



Postal Registration No. N. E.—771/2006-2008

The Gazette of Meghalaya

PUBLISHED BY AUTHORITY

No. 17

Shillong, Thursday, June 7, 2007, 17th Jyaistha,

1929 (S. E.)

PART II-A

GOVERNMENT OF MEGHALAYA ORDERS BY THE GOVERNOR

NOTIFICATIONS

The 30th April, 2007.

No.FEG.6/2000/Pt/209.—In exercise of the powers conferred by clause (2) of Article 283 of the Constitution of India and all powers enabling him on this behalf, the Governor of Meghalaya is pleased to make the following Rules to amend the Meghalaya Treasury Rules, 1985 (herein referred to as the Principal Rules) namely:

THE MEGHALAYA TREASURY (AMENDMENT) RULES, 2007.

Short title and commencement

- (a) These Rules may be called the "Meghalaya Treasury (Amendment) Rules, 2007.
- (b) They shall be deemed to have come into force from the date of this Notification.

Amendment of Rule 83 of the Principal Rules.

- The existing wordings of Rule 83 shall be substituted by the following words:

"Receipts or sums below Rs. 10,000/- do not require the signature of the Treasury Officer and may be signed by the Treasurer and the Accountant. As regard receipts for sums received by transfer in account, which do not require the signature of the Treasurer, the Collector shall, by an office order, designate the person who shall attach the second signature in the case of sums under Rs. 10,000/- Receipts for Rs. 10,000/- and above must invariably be signed by the Treasury Officer.

D. P. WAHLANG,

Secretary to the Govt. of Meghalaya,
Finance (Establishment) Department.

The 30th April, 2007.

CORRECTION SLIP TO THE MEGHALAYA TREASURY RULES, 1985

CORRECTION SLIP NO. 8

Rule 83. Page 32 No.FEG.6/2000/Pt/210.—Substitute the following for the existing Rule:-

“Receipts or sums below Rs. 10,000/- do not require the signature of the Treasury Officer and may be signed by the Treasurer and the Accountant. As regard receipts for sums received by transfer in account which do not require the signature of the Treasurer, the Collector shall, by an office order, designate the person who shall attach the second signature in the case of sums under Rs. 10,000/- Receipts for Rs. 10,000/- and above, must invariably be signed by the Treasury Officer”.

(Reference No.FEG.6/2000/209, dated 30th April, 2007).

D. P. WAHLANG,
Secretary to the Govt. of Meghalaya,
Finance (Establishment) Department.

The 18th April, 2007.

No.IRRI(E)22/2005/Pt.I/68.—The deputation of Shri S. G. Momin, Executive Engineer (I), East Garo Hills Irrigation Division, Williamnagar as Project Engineer, Meghalaya State Agricultural Marketing, Shillong under the following terms and conditions:-

Terms & Conditions

1. Period of deputation - One year with effect from the date of taking over charge in the first instance.
2. Pay - During the period of deputation, the Officer will be entitled to draw his own grade pay and allowances as admissible under the State Govt. Rules plus deputation (duty) allowances at the rate prescribed in Govt. O.M. No.FEG.74/72/355, dated 18th September, 1993 read with O.M. No.FEG.74/72/357, dated 21st December, 1998.

OR

The Officer may elect the scale of pay prescribed by the MSAMB plus other allowances admissible under the Rules of the Board but without the benefit of deputation (duty) allowance subject to the restriction laid down in Para 4.5 of Finance (E) Department O.M.No.FEG.74/72/355, dated 18th September, 1993 read with O.M. No.FEG.74/72/357, dated 21st December, 1998.

3. Dearness Allowances etc. - The Officer will be entitled to the Dearness Allowance under the rules of his parent Government (or under the rules of the Foreign Employer/borrowing Government according to his option to retain his scale of pay under the parent Government or he draws pay in the scale of pay attached to the post under the Foreign Employer/borrowing Government).

-
4. Joining Time T.A./D.A. - The Officer will be entitled to joining time and T.A./D.A. both on joining the post of deputation and on reversion there from to the parent Government under the rules of the Foreign Employer. The expenditure for the purpose will be borne by the Foreign Employer. T.A./D.A. for journeys performed on tour in connection with the work of the Foreign Employer will be paid by and under the rules of the Foreign Employer. (In case of deputation to other State Government including Government of India joining time pay and T.A. will be regulated as per provision laid down in Appendix 3-B of Account Code Vol. I).
 5. Leave & Pension Contribution. - The Foreign Employer will be liable to pay the leave salary and pension contribution according to the rate in force from time to time. Regarding payment of leave salary, the procedure laid down in O.M. No.FEG.74/72/114, dated 4th November, 1975 shall apply. In case of deputation to other Governments including Government of India, General principles as laid down in Account Code Vol-I shall apply.
 6. Leave Salary during Disability Leave. - The Foreign Employer will be liable to pay the leave salary in respect of any disability incurred in and through service under the Foreign Employer even if such disability manifests itself after the termination of the service under the Foreign Employer.
 7. Pension or Contribution Provident Fund. - The Officer will not be allowed to join any pension or contributory Provident Fund Scheme.
 8. Medical Facilities. - The Foreign Employer/borrowing Government will provide the medical facilities not inferior to those which the Officer would have been enjoyed in his parent Government but for his deputation.
 9. Grant of Gratuity or Pension for injury or Death. - The Foreign Employer will be responsible for payment of any gratuity or pension that may be admissible under the rules if any injury is sustained or death occurs during the services under the Foreign Employer.
 10. Compensatory Allowance. - The whole expenditure in respect of any compensatory allowance for the period of leave during, and/or at the end of services under the Foreign Employer/borrowing Governments before he joins his parent Government will be borne by the Foreign Employer/borrowing Government.
 11. Local Allowance. - The Officer will be entitled to the Local (City) allowances, House rent allowance and other local allowances according to the rules of the Foreign Employer/borrowing Government.
 12. Bonus. - The Officer will be entitled to the Bonus if any, at the rate as declared and allowed by the Foreign Employer to its employees if he opts the scale of pay of the deputation post.
 13. Leave Rules. - The Officer will remain subject to leave Rules applicable to the Service of which he is a member.
 14. Travelling Concession. - The Officer will be entitled to leave Travel Concession from the Foreign Employer/borrowing Government on the scale he is entitled to under the parent Government and the cost of such concession will be borne by the Foreign Employer/borrowing Government.

-
15. Residential Accomodation. - The Officer will be entitled to the residential accomodation according to the Rules of his parent Government or the Rules of the Foreign Employer/borrowing Government according to his option to draw his own grade pay or the scale of pay of the deputation post and the expenditure should be borne by the Foreign Employer/borrowing Government.
16. Moveable and Immoveable Properties. - The Officer will regularly furnish returns of moveable and immoveable properties owned by him to his Parent Government.
17. Commencement and Termination of Deputation Services. - The date of commencement of the Services on deputation will be the date on which the Officer handed over charge of the post in his Parent Department/Office and the date of termination will be the date he takes over charges of the post in his Parent Department/Office as provided under Fundamental Rules and Subsidiary Rules.

P. KHARKONGOR,

Commissioner & Secretary to the Govt. of Meghalaya,
Agriculture, etc., Departments.

The 11th May. 2007

No.RDA.13/2007/31.— It is notified that the land within the boundaries described below measuring 184 B-4K-19 L or 24.64 hac. in Village **Gulpani to Nadongkol under Chenggni** in the district of South Garo Hills is likely to be needed for a purpose viz, for the construction of **IBBR and Fencing**.

BOUNDARIES

North :
South :
East :
West :
As per Annexure A

This notification is made under the provisions of Section 4 of Act I of 1894 as amended by the 68 of 1984 to all whom it may concern.

Objections to the acquisition if any, filed under Section 5 of any person interested within the meaning of that section within 30 days from the date of publication of this notification in the Gazette of Meghalaya and in the two daily newspapers whichever is later before the Deputy Commissioner, South Garo Hills, Baghmara will be considered.

Government are pleased to authorized the Officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by Sub-section (2) of Section 4 of the Act.

I. G. MARBANIANG,

Jt. Secretary to the Government of Meghalaya,
Revenue Disaster Management Department.

Annexure - A

List of Boundaries

Name of Owner	P.P. No.	Dag NO.	Area in B - K - L	Boundaries
1. Smt. Molani Marak W/o Shri Leoline Sangma	13	13	4 - 2 - 9	L= Smt. Molani Marak. R= Smt. Molani Marak.
2. Smt. Silba Sangma D/o Shri Welsing Sangma	14	14	1 - 2 - 16	L= Smt. Silba Sangma. R= Smt. Silba Sangma.
3. Smt. Prina Marak W/o Shri Vitor Sangma	1.	18 18	2 - 1 - 16	L= Smt. Prina Marak. R= Smt. Prina Marak.
	2.	18 23	3 - 1 - 17 5 - 3 - 1	L= Smt. Prina Marak. R= Smt. Prina Marak.
4. Smt. Nilima G. Momin w/o Shri Nirbash Sangma	1.	23 24	3 - 0 - 12	L= Smt. Nilima G. Momin. R= Smt. Nilima G. Momin.
	2.	23 30	4 - 1 - 6 7 - 1 - 18	L= Smt. Nilima G. Momin. R= Smt. Nilima G. Momin.
5. Smt. Miskila A. Sangma D/o Shri Budai Achha	2	2	10 - 0 - 6	L= Smt. Miskila A. Sangma. R= Smt. Miskila A. Sangma.
6. Smt. Grace Sangma W/o Shri Grenson Sangma	27	31	6- 1- 0	L= Smt. Grace Sangma R= Smt. Grace Sangma
7. Shri. Budai Achha Nokma of Chenggni			149 - 3 - 15	N= Chenggni Akhing S= Bangla Desh E= Nadongkol W= Rongara Rongtotma.

184- 4 - 19 or 24.64 hac.

The 10th May. 2007

No.FWM.5/99/246.— The Governor of Meghalaya is pleased to constitute the following scheme to be known as the “Revised Model Scheme for constitution and Administration of the Consolidated Sinking Fund of Government of Meghalaya for the purpose of redemption of the open market loans raised by the State Government.

Revised Model Scheme for constitution and Administration of the Consolidated Sinking Fund of Government of Meghalaya

Title of the Scheme	1.	The Scheme shall be called ‘Consolidated Sinking fund Scheme’ (hereinafter referred to as ‘the Fund’) of the government of Meghalaya (hereinafter referred to as ‘the Government’).
Constitution of the Fund	2.	The fund will be constituted by the government of Meghalaya for redeeming its outstanding liabilities.
Objective of the Scheme	3.	The Fund is to be utilized as an Amortisation Fund for redemption of the outstanding liabilities of the Government commencing from the financial year 2011-2012.
Commencement of the Operation of the Scheme	4.	The Fund shall come into force with effect from the financial year 2006-07.
		Explanation
	(a)	The Fund shall substitute the extant CSF scheme adopted by the Government.
	(b)	The outstanding balances of the extant CSF Scheme as at end-March 2006 shall be transferred to the Fund.
	(c)	The interest accrued and accumulated in the fund only shall be utilized towards the redemption of the outstanding liabilities of the Government as hereinafter provided.
	(d)	The Fund shall not be utilized for any purpose other than redemption of the outstanding liabilities of the Government. Provided that the net incremental annual investment of States (i.e. outstanding balance over and above the level in the corresponding period of the previous year) shall be eligible for availing Special WMA such that the availing of Special WMA under this provision does not exceed the Normal WMA limit.
	(e)	The outstanding liabilities is defined to comprise of internal debt and public account liabilities of the Government.
Contribution to the Fund	5.	The Government may contribute to the Fund on a modest scale of at least 0.5 percent of the outstanding liabilities as at the end of the previous year beginning with the financial year 2006-07. The Government shall make efforts to raise the minimum contributions every year. There is no ceiling on such contributions to the Fund in terms of number of times of making contributions in a year. It is open to the government to invest in the Fund from the General Revenue at any time or from other sources such as disinvestment proceeds to the Fund, at its discretion. The government shall not fund its contribution to the Fund out of borrowings from the Reserve Bank.
Relationship of the Fund with General Revenues	6.	The corpus of the Fund comprising the periodic contributions as well as the income accruing to the Fund shall be kept outside the

- General Revenue of the Government. The Fund shall be utilized in the manner prescribed in this Scheme.
- Administration of the Fund** 7. The Fund shall administered by Central Accounts Sction of the Reserve Bank of India at Nagpur (hereinafter referred to as the Bank), subject to such directions/instructions as the Government may issue from time to time.
- Investment of the corpus of the of the Fund** 8. The accretions to the Fund shall be invested in government of India Securities of such maturities as the Bank may determine from time to time in consultation with the Government.

Explanation

- (a) The accretions to the fund shall include the periodic contributions and the income accruing to the Fund from investment thereof.
- (b) The Bank will make available the securities for investment either from its own investment port folio of by acquiring the securities from the secondary market, without loading any charge other than that indicated in paragraph 10.
- Account Transactions** 9. (a) The Bank would arrange to raise a debit to the account of the Government maintained with it as per the advice of the Government.
- (b) The contributions to the Fund shall be invested by the Bank in Government of India Securities as indicated in paragraph 8 in multiples of Rs. 10,000/-.
- (c) The periodic accretion to the fund by way of interest income shallbe reinvested by the bank in a similar manner, in multiples of Rs.10,000/-.
- (d) The investements held in the Fund and maturing during currency of the scheme shall be reinvested in accordance with paragraph 8.
- (e) No withdrawals will be allowed frim the Fund until 2010-2011.
- Provided that States that have already set up the fund under the earlier Scheme may withdraw an amount in a year after the lock-in period stipulated in the earlier scheme. The amount shall not exceed the amount of redemption due for that year in respect of open market borrowings.

Explanation

- (a) Withdrawals may be allowed in the financial year 2011-2012 from out of the interest income accrued and accumulated in the Fund up to the financial year 2010- 2011 towards the redemption of the outstanding liabilites of the Government as per its directions. Similarly, withdrawals may be allowed in the financial year 2012-13 from out of the interest income accrued and accumulated in the fund up to the financial year 2011-2012 towards the redemption of the outstanding liabilities of the Government as per its directions and so on.

- (b) The contribution forming the corpus of the Fund shall remain intact, until substantial amount is built up. A reviews thereof may be taken at an appropriate period from 2011-2012
- (c) The debit to Government on account of the periodic installments will be accounted under the major head 8222 (Reserve Funds). On the maturity of the loan, the balance outstanding under the head 8222 (sub-head Sinking fund) is credited to the head 8660 (Miscellaneous Government Account) Ledger Balance Adjustment Account.
- (d) The bank shall scroll to the Government the debit on account of investment less the incidental charges in the usual course. However, in order to ensure that the investment transactions of the Fund donot get mixed up with other transactions, these will be indicated distinctly in separate scrolls.
- (e) The bank shall arrange to collect interest on the investments and credit the same to the Fund on the due dates.
- (f) On the maturity of the securities, the Bank shall arrange to redeem the securities. In case of premature disinvestment to meet the liability on account of claims to be paid, the Bank will decide on the securities to be en-cashed in consultation with the government and sell the securities at the ruling price and credit the amount realized, less incidental charges to the Fund. As in the case of debit scrolls, the Bank use separate scrolls for the receipts.
- (g) The provision for expenditure on account of the periodic contributions shall be made in the Budget of Government under the relevant head. The extent of expenditure to be financed from the Fund shall be withdrawn from the Fund by the disposal of the investment.
- (h) The Bank shall open a Current Account and subsidiary General Ledger Account in the name of the Fund and furnish to the government as at the end of September and March each year, a statement showing the details of investments.

Service charges for administration of the Fund **10.**

The government shall pay to the Bank a commission at the rate of 1/8 of one per cent on the turn over of the Fund or at the rate to be mutually decided from time to time.

Accounts and Audit **11.**

The accounts of the Fund and the investments shall be maintained by the Accountant General of the State in the normal course. The Bank will maintain subsidiary accounts in such manner and details as may be considered by the Government in consultation with the Accountant General.

Savings **12.**

The Government shall issue instructions relating to the provisions of the Scheme as may be considered from time to time to enable smooth functioning of the scheme. In case of any difficulty in the operation of any provision of Scheme, the Government may, if satisfied, relax the provisions.

B. K. DEV VARMA,
Principal Secretary to the Government of Meghalaya,
Finance Department.

OFFICE OF THE DEPUTY COMMISSIONER, JAINTIA HILLS DISTRICT, JOWAI**NOTIFICATION UNDER SECTION 4**

The 23rd May, 2007.

No.RDA.15/2007/18.—It is hereby notified that the land within the boundaries described below measuring more or less 61,550 Sq. mtrs. in the village Lahalein near BP No.1318 including the villages falls under BP No. 1318 which falls under the Elaka Narpuh, Jaintia Hills District, is likely to be needed for public purpose viz., for construction of Link Road from Sonapur-Borkhat Road to Lahalein (Lailong).

BOUNDARIES

NORTH :		Schedule enclosed.
EAST :		
SOUTH :		
WEST :		

This notification is made under Section 4 of the Land Acquisition Act, 1894 (Act I of 1894) as amended by the Amendment Act 68 of 1984 to all whom it may concerned.

Government is pleased to authorise the Officers for the time being to engage in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by Sub-Section (2) of Section 4 of the Act.

Objection to the acquisition if any filed under Section 5A by any person(s) interested within the meaning of that Section within 30 (thirty) days from the date of publication of the Notification in the Gazette of Meghalaya and in the two local newspapers before the Deputy Commissioner/Collector Jaintia Hills District, Jowai.

BOUNDARIES**PLOT NO - 1.**

NORTH : Land of Shillong Lamin.
SOUTH : Land of Bijoy Lamare.
EAST : ROAD.
WEST : Land of Santi Biam.

PLOT NO - 3.

NORTH : Land of Shillong Lamin.
SOUTH : Land of Mohin Suchiang.
EAST : ROAD.
WEST : Land of Santi Biam.

PLOT NO - 5.

NORTH : Land of Krisi Lamare.
SOUTH : Wahrymplung.
EAST : Land of Krisi Lamare.
WEST : Land of Santi Biam.

PLOT NO - 2.

NORTH : Land of Bijoy Lamare.
SOUTH : Land of Santi Biam.
EAST : ROAD.
WEST : Land of Mohins Suchiang.

PLOT NO - 4.

NORTH : Land of Santi Biam.
SOUTH : Land of Santi Biam.
EAST : Land of Santi Biam.
WEST : Land of Krisi Lamare.

PLOT NO - 6.

NORTH : Wahrymplung.
SOUTH : Land of Bren Suchiang.
EAST : Land of Mina Lamare.
WEST : Land of Mina Lamare.

PLOT NO - 7.

NORTH : Wahrymplung.

SOUTH : Land of Pring Nialang.

EAST : Land of Mina Lamare.

WEST : Land of BSF BOP.

PLOT NO - 9.

NORTH : Land of Mumi Biam.

SOUTH : Land of Pring Nialang.

EAST : Land of Maris Lamin.

WEST : Land of Maris Lamin.

PLOT NO - 11.

NORTH : Land of Mumi Biam.

SOUTH : Wahrymplung.

EAST : Wahrymplung.

WEST : Land of Sida Tangsong.

PLOT NO - 13.

NORTH : Land of Pilat Tangsong.

SOUTH : Land of Sida Tangsong.

EAST : Land of Sida Tangsong.

WEST : Land of Sida Tangsong.

PLOT NO - 15.

NORTH : Land of Chan Lyngdoh.

SOUTH : Land of Pramila Lamare.

EAST : Land of Shemphang.

WEST : Land of Shemphang.

PLOT NO - 17.

NORTH : Land of Cimon Lamare.

SOUTH : Land of Pramila Lamare.

EAST : Land of Pramila Lamare.

WEST : Land of Pramila Lamare.

PLOT NO - 8.

NORTH : Land of Haris Lamin.

SOUTH : Land of Bren Suchiang.

EAST : Land of Pring Nialang.

WEST : Land of Pring Nialang.

PLOT NO - 10.

NORTH : Land of Che Suting.

SOUTH : Land of Che Suting.

EAST : Land of Che Suting.

WEST : Land of Mumi Biam.

PLOT NO - 12.

NORTH : Land of Sejes Dhar.

SOUTH : Land of Pilat Tangsong.

EAST : Land of Sida Tangsong.

WEST : Land of Sida Tangsong.

PLOT NO - 14.

NORTH : Land of Sida Tangsong.

SOUTH : Land of Shemphang.

EAST : Land of Pilat Tangsong.

WEST : Land of Pilat Tangsong.

PLOT NO - 16.

NORTH : Land of Shemphang.

SOUTH : Land of Pramila Lamare.

EAST : Land of Shemphang.

WEST : Land of Pramila Lamare.

I. G. MARBANIANG,Joint Secretary to the Govt. of Meghalaya,
Revenue and Disaster Management Department.

The 11th May, 2007.

No.FE.283/05/27.—In exercise of the powers conferred by the proviso to article 309 of the Constitution of India and all other powers enabling him in this behalf, the Governor of Meghalaya is pleased to order that the following further amendment shall be made to F. R. 7 of the Meghalaya Fundamental Rules and Subsidiary Rules, 1984.

F.R.7(5) (b) (i) (c) - Page 4 Delete the existing entries to FR.7(5)(b)(i)(c)

The amendment shall be deemed to have taken effect from 14th February, 1984 (i.e., the date of effect of the Meghalaya Fundamental Rules and Subsidiary Rules, 1984 came into being).

This cancels this Department's Notification No.FEG.39/86/Pt.I/123, dated 22nd January, 2001.

B. K. DEV VARMA,
Principal Secretary to the Govt. of Meghalaya,
Finance (Establishment) Department.

The 11th May, 2007.

Correction Slip to the Meghalaya Fundamental Rules and Subsidiary Rules, 1984.

CORRECTION SLIP NO. 74

S.R. 98- Page 126

Below SR.98 (I) (b) add a note as under—

“In respect of courses of higher studies on specialized training in a professional or technical subject where Universities have fixed duration in excess of 24 months, the Officers sent for pursuing such higher courses shall be entitled to study leave as per the duration fixed by the Universities or 36 (thirty six) months whichever is less.”

It shall come into force from 30th March, 2001.

(Reference - Notification No.FE.283/05/25, dated 11th May, 2007).

Correction slip No. 72 issued vide Memo No.FE.283/05/12-A, dated 22nd August, 2006 is hereby cancelled.

N. C. DEB,
Officer on Special Duty,
Finance (Establishment) Department,
Government of Meghalaya.

The 11th May, 2007.

No.FE.283/05/25.—In exercise of the powers conferred by the proviso to article 309 of the Constitution of India and all other powers enabling him in this behalf, the Governor of Meghalaya is pleased to order that the following further amendment shall be made in S. R. 98 of the Meghalaya Fundamental Rules and Subsidiary Rules, 1984 namely:-

S.R.98 - Page 126 Below S.R.98(1)(b) add a note as under -

“In respect of courses of higher studies on specialized training in a professional or technical subject where Universities have fixed duration in excess of 24 months, the Officers sent for pursuing such higher courses shall be entitled to study leave as per the duration fixed by the Universities or 36 (thirty six) months whichever is less.”

It shall come into force from 30th March, 2001.

This cancels this Department's Notification No.FE.283/05/13, dated 23rd August, 2006.

B. K. DEV VARMA,
Principal Secretary to the Govt. of Meghalaya,
Finance (Establishment) Department.

The 11th May, 2007.

No.FE.283/05/29.—In exercise of the powers conferred by the proviso to article 309 of the Constitution of India and all other powers enabling him in this behalf, the Governor of Meghalaya is pleased to order that the following further amendment shall be made to the Meghalaya Fundamental Rules and Subsidiary Rules, 1984.

S.R.101(2) - Page 127 Study leave may be combined with other kinds of leave, but in no case shall the grant of this leave in combination with leave other than extra ordinary leave, involve a total absence of more than forty months from the regular duties of the Government servant.

The amendment shall be deemed to have taken effect from 30th March, 2001.

This cancels this Department's Notification No.FE.283/05/13, dated 23rd August, 2006.

B. K. DEV VARMA,
Principal Secretary to the Govt. of Meghalaya,
Finance (Establishment) Department.

The 11th May, 2007.

Correction Slip to the Meghalaya Fundamental Rules and Subsidiary Rules, 1984.

CORRECTION SLIP NO. 76

S.R.101(2) - Page 127

Study leave may be combined with other kinds of leave, but in no case shall the grant of this leave in combination with leave other than extra ordinary leave, involve a total absence of more than forty months from the regular duties of the Government servant.

The amendment shall be deemed to have taken effect from 30th March, 2001.

(Reference - Notification No.FE.283/05/29, dated 11th May, 2007).

Correction Slip No. 73 issued vide Memo No.FE.283/05/14-A, dated 23rd August, 2006 is hereby cancelled.

N. C. DEB,
Officer on Special Duty,
Finance (Establishment) Department,
Government of Meghalaya.