

होगा। इसके साथ ही, यदि लोकल केबिल ऑपरेटर वास्तविक आंकड़ों के आधार पर मासिक मनोरंजन कर कम जमा कराता है/कर जमा कराये जाने में विफल रहता है तो सम्पूर्ण जिम्मेदारी संयुक्त रूप से मल्टी सिस्टम ऑपरेटर एवं लोकल केबिल ऑपरेटर की होगी।

आज्ञा से,

आर0सी0 खुल्ने,  
प्रमुख सचिव।

No. 240/XXXVI(3)/2016/56(1)/2016  
Dated Dehradun, August 08, 2016

NOTIFICATION

Miscellaneous

In pursuance of the provisions of Clause (3) of Article 348 of the Constitution of India, the Governor is pleased to order the publication of the following English translation of 'the Uttarakhand Entertainment and Betting Tax (Amendment) Bill, 2016' (Adhiniyam Sankhya 15 of 2016).

As Passed by the Uttarakhand Legislative Assembly and assented to by the Governor on 28 July, 2016.



# THE UTTARAKHAND ENTERTAINMENT AND BETTING TAX (AMENDMENT) ACT, 2016

(Uttarakhand Act no. 15 of 2016)

An

Act

Enacted by the Uttarakhand State Legislative Assembly in the Sixty-seventh Year of the Republic of India as follows :-

further to amend the Uttar Pradesh Entertainment and Betting Tax Act, 1979 (as applicable to the State of Uttarakhand) to the context in the State of Uttarakhand.

Short title, Commencement  
and extension

1. (1) This Act may be called the Uttarakhand Entertainment and Betting Tax (Amendment) Act, 2016.
- (2) It shall extended to whole of the State of Uttarakhand.
- (3) It shall come into force at once.

Amendment of section 2

2. In the Uttar Pradesh Entertainment and Betting Tax Act, 1979 (as applicable to the State of Uttarakhand) hereinafter referred to as Principle Act in section 2 the following sections shall be inserted; namely-

2“(a-1) “Amusement Park’ means such amusement places where different type of entertainment in which includes sports or rides or water park, splash pool etc. but exhibition through Cinematography and Video is not include related to provide admission on payment;”

“2(ee) ‘Cable Operator amusement Park’ means such a persons who are providing cable service or is doing management/ running of cable network through cable television network or any other method whatever so called. Such Hotel owners/proprietor is also include who is provides cable facility through himself or any other newly technology.

2“(k-1) ‘Multy Systems Operators’ means such a cable operator who is received programming services from any Broadcaster or his authorised agency and does re-transmission or transmission of his private programming service for received with a lot through the direct



or one or more local cable operators in which includes his authorised distributor agency whatever so called by various subscribers."

"2m(iv) 'Such Cable operator/ multy system operator of responsible person who are providing cable services through cable television network or any other latest technology and registered under the Cable Television Network (Regulation) Act, 1995 (Act no 7 of 1995) (as amended from time to time) and Rules made thereunder by the management of cable operators."

#### Amendment of section 3

In section 3 of the Principle Act, a new sub-section (1) of section 3 shall be inserted as follows, namely-

"3(1) of Regarding payment of Entertainment tax of cable TV network- the information of distributed connection through the set Top Box to the customer by the cable network owner of means Multy system operator/ cable control room owner/ conductor, on the basis of list of datas/ actual generated by SMS/verified cable connections provided by the Information and Broadcasting Ministry, Government of India shall deposit necessarily as a monthly entertainment tax. In addition to the local cable operator deposited less monthly entertainment tax on the basis of actual data/ failure to deposit tax, then all responsibility shall be on the multy system operator and local cable operator jointly.

By Order,

**R.C. KHULBE,**  
Principal Secretary.



### उद्देश्य और कारणों का कथन

उत्तराखण्ड (उत्तर प्रदेश आमोद एवं पणकर अधिनियम, 1979) में मनोरंजन के साधनों में सूचना-तकनीकी विकास के कारण मनोरंजन के विभिन्न साधनों का भिन्न-भिन्न नामों से विकास हुआ है। अतः राज्य में केबल डिजिटलाईजेशन हेतु राजस्व अर्जन के दृष्टिगत (उत्तर प्रदेश आमोद एवं पणकर अधिनियम, 1979) की धारा 2 एवं धारा 3 में केबिल टी0वी0नेटवर्क एवं केबिल टी0वी नेटवर्क पर आरोपित मनोरंजन कर के भुगतान को परिभाषित किये जाने का प्रस्ताव है।

2- विधेयक उपरोक्त उद्देश्य की पूर्ति करता है।

डॉ० इन्दिरा हृदयेश  
वित्त मंत्री।