GOVERNMENT OF SIKKIM
LAW DEPARTMENT
GANGTOK

No.1/LD/P/2005 Dated 25.4.2005

NOTIFICATION

The following Act of the Sikkim Legislative Assembly having received the
assent of the Governor on 9th day of March, 2005 is published for general information.

THE SIKKIM ECOLOGY FUND AND ENVIRONMENT CESS ACT,2008
( ACT NO. 1 OF 2005 )

AN
ACT
to provide for the protection and improvement of environment and for matters connected therewith or
incidental thereto.

Be it enacted by the Legislature of Sikkim in the Fifty-sixth year of the Republic of India as follows:-

CHAPTER I
PRELIMINARY

Short title, extent and Commencement
1. (1) This Act may be called the Sikkim Ecology Fund and
(2) It extends to the whole of Sikkim

(3) It shall come into force on such date as the State Government may, by notification in the Official Gazette, appoint.

Definitions

2. In this Act, unless there is anything repugnant in the subject or context:-

(a) “biodegradable materials” means materials, articles and goods that are degraded as a result of microbial activity in natural environment under normal course;

Explanation – Materials articles and goods deemed to be “biodegradable “ are prescribed in the Schedule I for the purpose of this Act:

Provided that the State Government may amend or modify the Schedule I by notification if deemed necessary;

(b) “business” includes any trade, commerce or manufacture or any manufacture or any adventure or concern in the nature of trade, commerce or manufacture

(c) “Cess “ means cess or fee payable under this Act;

(d) “dealer” means any person who carries on business of buying and selling of goods specified in the Schedules or services for commission, remuneration or otherwise and includes any individual, firm, Hindu Undivided family, company, corporation, a department of State or Central Government, Public Sector Undertaking, Autonomous body, society, club or association (or the incorporation of such society, club or association

Explanation 1- A broker, commission agent who carries the business of procuring goods or services from outside the State of Sikkim for the purpose of buying and selling of goods or services having impact on environment and who has authority to procure and sell such goods or services belonging to their owner shall be deemed to be dealer for the purpose of this Act

Explanation 2- The manager or agent of a dealer residing inside or outside the State, and who procures goods or services from outside the State of Sikkim and sells goods or services within the State shall in respect to such business, be deemed to be a dealer for the purpose of this Act;

Explanation 3- The proprietor, manager or agent of a hotel, resort, lodge or motel who carries out the business of providing services like lodging boarding or ready to eat food facilities to customers on payment of cash or by credit card or by deferred payment be deemed to be a dealer for the purpose of this Act.

Explanation4-Head of a Department or an officer specifically
designated for the purpose from various State Government Departments, Central Government Departments, Public Sector Undertakings, Semi-autonomous bodies or Autonomous bodies procuring materials from outside the State and liable to pay cess imposed under the provisions of this Act shall be deemed to be dealer for the purpose of this Act.

(e) “Department” means the Department of State Government dealing with Environment and or Department of the State Government entrusted with responsibility of collection of cess under this Act;

(f) “hotel” “resort” “lodge” and “motel” means any premises that is used for providing services like lodging or boarding or ready to eat food facilities to customers on payment in consideration thereof;

(g) “manufacture” with all its grammatical variations and cognate expressions, means producing, making, extracting altering, repairing, ornamenting, finishing, packing, fabricating, or otherwise processing or adapting any goods specified in the Schedules but does not include such manufacture or manufacturing process as may be prescribed;

(h) “non-biodegradable materials” means materials, articles and goods that are not degraded by microbial activity and shall include all kind of goods in solid, liquid or gaseous form that are not degraded in natural environment under normal course;

Explanation – Materials, articles and goods deemed to be “non-biodegradable” are included in the Schedule I for the purpose of this act;

Provided that the Schedule II can be modified by the State Government by notification if deemed necessary (i) “notification” means a notification published in the Official Gazette;

(j) “Prescribed” means prescribed by rules made under this Act or as prescribed by notification under this Act by the State Government

(k) “Prescribed authority” means authority appointed by the State government by notification under sub-section (1) of Section 4.

(l) “Registered dealer” means a dealer registered under section 10.

“sales” with its grammatical variations and cognate expressions means any transfer of property in goods or services by one to another for cash or for deferred payment;

(m) “sale price” means the amount payable to a dealer as consideration for the sale of goods or services less any sum allowed as cash discount;

Explanation 1 – In respect of goods or services delivered on hire purchase or any system of payment by installments, the total sale price (including the amount payable and interest thereupon) on the date of such delivery of goods or services shall be taken as the sale price for the purpose of this Act;

Explanation 2 – The sale price shall include the excise duty, value added tax or any other levies on the goods, under any Central or State law for the time being in force made at the time of or before the delivery of
the goods or services to the buyer whether such duty, fee or other levy is paid by the purchaser of the goods to the seller along with the consideration for the sale or directly to the Government;

(o) “Sikkim” means the territory comprised in the State of Sikkim;
(p) “State government” means the Government of Sikkim;
(q) “turnover” used in relation to a establishment over any period means the aggregate of sale or services price or part of sale or services price receivable;
(r) “year” means the financial year commencing on the first day of April and ending on the 31st day of March next following.

CHAPTER II

GENERAL POWERS OF THE STATE GOVERNMENT

General powers of the State Government to Protect and improve Environment

3. (1) Subject to the provisions of this Act, the State Government shall have powers to take all such measures as it deems necessary or expedient for the purpose of protecting and improving the quality of environment pollution and take measures for restoration of ecological balance of the State.

(2) In particular and without prejudice to generality of the provision of the sub section (1), such measures may include measures with respect to all or any of the following matters, namely:-

(a) Coordination of actions of different Departments of the State Government officers, and other authorities under this Act or rules made thereunder or under any law for the time being in force for the purpose of achieving objectives of environmental conservation and improvement;
(b) Laying sown procedure for implementation of this Act;
(c) Impose levy of environment cess or fee wherever the abuse of environment can not be prevented
(d) Create a separate non lapsable ‘Sikkim Ecological Fund’ for depositing such fee or cess as imposed by clause (c ) and ensuring utilization of such fee or cess for environmental amelioration measures;
(e) Impose restrictions of areas in which any industry, operations or process or class of industries or operations shall not be carried out or shall be carried out with certain safeguards on payment of cess or fee as may be prescribed by the State Government by Notification;
(f) Impose restrictions on entry of vehicles of any kind or by persons in any area as specified and regulate the entry on payment of environmental fee as may be prescribed by the State Government by notification;
(g) such matters as the State Government considers necessary or expedients the purpose of protecting and improving the quality and for the purpose of securing effective implementation of this Act.

(2) The State Government may if it considers it necessary or expedient to do so for the purpose of this Act, by order published in the Official Gazette, constitute an authority or authorities or a body by such name or names as may be specified in the order for the purpose of exercising and performing such of powers and functions of the State Government under this Act for taking measures with respect to such of the matters referred to in this Act and may be mentioned in the order and subject to supervision and control of the Government and the provision of such order, such authority or the authorities or body may exercise the powers or perform the functions or take the measures so mentioned in the order as if such authority or authorities or body had been empowered by this Act to exercise those powers or perform those functions or to take such measures as deemed necessary.

CHAPTER III

CESS COLLECTING AUTHORITY

4. (1) For carrying out the purpose of this Act, the State Government may appoint a person to be the prescribed authority under the Act and also such other persons with such designations to assist him as may be necessary and as may be specified in this behalf by the State Government by notification.

(2) The prescribed authority and other persons under sub-section(1) shall exercise such powers as may be prescribed and perform such duties as are imposed upon them by this Act or rules made thereunder and as may be specified in this behalf by the State Government by notification.

(3) All persons appointed under sub-section (1) shall be deemed to be public servants within the meaning of section 21 of the Indian Penal Code, 1860.

CHAPTER IV

INCIDENCE OF CESS

5. Environmental Cess shall be paid by :-

(a) Every dealers, manufacturers, State and Central Government Department, Public Sector Undertakings, Autonomous bodies or other organizations whoever brings non -biodegradable materials as specified
in schedule II in the State of Sikkim from outside the State for selling goods, business, manufacturing, producing any products or for use for whatsoever purpose in the State, on the sale price from the date of commencement of this Act,

(b) Individual users who bring non bio degradable materials as specified in schedule II form outside the State for his own use and consumption, on the sale price from the date of commencement of this Act,

(c) Every hotels, resort, lodge or motel operating within the State on its annual turnover:

Provided that the State Government may exempt such hotels, resorts, lodges and motels below a particular turnover or provide a grace period of operations of hotels. Resorts, lodges or motels since interception for promoting hotel industry, as may be specified in this behalf the State Government by notification.

(d) On every entry in the State of such categories of vehicles as may be prescribed at such rates as may be specified by notification by the State Government.

(e) On any such other item having impact on environment directly or indirectly as such a rate as may be prescribed by the government by notification.

6.(1) The CSS payable by a dealer or an individual under this act shall be levied at the following rates:

(a) in respect of goods specified in Schedule II, at the rate of 1% of total turnover on sell price of non bio degradable materials;

(b) in respect of hotels, resorts, lodges or motels at the rate of 5% of total turnover:

Provided that the State Government may change the rate of leviable cess under clauses (a) & (b) above from time to time notification;

Provided further that the State Government may add to or omit from or otherwise amends schedule II and thereupon the said shall be deemed to be amended accordingly.

7. (1) No cess shall be payable under this Act on the sale of goods and services specified in Schedule I subject to the conditions and exceptions, if any, set out therein

(2) The State Government, may add to or to omit from, or otherwise amend Schedule I and thereupon the said Schedule shall be deemed to be amended accordingly.
REGISTRATION OF DEALERS

Registration of dealers

8. (1) Every dealer liable to pay cess under this act shall apply, within 45 (forty five) days of his becoming so liable to the prescribed authority for registration under this Act.

(2) No dealer liable to pay cess under this Act, shall sale or procure and purchase goods unless he is in possession of a valid registration certificate granted to him by or on behalf of the prescribed authority or has applied for such registration within the time specified in sub section (1) and his application has not been finally disposed of by the said authority.

(3) The prescribed authority may, on receipt of application, in the prescribed form from a dealer for registration, and on being satisfied that the application is in order, grant registration from such date as may be specified, to such dealer:

Provided that the said authority may demand such security as may prescribed from the dealer before registration is given to him:

Provided further that no application for registration may be refused unless he has been given reasonable opportunity of being heard.

(4) If the prescribed authority is satisfied that a dealer liable to pay cess under the Act has failed to apply for and get himself registered, it may, by a notice in writing, direct the dealer to apply for and get himself registered within 30 (thirty) days of the service of the notice, failing which the dealer shall be liable to pay a penalty of 500/- for each days delay after the expiry of the said period of the 30 days:

Provided that the said authority may on an application of the dealer and for reasons to be recorded in writing, reduce or waived the penalty, if it is satisfied that the delay has been caused by reasons beyond the control of the dealer.

CHAPTER VI

RETURN, ASSESSMENT AND RECOVERY OF CESS

Returns and payment Of Cess

9. (1) Every registered dealers shall furnish such returns, for such period, in such form, to such authority and within such time as may be prescribed.

Explanation – A dealer who gets the registration from a particular date is also liable to furnish return for the period prior to such date during which he was otherwise liable to pay cess under this Act in such manner as may be prescribed.
The dealer shall before submitting any return pay to the government in such manner and within such time as may be prescribed the amount of cess due under this Act according to the return and furnish along with return proof of payment of cess due as may be prescribed an such return if not accompanied by any such proof of payment shall be deemed invalid and treated as if it has not been furnished.

(3) If registered fails without reasonable cause to furnish any valid return within the prescribed time or within such further time as may be allowed on application, by the prescribed authority, a penalty at the rate not exceeding Rs. 1000/- for each day of delay shall be imposed without prejudice to any action that is or may be taken under any of the provisions of this Acts.

Assessment and reassessment Procedure

10. (1) If the prescribed authority is satisfied that the return of turnover furnished by a dealer is correct and complete, it may, without requiring presence of dealer or requiring any evidence from him, determine the cess due from the dealer and the dealer shall deposits such assessed amount of cess in appropriate head of account in government revenue.

(2) (a) If the prescribed authority is not satisfied as aforesaid but requires the presence of dealer or production of evidence from him, it may serve on such dealer on notice in the prescribed form requiring him/ his representative to attend and produce on a date to be specified, any evidence that the dealer may rely on in support of his return.

(b) On the date specified in the notice or any other date as may be fixed by the prescribed authority under intimation to dealer and after having heard and examining such evidence as the dealer may produce an such evidence as the said authority may require on specified points, it shall, by an order in writing assesses and Determine the cess payable by the dealer.

(3) If a registered dealer fails to—

(a) furnish any valid return of turnover as required under sub section (1) of section 11; or

(b) comply with the notice issued under sub section (2) of this Section; or

(c) satisfy the assessing authority about the correctness of the returns furnished; or

(d) appear or produce or cause to be produced evidence on the date specified under sub section (2), the prescribed authority shall, after giving reasonable opportunity to the dealer of being heard, determine the turnover of the dealer on which cess is to be imposed and assess on basis of such determination and may in addition imposed penalty of an
amount not exceeding twice the amount of cess so assessed;

Provided that the penalty under this section shall be imposed only if the prescribed authority is satisfied that the failure of the dealer wilful, deliberate or unjustified and a reasonable opportunity of being heard has been given to the dealer.

(4) If upon information received, the prescribed authority is satisfied that a dealer liable to pay cess under this Act in respect of any period wilfully failed to furnished any particulars or information required for the purpose of registration or having been registered fails to furnish returns within the period prescribed under sub section (1) of Section 9, the said authority shall, after giving the dealer a reasonable opportunity of being heard, assess, according to its best judgment the amount of cess due from the dealer for such period or any subsequent periods and in addition, may impose a penalty of an amount not exceeding 5 times the amount of cess so assessed;

Provided that no penalty under this sub section shall be imposed unless the prescribed authority is satisfied that the failure of the dealer was wilful, deliberate or unjustified and unless a reasonable opportunity of being heard is given to the dealer.

Explanation – For the purpose of sub section (4) as the case may be, the proceedings shall be deemed to have been initiated when a notice is served or deemed to have been served on the dealer.

**Procedure of payment of cess or penalty**

11. (1) the cess admissible from a dealer as shown in any return or revised return furnished by him under Section 9 and penalty as due under Section 10 shall be paid in the manner prescribed by or under sub Section (2) of Section 9.

(2) The amount of the cess and penalty assessed as due from the dealer under sub section (2) & (3) of Section 9 or under sub section (3) & (4) of Section 10 after deducting any amount paid by him along with the return under sub section (2) of Section 9 shall be paid by him in such manner and within such time as may be specified in the notice of demand in the prescribed form issued by the prescribed authority, the date so specified being not less than 30 (thirty) days from the date of service of the said notice;

Provided that the said authority may in its discretion and for reasons to be recorded on application of the dealer extent the date for such payment or allow the payment to be made in instalments as may be determine by it.

(3) If a dealer has failed, without any reasonable cause, to deposit the amount of cess together with the penalty, if any, by the date specified in the notice issued under sub section (2) or by the date extended by the proviso thereto, interest at 18% per annum compounded on a quarterly
basis, shall accrue and be charged on such amount from such date and such interest shall be treated as if it were cess due under this Act and shall be paid by the dealer in the prescribed manner.

Provided that interest are not accrue or be charged on any amount the recovery of which is stayed under sub section (5) & (6) during the period the stay operates.

(4) Any amount of cess, penalty or interest due form a dealer which remains unpaid may be recovered on application by the prescribed authority to the Judicial Magistrate of the first class who shall realized it as if it were a fine imposed by him;

Provided that where during the proceedings under this sub section the amount of cess, penalty or interest due from a dealer is reduced as result of appeal or otherwise, the prescribed authority shall inform the dealer accordingly and the authority before whom proceedings are pending and the amount reduced shall be deemed to be substituted for the amount originally intimated to the authority.

(5) If any dealer is aggrieved by the imposition of cess, penalty or interest under sub section (3) & (4) of Section 10, he may prefer an appeal in writing to the next higher authority to the prescribed authority as notified by the State Government as per procedure laid down in Section 18.

(6) Where an appeal against or an application for revision of the assessment of cess or levy of penalty or interest is entertained, the appellate or the revisional authority as the case may be, may on application stay recovery of the cess, penalty of interest in whole or in part subject to such conditions as it may impose till such date as it may direct;

Provided that the stay of recovery so granted shall stand vacant, the date the appeal or the application for revision is finally decided or another date as the appellate or the revisional authority may direct.

(7) Incase of individuals who brings such items that attract cess under this Act from outside the State, cess admissible shall be levied at the check-post by the department authorized to collect the same as notified by the government.

Person authorized to Collect cess from Customers

12.(1) No person other than a registered dealer shall collect or recover from any person any amount towards cess or purporting to be cess under this Act on the sale of goods or services.

(2) No registered dealers shall collect from any person any such amount except in a case in which, and to the extent to which, such dealer is liable to pay cess under this Act.

(3) Nothing contained in sub section (1) or sub section (2) shall relieve
a registered dealer from his liability for the cess under this Act.

CHAPTER VII
SIKKIM ECOLOGY FUND

Establishment of fund  13  (1) there shall be established for the purpose of this Act, a fund to be called the Sikkim Ecology Fund.

(2) The fund shall be under the control of State Government and there shall be credited to the fund the followings:-

(a) any sum of money credited under Section 14;

(b) any sum collected by the State Government in carrying out its functions under this Act;

(c) any fund provided by the Central Government or the State Government by way of grant or otherwise for the purposes of amelioration of the environment of the ecology.

(3) The fund shall be maintained in the form of a current account in a Nationalized Bank and the balance to the credit of the fund shall not lapse at the end of the financial years.

Crediting of cess in The fund  14.  The proceeds of the cess levied under Section 9, Section 10 & Section 11 shall be first be credited to the consolidated fund of Sikkim and the State Legislature may by appropriation made by law in this behalf credit the proceeds of this collections to this fund from time to time, for being utilized exclusively for the purpose of this Act.

Utilization of the fund  15.  (1) The fund shall be utilized for -

(a) the creation and development of facilities helping in amelioration of environment and maintenance and improvement of environmental services a ecology security of the State;

(b) Such other purposes and projects leading directly or indirectly to restoration of ecological balance of the various areas in the State as may be specified by the Government.

Management of the fund  16.  (1) For the purposes of ensuring proper utilization of the fund, the State Government may appoint a government servant to be prescribed authority under the Act and also such other persons with such designations to assist him as may specified in this behalf by the State Government by notification.
(2) The prescribed authority under sub section (1) maintained proper account and other relevant records in such forms and in such manner as may be prescribed.

CHAPTER VIII
SUITS, APPEAL, REVIEW AND REVISION

Bar to certain proceedings

17. (1) No assessment made, proceedings taken or order passed under this Act shall be called into question in any Court save as otherwise provided in this Act.

(2) No suit, prosecution or other legal proceedings shall lie against any public servant or any person appointed under Section 4 or Section 16 for anything done in good faith under this Act or the rules made or notification issued there under save with the previous sanction of the State Government.

Appeal, revision & Review

18. (1) Subject to such rules as may be made, any dealer may, in the prescribed manner appealed to such authority as may be prescribed again any order passed under sub section (3) of Section 9, sub section (3) & (4) of Section 10 and sub section (3) of Section 11 of the Act.

(2) No such appeal shall be entertained unless-

It is accompanied by proof of payment in such manner as may be prescribed, of the amount of the cess admitted by the dealer to be due from him and 25% of the difference between such amount of cess including penalty and interest assessed.

(3) The aforesaid appellate or revising authority may-

(a) confirm, reduce, annul, enhance or otherwise modify the assessment of cess, penalty or interest;

(b) set aside any order and direct the authority which made the order, to pass a fresh order after further enquiry on specified points;

Or

(c) pass such other orders as it may deem fit and proper.

(4) No order prejudicial to any dealer shall be passed under this Section without a reasonable opportunity of being heard/ being given to him.

Payment of fee

19. The amount of fees payable for by appeal or application made under this Act shall be such as may be prescribed:

Provided that no fee shall be payable for any appeal or application file by or on behalf of the State Government.
CHAPTER IX
PROSECUTION AND PENALTIES

Offences

20.(1) without prejudice to any action taken or that may be taken or any order passed or may be passed under any of the provision of this Act, whoever,

(a) being dealer, sales or purchases goods in contravention of sub section (2) of Section 8 or fails or neglects to comply with the provision of the Sub Section (1) thereof; or

(b) fails without sufficient cause, to submit any return required under Section 9 or wilfully submits a false return; or

(c) not being a registered dealer falsely represents that he is such a dealer; or

(d) prevents or obstruct any authority this Act in the performance of its duties and functions under this Act; or

(e) fails to pay the cess, penalty or interest due in accordance with sub section (2) of Section 9, sub section (3) & (4) of Section 10 or Section 11 or

(f) contravenes the provisions of Section 12 or

(g) contravenes Section 21 or

(h) abets any person in the commission of any of the offences specified in clauses (a) to (h);

shall be punishable with imprisonment of either description which may extend to one year or with fine which may extend to fifty thousand Rupees Or with both and if the offence is a continuing one, with a delay fine not exceeding Rupees one thousand during the period offence continues.

(2) no Court shall take cognizance of any offence under this Act or the rules made there under except with the previous sanction of the authority.

(3) All offences punishable under this Act shall be cognizable and bailable.

(4) notwithstanding anything contained in sub section (1), the prescribed authority may compound any offence under this Act or the rules made there under before or after the institution of proceedings under that sub section by accepting from the person charged with the offence a sum not exceeding Rupees fifty thousand as may be determined by the said authority, in addition to the tax, penalty or interest that may be leviable under the Act, and on payment of the sum so determine together with the amount of tax penalty or interest due, the proceedings before any Court or prescribed authority under this Section shall abate.
21. The State Government may, by notification, set up an erect in such manner as it may deem fit check-post and barriers at any place in the State at which all persons, vehicles or other means of transporting goods intended for carrying such materials liable to cess under this Act may be detained intercepted or searched to prevent evasion of cess under this Act.

22. (1) The State Government may make rules in respect of any or all matters referred to in this Act, for carrying out the purposes of this Act.

(2) In making any rules, the State Government may direct that a reach thereof shall be punishable with a fine not exceeding rupees fifty thousand and when the offence is a continuing one with a daily fine not exceeding rupees one thousand during the continuance of the offence.

(3) In particular and without prejudice to the generality of the foregoing powers, such rules may provide for all or any of the following matters namely:-

(a) For all or any of the matters referred to in Section 3;

(b) the prescribed authority under sub section (1) of Section 4 and sub section (1) of Section 16;

(c) the authority to which the application for registration under Section 8 shall be made;

(d) the procedure for all other matters incidental to the registration of dealers and the granting of the certificates of registration and the forms of such certificates under Section 8,

(e) the intervals at which, and the manner in which, the tax under this Act shall be payable under Section 9;

(f) the return to be furnished under Section 9 and dates by which and the authority to which, such return shall be furnished;

(g) the dates by which returns for any period are to be furnished and the procedure to be followed for assessment under Section 10;

(h) the manner in which, and the authority to which appeals or revisions again by order passed under this Act may be preferred under Section 18;

(i) the procedure for, the disposal of appeals and applications for revisions and review under Section 18;

(j) the conditions under which, and the authority by which the offences may compounded under Section 20;

(k) the manner in which, and the time within which, application shall be made information furnished and notices served under this Act and
(l) any other matter which may be, or is required to be prescribed.

**Repeal and saving**  
23. (1) On and from date of commencement this Act, all laws, notifications and orders issued by the Government relating to collection of environment cess, environment fee, in force in the State, shall be repealed.

(2) notwithstanding such repeal, all collections of environment cess or environment fee penalty and interest and all proceedings or assessment made, action taken or orders passed by any authority under any law referred to in sub section (1) shall be deemed to have been made, done or taken under the corresponding provisions of this Act.

**SCHEDULE I**

**BIO-DEGRADABLE MATERIALS EXEMPTED FROM CESS**

*(See Section 7)*

<table>
<thead>
<tr>
<th>Description</th>
<th>Exception</th>
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</thead>
<tbody>
<tr>
<td>All cereals and pulses including broken particles and husk and bran thereof when brought in jute bags or brought for Public Distribution System (PDS) Scheme</td>
<td>Except when sold in plastic packaging</td>
</tr>
<tr>
<td>Wheat flour including Atta and Sabji when brought in open or in jute bags</td>
<td>Except when sold in plastic packaging or container</td>
</tr>
<tr>
<td>Bread,</td>
<td>Except when sold in plastic or polythene packaging</td>
</tr>
<tr>
<td>Meat which has not been cured or frozen</td>
<td>Except when sold as tinned or plastic packaging</td>
</tr>
<tr>
<td>Fresh fish</td>
<td></td>
</tr>
<tr>
<td>Vegetables, green or dried, commonly known as sabji, tarkari or saak</td>
<td>Except when sold in plastic packaging</td>
</tr>
<tr>
<td>Gur and molasses</td>
<td></td>
</tr>
<tr>
<td>Salt</td>
<td></td>
</tr>
</tbody>
</table>
9. Milk

10. Fresh livestock, including poultry

11. Cotton yarn

12. Text books and exercise books for education purpose and such other sacred books as may be prescribed

13. Water, but not accelerated or mineral water when sold in bottles or sealed containers

14. Raw jute and jute materials

15. Plain paper and articles made there from

16. Eggs

17. Saag and tapioca globules

18. Cotton unstitched cotton cloths

19. Handloom woven, Gamchas, khaddar or khadi made of khaddar and khadi

20. Handicraft goods not made from items in scheduled II

21. Mustard oil, Rep. oil and mixture of mustard & rep oil Except when sold in plastic package or sealed container

22. Newspapers

23. Mustard seeds and rep seeds

24. Flowers and plants vegetables seeds

25. Hosiery goods
SCHEDULE II

NON–BIO DEGRADABLE MATERIALS
(See Sections 5 & 6)

1. Cement including grey and white cement including all varieties thereof
2. Iron and steel, furniture made wholly or principally of iron or steel like safes, almirahs, grill, gates, furniture and other similar items made thereof.
3. New motor vehicles, including chassis of motor vehicles,
4. Motor tyres and tubes and spare parts accessories and component parts of motor vehicle
5. Motor cycle and cycle combinations, motor scooters, motorettes and tyres and tubes and spare parts accessories and component parts of motor cycles, motor scooters, motorettes
6. Bricks and marbles chips, mosaic floor and wall tiles and articles made of marbles mosaic, granite, tiles of all kinds,
7. All electrical goods of general nature including all types of wires, cables and switches of all kinds, polypipe for concealed caveling, bulbs, tube lights, fancy lights, heaters of all varieties and descriptions and other electrical gazettes and goods including geysers, mixers, grinders, washing machine, refrigerator, air cooler, air conditioning plants, and spare parts and accessories and component parts thereof
8. Electronic goods of all kinds and description including television sets, microwave ovens, music systems and all descriptions, transistors, radios, accumulators, amplifiers, and loud speakers and spare parts accessories and component parts thereof.
9. Hardwares goods of all kinds made from plastic and or iron, GI pipes, GCI sheets
10. All kinds of paints including acrylic and plastic emulsions paints, lacquerers, distempers, cement colours, of paints, enamels, liquid paints, steep paste paints, whether ready for use or not,
11. varnishes, vegetable paint, remover and strainer of all kinds
12. Bitumen, hard coke, soft coke and other allotropic forms thereof
13. rubber items of all kinds, and goods made therefrom
14. wines, liquors spirit and beer
15. glass and glassware of all kinds
16. ready food of all kinds, tinned or packaged polypacks or tetra packs
17. cold drinks, aerated drinks and mineral water when bottled in non bio degradable materials
18. aluminum frame and aluminum goods of all kinds, furniture made wholly or principally of aluminum
19. plastic goods and plastic sheets and all other items made of plastics
20. Brass copper, and brassware’s and copper wares including all items made therefrom.
21. All machinery and equipments used for generation of electricity in all kinds of hydel power station, thermal power stations and other power generating equipments and power transmission lines.
22. wireless reception instruments and apparatus, radios and radio gramophones
23. cinematographic equipment including cameras, projectors and sound recording and reproducing equipment, spare part accessories and component parts thereof lenses, films and parts and accessories required for use therewith,
24. Photographic and other cameras, and enlarger and spare parts accessories and component parts thereof, lenses, films, and plates, paper and cloth and other part and accessories required for use therewith.
25. All clocks, time pieces and watches and parts thereof
26. all arms including rifles, revolvers and pistols and ammunition for the same detonators and crackers
27. cigarette cases and lighters
28. Dictaphone and other similar apparatus for recording sound parts thereof and electro magnetic recording, tapes including cassettes, tapes whether pre-recorded or not, sale of kinds and descriptions
29. some transmitting equipment including telephones, mobile phones of all makes, loud speakers, and spare parts thereof,
30. computers, printers, scanners, hardware connected therewith, CDs, Floppy. Printers’ refill, typewriters, tabulating machine, calculating machine, duplicating, photocopying machine and printing machines and parts and accessories thereof
31. binoculars, telescope and opera glasses,
32. gramophones and component parts thereof and records
33. cushions, mattresses, pillows, and other articles made wholly or partly of artificial foam
34. cushions, mattresses, pillows, and other articles made wholly or partly of artificial or synthetic raisin and plastic foam
35. vacuum flask of all kinds and descriptions including for all such flask
36. utensils made wholly or principally of stainless steel or aluminum or copper
37. upholstered wooden furnitures
38. perambulators including push chairs babies and spare parts and accessories and component thereof
39. Carpets of all varieties, and description except locally produced
40. Linoleum
41. Lifts, whether operated by electricity or steam, and spare parts, accessories and component parts thereof
42. Exhaust fans and air circulators and spare parts, accessories and component parts thereof
43. Diamonds, precious and synthetic stones other than diamond real or artificial
44. Pearls, real, artificial or cultured
45. Gold, or silver jewelry and filigree
46. Laminated sheet, like Formica, sun mica etc.
47. Ornaments set with diamonds or stones (real and artificial) or with pearls (real & artificial cultured)
48. Perfumes
49. Cosmetics of all varieties

By order,

( R.K.URKAYASTHA )
LEGAL REMEMBRANCER-CUM-SECRETARY LAW