

REF.: ONGC/KS/215/2021

# OIL & NATURAL GAS CORPORATION (WOU) KARMACHARI SANGHATANA

AFFILIATED TO - PETROLIUM & GAS WORKERS' FEDERATION OF INDIA

Reg. No. (By - II - 8268)

Tel.: 022-26274102

Flat No.102, 1st Floor, Acme Hormony-I, Poonam Nagar, Off. JV Link Road, Andheri (E), Mumbai - 400 093.

Website: www.ksmumbai.com

DATE : 22 11 202

To, The GGM-HRO ONGC, WOU, NBP Green Heights, BKC, Bandra (E) Mumbai- 400051.

alc

Subject: Submission of "Income Tax Exemption Certificate" of Hospital Dr. Hegdewar Rugnalaya, Garkheda, Aurangabad

Respected Sir,

This has reference to our earlier letter vide No. ONGC/KS/572/2019 dated 22.02.2019 regarding incorporating Dr. Hegdewar Rugnalaya, Garkheda, Aurangabad, Maharashtra as our panel hospital. Please find enclosed the copy of the same for your perusal.

The **Income Tax Exemption Certificate** is one of the requirement of our office as per the guidelines issued by Head Quarter for empanelment of the hospital. Accordingly the said hospital has obtained the exemption certificate from **Income Tax Department**. Please find enclosed the copy of Income Tax Exemption Certificate for your perusal.

Your authority is requested to take necessary action at the earliest as employees availing medical facilities from the above mentioned hospital are paying income tax on their medical bills.

An early action in the matter is highly appreciated.

Thanking you, Yours faithfully,

aje

(Pradeep Mayekar) General Secretary

## Copy to:

1. GM-I/c Medical, ONGC, WOU, NBP Green Hts., BKC, Bandra, Mum-51.

2. DGM-I/c, IR, ONGC, WOU, NBP Green Hts., BKC, Bandra, Mum-51.

22/11/2021



# OIL & NATURAL GAS CORPORATION (WOU) KARMACHARI SANGHTANA

AFFILIATED TO - PETROLIUM & GAS WORKERS' FEDERATION OF INDIA

Reg. No. (By - II - 8268)

Tel.: 022-26274102

Flat No.102, 1st Floor, Acme Hormony-I, Poonam Nagar, Off. JV Link Road, Andheri (E), Mumbai - 400 093.

DATE: 22/02/2019

REF.: ONGC/KS/572/2019

To,
The ED-HRO,
ONGC, WOU,

NBP Green Heights, BKC,

Bandra (East),

Mumbai: 400 051.

Ofc

Sub.: Empanelment of Dr. Hegdewar Rugnalaya, Hospital of Aurangabad, Maharashtra.

Respected Sir,

We are in receipt of request application from M/s. Dr. Hegdewar Rugnalaya, Hospital situated in Aurangabad city, Maharashtra for empanelment.

With immense pleasure and pride we would like to refresh that in our recent recruitment i.e. since 2009 substantial number of candidates were capable enough to get appointment in ONGC, Mumbai Region from Aurangabad district and adjoining districts.

40 employees residing in Aurangabad and adjoining districts have supported for empanelment of the said Hospital. Please find enclosed copy of the same for your perusal. Moreover we understand employees working in other projects of ONGC all over India are residing in Aurangabad and adjoining Districts, their dependents will also be beneficiaries.

Let me bring to your kind notice that, "No Hospital is empaneled by ONGC from Aurangabad" till date. Empanelment of this hospital will be of great help to the employees and their families residing in Aurangabad as well as to the employees staying in adjoining district i.e. Beed, Nanded, Hingoli, Jalana, Parbhani, Dhule and Usmanabad. Presently employees and their families are finding it very difficult for medical treatment as they have to rush to Hospitals in Mumbai for medical treatment, needless to elaborate delay in transport could be fetal.

The employees who are admitting their wives for delivery are compelled to admit them in private hospital. As you are aware treatment in private hospital is taxable moreover total medical bill is sanctioned as per **KEM Pune Rate** which reduces the total amount of bill by almost **40%**. The employees residing in Aurangabad and adjoining districts has to pay 30% tax on medical bills and additionally has to loose 40% amount on total medical bill.

To avoid all these loss of our employees we must impanel the M/s. Dr. Hegdewar Rugnalaya of Aurangabad at the earliest as the hospital is fulfilling's all necessary documents required by ONGC.

We request your esteemed authority to kindly give direction to the concern department for speedy action not only for the above facilities alone but also for various other medical treatment which are catered by the said hospital. Needless to mention, very correctly employees are also pressurizing hard for early empanelment.

Thanking you,
Yours faithfully.

(Pradeep Mayekar) General Secretary ofc

# Copy to:

1. DGM I/c, Medical, ONGC-WOU, Gr. Heights, Bandra (E), Mum: 51. 2. DGM I/c, IR, ONGC-WOU, Green Heights, Bandra (E), Mum: 51.

25/2/019



### GOVERNMENT OF INDIA MINISTRY OF FINANCE INCOME TAX DEPARTMENT PCCIT (EXEMPTION), DELHI

To,

DR BABASAHEB AMBEDKAR VAIDYAKIYA PRATISHTHAN GARKHEDA PARISAR C/O HEDGEWAR HOSPITAL,GARKHEDA GARKHEDA AURANGABAD 431005,Maharashtra

PAN: Dated: DIN & Letter No : AAATD1998G 20/07/2021 ITBA/COM/F/17/2021-22/1034345934(1)

Sir/ Madam/ M/s,

Subject: Online service of Orders - Letter

APPROVAL UNDER SUB-CLAUSE (b) OF CLAUSE (ii) OF THE PROVISO TO CLAUSE (VIII) OF SUB SECTION (2) OF SECTION 17 OF THE INCOME TAX ACT, 1961 (READ WITH RULES 3A(1) & 3A(2) OF INCOME TAX RULES, 1962)

In exercise of powers conferred on the Principal Chief Commissioner of Income Tax (Exemptions) under Sub-Clause (b) of clause (ii) of the proviso to clause (viii) of Sub-section (2) of section 17 of the Income Tax Act, 1961, I, Principal Chief Commissioner of Income Tax (Exemptions), Delhi, having regard to the guidelines prescribed in rule 3A(1) & 3A(2) of the Income Tax Rules, 1962 for the grant of approval to a hospital, hereby grant approval to M/s Dr. Hegdewar Rugnalaya, Garkheda, Aurangabad (A unit of Dr. Babasaheb Ambedkar Vaidyakiya Pratishthan, Aurangabad - 431005) (PAN – AAATD1998G), assessed to tax with Commissioner of Income Tax (Exemptions), Pune for the purposes of the said Sub-Clause (b) of clause (ii) of the proviso to clause (viii) of Sub-section (2) of section 17 of the Income Tax Act, 1961.

2. Accordingly, any sum paid by an employer in respect of any expenditure actually incurred by the employee on his/her medical treatment or treatment of any member of his/her family in the above mentioned Hospital in respect of the following prescribed diseases as mentioned in Rule 3A (2) of the Income Tax Rules, 1962 shall not be treated as a perquisite in the hands of the employee for the purposes of sections 15, 16 & 17 of the Income Tax Act, 1961 as under:-

а	Cancer
b	Tuberculosis;
С	Acquired Immunity Deficiency Syndrome;
d	Disease of ailment of the heart, blood, lymph glands, bone marrow, respiratory system, central nervous system, urinary system, liver, gall bladder, digestive system, endocrine glands or the skin, requiring surgical operation
e	Ailment or disease of the eye, ear, nose or throat, requiring surgical operation;
f	Fracture in any part of the skeletal system or dislocation of vertebrae requiring surgical operation or orthopedic treatment;
g	Gynecological or obstetric ailment or disease requiring surgical operation, caesarean operation or laparoscopic intervention;
h	Ailment or disease of the organs mentioned at (d), requiring medical treatment in a hospital for at least three continuous days;
i	Gynecological or obstetric ailment or disease requiring medical treatment in a hospital for at least three continuous days
m	Anaphylactic shocks including insulin shocks, drug reactions and other allergic manifestations requiring medical treatment in a hospital for at least three continuous days.

- 3. The approval accorded should not be construed as approval of the Government of India or the Principal Chief Commissioner of Income Tax, (Exemptions) Delhi or any other statutory authority under the Government, for any other purpose (s).
- 4. This approval is subject to withdrawal at any time if it is found that the approval has been obtained through misrepresentation of facts or necessary conditions as stipulated in sub-rule(I) of Rule 3A of the Income Tax Rules, 1962 are not fulfilled and is subject to modification/withdrawal, if necessitated by subsequent changes in

#### provisions governing the approval

5. This approval takes effect from the date of issue of this order and shall remain in force till 31.03.2024. This approval is subject to the hospital's continued compliance with the statutory conditions under Rule 3A(1) necessary for such approval and such modifications as may be necessitated by any amendment to the provisions governing the approval under the Income Tax Act, 1961.

#### **TERMS AND CONDITIONS**

- 1. This approval is not transferable.
- 2. The hospital shall at all reasonable times be open for inspection by such officers of the Income Tax Department as are duly authorized in this behalf.
- 3. The hospital shall conform to such conditions as prescribed in Rule 3A(1) & 3A(2) of the Income Tax Rules, 1962. In the event, the establishment ceases to satisfy any of the conditions prescribed by law, it will be mandatory on the part of the Principal Officer of the hospital to notify the authority issuing this approval of such facts immediately.
- 4. The application for renewal of approval should be submitted at least 30 days before the expiry of the current approval.
- 5. Subsequent approval by way of an order in writing shall be subject to fulfillment of the conditions. An affidavit to be filed to the effect that all the conditions specified in Rule 3A of the Income Tax Rules 1962 continue to be satisfied and that no substantive/material change has occurred in the facts reported in the original application. F.No: PCCIT(E)/24/I7(2)(ii)(b)/2021-22/347

Dated: 13.07.2021

RASHMI SAXENA SAHNI PCCIT (EXEMPTION), DELHI

(In case the document is digitally signed please refer Digital Signature at the bottom of the page)