

**HARYANA GOVERNMENT
EXCISE AND TAXATION DEPARTMENT**

Notification

The 3rd February, 2012

No. S.O. 10 /H.A. 6/2003/S. 60/2012.- In exercise of the powers conferred by sub-section (1) read with sub-section (3) of section 60 of the Haryana Value Added Tax Act, 2003 (Act 6 of 2003) and with reference to Haryana Government, Excise and Taxation Department, notification No. Web. 5/H.A. 6/2003/S. 60/2011, dated the 28th December, 2011, the Governor of Haryana hereby makes the following rules further to amend the Haryana Value Added Tax Rules, 2003, namely :-

Amendment

1. (1) These rules may be called the Haryana Value Added Tax (Amendment) Rules, 2012.
- (2) These rules shall come into force with effect from the date of publication of this notification in the Official Gazette.
2. In the Haryana Value Added Tax Rules, 2003, in rule 47, in sub-rule (1), for the existing table, the following table shall be substituted, namely:-

“Table

Serial Number	Capacity of Kiln	Category	Lump sum amount payable in lieu of tax
1.	Brick kiln of capacity of more than 33 number of Ghori	+ A	` 3,09,120/- plus ` 10,765/-per additional Ghori above 33 Ghori
2.	Brick kiln of capacity of 28 to 33 number of Ghori	A	` 3,09,120/-
3.	Brick kiln of capacity of 22 to 27 number of Ghori	B	` 2,41,500/-
4.	Brick kiln of capacity of below 22 number of Ghori	C	` 1,93,200/-
5.	Brick kiln not fired during the year ending 30 th September in which stock in and outside the kiln as on 1 st October of last year, did not exceed five lakh bricks of all categories.	D	` 48,300/-

Note :- If a kiln is designed to be fired at two places, the rate of lumpsum payable by the owner of such kiln shall be double of the aforesaid rates .”.

Ramendra Jakhu,
Financial Commissioner and Principal Secretary
to Government, Haryana, Excise and Taxation Department.