ABSTRACT

A maternity benefit is one that every woman shall be entitled to, and her employer shall be liable for, the payment of maternity benefit, which is the amount payable to her at the rate of the average daily wage for the period of her actual absence. Maternity Benefits should aim to regulate employment of women employees in certain establishments for certain periods before and after childbirth and provides for maternity and certain other benefits. Post Maternity, women work participation rate is negatively affected in labour market. It is important to recognize that women participation in labour market has significantly increased in recent years, particularly in urban areas. Further, most of the increase in women participation in labour market is contributed by young women in urban areas. Since India is committed to creating a gender friendly labour market environment, there is increasing realization to provide a conducive working environment. Looking at the large number of women employment in broad occupational categories, it was but natural to protect and safeguard their health in relation to Maternity and the children. The fundamental purpose for providing maternity benefits is to preserve the self-respect for motherliness, protect the health of women, complete safety of the child etc. Due to the increasing number of women employees in the government and private sector, it became necessary to grant maternity leave and other maternity allowances to working women. The objective of maternity benefits is to protect the dignity of “Motherhood” by providing the complete & health care to the women & her child when she is not able to perform her duty due to her health condition. There is need for maternity benefits so that a woman is to be able to give quality time to her child without having to worry about whether she will lose her job and her source of income.
Thus, there is a need to discuss and analyze maternity benefits in India. This paper reports give background information about the maternity legislation in India.

**KEYWORDS:** salary, working women, maternity benefits, legislation

**INTRODUCTION**

All inclusive, ladies fall a long way behind men in access to paid work. Furthermore, working ladies are frequently paid not as much as men for their work and are amassed in unreliable, dangerous and low wage work. The real explanation for this wonder is the view of ladies as housewives, parental figures, moms and optional wellsprings of family unit wage. Ladies are regularly in charge of kids, family unit work and unpaid group work, which limits their chances to ok salaried business.

In the meantime, salaried business is vital for ladies' strengthening. This is since salaried work makes ladies less financial ward of male family and the life partner, and offers ladies leave choices in i.e. instances of abusive behavior at home. Work drive investment is however seen to not be essentially positive in essence, since it can be a consequence of financial weight, imbalances or neediness, and can put a twofold weight of work on ladies who are in charge of all residential work in the family. Along these lines, business benefits, and particularly maternity benefits, are focal supplements to ladies' salaried work. Maternity leave can make a domain that enhances a lady laborer's ability to adjust work and family life.

**AIM and OBJECTIVES:**

The **aim** of the paper is to study the benefits for women employee

The **objectives** of this report is to study

- To overview the maternity legislation in India.
- About the general benefits of maternity benefit programmes.

**HYPOTHESIS:**

Whether there is proper effectives on implementation of maternity benefit act in India
MATERIALS AND RESEARCH METHODOLOGY:

THIS RESEARCH PAPER IS DONE THROUGH DOCTRINAL APPROACH.
Only primary & secondary sources have been referred for this study. The primary sources include interviews with people were not possible. Secondary sources including books related this subject and research articles legal blogs websites on this topic was referred.

MATERNITY BENEFIT ACT OF 1961

The Maternity Benefit Act (MBA) is a law in India December 1961. It manages the work of ladies in specific foundations for certain period when labor, what's more, accommodates maternity benefits.

ELIGIBILITY CRITERIA

stretches out to the entire of India and spreads female representatives in any shop or foundation utilizing at least 10 people. The meaning of foundation incorporates industrial facilities, mines, manors and foundations where individuals are utilized for the display of equestrian, aerobatic and different exhibitions. Further, easygoing and day by day wage laborers are secured by the Act.

LEAVE

According to the MBA, A lady is qualified for maternity benefits on the off chance that she has been utilized 80 days or more in the a year going before conveyance. a female representative is qualified for 12 weeks of maternity take off. Not more than six of these weeks might go before the date of conveyance.

If there should be an occurrence of unnatural birth cycle or therapeutic end of pregnancy, the MBA\(^1\) qualifies a representative for leave for a month and a half following the unnatural birth cycle, and if there should arise an occurrence of tubectomy activity, the worker is qualified for leave for two weeks after the activity. Moreover, a female worker experiencing ailment emerging out of pregnancy is qualified for a most extreme one month of extra leave.

\(^1\) K.Kalaiselvi vs Chennai Port Trust
PAY
Concerning installment, the MBA\(^2\) expresses that a female worker might be paid at the rate of her normal day by day wage by her boss when she is on maternity take off. The normal day by day wage \(^9\) should likewise be paid in instances of leave following premature delivery, tubectomy activity or sickness emerging out of pregnancy.

HEALTH BENEFITS
A lady has the privilege to 2500 rupees in restorative reward and two nursing breaks for each working day until the point when her tyke accomplishes the age of 15 months.

JOB PROTECTION
It is as per the Act unlawful for a business to release or expel a worker amid or because of maternity clear out. It is additionally unlawful for a business to pull out of release or rejection on such day that the notice will lapse amid a worker's maternity leave.

FILLING A COMPLAINT
If a lady is denied of maternity advantage or therapeutic reward, or released or expelled amid or by virtue of maternity leave, she can advance against the choice inside sixty days. For doing this, she can approach an Inspector delegated under the Act. On the off chance that she isn't happy with the requests of the Inspector, she can offer against the requests to the recommended expert inside thirty days. She can likewise record her case in court inside one year if she is unsatisfied with the requests go by the Inspector, or if a bigger inquiry of law is included.

EMPLOYER OBLIGATION
MBA clarifies that a business might not utilize a lady amid the a half year quickly following her conveyance. A business might likewise not influence a lady to do difficult work, or work that meddles with her pregnancy, amid the month prior to her normal conveyance. Further, a business

\(^2\) Ramchand Onkarlal Agarwal vs Union Of India (Uoi) And Ors. on 2 May, 2006
\(^J\) Sharmila vs The Secretary To Government on 19 October, 2010
has the commitment to show the Act in all aspects of the foundation in which ladies are utilized. Likewise, every business might get ready and keep up participation records and submit yearly returns.

MATURENTY LEAVE IN INDIA INCREASED TO SIX MONTHS

1. · Maternity leave expanded from 12 to 26 weeks.
2. · Female workers with no less than two youngsters keep on being qualified for 12 weeks of maternity clear out.
3. · Maternity leave of 12 weeks for female workers receiving a tyke beneath 3 months and for charging moms.
4. · Businesses having no less than 50 representatives to give creche office.
5. · Working moms might be qualified for telecommute.
6. · Viable date of the revision yet to be informed.

Maternity leave in india stands expanded to 26 weeks for the private part. The compelling date of the correction will be independently told.

After sanctioning of the stringent law on counteractive action of lewd behavior of ladies at working environment in 2013, the indian government has now given female representatives another motivation to celebrate. With this improvement, maternity leave to be offered by private bosses in india has been carried at standard with that of government workers in india. It is critical to take note of that india now outperforms numerous european and asian nations as far as maternity benefits being given to working moms.

Following sanctioning of the maternity benefit (amendment) act, 2017 (“maternity amendment act”) on march 27, 2017, the law likewise (a) stretches out maternity advantages to charging and embracing moms, (b) orders bosses to give creche offices at the foundation, (c) enables ladies to telecommute in specific cases and (c) expects managers to educate female representatives at the season of their joining about maternity benefits accessible to them.

3 https://www.lawctopus.com/academike/the-need-for-maternity-benefits-for-women-employee.

Municipal Corporation of delhi v. Female Workers
MERITS ON THE MATERNITY BENEFIT ACT

As have been called attention to in the presentation part, and as likewise will be noticed a few times all through this report, the presence of a maternity advantage law is essential for ladies' rights and ladies' monetary security. The advantages and weaknesses of maternity advantage programs by and large will be examined in part 3 in this report. This area will call attention to a couple of focal benefits and deficiencies that identify with the Indian law in specific.

As a matter of first importance, it is certain that the MBA\(^4\) covers every female worker in any shop, manufacturing plant, mine or on the other hand manor. This implies there is no requirements to assess the sort of work ladies perform at these work environments with a specific end goal to see if they are qualified. Also, it is of incentive to take note of that the MBA enables the State Government to stretch out the Act to some other foundation. The Government of Kerala has for instance broadened every one of the arrangements of the MBA with the goal that it covers the foundations characterized as business foundations in the Kerala Shops and Commercial Establishments Act of 1960. In this demonstration, a business foundation signifies "a business or modern or exchanging or managing an account or protection foundation, a foundation or authoritative administration in which the people utilized are predominantly occupied with office work, lodging, eatery, boarding or eating house, bistro or any other refreshment house, a theater or some other place of open beguilement or entertainment...".

Another imperative legitimacy is that the MBA gives full pay (100 for every penny) for ladies on maternity leave, since it expresses that female representatives might be paid at the rate of their normal day by day wage. As can be comprehended by section 4 in this report, this piece of the Indian law is more dynamic than the relating part in the enactment of a few European what's more, other created nations. The installment part of the MBA is additionally in accordance with the ILO tradition No. 183, which expresses that maternity money benefits should be founded on past profit and not be under 66% of the lady's past income.

RECOMMENDATION: Since salaried work makes ladies less financial ward of male family and the life partner, and offers ladies leave choices in i.e. instances of abusive behavior at home.

\(^4\)Maternity benefits – A mode of dignifying motherhood
https://indiankanoon.org/search/?formInput=maternity%20benefit%20
Work drive investment is however seen to not be essentially positive in essence, since it can be a consequence of financial weight, imbalances or neediness, and can put a twofold weight of work on ladies who are in charge of all residential work in the family. Along these lines, business benefits, and particularly maternity benefits, are focal supplements to ladies' salaried work. Maternity leave can make a domain that enhances a lady laborer's ability to adjust work and family life.

CONCLUSION

A maternity advantage is one that each lady might be qualified for, and her boss should be subject for, the installment of maternity advantage, which is the sum payable to her at the rate of the normal every day wage for the time of her real nonattendance. There is requirement for maternity benefits so a lady is to have the capacity to give quality time to her youngster without worrying about whether she will lose her activity and her wellspring of pay.

In the wake of breaking down, it can be inferred that Maternity Benefit Act, 1961 is a help for the working ladies as in they don't have work frailty amid their maternity period. Be that as it may, there are sure inadequacies of the Act which should be viewed. Initially, the length of leave must be reached out with a specific end goal to enable a mother to completely recoup and recover and additionally productively nurture her new conceived tyke. Inside this, the length of post natal period must be broadened remembering factors like ascent in number generally relational unions, cesarean births, atomic families and expanding urbanization. In the 44th Indian Labor Conference, held in February, 2012, it has been prescribed that Maternity Leave under the Maternity Benefit Act be expanded from the present level of 12 Weeks to 24 Weeks.

Besides, The MBA does not agree to universal models and there are colossal holes in its usage as the whole duty of the Act rests with the business. Setting the whole weight of giving maternity advantage on the business is likened to giving him a motivating force to not give any advantage whatsoever. Consequently, the cost of maternity assurance ought to be shared among various offices through some type of social protection plan or general tax assessment.
Thirdly, the duty of today’s mind is regularly uniquely put upon ladies. This strengthens man-centric thoughts and generalizations and furthermore improves the segregation they look from bosses. With a specific end goal to lessen these elements, the Act ought to likewise influence an arrangement for paternity to leave and take after a more populist approach. Additionally, security ought to be accessible to people who embrace youngsters.

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