



The Gazette of Meghalaya

PUBLISHED BY AUTHORITY

No. 45

Shillong, Thursday, November 14, 2024

23rd Kartika, 1946 (S. E.)

Separate paging is given on this part in order that it may be filed as a separate compilation.

PART-IIA

GOVERNMENT OF MEGHALAYA NOTIFICATIONS

The 15th October, 2024.

No.UAU.110/2020/Pt/11. - **WHEREAS**, Ease of Doing Business is a priority of the Government of Meghalaya, in consonance with the Business Reform Action Plan of the Department of Promotion of Industry and Internal Trade (DPIIT), Ministry of Commerce & Industry, Government of India;

WHEREAS, there is a need to simplify business regulations and ease of compliance to bring transparency in information dissemination and appropriate implementation.

The following instructions as per reform listed are hereby notified for streamlining the existing regulatory structures and create an investor friendly environment across Meghalaya:

I. Ensure building regulation /code/standard have provisions to dispute the decision of the local authority.

Now, therefore, it is notified that the **Meghalaya Building Bye Laws, 2021** have provisions to dispute the decision of the local authority if they do not follow the Acts/Regulation/Rules as provisioned by the Government of Meghalaya.

II. Develop legally valid master plans/zonal plans/land use plans for all urban and Panchayat areas and make it available online in public domain.

Now therefore, it is to be notified legally valid master plans/zonal plans/land use plans for all urban and it available online in www.megurban.gov.in

Additionally, for the state of Meghalaya there are no Panchayat areas because it is governed under the Sixth Schedule of the Indian Constitution, which caters to its predominantly tribal population.

III. Publish information about fees, procedure and a comprehensive list of documents including pre-construction and post-construction No Objection Certificates (NOCs), registrations and other mandatory State/UT approvals

Now, therefore, it is notified that all information about fees, procedure and a comprehensive list of documents including pre-construction and post-construction No Objection Certificates (NOCs), registrations and other mandatory State/UT approvals is made available online in www.megurban.gov.in or **Invest Meghalaya Portal**.

IV. Ensure formal land use planning/zoning regulations incorporate the following:

- i. Requirements for trunk infrastructure availability (water, electricity, sanitation)**
- ii. Hazard maps that identify areas in which construction is not permitted due to natural hazards**
- iii. Hazard maps that identify minimum separation between residential and hazardous occupancies**
- iv. Maps that identify areas in which construction of buildings is not permitted in relation to natural resources**

Now, therefore, it is notified that to ensure formal land use planning/zoning regulations incorporate the following:

- i. Requirements for trunk infrastructure availability (water, electricity, sanitation)
- ii. Hazard maps that identify areas in which construction is not permitted due to natural hazards.
- iii. Hazard maps that identify minimum separation between residential and hazardous occupancies.
- iv. Maps that identify areas in which construction of buildings is not permitted in relation to natural resources.

This is for the safety and precautionary measures are aligned with the **Meghalaya Building Bye Laws, 2021** taken to ensure that investors and buyers are aware in advance regarding any probable restrictions or limitations that may exist. The above points are to be made available online in www.megurban.gov.in or **Invest Meghalaya Portal**.

V. Design and develop an online single window system for granting construction permits with following functionalities:

- i. A common integrated application for all internal and external agencies required to provide NOCs/Approvals such as Fire Services, Water and Sewerage Department, Permission for Alteration and Addition/Revision/Revalidation of Building Plan/Permission for Demolition and Reconstruction of Building, Discoms, AAI, NMA, Forest, labour, Factory Directorate Environmental etc.**

- ii. **Provision for making an online application with integrated payment without the need for a physical touch point for document submission and verification.**
- iii. **The system should allow auto scrutiny of building plans from compliance perspective according to the uniform building codes/building by-law using Auto DCR (or similar) software.**
- iv. **Ensure that the system issues digitally signed approved building plan.**
- v. **Provision for e-intimation to authorities of plinth level completion.**
- vi. **Provision for e-intimation of commencement of construction.**
- vii. **Provision for online common completion request form cum Occupancy Certificate Application with online payment.**
- viii. **Provision for online issuance of signed occupancy cum completion certificate to the applicant.**

Now, therefore, it is notified that **OBPAS system (obps.meghalaya.gov.in)** will work as a common integrated application for all internal and external agencies required as per all reform requirements.

This will help in streamlining the process for numerous approvals/registrations/NOCs that are required at various stages in the construction process. It will bring out overall efficiency in the process and provide clarity to applicants by bringing all requirements and applications on one-to-one portal.

- VI. Mandate that a single, joint site inspection will be carried out by all concerned authorities such as Fire, Sewerage, Electricity, Labour (such as Factory license), Water Department and internal departments responsible for granting construction permits in urban areas and IDCs.**

Now, therefore, it is notified that a single, joint site inspection will be carried out by all concerned authorities such as Fire, Sewerage, Electricity, Labour (such as Factory license), Water Department and internal departments responsible for granting construction permits in urban areas and IDCs through the **OBPAS system (obps.meghalaya.gov.in)**.

- VII. Mandate that inspections (except in case of complaint-based inspections) shall be limited to the checklist published on the Department's website.**

Now, therefore, it is notified that inspections (except in case of complaint-based inspections) shall be limited to the checklist published on the www.megurban.gov.in

- VIII. Design and implement a computerized system for identifying building/area that needs to be inspected based on risk assessment:**

- i. **Building plan approval.**

ii. Permission for Alteration and Addition/Revision/Revalidation of Building Plan**iii. Permission for Demolition and Reconstruction of Building.****iv. Plinth level inspection.****v. Completion/Occupancy certificate.**

Now, therefore, it is to be notified that a computerized system *i.e.* OBPAS System (obps.meghalaya.gov.in) is available for identifying building/area that needs to be inspected based on risk assessment:

i. Building plan approval.

ii. Permission for Alteration and Addition/Revision/Revalidation of Building Plan

iii. Permission for Demolition and Reconstruction of Building

iv. Plinth level inspection.

v. Completion/Occupancy certificate.

IX. Mandate online submission of inspection report within 48 hours to the Department.

Through the **OBPAS system (obps.meghalaya.gov.in)** all inspection report are to be given within 48 hours.

X. Ensure that information is available on website on all necessary components for availing a service such as comprehensive list of documents required, fee, procedure with stage wise details and time for completion of each procedure/ step, searchable based on risk category, size of firm, business location and Foreign/ Domestic investor.

All information is available on the **Invest Meghalaya Portal** on all necessary components for availing a service such as comprehensive list of documents required, fee, procedure with stage wise details and time for completion of each procedure/ step. For the service "Trade License". There is no categorization on the basis of risk, size of firm, business location and Foreign/ Domestic investor.

This notification will take effect from the date of its publication in the official Gazette.

VIJAY KUMAR D,

Commissioner & Secretary to the Government of Meghalaya,
Urban Affairs Department.

The 22nd October, 2024.

No.LE&SD.132/82/Pt/Vol.II/115.- In continuation of Meghalaya Government's earlier Notification No.LL.(B) 129/93/18, dated 10th March, 2004 and in exercise of the powers conferred by section 29 of Meghalaya Shops and Establishment Act, 2003 and other powers enabling him in this behalf the Governor of Meghalaya is pleased to exempt all establishments from the provisions of Section-6 of the said Act and permits all the establishments registered under the Act in the State of Meghalaya to keep open on all 365 days of the year, for a further period of 1 year *i.e.* upto 31st December, 2024, unless it is revoked, subject to the following conditions namely:-

- i. This exemption shall remain in operation for the period of one year from the date of Notification published in Govt. Gazette.
- ii. Every employee working in the establishment shall be given one day holiday in a week without making any deductions from his/her wages on account thereof and list of the time table of such holidays for a month shall be placed on the notice board in advance.
- iii. Every employee shall be given a rest period of one hour after 5 hours of continuous work.
- iv. No employee shall be required to work for more than 9 hours in a day or 48 hours in a week.
- v. If the establishment remains open after 10:00 p.m. on any day, adequate safety and security arrangements shall be ensured for employees and visitors.
- vi. As establishments are being given permission to be opened for all days new staff shall be appointed for the extended timing.
- vii. female employees shall be provided separate locker, security and rest rooms at the work place,
- viii. Every employer employing women employees shall constitute Internal Complaint Committee against sexual harassment of women under the Sexual Harassment of Women at Workplace (Prevention Prohibition and Redressal) Act. 2013 (Central Act, 14 of 2013) and the said Committee shall be operative.
- ix. If female employee(s) is/are required to work after 7:00 p.m. her/their written consent in this regard shall be taken. Adequate safety and security arrangements of female employees shall be made during working hours and it shall be ensured that they safely reach home after their work is over.
- x. The Prevention of The Child and Adolescent Labour (Prohibition and Regulation) Act 1986, as amended from time to time, shall be implemented in the establishments.
- xi. The employees shall be provided all the facilities mentioned in the relevant labour laws.
- xii. Consent letter shall be taken from the employees and it should be kept as record in the establishments.
- xiii. The spread over of an employee shall not exceed 11 hours in a day.

- xiv. Employee shall be given national and festival holidays with wages.
- xv. The wages including overtime wages of the employees shall be credited to their saving bank account.
- xvi. In addition to these terms and conditions, all the provisions of the Act and other relevant Laws shall be applicable to the establishment.
- xvii. In case of violation of any of the above terms and conditions or any other provision of the Act, the exemption shall be cancelled after giving a due opportunity of being heard by the Competent Authority.

This supersedes Government Notification No.LBG.132/82/Pt/Vol.I/103, dated 10th April, 2024.

This will come into immediate effect and until further orders.

C. SONGATE,

Principal Secretary to the Govt. of Meghalaya,
Department of Labour, Employment & Skill Development.

The, 5th November, 2024.

No.MSPCB/PWM-6/Vol-III/2024/2024-25/12.- In pursuance of the decision of the Special Task Force on Single Use Plastic in its meeting on 5th September, 2024 and in compliance to the provisions of the Plastic Waste Management Rules, 2016 and its subsequent amendments, the Meghalaya State Pollution Control Board hereby issues the following directions:

- 1) All events organized by or sponsored by the Government shall be '**Single Use Plastic Free**'.
- 2) All departments/institutions under the Government of Meghalaya shall prohibit usage of single-use plastic items/ disposable plastic items including:
 - i) All types of Petro-based plastic carry bags;
 - ii) Single use plastic cutlery items including cups, bowls, forks, spoons, containers, straws, knives, etc. used for serving eatables/drinks;
 - iii) Artificial flowers, banners, flags, flower pots;
 - iv) PET water bottles;
 - v) Plastic folders, trays, etc.;
 - vi) Any other plastic material for which an alternative exists;
- 3) All Government offices shall promote and practise segregation of waste and disposing through the local authorities.

G. H. CHYRMANG,
Member Secretary,
Meghalaya State Pollution Control Board,
Shillong.

The, 30th September, 2024.

No.UAU.35/2021/16.- It is hereby notified that as per the Supplementary Trust Deed of the Shillong Recreation Ground Trust (SRGT), the Commissioner & Secretary, Urban Affairs Department, Government of Meghalaya, shall fulfil the role of Trustee of SRGT with effect from 12th March, 2024.

W. A. M. BOOTH,
Additional Secretary to the Govt. of Meghalaya,
Urban Affairs Department.

The 5th November, 2024.

No.MG.36/2024/Pt/20.- Whereas the Government of Meghalaya in Mining and Geology Department has notified the **"Standard Operating Procedures for transportation of coal and other minerals from outside the State of Meghalaya to Meghalaya and to Bangladesh via Meghalaya, 2022"** (herein after referred as **SoP, 2022**), vide Notification No.MG.19/2019/189, Dated 8th November, 2022; AND

Whereas it is considered expedient to repeal and replace the aforesaid SoP, 2022, for transportation of coal and other minerals from outside the State to the State of Meghalaya or through the State of Meghalaya enroute to Bangladesh or other States and for matters concerned therewith or incidental thereto; AND

Whereas the Government of Meghalaya in Mining and Geology Department has proposed this instant Standard Operating Procedures; AND

Whereas copy of the proposed 'Standard Operating Procedures' has been circulated to the Forest and Environment Department; Meghalaya State Pollution Control Board; Chairman Independent Committee, Government of Meghalaya and other stakeholders, such as, Cement Plants, Coke Oven Plants, Ferro Alloy Plants etc., in the State of Meghalaya, seeking their comments and views to further improve the aforesaid SoP, 2022, so as to ensure that no coal and other mineral(s) illegally mined in the State is transported in the guise of transportation of coal and other mineral(s) brought from outside the State of Meghalaya; and their views have been duly considered and suitably incorporated in the instant Standard Operating Procedures.

Now, the Governor of Meghalaya is pleased to notify the New **"Standard Operating Procedures for transportation of coal and other minerals from outside the State to the State of Meghalaya or through the State of Meghalaya enroute to Bangladesh or other States, 2024"** (hereinafter referred to as **"SoP, 2024"**), as laid down under Rule 4 (9) of "The Meghalaya Mineral (Prevention of Illegal Mining, Transportation and Storage) Rules, 2022", as herein under, which shall come into force with immediate effect: -

1. The person having possession of coal and other mineral(s) mined outside the State of Meghalaya and desiring to transport or carry or cause to be transported or carried into the State of Meghalaya or through Meghalaya enroute to Bangladesh or other Indian States (hereinafter referred to as the **"applicant"**) shall apply to the Principal Secretary/Commissioner & Secretary/ Secretary, Mining & Geology Department, Government of Meghalaya through the Director of Mineral Resources, Govt. of Meghalaya, as per the format attached at **Annexure-I**, indicating the functional smart integrated entry and exit check-gates and the route for such transportation.

2. Transportation of coal and other mineral(s) from outside the State to the State of Meghalaya or through the State of Meghalaya en-route to Bangladesh or other Indian State(s) shall strictly be by the route specified/designated in the order/approval/permission granted by the Govt. of Meghalaya, Mining and Geology Department.
3. After the conditional approval, the applicant shall submit an undertaking in the form of an Affidavit agreeing to comply with the terms and conditions of the approval that may be accorded by Mining & Geology Department, Government of Meghalaya for transportation of such coal and other mineral(s).
4. The Government of Meghalaya from time to time will notify the functional smart integrated entry Check-gates, managed/ to be managed by the Director of Mineral Resources, Government of Meghalaya, for entry of coal and other mineral(s). The designated entry Check-gates shall remain operational 24x7 throughout the year subject to the regulation of movement of vehicular traffic that may be imposed by the competent authority as per law from time to time.
5. The order of approval/ permission accorded by Mining and Geology Department, Govt. of Meghalaya for transportation of coal and other mineral(s) from outside the State of Meghalaya shall contain the name of the functional smart integrated entry check-gates, managed by the Director of Mineral Resources, Govt. of Meghalaya, through which the entry of such coal and other mineral(s) to the State from outside the State shall be allowed. The said order of approval/ permission shall also contain the requirement of affixing a specific coloured stickers to be supplied by Directorate of Mineral Resources, Shillong in prominent place of the front wind shield of the vehicle used for transportation of such coal and other mineral(s). Such vehicle used for transportation of such coal and other mineral(s) shall be fitted with a Global Positioning System (GPS) device, details of which shall also be furnished to the Mining & Geology Department, Government of Meghalaya and Director of Mineral Resources, Shillong.
6. 7(seven) days prior to the date of entry into the State, the applicant shall inform the Director of Mineral Resources, Commissioner of Transport, Deputy Commissioner, Superintendent of Police, Sub-Divisional Officer (Civil), Sub-Divisional Police Officer, Civil Sub-Division of the concerned district/ Sub-Division, within whose jurisdiction the designated entry check-gate lies, in writing, about the intended transportation of the coal and other mineral(s), for the purpose of carrying of necessary cross-checking of the consignment at the designated entry check-gate in consultation of concerned Government officials.
7. The applicant, on the entry point/designated check-gate shall produce all documents, in original as well as photocopies, like Mineral Transport Challans, Tax invoice, and E-way Bills, including the documentary proof, such as certificate of origin, delivery order, bill, etc., as well as LoC, if meant for

export outside India, in addition to the order/ approval/ permission granted by the Mining and Geology Department, Government of Meghalaya. The applicant shall also furnish such additional information as may be sought for by the Mining and Geology Department, Government of Meghalaya.

8. The applicant, in addition to the documents above mentioned, shall produce weighment details of each consignment/ truck from a Government authorized weigh bridge located at the place and State of origin of the coal and other mineral(s), proposed to be transported to/ through the State of Meghalaya. The Mineral Transport Challans and the weighment slip shall have to be countersigned by an authorized official of the Mining and Geology Department, of the concerned State of origin of the coal and other mineral(s).
9. The Officer in-charge of Check-gate, manned by officials of the Directorate of Mineral Resources, Government of Meghalaya, at the notified integrated smart entry Check-gates shall verify all the relevant documents mentioned above in original, check the consignment and upon him being satisfied about the genuineness and admissibility of the consignment to enter/ pass through the State of Meghalaya, he shall place his signature and official seal on the documents and maintain separate records in a register. The photo copies of all the relevant documents shall be provided by the applicant to the officer in-charge of Check-gate, manned by the Directorate of Mineral Resources, Government of Meghalaya, who shall retain the same for record.
10. The applicant shall also give prior notice in writing to the Deputy Commissioner(s), Superintendent(s) of Police, Sub-Divisional Officer(s) (Civil), Sub-Divisional Police Officer(s) of the concerned district(s) or Civil Sub-Division(s), when such consignment is required to pass through more than 1(one) Civil Sub-Division and /or more than 1(one) district in the state of Meghalaya, besides Central Government Departments like Land Customs etc. Necessary cross-checking of coal and other mineral(s) and verification of documents shall be conducted by an Officer not below the rank of Assistant Mines Royalty Inspector/ Mines Royalty Inspector, as appointed/ designated by the Director of Mineral Resources, Government of Meghalaya.

The representative of the Deputy Commissioner and the officer-in-charge of Directorate of Mineral Resources, Government of Meghalaya shall check the consignment and after satisfying in all respects, shall countersign the Challans/Invoice/E-way bills etc. and allow the coal and other mineral(s) laden trucks to proceed further.

11. The applicant shall produce, at the exit Check-gate of Meghalaya, all the documents verified and authenticated at the entry point of Check-gate by the Officials of the State of Meghalaya, for cross verification of document(s) and consignment. The Officials of Directorate of Mineral Resources, Government of Meghalaya at such exit point/ check-gate shall maintain the records of cross

checking of the above documents along with the fact of exit of the coal and other mineral(s) laden trucks from the State of Meghalaya. It shall be the responsibility of the applicant to furnish the photo copies of all the aforementioned necessary documents to the Officer in-charge of exit Check-gate, who shall retain the same for record.

12. The Officer In-charge of the nearest Check-gate at exit point shall cross-check the original documents signed, verified and authenticated at the entry point/check gate and only being fully satisfied, shall sign and stamp on the documents and retain the photocopies of all the relevant documents for onward submission to the office of Director of Mineral Resources, Government of Meghalaya. In case of any doubt(s) regarding the authenticity of the consignment, details of consignment, etc., clarification is to be sought from the notified smart integrated entry check point/ check gate and if necessary, also from the Director of Mineral Resources, Govt. of Meghalaya, before allowing the consignment to exit the State of Meghalaya.
13. Weekly returns of the transportation of coal and other mineral(s) have to be submitted by the applicant to the office of the Director of Mineral Resources, Government of Meghalaya.
14. Monthly returns and on completion of trans-shipment have to be submitted to the office of the Director of Mineral Resources, Government of Meghalaya by the respective Officer in-charge of both the Entry and Exit Check gates.
15. In case, the trans-shipment is en-route to Bangladesh and if the Mineral has to be off-loaded and stored in the State of Meghalaya for a LIMITED period of time not exceeding 10 (ten) days, for reason(s) such as Border Road Closure/ Closure of Customs Office/Vehicles Breakdown/ Etc., the applicant shall immediately inform the Director of Mineral Resources, Government of Meghalaya and Officer in Charge of the nearest Police Outpost/ Police station about the same and shall conduct the said off-loading and storing of the coal and other mineral(s) in presence of the concerned Officer in Charge of the Police Outpost/ Police station or any other Police Official authorized by him. In addition, the applicant shall also comply with all the conditions as laid down in Rule 10 of "The Meghalaya Mineral (Prevention of Illegal Mining, Transportation and Storage) Rules, 2022".

In the case of offloading and storing of the coal and other mineral(s) and subsequent changing of transporting vehicle, the applicant shall obtain necessary order from the Director of Mineral Resources, Government of Meghalaya through the concerned District administration.

The applicant shall also ensure that regular traffic flow is not affected in any manner and no environmental pollution is caused during such offloading and storing of the coal and other mineral(s) and subsequent changing of transporting vehicle.

16. If, in case of any emergency including the emergency mentioned above, the applicant shall contact the Emergency Response Service System (ERSS)-Dial 112 for all purposes.
17. Whoever contravenes any of the provisions of "***The Meghalaya Mineral (Prevention of Illegal Mining, Transportation and Storage) Rules, 2022***" and this instant **SoP, 2024**, shall be liable for action(s) under provision of Section 21 of Mines and Minerals (Development and Regulation) Act 1957, including seizure of the concerned coal and other mineral(s) as well as the vehicle, of the offending applicant/ the person responsible for transportation/ the transporter/consignor.
18. In cases where before notifying of this instant SoP, 2024, ongoing transportation of coal and other mineral(s) brought from outside the State of Meghalaya, which are yet to reach its final destination within the State of Meghalaya or is yet to pass through the exit Check-gate for transportation to other Indian State(s) or to Bangladesh via Meghalaya, such further transportation of coal and other mineral(s) shall be allowed only after carrying of necessary verification of all the concerned documents mentioned above and as may be applicable and duly authenticated by such authorized officer of Directorate of Mineral Resources, Government of Meghalaya. For such verification and authentication all necessary and applicable documents (original and photocopies) shall be produced before such concerned officer of Directorate of Mineral Resources, Government of Meghalaya, who shall retain the photocopies for record.
19. The Government in Mining & Geology Department in public interest, may amend, relax or modify any provisions of the instant **SoP, 2024**, in case any difficulty for giving effect to any of the above mentioned provisions arises.

20. Repeal and Savings -

- (a) "*Standard Operating Procedures for transportation of coal and other minerals from outside the State of Meghalaya to Meghalaya and to Bangladesh via Meghalaya, 2022*" notified vide Notification No.MG.19/2019/189, Dated 8th November, 2022, is hereby repealed.
- (b) *Notwithstanding such repeal, all the actions already taken or purported to be taken under the "Standard Operating Procedures for transportation of coal and other minerals from outside the State of Meghalaya to Meghalaya and to Bangladesh via Meghalaya, 2022", notified vide Notification No. MG.19/2019/189, Dated 8th November, 2022, shall be deemed to be taken under the corresponding provisions of the instant SoP 2024, subject to Clause 18 above.*

R. P. MARAK,
Secretary to the Govt. of Meghalaya,
Mining and Geology Department.

Annexure-I**Application Format:****To,**

The Principal Secretary/Commissioner & Secretary/Secretary to the Government of Meghalaya, Mining and Geology Department, Meghalaya, Shillong.
Through the Director of Mineral Resources,
Shillong, Meghalaya.

Date:

Place:

Sub: Transportation of _____ (*Name of the Coal/ other**Mineral*) from _____ (*Name of the State of origin*) to the State of

Meghalaya/ other Indian State(s) through Meghalaya/ to Bangladesh (Strike out whichever is not necessary)

Sir/Madam,

I, Shri/Smti S/o/D/o of Shri/Smt

resident of ... PO PS District State wish to transport

_____ (*Name of the Coal/ other Mineral*) in my possession to the State of Meghalaya/ other Indian State(s) through Meghalaya/ to Bangladesh (Strike out whichever is not necessary) for your kind consideration and approval. The details are as below:

- a) Proof of identity of the applicant, in case of individual or Registration with Competent authority, in case of firm/company:
- b) Permanent Account Number (PAN) issued by the Income Tax Authority:
- c) GST Registration No.:
- d) Contact Mobile No. of the applicant:
- e) Email ID of the applicant:
- f) Name of Mineral(s) intended to be transported:
- g) Quantity in possession and quantity intended to be transported in Metric Tonne (MT)/ cubic metre (cum):
- h) State and source of the origin of mineral(s) along with documentary evidence:

- i) Name of the proposed entry /exit check-gate(s):
- j) Route proposed for transportation:
- k) Final Destination:
- l) Period required for which transportation upto final destination:
- m) Details of vehicle(s) to be used for transportation including Registration Number of the vehicle, along with details of attached GPS device:
- n) Name of the Transport Company/Transporter:
- o) Details of the Transport Company/Transporter:
- p) Contact Mobile No. of the Transport Company//Transporter:
- q) Email ID of the Transport Company/Transporter:
- r) Undertakings (in the format given below).

Thanking You

Yours faithfully

Enclosures: As above

Signature of the applicant

Full Address:

UNDERTAKING

I, Shri/Smti.....S/o/D/o of Shri/Smti.....resident
of P.O.....P.S..... District.....
State..... hereby undertake that in case of any of the document submitted by me for
transportation of the _____ (*Name of the Coal/ other Mineral*) is found to be invalid
and/ or not genuine and/ or manufactured and /or fabricated, I shall be liable for actions under Section 21 of
Mines and Minerals (Development and Regulation) Act 1957 and relevant provisions of the Bharatiya Nagarik
Suraksha Sanhita, 2023 and also other applicable laws in force.

Signature & Address of the Applicant

The 5th November, 2024.

No.POWER.167/2020/112.- In exercise of the powers conferred by sub-Section (1) of Section 3 of the Meghalaya Essential Services Maintenance Act, 1980 (No.23 of 1980) read with the Meghalaya Essential Services Maintenance (Amendment) Act, 2003 the Governor of Meghalaya being satisfied that in the public interest it is necessary to do so, hereby prohibits strikes in any essential services connected with the production, generation, storage, transmission supply or distribution as the case may be of electricity in order to prevent any disruption and breakdown of emergency services to the public.

This Order shall come into force with immediate effect and will remain in force for a period of six months.

By Orders in the name of the Governor of Meghalaya.

SANJAY GOYAL,
Commissioner & Secretary to the Government of Meghalaya,
Power Department.