Heavy Industry

452. SHRI KASHIRAM RANA:

SHRI MAHESH KUMAR M. KANODIA:

Will the Minister of INDUSTRY be pleased to state:

- whether there is any proposal under consideration of the Government to set up any heavy industry under the public sector or private sector in the country, particularly in Gujarat with the assistance of World Bank of any other international organisations;
- if so, the budgetary allocations made for the said proposal and by when this is likely to be implemented; and
 - if not, the reasons therefor?

THE MINISTER OF INDUSTRY (SHRI MURASOLI MARAN): (a) In the liberalised regime, most of the industries are delicensed and no permission from Government of India is necessary to set up these industries. Since August 1991 till 30th June, 1997, 374 Letters of Intent have been issued and 4483 Industrial Entrepreneurs Memoranda have been filed for locating industries in Gujarat. However, the investment intentions do not indicate whether any assistance would be taken from World Bank or any other international organisation.

(b) and (c) Do not arise.

[English]

Textiles Exports

- 453. SHRI VIJAY GOEL: Will the Minister of TEX-TILES be pleased to state:
- whether the Government have studied and identified the major problems faced by the textile industry in its exports;
 - (b) If so, the details thereof:
- the extent upto what the exports of Indian Textiles are likely to be adversely affected after the transfer of Hong Kong to China; and
- the manner in which the Government propose to meet the challenge of new rules and import curbs imposed by rich nations and to help the textile industry to increase its exports?

THE MINISTER OF TEXTILES (SHRI R.L. JALAPPA): (a) and (b) Government have been in constant touch with the textile export industry and have been taking all possible steps to resolve the problems.

- The exports of our textile products are not likely to be adversely affected after the transfer of Hong Kong to China, at present.
- The challenge of new rules and import curbs imposed by rich nations are met by mutual consultations

or through the organisations of the WTO. However, in order to boost the exports of garments, Government have been taking a number of steps, which include encouraging exporters to participate in buyer-seller meets; fairs and exhibitions; enabling import of capital goods at concessional duty for export production; special arrangements for duty free import of raw materials for export production; ensuring increased availability of export credit etc.

NBFCs in Bihar

- 454. SHRI SANDIPAN THORAT: Will the Minister of FINANCE be pleased to state:
- whether attention of the Government has been drawn to the news-item captioned "RBI unaware of illegally operating NBFCs in Bihar" appearing in the Financial Express dated June 30,1997;
- if so, the facts of the matter and the reaction of the Government thereto; and
- the action taken/proposed to be taken in this regard in terms of Government's declared policy of regulating the operations of NBFCs to protect the interests of general public?

THE MINISTER OF STATE IN THE MINISTRY OF FINANCE (SHRI SATPAL MAHARAJ): (a) Yes, Sir.

(b) and (c) Prior to the recent amendments to the RBI Act, non-banking financial companies did not require prior approval/registration with RBI before commencing/carrying on business. As per the recent amendment to RBI Act, it is necessary for a non-banking financial company to obtain a certificate of registration from RBI before commencing/carrying on the business of a NBFC. However. a non-banking financial company in existence on the commencement of the RBI (Amendment) Act is required to make an application for registration to RBI within six months i.e. upto 8th July, 1997. Such companies may carry on business of an NBFC till such time the rejection of its application for registration by RBI is communicated to it. According to RBI, 480 Companies which have been incorporated in Bihar have applied for registration with RBI by the stipulated period. Companies which continue business of a NBFC without a Certificate of Registration are liable for prosecution under Section 58(3) (4A) of RBI Act entailing an imprisonment of not less than a year and upto five years and fine which shall not be less than one lakh but not more than five lakhs.

[Translation]

Vacant Posts of SCs/STs

- 455. SHRI N.J. RATHWA: Will the Minister of COM-MERCE be pleased to state:
- the number of appointments made in the departments/undertakings under his Ministry during the last three years and as on date, post-wise;

- (b) the post-wise number of Scheduled Castes/ Scheduled Tribes applicants out of these;
- (c) whether some posts reserved for Scheduled Castes/Scheduled Tribes in such departments/undertakings are lying vacant;
 - (d) If so, the post-wise details thereof;
- (e) the steps taken/being taken by the Government to fill up these reserved posts; and
- (f) by when all the reserved posts are likely to be filled up and the reasons for delay therein?

THE MINISTER OF STATE OF THE MINISTRY OF COMMERCE (DR. BOLLA BULLI RAMAIAH): (a) to (f) information is being collected and will be laid on the Table of the House.

Interest on Income Tax

- 456. SHRI SATYAJITSINH DULIPSINH GAEKWAD: Will the Minister of FINANCE be pleased to state:
- (a) whether the Government have issued any order in February, 1997 for charging interest on Income Tax from the salary of Government employees while deducting the same for the year 1996-97.
 - (b) if so, the details thereof; and
- (c) if not, the steps being taken to refund the amount of interest on Income Tax from the salary of employees in some Government Departments?

THE MINISTER OF STATE IN THE MINISTRY OF FINANCE (SHRI SATPAL MAHARAJ): (a) No, Sir.

- (b) Does not arise.
- (c) No such instances have come to the notice of

the Department of Revenue.

[English]

Colgate Palmolive Limited

- 457. SHRI JAI PRAKASH (HARDOI): Will the Minister of FINANCE be pleased to refer to the reply given to Unstarred Question No. 3634 dated December 20, 1995 regarding Colgate Palmolive Limited and state;
- (a) the progress made in the disposal of the cases listed in the annexure to the above stated reply;
- (b) the steps taken for early disposal of the cases by eliminating delaying tactics; and
- (c) the steps taken to strengthen the MRTP Commission to cut short the delay in the disposal of the cases?

THE MINISTER OF STATE IN THE MINISTRY OF FINANCE (SHRI SATPAL MAHARAJ): (a) and (b) A statement indicating the present position of the cases of investigations/enquiries with the MRTP Commission in respect of M/s. Colgate Palmolive (India) Limited, M/s. Hindustan Lever Limited and M/s. Ponds India Limited for the year 1993, 1994 and 1995 listed in the annexure to the reply given to parts (a) & (b) of the Lok Sabha Unstarred Question No. 3634 dated 20.12.1995 is attached.

The aforesaid cases are at different stages of consideration with the MRTP Commission. The Commission is a quasi-judicial body and is required to follow the procedure laid down in the MRTP Act, 1969, the Regulations framed thereunder and the Code of Civil Procedure. The time involved in disposing of the enquiries depends upon the nature of pleadings, the number of witnesses to be examined and securing and providing of documents etc. As such the matters are sub-judice before the Commission and they are empowered to take further necessary action under the provision of the MRTP Act. 1969.

(c) The Government has administratively strengthened the Commission by increasing the sanctioned strength of its Members from three to five in addition to Chairman with a view to speed up the disposal of cases.

Statement

Cases of Investigations/Enquiries with the MRTP Commission in respect of Colgate Palmolive (India) Ltd., Hindustan Lever Ltd. and Ponds India Ltd. for the Years 1993, 1994 and 1995 Yearwise

Year		Enquiry No.	Name of the Respondent	Allegations	Present position
1	2	3	4	5	6
1993	1.	RTPE 18/93	Hindustan Lever Ltd., Bombay	Selling of Shampoo In sachet packs at predatory prices to eliminate competition/competitors.	The matter is listed for evidence on 29.7.97.