

Act,  
tent  
t of  
the  
tent  
rity  
fa-  
in  
uch  
es-  
ary  
om  
le-  
ite-  
ose  
in  
the  
nt) Savings.  
red  
ing  
his  
ent  
of  
nts  
his  
in-  
if  
his  
H  
lia.

Regd. No. NE 907



**The Mizoram Gazette**  
**EXTRA ORDINARY**  
**Published by Authority**

Vol—XXVIII Aizawl, Wednesday, 17.2. 1999, Magha 28, S.E. 1920, Issue No. 18

NOTIFICATION

No.H.12017/55/99-LJD, the 9th February, 1999. The following ordinance of the Central Government is hereby published for general information.

R. Lalthazuala,  
Deputy Secretary to the Govt. of Mizoram,  
Law and Judicial Department.

MINISTRY OF LAW, JUSTICE AND COMPANY AFFAIRS  
(Legislative Department)

New Delhi, the 7th January, 1999/Pausa 17, 1920 (Saka)

THE PRASAR BHARATI (BROADCASTING CORPORATION  
OF INDIA) AMENDMENT ORDINANCE, 1999  
(No.2 of 1999)

Promulgated by the President in the Forty-ninth Year of  
the Republic of India.

An Ordinance further to amend the Prasar Bharati (Broad-  
casting Corporation of India) Act, 1990.

WHEREAS the Prasar Bharati (Broadcasting Corpora-  
tion of India) Amendment Bill, 1998 has been passed by  
the House of the People and is pending in the Council of  
States;

AND WHEREAS the Prasar Bharati (Broadcasting  
Corporation of India) Amendment Ordinance, 1998, to give  
effect to the provisions of the said Bill and to make  
certain other amendments to the Prasar Bharati (Broad-  
casting Corporation of India) Act, 1990 was promulgated  
by the President on the 29th day of August, 1998;

AND WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action to give continued effect to the provisions of the said Ordinance;

NOW, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance :—

1.(1) This Ordinance may be called the Prasar Bharati (Broadcasting Corporation of India) Amendment Ordinance, 1999.

Short title  
and commencing

(2) The provisions of sections 5 and 19 shall be deemed to have come into force on the 29th day of August, 1998 and remaining provisions of this Ordinance shall be deemed to have come into force on the 6th day of May, 1998.

Substitution of new section for section 2. 2. For section 2 of the Prasar Bharati (Broadcasting Corporation of India) Act, 1990 (hereinafter referred to as the principal Act), the following section shall be substituted, namely:—

25 of 19

Definitions. 2. In this Act, unless the context otherwise requires,—

(a) "Akashvani" means the offices stations and other establishments, by whatever name called, which, immediately before the appointed day, formed part of or were under the Directorate-General, All India Radio of the Union Ministry of Information and Broadcasting;

(b) "appointed day" means the date appointed under section 3;

(c) "broadcasting" means the dissemination of any form of communication like signs, signals, writings, pictures, images and sounds of all kinds by transmission of electromagnetic waves through space or through cables intended to be received by the general public either directly or indirectly through the medium of relay stations and all its grammatical variations and cognate expressions shall be construed accordingly;

(d) "Broad" means the Prasar Bharati Board;

(e) "Broadcasting Council" means the Council established under section 14;

(f) "Chairman" means the Chairman of the Corporation appointed under section 4;

(g) "Corporation" means the Prasar Bharati (Broadcasting Corporation of India) established under section 3;

(h) "Doordarshan" means the offices, kendras and other establishments, by whatever name called, which, immediately before the appointed day, formed part of or were under the Directorate-General, Doordarshan of the Union Ministry of Information and Broadcasting;

(i) "elected Member" means a Member elected under section 3;

(j) "Executive Member" means the Executive Member appointed under section 4;

(k) "kendra" means any telecasting centre with studios or transmitters or both and includes a relay station;

(l) "Member" means a Member of the Board;

(m) "Member (Finance)" means the Member (Finance) appointed under section 4;

(n) "Member (Personnel)" means the Member (Personnel) appointed under section 4;

(o) "Nominated Member" means the Member nominated by the Union Ministry of Information and Broadcasting under section 3;

(p) "Non-lapsable Fund" means the Fund created from the commercial revenues of Akashvani and Doordarshan to meet expenditure on certain schemes;

(q) "notification" means a notification published in the Official Gazette;

(r) "Part-time Member" means a Part-time Member of the Board appointed under section 4, but does not include an *ex-officio* Member, the Nominated Member or an elected Member;

(s) "prescribed" means prescribed by rules made under this Act;

(t) "Recruitment Board" means a board established under sub-section (1) of section 10;

(u) "Regulations" means regulations made by the Corporation under this Act;

(v) "station" means any broadcasting station with studios or transmitters or both and includes a relay station;

(w) "Whole-time Member" means the Executive Member, Member (Finance) or Member (Personnel);

(x) "year" means the financial year, ..

3. In section 3 of the principal Act, for sub-sections (5) and (6), the following sub-sections shall be substituted, namely :—

Amendment  
of section 3.

"(5) The Board shall consist of—

(a) a Chairman;

(b) one Executive Member;

(c) one Member (Finance);

(d) one Member (Personnel);

(e) six Part-time Members;

(f) Director-General (Akashvani), *ex-officio*;

(g) Director-General (Doordarshan), *ex-officio*;

(h) one representative of the Union Ministry of Information and Broadcasting, to be nominated by that Ministry; and

(i) two representatives of the employees of the Corporation, of whom one shall be elected by the engineering staff from amongst themselves and one shall be elected by the other employees from amongst themselves.

(6) The Corporation may appoint such committees as may be necessary for the efficient performance, exercise and discharge of its functions, powers and duties:

Provided that all or a majority of the members of each committee shall be Members and a member of any such committee who is not a Member shall have only the right to attend meetings of the committee and take part in the proceedings thereof, but shall not have the right to vote".

Amendment of section 4. 4. In section 4 of the principal Act, for sub-section (3) the following sub-section shall be substituted, namely:—

"(3) The Chairman and the Part-time Members shall be persons of eminence in public life; the Executive Member shall be a person having special knowledge or practical expe-

rience in respect of such matters as administration, management, broadcasting, education, literature, culture, arts, music, dramatics, or journalism; the Member (Finance) shall be a person having special knowledge or practical experience in respect of financial matters and the Member (Personnel) shall be a person having special knowledge or practical experience in respect of personnel management and administration.”.

Amendment  
of section 3

Substitution of new section for section 6. 5. For section 6 of the principal Act, the following section shall be substituted, namely :—

Term of office, conditions of service, etc., of Chairman and other Members. “6. (1) The Chairman shall be a Part-time Member and shall hold office for a term of six years from the date on which he enters upon his office.

(2) The Executive Member, the Member (Finance) and the Member (Personnel) shall be Whole-time Members and every such Member shall hold office for a term of six years from the date on which he enters upon his office or until he attains the age of sixty-two years, whichever is earlier :

Provided that any person holding office as a Whole-time Member immediately before the commencement of the Prasar Bharati (Broadcasting Corporation of India) Amendment Ordinance, 1998, shall, in so far as his appointment is inconsistent with the provisions of this sub-section, cease to hold office on such commencement as such Whole-time Member and shall not be entitled to any compensation because of his ceasing to hold such office.

(3) The term of office of Part-time Members shall be six years, but one-third of such Members shall retire on the expiration of every second year:

Provided that every Part-time Member holding office as such, immediately before the commencement of the Prasar Bharati (Broadcasting Corporation of India) Amendment Ordinance, 1998, shall, notwithstanding anything contained in this sub-section as amended by the Prasar Bharati (Broadcasting Corporation of India) Amendment Second Ordinance, 1997, retire in accordance with the provisions of sub-section (5):

Provided further that no such Part-time Member shall be entitled to any compensation for curtailment of the term of his office under sub-section (5).

Ord.29  
of 1997.

(4) The term of office of an elected Member shall be two years or till he ceases to be an employee of the Corporation, whichever is earlier.

(5) As soon as may be after the establishment of the Corporation, the President of India may, by order, make such provision as he thinks fit for curtailing the term of office of some of the Part-time Members then appointed in order that one-third of the Members holding office as such Part-time Members shall retire in every second year thereafter.

(6) Where before the expiry of the term of office of a person holding the office of Chairman, or any other Member, a vacancy arises, for any reason whatsoever, such vacancy shall be deemed to be a casual vacancy and the person appointed or elected to fill such vacancy shall hold office for the unexpired period of the term for which his predecessor in office would have held office if such vacancy had not arisen.

(7) In the event of the occurrence of any vacancy by reason of death, resignation or otherwise in the office of—

(a) the Executive Member, senior most among the members referred to in clauses (c) and (d) of sub-section (5) of section 3, failing which senior most among the Members referred to in clauses (f) and (g) of that sub-section, shall perform the duties of the Executive Member until the date on which a new Executive Member appointed in accordance with the provisions of this Act to fill such vacancy enters upon his office;

(b) any other Whole-time Member, the Executive Member shall perform the duties of such Whole-time Member until the date on which a new Whole-time Member appointed in accordance with the provisions of this Act to fill such vacancy enters upon his office.

(8) The Central Government shall, in the case of occurrence of vacancy by reason of death, resignation or otherwise of any Whole-time Member, within two weeks from the date of occurrence of such vacancy, make a reference to the committee referred to in sub-section (1) of section 4.

(9) The Whole-time Members shall be the employees of the Corporation and as such shall be entitled to such salaries and allowances and shall be subject to such conditions of service in respect of leave, pension (if any) provident fund and other matters as may be prescribed:

Provided that the salaries and allowances and the conditions of service shall not be varied to their disadvantage after their appointment.

(10) The Chairman and Part-time Members shall be entitled to such allowances as may be prescribed.”

6. In section 7 of the principal Act,—

(a) for sub-section (3), the following sub-section shall be substituted, namely:—

Amendment of section 7.

“(3) Notwithstanding anything contained in sub-section (1), the President may, by order, remove the Chairman or any Whole-time Member from his office if such Chairman or such Whole-time Member—

(a) ceases to be a citizen of India; or

(b) is adjudged an insolvent; or

(c) engages during his term of office in any paid employment outside the duties of his office; or

(d) is convicted of any offence involving moral turpitude; or

(e) is, in the opinion of the President, unfit to continue in office by reason of infirmity of body or mind:

Provided that the President may, by order, remove any Part-time Member from his office if he is adjudged an insolvent or is convicted of any offence involving moral turpitude or where he is, in the opinion of the President, unfit to continue in office by reason of infirmity of body or mind.”;

(b) for sub-section (4), the following sub-section shall be substituted, namely:—

“(4) If the Chairman or any Whole-time Member, except any *ex-officio* Member, the Nominated Member or any elected Member, is, or becomes in any way concerned or interested in any contract or agreement made by or on behalf of the Corporation or the Government of India or the Government of a State or, participates in any way in the profit thereof, or in any benefit or emolument arising therefrom than as a member, and in common with other members of an incorporated company, he shall, for the purposes of sub-section (1), be deemed to be guilty of misbehaviour.”.

7. In section 9 of the principal Act, for sub-section (1), the following sub-section shall be substituted, namely:—

Amendment of section 9.

“(1) Subject to such control, restrictions and conditions as may be prescribed, the Corporation may appoint, after consultation with the Recruitment Board, the Director-General (Akashvani), the Director-General (Doordarshan) and such other officers and employees as may be necessary.”

Amendment of section 10. 8. In section 10 of the principal Act, for sub-section (1), the following sub-section shall be substituted, namely:—

“(1) The Corporation shall, as soon as may be, after the appointed day and in such manner and subject to such conditions and restrictions as may be prescribed, establish for the purposes of section 9, one or more Recruitment Boards consisting wholly of persons other than the Members, officers and other employees of the Corporation:

Provided that for the purposes of appointment to the posts carrying scales of pay which are not less than that of a Joint Secretary to the Central Government, the Recruitment Board shall consist of the Chairman, other Members, the *ex-officio* Members, the Nominated Member and the elected Members.”

Amendment of section 11. 9. In section 11 of the principal Act,—

(a) for sub-section (2), the following sub-section shall be substituted, namely:—

“(2) The provisions of sub-section (1) shall also apply to the members of the Indian Information Service, the Central Secretariat Service or any other service or to persons borne on cadres outside Akashvani and Doordarshan who have been working in Akashvani or Doordarshan immediately before the appointed day:

Provided that where any such member intimates, within the time specified in sub-section (1), his intention of not becoming an employee of the Corporation but to continue on deputation, he may be allowed to continue on deputation in accordance with such terms and conditions as may be prescribed.”;

(b) for sub-section (5), the following sub-section shall be substituted, namely:—

“(5) Every officer or other employee transferred by an order made under sub-section (1) shall, within six months from the date of transfer, exercise his option, in writing, to be governed—



(a) by the scale of pay applicable to the post held by him in the Akashvani or Doordarshan immediately before the date of transfer or by the scale applicable to the post under the Corporation to which he is transferred;

(b) by the leave, provident fund, retirement or other terminal benefits admissible to employees of the Central Government in accordance with the rules or orders of the Central Government, as amended from time to time, or the leave, provident fund or other terminal benefits admissible to the employees of the Corporation under the regulations,

and such option once exercised under this Act shall be final:

Provided that the option exercised under clause (a) by an officer or other employee shall be applicable only in respect of the post under the Corporation to which such officer or other employee is transferred and on appointment to a higher post under the Corporation he shall be eligible only for the scale of pay applicable to such higher post:

Provided further that if immediately before the date of his transfer any such officer or other employee is officiating in a higher post under the Government either in a leave vacancy or any other vacancy of a specified duration, his pay on transfer shall be protected for the unexpired period of such vacancy and thereafter he shall be entitled to the scale of pay applicable to the post under the Government to which he would have reverted or to the scale of pay applicable to the post under the Corporation to which he is transferred, whichever he may opt:

Provided also that when an officer or other employee serving in the Union Ministry of Information and Broadcasting or in any of its attached or subordinate offices is promoted to officiate in a higher post in the Ministry or office subsequent to the transfer to the Corporation of any other officer or employee senior to him in that Ministry or office before such transfer, the officer or other employee who is promoted to officiate in such higher post shall, on transfer to the Corporation, be entitled only to the scale of pay applicable to the post he would have held but for such promotion or the scale of pay applicable to the post under the Corporation to which he is transferred, whichever he may opt."

10. In section 12 of the principal Act,—

Amendment  
of section 12.

(a) for sub-section (1), the following sub-section shall be substituted, namely:—

“(1) Subject to the provisions of this Act, it shall be the primary duty of the Corporation to organise and conduct public broadcasting services to inform, educate and entertain the public and to ensure a balanced development of broadcasting on radio and television.

13 of 1885. *Explanation.*—For the removal of doubts, it is hereby declared that the provisions of this section shall be in addition to, and not in derogation of, the provisions of the Indian Telegraph Act, 1885.”;

(b) in sub-section (2); for clause (n), the following clause shall be substituted, namely:—

“(n) providing comprehensive broadcast coverage through the choice of appropriate technology and the best utilisation of the broadcast frequencies available and ensuring high quality reception;”;

(c) in sub-section (3), for clause (c), the following clause shall be substituted, namely:—

“(c) to negotiate for purchase of, or otherwise acquire, programmes and rights or privileges in respect of sports and other events, films, serials occasions, meetings, functions or incidents of public interest, for broadcasting and to establish procedures for the allocation of such programmes, rights or privileges to the services;”;

(d) for sub-section (5), the following sub-section shall be substituted, namely:—

“(5) For the purposes of ensuring that adequate time is made available for the promotion of the objectives set out in this section, the Central Government shall have the power to determine the maximum limit of broadcast time in respect of the advertisement.”;

(e) for sub-section (7), the following sub-section shall be substituted, namely:—

“(7) The Corporation shall have power to determine and levy fees and other service charges for or in respect of the advertisements and such programmes as may be specified by regulations:

Provided that the fees and other service charges levied and collected under this sub-section shall not exceed such limits as may be determined by the Central Government, from time to time.”.

Insertion of new sections 13 to 15. 11. After section 12 of the principal Act, the following sections shall be inserted, namely:—

Parliamentary Committee.

Establishment of Broadcasting Council, term of office and removal, etc., of members thereof.

Establishment of Broadcasting Council, term of office and removal, etc., of members thereof.

“13.(1) There shall be constituted a Committee consisting of twenty-two Members of Parliament, of whom fifteen from the House of the People to be elected by the Members thereof and seven from the Council of States to be elected by the Members thereof in accordance with the system of proportional representation by means of the single transferable vote, to oversee that the Corporation discharges its functions in accordance with the provisions of this Act and, in particular, the objectives set out in section 12 and submit a report thereon to Parliament.

(2) The Committee shall function in accordance with such rules as may be made by the Speaker of the House of the People.

14.(1) There shall be established, by notification, as soon as may be after the appointed day, a Council; to be known as the Broadcasting Council, to receive and consider complaints referred to in section 15 and to advise the Corporation in the discharge of its functions in accordance with the objectives set out in section 12.

(2) The Broadcasting Council shall consist of—

(i) a President and ten other members to be appointed by the President of India from amongst persons of eminence in public life;

(ii) four Members of Parliament, of whom two from the House of the People to be nominated by the Speaker thereof and two from the Council of States to be nominated by the Chairman thereof.

(3) The President of the Broadcasting Council shall be a whole-time member and every other member shall be a part-time member and the President or the part-time member shall hold office as such for a term of three years from the date on which he enters upon his office.

(4) The Broadcasting Council may constitute such number of Regional Councils as it may deem necessary to aid and assist the Council in the discharge of its functions.

(5) The President of the Broadcasting Council shall be entitled to such salary and allowances and shall be subject to such conditions of service in respect of leave, pension (if any), provident fund and other matters as may be prescribed:

Provided that the salary and allowances and the conditions of service shall not be varied to the disadvantage of the President of the Broadcasting Council after his appointment.

(6) The other members of the Broadcasting Council and the members of the Regional Councils constituted under sub-section (4) shall be entitled to such allowances as may be prescribed.

15.(1) The Broadcasting Council shall receive and consider complaints from—

(i) any person or group of persons alleging that a certain programme or broadcast or the functioning of the Corporation in specific cases or in general is not in accordance with the objectives for which the Corporation is established;

(ii) any person (other than an officer or employee of the Corporation) claiming himself to have been treated unjustly or unfairly in any manner (including unwarranted invasion of privacy, misrepresentation, distortion or lack of objectivity) in connection with any programme broadcast by the Corporation.

(2) A complaint under sub-section (1) shall be made in such manner and within such period as may be specified by regulations.

(3) The Broadcasting Council shall follow such procedure as it thinks fit for the disposal of complaints received by it.

(4) If the complaint is found to be justified either wholly or in part, the Broadcasting Council shall advise the Executive Member to take appropriate action.

(5) If the Executive Member is unable to accept the recommendation of the Broadcasting Council, he shall place such recommendation before the Board for its decision thereon.

(6) If the Board is also unable to accept the recommendation of the Broadcasting Council, it shall record its reasons therefor and inform the Broadcasting Council accordingly.

(7) Notwithstanding anything contained in sub-sections (5) and (6), where the Broadcasting Council deems it appropriate, it may, for reasons to be recorded in writing require the Corporation to broadcast its recommendations with respect to a complaint in such manner as the Council may deem fit."

Jurisdiction of, and the procedure to be followed by, Broadcasting Council.

Amendment of section 16. 12. In section 16 of the principal Act, for clause (a), the following clause shall be substituted, namely:—

“(a) all property and assets (including the Non-lapsable Fund)” which immediately before that day vested in the Central Government for the purpose of Akashvani or Doordarshan or both shall stand transferred to the Corporation on such terms and conditions as may be determined by the Central Government and the book value of all such property and assets shall be treated as the capital provided by the Central Government to the Corporation;”

Jurisdiction of, and the procedure to be followed by, Broadcasting Council. Substitution of new section for section 25. 13. For section 25 of the principal Act, the following section shall be substituted, namely:—

Report to Parliament in certain matters and recommendations as to action against the Board. “25.(1) Where the Board persistently makes default in complying with any directions issued under section 23 or fails to supply the information required under section 24, the Central Government may prepare a report thereof and lay it before each House of Parliament for any recommendation thereof as to any action (including supersession of the Board) which may be taken against the Board.

(2) On the recommendation of Parliament, the President may by notification supersede the Board for such period not exceeding six months, as may be specified in the notification:

Provided that before issuing the notification under this sub-section; the President shall give a reasonable opportunity to the Board to show cause as to why it should not be superseded and shall consider the explanations and objections, if any, of the Board.

(3) Upon the publication of the notification under sub-section (2),—

(a) all the Members shall, as from the date of supersession, vacate their offices as such;

(b) all the powers, functions and duties which may, by or under the provisions of this Act, be exercised or discharged by or on behalf of the Board, shall, until the Board is reconstituted under this Act, be exercised and discharged by such person or persons as the President may direct.

(4) On the expiration of the period of supersession specified in the notification issued under sub-section (2), the

President may reconstitute the Board by fresh appointments, and in such a case any person who had vacated his office under clause (a) of sub-section (3) shall not be disqualified for appointment:

Provided that the President may, at any time before the expiration of the period of supersession, take action under this sub-section.

(5) The Central Government shall cause the notification issued under sub-section (2) and a full report of the action taken under this section to be laid before each House of Parliament.”.

14. After section 25 of the principal Act, the following section shall be inserted, namely:—

Insertion of new section 26.

“26 It is hereby declared that the office of the member of the Broadcasting Council or of the Committee constituted under section 13 shall not disqualify its holder for being chosen as, or for being, a Member of either House of Parliament.”.

Office of member not to disqualify a Member of Parliament.

15. For section 27 and 28 of the principal Act, the following sections shall be substituted, namely:—

Substitution of new sections for sections 27 and 28.

“27. The Chairman and every other Member, officer or other employee of the Corporation and every member of a Committee thereof, the President and every member of the Broadcasting Council or every member of a Regional Council or a Recruitment Board shall be deemed to be a public servant within the meaning of section 45 of 1860. section 21 of the Indian Penal Code.

Chairman Members, etc., to be public servants.

28. No suit or other legal proceeding shall lie against the Corporation, the Chairman or any Member or officer or other employee thereof or the President or a member of the Broadcasting Council or a member of a Regional Council or a Recruitment Board for anything which is in good faith done or intended to be done in pursuance of this Act or of any rules or regulations made thereunder.”.

Protection of action taken in good faith

16. For section 31 of the principal Act, the following section shall be substituted, namely:—

Substitution of new section for section 31.

"31. (1) The Corporation shall prepare once in every calendar year, in such form and within such time as may be prescribed, an annual report giving a full account of its activities (including the recommendations and suggestions made by the Broadcasting Council and the action taken thereon) during the previous year and copies thereof shall be forwarded to the Central Government and that Government shall cause the same to be laid before each House of Parliament.

Annual  
report.

(2) The Broadcasting Council shall prepare once in every calendar year, in such form and within such time as may be prescribed, an annual report giving a full account of its activities during the previous year and copies thereof shall be forwarded to the Central Government and that Government shall cause the same to be laid before each House of Parliament."

17. In section 32 of the principal Act, for sub-section (2), the following sub-section shall be substituted, namely:-

Amendment  
of section  
32.

"(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely :—

(a) the salaries and allowances and conditions of service in respect of leave, pension (if any), provident fund and other matters in relation to the Whole-time Members under sub-section (9) of section 6;

(b) the allowances payable to the Chairman and Part-time Members under sub-section (10) of section 6;

(c) the control, restrictions and conditions subject to which the Corporation may appoint officers and other employees under sub-section (1) of section 9;

(d) the manner in which and the conditions and restrictions subject to which a Recruitment Board may be established under sub-section (1) of section 10;

(e) the qualifications and other conditions of service of the members of a Recruitment Board and their period of office under sub-section (2) of section 10;

(f) the terms and conditions in accordance with which the deputation may be regulated under sub-section (2) of section 11;

Insertion of  
new section  
26.

Office of  
member not  
to disqualify  
a Member of  
Parliament.

Substitution  
of new sections  
for sections  
27 and 28.

Chairman  
Members,  
etc., to be  
public  
servants.

Protection  
of action  
taken in  
good faith

Substitution  
of new section  
for section  
11.

(g) the salary and allowances and conditions of service in respect of leave, pension (if any), provident fund and other matters in relation to the President of the Broadcasting Council under sub-section (5) of section 14;

the allowances payable to other members of the Broadcasting Council and the members of the Regional Councils under sub-section (6) of section 14;

(i) the manner in which the Corporation may invest its moneys under section 19;

(j) the form and manner in which the annual statement of accounts shall be prepared under sub-section (1) of section 21;

(k) the form in which and the time within which the Corporation and the Broadcasting Council shall prepare their annual report under section 31;

(l) any other matter which is required to be, or may be, prescribed.”.

Amendment  
of section 33.

18. In section 33 of the principal Act, in sub-section (2),—

(i) after clause (g), the following clause shall be inserted, namely:—

“(h) the manner in which and the period within which complaints may be made under sub-section (2) of section 15;”

(ii) clause (h) shall be re-lettered as clause (i).

Repeal and  
saving.

19. (1) The Prasar Bharati (Broadcasting Corporation of India) Amendment Ordinance, 1998 is hereby repealed. Ord. 16 of 1998

(2) Notwithstanding such repeal, anything done or any action taken under the principal Act, as amended by the said Ordinance, shall be deemed to have been done or taken under the principal Act, as amended by this Ordinance.

K.R. NARAYANAN,  
*President.*

RAGHBIR SINGH,  
*Secy. to the Govt. of India.*





# The Mizoram Gazette

## EXTRA ORDINARY

*Published by Authority*

OL - XXVIII Aizawl, Monday, 7.6.1999 Jyaistha 17, S.E. 1921, Issue No. 109

### NOTIFICATION

C.11011/1/93-EDC, the 2nd June, 1999. Whereas, the State of Mizoram has no facilities for Higher Technical Studies within the State ;

And whereas the seats allotted to the State of Mizoram for Higher & Technical Studies by the Central Government is insufficient to meet the requirement of technical manpower in the State;

And whereas the State Government deems it expedient to have fair selection of promising candidates for those limited seats offered to the State of Mizoram on merit by means of certain aptitude test.

Now, therefore, the Governor of Mizoram is pleased to make the following consolidated Rules for conducting Selection Test Examination to ensure the fair selection of candidates for such higher technical studies in respect of Degree Courses in various disciplines in Agricultural Sciences, Animal Husbandry and Veterinary Sciences, Medical Sciences and all branches of Engineering Sciences namely:-

- |  |    |  |
|--|----|--|
| Short title<br>and<br>Commencement                     | 1. | (1) These Rules may be called the Mizoram (Selection of Candidates for Higher Technical Courses ) Rules, 1999.<br><br>(2) They shall come into force on such date as the State Government may, by notification in the Official Gazette, appoint.   |
| Selection<br>to be done through<br>written examination | 2. | (1) Selection of candidates for the higher technical courses under these rules shall be done through written examination in Physics, Chemistry, Mathematics, Biology and English.<br><br>(2) The standard of questions to be answered by the candidates in the written examination shall be equivalent to the courses of Higher Secondary School Leaving Certificate in Science subjects of the Mizoram Board of School Education. |
| Constitution of<br>Selection Board                     | 3. | (1) The Government shall constitute a Selection Board with the following members, namely :-<br><br>(a) Secretary to the Government of Mizoram, Education and Human Resources Department -<br>Chairman.<br><br>(b) Director of Higher & Technical Education -<br>Member   |

(c) Joint Director of Higher & Technical (Technical)  
- Member Secretary.

- (2) The Selection Board shall take all steps for the purpose of selection of the candidate and conduct of the Written examination and preparation of results including allotment of seats in those various technical colleges, and any decision taken by the Board shall be final.
- (3) Director, Higher & Technical Education shall make necessary arrangements for a smooth conduct of the Written Examination as per the modalities for the conduct of Examination as prescribed in schedule 'A' to these rules.
- (4) If any candidate is found to have furnished false information or certificate(s) or to have withheld or concealed any material information to gain undue personal advantage, his application shall be rejected. If selection or even admission has already been done or effected, it shall be cancelled at any stage of his study and such other action as deemed necessary may be taken against him under any law for the time being in force in the State of Mizoram.
- (5) To facilitate smooth conduct of the Written Examination, the Joint Director (Technical) in the Directorate of Higher and Technical Education or any other suitable Officer may be appointed as Controller of Examination by the Government. In consultation with the Director, Higher & Technical Education, who will be responsible for making all arrangements for the Examination upto the publication of results.

#### Eligibility of Candidates

4. An applicant must :

- (a) be a citizen of India ;
- (b) have completed the age of 17 years at the time of admission or will complete the age of 17 years on or before 31st December of the year of admission and be below 23 years of age on the same date. Relaxation of upper age upto 5 years shall be permissible for Scheduled Caste, Scheduled Tribe and other Backward Class candidates only.
- (c) have passed the Higher Secondary School Leaving Certificate Examination in Science conducted by the Mizoram Board of School Education or equivalent examination recognised by the Government of Mizoram with Physics, Chemistry, Mathematics, Biology and English or

have appeared in the Higher Secondary School Leaving Certificate Examination in the above subjects but the results of such Examination having not been declared.

Provided that such applicant who have not got their result sheets at the time of submission of their applications, should submit their final results with marksheet within fifteen days from the date of publication of their results by the concerned Examination Board.

- (d) have obtained not less than fifty percent of the maximum marks in aggregate in the aforementioned subjects. The minimum percentage of marks for Scheduled Caste, Scheduled Tribe and other Backward Class shall be forty five percent of the maximum marks in aggregate.

Method  
of Selection

- 5. (1) All applicants shall be classified into three categories for the purpose of allotment of seats, viz :-
  - (a) Children of local permanent residents of the State of Mizoram, as Category - I ;
  - (b) Children of non-local permanent residents of the State of Mizoram as Category - II ;
  - (c) Children of Central/Other State Govt. employees not permanently serving in Mizoram, as Category - III.

Explanation : For the purpose of this sub-rule, the term "Local permanent Residents" means those who are indigenous people of the State of Mizoram and have been residing permanently in the State, and the term "Non-local Permanent Residents" means those who are non-indigenous people of the State of Mizoram but serving under the Government of Mizoram or Government Corporation or Autonomous Bodies under the State Government, or other recognised organisations under the State Government who are regular employees of such organisation and in whose case, it can safely be inferred that they would reside permanently in Mizoram.

(2) To be eligible to be considered under the Category - II and the Category - III, a Government servant should have completed atleast two years of service in Mizoram and posted in the Offices of the State Government whether located within the State or not.

(3) On the basis of marks obtained in the Selection Examination, Selection shall be made in order of merit from amongst eligible candidates from Category - I first. In case sufficient number of eligible candidates are not available from Category - I, the remaining seats shall be filled in, in order of merit by the eligible candidates from Category - II and Category - III likewise.

**Application  
for Examination**

6. (1) All applications in prescribed form obtainable from the Office of the Director, Higher & Technical Education on payment of such fees as may be prescribed, and duly filled in, should be submitted to the Director, Higher & Technical for which a specified date to be fixed by him. Applications received after the specified date for receipt of the application, shall not be accepted.
- (2) Subject to the provision to clause (c) of rule 4 herein before, and sub-rule (3) of this rule, every application-form duly filled in shall be accompanied with attested copies of the following documents :-
- (a) Certificate and Marksheet in the High School Leaving Certificate or equivalent examination;
  - (b) Certificate and Marksheet in the Higher Secondary School Leaving Certificate or equivalent examination;
  - (c) Certificate showing the candidates caste, tribe or class in case he is a member of Scheduled Caste, Scheduled Tribe or other Backward Class issued by the Deputy Commissioner of the Administrative District or any other competent authority in the administrative District in which the applicant resides ;
  - (d) Three copies of recent passport-size photographs printed from the same photo-negative, attested on the front side by a Gazetted Officer one copy of which is to be firmly affixed to the application - form submitted by the applicant. While the other two loose copies shall be meant for Admission Card and for Office Record.
- (3) A candidate not in possession of the afore-mentioned Certificates and marksheets at the time of submission of his or her application form may submit authenticated provisional documents issued by the concerned Secondary or equivalent Board or by the Principal of the Educational Institute from where the candidate has studied or appeared at the Higher Secondary School leaving Certificate or equivalent Examination, showing the subjects taken and the date of birth recorded therein. The decision of the Selection Board on the authenticity of the documents shall be final and no representation on that score shall be entertained. Incomplete application shall be liable to be rejected without assigning any reason.

(4) Admit Cards will be issued to the candidates two weeks before commencement of the Selection Examination and no candidate should mutilate the Admit Card or change any entry made therein after it has been received by him or her.

(5) Every candidate shall have to pay Rs. 150/- (i.e. Rupees one hundred fifty) only as application and Examination fees to the Director of Higher & Technical Education in the manner as may be prescribed, at the time of obtaining the application Form.

7. (1) All eligible candidates shall have to appear for a Written Test/Examination in the following papers of Class-XII Courses and standard of Mizoram Board of School Education.

Syllabus etc.  
for the Examination

FOR PHYSICS / CHEMISTRY AND  
MATHEMATICS GROUP :

Subject	Maximum marks
(1) Physics	- 100 marks
(2) Chemistry	- 100 marks
(3) Mathematics	- 100 marks
(4) English	- 100 marks

FOR PHYSICS / CHEMISTRY AND  
BIOLOGY GROUP :

Subject	Maximum Marks
(1) Physics	- 100 marks
(2) Chemistry	- 100 marks
(3) Biology	- 100 marks
(4) English	- 100 marks

(2) The question papers in Physics, Chemistry and English for all disciplines shall be common and the examination shall be conducted on the same date and the same sitting. Examination in Mathematics and Biology subjects shall be conducted separately to facilitate the candidates who want to appear in both the Groups. The marks secured by the candidates in written examination under these rules only shall be taken into consideration for allotment of seats.

(3) All candidates shall bring their Admit Card and shall produce the same before the Controller of Examination or any other Officer as may be authorised, on the day the examination is held on any subject and before such examination is commenced.

**Repeal and saving**

8. On and from the commencement of these rules, the Mizoram (Selection of Candidates for Higher Technical Courses) Rules 1993 shall stand repealed.

Provided that any order made or anything done or any action taken under the rules so repealed or under any general orders ancillary thereto, shall be deemed to have been made done or taken under the corresponding provisions of these rules.

By Order of the Governor of Mizoram

sd/-

Secretary to the Government of Mizoram  
Higher and Technical Education.

SCHEDULE - A

MODALITIES FOR CONDUCT OF THE SELECTION EXAMINATION

(See sub-rule (3) of rule 3)

1. DATE OF EXAMINATION : The Selection Examination will be conducted every year on such date as may be notified by the Director of Higher & Technical Education from time to time.

2. SCHEME OF EXAMINATION : In the Selection Examination the candidates must appear in the following papers :-

(a) P C B E Group :

(i) Physics, Chemistry, Biology & English (Zoology and Botany ) (for Medical, Agriculture etc. disciplines etc):

AND

(b) P C M E Group :

Mathematics, Physics, Chemistry & English ( for Engineering disciplines etc.)

ii) Duration : 3 hours

iii) Each paper shall carry 100 marks ;

iv) 50% Technical Questions should be of objective and short question type.

3. EXAMINATION CENTRE : The Selection Examination will be held every year at the place/ places as notified by the Director of Higher & Technical Education.

4. CHOICE OF BRANCH OF STUDY :

(a) Candidates must indicate clearly in the application forms the branch of studies ( i.e. MBBS, B.D.S., B.Sc.(Agri) etc. for P C B Group and Civil, Electrical, Mechanical, etc. for P C M Group etc.) they want to study in order of their preferences. They shall be allotted branch of study on the basis of their preferences and performances in the Selection Examination.

(b) Preference/Choice of discipline once exercised shall be final and binding.

5. CONDUCT OF EXAMINATION :

(a) The Examination Hall will be opened 30 minutes before the commencement of the Examination. Candidates are expected to take their seats 15 minutes before commencement of the Examination.

(b) A candidate who does not possess the Admission Card shall not be admitted into the Examination Hall.

(c) A seat with a number will be allotted to each candidate. Candidates must find out and occupy their allotted seat.

(d) A candidate who comes after 30 minutes of the commencement of Examination shall not be permitted to sit in the Examination without a Special permission of the Controller of Examination. In no way a student who comes after one hour shall be admitted.

(e) A candidate shall not be allowed to carry any textual material, printed or written, bits of papers or any other objectionable materials inside the Examination Hall.

(f) No candidate without special permission of the Controller of Examination or the Invigilator concerned is to leave his/her seat or the Examination Hall until he or she has finished his/her

Exam. Candidates should not leave the Hall without handing over their answer Sheets to the Invigilator on duty.

- (g) Use of Electronic/Manual Calculator shall not be allowed.
  - (h) Candidates shall maintain complete silence and attend to their papers only. Any conversation or gesticulation or disturbance in the Examination Hall shall be deemed as misbehavior and if a candidate is found using unfair means or impersonating, his candidature will be cancelled and he will be liable to be debarred for taking Examination either permanently or for a specified period according to the nature of offence.
  - (i) During the Examination time, the invigilator will check the Admit Card of each candidate and put his signature in the place provided in the answer sheet.
  - (j) The Candidates shall bring their own pens, pencils, sharpeners and erasers etc. with them for use during Examination. These shall not be supplied in the Examination Hall.
  - (k) After completing the examination and before handing over the Answer Sheets, the candidate should check again that all the particulars required in the Answer Sheets have been correctly written.
  - (l) Signals will be given at the beginning of the Examination, and ten minutes before the end of Examination as warning and at the end of the time when the candidate must stop answering the questions.
  - (m) For those who are unable to appear on the scheduled date of Examination for any reason, a special examination shall not be held under any circumstances.
6. **RE-CHECKING OF ANSWER PAPERS** : No re-checking/re-evaluation of Answer Sheet shall be allowed in any case.
7. **SYSTEM OF MARKING** :
- (a) Each objective type question shall carry 1/2 to 3 marks. More than one answer indicated against a question will be deemed as incorrect answer. Questions without any response shall be awarded ZERO marks.
  - (b) Coding system should be followed while marking is done.
8. **MERIT LIST** :
- (a) The Examination Board shall prepare a list of successful candidates in order of merit on the basis of the marks obtained in the Selection Examination in category-wise. The merit list will be equal to the number of seats available for allotment in the reserved quota/seats in the concerned disciplines. There shall also be waiting list equal to 50% of the merit list in the concerned discipline.
  - (b) In case of two or more candidates obtaining equal marks in the merit list, the inter-seeniority of such candidates shall be determined in order of preferences as under :-
    - (i) Candidates obtaining higher marks in Biology (Botany and Zoology) for Medical, Agriculture etc. disciplines and in Mathematics for Engineering disciplines in the Selection Examination.
    - (ii) Candidates obtaining higher marks in Chemistry for Medical, Agriculture etc. disciplines in Physics for Engineering disciplines in the Selection Examination.



- (c) Candidate older in age shall be preferred in case of marks obtained being equal.
- (d) No weightage will be given for higher qualifications.
9. The Examination Board shall conduct the Examination by appointing question setters and prepare QUESTION BANK to select the final questions within 6 hours before the commencement of the Examination. The Board shall also appoint Invigilators to invigilate the Examination and experts in the concerned subjects to evaluate the Answer Sheets. Conduct of Examination and publication of the result shall be done within the shortest possible time in the most Confidential manner.
10. The list of successful candidates (Merit list/Waiting list) shall be forwarded to the Selection Board for approval and thereafter to Director, Higher & Technical Education for the purpose of allotment of seats by personal appearance.
11. All the selected candidates or authorised representative will be required to appear in person before the Director, Higher & Technical Education for checking of all the documents listed under rule in original on the date, time and venue to be intimated to them. The candidates who fail to produce the Original documents at the time of personal appearance, allocation of seats shall be liable to be rejected.
12. If any person(s) or Officer(s) dealing with the conduct of Selection Examination for Higher Technical Studies engages himself/herself in act(s) that would result in the leakage of the question papers or attempt to use of help in the use of unfair means in this Examination shall be liable to punishment as per the provision of law per for the time being in force in the State.
13. Remuneration for question setters, Invigilators, Evaluators etc. shall be paid as per rates approved by the Government from time to time.

Regd. No. NE 907



# The Mizoram Gazette

## EXTRA ORDINARY

### Published by Authority

Vol. XXVIII Aizawl, Monday, 5. 7. 1999, Asadha 14, S.E. 1921, Issue No. 130

#### NOTIFICATION

No. A. 43016/1/87//STAT/PLG, the 1st June 1999. In exercise of the powers conferred by Section 30 of the Registration of Births and Deaths Act, 1969 (Central Act No. 18 of 1969), the Governor of Mizoram, with the approval of the Central Government is pleased to make the following Rules to amend the Mizoram Registration of Births and Deaths Rules, 1978 namely:-

#### SHORT TITLE, EXTENT AND COMMENCEMENT

- (1) These rules may be called the Mizoram Registration of Births & Deaths (Amendment) Rules, 1999.
- (2) These rules shall come into force on the date of their publication in the Official Gazette of Mizoram.

In Mizoram Registration of Births & Deaths Rules 1978 (hereinafter referred to as the Principal Rules), for sub-rules (1) (2) & (3) of rule 10, the following sub-rules shall be substituted, namely :-

- 10(1) Any birth or death of which information is given to the Registrar after the expiry of the period specified in rule 5, but within thirty days of its occurrence, shall be registered on payment of a late fee of rupees two.
- 10(2) Any birth or death of which information is given to the Registrar after thirty days, but within one year of its occurrence, shall be registered only with the written permission of the Officer specified by the State Government in this behalf and on payment of a late fee of rupees five.

- 10(3) Any Birth or death which has not been registered within year of its occurrence, shall be registered only on an order of a First class Magistrate and on payment of a late fee of rupees ten.
3. For sub-clauses (a) and (b) of clause (ii) of the Proviso to sub-rule (1) of rule 11 of the Principal Rules, the following sub-clauses shall be substituted, namely:-
- (a) If the register is in his possession, forthwith enter the name in the register on payment of a late fee of rupees five.
- (b) If the register is not in his possession and if the information given orally, make a report giving necessary particulars, and if the information is given in writing, forward the same to the Officer specified, by the State Government in this behalf for making the necessary entry on payment of a late fee of rupees five.
4. For clauses (a), (b), (c) & (d) of sub-rule (1) of rule 14 of the Principal Rules the following clauses shall be substituted namely:-
- |      |  |          |
|------|--|----------|
| “(a) | Search for a single entry in the first year for which the search is made | Rs. 2.00 |
| (b)  | for every additional year for which the search is continued.             | Rs. 2.00 |
| (c)  | for granting extract relating to each birth or death.                    | Rs. 5.00 |
| (d)  | for granting non-availability certificate.                               | Rs. 2.00 |

This issues with the concurrence of Finance Deptt. Vide their I.D. No. FIN (A) 466/98 dt. 21.8.98 and vetting of Law Deptt. vide their I.D. No. 21/97/325 dt. 9-10-97.

Sd/- C.Lalchhuma,  
Planning & Programme Implementation Department,  
Government of Mizoram.



Regd. No. NE 907

# The Mizoram Gazette

## EXTRA ORDINARY

### Published by Authority

XXVIII. Aizawl, Wednesday 4. 8. 99, Sravana 13, S.E. 1921, Issue No. 164

#### NOTIFICATION

2011/67/99-REV : the 14th June, 1999. Mizoram Larsap (Governor) in a hnuai hming tarlante hi thu leh awm hma chuan RATU khaw huam nga Inhmun dilna te endiktu tur (SAAB Member) atan a ruat thar te an ni.

1. Chairman : A.O. Ratu
2. Secretary : Pu Lalhmachhuana, Teacher, M/S-II

#### MEMBERS

1. V/C President, Ratu
2. V/C Vice President, Ratu
3. V/C Secretary, Ratu
4. President, Group MNF, Ratu
5. President, Group Cong (I), Ratu
6. President, MNF (N), Ratu
7. President, MPC, Ratu
8. Pu Lalzavela, Prominent person
9. Pu Zolihleia, Prominent person
10. Representative of PWD, below the rank of J.E.

#### NATHAWH DAN TUR LEH THUNEIHNA

1. SAAB te chu inhmun diltute thlan chhuah kawngah sorkar thurawa pe tur, an ni a, Inhmun an sem thei lovang.
2. SAAB te chuan a tlem berah thla thum danah tal thutkhawmna an nei ngei tur a ni. A tul dan a zirin a aia tam pawh thutkhawm tur a ni.

3. SAAB members te hnenah thutkhaw n ni atan TA/DA pek an ni lova
4. Inhmua dilna te chu Chairman emaw Secretary hnenah emaw thehlah a ni ang a, SAAB ngaihtuah mai theih turin buatsaih tur a ni.
5. SAAB a Secretary te chuan meeting an ko ang a, members te kim ta an tel ngei theih n ni sitting naih hma ni 5 tal a la awmin kohaa si tur a ni.
6. Hmun pakhatah diltu pakhat aia tam an awm chuan, a mamawh indawtin dilna dah tur a ni.
7. SAAB in diltu a ngaihtuah hnuah, diltute chu meeting minute nen Dir. Land Revenue & Settlement hnenah thehlah tur a ni.
8. Sorkarin dilnate a pawmpui hma loh chuan SAAB ten dilna recomm mahse diltuten kut aa thlak mai tur a ni lo.
9. SAAB hi a din tirh atangin kum 3(thum) chhung atan a ni ang amaherawhchu sorkarin mipuite tan tha zawk tura a ngaih chuan a tawp hma in SAAB hi a thiat thei ang a, a pawtsei thei bawk ang.

C.Rokhama,  
Commr/Secretary to the Govt. of Mizor  
Revenue Department.

Regd. No. NE 907



# The Mizoram Gazette

## EXTRA ORDINARY

### Published by Authority

XXVIII Aizawl, Wednesday, 4. 8. 1999, Sravana 13, S.E. 1921, Issue No. 169

#### NOTIFICATION

J. 12011/40/92-REV, the 28th June, 1999. Mizoram Larsap (Governor) in  
g a hnuai hming tarlante hi thu leh awm hma chuan S.VANLAIPHAI khaw  
m chungga In hmun dilnate endiktu tur (SAAB Member) atan a ruat thar  
an ni.

1. Chairman : A.O, S.Vanlaiphai  
2. Secretary : Headmaster, Govt. H/S, S.Vanlaiphai.

#### MEMBERS

1. V/C President, S.Vanlaiphai
2. V/C Vice President, S.Vanlaiphai
3. V/C Secretary, S.Vanlaiphai
4. Pu J.Patuma, Prominent Person
5. Pu K.Tlanglawma, Prominent Person
6. President, MNF Unit, S.Vanlaiphai
7. President, Cong(I) Unit, S.Vanlaiphai
8. President, MNF(N) Unit, S.Vanlaiphai
9. President, MPC Unit, S.Vanlaiphai

#### HNATHAWH DAN TUR LEH THUNEIHNA

1. SAAB-te chu In hmun diltute thlan chhuah kawngah Sorkar thurawn pe  
tur an ni a, Inhmun an sem thei lovang.
2. SAAB-te chuan a tlem berah thla thum danah tal thutkhawmna an nei  
ngei tur a ni. A tul dan a zirin a aia tam pawh thutkhawm tur a ni.
3. SAAB member-te hnenah thutkhawm ni atan TA/DA pek an ni lovang.

4. In hmun dilnate chu Chairman emaw Secretary hnenah emaw thehluh tur a ni ang a, SAAB ngaihtuah mai theih turin buatsaih tur a ni.
5. SAAB-a Secretary-te chuan meeting an ko ang a, member-te kim taka an tel ngei theih nan sitting neih hma ni 5 tal a la awmin kohna siam tur a ni.
6. Hmun pakhatah diltu pakhat aia tam an awm chuan, a mamawh dan indawtin dilna dah tur a ni.
7. SAAB-in diltu a ngaihtuah hnuah, diltute chu meeting minute nen Director, Land Revenue & Settlement hnenah thehluh tur a ni.
8. Sorkar in dilnate a pawmpui hma loh chuan SAAB ten dilna recommend mahse diltuten kut an thlak mai tur a ni lo.
9. SAAB hi a din tirh atangin kum 3(thum) chhung atan a ni ang a, amaherawhchu sorkarin mipuite tan tha zawk tura a ngaih chuan a hnuh tawp hmam SAAB hi a thiat thei ang a, a pawtsei thei bawk ang.

C.Rokhama,  
Commr/Secretary to the Govt. of Mizoram,  
Revenue Department.



# The Mizoram Gazette

EXTRA ORDINARY

*Published by Authority*

VOL. XXVIII Aizawl, Monday, 9.8.1999 Sravana 18, S.E. 1921, Issue No. 181

## NOTIFICATION

H.12017/55/99-LJD/168, the 6th August, 1999 : The following Central Acts is hereby published general information.

sd/-

( R. LALTHAZUALA )

Deputy Secretary to the Govt. of Mizoram.

( Assented to on 22th March, 1999 )  
Act No. 14 of 1999

### THE GOA APPROPRIATION ACT, 1999

### AN ACT

*to authorise payment and appropriation of certain further sums from and out of the Consolidated Fund of the State of Goa for the services of the financial year 1998-99.*

Be it enacted by Parliament in the Fiftieth Year of the Republic of India as follows:—

1. This Act may be called the Goa Appropriation Act, 1999.
2. From and out of the Consolidated Fund of the State of Goa there may be paid and applied sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of one hundred and sixty-nine crores, seventy-six lakhs and fifty thousand rupees towards defraying the several charges which will come in course of payment during the financial year 1998-99, in respect of the services specified in column 2 of the Schedule.
3. The sums authorised to be paid and applied from and out of the Consolidated Fund of the State of Goa by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

Short title.

Issue of  
Rs. 169,76,50,000  
out of the  
Consolidated  
Fund of the State  
of Goa for the  
financial year  
1998-99.

Appropriation.

Total

Rs.

- 16,33,000
- 92,67,000
- 5,00,000
- 2,33,000
- 16,67,000
- 4,33,000
- 2,59,000
- 5,49,000
- 1,50,000
- 33,000
- 43,000
- 75,000
- 00,000
- 33,000
- 70,000
- 13,000
- 7,000
- 0,000
- 7,000
- 3,000
- 7,000
- 0,000
- 0,000
- 000
- 000
- 000
- 00
- 000
- 00
- 00
- 00
- 00
- 00
- 0
- 0
- 0
- 0
- 0
- 0



THE SCHEDULE  
(See sections 2 and 3)

1	2	3		
		Sums not exceeding		
		Voted by Parliament	Charged on the Consolidated Fund	Total
		Rs.	Rs.	Rs.
1	Legislature Secretariat . . . . . Revenue	11,18,000	7,24,000	18,42,000
	Raj Bhuvan . . . . . Revenue	..	25,67,000	25,67,000
2	General Administration and Coordination . . . Revenue	1,14,10,000	..	1,14,10,000
3	District and Session Court (North and South Goa) . . . . . Revenue	78,38,000	..	78,38,000
4	Prosecution . . . . . Revenue	3,00,000	..	3,00,000
5	Election Office . . . . . Revenue	36,00,000	..	36,00,000
6	Settlement and Land Records . . . . . Revenue	24,00,000	..	24,00,000
7	Treasury and Accounts Administration (North Goa) . . . . . Revenue	3,26,07,000	..	3,26,07,000
	Capital	2,00,00,000	..	2,00,00,000
	Debt Services . . . . . Revenue	..	16,59,48,000	16,59,48,000
	Capital	..	3,16,31,000	3,16,31,000
8	Notary Services . . . . . Revenue	9,25,000	..	9,25,000
9	Excise . . . . . Revenue	28,91,000	..	28,91,000
10	Sales Tax and Entertainment Tax . . . . . Revenue	15,16,000	..	15,16,000
11	Transport . . . . . Revenue	2,16,01,000	..	2,16,01,000
	Capital	2,05,00,000	..	2,05,00,000
	Goa Public Service Commission . . . . . Revenue	..	3,40,000	3,40,000
12	Goa Sadan . . . . . Revenue	13,61,000	..	13,61,000
13	Collectorate (North and South Goa) . . . . . Revenue	1,00,20,000	..	1,00,20,000
14	Police . . . . . Revenue	6,57,79,000	2,05,000	6,59,84,000
	Capital	68,75,000	..	68,75,000
15	Jails . . . . . Revenue	28,42,000	..	28,42,000
16	Industries and Mines . . . . . Revenue	97,92,000	..	97,92,000
17	Printing and Stationery . . . . . Revenue	27,62,000	..	27,62,000
18	Public Works . . . . . Revenue	17,81,48,000	..	17,81,48,000
	Capital	21,27,46,000	33,30,000	21,60,76,000
19	Vigilance . . . . . Revenue	50,000	..	50,000
21	Goa Public Men's Corruption Commission (Investigation and Enquiries) . . . . . Revenue	8,88,000	..	8,88,000
23	Fire and Emergency Services . . . . . Revenue	60,00,000	31,000	60,31,000
23	Panchayats . . . . . Revenue	1,31,76,000	..	1,31,76,000
	Capital	5,00,000	..	5,00,000
30	Revenue . . . . . Revenue	8,00,000	..	8,00,000
31	School Education . . . . . Revenue	27,62,72,000	..	27,62,72,000
	Capital	1,87,42,000	..	1,87,42,000
32	Higher Education . . . . . Revenue	3,93,85,000	..	3,93,85,000
	Capital	..	1,02,28,000	1,02,28,000

1	2	3				
		No. of Vote/ Appro- priation	Services and purposes	Sums not exceeding		
				Voted by Parliament	Charged on the Consoli- dated Fund	Total
Total		Rs.	Rs.	Rs.		
	33	Technical Education . . . . .	Revenue Capital	2,22,56,000 53,83,000	.. ..	2,22,56,000 53,83,000
	34	Government Polytechnic . . . . .	Revenue Capital	27,00,000 76,53,000	2,05,000 ..	29,05,000 76,53,000
	35	Goa College of Engineering . . . . .	Revenue Capital	26,77,000 ..	.. 8,03,000	26,77,000 8,03,000
	36	Goa Architecture College . . . . .	Revenue	16,87,000	..	16,87,000
	37	Sports and Youth Affairs . . . . .	Revenue Capital	32,00,000 69,65,000	.. ..	32,00,000 69,65,000
	38	Art and Culture . . . . .	Revenue Capital	1,00,00,000 40,00,000	.. ..	1,00,00,000 40,00,000
	39	Goa College of Art . . . . .	Revenue Capital	7,00,000 2,10,000	.. ..	7,00,000 2,10,000
	40	Archives, Archeology and Museum . . . . .	Revenue Capital	16,70,000 8,00,000	.. ..	16,70,000 8,00,000
	41	Goa Medical College and Hospital . . . . .	Revenue Capital	5,73,00,000 55,95,000	.. 1,29,000	5,73,00,000 57,24,000
	42	Health Services . . . . .	Revenue Capital	2,37,16,000 15,00,000	.. 93,000	2,37,16,000 15,93,000
	43	Institutes of Psychiatry and Human Behaviour . . . . .	Revenue Capital	61,55,000 50,00,000	4,000 ..	61,59,000 50,00,000
	44	Goa College of Pharmacy . . . . .	Revenue	10,00,000	..	10,00,000
	45	Goa Dental College . . . . .	Revenue	22,60,000	..	22,60,000
	46	Labour . . . . .	Revenue Capital	42,78,000 39,00,000	.. ..	42,78,000 39,00,000
	47	Food and Drugs Administration . . . . .	Revenue Capital	14,65,000 4,00,000	.. ..	14,65,000 4,00,000
	48	Town and Country Planning . . . . .	Revenue	25,40,000	..	25,40,000
	49	Municipal Administration . . . . .	Revenue	47,53,000	..	47,53,000
	50	Information and Publicity . . . . .	Revenue	28,60,000	..	28,60,000
	51	Social Welfare . . . . .	Revenue	61,38,000	..	61,38,000
	52	Women and Child Development . . . . .	Revenue Capital	93,03,000 10,00,000	.. ..	93,03,000 10,00,000
	53	Factories and Boilers . . . . .	Revenue Capital	9,00,000 3,00,000	.. ..	9,00,000 3,00,000
	54	Employment . . . . .	Revenue	14,85,000	..	14,85,000
	55	Craftsman Training . . . . .	Revenue Capital	1,19,45,000 7,00,000	.. 8,68,000	1,19,45,000 15,68,000
	56	Law . . . . .	Revenue	1,25,000	..	1,25,000
	57	Rajya Sainik Board . . . . .	Revenue	1,50,000	..	1,50,000
	58	Agriculture . . . . .	Revenue Capital	57,74,000 32,22,000	.. 9,000	57,74,000 32,31,000

B

Total

Rs.

18,42,000

25,67,000

1,14,10,000

78,38,000

3,00,000

36,00,000

24,00,000

3,26,07,000

2,00,00,000

16,59,48,000

3,16,31,000

9,25,000

28,91,000

15,16,000

2,16,01,000

2,05,00,000

3,40,000

13,61,000

1,00,20,000

6,59,84,000

68,75,000

28,42,000

97,92,000

27,62,000

17,81,48,000

21,60,76,000

50,000

8,84,000

60,31,000

1,31,76,000

5,00,000

4,00,000

27,62,74,000

1,87,42,000

3,93,85,000

1,02,24,000

1 No. of Vote/ Appo- pria- tion	2 Services and purposes	3 Sums not exceeding			
		Voted by Parliament	Charged on the Consoli- dated Fund	Total	
		Rs.	Rs.	Rs.	
59	Animal Husbandry and Veterinary . . . . .	Revenue	70,95,000	..	70,95,000
		Capital	3,00,000	..	3,00,000
60	Fisheries . . . . .	Revenue	70,32,000	..	70,32,000
		Capital	8,00,000	..	8,00,000
61	Ports Administration . . . . .	Revenue	49,00,000	..	49,00,000
62	Forests . . . . .	Revenue	60,68,000	..	60,68,000
63	Civil Supplies and Price Control . . . . .	Revenue	20,23,000	..	20,23,000
		Capital	20,00,000	..	20,00,000
64	Cooperation . . . . .	Revenue	20,50,000	..	20,50,000
		Capital	3,00,000	..	3,00,000
65	Science, Technology and Environment . . . . .	Revenue	4,45,000	..	4,45,000
		Capital	1,55,000	..	1,55,000
67	Irrigation . . . . .	Revenue	3,52,56,000	..	3,52,56,000
		Capital	3,49,19,000	2,69,89,000	6,19,08,000
68	Planning, Statistics and Evaluation . . . . .	Revenue	8,83,000	..	8,83,000
69	Electricity . . . . .	Revenue	43,00,000	15,000	43,15,000
		Capital	10,74,63,000	2,36,000	10,76,99,000
70	River Navigation . . . . .	Revenue	1,12,42,000	..	1,12,42,000
71	Tourism . . . . .	Revenue	44,80,000	..	44,80,000
		Capital	66,80,000	76,60,000	1,43,40,000
73	Legal Metrology . . . . .	Revenue	7,35,000	..	7,35,000
TOTAL :			144,56,35,000	25,20,15,000	169,76,50,000

Regd. No. NE 907



# The Mizoram Gazette EXTRA ORDINARY Published by Authority

XXVIII Aizawl, Tuesday, 31. 8. 1999, Bhadra 9, S.E. 1921, Issue No. 224

## NOTIFICATION

No. A.12018/1/95-PAR(GSW)/Pt, the 26th Aug, 1999. In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the Government of Mizoram hereby makes the following Rules to amend the Mizoram Engineering Service Rules, 1995 (hereinafter referred to as the Principal Rules) as notified vide Government of Mizoram Notification No.A.12018/1/95-PAR(GSW) dated 11.10.95 Issue No. 461 dated 20.11.95.

Short title (i) These Rules may be called the Mizoram Engineering Service (2nd Amendment) Rules, 1999.

Commence-

(ii) They shall come into force from the date of publication in the Mizoram Gazette.

Amendment of sub-rule (1) of rule 5 of the Principal Rules.

Sub-rule (1) of Rule 5 shall be substituted as —

“(1) The service shall have the following Grades of posts in the concerned Department :—

(i) Engineering Grade—I-A : Engineer— in—Chief.  
(In PWD Cadre only).

(ii) Engineering Grade—I-B : Chief Engineer and equivalent posts.

- (iii) Engineering Grade— II : Addl. Chief Engineer and equivalent posts.
- (iv) Engineering Grade—III : Superintending Engineer/Senior Architect and equivalent posts.
- (v) Engineering Grade—IV : Executive Engineer/Architect and equivalent posts.
- (vi) Engineering Grade—V : Assistant Engineer/Sub-Divisional Officer/Assistant Architect and equivalent posts.
3. Amendment of “The posts in the Engineering Grade - I” appearing in the Sub-rule (2) of first line shall be substituted as “The posts in the Engineering Rule 5 of the Grade - I-A, Engineering Grade - I—B”.  
Principal Rules.
4. Amendment of (i) Under Rule 18 after Sub-rule (6) the following shall be inserted as Sub-rule :-  
Principal Rules.
- “(7) For promotion to Engineering\* Grade I-A of the P.W.D. Cadre, a member of the service should have completed at least 3 years regular continuous service in Engineering Grade I-B”.
- (ii) The existing Sub-rule (7) of Rule 18 shall be renumbered as sub-rule “(8)”.

B. Lalhema,  
Addl. Secretary to the Govt. of Mizoram,  
Deptt. of Personnel & Admn. Reforms.

**SCHEDULE - A**  
**CADRE STRENGTH OF THE SERVICE**

	P.W.D.	P.H.E.	P & E	TOTAL	REMARKS
1. ENGINEERING GRADE - I-A	1	-	-	1	Engineer-in-Chief.
2. ENGINEERING GRADE - I-B	2	1	1	4	Chief Engineer.
3. ENGINEERING GRADE - II	-	1	2	3	Additional Chief Engineer.
4. ENGINEERING GRADE - III	10	4	6	20	S.E. and Senior Architect.
5. ENGINEERING GRADE - IV	31	16	28	75	E.E. and Architect and equivalent rank.
6. ENGINEERING GRADE - V	107	56	90	253	Assistant Engineer/Sub-Divisional Officer/Assistant Architect.
<b>TOTAL :</b>	<b>150</b>	<b>78</b>	<b>127</b>	<b>356</b>	

GRADE I-A	1
GRADE I-B	4
GRADE II	3
GRADE III	20
GRADE IV	75
GRADE V	253
<b>GRAND TOTAL</b>	<b>356</b>

**CADRE POSTS IN OTHER DEPARTMENTS**

1. Executive Engineer — 2 posts	1) Police Department	2) L. A. D.
2. Assistant Engineer — 11 posts	1) Police Department — 1	
	2) Sports & Youth Services Department — 1	
	3) Education & Human Resources Department — 1	
	4) Transport Department — 1	
	5) Industries Department — 1	
	6) Deputy Commissioner, Lunglei — 1	
	7) Deputy Commissioner, Aizawl — 1	
	8) Health & Family Welfare Department — 1	
	9) M.S.A.T.I. — 1 (designated as Vice Principal).	
	10) Govt. Polytechnic, Lunglei — 2 (as Lecturers).	

SCHEDULE - B

Rule — 5, 7, 9, 10, 11, 17, 20 & 21

Name of the Grades of Services	Source of recruitment and percentage to be filled by promotion				Names of posts covered under the Grade.	Whether Selection post in the lower service promotion post.	Minimum length of regular service required immediately below grade or total for promotion.	Period of pro- vision.	Technical qualification required for direct re- cruitment.	If DPC existed for what is its com- position.	Age limit for direct recruit- ment.
	Degree holder or equi- valent.	Diploma holder or equi- valent.	Non-Diplo- ma holder.	—							
1	2	3	4	5	6	7	8	9	10	11	
1. Engineering Grade I-A (PWD only)	—	—	—	Engineer- in-Chief.	Selection post.	3 yrs	N.A.	N.A.	Through M.P.S.C.	N.A.	
2. Engineering Grade I-B.	—	—	—	C.E.	-do-	3 yrs	N.A.	N.A.	Through MPSC for promotion.	N.A.	
3. Engineering Grade II	—	—	—	Addl. C.E.	-do-	5 yrs	N.A.	N.A.	-do-	N.A.	
4. Engineering Grade III	90%	10%	—	S.E., Sr. Architect	-do-	5 yrs for Col. 2, 8 yrs for Col. 3.	N.A.	—	-do-	N.A.	
5. Engineering Grade IV	75%	25%	—	E.E., Arch.	-do-	7 yrs for Col. 2, 10 yrs for Col. 3.	—	N.A.	-do-	N.A.	
6. Engineering Grade V	67% (Direct)	33% (for Col. 4 & 5).	—	AE/SDO/ Asst. Arch.	Selection post for Col. 3 & 4.	Direct for Col. 2, 8 yrs as JE for Col. 3, 12 yrs as JE for Col. 4.	2 yrs which can be extended under the order of the Govt. for Col. 3.	Degree in Engineering Branch of its equivalent.	Through MPSC for direct recruit- ment.	Between 21-30 years.	

Published & Issued by the Controller, Printing & Stationery  
 Printed at the Mizoram Govt. Press, Aizawl C-1,000



**The Mizoram Gazette**  
**EXTRA ORDINARY**  
**Published by Authority**

Vol. XXVIII. Aizawl, Monday 11. 10. 1999, Asvina 19, S.E. 1921, Issue No. 275

**NOTIFICATION**

No. G. 11013/40/97-FIN(PRU), the 4th October, 1999. In exercise of the powers conferred by the proviso to the Articles 309 of the Constitution of India, the Governor of Mizoram is pleased to make the following Rules, namely :—

1. Short title and commencement :

(1) These rules may be called the Central Civil Services (Revised Pay) (Extension to State Government Employees of Mizoram) Rules, 1999.

(2) They shall be deemed to have come into force on the 1st day of January, 1996.

2. Extention of the Central Civil Services (Revised Pay) Rules, 1997 to the State Government Employees of Mizoram:

The Central Civil Services (Revised Pay) Rules, 1997 with all Annexures as in force on the 1st day of January, 1996 in respect of the persons appointed to Civil Services and posts in connection with the affairs of the Union, whose pay is debitable to the Civil Estimates, to whom it generally extends and applies, is hereby extended and applied to the State Government employees of Mizoram on the basis of standard conversion of pay scales subject to the modifications specified hereinafter and as mentioned in the Schedule - A to these Rules.

3. Adaptation of certain office memoranda and notifications issued by the Government of India while implementing the Central Civil Services (Revised Pay) Rules, 1997 :—

With effect from the 1st of May, 1999 all office memoranda and notifications issued by the Government of India till 30th April, 1999 under the Central Civil Services (Revised Pay) Rules, 1997 shall be deemed to have been adapted for the purpose of these Rules to the State Government employees of Mizoram subject to the modifications, namely,



- (a) Wherever the expressions 'President' and 'Central Government' occur, these shall be substituted by the words namely, 'Governor of Mizoram' and 'State Government of Mizoram' respectively.
- (b) wherever the words 'affairs of the Union' occur, they shall be substituted by the words 'affairs of the State Government of Mizoram'.
- (c) wherever the expression 'Central Civil Services' occur, they shall be substituted by the words 'Mizoram State Services'.

4. Extension to the Employees having existing pay scales not identical to that of the Central Government Employees.

(1) Those State Government employees who have been drawing their pay in the scales not identical to the existing scales of pay as shown in column 3 of Part 'A' of the First Schedule to the Central Civil Services (Revised Pay) Rules, 1997 shall continue to draw their pay in the existing pre-revised scale of pay until the Government determines appropriate scales of pay on revision for them.

(2) In respect of the Executive Engineers and above in the Public Works Department, Public Health Engineering Department and Power & Electricity Department and others, relating to whose existing scales of pay, cases are now pending in the Supreme Court or the High Court, for the time being, may continue to draw their pay in the existing scales of pay and the revision of pay for such Government employees shall be decided after final order is passed by such Court.

(3) As for new recruits to the posts which were earlier giving higher pay scales by the State Government on the recommendation of the P.A.C., P.R.C., C.S.C. and other orders of the State Government they will be given pay scales on standard conversion of the scales which existed before the same were raised as may be decided by the Government in due course.

C. Thanchhuma,  
Joint Secretary to the Govt. of Mizoram,  
Finance Department.

SCHEDULE-A  
(See Rule 2)

Modifications to the Central Civil Services (Revised Pay) Rules, 1997 (hereinafter called the Central Rules):

Throughout the Central Rules-

- (1) for the words 'affairs of the Union', wherever they occur, the words 'affairs of the State Government of Mizoram' shall be substituted;
- (2) for the word 'President', wherever it occurs, the words 'Governor of Mizoram' shall be substituted;
- (3) for the words 'First Schedule' wherever they occur in the text of the Rules, the word 'PART-A of the First Schedule' shall be substituted;
- (4) for the words 'Central Government', wherever they occur, the words 'State Government of Mizoram' shall be substituted.
- (5) wherever the expression 'Central Civil Services' occur, they shall be substituted by the words 'Mizoram State Services'.

For sub-rule (2) of Rule of the Central Rules, the following shall be substituted namely :- "(2) They shall be deemed to have come into force on the 1st day of January, 1996 for the purpose of national fixation only, while for all monetary benefits these Rules may be deemed to have come into force on 1st day of May, 1999".

In sub-rule (1) of rule 2 of the Central Rules, the words viz, 'as also to persons serving in the India Audit and Accounts Department' shall stand omitted.

In sub-rule (2) of rule 2 of the Central Rules, clauses (a), (b) and (g) shall stand omitted.

In sub-rules (3) and (5) of rule 3 of the Central Rules, after the word and figure 'Column 2', the words and figure 'or having identical scale as shown in column 3, as the case may be', shall be inserted.

In rule 5 of the Central Rules, after the existing proviso another proviso shall be added as follows, namely :-

'Provided further that Executive Engineers and above in the Public Works Department, Public Health Engineering Department, Power & Electricity Department, and others, relating to whose scales of pay cases are still pending in the Supreme Court or the High Court, may not be allowed to draw pay in the revised scale as per the standard conversion of their existing scales to the corresponding revised scales as specified in column 4 of Part A of the First Schedule to these Rules, until final disposal of such cases by the concerned Court'.

7. (1) In clause (C) of sub-rule (1) of rule 7 of the Central Rules, the words 'special pay to Parliament Assistants, Central (Deputation on Tenure) Allowance' shall be omitted.

(2) The 'NOTE 1' appended to rule 7 of the Central Rules shall also stand omitted.

8. For rule 11 and EXPLANATION to rule 11 of the Central Rules, the following shall be substituted, namely—

#### '11. ARREARS OF PAY

Payment of arrears of pay shall be made as decided by the State Government.

EXPLANATION—For the purposes of this rule,

(a) 'arrears of pay' in relation to a Government servant means the difference between:—

(i) the aggregate of the pay and allowances to which he is entitled on account of the revision of his pay and allowances under these rules for the relevant period; and

(ii) the aggregate of the pay and allowances to which he would have been entitled (whether such pay and allowances had been received or not) for that period had his pay and allowances not been so revised.

(b) 'relevant period' means the period commencing on the 1st day of January, 1996 and ending with the 30th day of April, 1999.

9. For rule 12 of the Central Rules, the following shall be substituted, namely—

#### 'OVERRIDING EFFECT OF THE RULES

From the date of commencement of these Rules, these rules shall have the overriding effect over other relevant rules containing similar provisions so far, and in particular the Government of Mizoram's Notification dated the 26th day of August, 1998 regarding adoption of the Central Revised Pay Scales having corresponding posts under the Government of Mizoram and the Mizoram Civil Services (Revised Pay) Rules 1999, as notified under the Govt. of Mizoram Notification No.A.11011/1/99-FIN (PRU) dt. 9.7.99 and published in Mizoram Gazette Vol. XXVIII, extraordinary issue No. 133 of 9.7.1999 in respect of the provision specifically covered under these Rules'.

THE FIRST SCHEDULE  
(SEE RULES 3 & 4)  
PART—A

Revised scales for posts carrying present scales in Group 'A', 'B', 'C' & 'D' except posts for which different revised scales are notified separately.

Sl. No.	POST/GRADE	Present Scale (Rs.)	Revised Scale (Rs.)
1	2	3	4
1.	S-1	750-12-870-14-940	2550-55-2660-60-3200
2.	S-2	775-12-871-14-1025	2610-60-3150-65-3540
3.	S-3	800-15-1010-20-1150	2650-65-3300-70-4000
4.	S-4	825-15-900-20-1200	2750-70-3800-75-4400
5.	S-5	950-20-1150-25-1400 950-20-1150-25-1500	3050-75-3950-80-4590
6.	S-6	975-25-1150-30-1540 975-25-1150-30-1660	3200-85-4900
7.	S-7	1200-30-1440-30-1800 1200-30-1560-40-2040 1320-30-1560-40-2040	4000-100-6000
8.	S-8	1350-30-1440-40-1800-50-2200 1400-40-1800-50-2300	4500-125-7000
9.	S-9	1400-40-1600-50-2300-60-2600 1600-50-2300-60-2660	5000-150-8000
10.	S-10	1640-60-2600-75-2900	5500-175-9000
11.	S-11	2000-60-2120	6500-200-6900
12.	S-12	2000-60-2300-75-3200 2000-60-2300-75-3200-3500	6500-200-10500
13.	S-13	2375-75-3200-100-3500 2375-75-3200-100-3500 125-3750	7450-225-11500
14.	S-14	2500-4000-(Proposed new pre-revised scale)	7500-250-12000

15.	S-15	2200-75-2800-100-4000 2300-100-2800	8000-275-13500
16.	S-16	2630/-Fixed	9000-Fixed
17.	S-17	2630-75-2780	9000-275-9550
18.	S-18	3150-100-3350	10325-325-10975
19.	S-19	3000-125-3625 3000-100-3500-125-4500 3000-100-3500-125-5000	10000-325-15200
20.	S-20	3200-100-3700-125-4700	10650-325-15850
21.	S-21	3700-150-4450 3700-125-4700-150-5000	12000-375-16500
22.	S-22	3950-125-4700-150-5000	12750-375-16500
23.	S-23	3700-125-4950-150-5700	12000-375-18000
24.	S-24	4100-125-4850-150-5300 4500-150-5700	14300-400-18300
25.	S-25	4800-150-5700	15100-400-18300
26.	S-26	5100-150-5700 5100-150-6150 5100-150-5700-200-6300	16400-450-20000
27.	S-27	5100-150-6300-200-6700	16400-450-20900
28.	S-28	4500-150-5700-200-7300	14300-450-22400
29.	S-29	5900-200-6700 5900-200-7300	18400-500-22400
30.	S-30	7300-110-7600	22400-525-24500
31.	S-31	7300-200-7500-250-8000	22400-600-26000
32.	S-32	7600/-Fixed 7600-100-8000	24050-650-26000
33.	S-33	8000/-Fixed	26000/-Fixed
34.	S-34	9000/-Fixed	30000/-Fixed



# The Mizoram Gazette

## EXTRA ORDINARY

### Published by Authority

M. R.—N. E./907/98

Vol. XXVIII Aizawl, Monday, 22.11.99, Agrahayana I, S.E. 1921, Issue No. 335

#### NOTIFICATION

No. J. 12011/64/92-REV, the 17th November, 1999. In exercise of the powers conferred by Section 13 of the Mizo District (Land & Revenue) Act, 1956 as adapted, the Governor of Mizoram is pleased to declare HLIAPPUI in Aizawl East Dist. as station area. The boundary description of the said station area, the land classification and valuation of land thereof are as indicated in the Annexure to this Notification.

The Governor of Mizoram is further pleased to declare that the said station Area (HLIAPPUI) shall be town for the purpose of clause (9) of Rule 2 of the Mizo Dist. (Land & Revenue) Rules, 1967.

C. Rokhama,  
Commr/Secretary to the Govt. of Mizoram,  
Revenue Department.

#### HLIAPPUI TOWN AREA BOUNDARY DESCRIPTION AIZAWL EAST DISTRICT

AREA : 398880.00 Sqm.  
398.88 Ha.  
3.99 Sq. Kms.

#### LOCATION

: Hliappui town is located at the North East side of Mizoram, which is lying between Kawlkulh town and Ngopa town. It is about 19Kms. from Kawlkulh town. It covered by 93°05'30" and 93°08'00" longitude, 23°42'80" and 23°46'30" latitude and high of 1587 m from M.S.L.

**STARTING POINT** : Boundary Pillar No. 1 is fixed at the Northern side of Hliappui town. On the sharp point of Sahlam Saddle which is the sources of Chhirdem and Pherzau river. It is about 60m West of Ngopa truck road also about 288m North of Changzawl approach road jeepable. Which is lying between  $93^{\circ}06'20''$  longitude and  $23^{\circ}45'37''$  latitude.

**NORTHERN SIDE** : From Pillar No. 1 of the boundary line run down in the direction of Eastern side along the Pherzau river. Pillar No. 2 is fixed at the junction of Pherzau river and stream. It is lying between  $93^{\circ}06'38''$  longitude and  $23^{\circ}45'86''$  latitude.

**EASTERN SIDE** : FROM PILLER NO. 2 the boundary line runs in the direction of Southern Side and Pillar No. 3 is fixed on the small top at the sources of stream which is  $93^{\circ}06'30''$  longitude and  $23^{\circ}45'25''$  latitude. From Pillar No. 3 boundary line runs in the direction of Southern side, Pillar No. 4 is fixed at the junction of Bawklui with small stream which is  $93^{\circ}06'31''$  longitude and  $23^{\circ}45'09''$  latitude. From Pillar No. 4 the boundary line runs down in the direction of South Eastern side and Pillar No. 5 is fixed at the junction of Sibphair river with small stream which is  $93^{\circ}06'54''$  longitude and  $23^{\circ}44'59''$  latitude. From Pillar No. 5 the boundary line run in the direction of Southern side along the Cliff below Forest Deptt. Quarter and Pillar No. 6 is fixed at the junction of Arthlawr river with small stream which is  $93^{\circ}06'58''$  longitude and  $23^{\circ}44'31''$  latitude. From Pillar No. 6 the boundary line runs up in the direction of South Western side of Pillar No. 7 is fixed at the saddle of Aiduzawl approach footpath on the Eastern side of Khuaitlang which is  $93^{\circ}06'56''$  longitude and  $23^{\circ}44'19''$  latitude. From Pillar No. 7 the boundary line run down in the direction of South Eastern side Pillar No. 8 is fixed at the junction of Paikan River and Khuai River which is  $93^{\circ}06'59''$  longitude and  $23^{\circ}44'11''$  latitude. From Pillar No. 8 the boundary line run in the direction of South Eastern side and Pillar No. 9 is fixed at the small top of the Northern side of Leisang River which is  $93^{\circ}07'03''$  longitude and  $23^{\circ}43'48''$  latitude. From Pillar No. 9 the boundary line run across Leisang River in the direction of South Eastern side and Pillar No. 10 is fixed on the Saddle along the jeepable to Aiduzawl from Hliappui which is  $93^{\circ}06'22''$  longitude and  $23^{\circ}43'26''$  latitude.

**SOUTHERN SIDE** : From Pillar No. 10 the boundary line run in the direction of South Western side Pillar No. 11 is fixed at the furthest top of Lalthlan tlang from Hliappui town which is  $93^{\circ}06'50''$  longitude and  $23^{\circ}43'05''$  latitude. From Pillar No. 11 the boundary line run down along the small stream in the

direction of Western side, boundary Pillar No. 12 is fixed at the junction between Scout River and small stream which is 93°06'31" longitude and 23°43'08" latitude.

**WESTERN SIDE :** From Pillar No. 12 the boundary line run up along the Scout River through Hrangdawla 's Fish Pond and Ngopa Road in the direction of Northern side, Pillar No. 13 is fixed at the Western top of Camp tlang which is 93°06'05" longitude and 23°43' 32" longitude. From Pillar No. 13 boundary line run in the direction of North Western side along the ridge. Pillar No. 14 is fixed at the sources of Leisang River on a highest mount which is 93°06'42" longitude and 23°43'48" latitude. From Pillar No.14 boundary line run up in the direction of North Western side Pillar No. 15 is fixed at the highest top of Mel 1 tlang which is 93°06'28" longitude and 23°44'00" latitude. From Pillar No. 15 the boundary line is run in the direction of Northern side. Pillar No 16 is fixed at the Northern side of the sources of Paikan river which is 93°06'29" longitude and 23°44'21" latitude. From Pillar No. 16 the boundary line is run in the direction of North Western side along the ridge. Pillar No. 17 the boundary line is run in the direction of Wertern side, Pillar No. 18 is fixed on the Saichal Jeep Road near Saichal River, which is 93°06'07" longitude and 23°44'51" latitude. From Pillar No. 18 boundary line is run up along the small stream in the direction of North Western side Pillar No. 19 is fixed at the small top in the sources of small stream which is 93°05'56" longitude and 23°45'01" latitude. From Pillar No. 19 the boundary line up in the direction of North Eastern side, Pillar No 20 is fixed at the highest top of North East Bualpui mount, which is 93°06'02" longitude and 23°45'05" latitude. From Pillar No. 20 boundary line is run in the direction of North Eastern side through the Jeepable to Changzawl and meet together with Pillar No.1 which is starting point of Hliappui town area.

**KHAWPUI HUAM CHHUNG A RAM LEILUNG THEN DAN**

**KHAWHMING : HLIAPPUI**

**DISTRICT : AIZAWL EAST DISTRICT MIZORAM**

**IST GRADE :** Motor lian kal theihna kawngpui/kawtthler sir tawn ve ve, kawng/kawtthler sir/ko atanga 100ft. emaw 30.48m ( a zawla tehin) huam chhunga hmun te, a hma lam emaw hnung lam in kawngpui/Kawtthler ante chauh huamin chaungte.chu:—

- 1) Hliappui (N.E. Bualpui) khawchhung Ngopa Road zelah Pu Lalhuama in bul kawr (Athlawh lui) atanga hmar lamah Pu Lalrala in bul kawr (Bawklui) thlong.



- 2) Hliappui khawchhung Ngopa Road zelah Pu Sawmzuala compound huamin hmar lamah Pu Rualkhuma compound chin (kawrte) ah.

## 2ND GRADE

: Motor/Jeep kal theihca kawngpui/kawtthler sir tawn ve ve, kawngpui/kawtthler sir atanga 100ft. emaw, 30.48m (a zawl a tehin) huam chhunga hmunte, a hma lam emaw hnung lamin emaw kawngpui/kawtthler ante chauh huamia. Hei hian Motor/Jeep kal theihna kawng zawng 1st Grade in a huam lohte chu a huam vek a ni.

## 3RD GRADE

: Khawpui huam chhunga hmun zawng zawng. 1st leh 2nd Grade-in a huam loh te chu a huam vek a ni.

## HRIATTURPAWIMAWH

1. Mizoram Sorkar hnuai mi pawimawh bik (V.I.P.) chenna tura ruat bik te chu 1st Grade vek an ni.
2. Grade chi hnih inthuah ah chuan a Grade sang zawka apiang hman tur a ni.
3. Hmun, Grade engpawhin a huam chhunga hma lam emaw, a hnung lamin emaw kawng/kawtthler anpha lo te chu a Grade hnuai (dawt) zawk ah ngaih tur a ni. Entir nan 1st Grade a mi chu 2nd Grade ah dah tur a ni.

CLASSIFICATION OF LAND WITHIN THE SPECIFIED AREA OF HLIAPPUI TOWN. DISTRICT : AIZAWL EAST DISTRICT, MIZORAM.

## 1ST GRADE

: Both sides of the main road/street within the perimeter of 100ft 30.48m (horizontally) from the edge of the road/street subject to those site having frontage/return-frontage to the side of the road/street only.

1) From Athlawh lui at Hliappui (N.E. Bualpu) near Pu Lalthuama's compound towards the Northern side along the Ngopa Road upto Bawlui near Pu Lalfala's compound.

2) From Pu Sawmzuala's compound (at Hliappui) towards the Northern side along the Ngopa Road upto a small stream near Pu Rualkhuma's compound.

## 2ND GRADE

: Both sides of the Motorable/Jeepable road/street within the perimeter of 100ft=30.48m (horizontally) from the edge of the road/street subjected to those sites having frontage/ return-frontage to the road/street inside the Town area which are not included by 1st Grade.

## 3RD GRADE

: All lands which are not included by 1st Grade and 2nd Grade within the specified town area.

## NOTES

1. All Government Residential areas for V.I.P.s of Govt. of Mizoram are put under the 1st grade.
2. If there is clashes/overlap between the Grades the higher Grade has to supercede the lower one.
3. Land which is included under any of the Grade viz I to II but has no frontage/return-frontage to the side of the road will be classed into the lower Grade i.e. I-Grade into II-Grade etc.

Pu Sawmzuala  
uma compound

sir tawn ve ve,  
30.48m (a zawl  
n emaw hnung  
h huamin. Hei  
1st Grade in a

3. 1st leh 2nd  
ni.

(V.I.P.) chenna

sang zawka

a hma lam  
anpha lo te  
a ni. Entir  
r a ni.

HLIAPPUI

perimeter of  
the road/  
n-frontage

pu) near  
ern side  
Lalfala's

) towards  
a small

at within  
from the  
having  
inside the

PROPOSE RATE OF LAND REVENUE/FEEES ETC. IN STATION AREA OF  
HLLAPPUI : AIZAWL EAST DISTRICT.

Sl No.	Station Area	Grade	Land Recording Fee Per Plot	Land Revenue Per Big-ha (1337.80 Sqm.)	Land Redemption Fee for Excess (0.0938Sqm)	Land Valuation Per Sq. ft (0.093 Sqm.)	Remarks
1.	HLLAPPUI	I-Grade	Rs. 200.00	Rs. 80.00	Rs. 3.00	Rs. 4.00	
		II-Grade	Rs. 150.00	Rs. 60.00	Rs. 2.00	Rs. 3.00	
2.		III-Grade	Rs. 120.00	Rs. 40.00	Rs. 1.00	Rs. 2.00	

Published & Issued by the Controller, Printing & Stationery, Mizoram  
Printed at the Mizoram Govt. Press, Aizawl @ 750



**The Mizoram Gazette**  
**EXTRA ORDINARY**  
**Published by Authority**

M. R.—N. E./907/98

OL. XXVIII Aizawl, Thursday, 25.11.99, Agraphayana 4, S.E. 1921, Issue No. 344

**NOTIFICATION**

No.K.15011/48/93-REV, the 22nd November, 1999. In continuation of this office Notification No.LRR/B-102/86/36(A) dated the 28th November, 1988. The Governor of Mizoram is pleased to issue fresh prohibitory order for allotment/Purchase/Sale/Transfer in any form within the specified areas of Tuirial Airfield. Which was handed over to Sports and Youth Services Department

The areas specified vide letter under reference will remain the same.

C. Rokhama,  
Commr/Secretary to the Govt. of Mizoram,  
Revenue Department.



**The Mizoram Gazette**  
**EXTRA ORDINARY**  
**Published by Authority**

M. R.—N. E./907/98

VOL. XXVIII Aizawl, Monday, 6.12. 1999, Aagraharyana 15, S.E. 1921, Issue No. 354

**NOTIFICATION**

No.J.14014/Science/10/88-CST, the 25th November, 1999. Whereas it is expedient to specify the subject combination for which the Mizoram Post Matric Merit Science Scholarship is to be awarded for the Graduate and Post-Graduate courses and to fix minimum percentage of marks to determine eligibility for application of the scholarship, the State Government is pleased to make the following Rules further to amend the Mizoram Post Matric Merit Science Scholarship Rules, 1989 as follows namely:

**1. SHORT TITLE AND COMMENCEMENT**

- (1) These Rules may be called the Mizoram Post-Matric Merit-Science Scholarship (Second Amendment) Rules, 1999.
- (2) They shall come into force on the date of their publication in the Mizoram Gazette.

**2. AMENDMENT OF RULE 2**

In the Mizoram Post Matric Merit Science Scholarship Rules, 1989 (hereinafter called the Principal Rules) in the second column of the table under rule 2, for the words "Subject Combination" the following words shall be substituted, namely :—

"Selection on merit basis may be done, major subject-wise from amongst the students having the following subjects as combination in the graduate classes :—

- |                        |                    |                       |
|------------------------|--------------------|-----------------------|
| (1) Mathematics        | (2) Physics        | (3) Chemistry         |
| (4) Botany             | (5) Zoology        | (6) Biochemistry      |
| (7) Statistics         | (8) Geology        | (9) Microbiology      |
| (10) Molecular Biology | (11) Biotechnology | (12) Forensic Science |

and any one of the above subjects in Post-Graduate Classes.

3. AMENDMENT OF RULE 3

In the Principal Rules, 1999, after sub-rule (4) of rule 3, the following sub-rule shall be added as follows :—

“(5) only those students who have secured 50% marks and above in the concerned subject in the last examination shall be eligible to apply for the scholarship”.

C.Lalchhuma,  
Commissioner,  
Planning Department.