

**HARYANA GOVERNMENT  
EXCISE AND TAXATION DEPARTMENT  
NOTIFICATION**

**The 13<sup>th</sup> May, 2008**

**No. S.O.41/H.A. 6/2003/S. 59/2008.** – In exercise of the powers conferred by sub-section (1) of section 59 of the Haryana Value Added Tax Act, 2003 (6 of 2003), and with reference to Haryana Government, Excise and Taxation Department, notification No. Web.2/H.A.6/2003/S. 59/2008, dated the 13<sup>th</sup> March, 2008, the Governor of Haryana hereby makes the following amendment in Schedules B and C appended to the said Act, namely :-

**Amendment**

In the Haryana Value Added Tax Act, 2003 (6 of 2003), -

- (i) in Schedule B, for serial number 4 and entry thereagainst, the following serial number and entry thereagainst shall be substituted, and shall be deemed to have been substituted with effect from 1st January, 2006, namely :-

“4 Animal feed, that is to say, aquatic feed, poultry feed and cattle feed (but not including damaged wheat) including supplements, concentrates and additives to these feeds, husk of pulses and de-oiled cake (including de-oiled rice bran).”;

- (ii) in Schedule C, for serial number 98 and entry thereagainst, the following serial number and entry thereagainst shall be substituted and shall be deemed to have been substituted with effect from 1st January, 2006, namely :-

“98 Wheat atta including maida and sooji, rice flour, gram flour, besan, barely ghat, barely flour and sattu, dalia of wheat or barely, damaged wheat, rajmah, lobia, rongi, sago (sabudana), soyabean meal, and soyabean flour.”.

**RAMENDRA JHAKU,**  
Financial Commissioner and Principal Secretary to  
Government, Haryana, Excise and Taxation Department.