™ yk, ð™t Ëöt { tk ð¼t,, ð™t yrÁf { ð ð Èr [ð ©e hts ,, tu.t÷ (IAS) W...rMüt, hÏtt n, t y™r™»ýt, tð™e...ð÷ { tk yr¾÷ ,, ðsht, xÏf xÏLË...tkoy Ètu Èp™t ©e { rð¼tR Œðu, Œs «ðtÈe ðtn™ y Ètu Èp™t ©e nrh¼tR ...xÏf W...rMüt, hÏtt n, t, Œ ýu...hõn™ rð¼t,, ð™e { wfi-e ytu yk, u { sfq hsy t, fhe n, e. W...rMüt, yrÁftheytuy ...hõn™ yk, ð™e ,, ð¼eh È { MÏtytirð»tú ðrh, r™y ðtu= ðt™e¾t, heyt...en, e.

©e hts ,, tu.t÷ (IAS)
yrÁf { ð ð Èr [ð
...tkoy liz xÏLË...tkorð¼t,,



©e yusuptn (IAS)
ytVÈh ytð™ M...ðp÷ zâqç
(xÏLË...tkorz...txŒ ð™x)



©e yusuptn (IAS) ™Möt,, , fh, t ©e nrh¼tR ...xÏf



©e hts ,, tu.t÷ (IAS) ™Möt,, , fh, t ©e { rð Œðu

Issues discussed during the Interactive Session on Transport

1. Establishment of Bus-Ports through PPP Mode

Issue

Currently, private tourist vehicle operators face serious problems such as lack of adequate parking infrastructure, very few pick-up and drop points, depots located at far off places sometimes outside of city limits, restrictions on entry of buses into the city at certain periods, disruptions due to rising traffic etc. Due to these issues, ultimately the commuters have to suffer.

Suggestion

In order to resolve the above mentioned problems, we suggest that Bus-Ports should be established on similar lines as Airports, where the private and state owned buses can avail state-of-art parking facilities, pick-up and drop depots and ticketing counters.

Such Bus-Ports should be developed on PPP mode and vacant spaces already available within the city, such as Sabarmati Riverfront or existing State Bus Terminals may be used to set up Bus-Ports.

Due to these Bus-Ports, the commuters will get the choice of availing both state and private bus services at the same place. Further, Bus-Ports will also help streamline movement of buses within the city and help ease traffic condition.

These Bus Ports will also offer state-of-the-art services to the commuters and therefore, more people will be encouraged to select bus as their mode of travel, thereby increasing revenue of both the government and the private bus operators.

These Bus-Ports will also provide a huge boost to the Tourism Industry which is being promoted enthusiastically by the State.

Response

Arrangements will be made for buses with point-to-point travel services so that they can enter and park at the bus terminals or depots of State Transport Corporation. This will partially resolve the issues related to parking and entry of buses into the city.

The benefit of this arrangement will be available only to buses having point-to-point daily services and buses rented and running under contract will not get this benefit. GCCI recommended that the benefit of this facility should also be available to the buses rented and running under contract.

2. Payment of tax for the whole month at the time of registration of new vehicles

Issue

At the time of registration of a new vehicle, the owner has to pay taxes for the whole month, irrespective of the date of purchase of vehicle. This means for a vehicle that has been purchased on 20th April, taxes for the whole month of April have to be paid. Therefore, tax is paid for a period when the vehicle was not in existence. To avoid paying extra tax, vehicle owners have to wait for a period of 10 days and register the vehicle at the start of next month. This is a loss to the vehicle owner and the Government.

Suggestion

Taxes should be recovered for the period between dates of registration to end of month. Accordingly, the word "in a month" should be removed from tax related provisions.

Response

The government representatives did not comment on this issue since the issue has been referred to the court. However, GCCI requested the department to consider making the suggested changes in provisions in the interest of the transport sector.

3. Tax paid for the period of non-use of vehicle

Issue

If any vehicle cannot operate due to an accident or other technical problems, an entry has to be made in the non-use register specifying the date from which the vehicle is lying unused. The taxes on the vehicle are paid beforehand at the start of the month and there is no provision for refund of the proportionate tax amount for the period of non-use of the vehicle.

Suggestion

Provision should be made for refund of tax proportionate to the period of non-use of the vehicle.

Response

The government representatives did not comment on this issue since the issue has been referred to the court. However, GCCI requested the department to consider making the suggested changes in provisions in the interest of the transport sector.

4. Toll roads of Gujarat

Issue

State highways are given on BOT basis to private developers and the amount to be recovered by charging toll tax is pre-decided in the contract terms, and the company has to stop collecting toll tax once the cost is recovered as specified in the contract. However, toll tax is still collected in cases where the cost has been fully recovered.

Suggestion

A transparent system should be in place where details of the contracted amount, total amount of toll tax collected as on date and funds remaining to be recovered through toll tax should be updated in real time and should be made available to public. The collection of toll should stop immediately as soon as the contracted amount is recovered.

Response

The government representatives suggested that the matter should be represented to the National Highway Authority of India as the matter relates to them. GCCI requested the state government representatives to also take up the issue with NHAI at appropriate forums.

5. Regional Transport Office (RTO) related issues

Issue

Regional Transport Office is the regulatory authority for transport industry. However, a lot of administrative development is needed keeping in view the rapid increase in workload and number of vehicles. Although the application for renewal is made more than a month in advance, appointment date is received late i.e. after the expiry date of the license. There have been cases where the renewed license has not been received even after 3 months. Also there have been multiple cases of non-receipt of RC books.

Suggestion

License should be renewed one month in advance and the appointment dates should be given accordingly.

Response

Arrangements will be made so that license can be renewed 3 months before the expiry date instead of just 1 month earlier.

6. Restriction on entry of private buses within city limits

Issue

With a view to decrease pollution and reduce traffic, restriction has been imposed on entry of private buses within city limits during fixed time period. Due to this rule, commuters have to travel in rickshaws or mini-buses to reach the private bus parked outside city limits. Around 10-12 rickshaws or 3-4 mini-buses are required to transfer

commuters of a single bus. This causes increase in pollution and traffic and it also increases travel costs.

Suggestion

Private buses should be given exemption to travel through certain city roads. Also, pay-and-park facility should be setup at different parts of the city by utilizing vacant land in places such as Sabarmati Riverfront.

Big private buses should be allowed to pass through the BRTS corridor on payment of some fee. This will ease traffic situation to a great extent.

Private bus operators should be allowed to park their buses and setup passenger pick-up and drop facilities at State Bus Terminals owned by the Government/Civic bodies.

Response

The government representatives agreed to represent to the Home Department to allow entry for the out-of-state buses.

7. High tax rate on ordinary 2x3 56 Seater bus and Mini-bus

Issue

Many private bus operators currently operate 2x3 56 seater ordinary buses and minibuses, and offer travel services keeping the middle and lower-middle class commuters in mind. However, the high tax rates on these vehicles force the bus operators to charge a high fee to recover their costs, which makes it unaffordable for the middle and lower middle class people. This has resulted in a notable reduction in the number of travellers from middle and lower-middle class.

Suggestion

The rate of taxes on the ordinary 2x3 56 seater buses and minibuses should be reduced to a level that makes it affordable to the middle class passengers.

Response

The government representatives suggested that the matter should be represented to the Finance Department, and agreed to take up the matter with them to reduce rate of tax on the ordinary 2x3 56 seater buses and minibuses.

8. Permit for vehicles going out of Gujarat

Issue

Vehicles going out of Gujarat are required to obtain permit two days prior to the journey. This is unreasonable in today's Digital age. Also, today most of the travellers make their plans on short notices, which make it difficult for the vehicle owner to decide and obtain the permit 2 days in advance.

Suggestion

Permit should be either issued online on immediate basis or alternatively, the earlier system of counter-signature should be re-established.

Response

Facility for Online Permit will be started. Also, arrangements will be made to keep the RTO open for two hours on Saturdays and Sundays.

9. Dual Taxation

Issue

If a Private Limited Company sells a vehicle to a proprietary firm or a person, it is subjected to dual taxation and the refund of such tax paid is not provided to the Private Limited Company.

Suggestion

Proportionate credit/refund for the tax paid by Private Limited Company while selling the vehicle to a proprietary firm or person should be provided.

Response

The government representatives suggested submitting a detailed representation in the matter, based on which decision will be taken by the department.

10. Lack of Parking Facilities

Issue

Due to development and expansion of the cities, the highways of Gujarat have to face increased traffic of commercial vehicles. However, due to lack of any proper parking facilities, the vehicles have to be parked on the road. This increases risk of theft and pilferage and also disrupts smooth traffic flow.

Suggestion

Proper commercial vehicle parking facilities should be developed near the highways, especially for those near cities such as Ahmedabad, Surat and Vapi. Also, there should be a separate parking area at all major GIDCs, where loaded vehicles can be securely parked.

Response

The government representatives felt that the matter should be taken up with the Home Department and the Notified Area Authority. GCCI requested the state government representatives to also take up the issue with Home Department and the Notified Area Boards at appropriate forums.

11. No setup for parking of commercial vehicles at Kandla

Issue

There is no industrial setup for parking the commercial vehicles at Kandla. This causes long lines of vehicles on the roads, and highway traffic is disrupted along the route so much that one has to wait for hours for his vehicle to pass through the area.

Suggestion

An industrial setup for parking should be developed at Kandla and similarly in all the Notified Areas.

Response

The government representatives suggested that the matter should be taken up with the Kandla Port Trustor the controlling authority of respective notified area so that the facilities can be developed. GCCI requested the state government representatives to also take up the issue with Kandla Port Trust and the Notified Area Boards at appropriate forums.

12. Driver Training Institutes

Issue

Driver training institutes have been set up randomly in metro cities and urban areas, which are proving to be a waste of money as huge infrastructure expenditure is incurred, and there is not much response from neighboring urban centers.

Suggestion

Around 181 ITIs have been set up by the government, and many of them are in rural areas. A separate course for driver training can be introduced in these ITIs. This would save infrastructure and other costs incurred by the Government in setting up Driver Training Institutes and there would also be good response from the adjoining rural and semi-urban areas.

Response

The government representatives remarked that it is a very good suggestion and personally and principally they agree to it but it needs to be consulted with respective concerned department. They agreed to also pursue this suggestion when and where it is required.

VtRTMtĒ yk u.hĒĪtĒ Ēt



..hĒĪtĒ Ēt {tk [[tofh, t ĒhfthTM Wā [yrĀftheytuyTMu [BfhTMt ...Īr÷Mx

VtRTMtĒ yk, Īt Ēt {tkĪt, Īt Ēkhe ĒĒĪĪ p {to(ĪAS), Īk fr {pTMh Ēe ...e. ze. ĪtĪt (ĪAS) yTMu...Īp÷ fr {pTMh Ēe {, eyth, e fĪĪh (ĪAS) W...rĪt, hĪtt n, t. rTMyt, ...Ī ÷ {tkĒe ĪpTM pĪ yaĪt, hefū...rĪt, n, t BpTMth Ēe ÷, p ...he³/₄ ĒĪp, hefū...Ī ÷ {tkĒ {n, t. ōu.th-Wātu, Īt «r, rTMĀytūtht hsrwfĪt {tkytĪt {tkĪt, Īt ...Ītuyk, u, ū ūnfthtí {f Ī ÷ ū (Ē³/₄Īe pTM pTM yTM pTM ÷ Īt sūtĪpĪn, ū, ū s yLP ...Ītuyk, ūĪt, e p r {x, {tk [[to fhĪt sūtĪpĪn, ū

Ēe {, eyth, e fĪĪh (ĪAS) M...Īp÷ fr {pTMh



Ēe ...e. ze. ĪtĪt (ĪAS) Īk fr {pTMh



Ēe ...e. ze. ĪtĪt, (ĪAS) ĪtĪt, , fh, t Ēe pī=wt ...xĪthe



Ēe {, eyth, e fĪĪh (ĪAS) ĪtĪt, , fh, t Ēe ĪpTM pĪ

...rhËðtE (EhBÞt™ hsqútpE «&™tu

ftP(EtfeP ...&™tu

«&™-1: BÞthu..út { y...e÷ ÈkútÁ, { tk™t { lsh ÚtpE ntp íÞthu,, wý(Etut W...h ðx ...k r™ýp™ fhe þfu, ðt [ft(Etytu, tsu h { tk { t™. „ isht, ntRftwoyt...E Au ytlúte ½ýt fËEtE tk..k™t, fofus fË™tur™ýp ÷ R þftP, E ntðt A, tk..k u, ufË rh { tLz fhðtu...zuAuy™uðu.theyt™w/heúte y...e÷™e ytkE½xe { tk...zðw..zuAu

Èq™: Þtøp sýtp, ðt fËEtE tk..út { y...e÷ ÈkútÁ, { tk™t { lsh ÚtR ntp A, t...k „ wý(Etut ...h r™ýp™ fhe þfu, ðtu ÈÄthtuðx ftP(Et™e f÷ { -73 { tkfhðtustRyu

...íÞwth: BÞthuy...e÷ { tkwð, ftP(EtfeP ...&™tuÈfætpE ntp íÞthuyt Èq™ Mðefthðt rð [thýt fhðt { tkytðpu

«&™-2: ytk hhtBP ðq [týt™t ÈE¼q { xðt...tºt itc { tk2% fu1%™tu½xtztufhðt™e stu, ðtR™wftý flýeP Èhft ...tÈúte flýeP ðq [týðnt™tuÈh ½xtzðt™t fthýÚtpE™fË™ ¼h...tR™ fhðt™wsýtððt { tkytðE n, wðx, h { x, t yt stu, ðtR(Eh fhðt { tkytðpuwðe nÞtÁthý ...ý yt...ðt { tkytðE. nðhtBP™u, { t { ðx, h { xE „ ÞE AuA, t yt stu, ðtR™tuy { ÷ [t÷wht¼ðt { tkytðE AusyÞtøp Au

Èq™: ytk hhtBP ðq [týt™t ÈE¼q { tk itc { tk2% fu1%™t ½xtzt™u÷ „, wðx ftP(Et™e f÷ { 11(6) nix™w stnht™t { whE fhðwstRyu rðfð...u

1. BÞtk ytk hhtBP ðq [týtu...h Èe VtE orËðtP ...ht ðnt™t (Ehuðntu÷t „, tuntP íÞtkyt stu, ðtR™ ÷ „ tzðt™tuÈÄthtufhðtustRyu
2. ònht fhE { t÷™t ytk hhtBP ...™: ðq [tý™uyt stu, ðtR™ ÷ t „ w..zu, ul...»x he, isýtððwstRyu
3. yt òu, ðtR fu.ex÷ „ wÍ™e ¾heE™u..ý ÷ t „ w..zu, ðw¼t, tfeP yÚtðx™, tsu h { tkfhðt { tkytðE Au yt, (E™ ¾tkwAuy™u, u..h, ¾k ðwstRyu

...íÞwth: yt™er, rð»tP f ...S ntðúte fr { Þ™h ©e îht yt™tu«íÞwth yt...ðt { tkytðpu™úte, ...hk w, E™uyt ...S™e hsyt, { t™™eP { Rte È { út fhðt™e ¾t, he yt...e Au

«&™-3: ðq™thuxðÈ RLðtRÈ ytÁÞwntP, tus ¾heE™th™uTC { xE þfu, ðe f÷ { -11 { tkstu, ðtR Au

Èq™: ðq™thuxE R™ðtRÈ ytÁÞwntP ...hk wntBP™u ftP(Et™e Èt { tlp stu, ðtR { wsf ðntu [fðtÞwntP, tu ¾heE™th™urhxE R™ðtRÈ ntðt A, t itc yt...ðt™e stu, ðtR fhðe stRyu

«íÞwth:™er, rð»tP f he, ustðt { tkytðu, tuhtBP™uðntu { éÞwntP, tuTC yt...ðt { tkðtÁtuntR þfu™ne. yt Èq™ ftf, infthtí { f he, irð [thðt { tkytðpu

«&™-4: htBP fnth™e fúL [fuywLx™u { t÷™e hðt™ „ e fhðt { tkytðuíÞthuf ÷ { 11(3)(f)™e stu, ðtR { wsf { xðt...t, úTC { tk4%™tu½xtztufhðt™e stu, ðtR Au BÞthuflyeP ðq [týðnt™tuÈe VtE ðÈt {™t ðq [tý™tuÈh

4% n, tuþthu4% ðt (EhuTC ½xtzðtTMe stu, ðtR fhðt {tkytðe.

ÈqTM: ytk hhtBp ðq tytuÈe Vtq oÈt {untþ ípthu, ðt ...h 2% ðt (Ehuðntu=t(ÈðtTMe stu, ðtR y {÷ {tkAuíþthu fül [xùÈVh fustk, z hðtTM, e {txu {ððt...tºt ITC {tk½xtztufhðt {txðTMtuÈh ...ý 2% fhðtustRyu {nhtxùhtBp {tkyt ...q tyðTMtuÈÄthùtþe Au

«íþth: ytTMer, rð»tþf ...&TM ntðtúte fr {pTMh©e îtht ytTMtu«íþth yt...ðt {tkytðþtúTMúte. ...hk, w, qTMuyt «&TMhe hsyut, {tTMep {Rte È {ùt fhðtTMe ¾t, he yt...e Au

«&TM-5: ðt Æ÷tLx yTMu {peTMhe s fu...x÷, „Í, „ ýtþ, ðe stu, ðtR Au sðTMe {peTMheTMt ðq ty ...h ...ý ðx ftþÈt nùx ðntu=t, uAu sðTMe {peTMheTMe ¾heÈe ...h ¼h: ðntTMe ITC ðt yt...ðtTMe stu, ðtR yLþtþe Au

ÈqTM: sðTMe Æ÷tLx yTMu {peTMheTMe ¾heÈe ...h [fðe ðntTMe ITC yt...ðtTMe stu, ðtR fhðe stRyu

«íþth: ytTMer, rð»tþf ...&TM ntðtúte fr {pTMh©e îtht ytTMtu«íþth yt...ðt {tkytðþtúTMúte. ...hk, w, qTMuyt «&TMhe hsyut, {tTMep {Rte È {ùt fhðtTMe ¾t, he yt...e Au

«&TM-6: ...ºt ¼hðt {tkftR ¼q: útþe ntp, tu, uÈÄthðt {txuèðtRÍ z ...ºt 1 {tÈ {tk¼he þftþ, ðe stu, ðtR f÷ { 29(4) {tkAu

ÈqTM: heðtRÍ z ...ºt ¼heTMu Èt {úte ðu.the ...tu tTMe ¼q: ÈÄthðt {tk, uAu heðtRÍ z hexTMo...q tyú ðÄw ðntu ¼hðt...t, untþ, tu, ðt ...h ðþts ...ý ÈhfthTMu {ððt...tºt Au heðtRÍ z ...ºtTMe È {þ {þtÈt ðÄthðt {tk ÈhfthTMe ytðfTMuftR sTMfþtTMúte. yt È {þ {þtÈt ðÄtheTMuytuzx he...txðhsqfhðtTMe su, uðta...AeTMt ðxTMe 31-12TMe È {þ {þtÈt AuíþtkÈÄe {tftR ...ý heðtRÍ z ...ºt ¼he þftþ, ðe stu, ðtR fhðe stRyu

«íþth: yt yk, u {nhtxùhtBp {tkÈt¾÷ fhðt {tkytðe ÈÄtht stu tkyt yk, unfthtí {f ...ú, ¼tð yt...ðt {tk ytðe. Ètútu...x, t fhðt {tkytðe fuBþtkÈÄe heðtRÍ z ..., f VtR÷ fhðtTMe È {þ {þtÈt ...heTM úttþ íþtk ÈÄe heVz [fðe þftþTMne.

«&TM-7: suðu.the ðtr»tft ðntuY. 60 nsth úte ðÄw¼h, t ntp, q yú {trÈf ...ºt ¼hðw...zu, ðe stu, ðtR 1-4-06úte y {÷ {tkAu yt hf { {þtÈt ½ýe ytuAe Au

ÈqTM: {trÈf ...ºt ¼hðt {txTMe ðntTMe hf { {þtÈt Y. 60 nsthúte ðÄtheTMhtw 2 ÷ t¾TMe fhðe stRyu

«íþth: yt yk, ufr {pTMh©eTMuyr¼«tþ n, tu fu, ðt fthyú¾heÈTMthTMurhVz [fððt {tkrð÷þ útr þfu fÄt {txu {trÈf ...ºtTMe stu, ðtR fhðtTMe sYrhþt, sýtððt {tkytðe. [Bfh îtht yt {Mhrð [thýt fhðt rðTMk e fhðt {tkytðuAu

«&™-8: Vhe ōŭ [ōt™tuĀĀtufh, t ōu.theyту{txuWā [f ōht™t ÷t¼ {ĕōōt ftbĚt™e f÷{ 14 {tkfĕ x™yŭtōh™e {ptĚt Y. 75 ÷t¾™e Au

Ěĭ™: yt x™yŭtōh™e {ptĚt, t.1-4-13™t htŭs Y. 50 ÷t¾ŭte Y. 75 ÷t¾™e fhōt{tkytōe n, e. yt {ptĚt ōĀthe™uY. 1 fhtz™e fhōe stRyu yt{ fhōtŭte Ěhfth™e yŭtōf™uVhf ...z, tu™ŭte y™uA, t™t™t ōu.theyŭtĕhĕfhy™tu= t¼ {ĕĕp

...ĭpŭth: yt yk, ŭfr{p™hĕe™tuyr¼«tĕ n, tuŭ, ĭt yLP htBĕ fh, tkyt...yŭt htBĕ™e {ptĚt ōĀwAu [Bfh ĭtht yt {ĕŭhnrō [thŭt fhōt rō™k e fhōt{tkytōuAu

«&™-9: [tu.ztytuytuzx fhtōōt {txŭe hf{ {ptĚt f÷{-63{tkl fhtz ht¾ōt{tkytōe Au yt hf{ {ptĚt Bĕthū ōk™t ftbĚt™tuy ÷ ÷pY ŭtĕtĕrĕthŭte s yk ÷ ŭfŭ1 -4-06ŭte ÷t, w..tzōt{tkytōe Au

Ěĭ™: [tu.zt ytuzx fhtōōt™e x™yŭtōh™e hf{ {ptĚt ōĀthe™uY. 2 fhtz fhōe stRyu

...ĭpŭth: yt Ěĭ™™tuĕefth fhōt{tkytōpŭt™ne. [Bfh ĭtht yt {ĕŭhnrō [thŭt fhōt rō™k e fhōt{tkytōuAu

«&™-10: ōu.the Ět{u{tk, ŭw...rŭt, ŭttĕ ĭpŭth, ŭ{txŭt fthŭtstĕt ō, h ōĕts ÷t, u, ŭe ōk ftbĚt™e f÷{ 42 {t sty, ōtRAu

Ěĭ™: ōŭ[tŭōht ftbĚt yLōĕur™pō, Mxze xe{™t Ěĭ™™tŭapŭt™{tk ÷R ōĕts ÷tĚōt Ět{uŭk÷tĕf y...ōtĚtu ōŭ[tŭōht ftbĚt{tk sŭtōōt{tkytōe sĕ fustuōht™w{tk, ŭw...°tŭ¼hĕ ōht™t 10%fh, t ytAwntĕ, ftR [ĕĚt™t fthŭt{tk, ŭw...rŭt, ŭt, wntĕ, tu, ŭt Ěstŭ, tĕ tkōĕts ÷t, w™ n, w yŭtōe s sty, ōtR ōk ftbĚt{tk..ŭ fhōe stRyu

«ĭpŭth: yt™er, rō»tĕf ...Ŗ ntōŭte fr{p™hĕe ĭtht yt™tu«ĭpŭth yt...ōt{tkytōpŭt™ŭte, ...hk w, ŭ™uyt...Ŗ™e hsyŭt, {t™™eĕ {ĕte Ě{ŭt fhōt™e¾t, he yt...e Au

«&™-11: ōu.the Ět{u{tk, ŭw...rŭt, ŭttĕ ĭpŭth 18%™t Ěhuōĕts ÷t, uAuy™ustuōu.the™uĕVĕ {ĕōt...t°t ntĕ, tu, ĭt...h ōĕts™tuĚh Vō, 6% Au yt ¼ĕ¼tō yLĕtĕ Au

Ěĭ™: ōu.the™uĕVĕ ...h 18% ōĕts {ĕu, ŭe sty, ōtR fhōe stRyu

«ĭpŭth: yt™er, rō»tĕf ...Ŗ ntōŭte fr{p™hĕe ĭtht yt™tu«ĭpŭth yt...ōt{tkytōpŭt™ŭte, ...hk w, ŭ™uyt...Ŗ™e hsyŭt, {t™™eĕ {ĕte Ě{ŭt fhōt™e¾t, he yt...e Au

«&™-12: zexŭe™p™ yk, ŭōk ftbĚt™e f÷{ 80 nĕĕ sty, ōtR fhōt{tkytōe Au yt sty, ōtR™tuWĕĕp y, tWŭte ōu.the™u, ĭe ōhtĕĕ sōtĕĕthe™e stŭfthe {ĕe pŭ, uAu ½ŭe ō¾, ½ŭt ÷tĕft Ě{ĕ Ěĕe r™ŭp yt...ōt{tkytō, t™ŭte y™u, ŭte yt sty, ōtR™tuWĕĕp s {ĕestĕ Au

ĒĒ™: zexh{e™p™ ytĒp yt...ġt {txuftĒt{tkĒ {p {ptĒtr™pġ, fhġe stRyu

«ĪPŰth: r™r&[, Ē {p {ptĒt{tlzexh{e™p™ yhSytt™tur™ft÷ fhġt™tuĒĒtrL, fMġefth fhġt{tkytġptu

«&™-13: suġu.theytuġfĒof tuxġġox yġġpWġ [f ġnt™tuf ÷ {-14 yunġx rġfġ... Mġefthē ntġ, ġtuytk hhtġp fu ytpt, ĒhBpt™ ¾heĒe™ fhe pfu, ġe stu, ġtR fhē Au ½ýe ġ¾, htġp{tk{t÷ {x, tus™ ntġ yġġt htġp fnthġte {t÷ ÷ tġġt™e „ ġnfuph, {ġe ntġ Īpthuyt ph, ™ġu.the...t÷™ fhe p f, t™ġte

ĒĒ™: f÷{-14 yunġx Wġ [f ġnt™tu÷t¼ Ąhtġ, t ġu.theytustuhtġp fnthġte fuytpt, ĒhBpt™™tu {t÷ ftuxġġox {tkġt...hu, tuWġ [f ġnt W...htk ytġt ġt...hē {t÷™e ġġtý rġġ, ...h ftġĒt™e Ēt{tġp stu, ġtR {f ġntu¼hġt™e ph, ihtġp fnthġte {t÷ ¾heĒġt™e...hġt™, e yt...ġe stRyu

Wġ [f ġnt™turġfġ... Mġefth™th ġu.the ftuxġġox™t y{÷efhý {txushme {pe™he™e ytk h htġp fu ytpt, ĒhBpt™™e ¾heĒe fhe pfu, ġe M...»x, t fhġe shme Au

«ĪPŰth: yt ĒĒ™™nfthtġ{fhe, u, ...tĒe stġt™e, pthe f, tġġt{tkytġe

«&™-14: ½ýe ġ¾, ġu.the™uPtġp™™tuxĒ f stġġt{tk™ ytġe ntġ yġġt ġptsfe fthýĒh ġu.the Ē™tġýe{tk ntsh ūġt™w [ġuġpthuġu.the™e „ ġntshe™t fthýuy...e÷™t{ġsh fhġt{tkytġuAu ġu.theytuytġt ytĒp Ēt{u..ġ {t y...e÷ fhġe...zuAu

ĒĒ™: ġġtýġnt ftġĒt{tkġu.the™e „ ġntshe™t fthýuy...e÷™t{ġsh ūtpe ntġ, tuġu.the ġġht „ ġntshe™t fthýtĒptġe yhS fhġt{tkytġu, turyġe y...e÷tuhġtġn fhġt™e stu, ġtR n, e. ġx{tk...ý ytġe y...e÷ rhġtġp™™e Ēġ÷, yt..., e stu, ġtR fhġe stRyu

«ĪPŰth: yt™er, rġtP f...ġ ntġġte fr {p™hġe ġtth yt™tu«ĪPŰth yt...ġt{tkytġptu™ġte, ...hk w, ūýuyt...ġ™e hsyt, {t™™e p {Rte Ē {ġt fhġt™e ¾t, he yt...e Au

«&™-15: f÷{ 2(10) nġx ġu.the™e ġptġpt ¾ġf rġM,] yt...ġt{tkytġe Au yt™t fthýuġu [es ġM, yt™tu ġu.the™tuĄĄtu™ ntġ, sġ fu{tġh rġnf÷, yuĒe. , tu..ý , ġ™ ¾heĒe-ġġtý ...h ...ý ġu.the™uġntu¼hġtu ...zuAu

ġu.the™e ġptġpt{tġte [ġexy f ÷ ĒMttytu{tx™t y...ġt{tk...ý ġġtýġnt ftġĒt™e Ēh¾t{ýe{tkĄĄt™t ...fth™t ġpġnth™ ntġ stRyu, ġe ġĄht™e ph, {ġe™u, ġ™ġpt... {ptġe, fhġt{tkytġe Auy™u, ġ™t yġġt™x™ {txuyrĄfth™t r™ýp ...h ytĄtrh, hnġu.zuAu

ĒĒ™: ġu.the™e ġptġpt{tkĒĄthtufhe™usuġM, ġ™tuġu.the™tuĄĄtuntġ, ġ™u÷ „ , t ¾heĒe ġġtý ...h, e s ġu.the™u ġntfep sġt f(ethe W...rMġ, ūttġ, ġtuĒĄthtufhġtustRyu ġġtýġnt ftġĒt{tkyt ...fth™e s stu, ġtR y{÷{tkn, e.

[uhxyf ÷ ĚMĤttytu.đu.the™ „ ýtp , u...fth™e stu, ěR ĀĀt™t ...fth™t ōpōnth™e ph, rĚĵtp sĵe ō[tŷĵĤnt ftPĚt { tln, e , ĵe s fhĵe stRyu

«ĭPŰth: yt™er, rĵ»tP f...Œ ntĵĵte fr { p™h°e ĭtht yt™tu«ĭPŰth yt...ĵt { tkytŵPtut™ĵte, ...hk w, ũ yuyt ...Œ™e hsytt, { t™™eP { Rte Ě { ũt fhĵt™e ¾t, he yt...e Au

«&™-16: r™P { 28(8)(bb)(iv) { tkt™ĵtu™ĤĀýe™ĵfh ÷ ĩ™th ĵu.they™ĵtu™ĤĀýe™ĵfh { ěPt™t 90 rĚĵĚ { tkWĀ [f ĵĤnt { txuyhS fhĵt™e stu, ĵR Au y™ustuytĵe yhS fhĵt { tkytĵu, tuyhS fPto, the¾ĵte WĀ [f ĵĤnt™turĵfŵ... { æ pfu, ĵe stu, ĵR Au yt™t fthýuĚ { PĚh yhS fhĵt A, t pYyt, ™t xĤt Ě { P { txu ĵu.the™ĵĚt { tLP stu, ĵR { ũf ĵĤntu¾hĵtu...zuAu

Ěĵ™: stur™P { ™e stu, ĵR { ũf 90 rĚĵĚ { tkyhS fhĵt { tkytĵu, tusu, the¾ĵte y { ÷ e f™, tu™ĤĀýe™ĵfh { æ ntP , u, the¾ĵte y { ÷ e WĀ [f ĵĤnt™e ...hĵt™, e yt...ĵt { tkytĵpu, ĵtuĚĤthtufhĵtustRyu

«ĭPŰth: yt Ěĵ™™™tũĵefth fhĵt { tkytŵPtuy™uyt yk, ĩfthtĭ { f he, ũx, ĩfhĵt { tkytĵpu, ũ sýtĵĵt { tkytŵPw

«&™-17: GST™tufPĚtuy { ÷ { tkytĵe hnPtAuĭPthũĵ ftPĚt™e ytfthýeytu..z, h hnu, ĩrn, tŵn™ĵte

Ěĵ™: y { f hf { ¼he™ĵu.the ĭtht yhS fhĵt { tkytĵu, tu, ũ™t ...°ftũĵĵefth™ĵytfthýe...ýĵtPŰ „ ýtpu, ĵe ō[tŷĵĤnt ftPĚt { tkf ÷ { 41yuyĵĚ¾ ÷ fhĵt { tkytĵe , u { ũf™e stu, ĵR ĵĵ ftPĚt { tkĚ¾ ÷ fhĵe stRyu

«ĭPŰth: ...z, h ytfthýeytu...he fhe Ěĵt { tkytĵpu, ũ sýtĵĵt { tkytŵPw

«&™-18: GST™tufPĚtũĵf { tky { ÷ { tkytĵpu, ũ sýtP Au GST { tk { t { ¾heĚe ...h ¼hũ ĵĤnt™e ITC yt...ĵt™e stu, ĵR npu, ũ { t™ĵt { tkytĵuAu ytĵte rĵ...he, ĵĵ { tk½ýe ¾heĚeyt™e ITC™ yt...ĵt™e stu, ĵR Au yt stu, ĵR ĵĵ y™uGST™t...tPt™trĚĀĤL, rĵhũĀ Au

Ěĵ™: GST™e , Pthe™t ¼t, „ Y...u ĵĵ ftPĚt { tk ITC™ { æ , ĵe stu, ĵRytu hĚ fhĵe stRyu sĵte GST™ĵy { ÷ efhý ĵĀũĚh æ f™u

«ĭPŰth: yt™er, rĵ»tP f...Œ ntĵĵte fr { p™h°e ĭtht yt™tu«ĭPŰth yt...ĵt { tkytŵPtut™ĵte, ...hk w, ũ™uyt ...Œ™e hsytt, { t™™eP { Rte Ě { ũt fhĵt™e ¾t, he yt...e Au

«&™-19: ĵĵ ftPĚt™e f ÷ { 5(2) nĵ æ stnĤ™t { ŵfnth ...tze™ĵylyxĵ 93 ĭtht Mxĵ™ ÷ p Mxe ÷ , V ÷ ĵĚ , ...txt y™u...xe ...h 1%™t (ĤuĵĤntu=t, uAuĭPthuyt s [esĵM, ŵtu...h ylyxĵ xĵt 4%™t (Ĥu ÷ t, uAu ytĵte (Ĥ ...°ftũu.the™ĵu { tũehf { ™rĵVĵ ÷ ĵt™e sYrhPt, Q¼eĵttP Au

Ěĵ™: Mxĵ™ ÷ p Mxe ÷ ÷ ĵĚ , ...txt y™u...xe ...h™tuylyxĵ xĵt™tuĚh ...ý 1% fhĵtustRyu

«ĤPŴth: yt ĒĊ™ yk, infhtġ { f ...ġ, ¼tđ yt...e ½x, Ĥfhtþu, ũ sýtđđt { tkytđPŴ

«&™-20: , tsy h { tĒĒMġtt yt ũġ tht đtn™tġe ¾heĒe ...h™tuđntu 15% ũte đĀthe™ 20% fhđt { tkytđPtuAu ytđtuđĀthtu fhđt { txuƒ sġ ...đ [™ { tksýtđđt { tkytđe- fuytđe ĒMġtt yt ġRLƒ { xut ftþĒĒ nġx zu.đĒeþþ™™tu÷ t¼ { xuy™™u, ũte đnt™tuĒh đĀthđt { tkytđu, tu..ý đnt™tuƒ n¼thý hnþu™ne

ĒĊ™: yt { txuđx ftþĒĒ™e y™ĒĊ [2 { tkyłxá 80yuĒt¾÷ fhđt { tkytđe Auy™uyłxá xut ftþĒĒ nġx ...ý yłxđ 10 Ēt¾÷ fhđt { tkytđe Au yt stġ, đtR™t fthýuđu.the ġtht ...đ:đ [tŷ { txu { tġh đtn™ ¾heĒĒt { tkytđu, tu..ý , ġ™t ...h 20%™t QĊ tĒhđntu÷t, uAu yt { txusYhe VhVth ytđ-pf Au

«ĤPŴth: yt ĒĊ™™™đeƒth fhđt { tkytđPtu nđuyt yk, usYhe stnĤ™t { ũ..ý f nth ...tzđt { tkytđe- Au

«&™-21: f sġ ...đ [™ { tġRLzrlġđ÷ Ētđx ...h 5% đntu÷tĒđt™™ĒĊ đđt { tkytđe- . sġhe, ™e ftþĒĒfep stġ, đtR ũtR Au, ũ tk, { t { { eXt ...h đntu÷t, u, ũ Au

ĒĊ™: { eXt ...h 5% đntuĒk.ġy.ýuĒh fhđtustRyu

«ĤPŴth: yt yk, ũĒfkĀ, yĒĒĒĒP™ Ēłtu [[toytłtþe- Auy™uyt ...&™™™hƒthý fhđt { tkytđþu

«&™-22: ytġtłM...h...txĒ y™uyĒĒĒheġ ...h 15%™tĒhđntu÷t, uAu đłx fl, t÷, rf nth, A, ep, Z sđt ĤtBþt { tk yt đntu4% xft Au

ĒĊ™: Ē { , ũĒþ { tĒ { t™ đntuntđustRyu yLP ĤtBþ™e sġ ytġtłM...h...txĒy™uyĒĒĒheġ ...h 4% đntu÷tĒđtu stRyu

«ĤPŴth: yt™er, rđ»tþf ...đ nđđłte fr { þ™hĒe ġtht yt™tu«ĤPŴth yt...đt { tkytđPtu™łte, ...Ĥk, ũ, ũ ýuyt ...đ™e Ĥsyŷt, { t™™eþ { þte Ē { ũt fhđt™e ¾t, he yt...e Au

«&™-23: f...trĒĒt ¾tþe y™uf...trĒĒt zeytRđz fġf ...h™tuđntuħ { x fhđt { txustnĤ™t { ġf nth ...ze- Au f...trĒĒt ...h 5% đntu÷t, uAu ytłte f...tĒĒt ¾tþe y™uzeytRđz fġf™t Wı...tĒft™unĊ [þt rhVz ÷ đt™łttþ Ausu Ē { þĒh { x, ™łte

ĒĊ™: f...tĒĒt ...h™tuđntu { tV fhđtustRyusłte rhVz™tu...&™ Ĥnũ™nª.
...ħu.ħħħeVz Ē { þĒh [ġđđt { tkytđu, đe ĒĊ™tytuyt...đe stRyu ĤeVz [ġđđt™łt, Ĥntđłte Ē { þĒh ytƒthýe s fhđt { tkytđ, e™łte, u..đĀr, { tġƒĒ÷tđ™e sYrhþt, Au

«ĤPŴth: f...tĒĒt ...h 2% đntu÷tĒe™ħeVz™tu...&™ n÷ fhđt nƒhtġ { f rđ [thýt fhđt™sýtđđt { tkytđPŴ

«&™-24: yĒe ...e.S.™t rđ, Ĥftuyu¾heĒe ...h đntu [ġđđt™tuy™u, ġnf ...tĒłte ™ W½htđ, t ytR÷ fk.™e ...tĒłte ĒƒrĒze { đđđ™eđþđMġtt fhđt { tkytđe Au

ĚĎ™ : ytR ÷ fk.™eytu, hVúte ĚfĚeze™e hf { rō ÷ Ĥfúte { αuAuy™u, úte rō, hf™e { qe ĤfĤR stP Au BPCL™e sĤ yLP fk.™eytu..tĚúte Ě { PĚh ĚfĚeze [fōōt { tkytōu, the,™e ŐPōMĤt „ tĤōĊe stRyu

«iPŤh: yt yk, uĚfkĀ, fk.™eyt™is ytōōt { tkytōpu

ĊneĊxe ...Ťtu

«&™-25: ...[Ĥt Ĥt ōu.the™e, hVúy { tkyt...ōt { tkytō, t { tkt ¼t „™t [fĤtĚyt™ĤhtBP Ĥt { t™. „ Ťht, ntRftwĊ Ě { út ...zfthōt { tkytōuAus™t fthýuĊu.they™r™shĤe rōōtĚ { tksōw..zuAuy™u¼ [tĤĤtP Au

ĚĎ™ : Bptk ÷ tĤe yĚh fh, t [fĤtĚytuntĤ ĤptĤtBP Ěhfth Ĥt { t™. ntRftwĊ tk, u..zfthōt { tkytōu,™e Ět { u ōĤĀt™ ntR pfu ...hĤ,™ Sōe hf {™t fĚtĚ tk..ý ntRftwĊĚĤe rōōtĚ [t ÷ uAuy sr™ōthe pĤtP, uĚ Au yLP ftPĚytutĤ ĤntRftwĊ tĤfĚ ...zfthōt { txu™ytĤfĤe { PĤtĚytutĤ fōt { tkytōe Au, ōe ōx { tk..ý fhōe stRyu

«iPŤh: Y. 2 ÷ t¾ ĚĤe™e, fhth™e hf {™ ntĤ ĤthntRftwĊ t y...e ÷™ fhōt™t™yĤ stnĤ fhōt { tkytōpu

«&™-26: ōu.the™urhVĤ { αōt...t, úntĤ Ĥth¾heĚe y „ tW™t ... , fōft ĚĤe [fĤĚýe fhōt™e ĚĎ™tytuyt...ōt { tkytōe Au yt™t fthýufĚ { tĤhVĤ [fōōt { tkytōBP rō ÷ Ĥf úttP Au

ĚĎ™ : yrĀfthe yusufR [fĤĚýe fhōe ntĤ, u [tōfĚ Ě { P { PĤtĚ { tk..ý ofhōe s ...zu, ōe M...x ĚĎ™tytuyt...ōe stRyu

«iPŤh: Ěhf fĚ { tk.. , fōft ĚĤe [fĤĚýe fhōe s yhe™úte, uĚ sýtōōt { tkytōe Au, uĚ A, t sufĚ { tĤshĤe sýtĤ ĤtkyrĀfthe ytōe, ...tĚ fhe pĤpu

«&™-27: ōu.the yu...ōt { t heVĤ { tk, Ĥ ntĤ y™u,™e ytfthýe { txuĤR™tweĚ f stōōt { t™ ytōuĤthufĤPĤt { Ťf ōu.the™t ...ōtftuĊofthe™ytfthýe...ýđtPĤ „ ýtP. ytōt fĚ { tk..ý ōu.the™urhVĤ [fōt,™úte.

ĚĎ™ : ftPĤt { Ťf BpthuĊu.the™heVĤ { αōt...t Ĥ AuĤth, heVĤ Ě { PĚh [fōeĚt { tkytōu, urytō-Pf Au

«iPŤh: yt ĚĎ™tuĊofth fhōt { tkytōe Au

«&™-28: ōfĚof tĤxĤōx yLōpuWā [f ōĤt™turōfō... Mōefth™th ōu.the™heVĤ { α,™úte

ĚĎ™ : ftPĤt nĤx ytōt ōu.the™heVĤ { αōt...t, úntĤ, uĚ αōis stRyu

«iPŤh: ōfĚof tĤxĤōx yLōpuWā [f ōĤt™turōfō... Mōefth™th ōu.the™heVĤ { αōt...t, úntĤ, tu, uryt...ōw...zu, uĚ Mōefthōt { tkytōpu

«&™-29: heVĤ yt™ ÷ tR™ [fōōt™e ŐPōMĤt™ ntōt™t fthýu { Ťh úttPĤ rhVĤ { fōōt { tk...ý ¾f rō ÷ Ĥf úttP Au

«iPŰth: Ě {P™tuy¼tð ntðtĚ ...S™e ...rhĚĤtĚ Ě°t {tk [[tdtR pfe™tĚ. ...hk wfr {p™h©e™tuyt hsyty,™tĚPt™u ÷ R PtĚPr™yP ÷ ðt rð™k e fhðt {tkytðe Au

«&™-34: [f...tMx W...h ðĚĚ fhðt {tkytð, t ðnt y™tĚk™t ytĚptu½yt fĚtĚ tĤou.the™tĚ α, t™tĚ

ĚĚ™: [f...tMx ...h ðĚĚ fhĚ ...Ět™t ytĚptuĚ {PĚh ðu.the™tĚfstððt {tkytðu, u...Ět™e ĚĚ™tytyt...ðe stRyu

«iPŰth: ytĚptuðu.the™tĚ αu, ðe ĚĚ™tytyt...tpu

«&™-35: ½yt fĚ {tk™tĚye™tĚfh ÷ u e ð¾, ıyt...ðt {tkytðĚ st {e™, eheyte {P {PtĚt ...he ūtPt A, t ðu.theyt™u ...h, yt...ðt {tkytð, e™tĚ yłtðt rz...tuı x ...x¼hĚ Y. 10,000™rhVz fuð»to...gıłtðt A, tk...h, yt...ðt {tkytð,™tĚ.

ĚĚ™: r™P { 5(12)™e M...»x sty, ðtRA, t heVz [fðt,™tĚ, u, ĤftPĚĚh Auy™theVz, Ěs st {e™, ehe...h, yt...ðt M...»x ĚĚ™tytyt...ðe stRyu

«iPŰth: yt ĚĚ™tMĚefth fhðt {tkytðPt u ðu.the™tĚ, Ĥ, rhVz { αu, ĚtxıĚMx { , Pth fhðt {tkytðpu

«&™-36: ðu.the Ĥtth™tĚye™tĚfh {P ðe ÷ eĚt ftĚ, ĚtkVhVth {tx™e fu¼Ě ĚĚthyt™e yhSytuð¾, tð¾, fhðt {tkytðAu yt yhSyt™tu=tyt Ě {P ĚĚer™ft÷ fhðt {tkytð,™tĚ.

ĚĚ™:™tĚye ĚV, h {tkĚĚtht {tx™e fu¼Ě ĚĚthyt™e, {t { yhSyt™tu [tuĚ Ě {P {PtĚt {tkr™ft÷ ūttP, u ...Ět™e ĤpðMıtt,™tĚðe stRyu s™e yhSyt™t r™ft÷ {txuyf [tuĚ Ě ĤfP W...tze™u,™tur™ft÷ fhtðtustRyu

«iPŰth: ĚĚtht-ðĚtht™e yhSyt™tuıðrh, r™ft÷ ūtðtustRyu,™tMĚefth fhðt {tkytðPtı s™e ftR yhS ...z, h ntP, tu, ıyk, wfr {p™h™tPt™ Ěthðt sýtððt {tkytðPı

«&™-37: ...łt {y...e÷ {tk {™tRnrf { {P ððt {tk¼Ě Ě {P stP Auy™ĚhBpt™ {tkðĚĚt,™t..., ÷ t¼hðt {tkytðuAu słte ðu.the™tĚ¼Ěf ...hpt™e ūttP Au

ĚĚ™: ...łt {y...e÷ {tk [tuĚ Ě {P {PtĚt {tk {™tRnrf { yt...ðt {txuĚĚ™t yt...ðe stRyu Bpthu {™tRnrf {™e yhS Ě™tðye ...z, h ntP ĤpthuðĚĚt,™tk..., ÷tk™ ÷ðtkstRyu, ðt ntRftx™t [ftĚt™w...t÷™ fhðt ĚĚ™t yt...ðe stRyu

«iPŰth: Ě {P™tuy¼tð ntðtĚ ...S™e ...rhĚĤtĚ Ě°t {tk [[tdtR pfe™tĚ. ...hk wfr {Sh©e™tuyt hsyty,™tĚPt™u ÷ R PtĚPr™yP ÷ ðt rð™k e fhðt {tkytðe Au

«&™-38: Bpthuđu.the™e „ ĩntshe{tkyif , hVe ytfthýe ytĒp fhĔt{tkyĔđe nĒp ĩpthu..ý y...e÷ yrĀftheyu „ ĩýĒtwt W...h y...e÷ , fĔfus r™ýp fhĔt™e MĒtpe ĒĒ™t Au

ĒĒ™: Bpthuytfthýe yrĀftheyuyif , hVe ytfthýe ytĒp ...Ēth fhĒ nĒp ĩpthu...Ūt { y...e÷ yrĀftheyu r™ýp™ fh , tkytfthýe yrĀfthe™u™đĒhŪte ytfthýe fhĔt fĒĒ , fĒe÷ fhĔtustRyu , đe ĒĒ™t yt...đe stRyu

«ĩpŵth: Ē { p™tuy ¼tđ ntđŪte ...đ™e ...rhĒĔtĒ ĒĔ { tk [[tđĒR pfe™Ūte. ...hk ĩfr { p™hĔe™uyt hsygt , ™đp™u ÷ R pĒp r™ýp ÷ đĒrđ™k e fhĔt{tkyĔđe Au

«&™-39: rĔt{tĒef ...Ĕf ¼h , t đđu.the {trĒf ...Ĕf ¼hĔt sĔtfĒth ŪtĒp , tu , ĩytu , Ē™e fĒu , he MĔpkfĒe÷e pĒuAu ...hk ĩstut{trĒf ...Ĕf {tđterĔt{tĒef ...Ĕf ¼hĔt™Ūt , ĩntĒp , tuđu.the MĔpkfĒu , he fĒe÷e pĒf , t™Ūte.

ĒĒ™: {trĒf ...Ĕf {tđte rĔt{tĒef ...Ĕf ¼hĔt™Ūt , ĩntĒp , tuđu.the MĔpk , Ē™e fĒu , he fĒe÷e pĒf , đe ŐpđMĒt fhĔestRyu

«ĩpŵth: Ē { p™tuy ¼tđ ntđŪte ...đ™e ...rhĒĔtĒ ĒĔ { tk [[tđĒR pfe™Ūte , ...hk ĩfr { p™hĔe™uyt hsygt , ™đp™u ÷ R pĒp r™ýp ÷ đĒrđ™k e fhĔt{tkyĔđe Au

«&™-40: Bpthuđu.the™đĒtr>tf x™yĒtđh Y. 75 ÷ t¼Ūte đĀwĒtĒp ĩpthuđu.the™uf ÷ { -14 nĒx Wđ [f đĒnt™tu÷t¼ { đĒt...tĔ™Ūte. ytđĒ ĒĒst , tđtk..ý đĒtđ™e yĀđđđ [uđu.the™e fĒu , he { tĒĒVth ŪtR pĒf , t™Ūte.

ĒĒ™: BpthufĒpĒt nĒx s đđu.the Ēt{tĒp đđu.the , hefudĒntu¼hĔt sĔtfĒth Au ĩpthu...Ĕftu¼hĔt {txđ™e fĒu , he { tĒĒVth Ūtđtus stRyu

«ĩpŵth: yt hsygt , MđefthĔt{tkyĔđe y™urĒĒx { { tđx , tuĒVth fhĔt{tkyĔđepu

«&™-41: suđu.theytuđfĒĒftuxđfx yk , uđđ [f đĒnt™turđfđ... Āhtđ , t nĒp , đtuyĒp ĀĀtu..ý fh , t nĒp , uĒĒrđ , Au ytđĒ đđu.theytuđ , Wđ [f đĒnt™u÷ , „ ĩ202™ {đ™™u..Ĕf ¼he pĒf , đe ŐpđMĒt Au

ĒĒ™: Wđ [f đĒnt™t rđfđ... Āhtđ™th đđu.the yĒp ĀĀtufhe pĒf yt yk , uđđt , t™e™er , M...x fhĔt™e sYrhpt , Au Wđ [f đĒnt™t rđfđ...™e ĒĒtuyĒp ĀĀtufh , t đđu.the VtđĒ 202™e ĒĒtutđĒ 201 {tk..ý ...Ĕf ¼he pĒf , đe ŐpđMĒt „ tđđđe stRyu

«ĩpŵth: Ē { p™tuy ¼tđ ntđŪte ...đ™e ...rhĒĔtĒ ĒĔ { tk [[tđĒR pfe™Ūte , ...hk ĩfr { p™hĔe™uyt hsygt , ™đp™u ÷ R pĒp r™ýp ÷ đĒrđ™k e fhĔt{tkyĔđe Au

«&™-42: Wđ [f đĒnt™turđfđ... Mđefth™th đđu.the yuVtđĒ 202 { tĒMđpkytfthýe™u..Ĕf ¼hĔt™ĒntĒp Au , Ētk¼hĒĒ đĒnt™e rđ , „ , f , tđđ Vđ , yif s ftĒ { Au Bpthuyifđte đĀwđ¼ , đĒntu¼hĔt{tkyĔđe nĒp ĩpthu..Ĕf {tk

¼hĚ- ðĤt™erð,, , ðu.the Ěptðe pf, t™Úte

ĚĊ™: ðu.the yusuf tR ðĤtu¼hĚ- ntĤ, t™erð,, , VtĚe202 {tkĚptðe pftĤ, uĚf™tVĤVth fhðtustR yu

«İPŰth: Ě {P™tuy¼tð ntðtÚte...Œ™e...rhĚĤtĚ Ě°t {tk [tđtR pfe™Úte, ...hk ŵfr {Ě™h©e™uyt hsgyt, t™Ĥt™u ÷ R PtĤp r™ýĤ ÷ ðt rð™k e fhðt {tkytðe Au

«&™-43: ¾u...Ěptt™tuðu.th fh, t fr {p™ yĤLxtuf ÷ {-14-fenĤx ðstĚtk,, {u, uĚ {Pwá [f ðĤt™tu÷t¼ {Ĥðe pfuAu

ĚĊ™: ytðt ðu.the yt™u...Ě ty...°t nk {ptkð»t™e...nĚe, the¾Úte s y {÷e f™, Ĥyt...ðt {tkytðuAu suftPĚt™e sty, ðtR rðhĚĀ Au

«İPŰth: yt hsgyt, t™tUðefth fhðt {tkytðPtuy™u shĤe VĤVthtuf fhðt {tkytðPt Au, ðe sty fhðt {tkytðe

«&™-44: ĤtĤP fnth™e...tu t™e VĤfxhe™u {t÷, fĚe÷ fhe...ĤĚĚ fhe {t÷...tAu,, ŵht, {tk {Ĥðe ftĤĚt nkx ÷t,, , tuðĤtu¼hðt {tkytð, tuntĤ, tu...ý ĤtĤP fnth {t÷,, Pt™t fthýĚh f÷ { 11(3)(f) nkx {÷ðt...t, úTC {tk%™tu½xtztuf fhðt {tkytðuAu

ĚĊ™: yt ftĤðtne...Ċ™t {tun, RLzMxáí ÷e.™t [ĤtĚt rðhĚĀ Au y™uytðtu½xtztu™ fhðt ĚĊ™t yt...ðe sYhe Au ĤtĤP™uĊ ty...h...Ĥu.ĤtuðĤtuĚ ÷uAu y™u, Úte İTC...ý...Ĥu.Ĥe yt...ðe stR yu

«İPŰth: Ě {P™tuy¼tð ntðtÚte...Œ™e...rhĚĤtĚ Ě°t {tk [tđtR pfe™Úte. ...hk ŵfr {Œh©e™uyt hsgyt, t™Ĥt™u ÷ R PtĤp r™ýĤ ÷ ðt rð™k e fhðt {tkytðe Au

«&™-45: stuðu.the™tĤÁye™yfh hĚ fhðt™e yhS fhu, tu, Ĥ,, , t™t VĤVth ĚĤx { {tkfhe Ěðt {tkytðuAu ytÚte™tĤÁye™yfh hĚ ftĤ™e yhS...nĚ-t™t hex™uðu.the ¼he pf, t™Úte y™uVtĚa...ý {Ĥðe pf, t™Úte.

ĚĊ™:™tĤÁye™yfh hĚ™e yhS fhðt A, t, u, the¾...nĚ-t™t Ě {P {txuðu.the...°tf ¼he pfuy™uĚe fuyw sðt VtĤĚa...ý {Ĥðe pfu, u...Ě ty™t ĚĤx { {tVĤVth fhðt™tUðefthðt {tkytðPw

«İPŰth: yt hsgyt, t™tUðefth fhðt {tkytðPtuy™u™yfh hĚ ÚtPt, the¾ ĚĤe™t ŐPðnthtu {txuðu.the VtĤĚo {Ĥðe pfu, u...Ě ty™t ĚĤx { {tVĤVth fhðt™tUðefthðt {tkytðPw

«&™-46: ¾txt™yfh ÷ R Ěhfthe ytðo™t™ft™t ÚttĤ, uhe,™e...ð}, fĤ÷tf ðu.the ytuðtht Út, e ntĤ Au yt {t yk u, tuĚt [t ðu.the™u™ft™t ¼tu, ððw...zuAufthý fuðĊ™thuðĤtu™t ¼PtontĤ, tu¾heĚ™t™uİTC {÷ðt...t°t™Úte

ĚĊ™:™ðt™yfh ÷t™th ðu.the yt™e...ð}, y™u, Ě™t ððtht ¼hðt {tkytð, t...°tfu...h [Ĥ, Ě¼h¼¼ Ĥt¼ðe stR yu

«íPÑth: yt ÈÑTMtuMðefth fhðt {tkytòPtu

«&TM-47: ðyf ÈtRx W...h {fðt {tkytðe yðx yTMuYÓÈ {tkÈ {Ptk huít, t VhVth {nsTMt ÈÄthtytufhðt {tkytðeTMúte.

ÈÑTM: ðyf ÈtRx {tkAð÷t {tkAð÷t ÚtPÑ ÈÄtht È {PfØ he, uÈt {Ñ fhðt stRyu

«íPÑth: yt ÈÑTMtuMðefth fhðt {tkytòPtu

«&TM-48: Bpthu..ý ftR ÈÄtht fhðt {tkytðuípthu, ðe fntÑe ...iÈrØ fhðt {tkytð, eTMúte, síte ÚtPÑ ÈÄthtytÑe {trn, e ðu.theytÑirð÷fúte {ÑuAu

ÈÑTM: suftR ÈÄthtytufhðt {tkytðu, ðe È {t [th...ºttú tkstnht, yt...eTMyfntÑe...iÈrØ yt...ðe stEyu

«íPÑth: yt ÈÑTMtuMðefth fhðt {tkytòPtu

«&TM-49: È {PfØ he, uyrÄftheytu, uTMe Vhs f stðu, u {txurÈxelTM [txh fnth ...tzðt {tkytðe Au, ðtuÈns ..ý y {÷ Út, tuTMúte

ÈÑTM: rÈxelTM [txh ft, Ñ ...h sTM hny tk, ðtu..hu.htuy {÷ ÚtP, ðe, fÈthe ht¾ðe stRyu

«íPÑth: ðÑrÈxelTM [txh, t. 1.6.2016úte fnth ...zpuTMu, ðtuy {÷ ÚtP, u {sýtððt {tkytòPw

«&TM-50: yrÄftheytÑe yftWLxufr÷xe {txuftR s sty, ðtRTMúte

ÈÑTM: ytuVÈhtÑuyftWLxyf÷ fTMtððt stRyu ðu.the Èt {u¾txu {t, ýÑQ¾fhðt {tkytòPwntP, suy...e÷ {tkTM xfu, tu, uyk, u, uTMt¾Ñt Èt ððt stRyuyTMisYh sýtP íptkzf ftPðtne fhðe stRyu

«íPÑth: yt fÈTMt, ðyÈtut ...h ytÄth ht¾uAuyTMu, úte ftR [tðfÈ fneTM pftP

«&TM-51: ...íPft ftPðtneTMe ...iÈÈz, Èex yTMurðrÍ xÈof f ht¾ðt {tkytð, eTMúte sÑt fthýuðu.theTMe ntsheTMe fu ÚtPÑ ftPðtneTMe ftRTMtÄ hftza..h hny eTMúte.

ÈÑTM: ...iÈezek, Èex ÷¾ðtTMe yTMurðrÍ xÈof f ht¾ðtTMe ...útt Èt¾÷ fhðe stRyu

«íPÑth: yt hBny, ðtuMðefth fhðt {tkytòPtuTMisYhe ÈÑTMtuyt...ðt {tkytðpu

«&TM-52: ...útt {y...e÷ {tkÚtPÑ ftPðtneTMe, the¾tuytÈp {tk÷¾ðt {tkytð, eTMúte yTMu, úte y...e÷ {tkÚtPÑ rð÷f yk, uftR hftzdhny tuTMúte.

ÈÑTM: y...e÷TMe ÈÑtðýeTMe, the¾ yTMuy...e÷TMt ytÈpTMe, the¾ ytÈp {tk s ÷¾ðtTMnsýtððt {tkytðu, tu È {PÈh ytÈp yt...ðt {txuyrÄftheTMu {sfh fhe pftpu

«íPųth: yt hųųyt, ™tullĚefth fhĚt {tkytĚPtu

«&™-53: GST ™tufitPĚtyy { ÷ {tkytĚ hnPtuAuĤthusųe y...e÷tuf tfe hnu, uĚ ÷tn¼pųųĚte.

ĚĚ™: ...z, h y...e÷tųtr™ft ÷ {txųe íųųW...tzĚe stRyu

«íPųth: yt hųųyt, ™tullĚefth fhĚt {tkytĚPtu

«&™-54: Ětųe yt¼h {tųųtPĚ ĚĚ tų yk, u¼heĚ™th™u...Ae™t ĚtĚtk {t ÷ {ųų ntĤ, tuĚe VtuĚa...Ae™t ĚtĚtk {txu {ųu AuųĚeftht, ųųĚte

ĚĚ™: yf s ĚtĚtk rĚt {tĚ {tkVhVth ntĤ, tuĚe VtuĚmĚefthĚt™ųt, tyullĚefthĚ Au, us yr¼, { ĚtĚtk {t, w ntĤ íųthų™ĚĤustRyu

«íPųth: yt slĤPų™, f ÷eV Auy™u, ™ų™htfthų ÷tĚĚ...ųų™ fhĚt {tkytĚpu

«&™-55: BtRLx fr {&™h htsftk - 11 ™uhtsftk rĚĚtP™t SĚ ÷tyt™t ft { yt...Ět {t ytĚPt Au, ų A, t, u htsftk {tkfĚuAu ytĚte sųt, Z, ...thfĚh, ĚĚthft y™u, tĚĚt { SĚ ÷t™t Ěu.theyt™u, f ÷eV ...zuAu

ĚĚ™: stRLx fr {&™h htsftk 11™ust {™, h fĚĚt™e ĚĚ™t yt...Ěe stRyusĚte, {t { SĚ ÷t™t Ěu.theyt™uĚĚw Ě, Ěz, thųpu

«íPųth: Ě {P™tųy¼tĚ ntĚtĚte ...ų™e ...rhĚĚtĚ Ěot {tk [[tĚtR pfe™Ěte, ...hk ųfr {p™hĚ™tųyt hųųyt, ™uĚPt™u ÷R PtĚPų™ųP ÷Ět rĚ™k, e fhĚt {tkytĚe Au



Endowing Colours to Life

Aries Group has spread its colorful aura across the world like a true Arian. Over the past 30 years it has emerged, with great force. Today, it stands as India's leading Exporter & Manufacturer of Dyestuffs for leather & textile industries and is recognized by the Government as a Star Export House in India.

Aries Endows Colours to Life by reaching out to the people through various Products and Applications like:

Acid Dyes : Leather, Wool, Polyester, Silk, Jute & Nylon

Direct Dyes : Leather, Cotton & Paper

Reactive Dyes : Cotton & Hosiery

Metal Complex Dyes : Leather, Wool, Silk, Jute, Nylon & Paper

Leather Dyes : Leather



ARIES GROUP

ARIES DYE-CHEM INDUSTRIES

(A Government Recognised Star Export House)



ARIES ORGANICS PVT. LTD.

(An 100 % EOU)



ARIES COLOR CHEM PVT. LTD.

(SEZ Unit) Z-29 & Z-30, Dahej SEZ, Part-I, Dahej, Dist. Bharuch, India

C-1/260, Phase-II, G.I.D.C., Vatva,
Ahmedabad - 382 445, India.
Phone : +91-99099 69791

info@ariesgroup.in
www.ariesgroup.in

Wātu yTMuS.ytE.ze.Ēe yk ũtu.hĒĪtĒ Ē^ot



...rhĒĪtĒ Ē^ot { tk [[tofh, t ĒhfthTM Wā [yrĀftheytyuTMu [BfhTM ...r÷Mx

...rhōnTM yk, ũt Ē^ot { tkrō¼t, TMt yrĀf { ũP Ēr [ð^oehts, tu.t÷ (IAS) W...rĪt, hĪtt n, t yTMurTM y^t, tĪe...r÷ { tk yr¼÷, isht, xĪf xĪĒ...txoyĒtāĒPTM Ēe { r¼tR Ēōu, ũs «ōtĒe ðnTM yĒtāĒPTM Ēe nrh¼tR ...xĪ- W...rĪt, hĪtt n, t, ũyū...rhōnTM rō¼t, TMe { wfĒeytyuk, u { sfq hsy^t, fhe n, e. W...rĪt, yrĀftheytyu ...rhōnTM yk, ũe, ũ4eh Ē { MĪptytūō}tūōrh, rTMyP ÷ ĪtTMe¼t, heyt...en, e.



Ēe {, e { {, t ð { to
IAS, IC



Ēe {, e { {, t ð { to **IAS, ICTM**



Ēe { TMts y, Īt÷, **IAS, VC & MD, GIDCTM**



Ēe { TMts y, Īt÷ **IAS, VC & MD, GIDC**



...rhĒĪtĒ { tkw...ĀMĪt, ĒĀptu

Issues discussed during the Interactive Session on Industry

GIDC Related Issues

1. Notified Area Board

Issue

There are about 202 Industrial estates in Gujarat, some of which are governed by the Notified Authority as per the affiliations under the GIDC Regulations Act. As a procedure, the nominations of Notified Governing Board for various estates have been submitted to the GIDC. It is essential to have an active Governing Board so as to ensure that the Operations and Maintenance of the respective Estate is looked after and other routine administrative functioning could be performed. Till date no action has been taken on establishing the Governing Board and the issue is still pending at Government Level.

Suggestion

It is requested to the Government to publish the respective Governing Boards in the gazette as per the nominations filed. It is essential to publish these respective Boards so as to ensure the routine functioning of the respective Estates are carried out more effectively and various works such as creation of new infrastructure, repairs & maintenance, etc could be undertaken.

Response

Government officials informed that the process of nominating board members is ongoing and is expected to be completed within a short time. GCCI requested the government to refer to the notification in this regard, and recommended that the board should be started initially by nominating the 2 members that the government is entitled to nominate and the other representatives from the association can be subsequently nominated. GCCI also recommended that currently such notification is issued every two years through a government resolution, instead such powers should be delegated to the GIDC Board.

VC and MD, GIDC agreed to take early action in the matter.

2. Non-utilization Penalty and Interest

Issue

Few new Industrial Areas have been developed by GIDC in recent times, which include Saika, Dahej, Ankleshwar IV, Sanand and few more. As part of the prevailing policy, GIDC charges Non-Usage Charges to the industries/groups whose plots are lying vacant. It is brought to the Government's notice that across all such new industrial estates, work related to basic infrastructure such as roads, lighting, drainage etc., are still pending. These Non- Usage Charges along with interest and penalty on the industries is a hefty amount and is a big burden to the industries. To cite an example, in Sanand Industrial Estate GIDC is seeking such charges to the tune of Rs. 1000 Crores. It is brought to the Government's notice that, where basic infrastructure works are still pending, levying such charges on vacant plots is unfair to the industries.

Suggestion

It is requested to the Government to withdraw such non-use charges/penalties from the industries; to bring parity, it is also requested to reimburse any such recoveries made by GIDC for the identified estates. It is also requested to the Government to notify GIDC that it shall not issue such bills and penalties till minimum 3 years from the date of completion of basic infrastructure services.

Response

VC and MD, GIDC informed about the new policy of the government and said that now onwards plan approval penalty, penalty regarding late start of construction and water commitment charges penalty will not be levied, which will decrease the burden on industries. It was also suggested that the rate of non-utilization penalty should be reduced. A request to issue a circular changing the allotment date for plots where basic infrastructure is not available was also made. In response, VC and MD, GIDC said that such cases would be considered on individual case-to-case basis.

3. Allotment of Adjacent Plot

Issue

For a growing industry, the bigger decisions taken are related to expansion of the existing plants. In many such cases, when a specific industry intends to expand the existing plant capacity, they reach out to GIDC for allotment of adjacent vacant plot. But in recent times, it has become a routine practice that the concerned officers deny allotment of adjacent plots and the same eventually leads to auctioning of plots. The said practice does not favor the existing players who could benefit from acquiring the adjacent plot.

Suggestion

It is recommended to the Government to consider such requests made by the industry and/or offer first right of refusal to the adjacent industries. The allotment may be executed on prevailing rates.

Response

VC and MD, GIDC assured that immediate action will be taken in the matter.

4. Scheme of Plan Approval/Payment of Impact Fees

Issue

GIDC has issued a notification in the month of February, 2016 to regularize the plans for the construction in the industrial plot. The time limit allotted for the same is 3 Months. GIDC has about 202 Industrial Estates and many of these estates are more than 3-4 decades old. 3 months' time is too short a period for any industry to execute the necessary amendments.

Suggestion

It is requested to the government that the time limit given for regularization within 3 months is too short and it should be extended to 1 year.

Response

VC and MD, GIDC informed that notification extending the time limit for regularization has been issued.

5. Water Charges to the Estate which are Sourcing their Water from Irrigation and Canal

Issue

For water supply to the industries, GIDC has a contract with Irrigation Department; as per this contract GIDC increases water rate by 10% on KLD every year. As on date, due to such hikes, the water rate charged to the industries is around Rs. 20/KLD, which is highest in the country. Water is a scarce resource and such policy decisions are taken considering the water scarcity; but it may be noted here that industry is also one of the basic organs of the economy and social welfare of the society. Such exorbitant water prices are making industries unviable in Gujarat; and till the clause is amended, this will further worsen the condition of the Industries.

Suggestion

It is recommended that the clause of 10% rise per year may be revoked for the next 5 years. The same may be re-introduced to 10% rise per KLD every 3 years. This will help industries manage overheads and bring parity in the water prices to industries across India.

Response

VC and MD, GIDC recommended taking up this issue with Hon'ble Chief Minister. GCCI requested VC and MD, GIDC to also recommend this suggestion at appropriate forums.

6. Dual Taxation

Issue

Dual taxation is one critical concern for the industry owners, whose units are a part of Estates covered under the territory of Nagarpalika, MahaNagarpalika, Urban Development Authority areas, etc. There are more than 36 such Industrial Estates in Gujarat which are bearing dual taxation for the services rendered by the GIDC. The issue is, these Estate owners also have to bear taxation levied by their respective urban authorities, who are not providing any services to the estate but charge applicable taxes. This practice has been in place since last 25 years and several notices have been sent to GIDC and Government by various organizations.

Suggestion

It is requested to the Government that Urban Authority/Local Bodies taxation should be stopped across such identified GIDCs.

Response

VC and MD, GIDC agreed that this dual taxation is causing problems for the industries, and said that he will discuss with Hon'ble Chief Minister on how an arrangement can be made so that the local self-governments could get some portion of the funds collected by such GIDCs and rest of the funds can be utilized for development and maintenance of the estate.

7. Constitution of GIDC Board

Issue

Currently, the constitution of GIDC board has no representation from the industry. Previously, it was a regular practice to appoint industry representatives on the board of GIDC. Several issues have cropped up as industry's point of view is not taken in decision-making and policy matters.

Suggestion

It is requested to the government to appoint Industry Representatives to the GIDC Board.

Response

VC and MD, GIDC informed that he will discuss the matter with Hon'ble Chief Minister and will do the needful.

8. Issue of 2R Permission

Issue

When a plot holder is mortgaging his GIDC plot with the financial institution, it is required by the financial institution to get registered the lien/ charge on GIDC plot. For this purpose, a plot holder is required to procure 2R permission from GIDC which registers the lien/charge on the said plot for the amount given as a loan by financial institutions. GIDC does not incur any cost to issue such Certifications, even then it is a cumbersome process for any industrial unit to get such a certificate from GIDC. The plot holder has to undergo lot of inconvenience and sometime have to adopt alternate ways to facilitate the process of procurement of 2R certification.

Suggestion

It is requested to the Government to prepare a transparent policy system which enables the plot owner to procure the 2R certificate on submission of request. This Certification should be issued within 7 days of submission of request, failing which the concerned officer should be held responsible/accountable.

Response

VC and MD, GIDC responded positively and assured to take necessary steps to resolve the issue.

9. Construction in the Industrial Plot of GIDC

Issue

As policy compliance, a minimum 20% construction on open plots is mandatory. If the same is not complied with, then GIDC issues notices to take back the possession for non-compliance. It is brought to the notice of the Government that Industry may require open land for keeping stock, for future expansion, environmental compliances, etc. Such policy matters add to the troubles of industries even though they are paying other dues on time.

Suggestion

The necessary policy clause should be amended.

Response

VC and MD informed that this rule applies mostly with respect to transfer cases, and that exemptions have been provided in other cases and accordingly plans are also being approved. GIDC has published the list of such industries. Other industries wanting to get their name included in this list may represent to GCCI, FIA or similar associations and GIDC will revise the list.

10. NA Charges and Service Tax on NA Charges

Issue

GIDC is collecting NA charges and levying service tax on such charges. GIDC collects NA charges and deposits the same with the Revenue Department, GoG. It is brought to the Government's notice that since they are collecting revenue and paying back the same to government department, service tax liability cannot be levied. Hence GIDC may rethink on charging Service Tax on NA charges.

For e.g. if a trader is selling a product and charging VAT, and paying the same to VAT department, they are not liable to charge Service Tax on VAT collected.

Suggestion

It is requested to the Government that necessary policy amendments be made to resolve the issue by not charging service tax on NA charges.

Response

GCCI represented that in Maharashtra MIDC such N.A. assessment charges are not recovered and so such exemption should also be granted in our state. GCCI also represented that GIDC being a state government initiative, such service tax should not be levied on its activities. GCCI suggested that a representation should be made by state government to the central government on these lines. VC and MD responded positively and assured that he will discuss the matter with Hon'ble Chief Minister.

11. Billing and Charging Interest and Penal Interest

Issue

There have been instances where GIDC has not issued a bill for a period of 10-15 years, and subsequently when issued, the same is with a retrospective effect, which means the bills are issued with non-payment interest and penal interest on the outstanding. Such charges are arbitrary when bills are not raised by GIDC itself.

Suggestion

It is requested to the Government to direct GIDC not to issue any demand/bill with retrospective effect and not to levy interest and penal interest where GIDC itself has not raised the bill.

Response

VC and MD, GIDC assured that he will take necessary steps to ensure that bills are sent on time, and said that he will enquire into the cases of interest and penal interest where bills were not raised and accordingly do the needful.

12. To remove Overhead Lines of UGVCL

Issue

Industrial Estates where power supply is distributed by GEB/UGVCL are transmitted through Overhead Lines. The Overhead Lines cause heavy transmission loss, accidents and voltage fluctuation that damage costly machineries/equipment and control panels. It is understood that the scheme for underground cabling for industry is approved at UGVCL level, though the progress in this regard is quite slow.

Suggestion

To improve efficiency in power supply, reduce transmission losses and provide safe power supply, it is requested to the Government to put such projects in fast-track mode.

Response

VC and MD, GIDC supported this suggestion and assured to do the needful.

13. CIP Projects

Issue

Due to non-approval/delay in sanctioning of CIP projects, the basic infrastructure is not available to the industry. A budgetary provision was declared for CIP projects for the years 2013/14/15 and 2016. However, nothing has materialized in the last 3 years. Nearly Rs. 750 crores budgetary provision has not been allotted by Govt. of Gujarat to GIDC for this purpose.

Suggestion

For 'Gatisheel Gujarat' and 'Make in India', it is mandatory to provide basic infrastructure to the industry situated in GIDC. Hence we urge upon GoG to release necessary funds to GIDC in a timely manner to enable provision of basic infrastructure through CIP projects.

Response

Industries Commissioner assured that the matter will be discussed in subsequent meetings of the state government to remove the difficulties faced by the industries due to lack of basic infrastructure.



Industrial Policy Related Issues

1. Reimbursement of Interest Subsidy

Issue

The interest subsidy given to MSME is directly paid to the bank by the government, but it takes enormous time for the sanction and subsequently for reimbursement. This causes financial crunch to new entrepreneurs who are eligible for interest subsidy.

Suggestion

- Sanction should be given within 15 days of submission of application. In case of queries or rejection, it should be communicated within the same period.
- Claim documents should be submitted directly by bank to DIC and the verification done by the bank should be considered valid.
- Reimbursement should be done within 15 days from submitting the claim documents. Queries, if any, should be addressed within the same period.

Response

Industries Commissioner said that the matter of keeping a time limit for sanction and reimbursement is already being considered, and necessary steps will be taken in the matter soon.

In response to the suggestion that Claim documents should be submitted directly by bank to DIC and the verification done by the bank should be considered valid, Industries Commissioner said that she will discuss the matter in subsequently in departmental meetings, and then take a decision.

2. Capital and Interest Subsidy for Expansion

Issue

All existing SSI units are eligible for capital subsidy and interest subsidy for expansion/modernization. However, even though the quantum of investment is huge, the units do not get benefit of the subsidy as they are unable to fulfill the criteria of minimum 60% addition in plant and machinery for expansion.

Suggestion

The criteria of minimum gross fixed investment in plant and machinery should be removed and entire block, inclusive of land, building, plant & machinery and assets used in the manufacturing process should be considered for purpose of the scheme.

Response

Industries Commissioner said that it is not possible to remove the criteria completely, but a reduction in the minimum limit will be considered.

3. Assistance to establish Common Testing Facilities

Issue

SSIs of Gujarat need to improve on the quality of production in order to be able to face global competition and they also need adequate facility for testing and certification of the quality of their products.

Suggestion

International standard testing facility should be promoted by Govt. of Gujarat, jointly with Pvt./ Public sector, PSUs especially for sectors listed below:-

- Packaging
- Plastic
- Textile
- Foundry
- Casting and Forging

Establishment of testing laboratory should be a compulsory criterion for availing benefits of Industrial Parks Scheme for the above sectors.

Industrial Policy 2015 was allowing capital subsidy of 50% on laboratory equipment subject to maximum of Rs 10 lacs. Recently vide notification of Dec.2015, it is discontinued. To encourage the quality monitoring, this benefit should be continued.

Response

Industries Commissioner responded very positively to this suggestion and assured to take necessary steps in this direction. She also assured to consider providing these benefits in the upcoming industrial parks.

In response to the issue regarding notification issued in Dec 2015, Industries Commissioner said that she will look into the matter and then take necessary decision.

4. Necessary increase in the financial assistance for Common Environmental Infrastructure Facilities

Issue

Presently, financial assistance upto 25% of eligible fixed capital investment in the project is available for a maximum upto Rs. 50 crores.

Suggestion

Due to high technical requirements, the cost of implementation of the projects is very high. Also, the assistance which was available to such projects earlier under various other schemes such as ASIDE has now been removed/limited.

Government should give assistance upto 75% of eligible fixed capital investment and the limit should be increased to Rs. 100 crore instead of Rs. 50 crores.

Response

Industries Commissioner said that the matter will be discussed in subsequent meetings of the department, and necessary action will be taken.

5. Assistance for Conserving Water and Energy

Issue

The assistance on the cost of equipment is eligible subject to the condition that saving in energy/ water is minimum 10% of average monthly consumption of 12 months before audit.

Suggestion

The criteria of 10% monthly saving may be kept, however, pro-rata assistance should be provided in cases where the saving is less than 10%. Also, saving by solar power should be included.

Response

Industries Commissioner responded positively to this suggestion and assured that pro-rata assistance will be considered. She also agreed to include saving by solar power for the assistance.

6. Preference to SSI in Purchase by PSUs

Issue

There is a policy of the Central and State governments to give preference in purchase by PSUs. However, domestic manufacturers are not able to compete with suppliers from outside the state, as Gujarat's VAT rate is higher than CST rate.

Suggestion

Though the policy is laid down, the PSUs of our state should be directed to procure their requirements from our state SSIs by giving preference of upto minimum 75% of such procurements.

The quote of local supplier should be considered after excluding the VAT charges since the VAT paid by supplier goes directly to state treasury.

Response

Industries Commissioner was of the opinion that such policy already exists for the state PSUs. However, she agreed to include the point in the new Purchase Policy if not included already.

7. Labor Incentives given by State Government in Apparels Sector

Issue

The Gujarat Government has announced a commendable policy for labor-intensive sectors. The apparels sector has to employ a minimum of 300 persons in order to be eligible for availing the benefits.

Suggestion

The apparel industry is a high-growth potential sector for the state of Gujarat and employs a large number of local workers. It is difficult for the MSME units to achieve the criteria of employing minimum 300 workers. It should therefore be brought down to 100 workers.

Response

Industries Commissioner agreed to discuss this issue in subsequent meetings and consider reducing the minimum criteria.

Textile Sector Related Issues

Issue

Common Complex for Textile is requested by textile manufacturers. Presently, textile trading is situated at a very congested and unorganized area in and around Gheekantha.

Suggestion

Textile industry/traders are seeking one common big complex in a posh area with modern infrastructure.

Response

Industries Commissioner will discuss this issue in subsequent meetings and then take a decision.

Issue

The Garment and Apparel Park developed in Ahmedabad having 61 plots has miserably failed due to lack of adequate policy. Only 7 units are present, which are also not fully operational.

Suggestion

Necessary changes should be enacted so that infrastructure developed can be utilized, one of which is de-notifying of SEZ.

Response

VC and MD, GIDC said that the process of de-notification of the SEZ cannot be completed as only one member is not agreeing to the proposal. He said that the efforts are ongoing to resolve the matter.

Wòoyk Ttu..hÈÑtÈ Èºt



..hÈÑtÈ Èºt {tk [[tofh, t Èhfth™t Wà [yrÄftheytu™u [Bfh™t ...™r÷lIx

Qòoyk, T™t Èºt {tkrð¼t,, T™t y,, Èr [ðºe yÈ. àðytk, tu, ùs ,, isht, QòòðftÈ r™, { r÷. T™t ztPhòxhtuºe {, e ptn {e™t nÈ™ y™uºe yÈ. fe. ÌPtr÷Pt W...rMÙt, hÌtt n, t. yt Èºt™e r™»ýt, ...™÷ {tkºe ¼q.ùÿ ...xÈ yàPÙt, hefuW...rMÙt, n, t, ùs ÈÇP, hefuºe ze. yÈ. Ètpe, ºe PmÄrch,, tan÷, ºe ¼t,, ð ...h {th y™uºe hs™ep yt™È W...rMÙt, hÌtt n, t. yt Èºt {tkWò™u÷,, t y [.xe. , ùs yÈ .xe. f™òp™Äthft™t ...Ètuyk, urð,, ðth [[tùtR n, e. ðÄw (tkÈth Qòoy™lytu.™ yòÈ [ùs™t ...Ètrð»tu..ýrð,, ðth [[tùtR n, e.

ºe yÈ. fe. ÌPtr÷Pt ztPhòxh (VtR™tlÈ) GUVNL



ºe yÈ. àðytk, tu IAS y,, Èr [ð Qòòð¼t,,



ºe yÈ. àðytk, tu IAS™MÙt,, , fh, t ºe ¼q.ùÿ ...xÈ



ºe yÈ. fe. ÌPtr÷Pt™MÙt,, , fh, t ze. yÈ. Ètpe

Issues discussed during the Interactive Session on Energy

1. ISSUE RELATED TO NEW LT AND HT CONNECTION

Issue: For new LT connection fixed charges are decided per KW basis. For new HT connection all HT/LT line charges including EHV transformer augmentation charges are imposed on application. Also to get new industrial connection it takes time of up to 9-12 months to get technical approval and work execution. Due to this HT consumer has to bear huge financial burden and it will also affect Make in India project adversely.

Suggestion: In same fashion as that of new LT connection fixed per KVA charges should be decided for new HT connection. For new connection Government has to simplify the whole technical approval process for power connectivity through single window clearance and this will enable transparency and efficiency in system and there will be less financial burden on industries to get HT connection.

Response : Government is ready to derive fixed per KVA charge for HT connection.

GCCI represented that fixed charge per KVA for HT connection would enable;

- (a) To estimate expenditure for new connection
- (b) Development of infrastructure
- (c) Fast release of connection
- (d) Increase in Discom revenue
- (e) Increase reliability
- (f) Reduce distribution losses

Government stated that in that case, it may happen that the industry in remote area which is situated at greater distance will be benefited more than the industry in well-developed area located nearby.

GCCI suggests that fixed charge per KVA for HT connection should be kept, with two differential rates as below:

- i. Within GIDC or designated industrial estate
- ii. Other area except (i) above

Moreover, the basic infrastructure and augmentation charges should be borne by the DISCOM/GETCO.

2. SHIFTING CHARGES FOR HT/LT CONNECTION

Issue: HT/LT connection shifting charges are very high and are also not uniform.

Suggestion: Same way for HT/LT connection shifting reasonable charges should be decided uniformly.

Response : Government is ready for fixed charges for shifting industrial HT/LT connection within premises of consumer. Such fixed shifting charges will be subject to approval of GERC. Hence DISCOM has to propose accordingly to GERC.

3. BENEFITS FOR HT CONNECTION

Issue: When any new industry starts, its load develops gradually. Earlier benefit of load development period was granted to new HT consumers. But since 2010 GUVNL has withdrawn it. Due to that newly started industry has to bear extra financial burden during their starting period.

Suggestion: It is necessary to restore this benefit for new HT connections.

Response : New industrial connections are having facility to declare demand load and by this way fixed charges will be decided on demanded load. GERC has allowed such facility in its new supply code 2015.

4. SUSPENSION OF OA CONSUMER'S NOC

Issue: SLDC / DISCOM is insisting to Open Access (OA) consumer;

- (1) Not to draw less than 1 MW in any time block for more than 12 time blocks in a day and
- (2) Not to deviate for more than 12% of scheduled energy for more than 96 blocks in a month. Due to above two points the OA consumer's NOC is suspended.

Suggestion: Above both are illegal and contrary to GERC rules / regulations / directives. It must not be insisted till categorically approved by GERC for DISCOM embedded consumers.

Response : Government has stated that after DSM regulation, GUVNL / Discom has to pay penalty when frequency is high and under drawl is more than 12%.

GCCI has represented that;

- (i) DSM regulation is new version of UI regulation. Discom is receiving huge amount in case of under drawl less than 12% by OA consumers therefore it is but obvious that Discom should bear penalty for under drawl greater than 12%.
- (ii) As per DSM regulation under drawl is to be observed at inter-state periphery. As such maximum, it can be observed at Discom periphery but not to individual Discom embedded consumer.
- (iii) There is no provision for denial / withdrawal of NOC on account of under drawl more than 12%. It is only commercial settlement mechanism.

No consensus could be arrived. However, GCCI requests positive reconsideration of the matter.

5. OA IS DENIED/CURTAILED BY DISCOM TO CONSUMERS

Issue: Open Access (OA) is denied / curtailed by DISCOM to consumer having wind farm without any reason and legal support. Due to that industrial consumer is not benefitted with cheaper energy cost for refusing OA.

Suggestion: DISCOM should either grant NOC or reply with point wise legal reason for the denial.

Response : GoG may agree to grant OA NOC if consumer will try to restrict its energy purchase through STOA in such a manner that there will not be any situation of surplus energy, requiring Discom to deemed purchase such surplus wind energy. However due to any reason if it happens that after energy accounting as per rules and regulations, there is a surplus wind energy to be treated as deemed purchase by Discom, then consumer will forgo its claim for payment from Discom upto quantum of energy purchased through STOA.

GCCI was requested to send its consent to above and consumer's representation (who are willing to forgo their claim for payment from Discom in writing) to Director (F), GUVNL.

We thank GUVNL for implementing our suggestion and circulating the letter on 26-5-2016.

6. ISSUE RELATED TO LOAD EXTENSION

Issue: When an existing consumer makes an application for load extension, security deposit is demanded as for a new application of total load minus existing available deposit. With the application, so many documents are demanded like Memorandum and Articles of Association and possession documents of land. Also approvals are not granted within prescribed time period as per supply code. This causes unnecessary financial burden on consumer.

Suggestion: Security Deposit mechanism should be applicable for extra load demand only by calculating average energy bill for last 12 months on pro-rata basis. For load extension process should be simplified and a fast track clearance should be provided.

Response : Government is very positive in the matter and suggested GCCI to send proposal to GERC for amendment in supply code regulation. GoG / GUVNL will support such proposal. Such proposal to GERC will be sent by GCCI on or before 30.6.2016.

7. ELECTRICITY DUTY

Issue: Electricity duty in Gujarat is very high as compared to other states. Due to this, energy charge increases and simultaneously duty portion also increases which results in extra financial burden on consumer.

Suggestion: Electricity duty in Gujarat is on % base, it should be per unit X paisa – as in the case of other states.

Response : The government officials suggested that GCCI should include this point in the pre-budget suggestion to the government of Gujarat. However, GCCI requests that action in the matter should be taken immediately.

8. ISSUE RELATED TO OA CHARGES FOR SOLAR INSTALLATIONS

Issue: As per GoG policy, for solar installation only 50% of consumer contract demand is allowed and also the Open Access charges per unit is high so due to that the pay back period becomes too long which discourages people to install solar panel.

Suggestion: Solar installation should be allowed up to 100% of consumer contract demand and OA charges must be reduced.

Response : Government replied that they will study actual data from solar installation and subsequently review and revise policy based on the data and experience.

GCCI wishes to bring to the notice below points related to the issue:

- i. Gujarat has already shifted to the 2nd position in Solar power generation, and is expected to further fall to 3rd position as the other states are catching up very fast. In such a scenario, a favorable policy which promotes solar generation is needed. Our Hon'ble Prime Minister Shri Narendrabhai Modi has initiated Renewable energy and left Gujarat as the no. 1 state but unfortunately the recent policies of the state government are discouraging both solar and wind energy.
- ii. Contrary to the policy to encourage Renewable energy, the current policy supports the coal based power generation.
- iii. Other states such as Delhi and Haryana are already allowing 100% of contract demand.

In view of the above points, GCCI requests that the matter should be taken up on urgent basis and 100% of consumer contract demand should be allowed on solar installations. GCCI suggests forming a small group of experts for collection and analysis of data related to solar installations, if needed.

9. COMPENSATION AGAINST SHARING EXCESS POWER (SOLAR)

Issue: In our state solar panel manufacturer has to pay VAT

Suggestion: Solar panel manufacturer should be exempted from VAT

Response : Government did not agree to suggestion because such a solar power is not declared power. However, GCCI requests positive reconsideration of the matter.

10. CLARIFICATIONS OF GERC REGULATIONS AND TIME TAKEN

Issue: If excess generation of Solar installation by OA consumer is inserted in state grid, the compensation against excess power is calculated on basis of the average power purchase of DISCOM.

Suggestion: Special rate should be given for such excess power inserted in grid.

Response : Government said every citizen has right to appeal to get justice. However, GCCI believes that this approach is detrimental to Ease of Doing Business.

11. SIMPLIFICATION OF PROCEDURE OF APPLICATION

Issue: So many legal complications / cases arise for want of clarification of GERC regulations etc. The motto of creation of CGRF / Ombudsman / GERC is to simplify and speed-up redressal of consumer related grievances. However, the purpose is not getting fulfilled.

Suggestion: It is proposed to arrange regular joint meeting of utilities and consumer forums, headed by GERC authority to discuss and clarify various issues. MoM as per consensus arrived must be followed by utilities. If they do not agree, they may file petition before appropriate legal forum subject to following MoM till decision of appropriate legal forum.

Response : Government has stated that for getting new connection any one occupancy proof is enough in view of Government's "Ease of Doing Business" and no document other than stated on website will be demanded for new connection / additional load / change of name etc. They also stated that if any consumer is having any difficulty in getting connection on submission of any one occupancy / ownership proof OR document(s) other than published on website is (are) demanded, consumer may contact them i.e. PS, EPD, GoG or Director (F), GUVNL.

12. EMPOWERING ONE DIRECTOR TO APPLY FOR NEW CONNECTION

Issue: For new applicant who applies for new connection / load increase-reduction / Name transfer / connection shifting etc. different DISCOMs are demanding different procedures / documents and there is no uniformity. This causes unnecessary delay in action and ultimately the consumer has to suffer.

Suggestion: The procedures/ documents required should be common for all electricity companies in accordance with GERC rules/codes. The list of the documents required should be made available on the website of respective DISCOM.

Response : Government agreed and will implement immediately. GCCI is awaiting compliance.

13. SIMPLIFICATION TOWARDS SUBMITTING BG FOR NEW CONNECTION

Issue: For application by company to DISCOM for new connection, signature of all directors on Rs. 100 stamp with notary for address proof and telephone no. of company director is demanded. However, it is not possible for all the directors to go simultaneously before the notary for said work.

Suggestion: It should be with only one director (authorized) attached with board resolution for authority during new connection demanded by the company. The contact details of all directors is available on the ROC website with contact no – so with this way Government's aim of "Ease of Doing Business" will be fulfilled.

Response : Instruction already given to all Discoms to accept additional BG. GCCI thanks the department for accepting the suggestion and requests a copy of the instruction so that it can be circulated further to members.

14. CONVERSION OF OHTO UG LINE AND APPLICABLE COST ISSUE

Issue: Where security deposit amounts more than Rs. 25 lakh – consumer can submit bank guarantee as SD. When load extension is demanded, DISCOMs ask consumer to cancel old BG and demand new BG. Due to this, consumer has to bear unnecessary bank charges to cancel old BG and open new BG.

Suggestion: New BG should be asked for additional SD amount only.

Response : This issue could not be discussed as it was Torrent Power related issue and Torrent power was not invited. However, GCCI requests government to take it up subsequently with Torrent Power.

15. LACK OF TRANSPARENCY IN CALCULATION CREDIT

Issue: DISCOMs force to convert existing Over Head line to Under Ground cable while shifting/new connection demanded by applicant. For this conversion of Overhead to Underground LT/HT network DISCOMs impose all cost on the applicant. If the cost is imposed on consumer, then it results in huge financial burden.

Suggestion: OH – UG cost should not be borne by the consumer. Respective company has to bear cost because due to UG line – line maintenance manpower reduces significantly for DISCOM and also faults will reduce significantly.

Response : Government agreed and will instruct all Discoms to send soft copy of complete refund calculation on account of OA power set-off, to each consumer. GCCI expects that the compliance must have been issued by now as committed.

16. ISSUE REGARDING NON-RECEIPT OF CONSENT WITHIN STIPULATED TIME

Issue: OA scheduling every 15 min unit credit calculation is not given to consumer and only gross credit unit given, while granting refund. Due to this, transparency is not maintained.

Suggestion: In order to maintain transparency, Unit credit calculation of every 15 minute should be given rather than giving only gross credit unit.

Response : GoG stated that consent should be given within 3 working days and will instruct Discoms accordingly. Copy of circular shall be provided to GCCCI for further circulation.

17. ORDERS NOT BEING FOLLOWED BY DISCOMS

Issue: As per OA regulation, DISCOM has to send consent for STOA within 3 working days and in case of non-receipt of consent within 3 working days, neither the DISCOM nor is the SLDC following above regulation.

Suggestion: SLDC has to grant NOC considering deemed consent of DISCOM within 3 working days. Due to that OA consumer will get benefitted with low cost energy.

Response : Such issues may be raised in state advisory committee. GERC will be intimated to include such issues in agenda and to send agenda to all concerned well in advance. GCCCI recommends a joint meeting of DISCOMs with GCCCI headed by GERC.

18. ISSUE RELATED TO WASTE HEAT RECOVERY SYSTEM BASED POWER GENERATION

Issue: At present utilities are not following orders / regulations / clarifications and snatching consumers in legal proceedings, where consumer is normally not able to afford financial / mental repercussions thereof.

Suggestion: Utilities should be instructed to follow these orders.

Response : Government will think and do needful. GCCCI believes that being renewable energy it should be encouraged immediately. Many other states have done so.





Where **wellness** becomes a way of life



Medicines



Natural Preparations



Personal Care



Health Foods



Nutrition & Supplements



Baby Care



Women care



Health Monitors



Surgical & Rehab Aids



Personal Hygiene



Home Hygiene



Pet Care



PHARMACY & WELLNESS

Genuine Products
Genuine Storage
Genuine Dispensing



AHMEDABAD | GANDHINAGAR | VADODARA |

Free Home Delivery
(079) 2630 3333

ઢલઝ ઝઢ÷...{lx «tu ƒ



...rhEĐtE E'ot{tk [[tofh, t Ehfh™™ Wá [yrÁftheytuy™™u [Bfh™™t ...Đr÷Mx

ftbC{™™t ¼t,, Y...uMSME yf{t™™u{tkt ytzht™™tu÷t¼ {xv, uWApóte ðlzh zĐ÷...{lx «tu, Đ{™™lytpts™™ fhĐt{tk ytÓPIn, l sƒtkRrlzP™™ ytR÷ y™™uSyEYwEe sĐe {tke fk.™™eytũt ht, ƒ™™e¾heEe sYrhPt, y™™u¾heE™™er, rĐ»tu rĐ,, ðth {trn, e yt...Đt{tkytĐe n, e. ĐÁwtk¼th, eP Mxk fluf îtht ðlzh VtR™™tLE yk, uyt E'ot{tkrĐ,, , ðth {trn, e yt...Đt{tkytĐe n, e. yt ftbC{tk,, isht, [Bfh Đ, e©e{, e {e™™t ftrĐPt, ƒs ©e sƒ™™ ĐEt W...rMÚt, hİtt n, t.

©e yƒ. Pw ÓPtE S. yE. yW. Ee.



©e {ÚtP htsw RÁlzP™™ ytR÷ ftu.thp™™



©e «Ee...fw th™™MĐt,, , fh, tk©e{, e {e™™t ftrĐPt

SPORt ON!

This one's for all the sport-lovers who won't settle for anything less than sheer brilliance. Presenting our dedicated Sports Complex at Gulmohar Greens.



Gymnasium



Sports Complex

Imagine a place where you can enjoy a variety of sports activities under one roof and cross not even a single non-playing zone. At Gulmohar Greens, this irresistible imagination is a reality. Our dedicated Sports Complex spread over 60,000 sq. ft. is where you can share the best experience of playing your favorite sports with fellow sport-lovers. But Sports Complex is more than just a place to play. It makes a desirable place for sports enthusiasts too with its Sports Academy, which is at par with International Standards.

The Sports Complex offers a plethora of sporting zones such as -

- *Swimming Pool*
- *Gymnasium*
- *Aerobics*
- *Badminton*
- *Squash*
- *Billiards*
- *Tennis*
- *Table Tennis*
- *Steam & Sauna*



Billiards Room



*Club: Next to "Gokul - Vrindavan",
Off Sarkhej - Sanand Highway,
Village - Kolat, Taluka - Sanand,
Ahmedabad.*

T: 079 - 3061 3100/3101

M: +91 96876 28050/51/52/53/54.

E: info@gulmohargreens.com

#/GulmoharGreensClub



Badminton Court

Կառնիսոն, ԲՀ «ՊԹՄ»

Միջազգային Կառնիսոն, ԲՀ «ՊԹՄ»-ի անցկացումը կատարվել է 2014 թվականի մայիսի 29-30-ը, Երևանում, ՀՀ «ՊԹՄ»-ի կազմակերպությամբ: Կառնիսոնի շրջանակներում կատարվել է ՀՀ «ՊԹՄ»-ի ներկայացումը, որի շնորհիվ հնարավոր է դարձել հարստացնել հարաբերությունները հարկուկ հարկուկ հարևան երկրների հետ:





શ્રી ઊંજા વેપારી મંડલ

Shri Unjha Chamber of Commerce
(Affiliate to GCCI, Ahmedabad)

Ref. No. 074/2019 Date / / 2019

No. 0-0-2019

શ્રી,
મુખ્યશ્રી,
ગુજરાત વેપાર ઓફ ઈન્ડસ્ટ્રીઝ
અમદાવાદ,

વિષય : "GCCI Summit & Expo-2019" જેવો અભિયોગ અને ઈવેન્ટનો આયોજન કરવા તરફ સહયોગ આપવા અંગે.

આનોમરણી,

ગુજરાત વેપાર ઓફ ઈન્ડસ્ટ્રીઝ દ્વારા આ વર્ષ અને 20 એપ્રિલ, 2019 ના રોજ અમદાવાદ શહેર, સહયોગના આદેશો અને GCCI Summit & Expo-2019 નું અભિયોગ અને ઈવેન્ટ ઈવેન્ટનો આયોજન મુજબ આ તરફ સહયોગ આપવા અંગે આપને અભિયોગ કરવાનો અર્થ છે.

આમને અંગે આ તરફ સહયોગ આપવા અંગે ગુજરાત વેપાર ઈન્ડસ્ટ્રીઝ અને ઈન્ડસ્ટ્રીઝના સહયોગથી અને સહયોગના આદેશો અને ઈવેન્ટનો આયોજન મુજબ આ તરફ સહયોગ આપવા અંગે આપને અભિયોગ કરવાનો અર્થ છે.

સહયોગ,

President Dr. J. Patel (D.S.) Ph. 91 261111 98 2620 1393	Vice President Mehesh H. Patel Ph. 91 252452 91 9826 2497	Secretary Amit A. Patel (D.S.) Ph. 91 260649 91 98263 9343	Jt. Secretary Nimesh H. Patel (D.S.) Ph. 91 262214 91 9826 2508
---	--	---	--

Opp. New Market Yard, Vaniagar Road, UH-2/A - 384 170 (G.G.) V. Unjha
Phone: (079) 25844 - E-mail: unjhamember@gmail.com



THE GANDHIDHAM CHAMBER OF COMMERCE & INDUSTRY

Ref. No. 001/19 Date / / 2019

d. 30.4.2019

શ્રી ઈન્ડિયા વેપારી મંડલ,
સેક્ટર 71, સુભાષ રોડ,
ગાંધીધામ વેપારી મંડલ ઈન્ડસ્ટ્રીઝ,
પી.એ.ઈ. જવડપ, અમદાવાદ,

વિષય: ગાંધીધામ વેપારી મંડલ ઈન્ડસ્ટ્રીઝ દ્વારા ઈવેન્ટનો આયોજન કરવા અંગે.

આનોમરણી,

ગાંધીધામ વેપારી મંડલ ઈન્ડસ્ટ્રીઝ દ્વારા આ વર્ષ અને 20 એપ્રિલ, 2019 ના રોજ અમદાવાદ શહેર, સહયોગના આદેશો અને GCCI Summit & Expo-2019 નું અભિયોગ અને ઈવેન્ટનો આયોજન મુજબ આ તરફ સહયોગ આપવા અંગે આપને અભિયોગ કરવાનો અર્થ છે.

આમને અંગે આ તરફ સહયોગ આપવા અંગે ગુજરાત વેપાર ઈન્ડસ્ટ્રીઝ અને ઈન્ડસ્ટ્રીઝના સહયોગથી અને સહયોગના આદેશો અને ઈવેન્ટનો આયોજન મુજબ આ તરફ સહયોગ આપવા અંગે આપને અભિયોગ કરવાનો અર્થ છે.

સહયોગ,

Mohitlal S. Thambal Ph. 98 2624 2923	Murlihar S. Jagersi Ph. 98 2622 6926	Aashish S. Jethi Ph. 91 2624 2923	Ravi H. Kulkarni Ph. 98 2624 2923
---	---	--------------------------------------	--------------------------------------



પલસાડ ડિસ્ટ્રીક્ટ ચેમ્બર ઓફ કોમર્સ એન્ડ ઈન્ડસ્ટ્રી

Ref. No. 074/2019 Date / / 2019

શ્રી,
મુખ્યશ્રી,
ગુજરાત વેપાર ઓફ ઈન્ડસ્ટ્રીઝ
અમદાવાદ,

વિષય: "GCCI Summit & Expo-2019" જેવો અભિયોગ અને ઈવેન્ટનો આયોજન કરવા તરફ સહયોગ આપવા અંગે.

આનોમરણી,

ગુજરાત વેપાર ઓફ ઈન્ડસ્ટ્રીઝ દ્વારા આ વર્ષ અને 20 એપ્રિલ, 2019 ના રોજ અમદાવાદ શહેર, સહયોગના આદેશો અને GCCI Summit & Expo-2019 નું અભિયોગ અને ઈવેન્ટનો આયોજન મુજબ આ તરફ સહયોગ આપવા અંગે આપને અભિયોગ કરવાનો અર્થ છે.

આમને અંગે આ તરફ સહયોગ આપવા અંગે ગુજરાત વેપાર ઈન્ડસ્ટ્રીઝ અને ઈન્ડસ્ટ્રીઝના સહયોગથી અને સહયોગના આદેશો અને ઈવેન્ટનો આયોજન મુજબ આ તરફ સહયોગ આપવા અંગે આપને અભિયોગ કરવાનો અર્થ છે.

સહયોગ,

વલસાડ ડિસ્ટ્રીક્ટ ચેમ્બર ઓફ કોમર્સ એન્ડ ઈન્ડસ્ટ્રી
પી. સી. સેઠી,
બુલેટીંગ પાલસાડ ડિસ્ટ્રીક્ટ ચેમ્બર ઓફ કોમર્સ એન્ડ ઈન્ડસ્ટ્રી
અમદાવાદ.



Jetpur Chamber of Commerce

Ref. No. JCC/01/PHS/2019-2019 Date / / 2019

d. 19-04-2019

શ્રી,
મુખ્યશ્રી,
ગુજરાત વેપાર ઓફ ઈન્ડસ્ટ્રીઝ
અમદાવાદ,

વિષય: "GCCI Summit & Expo-2019" જેવો અભિયોગ અને ઈવેન્ટનો આયોજન કરવા તરફ સહયોગ આપવા અંગે.

આનોમરણી,

ગુજરાત વેપાર ઓફ ઈન્ડસ્ટ્રીઝ દ્વારા આ વર્ષ અને 20 એપ્રિલ, 2019 ના રોજ અમદાવાદ શહેર, સહયોગના આદેશો અને GCCI Summit & Expo-2019 નું અભિયોગ અને ઈવેન્ટનો આયોજન મુજબ આ તરફ સહયોગ આપવા અંગે આપને અભિયોગ કરવાનો અર્થ છે.

આમને અંગે આ તરફ સહયોગ આપવા અંગે ગુજરાત વેપાર ઈન્ડસ્ટ્રીઝ અને ઈન્ડસ્ટ્રીઝના સહયોગથી અને સહયોગના આદેશો અને ઈવેન્ટનો આયોજન મુજબ આ તરફ સહયોગ આપવા અંગે આપને અભિયોગ કરવાનો અર્થ છે.

સહયોગ,

President KALPESHVAR J. ARBATHIA Ph. 98 2624 2923	Vice President KALPESHVAR J. ARBATHIA Ph. 98 2624 2923	Jt. Secretary KALPESHVAR J. ARBATHIA Ph. 98 2624 2923
---	--	---

Opp. Central Bank of India, Jetpur 368 378, Tel. 07923-22944 Dist. Rajkot, (Gujarat)

GCCI offers help to ailing MSME units

Ahmedabad: In a bid to provide solution to ailing MSME units, the Gujarat Chamber of Commerce and Industry (GCCI) has launched an initiative...

state which are facing crisis. We wanted to provide a platform for interested entrepreneurs to enter new businesses, exit sick firms, diversify and also sell infrastructure-ready projects that were not taking off to interested parties. A few businesses replete with readily available infrastructure, product-line and market share may want to handover reins of the business to investors willing to buy. Till Saturday close to 35 business entities showed interest by enrolling in this initiative. Now they will be matched, internal meetings will be held among the parties and post-assessment things will move forward and take a legal form. We have a few IIM Ahmedabad students interacting with us on this initiative of matching...

making for businesses and entrepreneurs," said GCCI president Rohit J Patel.

Patel highlighted on the condition of the Gujarat MSME sector, Patel in his...

व्यापार-उद्योग से जुड़ी समस्या का निवारण करेगी सरकार



आपदाग्रस्त इलाके में खंडहरों की ढाँची बचवा

अहमदाबाद: गुजरात सरकार ने व्यापार-उद्योग से जुड़ी समस्या का निवारण करने के लिए एक विशेष समिति का गठन किया है। इस समिति के अध्यक्ष राज्यपाल के. एन. त्रिपाठी हैं।

આજથી જીસીસીઆઈ દ્વારા બે દિવસીય સમિટ એન્ડ એક્ષ્પો

અમદાવાદ: ગુજરાત ચેમ્બર ઓફ કોમર્સ એન્ડ ઇન્ડસ્ટ્રી (જીસીસીઆઈ) પ્રથમ વખત રાજ્યના એસએમઇ ઉદ્યોગોની સમિટ એન્ડ એક્ષ્પો માટે ગાંધીનગર ખાતે ૨૯-૩૦ એપ્રિલે મુખ્યમંત્રી આનંદીબેન પટેલ આ સમારોહનું ઉદ્ઘાટન કરશે. રાજ્યના વિવિધ ક્ષેત્રોના ઉદ્યોગોના પ્રતિનિધિઓ અને ઉદ્યોગના પ્રતિનિધિઓ અને રાજ્ય સરકારના મંત્રીઓ તથા અધિકારીઓ એસએમઇ ક્ષેત્રને અસર કરતા પ્રશ્નોની ચર્ચા માટે એક પરિસંવાદનું આયોજન કરવામાં આવ્યું છે, જેમાં આયોજન કરવામાં આવ્યું છે. રાજ્યના ૧૮૦ જેટલા વિવિધ વેપારી એસોસિયેશનો પણ જીસીસીઆઈ દ્વારા યોજવામાં આવનાર આ કાર્યક્રમમાં છેલ્લાં.

Industries' department to have an MSME cell

CM to hold weekly meetings with industry reps to resolve issues

Trade leaders raise around 55 issues with commercial tax dept

Ahmedabad: A dedicated cell for micro and small businesses will be set up in the industries department to solve issues of the smaller businessmen, Gujarat chief minister Anandiben Patel assured the business community in Gandhinagar on Friday.



(L-R) Rohit Patel, GCCI prez, Anandiben Patel, Guj CM & Bipin Patel, GCCI sr VP, at the expo

SEVEN SECTORS FOR EODB

GCCI, along with regional chambers and industry associations, identified the seven sectors that affect businesses the most. These include forest and environment, energy, food and health, revenue & urban development, transport, finance and industry.

GCCI stated that discussions were held between government officials and businessmen over the administrative and policy hurdles spread across these departments.

It is convenient to cater to a few large corporates. But small businesses are more in number and employ more people. Hence, they need to be heard and their problems need to be solved."

Anandiben Patel, CM, Gujarat

Previously we only submitted the issues. This time, we have also provided solutions to each and every problem. This makes things easier for the government in regards to taking action."

Rohit Patel, president, GCCI

'WE NEED TO BE GLOBALLY COMPETITIVE'

Indian industry needs to be globally competitive and efficient, to meet any competition, from anywhere in the world, said Zydus Cadila CMD Pankaj Patel, while addressing the GCCI Expo and Summit 2016 at Mahatma Mandir in Gandhinagar.

"Today, we complain about the competition from Chinese companies. Tomorrow, the competition can come from anywhere. Hence, we have to be prepared. We need to be efficient in terms of product quality and pricing," said Patel.

Jayendra Tanna, president of Gujarat Vepari Hitrakshak Samiti, said that of the about 55 issues raised with the Commercial Tax department, 12 out of 15 were instantly accepted, while the other 3 are being discussed. "The officials displayed will to solve problems and sought time for the remaining issues, as they were found to be policy-related," he said.

જીસીસીઆઈ એસએસએમઇના પ્રાણપ્રશ્નો અંગે પરિસંવાદ યોજશે
પ્રથમ વખત બે દિવસના GCCI એક્ષ્પો-સમિટનું આયોજન
અમદાવાદ: ગુજરાત ચેમ્બર ઓફ કોમર્સ એન્ડ ઇન્ડસ્ટ્રી (જીસીસીઆઈ) પ્રથમ વખત રાજ્યના એસએમઇ ઉદ્યોગોની સમિટ એન્ડ એક્ષ્પો માટે ગાંધીનગર ખાતે ૨૯-૩૦ એપ્રિલે મુખ્યમંત્રી આનંદીબેન પટેલ આ સમારોહનું ઉદ્ઘાટન કરશે. રાજ્યના વિવિધ ક્ષેત્રોના ઉદ્યોગોના પ્રતિનિધિઓ અને ઉદ્યોગના પ્રતિનિધિઓ અને રાજ્ય સરકારના મંત્રીઓ તથા અધિકારીઓ એસએમઇ ક્ષેત્રને અસર કરતા પ્રશ્નોની ચર્ચા માટે એક પરિસંવાદનું આયોજન કરવામાં આવ્યું છે, જેમાં આયોજન કરવામાં આવ્યું છે. રાજ્યના ૧૮૦ જેટલા વિવિધ વેપારી એસોસિયેશનો પણ જીસીસીઆઈ દ્વારા યોજવામાં આવનાર આ કાર્યક્રમમાં છેલ્લાં.



GERC's Tariff Order for FY 16-17

The State DISCOMs (UGVCL / DGVCL / PGVCL / MGVCL) and Torrent Power Limited (TPL) had filed tariff revision petitions for FY 16-17. GCCI had raised objections before GERC against the tariff revision and the unfavourable points contained therein. GERC has declared tariff order for GUVNL DISCOMs (UGVCL / PGVCL / DGVCL / MGVCL) and TPL for FY 2016 – 17 on 31.03.2016. As a result of GCCI's efforts, several points were considered favourably and accordingly order was declared.

The summary of the GERC Order is provided below for your reference.

State Discoms (UGVCL / DGVCL / PGVCL / MGVCL) and Torrent Power Limited (TPL) have filed tariff petitions for FY 16-17. Chamber has raised strong objections before GERC through Shri Dharendra Doshi. GERC has declared tariff order for GUVNL Discoms (UGVCL / PGVCL / DGVCL / MGVCL) and TPL for FY 2016 – 17 on 31.03.2016. Its tariff related important points are as under;



State Discoms:

- 1) It is effective from 01.04.2016.
- 2) Changes in HTP – I Category:

		Existing Tariff	Approved	Rise
1	2	3	4	5
Demand Charges for Billing	Up to 500 KVA	130	150	20
	Next 500 KVA	240	260	20
	Above 1000 KVA	425	475	50
Demand (Rs./KVA)	Excess of Contract Demand	505	555	50
Energy Charges (Ps./Unit)	Up to 500 KVA BD	435	400	-35
	>500 to 2500 KVA BD	455	420	-35
	Above 2500 KVA BD	465	430	-35

- 3) Changes in HTP – IV Category:

	Existing Tariff	Approved	Rise
1	2	3	4
Demand Charges	1/3 rd of HTP-1	1/3 rd of HTP-1	-
Energy Charges (Ps./Unit)	240	225	-15

4) Charges for Open Access:

	Existing Tariff	Approved Tariff	Rise
Cross Subsidy Surcharge (Ps./kwh)	59	145	86
Wheeling Charge(Ps./kwh)	14	14	0

5) There is a reduction in energy charges in other categories as below;

Category	Energy Charges reduced
Residential	10 Ps./Unit
LTMD	10 Ps./Unit



- 6) Till FY 15-16, night hour rebate (85 Ps. / unit) was allowed on consumption during night hours beyond 1/3rd of total consumption. Only we have objected against this provision and proposed to allow night hour rebate on entire units consumed during night hours. GERC acceded to our suggestions and allowed night hour rebate of 40 Ps. / unit for all the units consumed during night hours.
- 7) For night time concession tariff (HTP-IV) for use of electricity exclusively during night hours it is ordered that if consumer fails to observe condition of keeping day time contract demand within permissible limit then only demand charge during the relevant billing month shall be as per HTP-I category.

Similarly if consumer fails to observe condition of keeping day time energy consumption within permissible limit then only energy charge during the relevant billing month shall be as per HTP-I category.

- 8) GUVNL has proposed to change the demand charges for "LTMD" category of consumers from "per kW per month" basis to "per kVA per month" basis considering unity power factor.

We have strongly objected highlighting in detail the issues which may be faced by LTMD category consumers including payment of higher charges. Commission has accepted our objection and not acceded to proposal of discom.



- 9) GERC has declared tariff order of GETCO for FY 2015 – 16 as under;

		Existing Tariff	Approved	Rise
1	2	3	4	5
Transmission Charge	(Rs/MW/Day)	2785	2845.86	60.86

- 10) GERC has increased cross subsidy surcharge from 59 Ps. / unit to 145 Ps. / unit in the pretext of formula suggested in tariff policy 2016.

Torrent power Limited (TPL):

- 1) It is effective from 01.04.2016.
- 2) Charges for Open Access:

	Existing Tariff	Approved Tariff	Rise
Cross Subsidy Surcharge(Ps./kwh)	43	151	108
Wheeling Charge(Ps./kwh)	59	54	-5

- 3) Till FY 15-16 night hour rebate (60 Ps. / unit) was allowed on consumption during night hours beyond 1/3rd of total consumption. Only we have objected against this provision and proposed to allow night hour rebate on entire units consumed during night hours. GERC acceded to our suggestions and allowed night hour rebate of 30 Ps. / unit for all the units consumed during night hours.
- 4) For night time concession tariff for use of electricity exclusively during night hours it is ordered that if consumer fails to observe condition of keeping day time contract demand within permissible limit then only demand charge during the relevant billing month shall be as per HTMD category.

Similarly if consumer fails to observe condition of keeping day time energy consumption within permissible limit then only energy charge during the relevant billing month shall be as per HTMD category.

- 5) For FY 15-16 fuel surcharge was Rs. 1.98 / unit. TPL has prayed to freeze fuel surcharge @ Rs. 1.93 / unit for FY 16-17. We have strongly objected to it and succeeded to freeze fuel surcharge @ Rs. 1.35/ unit. GERC has allowed regulatory charge of Rs. 0.45

/ unit for FY 16-17. Thus, sum of fuel surcharge + regulatory charge has been freezed to Rs. 1.80 / unit for FY 16-17.

- 6) Regulatory charge is applicable till 31.03.2017.
- 7) TPL has requested to add regulatory charge in cross subsidy surcharge. We have strongly objected to it and succeeded to not allowing regulatory charge to add in cross subsidy surcharge.
- 8) GERC has increased cross subsidy surcharge from 43 Ps. / unit to 151 Ps. / unit in the pretext of formula suggested in tariff policy 2016.



"SEBI (LODR) & M & A" ..h Þtsðt{tkytðu fÞÇ{.



SEBI (LODR) & M & A ..h Þtsðt{tkytðu fÞÇ{™t ðð, tytuÉtúu[Bfh™t «{¼©e

„isht, [Bfh ytv ftç Éo ylz RLzLxèy RLMxèâq ytv [txæ yftWLxÉ ytv EÁLzÞt (ICAI) y™uRLzLxè ytv fk.™e ÉÇæheÉ ytv RLzeÞt (ICSI)™t ÈnÞty, úte , t. 7-4-2016™t htis "rÉöÞhæxe ylz yðÉ [us ftæo ytv RÁLzÞt (SEBI) ÷ellxª, ytyf÷e, É™ ylz rzMfÓÉtÉh rhöðtÞhp{lx (LODR) & {s™ y™u yððeÉeyp™ (M & A)" ..h Èu{™th ÞtÞÞtun, tu fÞÇ{ {tk350 úte ðÁu[Bfh tyu/w4t, ÷eÁtun, tu

, ç™t Möt,, ..ð™{tk ©e htun, ..xæ, «{¼, S.Ée.Ée.ytR. yu fíth fu ftu.thæ rh...tux,, y™u yftWLxyf÷exe ..h yt, ñ ðÁðtúte "SEBI (LODR) & M & A"™e sty, ðtRytúÉ{sðe¾qf syhe f™uAu

©e rÉrh÷ ©tv, {™Þs,, ..txðh, rÉrh÷ y{h[É {k, ÷ÉtÉ fÞÇ{™t {üÞ {nçt™n, t. , çýúÞö, ðÞ{tk {sh y™uyððeÉeyp™™u÷,, t r™Þ{™fthe...tÉtytu Due Diligence, Financing ð,, hu..h {trn, e yt...e n, e.

íÞthfçE M & A™u÷,, t rörðÁ {Ét sç fuMxB... zâæe, LÞwxÜLÉVh rhMxèfÞ™, RLÉtRz xæª,, yÁóÍ x rzM...æ rhÉtÞÞp™ ð,, h™u÷,, e sty, ðtR ..h rð,, ðth ..™÷ rzMfÉ™ ÚtÞln, w ...™÷ rzMfÉ™ {tk©erÉrh÷ ©tv™e styu ©e h½™tút xe.ðe., yç. ze. ftæf {rnLýt RLÖMx{lx fíf y™u©e y{e, ÇÉtR, ,, ú. Ée.yw.ytu, yÉtye yu ...ý...tu t™t y™¼ðt™e [[tofhen, e.

©e ytrÞxt [tntý, Ée.E.ytu, BSE; ©e{, e Wxtt™thtÞý, yóÍ Þfuxð ztÞhðxh, SEBI; y™u©e Þxt yph, ..txðh, rÉrh÷ y{h[É {k, ÷ÉtÉy SEBI (LODR)™t fÞÇ{™e sty, ðtRytuy™u, ð™e...t÷™çf{, ..hrðM,], {trn, e yt...en, e.

{s™ y™uyððeÉeyp™™t ðöÞnyÉ™™u÷,, e rörðÁ sty, ðtR ..h ©e rÉ™Þ f™tçth, Ée.R.ytu, Áð yzðtRÍ hr÷. yrð,, ðth {trn, e yt...en, e.

yç {tk©e {fÞ Þtn, [h{™, S.Ée.Ée.ytR. VtR™tLÉ fíe,, fçexet™t yt¼thrðrÁúte fÞÇ{ Ék.L™ ÚtÞtun, tu



©e h½™tút xe ðe

©eç, e Wxtt™thtÞý™

©e rÉrh÷ ©tv

©e ÞÞ yÞh

©e rÉ™Þ f™tçth

©e ytrÞxt [tntý

©e yrç, ÇÉtÉ



Manufacturers & Exporters of :

Re. Turquoise Blue H5G (Blue25)

Re. Turquoise Blue G (Blue 21)

Re. Turquoise Blue H7G (Blue3)

Re. Turquoise Blue H2GP (Blue 77)

Please Contact:



AMI CHEMICALS

C-1/196, G.I.D.C., Phase-II
Vatva, Ahmedabad-382445. (India)
Phone : 079-65210396 / 09727762454
Email : perrypatel@gmail.com
Mobile : 9099733833

Manufacturers of :

**ORGANIC
PIGMENT GREEN-7/36**

Please Contact:



AMI ORGANICS

Plot No. 313 & 315, G.I.D.C. Vatva,
Phase II, Ahmedabad-382445. (India)
Phone : 079-25891907 / 09727762455
Email : perrypatel@gmail.com
Mobile : 9099733833





ಪುಸ್ತಕ, 'India : Today and Tomorrow' ರವರಿಗೆ ಪ್ರಶಸ್ತಿ



ಪುಸ್ತಕ 'India : Today and Tomorrow' ರವರಿಗೆ ಪ್ರಶಸ್ತಿ ನೀಡುವ ಸಂದರ್ಭದಲ್ಲಿ, ಸರ್ಕಾರದ ಅಧಿಕಾರಿಗಳು ಮತ್ತು ಸಂಸ್ಥೆಯ ಅಧಿಕಾರಿಗಳು ಸೇರಿರುವ ಸಭೆಯಲ್ಲಿ.

ಪುಸ್ತಕ, 'India : Today and Tomorrow' ರವರಿಗೆ ಪ್ರಶಸ್ತಿ ನೀಡುವ ಸಂದರ್ಭದಲ್ಲಿ, ಸರ್ಕಾರದ ಅಧಿಕಾರಿಗಳು ಮತ್ತು ಸಂಸ್ಥೆಯ ಅಧಿಕಾರಿಗಳು ಸೇರಿರುವ ಸಭೆಯಲ್ಲಿ.

ಯು.ಪಿ.ಎಸ್. ಸರ್ಕಾರದ ಅಧಿಕಾರಿಗಳು ಮತ್ತು ಸಂಸ್ಥೆಯ ಅಧಿಕಾರಿಗಳು ಸೇರಿರುವ ಸಭೆಯಲ್ಲಿ.



ಪುಸ್ತಕ 'India : Today and Tomorrow' ರವರಿಗೆ ಪ್ರಶಸ್ತಿ ನೀಡುವ ಸಂದರ್ಭದಲ್ಲಿ.



ಪುಸ್ತಕ 'India : Today and Tomorrow' ರವರಿಗೆ ಪ್ರಶಸ್ತಿ ನೀಡುವ ಸಂದರ್ಭದಲ್ಲಿ.



ಪುಸ್ತಕ 'India : Today and Tomorrow' ರವರಿಗೆ ಪ್ರಶಸ್ತಿ ನೀಡುವ ಸಂದರ್ಭದಲ್ಲಿ.

GRUNDFOS® 



EFFICIENT & RELIABLE PUMPS & PUMPING SOLUTIONS AT YOUR DOOR STEP



Authorised Distributors

Jay Pumps Pvt. Ltd.

www.jaypumps.com | +91 79 26561054-55 | info@jaypumps.com

Branches : Rajkot +91 281 2462216 • Surat +91 261 6560135 • Vadodara +91 96876 70630



Status details of Petitions filed by Gujarat Chamber of Commerce and Industry

Gujarat Chamber of Commerce and Industry makes constant efforts to deliberate with the government and resolve pending issues that hamper the growth of trade and industry. In some cases even after continued efforts and repeated discussions with the government, some pertinent issues lie unresolved since a long time. GCCI has therefore decided to seek legal recourse in these matters and accordingly petitions have been filed in the Hon'ble Gujarat High Court and Supreme Court of India. The details and status of the cases are as given under. While the trade and industry as a whole gets benefitted from favorable decisions in the matter, you will appreciate that the cases consume significant administrative, financial and other resources of the Chamber.

Case details	Status
Value Added Tax (VAT)	
1. Challenge 1% Input Tax Credit against Govt. of Gujarat on inter-state sales SLP 20956/2015 in Hon'ble Supreme Court of India	The writ petition has been filed in Hon'ble Supreme Court. Hon'ble Supreme Court has condoned delay of 218 days. The matter is argued and listed for final disposal on 05.09.2016.
2. Challenge Insertion of Section 11(7A) in Gujarat VAT Act, 2003 S.C.A. No. 17904 of 2015	The matter was admitted in Hon'ble High Court. Affidavit-in-reply was filed by the State. GCCI filed rejoinder affidavit in reply on 16-4-2016 denying the allegations and contentions put forth by the State. Matter is still continuing.
Companies Act 2013	
2. Challenge the Provisions of Companies Act, 2013 regarding accepting deposits by Pvt. Ltd. Companies S.C.A.No. 5506 of 2015	The writ petition has been filed in the High Court of Gujarat. The Central Government advocate has submitted his comments. We have filed rejoinder in the matter through advocate Ms. Megha Jani and Sr. Advocate Mr. Mihirbhai Joshi. We got three favorable notifications on 30.3.2015, 5-6-2016 and 15-9-2016 and various reliefs have been granted by ROC, Gol with regards to accepting deposits by Pvt. Ltd. company. Matter is still continuing.
Food Safety And Standards Act 2006	
3. Challenge the Provisions of Food Safety and Standards Act, 2006 in the Hon'ble High Court of Gujarat S.C.A. No. 10583 of 2012	The government has announced that it is reconsidering the provisions of the said Act, and will soon come out with revised provisions. As decided in GCCI's Food Safety and Essential Commodities Committee, we are waiting for the revised Draft Provisions, based on which we will take the matter forward.
Environment	
4. Challenge CPCB's directions on compulsory installation of Online Monitoring Meter	The matter has been given to advocate Ms. Megha Jani to file our case with the National Green Tribunal.
Energy	
5. Objections filed with GERC against the recent tariff review petition proposing increase in tariff by DISCOMs/Torrent Power Petition No. 1572 of 2016 Petition no. 1573 of 2016	The State DISCOMs (UGVCL / DGVCL / PGVCL / MGVCL) and Torrent Power Limited (TPL) had recently filed tariff petitions for FY 16-17. GCCI had raised objections before GERC against the tariff petition and the unfavourable points contained therein. GERC has declared tariff order for GUVNL DISCOMs (UGVCL / PGVCL / DGVCL / MGVCL) and TPL for FY 2016 – 17 on 31.03.2016. As a result of GCCI's efforts, several points were considered favourably such as 1. Reduction in tariff for certain categories of consumers 2. Night usage benefit has been granted on entire units consumed during night hours 3. Fuel surcharge has not been increased as proposed in review petition

Some members who have provided financial support for the cases are as below.

- Reliance Industries Ltd.
- The Green Environment Services Co Op Society Ltd.
- Naroda Environ Projects Ltd
- Loxim Industries Ltd
- Rohan Dyes & Intermediates Ltd.
- Indo Colochem Pvt Ltd
- The Narol Dyes Stuff Environ Society
- The Veraval Industries Association

We request your support and financial contribution towards the cases.



ASTRAL[®] PIPES

STRONG NAHIN, ASTRAL STRONG!!™

UP TO
93°c

INDIA'S
MOST
TRUSTED
BRAND

Consumer Validated
2015

**PAANI HOT YA COLD
ASTRAL CPVC PIPES LAGAO**

Astral Poly Technik Limited,

207/1, Astral House, Bh. Rajpath Club, Off. S.G. Highway, Ahmedabad-380059

Phone: 91-79-66212000 Telefax:91-79-66212121

Email: info@astalpipes.com Web: astralpipes.com



Enrollment and Annual Fee Details for Membership

Enrollment and Annual Fee Detail for Members

Local Membership					Regional Membership			
Category	Enrollment Fee	Annual Fee	Service Tax	Total Fees Rs.	Enrollment Fee	Annual Fee	Service Tax	Total Fees Rs.

Specific Category

Corporate Membership	1,50,000	As per Turnover	22,500	1,72,500	1,50,000	As per Turnover	22,500	1,72,500
Patron Membership	51,000	--	7,650	58,650	51,000	--	7,650	58,650
Life Membership	31,000	--	4,650	35,650	31,000	--	4,650	35,650
Mahajan / Association	5,000	1,500	975	7,475	5,000	1,500	975	7,475
Chamber	8,000	3,000	1,650	12,650	8,000	3,000	1,650	12,650

General Membership

Individual / Firm/ LLP	3,000	1,200	630	4,830	3,000	1,000	600	4,600
Pvt Ltd.	5,000	1,500	975	7,475	5,000	1,500	975	7,475
Pvt Trust	3,000	1,200	630	4,830	3,000	1,200	630	4,830
Public Ltd.	8,000	3,000	1,650	12,650	8,000	3,000	1,650	12,650
Foreign	--	--	--	--	10,000	6,000	2,400	18,400

- Service Tax @ 15%
- Cheque / D.D. to be in favor of "GUJARAT CHAMBER OF COMMERCE & INDUSTRY".
- Cheque / D.D. for Business Women Wing Members to be in favor of "GUJARAT CHAMBER OF COMMERCE & INDUSTRY – BWW".

construction company
with global vision



“AA” CLASS SPECIAL CAT. - I
(BUILDING) GOVT. OF GUJARAT
ISO 9001 : 2008 COMPANY

BPC READY MIX CONCRETE



BPC Projects & Infrastructure Pvt. Ltd.
ENGINEERS & CONTRACTORS

CORPORATE OFFICE :

"Darshak", 14/A, Swastik Society, Opp. Shrey Hospital,
Punjabi Hall Lane, Navrangpura, Ahmedabad - 380 009.
Phone : 079-26449533, 26426505 Fax : 079-26420608

Plant : RMC Plant

B/h. Silver Oak Engineering College, B/s. Prasang Party Plot,
S.G. Highway, Gota, Ahmedabad.
Tel : 32934972 Fax : 02717-241689

E-mail : babubhai.bpc@gmail.com • Website : www.bpcprojects.com



Join GCCI and Grow Your Business

Good news!!! Membership of Gujarat Chamber of Commerce and Industry, the apex trade and industry body of the state is now open throughout the year. Become a member now to avail the below mentioned benefits and many more....

BENEFITS OF MEMBERSHIP

Foreign Trade:

- Assistance for organizing and participating in Trade Fairs and Delegations
- Assistance in establishing trade/industry in foreign countries by utilizing the Agreements of Cooperation signed by GCCI with International Chambers
- Receive Trade Inquiries to help in expansion of your business
- Certificates of Origin is issued to our exporter members
- Visa Recommendation letter for grant of visa for overseas business travel

Industry & Trade:

- Representation letters are sent on your behalf to concerned authorities and discussion meetings and interactive sessions with the decision makers are arranged
- Get access to representations made by GCCI to various public bodies
- Representation of your issues on various advisory councils and state/central level committees
- The issues and queries of members are also resolved through various Helpdesks operating at the Chamber
- Members receive regular SMS Updates of GCCI events
- Women entrepreneurs, MSMEs and Youth members are provided encouragement and guidance
- Venue Booking for Conference as well as Meeting Facilities are provided to members
- Members get an opportunity to participate in lectures and discussion meetings on subject of topical interest

Publications & Reference:

- Members receive the informative bulletin which is published by the Chamber by monthly
- Get access to Publications, Research articles and reports of usefulness to the trade fraternity which are published by the Chamber
- Information about Government Notifications is provided to members

Library :

- Access to a well maintained Library
- Access to Archived News paper cuttings for important Sectors
- Access to the Reading room

Other Benefits :

- Prospect for social networking & customer reference
- Opportunity for low cost advertising



*Presenting yet another gem
of the renowned Sākār Series
by Bakeri Group*

The latest and first commercial landmark
at the newly designated
Central Business District (CBD).



ARTIST'S IMPRESSION

**POWER STATEMENT THAT APPEALS,
STIMULATES AND INSPIRES LIFESTYLE
CONVENIENCES**

- 6 Level Mechanical Parking • Pantry and Toilet in every Office • Air-conditioned Double Height Lobby
- Day Care Centre for Working Parents • Gymnasium
- High-speed Elevators • Cafeteria • Flanked by BRTS, Metro Rail Project and Sabarmati River Front

SAMPLE OFFICE READY

OFFICES 915 SQ. FT. ONWARDS


100% LOAN PAPERS AVAILABLE

ENTIRE FLOOR UPTO 34000 SQ. FT. AVAILABLE FOR CORPORATES

साकार-IX
COMMERCIAL COMMUNE
SHOWROOM AND OFFICES
— CBD - ASHRAM ROAD —

Site: Beside Old RBI Building, Near City Gold, Ashram Road, Ahmedabad

Bakeri Group: 'Sanskrit', Near Old High Court, Off Ashram Road, Ahmedabad

Call: + 91 98791 13340 | sales@bakeri.com |  bakerigroup



Scan the QR code
to experience
the aerial view

Furniture, fittings, accessories, equipments etc. shown in the pictures are not part of standard units.
Common amenities and facilities are subject to significant terms and conditions.




NITLON

REVO
APPARELS

- *SPORTS APPAREL - REVO & ACCESSORIES*
 - *MEN'S INNERWEAR & TSHIRT*
- NITLON, NOVA, HEX*


SUPER HANDLERS

NAVGUJARAT CFS
LOGISTICS & 3 PL

- *DRY AND BULK CARGO HANDLING AT PORTS*
- *HAZARDOUS MATERIAL TRANSPORTATION*
- *CONTAINER AND BULK TRANSPORTATION*
- *OPERATION AND MAINTENANCE CONTRACTS*
- *BAGGING AND WAREHOUSING*

NAVIN GROUP

"Navin House", Opp Sardar Patel Seva Samaj Hall, Navrangpura, Ahmedabad-380006
 079-26408894, 9099986172 mail@navingroup.in www.navingroup.in

*Reliance is best described as the face
of India in the New Millenium.*

- Mukesh D. Ambani



Reliance

Industries Limited

Growth is Life