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Government of Mizoram

PART I

Resolutions, Orders, Notifications etc.
Issued by Heads of the Department and High Court.

ORDERS BY THE GOVERNOR

NOTIFICATIONS

No.A.11013/13/90-P&AR(GSW), the 24th July, 1991. The Governor of Mizoram is pleased to order revision of the payscale of the post of presiding Officer-cum-Member-Motor Accident Claims Tribunal under Transport Department created vide No.A.11013/1/89-P&AR (GSW) dt.21.2.1990 at Rs.-4500-150-5700/-p.m. with effect from 5.4.1991.

The Governor is further pleased to order that Shri.P.Chakraborty is entitled to enjoy the payscale of Rs.4100-5300/-p.m. attached to Joint Secretary to Governor with effect from 15.12.88 to 21.2.19. and in the payscale of Rs.4100-Rs.5300/-as presiding Officer-cum-Member, Motor Accident Claims Tribunal with effect from 22.2.90 to 4.4.91.

This issues with the concurrence of Finance Deptt. vide their No.A.FIN(E) 24/91 dt.11.7.91.

H. Lal Thlamuana,
Commissioner DP & AR.

No.A.22012/4/89-Pers (B) Pt, the 25th July, 1991. In the interest of public service, the Governor of Mizoram is pleased to order transfer & posting of the following Senior Grade of M.C.S. Officers to the posts mentioned against their names with immediate effect and until further orders.

S/No.	Name of Officer	Present place of posting	Where transferred/posted
1.	Pu L.V. Malsawma	L.O. Guwahati	SDO(S), Lunglei
2.	Pu N.L. Chakma	SDO, Lunglei	L.O., Shillong
3.	Pu H. Siku	SDO, Lawngtlai	EAC, Aizawl (He will draw his pay & allowances against the sanctioned post of P.S. to CM)
4.	Pu John Dinga	L.O., Shillong	Under Secy., GAD
5.	Pu Lallungmuana	U.S., G.A.D	Dy.Dir., Transport
6.	Pu C. Kamlova	Dy.Dir., Transport	S.D.O., Lawngtlai

No.A.22012/4/89-Pers(B)/Pt. the 25th July, 1991. In partial modification of this Department's Notification No.A.22012/4/89-Pers(B)Pt-I dt. 20.6.1991, the Governor of Mizoram is pleased to order transfer and posting of the following Senior Grade of M.C.S. Officers to the posts and places mentioned against their names with immediate effect and until further orders :-

S/No	Name of Officer	Present place of posting	Where transferred/posted.
1.	Pu Lallura Sailo	S.D.O., Chawngte (under order of transfer as Under Secy., R.D.)	S.D.O. Chawngte.
2.	Pu C. Lalzama	BDO, Chawngte (under order of transfer as S.D.O., Chawngte)	Under Secy., R.D.

No.A.22012/3/89-Pers (B), the 25th July, 1991. In the interest of public service, the Governor of Mizoram is pleased to order transfers and postings of the following M.C.S.(JAG) Officers to the posts and headquarters mentioned against their names with immediate effect and until further orders.

S/No	Name of Officer	Present place of posting	Where transferred/posted
1.	Pu P.K. Bhattacharjee	Deputy Secy., F & C.S.	Addl.D.C., Lunglei

2. Pu	Thanhawla	Addl. D.C., Lunglei	Dy.Secy., Environ- ment & Forest Deptt.
3. Pu	L.Kawlhmingthanga	Dy.Secy., E&F	Addl. D.C., Aizawl.
4. Pu	B. Lalhema	Dy.Secy. Revenue	Director, L & E
5. Pu	C. Ropianga	Sr. L.O., Calcutta	Dy.Secy., F & C.S.
6. Pu	Vanlalhminga	Director, L & E	Dy.Secy., P & E
7. Pu	Pakunga	Deputy, C.E.O.	Dy.Secy., LAD & Rev.
8. Pu	S. Ronghinglova	Dy.Secy., P & E	Project Director, S.L.M.C, Dy., C.E.O.
9. Pu	R. Lalruata	Project Officer DRDA, Aizawl,	Project Officer DRDA, Aizawl.
10. Pu	K. Riachho	Addl. D.C., Aizawl	

The officers will move in the following orders and each group shall move independently without waiting for other group to move.

Group—I : Pute P.K. Bhattacharjee, Thanhawla, L. Kawlhmingthanga and C. Ropianga.

Group—II : Pute Vanlalhminga, B. Lalhema and S. Ronghinglova.

Group—III : Pute Pakunga, R. Lalruata and K. Riachho.

No. A.22012/42/90-Pers (B) Pt-I, the 25th July, 1991. In the interest to public service, the Governor of Mizoram is pleased to order transfer and posting of the following Junior Grade of M. C. S. to the posts mentioned against their names with immediate effect and until further orders,

S/No.	Name of Officer	Present place of posting	Where transferred/posted
1.	Pu C. T. Mawia	B. D. O. Lawngtlai	ASO-II, Aizawl
2.	Pu T. Lalduhawma	S. Dy. M. Tlabung	B. D. O. Lawngtlai
3.	Pu Lalhmingthanga	A. D. C. Aizawl	S. Dy. M. Tlabung
4.	Pu H. Thawngchina	A. O. Vaphai	B. D. O. Chawngte
5.	Pu H. B. Thapa	S. Dy. M. Champhai	S. Dy. M. Chawngte

H. Lal Thlamuana,
Commissioner / Secy. to the Govt. of Mizoram.

No.B.16021/37/90-IND, the 17th July, 1991. The Governor of Mizoram is pleased to promulgate the Mizoram Loan & Grants (to KVI Units) Rules 1991 as appended hereto.

This will come into force with immediate effect.

H. Lal Thlamuana,
Commissioner, Industries.

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THE MIZORAM LOAN AND GRANTS (TO KVI UNITS) RULES 1991

In exercise of the powers conferred under clause (k) of section 39 of the Mizoram Khadi and Village Industries Board Act 1982, read with sub-section (1) of section 17 thereof, the Mizoram Khadi and Village Industries Board hereby makes the following rules and to assist the Khadi and Village Industries Units in Mizoram in conformity with the Khadi and Village Industries Commission's pattern of assistance, namely :-

SHORT TITLE, EXTENT AND COMMENCEMENT 1. (1) These rules may be called the Mizoram Khadi and Village Industries Board (Loan and Grants to Khadi and Village Industries Units) Rules, 1991.

(2) They shall extend to the whole of Mizoram.

(3) They shall come into force on such dates as the State Government may, by notification in official gazette appoint.

DEFINITIONS

- 2. In these rules, unless the context otherwise requires.
 - (a) "Board" means the Mizoram Khadi and Village Industries Board;
 - (b) "Commission" means the Khadi and Village Industries Commission, Bombay;
 - (c) "State Governments" means the State Government of Mizoram;
 - (d) "Unit" means the Khadi and Village Industries Unit in Mizoram.

LOAN

3. On the commencement of these rules, the board may give to the Units all kinds of loan, such as Capital Investment Loan, working Capital Loan, Temporary Loan, Loan for sheds (Buildings) Tools and Implements and Machinery etc. as per terms and conditions mentioned hereinafter provided.

ELIGIBILITY FOR LOAN

- 4. (1) Village Industrial units or Village artisans/entrepreneur, who possesses the following qualification, shall be eligible for receiving loan or assistance :-
 - (a) that the applicant must be an adult having permanent residence in Mizoram;
 - (b) that he must have technical expertise required by the trade;
 - (c) that he must possess a permanent place of residence and work site in Mizoram;
 - (d) that he must be a solvent;
 - (e) that he must be a same person ;
 - (f) Women applicant must have assets for security of loan in her own name, and if she is dependent on any body else, she must have letter of authority that the property standing in the name of her guardian /sponsor is allowed for pledge as security for loan;
- (2) Society or Institution or Association must have written article of association duly registered with the Registrar of Societies.

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- (3) Local Boards, School Board or any other form of persons, which are popularly recognised as having artificial entity, shall invariably enclose a resolution copy clearly stating that the executive body has agreed to avail loan assistance and would take full responsibility for its repayment.

TERMS-
AND CON-
DITION OF
LOAN

5. (1) The Board may satisfy to itself before such loan or grant are sanctioned that those units who has applied for such loan has fulfilled the following terms and conditions namely:-
- (a) that the unit must be a registered unit either with the Mizoram khadi and Village Industries Board or with the Department of Industries ;
 - (b) that the unit must engage in items of production within the perview of khadi and Village Industries subjects, as notified by the khadi and Village Industries Commission from time to time in Annexure-II;
 - (c) that the Unit must have a regular place of working under his own holding or under lease agreement or rented (for which there shall be a written agreement between the land lord/lessor and the tenant/leseee);
 - (d) that the Unit must possess sufficient technical expertise of the trade.(Necessary expertise must be possessed by the proprietor, or Manager or regular employee of the Unit);
 - (e) that Proprietor/owner of the Unit/proposed Unit must be a permanent resident of Mizoram and a citizen of India;
 - (f) that the Unit must not engage itself in other activities, other those items it is registered for, except with the permission of the Board;
 - (g) that the Unit must not engage or indulge in activities, which are forbidden by the laws of the State Government or Government of India;
 - (h) that the Unit must comply with the directions and instructions given by the Board from time to time.
 - (i) Capital investment loans for machineries, tools and implements shall be given in kind. However, Capital investment loan for building or materials other than machineries, working Capital and stocking loan shall be given in Cash or by cheque;

(j) that the Loanee/Grantee shall execute a deed of agreement as in Annexures-III and IV respectively.

2. Application for the grant of loan or grant shall be as in Annexure-I.

QUANTUM OF LOAN

6.(1) The quantum of loan shall vary from one trade to another trade, in accordance with the principle pattern or quantum of loan as determined by the Commission from time to time. However, the Board, shall have the right to determine the quantum of loan, keeping in view the actual requirement of the loanee as well as funds available at the disposal of the Board.

(2) It shall be permissible to provide loan assistance to the same Unit ever year (upto three years in a row) if the growing unit so required provided that the loanee possesses prospects and capacity to repay those loans in accordance with the quantum of instalment fixed.

7. The number of instalment and rates of interest under different kinds of loan shall be as below :-

Sl. No.	Nature of Loan	Tenure	Rate of interest (Simple)	Particulars of instalments.
	Working Capital	Five Years	4% per annum	Four equal Annual Instalment commencing from one year after the date of sanction of loan.
	Temporary Loan	Six to twelve months	4% per annum	The whole sum to be repaid at once, at the end of the tenure.
	Kachhaa Building Loan	Five years	4% per annum	Four equal Annual Instalment commencing from the date of disbursement of Loan.
	Tools and Implements	Five years	4% per annum	-do-
	Pucca Building	Ten years	4% per annum	Nine equal instalment First instalment due after one year from date of sanction.

6.	Capital loan for machinery exceeding Rs 50,000/-	Ten years	4% per annum.	-do-
7.	Capital Loan for Machinery below Rs 50,000/-	Five years	4% per annum.	Four equal instalment. First instalment due date after one year from date of sanction.

Procedure in respect of granting of loans.

8. (1) Loan application form shall be obtained from the Office of the Mizoram Khadi and Village Industries Board on payment of five rupees.
- (2) Application form for loan duly filled accompanied by supporting document, if any, must be submitted to the Mizoram Khadi and Village Industries Board Office.
- (3) After the applications are scrutinised in the office, the cases shall be verified by the authorised officer of the Boards, and the verification report shall be submitted by the verifying authority with his observations and recommendation.
- (4) All cases which are recommended shall be put up to the Mizoram Khadi and Village Industries Board for approval.
- (5) Granting of loan and other assistance shall be decided by the Board, keeping in view the necessity of a particular place, so as to maintain regional balances, sectoral balances, marketability of a particular product, economic viability and from the angle of the over-all interest of state economy.
- (6) All cases which are cleared by the Board, shall execute "Deed of hypothecation of Deed of Grants" as the case may be; and after the deed is executed no mortgage shall be required from the Loanee/Grantee. (See Annexures III&IV)
- (7) Loan shall be released to the loanee by one or more instalments as may be fixed by the granting authority.
- (8) When an Unit is approved for a Grant or Loan, Unit individual file shall be opened with loan ledger folio number allotted.
- (9) All recovery cases, correspondence, reports and returns shall be kept and dealt in the individual file of Unit.
- (10) All loan amounts, (principal sum and the interest) shall be remitted to the Khadi and Village Industries Commission by means of draft/cheque regularly.

Repayment of
Loan.

9.(1) Repayment of loan in instalment shall be permissible.

(2) The loatee, on his own violation must repay the instalment due, of the principal sum before the expiry of due dated together with interest accrued, every year without fail by means of cheque/Treasury Challan or Cash.

Penalties in
respect of non
repayment.

10.(1) Failure to pay instalment, interest or any other dues in time, breach of contract as contained in the hypothecation deed, and non-compliance of written order from the Mizoram Khadi and Village Industries Board shall entail any or one or two or all the penalties prescribed below:-

(a) imposition of penal interests @ of 10% of the defaulted amount at the frequency of per month or imposition of fines upto Rs 10,000/-per year;

(b) seizure and confiscation of the hypothecated machines, assets created out of the loan or grant money or any other personal assets including land and building, or any or all the personal assets of the loatee to the extent of the amount defaulted or twice the amount defaulted. All such seizures and confiscated assets shall be liable to public auction by the Board's authority and the auction sale proceed shall be kept by the Board to make good the dues and liabilities of the Loatees towards the Board;

(c) imprisonment of the defaulter to the extent prescribed in the penalty order, which may extend upto five years;

(d) to direct the loatee or grantee to refund the Grants/Loans, already received by him, together with interest accrued thereon, with or without penal interests;

(e) to publish the names of defaulters in the newspapers or Magazines.

(2) All such penalty orders shall be passed by the Chief Executive Officer or any other authorised officers of the Board in writing after recording his reasons and grounds for which the penalties are imposed. And such penalty orders shall be served, to the defaulter with copy endorsed to the State Government and the legal authority/Magistrate/police authority concerned for enforcement.

(3) For the purpose of recovery and imposition of penalties, the term "Loatee" or "Grantee" or "defaulter" shall include his legal heirs.

GRANTS :

11. Outright grant-in-aid may be given to registered units on the following terms and conditions, and not inconsistent with the orders of the Khadi and Village Industries Commission from time to time.
- (a) that the unit must be registered with the Mizoram Khadi and Village Industries Board or Department or of Industries;
 - (b) that the unit must profess trade or productions of items under the purview of Khadi and Village Industries subjects as listed in Annexure-VIII;
 - (c) that the unit shall utilise the grant only for the purpose it is granted;
 - (d) that the grantee shall submit utilisation Certificate and other reports and returns as may be directed by the Board;
 - (e) that the grantee shall be liable to penalties as prescribed in rule 9 above, for breach of contract as enshrined in the Deed of Grant or for breach of rules, orders, and regulations enforced by the Mizoram Khadi and Village Industries Board, or for and other form of misuse of the grant,

QUANTUM OF GRANTS

12. The Board may keeping in view the existing pattern of assistance of grants as prescribed by the Commission, determine the amount of grants to the Units. However, the Board shall have the right to deviate from the existing pattern if the grantee's requirement is of a special nature which deserved special consideration.

PROCEDURE IN RESPECT OF GRANTING ASSISTANCE

13. (1) The application for grants shall be submitted by the units to the office of the Mizoram Khadi and Village Industries Board in a prescribed form, with necessary enclosures prescribed.
- (2) After scrutinising the requirement of the applicants and after examination of his works programmes, the amount of grants admissible to him shall be determined by the Board, keeping in view the quantum and other terms and conditions prescribed by the commission from time to time.
 - (3) Since the Loan and Grant application form is a common application form, the amount of loan, and the amount of Grant shall be determined in accordance with the rules.
 - (4) After the Board approved the grants, the grantee shall have to execute a Deed of Grant (See Annexure - IV).

TECHNICAL
ASSISTANCE
AND TRAIN-
ING

- (5) It shall be the power of the Board to give grant only, (without giving him a Loan)
- 14.(1) The Board shall assist the units by way of giving him technical guidance. Technician of the Board shall assist the Unit by installing their machines and teach them the operational techniques.
- (2) Regular inspection shall also be conducted by the Officers of the Board to assess the performance of the Unit, with a view to improve the units, and to know their requirements, including market facilities.
- (3) Technical Training demonstration shall also be arranged by the Board for the benefit of the artisans in collaborations with the Khadi and Village Industries Commission recognised training institutions. All such training expenditure shall be borne by the Board or Commission.
- (4) Selection of artisans for training shall be made by the Selection Committee of the Mizoram Khadi and Village Industries Board.
- (5) Whenever artisans are selected for training, inside or outside the State, the Board shall not be responsible for the blunder or mischief committed by the artisans.

The Board shall not be bound for their future employment, nor the Board shall be responsible for any accidents that may be fell the artisans during the course of trainings.

SECURITY
OF LOAN

- 15.(1) Whenever the Board give loan and grants to an artisan or industrial unit, loan security shall be obtained from the loanee. For the purpose of this rule the Board may-
- (a) normally accept machinery or machineries including tools and equipments purchased with the loan money, on hypothecation, as security, provided the value of hypothecated machinery, is not less than the value of the loan amount;
- (b) accept any property or assets held by the loanee, if the present market value of such asset or property exceed the full amount of loan;

NOTE:

For the purpose of security of loan, the Board may accept land, House building, or both, household property like Television, Radio, Vehicle, Sewing Machine, Gun furniture or any other costly electronics items or any other

form of asset or property held by the loanee, as security for loan, provided the current market value of such loan taken

- (c) accept any property held by the guarantor, provided the value of such property or assets exceed the full amount of loan, so guaranteed by the Guarantor.
- (2) if the guarantor is a permanent or quasi-permanent Government servant, (including semi government) he shall be allowed to guarantee any amount of loan, on condition that in the event of non repayment of loan taken by his client, the loan dues shall be realised from the salary of the guarantor or his saving in the form of General provident Fund or Life Insurance.
- (a) In the event of loan being necessary to be realised from the salary of the guarantor, it shall be permissible to attach up to 50% of the total monthly salary of the Guarantor;
 - (b) No Government servant shall be allowed either to guarantee any loan amount if the total four year emoluments is less than the value of loan so guaranteed by him or to guarantee any loan amount, where half of the amount of his one year salary do not exceed the amount of one year dues i.e. one year instalment interest there on.
- (3) If any asset or property is pledged or hypothecated as security for loan, the current market value shall be accepted at the time of execution of the deed of agreement but the depreciated value of such shall be taken for the purpose of realisation of dues/repayment of loan.
- (4) Any asset or property so pledged for the security of loan shall not be transferred or disposed off by the loanee/guarantor, so long as the dues are not repaid in full.
- (5) If a loanee or guarantor transfers or dispose off such items pledged for the security of loan, the Board shall have the right to attach and auction or sell any property asset belonging to the loanee/ guarantor, even if those assets may not be formally pledged as loan security.
- (6) **MODE OF REALISATION OF DUES/ ATTACHMENT OF PROPERTIES:**
- (a) Any property/ assets so pledged by the loanee or guarantor, shall be attached and auctioned by the Board for the purpose of realisation of dues from the defaulter of loan;

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- b) For the purpose of clause (a) an order seizing the pledged property or assets, shall be made by the authorised officer of the Boards;
- (c) The copy of such order of seizure shall be served upon the loanee/guarantor with copies to the District Magistrate and Police authorities and Village Council authorities;
- (d) Having served the seizure order, the Board shall take physical possession of such properties. For this purpose, the Board may take assistance of the police;
- (e) After the properties/ assets are seized, a public notice shall be floated for auctioning the seized property;
- (f) If a landed properties or house building or any other form of immovable assets are seized and auctioned, the Board shall notify Government authorities for change of ownership;
- (g) The amount so realised from the sale of such properties shall be credited into the loan account of the loanee.

POWER OF THE BOARD TO MAKE CONCESSION

QUALIFICATION LIABILITIES AND OBLIGATIONS OF GUARANTOR

17. The Board shall have power to make concession, on reasonable grounds, if an applicant do not possess the required qualifications prescribed above.
18. (1) If a loanee do not have assets/property which shall be pledged as security for loan, he may employ a guarantor who would be responsible for and on behalf of the loanee for the full repayment of loan.
- (2) A Guarantor :—
- (a) must be an adult, same person, having a permanent place of settlement in Mizoram and must be a permanent resident of Mizoram;
- (b) must have moveable or immoveable asset/property free from any encumbrances, worth the total amount of loan for which he stand for as a Guarantor;
- (c) must be a solvent person;
- (3) If the guarantor is a Government servant, he must be a permanent or quasi-permanent government servant. And his four years total emolument must exceed the total amount of loan he has guaranteed.

- (4) A guarantor shall be wholly responsible for any act of defaults committed by the loanee. And the entire responsibilities to repay the loan taken by his client, shall rest on him. And he shall be liable to any legal proceeding against the loanee, and on behalf of the loanee.
- (5) Member of Parliament, Member of Legislative Assembly or any other persons having fixed tenure of office shall be qualified as guarantor only when the period of tenure is not less than four years from the date be signed the deed of Guarantee unless and otherwise he qualified as guarantor by virtue of other provisions.
- (6) A Guarantor must execute a bond as prescribed by the Board, and all the stipulations of such bond/agreement shall be binding on him, till the loan is fully repaid.

**PENALTIES
FOR MISUSE
OF LOAN
AND GRANTS**

19.(1) A loanee/grantee shall utilise the loans or grants he has taken from the Board, strictly for the purpose for which the loan/grant was sanctioned.

- (2) Any diversion or misuse of such loans, grants, or non-repayment of loan within the stipulated time, shall be punishable with the following penalties, mentioned below:-
- Imposition of fines/penalty up to Rs 10,000/- (ten thousand or to the extent of full amount of loan he has taken); or
 - Attachment and confiscation of properties belonging to the loanee or his guarantor; or
 - Publication of names in the newspapers or news magazines, or
 - Imprisonment up to five years.

Explanation: For the purpose of this rule, the term 'Loanee' shall include his guarantor or his legal heir.

**REFERENCE
TO MAGIS-
TRATES**

20.(1) The Board may, if found to be necessary, refer to the District Magistrate any dispute arising from any cases of loan, repayment, attachment and confiscation or properties, imposition of fines and penalties, default or any other cases of dispute.

- (2) On receipt of any reference from the Board, the Magistrate concerned, shall take appropriate action on the defaulter loanee/grantee or his guarantor, in accordance with the provisions of this rule or any other laws for the time being in force in the State of Mizoram.

POWER OF
THE BOARD
TO CANCEL
LOAN FOR
GRANTS

- 21.1) If, for any reasons which are considered unreasonable in the opinion of the Board, a loanee/grantee fails to utilise the loan/grants for the right purpose, within six months from the date of the receipt of the loan/grants. The Board shall be at liberty to cancel the loan/grants.
- (2) In the event of cancellation of grant/loan the loanee/grantee shall refund the amount of loan/grant with interest accrue thereon within one month from the date of the order of cancellation.
- (3) If a loanee/grantee fails to refund the amount within the stipulated time, the Board shall have the right to impose penalties as prescribed in rule 10 or 19 of these rules.
- (4) In the event of cancellation of loan, the Board shall have the power to reallocate the loan/grant to any other applicant from amongst the panel of the waiting list.
- (5) In such cases, the Board may allow the new loanee/grantee to repay the instalment dues starting with the second instalment provided the previous loanee/grantee had paid up the first instalment dues.

RESIDUARY
PROVISIONS:

- 22.(1) Nothing contained in these rules shall negate the right, authority and power of the Board as contained in the Mizoram Khadi and Village Industries Board Act, 1982, or rules and Regulations made thereunder as amended from time to time.
- (2) Any deviations from the provisions of these rules and contradictions, if any, with any other rules and orders enforced by the Commission or the State Government, shall be rectified or amended, or regularised by the Board immediately, within its power as contained in the Mizoram Khadi and Village Industries Board Act, 1982.
- (3) Any issues or aspects, regarding loan/grants, which are not specifically provided in these rules, shall be decided, settled or administered by the Board.

ANNEXURE- I

MIZORAM KHADI AND VILLAGE INDUSTRIES BOARD
(A Statutory Board)

APPLICATION FORM FOR
LOAN FOR _____

(See rule 5(2) (write name of trade/industry)

1. NAME OF APPLICANT AND ADDRESS : _____
 (in Block Capital Letters) (use Road, School, Church etc.) _____
 as reference for location : _____
2. AGE : _____
3. EXPERIENCE OR QUALIFICATION IN THE LINE OF : _____
 PROPOSED INDUSTRY, (Enclosed copy of Certificates) _____
4. SITE/LOCATION OF FACTORY
 (if the proposed site is : _____
 different from above given address.) _____
5. IF THE APPLICANT TOOK LOAN FROM BANKS OR ANY OTHER
 SOURCES, GIVE DETAIL AS BELOW.
 - i) Quantum of Loan : _____
 - ii) Type of Loan : _____
 - iii) From where : _____
 - iv) Amount repaid : _____
 - v) Amount outstanding : _____
6. SUMMARY OF SCHEME
 - i) Amount required for Machinery/Tools : _____
 - ii) Amount required for Building/Shed : _____
 - iii) Amount required for Working Capital : _____
 - TOTAL : _____
 - iv) Expected value of Annual Production : Rs. _____
 - v) Expected amount of Production cost. : Rs. _____
 - vi) Expected Annual Profit. : Rs. _____

DECLARATION

I declare that the above information are correct And I shall be bond by rules or regulations enforced by the Board in case I am given a grant/loan by the Board.

Signature : _____

Full Name : _____

Date : _____

Note : This form will be printed in English and Mizo and is subjected to alteration as and when required.

MIZORAM KHADI AND VILLAGE INDUSTRIES BOARD
(A GOVT. OF MIZORAM UNDERTAKING)

Zodin Circular Road Aizawl : Mizoram
(LOAN LEH GRANT DILNA FORM)

HRIATTURTE:

- 1) Form i ziah khah hmain, hengte hi ngun takin chhiar rawh. Diltu chu a thiltih turah thiamna tha tak nei ani tur ani.
- 2) A thiltih tur atan hmun ruat felse a nei ngei tur ani. Mahni ram a neilo anih pawhin, mi ram a nghetin a hawh mai tur ani. (Lease agreement for 5yrs., at least).
- 3) Diltu chu Kum 21-45 inkar a ni tur ani. (mi chak leh hrisel thate erawh chu Kum 55 thleng pawhin pawm an ni ang).
- 4) Hmeichhia, pasal nei bo leh mai tur leh inthen palhpawh a buai leh mai turte tan chuan dil loh mai zawk a tha.
- 5) Diltu chu Mizoram a mi leh sa dik tak, mimal leh khawtlang nuna mi hmingtha a ni tur ani.
- 6) Diltu chu ziak leh chhiar thiam a ni tur ani, dilna form pawh hi amah ngeiin a ziak khat tur ani a, a mah ngeiin a hming a ziak (sign) tur ani.
- 7) Loan leh Grant hi, a phu ngawih ngawih te pawhin an changkim vek thei thin lova, amah erawh chu hriat sual palh avangin, phu ve miahlo, kan lo pek te hriat chuan, min rawn hrih leh ang che.
- 8) Serial No 11-na leh 12-na hi, 'tilai mek' tan leh 'tichawp tumte' tan a ni a, i nih lo na zawk chu, ziah khah a ngai lovang.
- 9) Hemi dilna from pheh hrang hrang, ziakna tur kan zuah awl hi a tawk loh chuan, i thil duh zawng zawng chu pheh hnung ber awlah hian ziak ang che.

- 10) Diltute hi Loan/Grant pek an nih chuan Registration an ni nghal ang a. Thil lo timek tawh ten, Loan/Grant dil lem lova, Registration ringawt an duh chuan, form 'A' in dil theih a ni bawk. Register te chauh hi puih leh enkawl zui an ni anga, Registration Rules in a phuar nghal bawk ang.
1. ENG INDUSTRY ATAN NGE ? (Hawrawp lianin ziak rawh) _____
 2. I INDUSTRY(FIRM) HMING ENGE? neitupa hming chauh _____
NI LOVIN, FIRM HMING NEIH vek tur ani. _____
 3. A NEITUPA (PROPRIETOR) HMING LEH ADDRESS KIM _____
CHANG. Dakpuin a rawn hriat vat theihna tur _____
khawpa chiangin ziak rawh. Reference atan _____
Biakin/School/kawng hming etc. hmang ang che. _____
 4. Diltu kum zat ? _____
 5. Diltu pa hming (Father's name) _____
 6. Tunah eng hna nge i thawh ? _____
 7. I thil dil atan hian i training tawh em ? _____
Nge, ilo thawk tawh thin em ? _____
Eng chen nge i thawh tawh ? _____
 8. Industry tihna tur hmun i nei tawh em ? _____
Nge, luahman chawiin mi _____
dang ram luah hawh i tum em ni ? _____
Midangte ram i hman _____
dawn chuan inrem siamna, _____
kum 5 atan tal tiin in ziak fel tawh em ? _____
 9. In khua ah electric a awm em ? Khawl bun _____
tlak in chhunah current a awm em ? _____
 10. TILAI MEK INIH CHUAN HENGTE HI CHHANG RAWH.
 - a) Engkhawl nge i bun ? _____
 - b) Khawl In a hranpa in i nei em ? _____
 - c) Khawl manah engzatnge i hman tawh ? _____

- a. Thil an duh enkawl
- d) Khawl in saknan eng zat nge i hman tawh ? _____
- e) Mi engzatnge i chhawr ? _____
- f) Engtik atang khan nge i lo tih tawh ? _____
- g) Kum khatah engzat hu nge i dehchhuah theih (Cheng zat) _____
- h) Khawl leh hmanrua i lo neih tawhsa te ziak _____
chhuak rawh. _____
- i) Industry Department ah i in register tawh em ? _____
Enge i Registered Number ? _____
I la in register loh chuan _____
Khadi and Village Industries _____
ah Register nghal i duh em ? _____

11. DIN CHAWP TUR I NIH CHUAN HENG TE HI CHHANG RAWH :

- a) Eng khawl nge lei i tum ? _____
- b) Engzat man nge ? _____
- c) A zuartu i hria em ? _____
- d) Factory sakna tur hmun i nei em ? (I ta anih loh chuan nei ang ah in sawi suh). _____
- e) Factory sak nan engzatnge i mamawh ? _____
- f) Nangma sum khawlsa engzatnge i neih ? _____
- g) Industry din nan hian eng angin nge hma ilo lak tawh ? _____
- h) Mi engzatnge i chhawr ang ? _____
- i) Eng hunah nge tan i tum ? _____

12. Loan i puk tawh em ? Bank ah emaw, Industry ah emaw, ZIDCO _____
ah emaw, Housing loan emaw i puk zat leh kumte ziak chhuak rawh. _____

I lo puk tawh anih chuan engzatnge i rulh tawh ? _____

Hei hi i sawi dik loh chuan _____

i dilna hnawl nghal a ni ang. _____

pawisa puktirtu Department tin _____

te hi kan zawt chiang vek dawn ani. _____

13. In khua/in vengah i thil tih tum ang hi, tilai mek engzat nge awm ? _____

An hming ziaik tlar rawh, i hriat chin chin, i ziaik len _____

dawn loh chuan a zat ziaik mai rawh. _____

14. I pawisa duhna chhan te chu han ziaik chhuak teh le. _____

(a) I khawl lei tur hming:—

_____ Aman Rs. _____

_____ Aman Rs. _____

_____ Aman Rs. _____

_____ Aman Rs. _____

_____ Aman Rs. _____

(b) I In sak tur (Factory Shed) zauzawng leh a lenzawng:

_____ Aman Rs. _____

(c) Working Capital (Hnathawhzuina) Pawisa Rs. _____

Cheng _____

A zavaiin (Total) Rs. _____

(Cheng _____

Loan leh Grant hi min pek phawt chuan, a hmanna tur a ziaik ang chiah khian ka hmang ang a, thildanga ka hman pen chuan, dan anga hrem leh In leh lo bungrua neih ang ang pawh, ka ba tlak nan, hralh sak theih ka ni ang tih ka intiam a.

Dt. _____

Signature of applicant.

FULL NAME : _____

POSTAL ADDRESS : _____

ANNEXURE - 11

INDUSTRIES COMING UNDER THE PURVIEW OF KHADI AND VILLAGE INDUSTRIES COMMISSION ARE:

(See Rule 5 (1) b)

I. KHADI :

- (a) Cotton ginning, spinning, weaving.
- (b) wool ginning, spinning, weaving.
- (c) Silk reeling, spinning, weaving.

II. VILLAGE INDUSTRIES :

- (a) Bee keeping
- (b) Cottage match, manufacturing of fireworks and Aggarbatties.
- (c) Cottage pottery.
- (d) Cottage Soap.
- (e) Flaying, curing and tanning of hides skins and ancillary industries connected with the same and Cottage leather industry.
- (f) Ghani Oil.
- (g) Handmade pader.
- (h) Manufacture of cane-gur and Khansari.
- (i) Palmgur making and other plan products.
- (j) Processing, packaging and Marketting of cereals Pulses, condiments masalas etc.
- (k) Manufacture and use of manure and methane gas form cowdung and other waste products (such as flesh of dead animals, night soil etc.)
- (l) Lime stone, lime shell and other lime products.
- (m) Manufacture of shellac.
- (n) Collection of forest plants and frutts for medicinal purposes.
- (o) Fruit and vegetable processing preservation and canning, including pickles.

- (p) Bamboo and cane work.
- (q) Blacksmithy.
- (r) Carpentry.
- (s) Fibre other than coir.
- (t) Manufacture of household utem sils in aluminium.
- (u) Manufacture of katha.
- (v) Manufacture of gums and resi
- (w) Manufacture of Lokvastra.
- (x) Manufacture of polyvastra.
- (y) processing of Maize and ragi.
- (z) Manufacture of Rubber goods dipped latex products.

Note : More and more number of new industries are added to the KVI Lists every year.

No

A N N E X U R E - III

MIZORAM KHADI AND VILLAGE INDUSTRIES BOARD DEED OF HY-
POTHECATION.

(See Rule 5 (1) (j)

ARTICLE OF AGREEMENT made and entered into

this _____ day of _____
19____ between the Mizoram Khadi and Village Industries Board which

established by the Mizoram Khadi and Village Industries Board Act, of 1982, which shall, hereafter, be referred to as the LENDER on the part.

Shri/Smt. _____ son of/Daughter of Shri/Smt. _____
_____ of _____ who shall hereaf-
ter be referred to as the 'BORROWER' on the other part.

Whereas the Borrower has requested the Lender for a Loan of Rs. _____
(Rupees _____) for the purpose of _____
_____ and the lender has agreed to it, on the following
terms and conditions mentioned below:-

1. The Borrower/s hereby hypothecate/s in favour of the lender the properties described below:-

- 1) _____
- 2) _____
- 3) _____
- 4) _____

together with the property to be hereafter created out of the said loan money, TO THE INTENT that all such properties shall remain and be charged in favour of the lender, as SECURITY for the repayment of the said loan the principal sum and (the interest thereon).

2. The hypothecated property shall be the property of the lender, until the said loan, together with the interest accrued or arise is fully repaid by the borrower to the lender. It shall however, be the responsibility of the borrower, to preserve, protect and defend the said properties from all possible destruction or from being stolen or cause damage to or from all possible means of destruction or less at the expenses of the borrower.

3. The lender has agreed to the borrower the loan/s by such instalments as indicated below:-

- (a) Amount of Loan : _____
- (b) Numbers of instalment permitted _____ (Amount to be apportioned equally).
- (c) Amount of one Instalment: _____
- (d) Rate of interest on the principal sum _____
(to be calculated proportionately on the instalment amount only)
- (e) Due date of Instalments :-

Ist Instalment	2nd Instalment	3rd Instalment	4th Instalment	5th Instalment.

Lists

HY-

hich

982,

leaf-

ving

6th Instalment	7th Instalment	8th Instalment	9th Instalment	10th Instalment.

4. The borrower shall not transfer or sell or destroy or dispose of the hypothecated property and he shall not hypothecate the same to any other authority, until the loan amount is fully repaid, together with interests, fines or any other dues arising from this deal payable to the lender.
5. The borrower shall repay all the sums, instalment wise, on the due dates regularly and without fail at the office of the lender or at the place as the lender may direct.
6. Notwithstanding anything contained in the foregoing clause, if, for a good and valid reason, the lender has reasonable apprehensive that there is every chance of the loan amount or the hypothecated property, being lost to the lender due to any positive factors the lender shall have power to direct the borrower to recall the sums together with interest thereon, at once, at any time.
7. The loan so obtained shall be utilised by the borrowers only for the purpose specified below:-
 - purposes: 1) _____
 - 2) _____
 - 3) _____
 - 4) _____
8. The borrower shall have the right to insure the said property, as security to the loss or damage by fire or accident, with re-recognised Insurance Agencies, but shall intimate the deal to the lender. And the borrower shall pay all rents, rates or taxes arising from the hypothecated properties.
9. The borrower shall submit all reports and returns and any other information called by the lender, which may be asked from the borrower from time to time.
10. The lender or its authorised representative shall have the right to inspect the said properties and the factory, office or any other premises of the borrower, including the books of accounts and records, at any time the lender may desire.

11. The lender shall have the power to impose restrictions or seize any part of the hypothecated property or other connected properties belonging to the borrower, including land and house hold as a measure to ensure security of the said loan.
12. The borrower shall maintain books of accounts and other relevant papers which shall be liable to inspection by the lender.

This shall contain detailed utilisation statement or records of the said loan.

13. The borrower must submit to the lender within one year from the date of disbursement of loan, a detailed utilisation certificate/statement.
14. Notwithstanding anything contained in this deed, the lender shall have the right and power to control all Khadi and Village Industries Units in Mizoram as per Mizoram Khadi and Village Industries Board Act 1982 or the rules or Regulations made thereunder from time to time.
15. As means of realisation or repayment of loan dues, together with interest thereon or as a measure of control or punishment for breach of this contract or for non-compliance of the written order from the lender, the borrower shall be liable to penalties by way of imprisonment, seizing of his other properties and assets, which shall be auctioned including land house-hold building or any other valuable assets which shall be auctioned or sold off for recovering the loan due from the borrower to the lender.
16. Penal interest @ 10% per annum, or any percent below 10% for a default longer than 30 days, shall be charged and imposed on the borrower for any default in repayment of principal sum of the interest thereon or both.
17. All repayments of loan must be made in cash or cheque or draft, or Treasury Chalan, as may be directed by the lender.
18. The Borrower/s hereby declare/s that all the contents of this deed shall be binding on him and promise/s to abide by the contents of this deed and rules or orders of the lender that may be made from time to time.
19. That nothing contained in this deed shall prejudice any right of the lender, in respect of present and future by the liability or indebtedness of the borrower.
20. All disputes and differences arising out of this contract shall be referred to the sole arbitration of the Khadi and Village Industries Commission or Agency or Court suggested by the Khadi and Village Industries Commission or the Mizoram Khadi and Village Industries Board.
21. In the event of death of the borrower, all his duties, obligations and liabilities shall be passed on the legal heir(s) of the borrower, who shall be responsible for the repayment of all dues on behalf of the deceased borrower.

22. In witness where of _____ the borrower and the lender hereunto affixed their signatures.

(_____) (_____)

on behalf of Mizoram Khadi

and Village Industries Board, S/o _____

& of _____

Seal Add : _____

Dated the _____ 19 _____

the

LOANNEE (With Seal)

WITNESS OF LOANEE

1) Signature _____

Name _____

S/o _____

Present Address : _____

2) Signature _____

Name _____

S/o _____

Present Address : _____

Signature of Lender

Signature of Loanee

Dated the _____ 19 _____

GUARANTOR'S DECLARATION

I _____ of _____ S/o D/o _____
 of _____ do hereby guarantee the loan taken by _____
 S/o _____ from the Mizoram Khadi and Village Board.

In the event of non-repayment of loan/misuse of grant by the loanee/grantee, I shall be bound and responsible for the full repayment of loan and proper utilisation of the grants. And I shall be liable to any legal proceeding on behalf of the loanee/grantee, and all my properties and assets shall also be liable to confiscation auction and sale for the full recovery of the loan taken by Shri _____ from the Mizoram Khadi and Village Industries Board.

I sign this declaration with sane mind and with no coercion from any quarter.

Signature _____

Full Name _____

Address _____

In witness of above, I put my signature here below:-

Signature of witness _____

Full Name and Address _____

Dated Aizawl. _____

the _____ 19 _____

ANNEXURE | IV

MIZORAM KHADI AND VILLAGE INDUSTRIES BOARD DEED OF GRANT.

This DEED OF GRANT made on the _____ day of _____
 19 _____ between _____
 hereinafter called the GRANTEE, on one part.

Whereas at the request of the Grantee, the Grantor has agreed to give the Grantee a Grant-in-Aid of Rs. _____ (Rupees _____)
 only for purchase of equipments, Execution of works specified below:-

- 1) _____
- 2) _____
- 3) _____

NOW THIS DEED Witness that

- 1) The Grantee shall faithfully abide by all such directions and instructions, which the Grantor may from time to time give to the Grantee.
- 2) The Grantee shall utilise the grant only for the purpose it is granted.

- 3) The Grantee shall submit his expenditure statement/utilisation certificate within six months from the date of receipt of grants or date fixed by the Board.
- 4) The Grantee shall furnish reports and returns, as directed by the Grantee from time to time.
- 5) That the Grantor shall have the right to inspect all the books of accounts, office and factory promises of the Grantee.
- 6) The Grantee shall maintain assets created out of the said grants in good working condition, and shall not dispose them without the permission of the Grantor.
- 7) The Grantee shall discharge his duties and liabilities towards the Grantor, faithfully, and regularly.
- 8) The Grantee shall be liable to penalty as may be adopted by the Grantor from time to time, which may include refund of grants or seizure of assets created out of the grant money, which may be disposed of by auction sale by the Grantor.
- 9) Nothing in these clauses, shall prejudice, the right power and authority of the Grantor which the Mizoram Khadi and Village Industries Board Act, 1982 has confirmed upon the Grantor.
- 10) The word 'Grantee' shall include, legal heirs of the Grantee, for the purpose of this arrangement.
- 11) All disputes and deferences arising out of this grant shall be arbitered by the Grantor or by the Khadi and Village Industries Commission.

In witness where of, the Grantor and the Grantee have affixed signatures here below :-

Signature of Grantor

Signature, Name and Address of Grantee with Seal.

Seal.

Signed in presence of witness

- 1) _____
- 2) _____
- 3) _____

Reference:

This Grant is made on the basis of Sanction/approval of the Mizoram Khadi and Village Industries Board Order

No. _____

Dated. _____

GUARANTOR'S DECLARATION

I _____ of _____ S/o, D/o _____
 of _____ do hereby guarantee the loan taken by _____
 S/o _____ from the Mizoram Khadi and Village Industries Board.

In the event of non-repayment of loan/misuse of grant by the loanee/grantee, I shall be bound and responsible for the full repayment of loan and proper utilisation of the grants. And I shall be liable to any legal proceeding on behalf of the loanee/grantee, and all my properties and assets shall also be liable to confiscation auction and sell, for the full recovery of the loan taken by Shri _____ from the Mizoram Khadi and Village Industries Board.

I sign this declaration with sane mind and with coercion from any quarter.

Signature _____

Full name _____

Address _____

In witness of above, I put my signature here below.

Signature of witness _____

Full name and Address _____

ANNEXURE-V LOAN LEDGER

Name of Industries (As per classification) _____ year _____

Sl.No	Name & Address of Loanee.	Purpose of loan	Amount of loan	Date of disbursement	Nos. of instalments granted & rate of interest.	FIRST INSTALMENT					Date of payment and Challan No.	
						Due date	Amount of instalment.	Interest accrued	Penal interest for default	Total due		
1												
2												
3												
4												
5												
6												
7												
8												
9												
10												
11												
12												

SECOND INSTALMENT

THIRD INSTALMENT

Due Date	Amount of instalment	Interest accrued.	Penal Interest est.	Total due.	Dt. of Payment & Challan No.	Due date	Amount of instalment.	Interest accrued.	Penal interest est.	Total due.	Date of Payment Challan & No.
13						13					
14						14					
15						15					
16						16					
17						17					
18						18					
19						19					
20						20					
21						21					
22						22					
23						23					
24						24					

FOURTH INSTALMENT

FIFTH INSTALMENT

Due Date.	Amount of instalment	Interest accure.	Penal interest for default.	Total due	Dt. of payment & Challan No	Due date	Amount of instalment.	Interest accure.	Penal interest.	Total due	Date of Payment Challan & No.
25	26	27	28	29	30	31	32	33	34	35	36
Total instalment due Total interest due Grant total due Remarks 37 38 39 40											

No.:—C.31012/1/91—SWD, the 26th July, 1991. In exercise of the powers conferred under section 53(1) of the Juvenile Justice Act 1986, the Governor of Mizoram is pleased to constitute State Advisory Board consisting of the following persons for a period of 3 years from the date of constitution viz:—

- | | |
|--|----------------|
| 1. Minister i/c S.W.D | - Chairman |
| 2. Commissioner, Home Welfare Deptt. | - Member |
| 3. Commissioner, Finance | - Member |
| 4. Secretary, S.W.D | - Member |
| 5. Secretary, Education & Human Resource | - Member |
| 6. Secretary Health & Family Welfare | - Member |
| 7. Secretary, Law & Judicial | - Member |
| 8. Secretary, Labour & Employment | - Member |
| 9. Secretary, Industries | - Member |
| 10. Pu R. Thangmawia, President
Chamber of Commerce | - Member |
| 11. Pu B. Daniela, President, Central Y.M.A. | - Member |
| 12. Pi Lalrintluangi, President, MHIP. | - Member |
| 13. Director,, SWD | - Member Secy. |

The Board will advice the State Govt. on the following matters:

- (a) Development of Juvenile Justice services through various official & community based welfare agencies,
- (b) the ways and means of mobilising human and material resources to ensure social justice to neglected or delinquent juveniles.
- (c) the development of facilities for educational vocational training and rehab. of various categories of juvenile coming within the purview of the juvenile Justice System.
- (d) the co-ordination between various sectors of child dev. in dealing with the problem of juvenile processed through the law.

Denghnuna
Secretary,
Social Welfare Department.

No.A.19015/2/90-GS, the 25th July, 1991. On his services being placed at the disposal of Governor's Secretariat, the Governor of Mizoram is pleased to extend the period of deputation of Shri K. G. Joshi, Addl. P. S. to Governor on co-terminus basis with the appointment of H. E. the Governor or for one year whichever is earlier in the scale of pay Rs. 3000-100-3500-125-4500/- p.m. plus all other allowances as admissible under rules. The terms and conditions of deputation will be same as laid down in the Notification No, A. 19015/2/90-GS dt 17.9.90.

Prabhat Singh,
Secretary to Governor

No.A.11013/2/88-SYS (NSS), the 25th July, 1991. The Governor of Mizoram is pleased to accord sanction of the creation of one post of Driver in the Scale of Rs.950-1500/- for Notional Service Scheme (Cell) under the Department of Sports & Youth Services Govt. of Mizoram w.e.f. the date of entertainment upto 29th February 1991.

The expenditure is debitable to the Head of Account 2204-Sports & Youth Services, 102-Youth Welfare Programme for Student, 102(4)-NSS Non Plan, 102(4)(1)-Salary during 1991-92.

This issues with the concurrence of Finance Department vide their U.O.No.FIN. 656/91 Dt. 5th July 1991.

H. Vanlalkeuva,
Liaison Officer & Deputy Secretary, NSS Cell,
Sports & Youth Services Department.

No.B.11013/6/88-TRP/PT, the 15th July, 1991. In exercise of the powers conferred vide Section 117 of the M.V. Act, 1988(59 of 1988), the Governor of Mizoram authorises the S.T.A., Mizoram in consultation with the Superintendent of Police, Deputy Commissioners and Associations concerned the responsibility of determining Town Bus Stops/Taxi/Jeep, Public carrier stands and terminal for Bazar Buses for Aizawl, Lunglei and Chhimtuipui District from the date of issue of this Notification.

This superceeds this Department's Notification of even No. dated 16.5.1991.

By Order etc.

Arvind Ray,
Secretary to the Govt. of Mizoram,
Transport Department.

No. A. 19019/6/84-EDN/57 (A), the 22nd July, 1991. The Governor of Mizoram is pleased to allow crossing of Efficiency Bar in respect of Pu J. Laldubanga, Educational Research Officer, State Council Educational Research and Training, Aizawl in the scale of pay of Rs. 2200-75-2800-EB-100-4000/-Pm raising his pay from Rs. 2800/- to Rs. 2900/-Pm w. e. f. 1. 7. 1991.

Lalrozama Sailo,
Deputy Secretary to the Govt of Mizoram,
Education & Human Resources Department

No. A. 19018/30/86-AH&V, the 25th July, 1991. In partial modification of this Department's Notification of even no dated 4. 4. 1991 the words appeared in the second third lines "Earned Leave for a period of 40 (forty) days with effect from 10. 5. 91 to 18. 6. 91" may be read as Earned Leave for a period of 38 (thirty eight) days with effect from 10. 5. 91 to 16. 6. 91.

Lalthanmawia,
Under Secretary to the Govt. of Mizoram,
A.H. & Veterinary Department.

No. CON, 132/Pw '85 '557' A, the 19th July, 1991. The Governor of Mizoram is pleased to fix final inter-se-seniority of Assistant Engineers/ Sub-Divisional Officer (Civil/ Mech.) under P.W.D. in the scale of pay of Rs. 2200-75-28 0 EB-100-4000/-p. m. as on 17. 7. 91 as shown in the enclosed statement.

Robula,
Commr. & Secretary to the Govt. of Mizoram,
Public Works Department.

FINAL SENIORITY LIST OF AE | SDO(CIVIL | MECH)
UNDER P.W.D. AS ON 17.7.1991

1. Graduate Engineer (Civil)

Sl No.	Name of Officer.	Technical/Educational qualification.
1	2	3
1.	Pu R. Lalrintluanga	—
2.	Pu Lalhmingliana Chawngthu	B.E. (Civil)
3.	Pu Bowmen	B.E. (Civil)
4.	Pu J. Zothanpuia	B.E. (Civil)
5.	Pu Lalruata Sailo	B.E. (Civil)
6.	Pu Lalchungnunga	B.E. (Civil)
7.	Pu Lalruatkima	B.E. (Civil)

1	2	3
8.	Pu Lalthansiana	Dip (Civil)
9.	Pu Hrangthanglura	Dip (Civil)
10.	Pu H. Laltawna	Dip (Civil)
11.	Pu H.C. Chawnthanga	T/SA
12.	Pu C. Dawngliana	Grade III Extension
13.	Pu C. Rosanga	Dip (Civil)
14.	Pu Thanchunga	Dip (Civil)
8.	Pu Lalthmingliana Bawitlung	B.E. (Civil)
9.	Pu C. Lalthmingthanga	B.E. (Civil)
10.	Pu Malsawmdawngliana	B.E. (Civil)
11.	Pu C. Lalchhuana	B.E. (Civil)
12.	Pu B. Lalawmpua	B.E. (Civil)
13.	Pu J. Sangkhuma Khiangte	B.E. (Civil)
14.	Pu Vulmawia	F.E. (Civil)
15.	Pu C. Liantuanga	B.E. (Civil)
16.	Pu N. Chhylai	B.E. (Civil)
17.	Pu Zohmachhuana	B.E. (Civil)
18.	Pu Vanalmuana	B.E. (Civil)
19.	Pu N.R. Singh	B.E. (Civil)
20.	Pu Lalsangliana Chhakchhuak.	B.E. (Civil)
21.	Pu Vanaldika	B.E. (Civil)
22.	Pu Laldela Sailo	B.E. (Civil)
23.	Pu Vanlalruata Sailo	B.E. (Civil)
24.	Pu Lalrinkima Hnamte	B.E. (Civil)
25.	Pu Vanlalnggheta	B.E. (Civil)
26.	Pu V.L. Nghinglova	B.E. (Civil)
27.	Pu R. Lalhlira	B.E. (Civil)
28.	Pu Lalthanzuala Ralte	B.E. (Civil)
29.	Pu V. Zirliana	B.E. (Civil)
30.	Pu R.K. Vanlalrema	B.E. (Civil)
31.	Pu Zothansanga Intoate	B.E. (Civil)
32.	Pu Vanlalchhuana	B.E. (Civil)
33.	Pu Lalbiaksanga	B.E. (Civil)
34.	Pu Zothansanga	B.E. (Civil)

1. B—Graduate Engineers (Mechanical).

1.	Pu Francis Lalngaizuala	B.E. (Mech.)
2.	Pu H. Laltlankima	B.E. (Mech.)
3.	Pu Lalthangkhuma Ralte	B.E. (Mech.)

2.—Diploma Holders (Civil) etc.

1.	Pu V. Zarliana	Dip (Civil)
2.	Pu A. C. Das	Dip (Civil)
3.	Pu Lalhlua	Dip (Civil)
4.	Pu T.C. Vantum	Dip (Civil)
5.	Pu C. Tialchuha	Dip (Civil)
6.	Pu P. Thangchhuaka	Dip (Civil)
7.	Pu Lalbiaka	Dip (Civil)

1	2	3
15.	Pu R. Rokhawlana	—
16.	Pu Lalringa	Dip (Civil)
17.	Pu Thankunga	T/SA
18.	Pu R.R. Dewri	Dip (Civil)
19.	Pu G.M. Nunia	Dip (Civil)
20.	Pu Vanlalropuia	Dip (Civil)
21.	Pu CH. Lalkhuma	T/SA
22.	Pu Lianzuala	T/SA
23.	Pu Chawngthankhuma	Tracer
24.	Pu M.R. Paul	Dip (Civil)
25.	Pu H. Sangthuama	Dip (Civil)
26.	Pu Tialhluna Hlawngching	Dip (Civil)
27.	Pu C. Dengthuama	Dip (Civil)
28.	Pu B.M. Das	Dip (Civil) Failed.
29.	Pu K. Kapzauva	Dip (Civil)
30.	Pu C. Hrangluta	Dip (Civil)
31.	Pu C. Dothuama	Dip (Civil)
32.	Pu Hmingthanga	Dip (Civil)
33.	Pu Lalmuana	Dip (Civil)
34.	Pu S. Saihlira	Dip (Civil)
35.	Pu R. Zatawna	Dip (Civil)
36.	Pu Zoramchana	Dip (Civil)
37.	Pu Lalremsanga	Dip (Civil)
38.	Pu Saitawna	Dip (Civil)
39.	Pu H.T. Rohmingliana	Dip (Civil)
40.	Pu Thanchunga	Dip (Civil)
41.	Pu V.K. Gupta	Dip (Civil)
42.	Pu M.D. Illias	Dip (Civil)
43.	Pu M.A. Laskar	Dip (Civil)
44.	Pu Tlanghmingthanga	Dip (Civil)
45.	Pu Lalhmunsiamia	Dip (Civil)
46.	Pu K. Shanmugam	Dip (Civil)
47.	Pu Suakluanga	Dip (Civil)
48.	Pu P.C. Zodinliana	T/SA
49.	Pu I.N. Singh	Dip (Civil)
50.	Pu Saithuama	Dip (Civil)
51.	Pu Lalsawmliana Sailo	Dip (Civil)
52.	Pu N.C. Gosh.	T/SA

2. B - Diploma Holders (Mech/Electrical)

1.	Pu Manik Das	—	Dip (Mech.)
2.	Pu C.K. Dutta	—	Dip (Mech.)
3.	Pu S.D. Majumdar	—	Dip (Mech.)
4.	Pu J. Muana	—	Dip (Elect.)
5.	Pu N. Nodiachand Singh	—	Dip (Elect.)

Government of Mizoram

PART - II (A)

Resolutions, Regulations, Orders, Notifications, Rules and Acts, Award of Tribunal, Requisition, Acquisition and declaration relating to land and Forest etc., by the State Govt. and Head of Departments.

NOTIFICATIONS

No.LAD/VCA-115/88/24, the 25th July, 1991. Tanhril Village Council-a Elected Member, Pi Lalduhawmi chu ni 12.4.91 khan a boral tih Tanhril VCP in a rawn report a.

Mizoram Sorkar chuan, Lushai Hills District (V/Cs) Act, 1953 section 7(7) hunangin Tanhril village council ah elected seat pakhat a ruak tih a puang e.

B. Lalhema,
Deputy Secy. to the Govt. of Mizoram

ORDER

No.A.31016/1/90-FDN(AC), the 16th July, 1991. The Governor of Mizoram is pleased to confirm the following Officers in the scale of pay of Rs. 2000-60-2200 -EB-75 3200-100-3500, -p.m. aganist the posts and date as shown against their names below :-

SL.NO.	NAME OF OFFICERS	DESIGNATION	DATE OF CONFIRMATION
1.	Ngurbiaka	Special Officer (District Gezatters)	11.12.89.
2.	C.Lalramhluna	Research Officer (District Research Officer)	11.12.89. Officer)

Lianzuala,
Under Secretary to the Govt. of Mizoram,
Education & Human Resources Department.

No.A.32012/1/89-EAC/67(A), dt 22nd July, 1991. In the interest of public services the Governor of Mizoram is pleased to promote shri Zo akawma, Technical

Assistant to the post of Museum Curator, Mizoram State Museum on adhoc basis in the scale of pay of Rs.2200-75-2800-EB-100-4000/-P.M subject to regularisation in consultation with DPC from the date of joining of the post.

Dengchhuana,
Secretary to the Govt. of Mizoram,
Education & Human Resources Department.

CORRIGENDUM

No.A.19014/1/90-GS, the 23rd July, 1991. The scale of pay appeared in order Notification No.A.19014/1/90-GS dt. 12.11.90 should be read as Rs. 3700-125-4700-150-5000/-P.M.

Prabhat Singh,
Secretary to Governor.

Government of Mizoram PART-IX

Advertisements, Notices (Tender Notices), Advertisement for the post and vacancies etc. Registration and Liquidation and Merger Notification of Co-operative Societies by the State Government.

NOTIFICATION

No.B.14015/203/91-ARCOOP(L)/29, the 19th July, 1991. Under Section 11 of the Assam Cooperative Societies Act 1949 (Act of 1950) a Cooperative Society under the name of the Ramthar Duck Farm Cooperative Society Ltd in the District of Lunglei Mizoram, have been Registered in my office and Numbered as L.202/91-92 Dated this the nineteenth day of July of the year one thousand one hundred ninety one Anno Domini.

No.B.14015/202/90-ARCOOP(L)/6, the 17th June, 1991. Under Section 11 of the Assam Cooperative Societies Act 1949 (Act of 1950) a Cooperative Society under the name of the Bazar Veng Primary Housing Cooperative Society Ltd in the District of Lunglei Mizoram, have been Registered in my office and Numbered as L.195/90-91 Dated this the Seventeenth day of June of the year one thousand one hundred Ninety one Anno Domini.

Assistant Registrar,
Cooperative Societies,
Lunglei Mizoram.

OFFICE OF THE ASSISTANT REGISTRAR COOPERATIVE SOCIETIES
AIZAWL WEST : AIZAWL.

CERTIFICATE OF REGISTRATION AMENDMENT OF
THE NAME OF SOCIETY

RULE 10 (3)

No.B.14021/100/1-ARCOOP(AW)/138, the 25th July, 1991. In the Office of the Assistant Registrar Cooperative Societies Aizawl West, Aizawl under the Assam Cooperative Societies Act 1949 (Act I of 1950).

I do hereby certify that pursuant to the Assam Cooperative Societies Act 1949 (Act I of 1950) the Amendments shown in the enclosed documents of the Bye-Laws of the Tuidam Service Cooperative Society Ltd. registered under the aforesaid Act on the 12. 12. 1977 under No.A-17 77-78 in the district of Aizawl has been duly registered.

The following is the Area of Operation of the Society :

- (1) Tuidam Village

The Bye-Laws Amended and registered this day are as follows:

NAME OF THE SOCIETY : Tuidam Consumer Cooperative Society Ltd.
AREA OF OPERATION : Tuidam Village.

The registration No. & date of the Society will not be
No.A-17/77-78 Dated 25.7. 1991.

No.B.14031/30,88-89-ARCOOP (AW), the 25th July, 1991. In the Office of the Assistant Registrar Cooperative Societies Aizawl West, Aizawl under the Assam Cooperative Societies Act 1949 (Act I of 1950).

I do hereby certify that pursuant to the Assam Cooperative Societies Act 1949 (Act I of 1950) the Amendments shown in the enclosed documents of the Bye-Laws of the Alleid Industrial & Marketing Cooperative Society Ltd. registered under the aforesaid Act on the 27th oct. 1983 under No.A-11/83-84 in the district of Aizawl has been duly registered.

The following is the Area of Operation of the Society :

- (1) Republic veng

The Bye-Laws Amended and registered this day are as follows:

NAME OF THE SOCIETY : Alleid Industrial & Marketing Cooperative Society Ltd.

AREA OF OPERATION : kulikawn S. Hlimen

The Registration No. & date of the Society will now be

No A-11/83-84 Dated 25. 7. 1991,

4. Authorised share Capital will be raised from Rs.1,50,000 to Rs.5,00,000/-

5. Registered office will now be at kulikawn.

No. B. 14033/5/81 -ARoop(AW)/93, the 19th July 1991. In the office of the Assistant Registrar Cooperative Societies Aizawl West, Aizawl under the Assam Cooperative Societies Act 1949 (Act I of 1950).

I do hereby certify that pursuant to the Assam Cooperative Societies Act 1949 (Act I of 1950) the Amendments shown in the enclosed documents of the Bye-Laws of the Mizo Cloth Weaving Cooperative Society Ltd. registered under the aforesaid Act on the 20. January. 72. under No. A-17/71-72 in the district of Aizawl has been duly registered.

The following is the Area of Operation of the Society :

(1) Laipuitlang area

The Bye-Laws Amended and registered this day are as follows ;

NAME OF THE SOCIETY : LAIPUITLANG KHADI WEAVERS Cooperative Society Ltd.

AREA OF OPERATION : Laipuitlang Area

The Registration NO.& Date of the Society will now be No.A-17/71-72 Dated 19. 7. 1991.

C. Rozama,
Asst. Registrar
Cooperative Societies
Aizawl West, Aizawl.

CERTIFICATE OF REGISTRATION

In the matter of application of Pu Dakkaltluanga and 15 (Fifteen) other for registration of Cooperative Society at Thiak B.P.O Thiak Police Station Sialsuk Sub-Division Aizawl in the District of Aizawl.

I do hereby notify the persuance of tae Section II (2) of the Assam Cooperative Societies Act, 1940 (Act I) of 1950 the Society has been registered in my Office as a Cooperative Society with limited liability under the title of the Thiak Village Farming Cooperative Society Ltd. and numbered as No. AW-13/91-92 Dated this the twenty fourth day of July in the year. One thousand nine hundred ninety one Anno Domini.

The Bye-Laws adopted by the said Society have also been registered.

The following is the area of Operation of the Society :-

1. Thiak V/C Area

In the matter of application of Pu J.B. Thapa and 14 (Fourteen) other for registration of Cooperative Society at Vaivakawn B.P.O. Vaivakawn Police Station Vaivakawn Sub Division Aizawl in the District of Aizawl.

I do hereby notify the persuance of the section II(2) of the Assam Cooperative Societies Act, 1940 (Act I) of 1950 the society has been registered in my Office as a Cooperative Society with limited liability under the title of the Vaivakawn Blocksmithy Cooperative Society Ltd. and numbered as NO. Aw-11/91-92 Dated this the twenty Fourth day of July in the year, One thousand nine hundred ninety one Anno Domini.

The Bye Laws adopted by the said Society have also been registered.

The following is the area of operation of the Society :—

1. Vaivakawn

In the matter of application of Pu Liantluanga and 16 (Sixteen) other for registration of Cooperative Society at Phulpui B.P.O. Aibawk Police Station Kuli-kawn Sub Division Aizawl. in the District of Aizawl.

I do hereby notify the persuance of the Section II(2) of the Assam Cooperative Societies Act, 1940 (Act I) of 1950 the Society has been registered in my Office as a Cooperative Society with limited liability under the title of the Phulpui Village Farming Cooperative Society Ltd. and numbered as No. Aw-12/91-92 Dated this the Twenty Fourth day of July in the year, One thousand nine hundred ninety One Anno Domini.

The Bye-Laws adopted by the said Society have also been registered.

The following is the area of Operation of the Society:-

1. Phulpui V/C Area

In the matter of application of Pu Zosangzuala and 15 (fifteen) other for registration of Cooperative Society at Bazar Bungkawn B.P.O. Aizawl Police station Aizawl Sub Division Aizawl in the District of Aizawl.

I do hereby notify the persuance of the section II(2) of the Assam Cooperative Societies Act 1940 (Act I of 1950) the society has been registered in my Office as a Cooperative Society with limited liability under the title of the Highland Crusher Cooperative Society Ltd. and numbered as No. Aw-6/91-92 Dated this the Eegiteenth day of July in the year, One thousand nine hundred ninety one Anno Domini.

The Bye Laws adopted by the said Society have also been registered. The following is the area of operation of the Society :-

1. Dawrpui V/C area

In the matter of application of Pu Ramtinchawma and 19 (nineteen) other for registered of Cooperative Society at Kawrtethawveng B.P.O. Kawrtethawveng Police Station Kawrtihah Sub Division Mamit in the District of Aizawl.

I do hereby notify the persuance of the Section II(2) of the Assam Cooperative Societies Act, 1940 (Act I of 1950) the Society has been registered in my Office as a Cooperative Society with limited liability under the title of the Kawrtethawveng Village Farming Cooperative Society Ltd. and numbered as No. Aw-17/91-92 Dated this the twenty fifth day of July in the year, One thousand nine hundred ninety one Anno Domini.

The Bye Laws adopted by the said Society have also been registered.

The following is the area of Operation of the Society :-

1. Kawrtethawveng Area

In the matter of application of Pu J.Rosiana and 19 (nineteen) other for registration of Cooperative Society at Maubuang B.P.O. Aibawk Police Station Sialsuk Sub Division Aizawl in the District of Aizawl.

I do hereby notify the persuance of the Section II(2) of the Assam Cooperative Societies Act, 1940 (Act I of 1950) the Society has been registered in my Office as a Cooperative Society with limited liability under the title of the Mau-

buang Village Farming Cooperative Society Ltd. and numbered as No. Aw-14/91-92 Dated this the twenty fourth day of July in the year, One thousand nine hundred ninety one Anno Domini.

The Bye-Laws adopted by the said Society have also been registered.

The following is the area of Operation of the Society :-

1. Maubuang V.C. Area

In the matter of application of Pu Birbahu and 15 (Fifteen) other for registration of Cooperative Society at Tuipuibari -I B.P.O. Tuipuibari Police Station Aizawl Sub Division in the District of Aizawl.

I do hereby notify the persuance of the section II(2) of the Assam Cooperative Societies Act, 1940 (Act I) of 1950 the Society has been registered in my Office as a Cooperative Society with limited liability under the title of the Tuipuibari-Primary Farming Cooperative Society Ltd. and numbered as No. AW-8/91-92 Dated this the twenty Seventh day of July in the year, One thousand nine hundred ninety One Anno Domini.

The Bye-Laws adopted by the said Society have also been registered.

The following is the area of Operation of the Society:-

1. Tuipuibari Area

In the matter of application of Pu Mukto Lal and 23 (Twenty three) other for registration of Cooperative Society at Marpara Police Station Aizawl Sub-Division Mamit in the District of Aizawl.

I do hereby notify the persuance of the Section II(2) of the Assam Cooperative Societies Act, 1940 (Act I of 1950) the Society has been registered in my Office as a Cooperative Society with limited liability under the title of the Marpara Primary Farming Cooperative Society Ltd. and numbered as No. AW-10/91-92 Dated this the Twenty Seventh day of July in the year, One thousand nine hundred ninety One Anno Domini.

The Bye-Laws adopted by the said Society have also been registered.
The following is the Area of Operation of the Society:-

1. Marpara 'N' Area

In the matter of application of Pu Lalmangaiha and 14 (fourteen) other for registration of Cooperative Society at Hualngohmun B.P.O. Hualngohmun Police Station Kulikawn P.S. Sub Division Aizawl in the District of Aizawl.

I do hereby notify the persuance of the Section II(2) of the Assam Cooperative Societies Act, 1940 (Act I) of 1950 the Society has been registered in my Office as a Cooperative Society with limited liability under the title of the Hualngohmun Village Farming Cooperative Society Ltd. and numbered as No. AW-20/91-92 Dated this the twenty sixth day of July in the year, One thousand nine hundred ninety One Anno Domini.

The Bye-Laws adopted by the said Society have also been registered.

The following is the area of Operation of the Society:-

1. Hualngo V.C Area

In the matter of application of Pu Neihkima and 40 (forty) other for registration of Cooperative Society at Tachhip B.P.O. Aibawk Police Station Kulikawn P/S Sub Division Aibawk in the District of Aizawl.

I do hereby notify the persuance of the Section II(2) of the Assam Cooperative Societies Act, 1940 (Act I) of 1950 the Society has been registered in my Office as a Cooperative Society with limited liability under the title of the Tachhip Village Farming Cooperative Society Ltd. and numbered as No. AW-21/91-92 Dated this Twenty Six day of July in the year, One thousand nine hundred Ninety One Anno Domini.

The Bye-Laws adopted by the said Society have also been registered.

The following is the area of Operation of the Society:-

1. Tachhip V/C area

In the matter of application of Pu K. Saikhuima and 22 (twenty two) other for registration of Cooperative Society at Tuidam B.P.O. Tuidam Police Station Kawrthah Sub Division Mamit in the District of Aizawl.

I do hereby notify the persuance of the Section II(2) of the Assam Cooperative Societies Act, 1940 (Act I of 1950) the Society has been registered in my Office as a Cooperative Society with limited liability under the title of the Tuidam Village Farming Cooperative Society Ltd. and numbered as No. AW-19/91-92 Dated this the Twenty Fifth day of July in the year, One thousand nine hundred Ninety One Anno Domini.

The Bye-Laws adopted by the said Society have also been registered.

The following is the area of Operation of the Society:-

1. Tuidam Area

In the matter of application of Pu Zoramchhana and 39 (Thirty nine) other for registration of Cooperative Society at Kanghmun B. P. O. Reiek Police Station Kulikawn P. S. Sub Division Aizawl in the District of Aizawl.

I do hereby notify the persuance of the Section II(2) of the Assam Cooperative Societies Act, 1940 (Act I) of 1950 the Society has been registered in my Office as a Cooperative Society with limited liability under the title of the Kanghmun Village Farming Cooperative Society Ltd. and numbered as No. AW-18/91-92 Dated this the twenty fifth day of July in the year, One thousand nine hundred ninety One Anno Domini.

The Bye-Laws adopted by the said Society have also been registered.

The following is the area of the Society.

1. Kanghmun V C Area

In the matter of application of Pu C. Lalramthanga and 17 (seventeen) other for registration of Cooperative Society at W. Phaileng B.P.O. W.Phaileng police Station Aizawl Sub Division Mamit in the District of Aizawl.

I do hereby notify the persuance of the section II(2) of the Assam Cooperative Societies Act, 1940 (Act I of 1950) the society has been registered in my Office as

a Cooperative Society with limited liability under the title of the W. Phaileng consumer Cooperative Society Ltd. and numbered as No. AW-29/91-92. Dated this the Sixteenth day of July in the year, One thousand nine hundred ninety one Anno Domini.

The Bye-Laws adopted by the said Society have also been registered. The following is the area of operation of the Society:-
1. The town of W. Phaileng.

The Bye-Laws adopted by the said Society have also been registered. The following is the area of operation of the Society:-

Tuidam Area

In the matter of application of Pu Darkunga and 17 (Seventeen) other for registration of Cooperative Society at Marpara B.P.O. Marpara Police Station Aizawl Sub Division Mamit in the District of Aizawl.

I do hereby notify the persuance of the section II (2) of the Assam Cooperative Societies Act, 1940 (Act I of 1950) the society has been registered in my Office as a Cooperative Society with limited liability under the title of the Marpara Consumer Cooperative Society Ltd. and numbered as No. AW-28/91-92. Dated this the ninth day of July in the year, One thousand nine hundred ninety one Anno Domini.

The Bye-Laws adopted by the said Society have also been registered. The following is the area of operation of the Society:-
1. Marpara

The Bye-Laws adopted by the said Society have also been registered. The following is the area of the Society.

Kanghmun V C Area

In the matter of application of Pu S.Zoliana and 15 (fifteen) other for registration of Cooperative Society at Bethlehem Veng B.P.O. Bethlehem Police Station Aizawl Sub Division Aizawl in the District of Aizawl.

I do hereby notify the persuance of the section II(2) of the Assam Cooperative Societies Act, 1940 (Act I) of 1950 the society has been registered in my Office as a Cooperative Society with limited liability under the title of the Bethlehem Veng Watch Making Cooperative Society Ltd. and numbered as No. AW-35/91-92. Dated this the thirty first day of July in the year, One thousand nine hundred ninety one Anno Domini.

The Bye Laws adopted by the said Society have also been registered.

The following is the area of operation of the Society :-

1. Bethlehem V/C area

In the matter of application of Pu Vanlalruata Hmar and 16 (Sixteen) other for registration of Cooperative Society at Chaltlang B.P.O. Ramhlun Police Station Bawngkawn Sub Division Aizawl in the District of Aizawl.

I do hereby notify the persuance of the section II(2) of the Assam Cooperative Societies Act, 1940 (Act I of 1950) the society has been registered in my Office as a Cooperative Society with limited liability under the title of the Inco's Elke Auto Works and Servicing Centre Cooperative Society Ltd. and numbered as No. AW-34/91-92 Dated this the thirty first day of July in the year, One thousand nine hundred ninety One Anno Domini.

The Bye Laws adopted by the said Society have also been registered.
The following is the area of operation of the Society:-

1. Chaltlang V/C area

Assistant Registrar,
Cooperative Societies,
Aizawl West, Aizawl.