INCOME-TAX ASSESSMENT AND DEMAND NOTICE



INSTRUCTIONS PRINTED OVERLEAF

LAND AND INCOME TAX ACT, 1954

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- (1) PAYMENT may be made at any Tax Office or Money Order Post Office. All cheques, bank drafts, postal notes, money orders or other negotiable instruments are to be made payable to INLAND REVENUE DEPARTMENT and crossed NOT NEGOTIABLE. For cheques completed in this way the word "bearer" need not be crossed out or amended to "order". Cash remitted through the post and cheques etc. not marked "Not negotiable" are at the sender's risk. Exchange must be added to all cheques etc. drawn on a bank or firm in a town other than that at which payment is to be made. To avoid exchange, payment may be made to the Public Account, in which case, forward the lodgement butt to a district office of the Taxes Division, Inland Revenue Department. Exchange is at the rate of 6d. for the first £20 or part of £20, and 3d. for each additional £10 or part of £10, up to a maximum exchange chargeable of £2 10s.
- (2) ANY OBJECTION to this assessment must be in writing, stating the grounds of objection, and must be delivered or posted to the DISTRICT COMMISSIONER OF TAXES, TAXES DIVISION, INLAND REVENUE DEPARTMENT, at the office of issue WITHIN ONE MONTH from the date of this notice, otherwise the assessment becomes final. An objection DOES NOT SUSPEND THE LIABILITY TO PAY THE TAX.
- (3) RATE OF INCOME-TAX PAYABLE. The basic rates of tax are 3s. for each £1 of the first £100; then 3s. 3d. for each £1 of the second £100; then 3s. 6d. for each £1 of the third £100; and so on up to a maximum of 12s. for each £1 of income in excess of £3600.

 The effective rate is the average of the basic rates for each £1 of taxable income, increased where necessary by the amount of the non-assessable income, and is expressed as a decimal fraction of £1.

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