## West Bengal Act XXI of 1972

## THE WEST BENGAL ENTERTAINMENTS AND LUXURIES (HOTELS AND RESTAURANTS) TAX ACT, 1972.

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### **©**

### West Bengal Act XXI of 1972

# THE WEST BENGAL ENTERTAINMENTS AND LUXURIES (HOTELS AND RESTAURANTS) TAX ACT, 1972<sup>1</sup>.

Wesl Ben. Acl X of 1974. West Ben. Act VH of 1975. West Ben. Act 111 of 1979. West Ben. Acl V of 1985. West Ben. Act ITI of 1988. West Ben. Act VIII of 1990.

AMENDED

Wesl Ben. Act I of 1992. West Ben. Act XVI of 1994. West Ben. Act V of 1997.

West Ben. Act XXIII of 1997. Wesl Ben. Acl III of 1999.

[25th July, 1972.]

An Act to provide for the imposition of taxes on entertainments and luxuries IN hotels and restaurants.

WHEREAS it is expedient to provide for the imposition of taxes on entertainments and luxuries in hotels and restaurants and for matters connected therewith:

It is hereby enacted in the Twenty-third Year of the Republic of India, by the Legislature of West Bengal, as follows:—

- 1. (I) This Act may be called the West Bengal Entertainments and Luxuries (Hotels and Restaurants) Tax Act, 1972.
  - (2) It extends to the whole of West Bengal.

Short title, extent and application.

- (3) It shall apply in the first instance only to Calcutta but the State Government may, by notification in the *Official Gazette*, apply the provisions of this Act to any other area specified in such notification.
  - 2. In this Act, unless the context otherwise requires,—
    - ■(a) "Calcutta" means the area described in Schedule I to the Calcutta Municipal Corporation Act, 1980;

Definitions.

'(aa) "Commissioner" means the Commissioner or Agricultural Income-tax appointed under sub-section (2) of section 21 of the Bengal Agricultural Income-tax Act, 1944; (b) "entertainment" means any exhibition, performance, amusement, game, sport, cabaret, dance or floor show #\*#\* provided in any hotel or restaurant;

'For Stale men t of Objects and Reasons, *see* the *Calcutta Gazette, Extraordinary*, Part IVA.oflhc IslJuly, 1972, page 1414; for proceedings of ihe Wesl Bengal Leg iila live Assembly, *see* ihe proceedings of ihe meeting or thai Assembly held on the 4lh July, 1972.

^Clausefa) was subslituted for (he original clause by s. 7(1) of Ltie Wesl Bengal Taj a lion Laws (Second Amendmenl) Acl, 1990 (West Ben. Ad Vltl of 1990).

'Clause (aa) was inserted by s, 5(1) of the Wesl Bengal Finance Acl, 1999 (Wesl Ben. Acl III of 1999).

The words "and includes performance by my singer, musician or bandsman" were omiiled by s. 5(1){a)oFlheWe51 Bengal Finance Acl, 1994 (West Ben. Acl XVI of 1994).

Wcsl Ben. Art LIXof

1980

Gen. Act IV of 1944.

[West Ben. Act

### (Section 3.)

- (c) "entertainment lax" means Lax payable under section 3 of ibis Acl;
- . '(ca) "hotel" means n building or part of a building or any place where any activity or business is carried on in providing lodging or boarding or any kind of accommodation, with or without supply of food,
  - drinks or refreshments, to the members of the public on payment or for any consideration with the object of making profit;
  - <sup>3</sup>(d) "luxury" means provision for—
    - (i) air-conditioning through air-conditioner or central air-conditioning or any other mechanical means, or (ii) air-cooling through air-cooler,

provided in any of the rooms, or any pan of a building, constituting a hotel or restaurant;

- (e) "luxury tax" means tax levied under section 4 of this Act;
- (0 "prescribed" means prescribed by rules made under this Act;
- (g) "proprietor" in relation to a holel<sup>3</sup>[or restaurant] includes the person who for the lime being is in charge of management of a hotel '[or restaurant];
- (h) "restaurant" includes an eating-house.

Liability for 3. 1) An entertainment tax shall be payable by every person who erucruiinmeni j<sub>s</sub> admitted into or enters any place, within either a holel or restaurant,

which is provided with luxury, where an entertainment is provided, and such lax shall be calculated <sup>5</sup>[ai the rale of 30 *per centum]* of [he total sum paid or payable by such person for all the services including food and drink, supplied to him and also including any fee for admission into such place of entertainment:

'Clause (ca) was a (tiled by s. 2(a) or Ihc West Bengal En detain men is and Luxuries (Holel\* and Restaurants) Tax (Amendment) Acl, 1974 (West Ben. Acl X of 1974).

-Clause (d) was substituted for (he original clause by s. 5(1))(b) of ihc West Bengal Finance Acl, 1994fWe.il Ben. Acl XVI or ] 994).

These words wilhin the square bracked were inserted with retrospective effect by s, 2(b) of ihc Wcsl Bengal Enlerluinments and Luxuries (Hotels and Restaurants) Tax (Amendment) Acl. 1974 (Wcsl Ben, Acl X of 1974),

'SeclionS was renumbered as sub-section (1) of that section and after sub-sect ion (l)as so renumbered, sub'section (2) was added by s. 7(2) or the Wcsl Bengal Taxation Laws (Second Amendment) Act, 1990 (West Ben. Acl VIII of 1990).

The figure and words "15 per crntum" were first substituted for Ihc figure and wonts "10 per centum" by s. 3(a) of lite Wcsl Bengal Entertainments and Luxuries (Hotels and Reslaurants)Tax (Amend me nl) A cl, 1974 (Wes 1 Ben. Acl X of 1974). ThereaAcr these figure and words wilhin square brackets were substituted Tor ihc figure and words "at the raid of 15 per cemum" by s. 3(1)(a) of the West Bengal Taxation Laws (Amendment) Act. 1979 (West Ben. Acl III of 1979).

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(Section 4.)

Provided that where payment is charged for admission to the place of entertainment, the entertainment tax under this section shall in no case be less than '[60 per centum] of such payment for admission to the place or entertainment:

-Provided further thai ihe State Government may, by notification published in the *Official Gazette*, direct that entertainment tax shall be payable—

- (a) by such class of persons, or
- (b) in respect of entertainment provided in such class of hotels or restaurants.

at such rate lower than that fixed under this section, and subject to such restrictions and conditions, as may be specified in the said notification;

<sup>2</sup>Provided also that subject to such restrictions and conditions as may be prescribed, no entertainment tax shall be payable—

- (a) by such class of persons, or
- (b) in respect of entertainment provided in such class of hotels or restaurants and in such area or areas,

as may be prescribed.

- <sup>3</sup>(2) The entertainment lax shall be recoverable from the proprietor.
- <sup>J</sup>4. There shall be charged, levied and paid to the Slate Government Liability for a luxury tax by the proprietor of every hotel and restaurant in which <sup>lu\*</sup>ury<sup>tM</sup>- there is provision for luxury and such tax shall be calculated—
  - (a) in the case of a restaurant at the rate of an annual sum of rupees three hundred for every len square metres or part thereof in respect of so much of the floor area of restaurant which is provided with luxury, and

The figure and words "30 per ctnium" were firsi substituted for Lhc figure and words "25 per centum" by s. 3(b) of the West Uengat Entertain men Li and Luxuries {Holds and Restaurants} Tax (Amendmenl) Acl. 1974 (West Ben. Act X or 1974), Thereafter Ihese figure and words within square brackets were Mibsliluled for the words "30 per centum" by s. 3(1)(b) oT (he Wesl Bengal Taxation Laws (Air end men I) Act, 1979 (Wcsi Ben. Acl III or 1979).

The second and third proviso were added by s, Z( I) of the Wesl Bengal Tax a lion Laws (Amendmenl) Act, 1997 (Wesl Ben. Acl XXIII of 1997),

'See foot-nolc 4 on page 346. ante.

'Seclion A was substituted Tor Ihc original seelion by s, 7 of Ihe West Bengal Traxalion Lows (Amendment) Act, 1985 (Wesl Ben. Acl V of 19B5).

[West Ben. Act

(Sections 4A, 4B.)

(b) in the case of a hotel at such rate **hol** exceeding '[tweniy- five *percentum* of the daily charges realised or realisable, as the case may be, for an occupied room] provided with luxury as may be notified by ihe Stale Government in the *Official Gazette*:

-Provided that subject to such restrictions and conditions as may be prescribed, no luxury tax shall be charged, levied and paid under clause (b) in respect of daily charges realised or real is able for any occupied room provided with luxury from such class of persons as may be prescribed.

Payment of entertainment la.T. luxury (a and returns MA. The entertainment tax under section 3 recoverable from, and the luxury tax untier section 4 payable by, a proprietor, shall be deposited into a Government Treasury or the Reserve Bank of India, and returns shall be furnished by him to such authority, in such form, in such manner, and within such time, as may be prescribed.

Intersil payable by theproprieior.

MB. (1) If the amount of entertainment tax payable under section 3 or the luxury tax under section 4 is not paid within the time as prescribed under section 4A, the proprietor shall pay a simple interest at the rate of two *per centum* for each English calendar month of

default from the first day of such month next following the prescribed date up to the month prior to the month in which such tax is fully paid or up to the month prior to the month of assessment under section 5 in respect of such period, whichever is earlier, upon so much of the amount of tax payable by him according to returns where returns are furnished, or according to such assessment where returns are not furnished, as remains unpaid at the end of each such month of default.

(2) Where a proprietor fails to make a payment of any tax payable after assessment by [he date specified in the notice issued under subsection (6) of section 5 for payment thereof he shall pay simple interest at the rate of LWO per centum for each English calendar month of default from the first day of such month next following the date specified in the demand notice up to the month preceding the month of full payment of

The words "Iwenly-five per centum or ihe daily charges realised or realisable Tor an occupied room" were substituted for (lie words "fifteen percritatin on ihe daily charges or a room" by s. 8 of ihe Wesl Bengal Financo Acl, 1992 (Wesl Ben, Acl I of 1992), Then ihese words in ihe square bnickels were substituted for lhe words "iweniy-iivepercentum ul ihe daily eh arges real i sed or real isable for an occupied roam" by s. 5(2) of Lhe Wesl Bengal Finance Acl, 1994 (Wesi Ben. Acl XVI of 1994). (wx.f, 1,4.85.)

^This proviso was added by s, 3(2) of the West Bengal Taxation Laws (Amendment) Ac i, 1997 (West Ben. Acl XXm of 1997).

'Seclions 4A, 4B, 4C and 4D were inserted by s. 7(3) of lhc Wesl Bengal Taxation Laws (Second Amendment) Acl, 1990 (Wesi Ben. Acl VIII of 1990),

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### (Sections 4C, 4D and 5J

such lax or up lo Ihe monih preceding the monlh of commencement of proceeding under section 7, whichever is earlier, upon so much of (he amount of lax payable by him according lo such notice as remains unpaid at [he end of each such month of default.

- Where as a result of an order under section 5A, [section 5B or section 5C,] the amount on which interest was payable under this section has been modified, the interest shall be payable on the modified amount.
- (4) A proprietor liable lo pay interest under sub-section (1) or subsection (2), shall pay such interest in such manner and by such date or dates as may be prescribed.
- (5) Notwithstanding anything contained in sub-section (1) or sub-section (2), no interest shall be payable in such cases or under such circumstances and .subject to such conditions, if any, as may be prescribed.
- 4C. The Stale Government shall, in the prescribed manner, pay a simple interest at the rate of two per cent urn for each English calendar month of delay in making refund of tax paid in excess which arises out of an order passed under section 5A, '[section 5B or section 5C,] from the first day of such month next following the expiiy of three months from ihe dale of passing of such order up lo the month preceding the monLh in which the refund is made upon the amount of tax refundable lo him according to such order.

Interest payable by the Slate Government.

- <sup>J</sup>4D. In calculating the interest payable under section 4B or section 4C, the amount of tax in respect of which such interest is to be calculated shall be rounded off to the nearest multiple of one hundred rupees and for ihis purpose where such amount contains a part of one hundred rupees, if such part is fifty rupees or more, it shall be increased to one hundred rupees and, if such part is less than fifty rupees, it shall be ignored.
- <sup>4</sup>5. (1) If any proprietor, who is liable to pay tax under section 3, fails to furnish return in respect of any period or if the prescribed authority is not satisfied that the return furnished for any period is correct or complete, he shall assess to the best of his judgement the amount of

Rounding ofTonhe amount of tax payable for calculating in teres 1.

'Words, figures and Idlers were inserted by s. 5(2) of lhc Wesl Bengal Finance Acl. 1999 (Wesl

Hen Acl in of 1999)

'Srr fool-nole 3 on page 348, ante. <sup>3</sup> Words, figures and letters were inserted by s. 5(3) of the Wesl Bengal Finance Acl, 1999 (Wesl Ben. Acl III of 1999).

'Section 5 was substituted for lhc original section by s. 7(4) of ihe Wesl Bengal Taxation Laws (Second Amendmenl) Act, 1990 (Wesl Ben. Acl VIII of 1990). Prior lolhc substitution lhc words "be assessed and recovered" were subslituted with retrospective effect for the words "be recoverable" by s. 5 of lhc Wesl Bengal Entertainments and Luxuries (Hotels and Reslaurnnls) Tax (Amendment) Acl. 1974 (Wesl Ben. Acl X of 1974).

Assessment of lax and determination of interest

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### (Section 5.)

entertainment tax due from such proprietor and, in making such assessment, shall give such proprietor a reasonable opportunity of being heard.

- (2) If any proprietor, who is liable to pay tax under section 4, fails to furnish return in respect of any period or if the prescribed authority is not satisfied that the return furnished for any period is correct or complete, he shall proceed to assess to the best of his judgement the amount of luxury tax due from such proprietor and, in making such assessment, shall give such proprietor a reasonable opportunity of being heard.
- (3) Where the prescribed authority is satisfied that any proprietor is liable to pay interest under section 4B, he shall, in such manner as may be prescribed, determine ihe amount of interest payable by such proprietor.
- (4) No assessment under sub-section (i) or sub-section (2) shall be made after the expiry of two years from the end of the period in respect of which the assessment is made or from the commencement of section 7 of the West Bengal Taxation Laws (Second Amendment) Act, 1990, whichever is latter.
- (5J In computing the time limited by sub-section (4) for making any assessment under sub-section (1) or sub-section (2), the period during which ihe prescribed authority is restrained from commencing or continuing any proceeding for such assessment by an order of any Court shall be excluded.

West Ben, Acl VIII of 1990.

- (6) Where any lax is due in consequence of any assessment made under sub-section (1) or sub-section (2) or interest is due in consequence of any determination under sub-section (3), the prescribed authority shall serve upon the proprietor such notice as may be prescribed.

  (Sections 5A-5C.)
- <sup>5</sup>5A. (1) A proprietor aggrieved by an order made under this Act or the rules made [hereunder may appeal to such authority und in such manner as may be prescribed within sixty days from ihe dale on which he receives an intimation of such order or within such further period as may be u 11 owed by such authority for cause shown lo his satisfaction.
  - (2) The appellate authority shall dispose of the appeal in the manner prescribed.
- (3) Subject to such rules as may be prescribed, (he prescribed authority may, of its own motion or upon application, review an assessment made or order passed under this Act or the rules made thereunder within two years from the date of making such assessment or passing such order:

Provided that no assessment shall be 1\*\*\* reviewed without giving the proprietor a

<sup>&#</sup>x27;Sections 5B and SC were inserted by s. 5(5) of lie Wesl Bengjl Finance Acl, 1999 (Wesl Ben. Acl thof1999),

<sup>&#</sup>x27;These wortli uerc inserted by s. 7(6) of ihe West Bengal Taxation Laws (Sccond Amendment) Acl, 1990 (Wcsl Ben.

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reasonable opportunity of being heard:

^Provided further that the prescribed authority may, on application or on its own motion, review, on or before the 31st day of March, 1996, any assessment made, on or before the 31st day of March, 1994, under sub-section (2) of section 5 of the lax payable by a proprietor under clause (b) of section 4.

Appeal and

<sup>J</sup>5B. Subject to such rules as may be made under this Act and for reasons to be recorded in writing, the Commissioner may, on his own motion, revise any assessment order or any other order, passed by any authority under section 5, or section 5A, and the rules made thereunder.

Sun mow revision by Ihe Ci:m missioner.

<sup>1</sup>5C. Subject to such rules as may be prescribed under this Act and for reasons lo be recorded in writing, ihe Commissioner may, upon application, revise an appellate order passed by any authority under section 5A and the rules made thereunder:

Revision by Commissioner upon •Tpplicauon

Provided that the provisions of this section shall not apply to any appellate order passed by an appellate authority under sub-section (2) of section 5A on any day before Ihe date of coming into force of this section.

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6, (1) [f any person fails to pay Ihe entertainment tax or the luxury tax within the prescribed period he shall, on conviction before a Magistrate, be liable lo a fine not exceeding five hundred rupees and where the offence is a continuing one, with a further fine not exceeding five rapees for every day during which the ofrence continues.

(Sections 6-7A.)

(2) A person who is convicted for an offence under sub-section (1) shall, in addition to the fine, be liable to pay the tax which was payable by him under section 3 or section 4 of this Acl, as the case may be.

Jlecoveiy is Lin lire a r of hntl revenue.

7. Any sum due on account of entertainment lax or luxury lax '[or .interest] shall be recoverable by the Slate Government as an arrear of land revenue under the Bengal Public Demands Recovery Act, 1913.

Ben. Acl III of 1913.

Special mode of recovery.

- ■7A. (1) Notwithstanding any proceeding being initiated under section 7 for recovery of entertain men t tax or luxury Lax or interest as an arrear of land revenue, the prescribed authority may, at any time or from Lime to time by notice in the prescribed form, require any person from whom money is due or may become due to the proprietor referred to in section 4A or section 4B or any person who holds or may subsequently hold money for or on account of such proprietor, to deposit into a Government Treasury or the Reserve Bank of India under Ihe appropriate head of account, either forthwith upon the money becoming due or being held or at or within the time specified in the notice (not being before the money becomes clue or is held), so much of ihe money as is sufficient to pay the amount due by such proprietor in respect of ihe arrears of such tax or interest or the whole or Ihe money when such money is equal to or less than the amount due.
- (2) A notice under this section may be issued to any person who holds or may subsequently hold any money for, or on account of, the proprietor jointly with any other person and, for the purposes of this section, the shares of the joint-holders in such account shall be presumed, until the contrary is proved, to be equal.
- (3) A copy of the notice shall be forwarded to the proprietor at his last address known lo the prescribed authority, and, in the case of a joint account, to all the joint-holders at their last addresses known to the prescribed authority.

### (Section 7A.)

- (4) Save as oiherwise provided in [his section, every person to whom a notice is issued under this section shall be bound to comply with such notice, and, in particular, where any such nolice is issued to a post office, banking company or insurer, il shall not be necessary for any pass book, deposit receipt, policy or any other document lo be produced for the purpose of any entry, endorsement or the like being made before payment is made, notwithstanding any rule, practice or requirement to the contrary.
- (5) Any claim with respect Lo any property in relation to which a notice under this section has been issued, arising after the dale of the notice, shall be void as against any demand contained in the notice.
- (6) Where a person to whom a notice under this section is sent proves lo ihe satisfaction of the prescribed authority that ihe sum demanded or any part thereof is not due to Ihe proprietor or that he does not hold any money for, or on account of, the proprietor or that the money demanded or any pari thereof is nol likely lo he due to ihe proprietor or be held for, or on account of, Ihe proprietor, then, nothing contained in this section shall be deemed to require such person lo deposit any such sum or part thereof, as Ihe case muy be.
- (7) The prescribed authorty may, at any time or from time lo time, amend or revoke any notice issued under this section or ex lend the time Tor making any payment in pursuance of such notice.
- (8) The Treasury or the Bank shall grant a receipt for any amount paid in compliance wilh a notice issued under this section, and the person so paying ihe amount shall be fully discharged from his liability lo the proprietor to Ihe extent of the amounL so paid.
- (9) Any person discharging any liability to the proprietor after receipt of a notice under this section shall be personally liable lo the prescribed authority, to the extent of his own liability to the proprietor so discharged or to ihe extent of the liability of Ihe proprietor for any sum due under this Acl, whichever is less.
- (10) If the person to whom a notice under this section is sent fails in make payment in pursuance thereof, he shall be deemed to be a proprietor in default in respect of the amount specified in the notice, and further proceedings may be taken against him for the recovery of the amount as if it were an arrear due from him, and the notice shall have the same effect as attachment of a debt.
- (11) The prescribed authority may apply lo the court in whose custody (here is money belonging to the proprietor for payment Lo him of the entire amount of such money or. if it is more than the amount or tax or interest due, an amount sufficient to discharge the liability of the amount of tax or interest:

The West Bengal Entertainments and Luxuries (Hotels and Restaurants) Tax Act, 1972. (Sections 8, 8A and 9.)

> Provided thai any dues or properly exempt from attachment in execution of a decree of a civil court under section 60 of the Code of Civil Procedure, 1903, shall be exempt from any payment required to be 5 of 1908. made under this section.

inspeaion

- 8. (1) '[The Commissioner and such other officers as may be prescribed] may enter any hotel or restaurant at any reasonable time with a view to seeing whether the provisions of this Acl or the rules made thereunder are being complied with.
- (2) If any person prevents or obstructs the eniry of '[any officer referred to in sub-section (1),] he shall, in addition lo any other punishment to which he is so liable under any law for the time being in force, be liable, on conviction before a Magistrate, to a fine not exceeding two hundred rupees.
  - (3) -"[Every officer referred lo in sub-section (1)] shall be deemed to . be a public servant within the meaning of section 21 of the Indian Penal 45 or 1860, Code.

Indemnity.

<sup>J</sup>8A. No suit, prosecution or other legal proceeding shall lie against any officer of the Slate Government for anything which is in good faith done or intended to be done in ihe discharge of his duties under this Act or the rules made thereunder.

Saving. 9. No entertainments lax, in relation to an entertainment in a hotel or restaurant, shall be leviable on any person under the provisions of section 3 of the Bengal Amusements Tax Act, 1922, if such person pays entertainment lax under the provisions of this Aci.

> "The words, figures and brackets "Inspector appointed by Ihe Slate Government under section 3 oT (he Bengal Finance (Sales I ja) Acl, 1941 (Ben. Acl V of 1941) to assist lhc Commissioner of Commercial Taxes," were first substituted Tor Ihe words "Amusement Tan Inspector" by s. 3(2) oT (he Wesl Bengal Taxation Laws (Amendment) Act, 1979 (Wesl Ben.

> Acl 111 of 1979). Thereafter the words "Agrieullurjl Income Tax Inspector appointed by the Stale Government lo assist the Commissioner of Agricultural Income Tax." were substituted for the words, figures and brackets "Inspector appointed by lhc State Government under section 3 of the Bengal Finance (Sales Tax) Act. 1941 to assist the Commissioner of Commercial Taxes." by s. 5 or lhc West Bengal Taxation Laws (Amendment) Act. 198B (Wesl Ben, Act LI or 1988), Finally, the words within the square brack els were substituted for lhc words "Any officer nol below the rank of Agricultural Income Tax Inspector appointed by the State Government lo :1s si >,1 ihe Commissioner of Agricultural Income Tax, in Calcutta and Sub-Deputy Collector in a district, authorised by the State Govern men! Tor the purpo.se,'

by s. 5(6)(i) or the West Bengal Finance Acl, 1999 (West Ben. Acl Lit of 1999).

Words, figure and brackets within lhc square brackets were substituted for lhc words "any officer so authorised," hy s. 5(6)(ii), ibid.

Words, figure and brackets wilhin the square brackets wen; subs Li It) Led Tor lhc words "Every

officer authorised under I his section" by s. 5(6)(iii), *ibid*.

This section was inserted by s. 7(7) or lhc Wesl Bengal Taxation Laws (Second Amendmenl) Act. 1990 (Wesl Ben. Acl Vttl of 1990).

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- 10. (I) The State Government may make rules for carrying out Ihe Rules.  $* \blacksquare$  purposes of this Act.
  - (2) In particular and wilhoul prejudice to the generality of" the foregoing powers, such rules may provide for all or any of the matter; which, under any provision of this Act, are required lo be prescribed or to be provided by rules.
- (7) The amount of tax assessed under sub-section (1) or subsection (2), less the sum, if any, already paid by ihe proprietor in respect of the said period, shall, together with any interest determined under sub-section (3) that may be directed to be paid under the provisions of sub-section (6), be paid in the manner and within the dale as may be specified in a notice by the prescribed authority for this purpose, and the dale to be so specified shall not be less than thirty days from the dale of service of such notice.

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The westing was arb mixed five heir riginal section by splots of the Wes [Bengal Tax at i on Laws (Second Amendment) Acl, 1990 (West Ben, Acl VIII for 1990). Prior to (his substitution, section 5 A was inserted with retrospective c flee I by s, 6 of the West Bengal Entertainments and Luxuries (Holets and Restaurints). Tax (Amendment) Acl. 197! (West Ben. Act X of 1974).

The words "revised or" were omitted by s, 5(4) or the West Bengal Finance Aci, 1999 (West Ben. Ac) inoff999).

"This proviso was inserted by s. 5[3) or the West Bengal Finance Aci, 1994 (West Ben. AclXVfof 1994).