MADHYA PRADESH
AGRI-BUSINESS
AND FOOD PROCESSING
POLICY 2012

GOVERNMENT OF MADHYA PRADESH
DEPARTMENT OF HORTICULTURE AND
FOOD PROCESSING
MADHYA PRADESH AGRI-BUSINESS AND FOOD PROCESSING POLICY 2012
Objectives

The broad objectives of the Madhya Pradesh Agribusiness and Food Processing Policy 2012 are as follows:

1. To increase the flow of investments across the supply chain from farm to market;
2. To increase value addition and reduce wastage thereby increasing the income of farmers;
3. To maximize direct and indirect employment generation opportunities;
4. To create the necessary supply chain like transportation, warehouses and cold storage in the food processing sector;
5. To extend the supply chain and infrastructure opportunities in rural areas;
6. To promote establishment of enterprises in Food Parks/ Mega Food Parks;

1. Definitions

1.1. Agro processing includes grading, grinding, cutting, cubing, dicing, sorting, packing (dehydrated packing, vacuum packing, nitrogen sachet packing, tetra packing, canning, bottling), waxing, drying (spray drying, dehydration), irradiation and any value add activity to the agricultural, horticulture and forest produce. Agro processing also covers projects in hi-tech and bio-technology based agriculture.

1.2. Food Processing includes processing of ready-to-eat or ready-to-cook food and manufacturing of food additives, food preservatives, colours and fragrance manufactured using agriculture, forestry and horticulture produce.

1.3. Agro Infrastructure providers include cold chambers, cold chains, pre-cooling unit and ripening chambers. Refrigerated vans and containers will be included under transportation of food material. Manufacturers of processing machinery will also be included for taking benefits.

1.4. Any enterprise carrying the activities as mentioned in (Clause 1.1 to Clause 1.3 above) shall be hereinafter mentioned as "Enterprise".

1.5. MSME units: In accordance with the provision of Micro, Small & Medium Enterprises Development (MSMED) Act, 2006 the Micro, Small and Medium Enterprises (MSME) are classified as:

<table>
<thead>
<tr>
<th>Type of Enterprise</th>
<th>Investment in plant &amp; machinery</th>
</tr>
</thead>
<tbody>
<tr>
<td>Micro Enterprises</td>
<td>Does not exceed twenty five lakh rupees.</td>
</tr>
<tr>
<td>Small Enterprises</td>
<td>More than twenty five lakh rupees but does not exceed five crore rupees.</td>
</tr>
<tr>
<td>Medium Enterprises</td>
<td>More than five crore rupees but does not exceed ten crore rupees.</td>
</tr>
</tbody>
</table>
1.6. Mega Projects: Enterprises with an investment in land, building, plant & machinery of more than Rs. 10 crore.

1.7. Mega Food Park: Derives its definition from the Government of India (GoI) Mega Food Parks Scheme (MFPS) for the 11th Five Year Plan period.

1.8. Food Park: Derives its definition from the GoI Food Parks Scheme for the 10th Five Year Plan period.

1.9. Horticulture Hub: Will be a place which would provide a cluster of farmers with quality inputs for farming, post-harvest management and processing of the horticulture crops. It would be a single point of contact for farmers seeking support for horticulture crops and post-harvest management. The Department has promulgated a policy for horticulture hub namely The Horticulture Hub Policy 2012.

1.10. Perishable Goods: These are the goods which are prone to decay in short duration of time such as; dairy products, meat, fish, poultry products, flowers, vegetables, fruits, spices, medicinal and aromatic products.

1.11. Whatever is not defined here will have the same meaning as given in the Industrial Promotion Policy 2010.

2. Incentives

2.1. The Food Processing industries being set up in the State shall be eligible for availing following exemptions/facilities under Industrial Promotion Policy 2010: -

2.1.1. Interest Subsidy on term loan,

2.1.2. Allotment of government land on subsidized rates,

2.1.3. Investment promotion assistance scheme,

2.1.4. Exemption from entry tax,

The details of these incentives are placed at Annexure -I of this policy.

2.2. In addition, the Enterprise shall get additional incentives as follows:

2.2.1. Concessions on land: MSME Units would be eligible for allotment of land at the rate of 25% on the rate decided by the Industries Department in the notified Industrial Area or the Collector guideline rates of land [circle rate], for purchasing industrial plots and/or undeveloped land from the Government. The plots will be provided as per availability and requirement of the Enterprise, which will be decided by the Department, The plot area will be subject to a maximum of 1 acre. Government land within Municipal Corporation limits and in a radius of 8 Kilometer from the Municipal Corporation boundary will not be allotted to the Enterprise. This restriction will not be applicable to the notified Industrial Areas.

2.2.2. Infrastructure Development: In order to encourage private sector to develop infrastructure independently and/ or on Public Private Partnership (PPP) mode, a
special subsidy would be provided for establishment of Food Park/Mega Food Parks/Horticulture Hub/Vendor Park.

2.2.2.1. Cost incurred on establishment/development of Food Park/Mega Food Parks/Horticulture Hub/Vendor Park by the private sector would be reimbursed at the rate of 15% subject to a maximum of Rs. 5 crore, provided it has investment of a minimum of 10 units. The Developer will also ensure to provide direct employment to 250 persons in the facility. This subsidy would be payable to the developer, only after it fulfills the said conditions within five years, from the date of sanction of the scheme.

2.2.2.2. For Mega Food Park land transferred to the SPV by the promoter will be exempted from Stamp Duty.

2.2.3. Capital Subsidy Government of India provides a capital subsidy of 25% with a ceiling of Rs 50.00 lakh for setting up/technological upgradation/modernization of food processing units under National Mission of Food Processing scheme. In addition to this, Government of Madhya Pradesh will provide additional subsidy of 15% subject to a limit of Rs. 25.00 lakh to Enterprise, as defined in clause 1.1 to 1.3 will be eligible to receive this Capital Subsidy and will also include the following: setting up wheat milling, rice milling, modern pulses milling and polishing and value added soya products (excluding soybean oil and soya cake), processing units based on fruit, vegetable, spices, medicinal plants and aromatic plants, subject to the condition that the agriculture, horticulture and forestry produce (raw material) will be sourced from Madhya Pradesh.

2.2.4. Concessions to Existing Units: All existing MSME units undergoing expansion/ diversification/technological upgradation will be treated as new units for the purpose of concessions and facility subject to the condition that additional fixed investment (plant and machinery) is more than 50% of the existing Capital investment subject to a maximum of Rs. 25.00 lakh.

2.2.5. Assistance on Power Consumption: Assistance on power consumption will be provided to Cold Storage, Cold Chamber, Ripening Chamber and Individual Quick Freezing Enterprise, at the rate of Rs. 1.50 per unit subject to a ceiling of 25% of the electric units consumed by the Enterprise in every bill for a period of 5 years from commencement of commercial operation/production on the condition that the Enterprise is investing in energy efficient technologies.

2.2.6. Entry Tax Exemption: Provisions of the Industrial Promotion Policy 2010 will be applicable for Entry Tax Exemption. Only those projects defined as Mega Projects in clause-1.6 of this Policy with a fixed capital investment of Rs. 10.00 crore, will be eligible to take benefit of this provision.

2.2.7.1 As per provision in the Notification number D-15-06-fourteen-3 dated 2nd February, 2011, issued by Government of Madhya Pradesh Department of Farmer Welfare and Agriculture Development, pulse-mill, rice-mill, oil-mill (only those soybean processing units wherein in addition to total production of soybean (including refined oil) and de-oiled cake, the percentage of remaining value added products should be 25 % or more (based on total sale value )), cattle feed, poultry feed, spices and salted savories processing units, wherein investment on plant and machineries is more than Rs 50 lakh, will be eligible for exemption from Mandi fee on notified agriculture produces which has been brought for processing from outside the State subject to condition mentioned in the Notification. Processing unit based on wheat will not be eligible for this exemption. There is also a provision in aforesaid notification dated Feb 2, 2011, that the plants as mentioned above and Roller mill /plants set up in Food Parks notified by Department of Horticulture and Food Processing Madhya Pradesh, wherein investment on plant and machineries is more than Rs. 50 lakh will be eligible for exemption on notified agriculture produce purchased within the State or brought from outside the State.

2.2.7.2 As per provision made in Notification D-15-28-fourteen-3 dated 29th November 2010, issued by Government of Madhya Pradesh Department of Farmer Welfare and Agriculture Development, processing units based on notified agriculture produce such as fruits and vegetables which has been brought in the Mandi premises form out of the State or traded in Mandi premises will be exempted from Mandi fee. In addition to this, trading of notified agriculture produce such as fruits and vegetables outside Mandi premises will be exempted from provision of Mandi Act as per amendment made in Madhya Pradesh Krishi Upaj Adhiniyam vide notification no 40 dated Jan 27, 2011.

2.2.7.3 As per provision made in notification number D-50-2005-fourteen-3 dated 12th March, 2008, issued by Government of Madhya Pradesh Department of Farmer Welfare and Agriculture Development, modern processing units for basmati rice wherein minimum investment on plant and machineries is above Rs. 10 Cr, will be eligible for Mandi fee
exemption on notified agriculture Basmati Paddy, which has been brought in Mandi premises from outside the State or within the State.

2.2.7.4 Madhya Pradesh Krishi Upaj Mandi (Special license for more than one Mandi area) rule 2009 is effective vide notification no D-50-2005-fourteen-3 dated 12th March, 2008, published by Government of Madhya Pradesh Department of Farmer Welfare and Agriculture Development, according to this provision, food processing unit interested to trade in more than one Mandi can file application at single window and obtain trade license for more than one Mandi or Mandis of the entire State.

2.2.8. Reimbursement on preparation of project report: Expenditure incurred on preparing project reports for setting up industries would be reimbursed partially to small-scale industries at the rate of one percent and for large and medium scale industries at the rate of 0.5 percent of the project cost subject to a maximum limit of Rs. 3.00 lakh.

2.2.9. Reimbursement on Certification: All the existing and new units shall be encouraged to adopt latest quality certification standards like Hazard Analysis and Critical Control Points (HACCP), Good Manufacturing Practices (GMP), ISO 9000, Agmark, FPO, Good Laboratory Practices (GLP), Total Quality Management (TQM). The Government shall reimburse up to 50% of the cost of such certification subject to ceiling of Rs. 5 lakh.

2.2.10. Reimbursement for promotion of Research & Development In order to promote research and development activities in the Food Processing Industries, the expenditure incurred in obtaining patents would be reimbursed upto the extent of Rs. 5 lakh for every patent obtained

2.2.10.1. Industries would be reimbursed the expenditure incurred on technology transfer from government research centers to the extent of 50% or Rs. 5 lakh whichever is less

2.2.11. Marketing Assistance All new units participating in trade fairs/exhibition, 85% of air fare by economy class for up to 2 persons and 50% space rental charges up to Rs. 5 lakh will be reimbursed. This assistance will be available once in a window of 5 years.

2.2.11.1. For Women / Schedule Caste / Schedule Tribe Entrepreneurs, reimbursement will be 100% of space rent and economy class air fare for up to 2 persons from one unit up to Rs. 6 lakh. This assistance will be available once in a window of 5 years.
2.2.12. Reimbursement on transport: In order to encourage exports, 30% air freight and road transport charges up to Inland Container Depot (ICD)/ Port for export of perishable goods by Enterprise dealing in perishable goods will be reimbursed subject to a ceiling of Rs.5 lakh per annum.

2.2.13. The Apex Level Investment Promotion Empowered Committee, constituted under the chairmanship of the Hon. Chief Minister will be authorized to take decisions regarding interpretation and amendments to this Policy.


2.2.15. All the proposals received under this Policy will be processed under the single window system established by Madhya Pradesh Trade and Investment Facilitation Corporation Limited (TRIFAC).
Annexure I

The details of the incentives available under Industrial Promotion Policy, 2010 (Amended by order number F 20-14/2012/B-11 Dated 3-9-2012 by the Industries Department) which are applicable to the Agribusiness and Food Processing Industries are as mentioned below:

1. Interest Subsidy on term loan: The Enterprise will be provided subsidy provisioned in the clause 15.1 of the Industrial Promotion Policy, 2010.

   Eligible micro, small and medium manufacturing enterprises (excluding large scale industry) will get interest subsidy as below:

<table>
<thead>
<tr>
<th>Category of district</th>
<th>Total eligibility period and maximum amount of assistance</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Subsidy (Rs.in lakh)</td>
<td>Period (no. of years)</td>
</tr>
<tr>
<td>Backward -A</td>
<td>10.00</td>
<td>5</td>
</tr>
<tr>
<td>Backward -B</td>
<td>15.00</td>
<td>6</td>
</tr>
<tr>
<td>Backward -C</td>
<td>20.00</td>
<td>7</td>
</tr>
<tr>
<td>No. Industry Block</td>
<td>20.00</td>
<td>7</td>
</tr>
</tbody>
</table>

Eligible micro/small and medium manufacturing enterprises established by persons belonging to scheduled caste/ scheduled tribe and women / disabled persons in advance districts will also be eligible for above assistance @ 6% for a period of 8 years, subject to the maximum amount of Rs. 25 lakhs.

Eligible micro and small manufacturing enterprises will get interest subsidy in all the districts as applicable to category 'C' of backward districts.

2. Allotment of Government land on concessional rates: The Enterprise will be provided benefits under the clause 15.5 and 15.15 of the Industrial Promotion Policy, 2010.

   Agro-based and food processing, milk, herbal and minor forest produce based manufacturing enterprises, manufacturing industrial units based on recycling of waste material and bio-technology related manufacturing enterprises with fixed capital...
investment of Rs. 10 (Ten) crore or more will be considered as mega project and will be eligible for getting land on concessional rate of 25% as below:

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Project cost (Rs. in crores)</th>
<th>Area of land to be given on concessional rate...........</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>From 10 to 25</td>
<td>As per requirement upto 5 acres maximum</td>
</tr>
<tr>
<td>2</td>
<td>Above 25 upto 50</td>
<td>As per requirement upto 10 acres maximum</td>
</tr>
<tr>
<td>3</td>
<td>Above 50 to 75</td>
<td>As per requirement upto 15 acres maximum</td>
</tr>
<tr>
<td>4</td>
<td>Above 75 upto 100</td>
<td>As per requirement upto 20 acres maximum</td>
</tr>
<tr>
<td>5</td>
<td>Above 100</td>
<td>As per requirement upto 25 acres maximum</td>
</tr>
</tbody>
</table>

Note: In the context of manufacturing enterprises based on recycling of waste materials, the list / description will be issued by the Department of Commerce, Industry and Employment as required.

3. Industrial Promotion Assistance Scheme: The Enterprise will be provided benefits under the clause 16.3 of the Industrial Promotion Policy, 2010.

Micro and small manufacturing enterprises having fixed capital investment of Rs 1 Cr of more but less than Rs. 10 Cr would be given industrial investment promotion assistance in all the districts of the State as applicable to category ‘C’ of the backward districts. Under this scheme, micro and small enterprises would be eligible for Industrial Investment Promotion Assistance of 50% for a period of 5 years after adjusting input tax rebate on the amount of value added tax (VAT) and central sales tax (CST) (excluding the amount of value added tax on purchase of raw materials) deposited by them.

Large and Medium Industries will be given industrial investment promotion assistance after adjusting the input tax rebate on the amount of commercial tax and central sales tax deposited by them (excluding the amount of value added tax on purchase of raw materials) on the basis of minimum eligible capital investment and to the extent shown below -
<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Category of District</th>
<th>Minimum eligible capital Investment (Rs. in crores)</th>
<th>Percentage of investment promotion assistance</th>
<th>Period of Assistance (No. of years)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Advanced District</td>
<td>Less than 25</td>
<td>50</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Above 25</td>
<td>75</td>
<td>3</td>
</tr>
<tr>
<td>2</td>
<td>Backward 'A'</td>
<td>Less than 20</td>
<td>50</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Above 20</td>
<td>75</td>
<td>5</td>
</tr>
<tr>
<td>3</td>
<td>Backward 'B'</td>
<td>Less than 15</td>
<td>50</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Above 15</td>
<td>75</td>
<td>7</td>
</tr>
<tr>
<td>4</td>
<td>Backward 'C'</td>
<td>Less than 10</td>
<td>50</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Above 10</td>
<td>75</td>
<td>10</td>
</tr>
</tbody>
</table>

The amount of assistance may be adjusted against the tax liability of subsequent year. Necessary budget provision shall be made in the departmental budget. The amount assistance shall not exceed the fixed capital investment.

4. Relief from Entry Tax: The Enterprise will be provided benefits under the clause 17.1 of the Industrial Promotion Policy, 2010.

1- Eligible manufacturing industries will be exempted from payment of entry tax for a period of five years from the date of first purchase of raw material. Perishable raw material based agro and food processing industry and manufacturing agro-based and food processing industries in which fixed capital investment is more than Rs. 100 Cr or other manufacturing eligible industrial units, whose fixed capital investment is more than Rs. 500 Cr will be eligible for exemption from payment of entry tax for a period of seven years. District Level Committee will decide case of exemption from entry tax for micro, small and medium industrial units while State Level Committee will decide the case of exemption for large industrial units.

2- Industrial enterprises giving regular employment to more than 1000 persons with 90% or more being bonafide residents of Madhya Pradesh (excluding management of the enterprises) will be given exemption from Entry Tax for an additional period of two years over and above the period of entitlement under para 1

3- Necessary amendments will be made in the Entry Tax Act for abolishing liability of entry tax on raw materials purchased by one industry from another industry situated within an industrial area or industrial growth centre by considering such industrial area are as one local area.
4- Entry Tax Act will be suitably amended to abolish liability of entry tax on transfer of semi-finished products from one industrial unit to another industrial unit situated in a different local area for intermediate processing/finishing and transfer back to the original unit for manufacture of final saleable product.

5- Necessary provisions will be made in the Entry Tax Act for treating the industrial units, which are established or spread over more than one local area, as established in one local area for the purpose of entry tax.

6- Entry tax rates would be rationalized as needed to keep entry tax rate at par with those in the other competitive States.
Annexure-2

फिकास कल्याण तथा कृषि विकास विभाग
मंत्रिलय, बलाभ धवन, मोदाल

मोदाल, दिनांक 12 मार्च 2006

राज. दो-15-50-2005-चौदाह-3,---यदि: राज्य सरकार को राज्य में उद्योग संस्थापन चीड़, 2004 तथा इस विभाग की एक्सिस्था क्रमांक दो-15-27-04-चौदाह-3-दिनांक 4 मार्च, 2005 को दिनांक के 1 में राज्य प्रज़ाविक्षण परिषद्रक खान प्रस्तावित उद्योगप्रस्ताविकारण कार्य को राज्य में दीनांकित था तो सामाजिक अधिकार के उद्देश्य को प्रोत्साहित करने के उद्देश्य से मन्दिर फ़िल्में से धुमावन को हुए के लिए शास्त्रीय पत्र से प्रेस गया है।

अन्ततः, सर्वोच्च अधिकारी उपजन फ़र्म आधिकारिक, 1972 (क्रमांक 24 सन, 1973) को भाषा 69 की वस्तुता (1) और (2) द्वारा प्रदत्त हितिगतों को प्रदेश में जाते हुए, राष्ट्र सत्ता, जनता वाला, जनता शास्त्रीय, जो कि प्रस्तावित के लिए उपयोग में लाया जा रहा है, के उपयोग के लिए राष्ट्र के फिल्मों के शीर्ष के लाई गया ऐसी देशस्थित कृषि उपज "धान" की दक्ष आधिकारिक के अधीन देश मन्दिर फ़िल्म के धुमावन से नियमावली नियमित तथा शास्त्री के अध्यक्ष रहते हुए पूरा प्रदर्शन करता है, अनुसार:

(1) स्पष्टतः की गई आधुनिक राज्यभाषा विषयों में केंद्र शासनवी बोलते के उपयोग के उपयोग हेतु करेने वाले के रूप में उपयोग में लाई गई अधिशुल्क कृषि उपज "धान" पर फ़िल्मों के प्रदर्शन के छूट दी जाएगी किन्तु यह अधिशुल्क कृषि उपज "धान" को शास्त्रीय
(8) यहाँ देखा जा सकता है कि उपरोक्त स्थिति में एक लंबी अवधि के लिए रूपांतरण की आवश्यकता हो सकती है। कारण, इस अवधि के लिए कोई विशेष उपाय नहीं हो सकता क्योंकि दिनवार्षिक रूप से ग्राहक द्वारा की जाती है। अतः, यह प्रक्रिया ऊपरी के समय के दौरान निर्धारित की जानी चाहिए।

(9) यहाँ देखा जा सकता है कि उपरोक्त स्थिति में एक लंबी अवधि के लिए रूपांतरण की आवश्यकता हो सकती है। कारण, इस अवधि के लिए कोई विशेष उपाय नहीं हो सकता क्योंकि दिनवार्षिक रूप से ग्राहक द्वारा की जाती है। अतः, यह प्रक्रिया ऊपरी के समय के दौरान निर्धारित की जानी चाहिए।

(10) यहाँ देखा जा सकता है कि उपरोक्त स्थिति में एक लंबी अवधि के लिए रूपांतरण की आवश्यकता हो सकती है। कारण, इस अवधि के लिए कोई विशेष उपाय नहीं हो सकता क्योंकि दिनवार्षिक रूप से ग्राहक द्वारा की जाती है। अतः, यह प्रक्रिया ऊपरी के समय के दौरान निर्धारित की जानी चाहिए।

(11) यहाँ देखा जा सकता है कि उपरोक्त स्थिति में एक लंबी अवधि के लिए रूपांतरण की आवश्यकता हो सकती है। कारण, इस अवधि के लिए कोई विशेष उपाय नहीं हो सकता क्योंकि दिनवार्षिक रूप से ग्राहक द्वारा की जाती है। अतः, यह प्रक्रिया ऊपरी के समय के दौरान निर्धारित की जानी चाहिए।

(12) यहाँ देखा जा सकता है कि उपरोक्त स्थिति में एक लंबी अवधि के लिए रूपांतरण की आवश्यकता हो सकती है। कारण, इस अवधि के लिए कोई विशेष उपाय नहीं हो सकता क्योंकि दिनवार्षिक रूप से ग्राहक द्वारा की जाती है। अतः, यह प्रक्रिया ऊपरी के समय के दौरान निर्धारित की जानी चाहिए।

पीएचडी, दिसंबर 2008
Bhopal, the 12th March 2008

No. D-15-50-04-XIV-3.—WHEREAS in the opinion of the State Government, the traditional Food Processing Industry/Processor as mentioned in the Industry Promotion Policy 2004 and in Para 1 of this Department's Notification No. D-15-27-04-XIV-3, dated 4th March, 2006 has been kept in eligible classament for relancements in the payment from the market fee to encourage the production of Basmati rice produced from paddy in the State;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) and (2) of Section 69 of the Madhya Pradesh Krishi Upaj Mandi Adhiniyam, 1972 (No. 24 of 1973), the State Government hereby exempt such notified agriculture produce "Paddy" brought into any market area of the State for the production of Basmati Rice, which is being used for processing from the payment of market fee payable under the said Act, subject to the following terms and conditions, namely—

1. Exemption from the payment of mandi fee on notified agriculture produce "Paddy" used as raw material for the use of the production of only Basmati Rice in the established Modern Rice/Paddy mills but if the notified agriculture produce Paddy is sold in commercial transaction or has been used in contravention of the term and conditions prescribed in the notification the exemption shall not be made by the market committee of the market area and the concerned market committee shall levy the market fee under sub-section (4) of Section 19 of the said Act.

2. It shall be binding for the above food processing Industries (Modern Rice/Paddy mills) to obtain the license of market functioning under section 31, 32 and 32-A of the said Act, and it shall be necessary to submit to the Income Tax Department and Commercial Tax Department, the periodic return attested and certified copy and all other details as directed from time to time, in relation to the notified agriculture produce "Paddy" purchased as raw material within the said area from notified paddy mills in the market committee of the market area.

(1) The exemption of market fee shall not be effective on the notified agriculture produce Paddy brought in for the use of processing of production of Basmati Rice in any market area after purchase from outside of the State and the payment of market fees will have to be made to the market committee of the concerned market area under Section 19 of the said Act.

(4) The exemption from market fees under above terms as well as the provisions of the said Act and the rules and bye laws made thereunder shall be applicable to all the Modern Rice/Paddy Mills.

(5) Such modern Rice/Paddy Mills, which are registered in the Industry Department and are defined and recognized by Industry Department under the Industry Promotion Policy 2004 and have invested minimum capital investment of Rs. 10 crore for establishing the Modern Rice/Paddy Mills, shall be exempted from the payment of market fees under above terms and conditions.

(6) For the purpose of exemption from the payment of market fees, it shall be necessary for the Modern Rice Mills/Paddy Mills to get confirmed the capital investment made as per Condition No. (5), daily and annual capacity of the productions of Basmati Rice, raw material and quantity of notified agriculture produce "Paddy" from the Industry Department.

(7) This exemption shall not be applicable to such modern Rice/Paddy Mills who have failed to produce the certified quantity for production of Basmati Rice as mentioned in Condition No. (6), and the raw material therefore and the details of the quantity of the notified agriculture produce "Paddy".

(8) A certificate regarding the quantity of Rice alongwith a periodic return by the modern Rice Mills/Paddy Mills will have to be produced to the market committee and a declaration stating that the concerned party has not produced any other variety of rice other than the Basmati from the Paddy purchased from the referred institute or from the available stock of the Paddy, so that it will be necessary to mention in the certificate, the total quantity of the variety, total cost and the quantity of the notified agriculture produce "Paddy" used for the purpose.

(9) Exemption from market fee to establish modern Rice Mills/Paddy Mills as mentioned in
Condition No. (5) shall be equivalent to maximum fifty percent amount of the permanent capital investment made by them. It shall be the duty of the concerned market committee, in whose area Modern/Paddy Mills is established, to calculate the monthwise exemption obtained from all the market committees of the state and ensure the implementation of the terms and conditions.

(10) Subject to sub-section (2) of Section 69 of the Act, the Modern Rice Mills/Paddy Mills established in market area shall be entitled for exemption from market fees for maximum five years from 1st October, 2007 or as mentioned in Condition No. (9) whichever is earlier.

(11) In case of breach of any condition or non-compliance or violation of the provisions of this Act and aforesaid terms and conditions, the amount of the usual market fees may be payable as penalty by established Modern Rice Mills/Paddy Mills to the concerned market committee.

(12) Managing Director, Madhya Pradesh Rajya Krishi Vipan Board is authorised to provide exemption in market fee to such units according to aforesaid determined terms, who shall take necessary decision in this regard, after case-wise examination.

By order in the name of the Governor of Madhya Pradesh.

B. S. BACHEL, Addl. Secy.
किसान अक्सर तथा जूति विक्रास विभाग ।

जीवन साहिल, वाल्ला भवन, भोपाल
भोपाल, भिन्नक 2 फरवरी 2011

क्र. दी-15-06-2011-पेपट-3-जाब-राजन शर्मा ने यह निर्देशना की है कि प्रदेश की समस्याएं बढ़ता प्रतिबंधन में नीचे 2008 ऐसा प्रदेश की जनता संबंध मंत्री, 2010 के अनुसार अंतरिक्ष की स्थानीय परिस्थितियों को स्थिर करने के उद्देश्य से पहली पीठ से युगल में कुट प्रदर्शन की जाएगी।

शास्त्री, भावाच्छल तथा, गणी अधिनियम, 1972 (24 मई 1973) की तारीख 69 को जमाया (1) और (2) इनका बहुत शासकों को प्रयोग में लाए हुए, युगल बालक, भोपाल, राजन शर्मा अधिनियम के रूपांतरण अंतरिक्ष की स्थानीय परिस्थितियों द्वारा बनाए रखने के लिए युगल के प्रयोग में नांद के दो चीनी लाइन को बनाए रखने के लिए निर्देश प्राप्त करते हैं।

(1) अंतरिक्ष की स्थानीय परिस्थितियों द्वारा बनाए रखने के लिए निर्देश प्राप्त करते हैं।

(2) इन अंतरिक्ष की स्थानीय परिस्थितियों के व्यवहार से निकले मंदी दर बढ़ते हैं।

(3) उच्च अंतरिक्ष की स्थानीय परिस्थितियों के व्यवहार से निकले मंदी दर बढ़ते हैं।

(4) यूरोप का अंतरिक्ष अंतरिक्ष की स्थानीय परिस्थितियों के व्यवहार से निकले मंदी दर बढ़ते हैं।
(5) यद्यपि लाघु एवं अन्य व्यवसाय का प्रतिष्ठा के पावन के लिए उपलब्ध पुनर्विकल्पित उपभोक्ता (5) का अंदाज़ मानिए अन्य आयुक्त/अनुदानकर्ता का प्रतिष्ठा के लिए उपलब्ध पुनर्विकल्पित उपभोक्ता का प्रति
आबादी के लिए उन्नत उद्देश्य को पूरा करने के लिए, जिष्ज के लिए उन्नत को गठन पूरे तो है दूल और जिष्ज के लिए उन्नत का उत्पादन करने के लिए इतना है जिसे जिष्ज का उपयोग करने के मामले में उपकारीक विभेद करेगा।

मध्य प्रदेश के राजधानी के नाम से गठा आदेशपत्र, अन्य संस्थान गंगापाट, इहांसंग।

भोपाल, दिनंक 2 फरवरी 2011

ज.डी-15-06-2011-वीडी-3.—भारत के संविधान के अनुसार 187 वे खंड (3) के अनुसार, इस विषय को सरकारी अधिकृत, डिनंक 2 फरवरी 2011 का अंदेश अनुसार तन्त्रज्ञ के प्रावधान से सावधानी प्राप्त किया जाता है।

मध्य प्रदेश के राजधानी के नाम से गठा आदेशपत्र, अन्य संस्थान गंगापाट, इहांसंग।

Bhopal, the 2nd February 2011

No. 15-06-2011-XIV-3.—Whichever, in the opinion of the State Government, the Licence Food Processing Industry/Processor as provided in the Madhya Pradesh Food Processing Policy, 2003 and Madhya Pradesh Industrial Promotion Policy, 2010 should be given relaxations in the payment from the market fee to encourage their production in the-State.

Now, therefore, in exercise of the powers conferred by sub-section (1) and (2) of Section 69 of the Madhya Pradesh Krishi Upaj Mandi Adhiniyam, 1972 (No. 24 of 1973), the State Government hereby exempt the Notified Agricultural Produce brought into or purchased in any market area of the State for the use of production/processing, from the payment of market fee payable under the said Act, subject to the following terms and conditions, namely —

1. The Notified Agricultural Produce means the agricultural produce defined under the Section 2(11) (a) of the Act and enlisted in Schedule II, III, X and Soybean enlisted in Schedule IV of the Act.

2. List of Food Processing Industry/Processor who would be considered for the benefit of exemption from payment of mandi fee on notified agricultural produce brought into any market area of the State for the purpose of production/processing in the established units, but if the said notified agricultural produce is sold or purchased in a commercial transaction or has been used in contravention of the terms and conditions prescribed in the notification, the exemption shall not be made by the market committee of the market area and the concerned market committee shall levy the market fee as per the provisions of the said Act.

2.1 — Dal mills with the investment of above 50 Lakh in plant and machinery.

2.2 — Rice mills, Rice milling processing of paddy, Poha, Murmura mills with the investment of above 50 Lakh in plant and machinery.

2.3 — excluding Soybean (including refined oil) and de-oiled cakes, is twenty five percent or above.

2.4 — Cattle feed and Poultry feed units with the investment of above 50 Lakh in plant and Machinery.

2.5 — Salted snacks and Masala Making units with the investment of above 50 Lakh in plant and Machinery.

But, the Wheat based Licence Food Processing Industry shall be ineligible for the purpose of benefit of not paying the mandi fee on the notified agricultural produce brought into any market area from out of State.

(3) Food Processing Industry listed in Para 2 above, which has established in the Food Park, notified by the Madhya Pradesh Horticulture & Food Processing Department and Roller Flour Mills, with fixed capitals with the investment in Plant and Machinery above 50 Lakh would be considered for exemption from payment of Mandi Fee on the notified agricultural produce purchased in the market area brought from with in State.

(4) Exemption from payment of mandi fee on said notified agricultural produce shall only be extended, if it is used as raw material for the purpose of production/processing in the established units, but if the said notified agricultural produce is sold or purchased in a commercial transaction or has been used in contravention of the terms and conditions prescribed in the notification, the exemption shall not be made by the market committee of the market area and the concerned market committee shall levy the market fee as per the provisions of the said Act.
किसान कक्षाओं का कृषि बिकास का विभाग
मंत्रिलिख, उद्योग, मंत्री, भोपाल
भोपाल, दिनांक 26 मई 2011

क. दि-15-06-2011-मंत्री—मचियो देश, वृद्ध समस्या, 1972 (कार्यक्रम 24, अनु. 1972) की या क्र. 69 की संपत्ति (1) और (2) इन प्रकार के रूप में लेने हुए, उपयोग करना ठहरा; इस विषय में आदेशानुसार आधिकारिक दिनांक 15-01-2011-मंत्री—, भोपाल, दिनांक 2 क्रमांक 2011 में तथा प्रसन्न रूप से विश्वास प्राप्त करके, में समस्त राज्य के प्रशासकों में इसका लाभ दिनांक 0087 में समस्त उपयोग करना ठहरा; 2010 के प्रसन्न रूप से क्रमांक 3 की क्षमता के अनुसार बिना रूप से विलीनता से युक्त हो रही है।

मचियो देश, वृद्ध समस्या, 1972 (कार्यक्रम 24, अनु. 1972) की या क्र. 69 की संपत्ति (1) और (2) इन प्रकार की उपयोग करना ठहरा; इस विषय में आदेशानुसार आधिकारिक दिनांक 15-01-2011-मंत्री—के—, भोपाल, दिनांक 2 क्रमांक 2011 में तथा प्रसन्न रूप से विश्वास प्राप्त करके, में समस्त राज्य के प्रशासन को समस्त राज्य के प्रशासन के अधीन समस्त उपयोग करना ठहरा; 2010 के प्रसन्न रूप से विलीनता से युक्त हो रही है।

उपरोक्त आदेश (3) की विलीनता का कृषि विभाग ने दिनांक 31 मई 2011 के आदेश (3) के अनुसार अद्वितीय उपयोग करना ठहरा; इस विषय में आदेशानुसार आधिकारिक दिनांक 15-01-2011-मंत्री—के—, भोपाल, दिनांक 2 क्रमांक 2011 में तथा प्रसन्न रूप से विश्वास प्राप्त करके, में समस्त राज्य के प्रशासन को समस्त राज्य के प्रशासन के अधीन समस्त उपयोग करना ठहरा; 2010 के प्रसन्न रूप से विलीनता से युक्त हो रही है।

मचियो देश के राज्य के नाम से या दासको, आजय सिंह गंगवाल, राजस्थान.
भोपाल, दिनांक 26 मई 2011

क. दि-15-02-2010 मंत्री—भारत के विभाग के अनुसार देश 348 के बज़ार (3) का अनुसार यह इतिहाद की आम बिक्री का कार्यक्रम आदेश, दि-14-26 मई 2011 का अंतिम अनुसार, राज्य के प्रशासन के विभाग के गरीबा के लिए प्राप्त किया जाता है।

मचियो देश के राज्य के नाम से या दासको, सात, आजय सिंह गंगवाल, राजस्थान.

Bhopal, the 26th May 2011

No. D-15-06-2011-XIV-3—In exercise of the powers conferred by sub-section (1) & (2) of Section 69 of the Madhya Pradesh Krishi Upaj Mandi Adhiniyam, 1972 (No. 24 of 1972), the State Government, have exempted Food Processing Industry from payment of market fees payable under the said Act as per the terms and conditions specified in this Department’s notification No. D-15-06-2011-XIV-3, dated 2nd February 2011.

In exercise of powers conferred by sub-section (1) & (2) of Section 69 of the Madhya Pradesh Krishi Upaj Mandi Adhiniyam, 1972 (No. 24 of 1972), the State Government, hereby makes the following amendment in this Department’s said notification, namely—

In the said notification “Condition Number- (3)” is rescinded and shall be substituted by the following, the id—

“Condition Number-(3)—Food Processing Industry listed in condition (2) above, which have been established in the Food Parks, notified by the Food & Agriculture Development, with the investment in Plant and Machinery of above Rs. 50 Lakh, would be considered for exemption from payment of mandi Fee on the notified agricultural produce purchased within any market area of the state and or brought into any market area from out of state. However, “wheat” based Food Processing Industry with the investment in Plant and Machinery of above Rs. 50 Lakh would be considered only for exemption from payment of mandi Fee on the notified agricultural produce purchased within any market area of the State.”

By order and in the name of the Governor of Madhya Pradesh,
AJAY SINGH GANGWAR, Dy. Secy.
भूमि गंगा माता जयंति क्रम
प्रकाशक, के प्रारंभिक 22-35,
विवाह 50-1-0: द्वारा पूर्ण भूमि
प्रजातन्त्र शक्ति नए गृह की पूर्ण अज्ञात
ि द्वारा किये जाने के लिए, अनुमान,

मध्यप्रदेश राजस्व
(असाध्य)
प्राधिकार से प्रकाशित

विशेष, जनवरी-फरवरी 2010

(1) अर अनुसार पक्ष की आपकी \-

(2) दो वर्षों की उपस्थिति के \-

(3) अपने द्वारा अपने \-

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(4) The primary purpose of the 2016 Act is to promote the State Government’s objectives of food processing. The Government has made it clear that food processing units shall be encouraged to be established in the State.

(5) Pursuant to Section 15 of the Act, the State Government has made it clear that food processing units shall be encouraged to be established in the State.

(6) The 2016 Act has been implemented with a view to promote the State Government’s objectives of food processing. The Government has made it clear that food processing units shall be encouraged to be established in the State.

(7) The State Government has made it clear that food processing units shall be encouraged to be established in the State.

(8) The State Government has made it clear that food processing units shall be encouraged to be established in the State.

(9) The State Government has made it clear that food processing units shall be encouraged to be established in the State.

Rajasthan Rajya Parishad

Sampark Bhawan, Jaipur

Bhopal, 19th September, 2019
1. Exception from payment of market fee on the said notified agriculture produce shall only be extended if it is used as raw material for the purpose of production/processing in the established units, but if the said notified agriculture produce is sold or purchased in a commercial transaction or has been used in contravention of the conditions and restrictions specified in the notification, the exemption shall not be made by the market committee of the market area and the concerned market committee shall levy the market fees as per the provisions of the said Act.

2. It shall be binding for the above stated food processing units to obtain the license of market functionary under sections 32 and 33-A of the said Act, and it shall also be necessary for them to submit to the market committee of the market area, attested and certified copies of their periodic returns and all other details furnished to the Income Tax Department/Commercial Tax Department in relation to the notified agriculture produce i.e. "Fruits", "Vegetables" and "Flowers" purchased as raw material within the State or from outside the State.

3. Such food processing units which are registered with the Horticulture and Food Processing Department of Madhya Pradesh and are recognized by them under the Food Processing Policy, 2008 of the State shall only be considered for exemption from the payment of market fees under above conditions and restrictions.

4. For the purpose of exemption from the payment of market fee, it shall be necessary for the food processing unit to produce certified details of permanent capital investment made, daily and annual capacity of the production, raw material i.e. quantity of notified agriculture produce of "Fruits", "Vegetables" and "Flowers" needed, obtained from the Horticulture and Food Processing Department of Madhya Pradesh.

5. This exemption shall not be applicable to such food processing units who have failed to produce the certified capacity for production, its raw material requirement of "Fruits", "Vegetables" and "Flowers", its used quantities in processing/production and failure to use the same for processing/production.

6. Exemption from market fee shall be cumulatively equivalent to maximum fifty percent amount of the permanent capital investment made by food processing units. After attaining this limit of exemption, the exemption shall cease to operate. It shall be the duty of the concerned market committee, to whom the food processing unit is established, to calculate the month wise exemption obtained by the food processing unit from all the market committees of the State and ensure the implementation of the conditions.

7. Subject to sub-section (7) of Section 60 of the Act, the food processing unit established in market area shall be entitled for exemption from market fees for maximum three years from the first date of purchase of the notified agriculture produce.

8. In case of breach of any aforementioned condition and restriction, or non-compliance or violation of the provisions of this Act, fine time amount of the exemption of market fees will be payable as penalty by the established food processing unit to the concerned market committee.

9. The Managing Director, Madhya Pradesh State Agricultural Marketing Board is authorized to provide exemption in market fee to such units succeeding to aforesaid determined condition, who shall take necessary decision in this regard, after case wise examination.

By order and in the name of the Governor of Madhya Pradesh,

भोपाल, फरवरी 27, 2012

ए ५२६ ३। एप्रिल आठ। एटीएचसी जीएफसीमिस्टिक फिटनेस लाइंसिंग कार्यों के लिए दिनांक 25 जनवरी 2012 को अधिनियम
उद्घाटन व्रत अनुसार नाम को घोषित किया गया है।

मध्यप्रदेश के संविधान के नं. 37 व मंडल 2. राजेश छाया, आर संजीव

मध्यप्रदेश अधिनियम

अभाष ५ मई, २००२

मध्यप्रदेश कृति उपज मण्ड़ी (तरनच संशोधन) अधिनियम, २००१.

विषय-सूची.

भाग १:

1. विशेष नाम,
2. विभाग २ का संबंध,
3. विभाग ३ का संबंध,
4. विभाग ४ का संबंध,
5. विभाग ५ का संबंध,
6. विभाग ६ का विशेष,
7. विभाग ७ का विशेष,
8. विभाग ८ का विशेष,
9. विभाग ९ का विशेष,
10. विभाग १० का विशेष.
संबंधित नाम,

भाषा 7 का संबंध, 7 का संबंध;

एकदिन अदालत का फैसला 6 तारीख, 7 तारीख, 8 तारीख.

‘इतिहास’ का फैसला 12 तारीख और 13 तारीख.

प्रामाण्य दर्शकों का फैसला 7 तारीख, 8 तारीख.

अभिखण्डन का फैसला 6 तारीख, 7 तारीख, 8 तारीख.

'ग्राम्य' का फैसला 9 तारीख, 10 तारीख, 11 तारीख.
6. शुल्क व्यक्तिगत की दाखिला 31 में, (34) तथा (36) ने, अर्थात् "प्रस्तावना" के स्थान पर या "प्रस्तावना वा विवरण" स्थापित किया जाए।

7. एक से स्वीकार नहीं 31 में, (3) ने, विशेष "प्रस्तावना" के स्थान पर या "प्रस्तावना वा विवरण" स्थापित किए जाए।

8. नीचे खाने के लिए 31 में, या "कोण" (विनियम) के स्थान पर या "शोधित वा विनियम" स्थापित किए जाए।

पीपुल, रविंद्र 27 अगस्त 2012

8. अर्थात् 30 अगस्त तक या सर्वसमान के अनुसार 31 में, या "प्रस्तावना" के स्थान पर या "प्रस्तावना वा विवरण" स्थापित किए जाए।
THE MADHYA PRADESH KRISHI UPAJ MANDI (THIRTIYA SANSODHAN) ADHINAM, 2011.

TABLE OF CONTENTS

Sections:
1. Short title.
2. Amendment of Section 2.
3. Amendment of Section 6.
4. Amendment of Section 11.
5. Amendment of Section 19.
6. Amendment of Section 19-B.
7. Amendment of Section 21.
8. Amendment of Section 31.

THE MADHYA PRADESH ACT
No. 7 of 2012.

THE MADHYA PRADESH KRISHI UPAJ MANDI (THIRTIYA SANSODHAN) ADHINAMI, 2011.

[Reserved the assent of the Governor on the 25th January, 2012; assent first published in the "Madhya Pradesh Gazette (Extraordinary)", dated the 27th January, 2012.]

An Act further to amend the Madhya Pradesh Krish Upa Mandi Adhini, 1972.

Be it enacted by the Madhya Pradesh Legislature in the Sixty second year of the Republic of India as follows:

1. This Act may be called the Madhya Pradesh Krish Upa Mandi (Thirtiya Sansodhan) Adhini, 2011.

2. In Section 2 of the Madhya Pradesh Krish Upa Mandi Adhini, 1972 (No.24 of 1972) (hereinafter referred to as the Principal Act), in sub-section (1),—

(i) in clause (b), for the word "processor" wherever it occurs, the words "processor, manufacturer" shall be substituted;

(ii) after clause (c), the following clauses shall be inserted, namely:

"(ff) "manufacturer" means a person who manufactures agricultural produce by manual or mechanical means;

(ff) "manufacturing" with its grammatical variations and cognate expressions means the production of articles for use from raw agricultural produce or its product, by giving them new forms, qualities, properties or combinations, whether by hand-labour or by machinery;"

(iii) in clause (j), for the words "a processor", the words "a processor, a manufacturer" shall be substituted;

(iv) in clause (l), for the word "processing", the words "processing or manufacturing" shall be substituted.
3. In Section 6 of the principal Act,—

(i) in the first proviso, in clause (b), for the colon, the semi-colon shall be substituted and thereafter the following clause shall be inserted, namely:

"(c) agricultural produce notified in Part VII and VIII of the Schedule which is purchased or sold outside the notified market yard ?;"

(ii) for the second proviso, the following proviso shall be substituted, namely:

"Provided further that the State Government may, by notification, for reasons to be specified therein, withdraw the exemption in respect to such market yard as may be specified in the notification under sub-clause (ii) of clause (a) of the preceding proviso. The State Government may also, by notification, withdraw the exemption and issue directives for the agricultural produce purchased or sold with respect to clause (c) of the preceding proviso, and the directives so issued would be bound to be complied with.".

4. In Section 11 of the Principal Act, in sub-section (1), in clause (c), for the word "processing", the words "processing or manufacturing" shall be substituted.

5. In Section 19 of the Principal Act,—

(i) in sub-section (1),

(a) in clause (ii), for the word "processing" the words "processing or manufacturing" shall be substituted;

(b) in the proviso, for the word "processing" the words "processing or manufacturing" shall be substituted;

(ii) in sub-section (2), in the fourth proviso, for the words "for processing", the words "for processing or manufacturing" shall be substituted and for the word "processor" wherever it occurs, the words "processor or manufacturer" shall be substituted;

(iii) in sub-section (4), for the word "processed" occurring at the first place, the words "processed, manufactured" shall be substituted and for the word "processed" occurring at the second place, the words "processed or manufactured" shall be substituted;

(iv) in sub-section (5), for the word "processing", the words "processing or manufacturing" shall be substituted;

(v) in sub-section (6), in the proviso, for the word "processed", the words "processed or manufactured" shall be substituted.

6. In Section 19-B of the Principal Act, in sub-section (1), for the word "processing", the words "processing or manufacturing" shall be substituted.

7. In Section 21 of the Principal Act, in sub-section (1), for the word "processor", the words "processor, manufacturer" shall be substituted.

8. In Section 21 of the Principal Act, for the word "pressing", the word "manufacturing" shall be substituted.
Contacts :

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