29-2010

13. Resettlement Colonies transferred from DDA Account

	Shri Subhash Arya moved and Shri Vijender Gupta seconded the following motion :
olution 8-2009	Resolution No. 893 Resolved that as recommended by the Standing Committee vide its Resolution No. 1063 dated 16-1-2009, the Revised Budget Estimates for the year 2008-2009 relating to the Resettlement Colonies transferred from DDA Account as proposed by the Commissioner, be approved.
roposal	The motion was carried unanimously.
l.	14. Commercial Project Development Account
	Shri Subhash Arya moved and Shri Vijender Gupta seconded the following motion :
tal	Resolution No. 894 Resolved that as recommended by the Standing Committee vide its Resolution No. 1064 dated 16-1-2009, the Revised Budget Estimates for the year 2008-2009 relating to the Commercial Project Development Account as proposed by the Commissioner, be approved.
solution	The motion was carried unanimously.
)8-2009	15. Housing Scheme Account
ation of aner, be	Shri Subhash Arya moved and Shri Vijender Gupta seconded the following motion :
mer, be	Resolution No. 895 Resolved that as recommended by the Standing Committee vide its Resolution No. 1065 dated 16-1-2009, the Revised Budget Estimates for the year 2008-2009 relating to Housing Scheme Account as proposed by the Commissioner, be approved.
of	The motion was carried unanimously.
101	16. Special Govt. Grant Account
	Shri Subhash Arya moved and Shri Vijender Gupta seconded the following motion :
solution 08-2009 in Chest	Resolution No. 896 Resolved that as recommended by the Standing Committee vide its Resolution No. 1066 dated 16-1-2009, the Revised Budget Estimates for the year 2008-2009 relating to Special Govt. Grant Account as proposed by the Commissioner, be approved.
H.S. as	The motion was carried unanimously.
	BUDGET ESTIMATES (GENERAL) FOR THE YEAR 2009-2010
	Shri Subhash Arya moved and Shri Vijender Gupta seconded the following motion :
count	Rates for Municipal Taxes for 2009-2010
esolution)08-2009 n Kishan	Resolution No. 897 Resolved that as proposed by the Commissioner in his letter No. F. 33/CA-cum- FA/2325/C&C dated 4-12-2008 and recommended by the Standing Committee vide its Resolution No. 1067 dated 16-1-2009, levy of Municipal Taxes, Rates and Cesses for the year 2009-2010 (General Wing) as per Schedule to the letter aforesaid, be approved to the following :
	The second se
	SCHEDULE OF TAXES
1	(2009-2010)
esolution 008-2009	A Property Taxes : Building tax and vacant land tax shall be levied at the rates specified below of the annual value of buildings and vacant land or part thereof [based on the unit area values and factors specified in the DMC (Amended) Act]. (i) Residential properties (ii) The rate of tax shall be 10% of the annual value of the
roved.	vacant land or part thereof or covered space of the buildings under 'A', 'B', 'C', 'D' & 'E'categories.
	(43)

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- (b) Non-residential properties including Schools, Hoardings & Towers
- (c) Exempted properties U/s 115(1)(iv) of DMC (Amended) Act used for charitable purposes
- (d) Govt. Company & Statutory : Corporation Properties

(ii) The rate of tax shall be 6% of the annual value of the yacant land or part thereof or covered space of the buildings under 'F₂', 'G' & 'H' categories.

The rate of tax shall be 10% of the annual value of the vacant land or part thereof or covered space of the building under 'A', 'B', 'C', 'D', 'E', 'F', 'G' & 'H' categories.

Lands and buildings or portions of the lands and buildings exclusively occupied and used by a Society or Body for a charitable purpose and exempted from payment of general tax u/s 115(1)(iv) of DMC (Amended) Act, Service Charge shall be levied at @ 75% of the amount that would have been payable as property tax for the covered space of a building or vacant land as referred to in Section 114(D) & in Section 114(E).

- (i) For residential properties rate of tax shall be 10% of annual value of the vacant land or part thereof or covered space of the buildings under 'A', 'B', 'C', 'D' & 'E' categories.
- (ii) For residential properties rate of tax shall be 6% of the annual value of the vacant land or part thereof or covered space of the buildings under 'F', 'G' & 'H' categories.
- (iii) For non-residential properties rate of tax shall be 10% of the Annual Value of the vacant land or part thereof or covered space of the building under 'A' to 'H' categories.
- : (i) All the Farm Houses, whether in village abadi area or outside village abadi area, is being used for residential purposes shall be taxable @ 10% for covered portion.
 - (ii) All the Farm Houses, whether in village abadi area or outside village abadi area, is being used for non-residential purposes shall be taxable @ 15% for covered portion.

The rate of tax for appurtenant land shall be as above.

Rebate and Concessions :

(e) Farm Houses

(A) Rebate for timely payment :

- (i) A payment of the tax due in lump-sum in one installment during the first quarter of the year (i.e. April-June) would entitle one to a rebate @ 15% of the tax.
- (ii) No rebates would be given on payments made in quarterly installments.
- (iii) Late payment invites penal interest @ 1% per month or part of the month after the due date of each quarter in which the tax was due.
- (B) Concession for flats : Rebate of 10% would be applicable to the annual value to the DDA/CGHS flats (including common areas) upto covered area of 100 sq.mtrs.
- (C) A rebate of 30% shall be allowed upto the covered area of 100 sq.mtrs. to persons specified in Section 114-B of the DMC Act. However, only one rebate can be availed even if a person is eligible for more than one rebate/concessions as listed above.

Explanation :- The amount of annual value computed in accordance with the provisions of the DMC Act 1957 shall be in multiples of Rs. 100/- and the last two digits of the annual value upto an amount of Rs. 99/- shall be ignored.

(44)

e annual value of the		
sinder	Exemptions : The follow	ing vacant lands and buildings may be exempted from payment of property tax :
vacant under	(1)	Vacant lands and buildings (other than dwelling houses) exclusively used for agricultural purposes in accordance with the guidelines prescribed in the bye-laws;
ldings for a	(ii)	Any vacant land or building included in any village abadi, which is occupied for residential purpose by any original owner or his legal heir, subject to a maximum of one hunder square metres of covered space,
ral tax nall be		(Note :See Corporation decision u/s 177 of the DMC Act, 1957 at page 50.)
able as at land	(iii)	Vacant lands or buildings or portions thereof, exclusively used for the purpose of publi worship,
annual bace of	(iv)	Vacant land or buildings or portions thereof, exclusively occupied and used, with the approva of the Corporation, for the purpose of public charity as may be specified in the bye-law or for the purpose of medical relief to, or education of, the poor, free of charge;
of the overed	(v)	Vacant lands or buildings exclusively used for the purpose of public burial or as crematio ground, or any other place used for the disposal of the dead, duly registered under the Act;
of the overed	(vi)	Such heritage lands or buildings as are specifically notified for exemption by the Corporatio as also such premises as are so specified by the Archeological Survey of India;
outside es shall outside	(vii)	Vacant lands and buildings owned exclusively by war widows, gallantry award winners i Defence Forces, Police and Paramilitary Forces as also civilians who have receive bravery awards of the highest order from the Government including Annual Braver Awards given by the President :
irposes		Provided that the exemption shall be subject to the condition that-
ove.		 (a) The premises in question is in self-occupation for residential use and no portio thereof is let out for any purpose, whatsoever;
		(b) In case the person concerned has more than one property in Delhi, the exemption shall be applicable to only one property which is permanently used for self residence:
juarter		 (c) The benefit of exemption shall be limited to the life time of the person concerned except where-the award has been granted posthumously, in which case th exemption will be granted to the widow of the gallantry award winner;
lue date	(viii).	Vacant lands and buildings owned by, or vested in, the Corporation but not leased out or rented out, and in respect of which the property tax; if levied, would, under the provision of this Act, be leviable primarily on the Corporation.
ified in eligible	(ix).	The properties belonging to ex-servicemen upto a maximum of 100 sqm. of covered space, provided that :
MC Act		(a) Premises in question is in self occupation for residential use and no portion is let ou for any purpose whatsoever.
ount of		(b) In case the person concerned has more than one property in Delhi, the exemption shall be applicable to only one property, which is permanently used for self residence (45)

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