

**NINTH MIZORAM LEGISLATIVE ASSEMBLY
(FOURTH SESSION CUM BUDGET SESSION)**

LIST OF BUSINESS

FOR EIGHTH SITTING ON TUESDAY, THE 11th MARCH, 2025
(Time 10:30 A.M to 1:00 P.M. and 2:00 P.M. to 4:00 P.M.)

QUESTIONS

1. **QUESTIONS** entered in separate list to be asked and oral answers given.

LAYING OF PAPER

2. **Pu LALCHHANDAMA RALTE** to lay on the Table of the House a copy of Statement on Actions taken by the Government on the Further Recommendations contained in the Third Action Taken Report of Public Accounts Committee relating to Sports & Youth Services Department.

PRESENTATION OF REPORTS

3. **Pu LALCHHANDAMA RALTE** to present to the House the following Reports of Public Accounts Committee :
 - i) Fourth Report on Actions Taken by the Government against the Recommendations contained in the First Report of Public Accounts Committee (2024-2026) relating to Public Health Engineering Department.
 - i) Fifth Report on Actions Taken by the Government against the Recommendations contained in the Second Report of Public Accounts Committee (2024-2026) relating to Labour, Employment, Skill Development & Entrepreneurship Department (MYC).
4. **Pu LALFAMKIMA, Deputy Speaker** to present to the House the Third Report of House Committee relating to amendment of Sub Clause 4(c) of Clause 2 of the Terms and Conditions of Allotment and Accommodation of Members in the Legislators Home, Tuikhuahtlang.

OFFICIAL RESOLUTION

5. **Pu B. LALCHHANZOVA, Minister** to move an Official Resolution in the following form :

WHEREAS the land acquisition law of the State, i.e., "The Mizoram Land Acquisition, Rehabilitation and Resettlement Act, 2016" has been set aside and held inapplicable in the State of Mizoram by the Hon'ble Gauhati High Court;

AND WHEREAS there are a number of land acquisition process pending in the State which require application of valid land acquisition law;

AND WHEREAS clause (a) of Article 371G of the Constitution provides, inter alia, that -

"Notwithstanding anything in this Constitution, -

No Act of Parliament in respect of-

- i) Religious or social practices of the Mizos,
- ii) Mizo customary law and procedure,
- iii) Administration of civil and criminal justice involving decisions according to Mizo customary law,
- iv) Ownership and transfer of land,

Shall apply to the State of Mizoram unless the Legislative Assembly of the State of Mizoram by a resolution so decides. "

AND WHEREAS "The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013" is an Act of Parliament which extends to the whole of India. As required by clause (a) of Article 371G of the Constitution, the Act has to be made applicable in the State of Mizoram by official resolution passed by the Legislative Assembly of Mizoram in its session;

AND WHEREAS the implementation of the Central land acquisition law, i.e., "The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013" in the State will result in the benefits of the landholders and any other affected persons such as:

- i) more solatium to be awarded in the total compensation;
- ii) multiplication factors of land value which drastically enhance the amount of compensation;

- iii) equal value land or developed land compensation for acquisition of land in respect of irrigation projects or urbanization purposes;
- iv) more beneficial subsistence grants and one-time resettlement allowances;

NOW, THEREFORE, this House resolves –

That the Official Resolution may be passed by the Mizoram Legislative Assembly for adoption of "The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013" to be applicable in the State.

FINANCIAL BUSINESS

6. **GENERAL DISCUSSION** on the Budget for the year 2025 – 2026
(to be concluded).

VANLALTHANTLINGI
Commissioner & Secretary
