

From

Excise & Taxation Commissioner,
Haryana, Panchkula.

To

✓ The Director,
Industry & Commerce Department,
Haryana, Chandigarh.

Memo No. 2219/57-1
Panchkula dated the 03.10.2017

**Subject: Professional Tax remitted by Excise & Taxation Department,
Haryana**

On the subject cited above it is intimated that the Government of Haryana has been making significant efforts to foster a conducive environment for economic growth in the State. 'Ease of Doing Business' is one such initiatives adopted by the State Government to simplify regulations for private/public sector organizations.

After carefully considering the extensive set of recommendations of 'Ease of Doing Business' and in attempt to reduce regulatory liabilities, the Government of Haryana has not levied Professional Tax across the State. Accordingly 'Industrial and commercial property owners'/ 'employers' are not obliged to undergo registration process or secure professional tax from employed personals. Before implementation of Goods and Services Tax (GST), the Department of Excise & Taxation Department administers and enforces the following Taxation Laws:

- a. The Haryana Value Added Tax Act, 2003
- b. The Central Sales Tax Act, 1956
- c. The Haryana Tax On Luxuries Act, 2007

Page 1 of 2

- d. The Punjab Entertainments Duty Act, 1955 (as applicable to Haryana)

However; as these Taxation Laws have been subsumed in GST, now the Department enforces Haryana Goods and Services Act, 2017.



Addl. Excise & Taxation Commissioner (P/R),
for Excise & Taxation Commissioner,
Haryana, Panchkula.

Endst. No. / Panchkula dated the

A copy is forwarded to the PA/PS to ETC for information to the Ld.
Excise & Taxation Commissioner, Haryana.

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Addl. Excise & Taxation Commissioner (P/R),
for Excise & Taxation Commissioner,
Haryana, Panchkula.