Regd. No. NE 907



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NOTIFICATIONS

No. PWC. 277/75/123, the 12th October, 1981. In exercise of the posar conferred by sub section (1) of section 18 of the Mizoram Roadside Land Control Act, 1975 (Mizoram Act No. 6 of 1976) the Li. Governor (Administrator) of Mizoram is pleased to make the following rules, Namely :-

1. Short title and commencements (1) These rules may be called the Mizoram Roadside Land Control Rules, 1979 (2) They shall come into force at once.

2. Definitions :- In these rules, unless the context otherwise requires.

- (a) 'Act' means the Mizoram Roadside Land Control Act, 1975.
- (b) 'Form' means a form set forth in the Schedule to these rules.

3. Restructres on structures etc. in a controlled area :- No construction of new structures shall be allowed by the Collector in the controlled area under clause (e) of the proviso to section 6 of the Act excepting construction of retaining wall, pavement and drain connected with a structure beyond the controlled area.

4. Application to re-erect etc. – Every person desiring to obtain permission referred to in section 6 shall make an application in writing to the Collector in Form-I.

5. Documents to accompany application to re-errect building :- In case, of any application to re-errect a building the applicant shall submit the following with his application, namely :-

(1) Certified extracts from records maintained in the Directorate of Settlement or the Deputy Commissioner's Office, as the case may be, in respect of Aizaw and Lunglei Districts and records maintained in the office of the Autonomous District Councils or in Circle Offices under such District Councils inizespect of Chhimtuipui District, showing the names of owners, terants and other particulars of the land to which the application relates. (2) A site plan, fulfilling the following requirements :

(a) It shall be drawn to a scale of not less than 1 cm, to 2 modes, in the case of sites not exceeding half hectare; 1 cm, to 8 metres in case of sites exceeding 4 hectares.

(b) It shall be prepared with sufficient accuracy to enable the site being identified and shall be submitted in triplicate in cloth-backed terroprints or tracings.

- (c) The plan shall show.
 - (i) the scale of the site;
 - (ii) boundaries of the site;
 - (ni) directions of the north point to the plan of the building or proposed building's.
 - (iv) streets, or roads adjoining the site with their with clearly mentioned, all existing road side trees, lamps posts, aerial electrical line, if any, and any other feature or structures likely to affect the approach to the building or proposed building;
- (v) levels of the site and of plinth of the building or proposed building an relation to those of neighbouring road or roads by an elevation section;
- (vi) all existing buildings or structures on or over or under the site or projecting beyond it;
- (vii) surrounding building in outline within a distance of 7 metres from the boundaries of the site in relation to those boundaries of the site and the building or proposed building and, if know, the name of owners of adjoining houses and premises or vacant land;

(viii) area occupied by the building.

- (d) The building lan on a scale of not less than 1 cm to 2 metres. It shall be submitted in triplicate in clothbacked forro prints or tracings and shall show:
 - (i) the scale;
 - (ii) the direction of the north point to the plant;
 - (iii) a plan of the ground floor and other floors of the building with fromt elevation and one other elevation and typical section;
 - (iv) the plinth, level of the building or proposed building with reference to the level at the centre of the street or road with the building is to about;
 - (v) the level of the courtyard and open space in the building or proposed building in relation to the level of the centre of the street or road towards with the building or proposed building is to be drained;
 - (vi) the proposed method of draining the building or proposed building, the position and dimentions of all privies, uranals, drains stables dhob-ghats, cattlesheds, wells, compound walls gates, pillars and other appurtenances and the method of disposal of sewage sullage and storm water;

- (vii) the means of access to the building or proposed building and its several floots;
- (viii) the number of storeys of the building or proposed building;
- (ix) addition to or alternation of an existing building or proposed building; the new work shall be indicated the building plan in distinctive colours a key to the colours being given on the plan.
- (c) Specification of the proposed consuruction should be given in detail such as :--
 - (i) purpose for which the building or purposed building is intended to be used;
 - (ii) naterials to be used in the construction;
 - (iii) number of storeys;
 - (iv) number of persons for which the accomodation is i provided in the building or proposed building;
 - (v) particulars of wells, latrines etc. to be provided.
- - (a) Certified extracts as mentioned in rule 5 (1);
 - (b) Drawings and specifications, sufficient to enable the intention of an applicant to readily unmistakebly understood;
 - (c) Where an open drain is to be covered, a plan and section showing clearly how it is proposed to cover the drain in question and where a culvert is to be built showing the exact tunnel-size of culvert.

Note:— The plans shall conform to the requirements to rule 5 (2) (a).

- 7. Register of applications: One receipt of the application under rule 4, the Collector shall cause it to be entered in a register to be maintained in his office in Form II.
- 8. Principles on which permission to build etc. will be granted.-
 - (a) Before deciding any application made to him under sub-section (1) of section 7 of the Act, the Collector shall call for the recommendations of the Executive Engineer, Public Works Department in charge of the area and give due consideration thereto provided that in case the said Executive Engineer so desires, the Collector shall give him a personal hearing also in the presence of the appliccant.
 - (b) Re-erection will not in any case be allowed within the roal-side land acquired by the Government to be part or the road.

- (c) The opening of sullage towards the road shall not be permatted.
- (d) The approach shall be in such a manner as not to increase with or endanger the flow of traffic on the road.
- Collector to inform Executive Engineer Public Works of Department of permission granted etc: - The collector shall inform the Executive staginger, Public Works Department, of all permission granted by him and conditions imposed, if any, under clause (a) of sub-section (2) of section 7 of the Astronomy (2) of the As
- 10. Appeals :- Every appeal preferred under section 8 of the Arrived be heard on behalf of the Government by the Secretary to the Government of Mizoram Revenue Department (herei-after called the "Appellate addression") and shall be disposed of the in the manner prescribed under sub-rule (5) hereunder.

(2) Every appeal against an order passed by the Collector under sub-section (2) of section 7 of the Act shall be filed by the aggrieved party in Form III if the order appealed against relates to grant of permission with conditions, and in Form IV if the order appealed against relates to refusal or permission.

(3) Every aggrieved person preferring an appeal shall do so separately in his own name and no joint appeal mad. on behalf of more than one person shall be entertained by the appeallate authority.

- (4) (a) Every appeal shall--
 - (i) be in writing;
 - (ii) specify the name and address of the appellant and the date of the order appealed against;
 - (iii) specify the date on which the order appealed against was communicated to the appellant;
 - (iv) contain a clear statement of facts of the case and grounds in support of the appeal;
 - (v) state precisely the relief prayed for; and be signed and verified by the appellant or an agent duly authorised by the appellant or in writing in this behalf;
 - (b) Every appeal shall be accompanied by -
 - (i) an authenticated copy of the order against which the appeal is made;
 - (ii) a copy of the application submitted under rule 4 of these rules;
 - (iii) any order document relating to the appeal;
 - (iv) a satisfactory proof of the payment of the fee prescribed under clause (c);
 - (c) A sum of Rs 100/- only as the fee for an appeal shall be deposited by every appellant in the office of the appellate authority and an authenticated copy of the receipt obtained therefor shall be annexed to every appeal. No appeal which is not accompanied by the aforesaid copy of the receipt shall be entertained by the appellate authority.
 - (d) Every appeal shall be submitted in quadruplicate and shall either be presented to the appellate authority by the appellate in his authorised agent in person or sent to such authority by registered post. When the appeal is presented by an agent duly authorised by the appellant, it shall be accompanied by a letter of authority written on a stamped paper of the value as required by law, appointing him as such agent.

- (e) On receipt of the appeal, the appellate authority shall endorse the date of its presentation or receipt by post and the name of the appellant or his duly authorised agent presenting it, as the case may be.
- 11. Procedure to be followed by the appeliate authority in dealing with and disposal of the appeal :-
 - (a) The appellate authority shall, as soon as may be after the appeal is find before it, fix a date and venue for hearing of the appeal and give internation of the same to the appl cant and the Collector in Form V. While giving such intimation to the Collector, a copy of the appeal togecter with he enclosures shall also be sent to the Collector, and he shall be called upon to send to the appellate authority all the relevant records connected with the matter relating to the appeal.
 - (b) Where the material on record is insufficient to enable the appellate authority to come to a definite decision, it may take additional evidence and call for such further materials from the appellant or the Collector as it deems fit. Such meterials shall form part of the record, but not before the party other than that from whom such record has been received has been given an opportunity to peruse such records and defend itself against anything contained therein which is detrimental to the interest of that party
 - (c) When on the date fixed for hearing or any date to which the hearing of the appeal may be adjourned the appellant or his duly authorised agent does not appeal is called for hearing, the appeal shall be liable to be dissmissed.
 - (d) Where an appeal is dismissed under chause (c) the appellant may, within 30 days from the date of dismissal of the appeal apply to the appellate authority for the restoration of the appeal and if it is shown to the satisfaction of the appellate authority that the appellant had not received intimution of the date of hearing of the appeal or was prevented by any cause, sufficient in the opinion of the appellate authority, from appearing when the appeal was called for hearing, the appellate authority may restore the appeal on such terms as it thinks fit.
 - (e) The order passed by the appelate authority shall be in writing and shall state clearly the points before it for determination, the decision thereon, and the reasons for such decision.
 - (f) A copy of the order passed in appeal shall be supplied by the appellate authority free of cost to the appellant and a copy thereof shall also be sear to the Collector and the Executive Engineer, Public Works Department.
- 12. Horizontal distance:— The horizontal distance from the edge of the roadside land on either side of a scheduled road, for the purpose of declaring such land as controlled area under section 3 of the Act, shall be five metres.

SCHE DULE

FORM 'I' (See Rule 4)

FORM OF APPLICATION

To

The Collector,

Sir,

The following documents as required by the rules, are attached :-

- (a) Certified extracts from records maintained in the Directorate of Settlement or the Deputy Commissioner's Office as the case may be, in respect of Aizawl and Lunglei District and records maintained in the Office of the Autonomous District Councils or in Circle Offices under such District Councils in respect of Chhimtuipui Dist., about the land in question.
- (b) Site plan.
- (c) Building Plan.
- (d) Specification of proposed construction.
- (e) Further information (if any).

Yours faithfully,

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(Signature) Full address of the applicant.

FORM – II

(See rule 7)

REGISTER OF APPLICATIONS

SI. No.	Name of road adjacent to which construction is desired.	Name of village	Details of Constn. applied for alongwith pass/LSC/ patta Nos. and situa- tion etc.	Order in brief alongwith conci- tions im- posed, if any.	M A
)	2	3	4	5	6

Note: The register will be maitained sub-division-wise. Entries in each register will be made road-wise and village-wise. Entries in columns I to 4 will be made on receipt of application and in column 5 after decision by the Collector.

FORM-III

Form of Memorandum of Appeal under Section 8 of the Mizoram Road-side Land Control Act, 1975 in case of grant of permission with conditions, (See Sub-Rule (2) of Rule 10)

Before

Memorandum of appeal of shri Appellant V.S. The Collector District **** Respondent. The appeal of Shri +== Resident of District — Against the order dated -— District passed by the Collector — — under section 7 of the Mizoram Roadside Land Control Act 1975 show as follows-:

(1) Under clause (a) of sub-section (2) of section 7 of the Mizoram Roa side land Control Act, 1975 (Act 6 of 1976) the appellant has been granted per mission to (heremention whether the permission is to erect or recrect building or to make or extend excavations etc. in the roadside land indicated below:-

	Area covered by Pass/LSC/I	Patta No.		·	
	Name of village/Veng. —				 -
(c)	Name of the road/street. — Sub-Division — —	<u> </u>			
(d)	Sub-Division — — —			—	
(e)	District — —		_		

A copy of the order in question is attached hereto.

(2) The facts of the case are as under:-(here briefly mention the facts of the case)

(3) The grounds on which the appellant relies for the purpose of this appeal are as below:-

(here mention the grounds on which the appeal is made).

- 1. 2.
- 3,
- 4.

(4) In the light of what is stated above, the appellant respectfully prayeth that -

the unreasonable condition (s) imposed be treated as annulied or (a) it/they should be substituted for such other condition (s) a appears to be reasonable.

or

An amount of Rs..... as fee for this appeal has been paid vide receipt No...... date = an authenticated copy of which is attached in proof of payment.

> Signature of the applicant. Name in block letter Occupation Address :

Date

Date :

VERIFICATION

I (poclaries name) appellant in the above memorandum of appeal/or duly authorised agent do hereby declare that what is stated therein is true to the best of my knowledge and belief and nothing has been nidden thereunder.

Signature
Name
(in block letter)
Occupation :

. . .

Address :

FORM IV

Form of Memorandum of Appeal under section 8 of the Mizoram Road side Land Control Act, 1975 in case of refusal of permission (See Sub-Rule (2) of Rule 10).

Belore

Memorandum of appeal of Sori-

V.S.

The Collector_____District_____District_____

The appeal of	
resident of	Dist.
against th	d d
passed by the $C > 11$	lector , , , , , , , , , , , , , , , , , , ,
7 of Mizoram Roa	adeide Land Control Act, 1975, showeth as follows :-

(a) Area covered by Pass/LSC/Patta No

(b) Name of the village/veng

(c) Name of the road/street

(d) Sub-Division

(e) District

A copy of the order in question is attached hereto.

The appellant being aggrieved by the aforesaid order respectfully prayeth that the said order be set aside on, among others. the following ground (s).

1. 2.

3. **4**.

An a mount of Rs: as fee for this appeal has been paid vide receipt No. date an authenticated copy of which is attached in proof of payment.

> Signature of the applicant Name in block letter Occupation Address

Date

VERIFICATION

1 (appellant's name) appellant in the above memorandum of appeal/or duly authorised agent do hereby declare that what is stated therein is true to the best of may knowledge and belief and nothing has been hidden thereunder.

> Signature (Name in block letter) Occupation :

DATE :

Address FORM - V

FORM OF NOTICE

(See clause (a) of rule 11) Before appeilate authority on behalf of the Government as montioned in section 8 of the Mizoram Roadside Land Control Act 1975 (Act 6 of 1976). In the matter appeal No. 197 filed under sec. 8 of the Mizoram Roadside Land Control Act, 1975 (Act 6 of 1976) by Shri (name and address of appellant). V.S The Collector District Respondent. Whereas Shri name and address of the appellant) ha filed before the undersigned a memorandum of appeal against the order dated passed by the Collector District under section 7 of the Act.

Now, therefore, please take notice that the undersigned has fixed 197 as the date of hearing of the aforsaid appeal. The hearing shall take place at AM/PM on that date in the office of the undersigned at Aizawl. You are, therefore, called upon to appear before the undersigned at the appointed time and date and place either in peson or a duly authorised agent, and explain your case. Please take notice that failure on your part to appear on the date of hearing, either in person or through a duly authorised agent, without showing sufficient cause to the satisfaction of the undersigned will make your appeal liable to be dismissed or decided exparte.

Given under my hand and seal at		·
this	day	19

(Signature) Appellate Authority.

Memo No Date 19 Copy to :- The Collector, District for information, and necessary action, A copy of the aforsaid appeal along with its enclosures is sent herewith. He is requested to send to the undersigned all the relevant records connected with the matters relating to the appeal within days.

> (Signature) Appellate Authority.

GORRIGENDA

No. LJD.75/79/44, the 12th October, 1981. In the Mizoram Gazette Extra Ordinary issue No. 50 Vol. VIII dated the 8th October, 1979,

1 in the Mizoram Appropriation (No. 1) Act, 1979 (Mizoram Act No. 1 of 1979)

(1) in page 1, in section 1, in the marginal heading, for "Shor title", read "Short title":

(2) in page I, in section 2, in the 7th line, for "Scheduled," read "Schedule";

(3) in page 2, in the Schedule, against demand No. 17 Cooperation, in the last column, for "1,32,792", read "1,32,729";

2. in the Mizoram Appropriation (No. 2) Act, 1979 (Mizoram Act No. 2 of 1979), in page 4, in the Schedule, against demand No. 21, Capital outlay on Public Works, in Column 3, under the heading Voted portion, for "1,77,65,740", read "1,77,65,704";

3. in the Mizoram Appropriation (No. 3) Act, 1979 (Mizoram Act No 3 of 1979), in the Schedule in page 7,
(1) for the entries against 28 Cooperation and 29 Special and Backward Areas, read the following,
"28. Co-operation Revenue 31,32,000 (Spring)

29.	Special and Backward Areas	Capital Revenue Capital	68,33,000 1,08,59,000 12,06,000	68,33,000 1,08,59,000 12,06,000 "

(2) against the entry Public Debt. in Column 2, read the figures "1,20,38,000" and 90,72,000" under the Column Charged on the Consolidated fund.

J.W. Sundara Raj, Secy. to the Govt. of Mizoram, Law Judicial and District Council Affairs Department.