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PART-IIA

GOVERNMENT OF MEGHALAYA

NOTIFICATIONS

The 18th March, 2026.

No.EDN.104/2024/194. - Whereas the State Government recognizes the necessity of ensuring financial security and social protection to employees of non-Government schools and colleges through a structured and sustainable provident fund mechanism, so as to promote continuity of service, post-retirement security, and welfare of employees;

And whereas the establishment of a centralized provident fund is essential for ensuring uniformity, transparency and efficient management of contributions, withdrawals, investments and retirement benefits of such employees;

And whereas the Act empowers the State Government to frame a Scheme for the administration and regulation of the said Fund.

Now, in exercise of the powers conferred under sub-section (1) of Section 4 of the Assam Non-Government School and College Employees Centralised Provident Fund Act 1969, as adopted by Meghalaya, the Governor is pleased to notify the Meghalaya Non-Government Schools and Colleges Employees Centralised Provident Fund Scheme, 2026. All previous notifications, orders, relating to the above Scheme for employees of Non-Government Schools and Colleges, shall stand superseded with immediate effect.

The Scheme shall be applicable to all employees appointed in Non-Government Schools and Colleges regulated in accordance with the provisions of the said Scheme which is as follows:

CHAPTER I - PRELIMINARY

1. Short title, commencement and application

- (1) This Scheme may be called "Meghalaya Non-Government School and College Employees Centralised Provident Fund Scheme, 2026."
- (2) It shall come into force on such date as the State Government may, by notification in the Official Gazette, appoint.
- (3) It shall apply to all non-Government schools and colleges and to all employees to whom the Act applies.

2. Nature of the Scheme

The Scheme shall be a Defined Contribution Scheme, fully aligned with the New Pension Scheme (NPS) framework.

3. Definitions

- (1) In this Scheme, unless the context otherwise requires—
- (i) "Act" means the Meghalaya *Non-Government Schools and Colleges Employees Centralised Provident Fund Scheme Act, 1969* under which this Scheme is framed.
 - (ii) "Annuity" means a periodic payment payable to a subscriber or his or her dependants, purchased from an Annuity Service Provider upon exit from the Scheme.
 - (iii) "Annuity Service Provider" means a life insurance company regulated by the Insurance Regulatory and Development Authority of India (IRDAI) and empanelled under the New Pension Scheme.
 - (iv) "Basic Pay" means the basic pay drawn by a subscriber and includes such components as are treated as basic pay for the purpose of pension contributions.
 - (v) "Board" or "Board of Trustees" means the Board of Trustees constituted under Chapter II of this Scheme for the governance and oversight of the Centralised Provident Fund.
 - (vi) "Central Record Keeping Agency (CRA)" means the agency appointed for record keeping, administration and maintenance of individual subscriber accounts under the Scheme, including allotment and management of Permanent Retirement Account Numbers (PRANs).
 - (vii) "Chairman" means the Chairman of the Board of Trustees.
 - (viii) "Contribution" means the amount contributed by the subscriber and the matching contribution made by the employer to the Tier I account and contribution by subscriber to Tier II under this Scheme.
 - (ix) "CPF" means the Centralised Provident Fund established and administered under the Act and this Scheme.
 - (x) "Defined Contribution Scheme" means a pension or provident fund system in which the benefits payable depend on the contributions made and the investment returns earned thereon, and not on any defined benefit formula.
 - (xi) "Drawing and Disbursing Officer (DDO)" means the employer or any officer authorised to deduct and remit contributions under this Scheme.
 - (xii) "Employee" or "Subscriber" means a person employed in a non-Government school or college to whom the Act and this Scheme apply and who is registered under the Scheme.
 - (xiii) "Employer" means the managing committee, governing body or authority responsible for the management and payment of salary of a non-Government school or college.
 - (xiv) "Exit" means cessation of participation in the Scheme on account of superannuation, premature exit, resignation, termination or death.
 - (xv) "Fund" means the Centralised Provident Fund comprising all contributions, investment income and accretions thereto under this Scheme.

- (xvi) "Fund Manager" or "Pension Fund Manager (PFM)" means a pension fund manager registered with the Pension Fund Regulatory and Development Authority (PFRDA) and appointed by the Board to manage investments under the Scheme.
- (xvii) "Government" means the State Government.
- (xviii) "Investment Option" means the choice exercised by a subscriber regarding asset allocation or pension fund manager, as permitted under the New Pension Scheme framework.
- (xix) "New Pension Scheme (NPS)" means the defined contribution pension system notified by the Government of India and regulated by the Pension Fund Regulatory and Development Authority (PFRDA), including all rules, regulations and guidelines issued thereunder.
- (xx) "Nominee" means the person or persons nominated by the subscriber to receive the benefits payable under the Scheme in the event of the subscriber's death.
- (xxi) "Permanent Retirement Account Number (PRAN)" means the unique and permanent identification number allotted to each subscriber by the Central Record Keeping Agency.
- (xxii) "Scheme" means the Meghalaya *Non-Government Schools and Colleges Employees Centralised Provident Fund Scheme, 2026*, as amended from time to time.
- (xxiii) "State Government" means the Government of the State administering this Scheme.
- (xxiv) "Tier I Account" means the mandatory, non-withdrawable individual retirement account of a subscriber under the Scheme, subject to conditions of withdrawal and exit.
- (xxv) "Tier II Account" means the optional, voluntary and withdrawable account maintained by a subscriber under the Scheme, without employer contribution.
- (xxvi) "Trustee Bank" means the bank designated under the NPS framework for receipt, custody and settlement of funds under this Scheme.
- (xxvii) "Withdrawal" means partial withdrawal permitted from the subscriber's account in accordance with the provisions of this Scheme and NPS norms.
- (2) Words and expressions used but not defined in this Scheme and defined in the Act or under the New Pension Scheme shall have the meanings respectively assigned to them therein.

CHAPTER II - GOVERNANCE STRUCTURE

4. Constitution of the Board of Trustees

- (1) There shall be constituted, with effect from such date as may be notified by the State Government, a Board of Trustees for the overall governance, supervision and oversight of the Centralised Provident Fund under this Scheme.
- (2) The Board of Trustees shall be a body corporate having perpetual succession and a common seal, with power to acquire, hold and dispose of property and to sue and be sued in its own name.
- (3) The Board shall consist of the following members, namely:—
 - (i) seven nominees of the State Government, not below such rank as may be specified by the Government, one of whom shall be designated as the Chairman of the Board;

- (ii) six representatives of the employees, to be nominated in such manner as may be notified by the Government, of whom at least—
 - a) one shall represent aided colleges,
 - b) one shall represent secondary schools, and
 - c) one shall represent elementary schools;
 - (iii) one member having special knowledge or professional experience in banking, finance, investment, actuarial science, pension fund management or capital markets, to be nominated by the State Government.
- (4) The total strength of the Board shall be fourteen members.
- (5) The term of office of the members, the manner of filling casual vacancies, resignation and removal shall be such as may be specified by the Government, provided that continuity and stability of the Board shall be ensured.

5. Role and fiduciary responsibility of the Board

- (1) The Board of Trustees shall act as the fiduciary authority for the subscribers to the Fund and shall discharge its functions in the best financial interests of the subscribers.
- (2) Without prejudice to the generality of the foregoing, the Board shall ensure that—
 - (a) the Fund is managed in a transparent, prudent and professionally sound manner;
 - (b) subscriber interests are protected at all times;
 - (c) governance standards comparable to those applicable under the New Pension Scheme are adhered to.
- (3) The Board shall not directly manage investment of funds but shall exercise strategic oversight and control over all entities engaged in fund management and record-keeping.

6. Powers and functions of the Board

The Board of Trustees shall perform the following functions, namely:—

(1) Policy and oversight

- (i). to lay down broad policy guidelines for implementation of the Scheme, consistent with NPS architecture;
- (ii). to ensure compliance with the Act, this Scheme and applicable financial and pension regulations.

(2) Engagement of intermediaries

- (i). to select, appoint and empanel Pension Fund Managers (PFMs) registered with the Pension Fund Regulatory and Development Authority (PFRDA);
- (ii). to designate a Central Record Keeping Agency (CRA), Trustee Bank, Annuity Service Providers and such other intermediaries as are engaged under NPS.

(3) Monitoring and supervision

- (i). to monitor the performance of Pension Fund Managers and other intermediaries;

- (ii). to review investment performance, risk parameters and operational efficiency on a periodic basis.

(4) Financial management

- (i). to approve the annual budget of the Board and administrative expenses of the Scheme;
- (ii). to ensure that administrative charges are reasonable and in line with NPS norms.

(5) Subscriber protection

- (i). to ensure timely credit of contributions to subscriber accounts;
- (ii). to establish grievance redressal mechanisms for subscribers and employers;
- (iii). to oversee proper handling of nominations, exits, withdrawals and annuitisation.

(6) Reporting and accountability

- (i). to approve annual accounts and audited financial statements of the Fund;
- (ii). to approve the annual report on the functioning of the Scheme for submission to the State Government.

(7) Meetings of the Board

- (i). The Board shall meet at least once in every quarter.
- (ii). The quorum for a meeting of the Board shall be one-half of the total members, including either the Chairman or a member nominated by him.
- (iii). Decisions of the Board shall, as far as possible, be taken by consensus; where consensus is not possible, decisions shall be taken by majority vote.
- (iv). Minutes of every meeting shall be recorded and maintained in such manner as may be prescribed.

7. Committees of the Board

- (1) The Board may constitute one or more committees, including but not limited to—
 - (i). Investment and Risk Management Committee,
 - (ii). Audit and Accounts Committee, and
 - (iii). Grievance Redressal Committee.
- (2) Each committee shall function under the overall supervision of the Board and in accordance with terms of reference approved by the Board.
- (3) The Board may co-opt external experts to such committees, without voting rights.

8. Chief Executive Officer and Secretariat

- (1) There shall be a Chief Executive Officer (CEO) of the Board, appointed with the approval of the State Government.
- (2) The CEO shall be responsible for—
 - (i). day-to-day administration of the Scheme;

- (ii). coordination with PFMs, CRA, Trustee Bank and other intermediaries;
- (iii). implementation of decisions of the Board.

(3) The CEO shall function as the Principal Executive Officer and shall be accountable to the Board.

9. Relationship with the State Government

- (1) The Board shall function under the overall policy control of the State Government.
- (2) The State Government may issue policy directions consistent with the Act, this Scheme and NPS principles, which shall be binding on the Board.
- (3) The Board shall place before the State Government—
 - (i). the annual report,
 - (ii). audited accounts, and
 - (iii). any special reports as may be required.

10. Legal protection

No suit, prosecution or other legal proceeding shall lie against the Board, its members, officers or employees for anything done in good faith in pursuance of the Act or this Scheme.

CHAPTER IV - SUBSCRIBERS AND CONTRIBUTIONS

11. Eligibility and coverage of subscribers

- (1) Every employee of a non-Government school or college to whom the Act applies and who is appointed on or after the date notified by the State Government shall be mandatorily covered under this Scheme.
- (2) Existing employees may be brought under the Scheme in such manner and from such date as may be notified by the State Government, including through migration of accumulated balances, where applicable.
- (3) Employees covered under this Scheme shall not be entitled to the benefits of any other provident fund or defined benefit pension scheme in respect of the same period of service.

12. Registration of subscribers and allotment of PRAN

- (1) Every eligible employee shall be registered as a subscriber under the Scheme immediately on joining service.
- (2) Upon registration, each subscriber shall be allotted a Permanent Retirement Account Number (PRAN) by the Central Record Keeping Agency (CRA).
- (3) The PRAN shall be unique, portable and permanent, and shall remain valid throughout the subscriber's service, irrespective of change of employer or place of posting.
- (4) The subscriber shall furnish, at the time of registration, personal particulars, nomination details and such other information as required under the NPS-aligned registration process.

13. Structure of subscriber accounts

- (1) The Scheme shall operate through the following accounts:—

- (i). Tier I Account - mandatory and non-withdrawable except as permitted under this Scheme;
 - (ii). Tier II Account - optional, voluntary and withdrawable at the option of the subscriber.
- (2) Employer contribution shall be credited only to Tier I Account.
 - (3) The Tier II Account shall not carry any employer contribution.

14. Rate and nature of contributions

- (1) The subscriber contribution and employer contribution to Tier I Account shall be as notified by the Department from time to time.
- (2) Contributions shall commence from the salary of the month following the month of joining service.
- (3) No contribution shall be recovered for the month of joining.
- (4) Contributions to the Tier II Account, where opted for, shall be at the discretion of the subscriber.

15. Deduction and remittance of contributions

- (1) The employer shall function as the Drawing and Disbursing Officer (DDO) for the purposes of this Scheme.
- (2) The DDO shall deduct the subscriber's contribution from the monthly salary bill and arrange for remittance of both subscriber's and employer's contributions.
- (3) Contributions shall be remitted through the CRA-Trustee Bank system, following the same timelines, formats and procedures as applicable under NPS.
- (4) Any delay in deduction or remittance shall be treated as a serious lapse and shall be liable for appropriate action.

CHAPTER V - RECORD KEEPING AND RETURNS

16. Centralised record keeping

- (1) All subscriber records, contributions, investments and account balances shall be maintained in a centralised electronic system by the Central Record Keeping Agency (CRA).
- (2) Individual subscriber accounts shall be updated on a monthly basis upon receipt and reconciliation of contribution data and funds.
- (3) The CRA shall generate periodic account statements and make them accessible to subscribers through electronic and other approved modes.

17. Responsibilities of employers

- (1) Every employer shall be responsible for the accuracy, completeness and timeliness of subscriber data and contribution details.
- (2) Without prejudice to the generality of the above, the employer shall—
 - (a) ensure timely registration of new subscribers;
 - (b) deduct and remit monthly contributions;
 - (c) upload Subscriber Contribution Files (SCF);
 - (d) maintain nomination records; and

(e) facilitate exits, withdrawals and transfers.

- (3) Employers shall strictly adhere to the operational guidelines issued by the Board for implementation of this Scheme.

18. Returns and statements

- (1) Employers shall furnish such returns, statements and information as may be required by the Board for monitoring and reconciliation of contributions.
- (2) The returns shall include, *inter alia*— (i) subscriber-wise contribution details;
(ii) arrears of contributions, if any;
(iii) details of exits, withdrawals and transfers.
- (3) Returns shall be furnished electronically in formats aligned with NPS.

19. Registers and records to be maintained by employers

Every employer shall maintain the following registers and records, namely:—

- (1) PRAN Index Register;
- (2) Subscriber Registration Register;
- (3) Monthly Contribution Register;
- (4) Nomination Register;
- (5) Transfer and Exit Register; and
- (6) such other records as may be required for proper implementation of the Scheme.

20. Inspection and verification

- (1) The registers, records and returns maintained by employers shall be open to inspection by officers authorised by the Board or the State Government.
- (2) The employer shall render all assistance required for verification of records and reconciliation of accounts.

21. Reconciliation and correction of errors

- (1) The employer and the Board shall ensure monthly reconciliation of contributions deducted, remitted and credited to subscriber accounts.
- (2) Any discrepancy noticed shall be rectified promptly through the CRA system.
- (3) Corrections to subscriber data shall be carried out strictly in accordance with procedures applicable under NPS.

CHAPTER VI - INVESTMENT OF FUNDS

22. Investment framework

- (1) The accumulations under the Centralised Provident Fund shall be invested strictly in accordance with the investment framework, asset classes and prudential norms applicable under the New Pension Scheme (NPS).

- (2) The objective of investment shall be to achieve optimal long-term returns, consistent with safety, liquidity and diversification, in the best interest of the subscribers.

23. Pension Fund Managers

- (1) The Fund shall be managed by one or more Pension Fund Managers (PFMs) registered with the Pension Fund Regulatory and Development Authority (PFRDA).
- (2) The Board of Trustees shall empanel and appoint PFMs from among those authorised under NPS.
- (3) The performance of PFMs shall be reviewed periodically by the Board on the basis of returns, risk management and compliance.

24. Choice of investment and default option

- (1) Every subscriber may exercise choice with respect to—
 - a) selection of Pension Fund Manager; and
 - b) investment pattern or asset allocation, in accordance with options available under NPS.
- (2) Where no choice is exercised by a subscriber, contributions shall be invested under the default investment option, as applicable under NPS.

25. Asset classes and investment limits

- (1) Investments may be made in such asset classes as are permitted under NPS, including—
 - (i) Government securities,
 - (ii) corporate bonds,
 - (iii) equity instruments, and
 - (iv) such other instruments as may be permitted by PFRDA.
- (2) Investment limits, exposure norms and risk controls shall be identical to those prescribed under NPS and shall be binding on PFMs.

26. Trustee Bank and settlement

- (1) All funds shall be remitted to and held by the Trustee Bank designated under the NPS framework.
- (2) The Trustee Bank shall be responsible for receipt, custody, settlement and transfer of funds to PFMs in accordance with instructions received through the CRA system.

27. Ownership of funds

- (1) The amounts credited to the individual PRAN accounts shall be the exclusive property of the subscribers.
- (2) The Fund shall not be used for any purpose other than investment and payment of benefits to subscribers.

CHAPTER VII - WITHDRAWALS, EXIT AND BENEFITS**28. Partial withdrawals**

- (1) Partial withdrawals from the Tier I Account shall be permitted only for purposes and subject to conditions identical to those applicable under NPS, including—

- (i) higher education of children,
 - (ii) marriage of children,
 - (iii) medical treatment,
 - (iv) purchase or construction of residential house, and
 - (v) such other purposes as recognised under NPS.
- (2) Partial withdrawals shall be subject to limits on frequency and amount as prescribed under NPS.
- (3) Withdrawals from the Tier II Account shall be permitted at the discretion of the subscriber.

29. Superannuation and normal exit

- (1) A subscriber shall be eligible for exit from the Scheme on attaining the age of superannuation as applicable.
- (2) On exit at superannuation—
- (i) at least fifty per cent (50%) of the accumulated pension wealth in the Tier I Account shall be mandatorily utilised for purchase of an annuity from an IRDAI-regulated life insurance company;
 - (ii) the remaining balance may be withdrawn as lump sum, in accordance with NPS norms.

30. Premature exit

- (1) In the event of exit before attaining the age of superannuation—
- (i) at least eighty per cent (80%) of the accumulated pension wealth shall be mandatorily annuitised;
 - (ii) the balance may be withdrawn as lump sum.
- (2) Premature exit shall be regulated strictly in accordance with NPS rules.

31. Death of subscriber

- (1) In the event of death of a subscriber during service, the entire accumulated pension wealth shall be paid to the nominee or legal heir, in accordance with NPS provisions.
- (2) Mandatory annuitization shall not apply in such cases, unless opted for by the nominee.

32. Annuity and pension benefits

- (1) Annuity shall be purchased only from IRDAI-regulated Annuity Service Providers empanelled under NPS.
- (2) The annuity shall provide for periodic pension payments for the lifetime of the subscriber and, where applicable, to the spouse or dependants, as per the option chosen.

33. Portability and continuity

- (1) The PRAN and accumulated pension wealth shall be fully portable across employers and locations.
- (2) Transfer of service or change of employer shall not affect continuity of the subscriber's account.

CHAPTER VIII - ACCOUNTS, AUDIT AND REPORTING**34. Maintenance of accounts**

- (1) The accounts of the Centralised Provident Fund shall be maintained in a centralised, electronic and subscriber-wise manner through the Central Record Keeping Agency (CRA), in accordance with the processes followed under the New Pension Scheme.
- (2) Each subscriber's account shall reflect—
 - (a) employee contributions;
 - (b) employer contributions;
 - (c) investment returns;
 - (d) withdrawals, exits and annuity purchases; and
 - (e) the closing balance.
- (3) The subscriber-wise accounts maintained by the CRA shall constitute the primary and authoritative record of the Fund.

35. Fund-level accounts

- (1) In addition to subscriber-wise accounts, the Board of Trustees shall maintain Fund-level accounts for the purpose of financial control and reporting.
- (2) Fund-level accounts shall include—
 - (i) receipts and payments account; (ii) income and expenditure account; and (iii) balance sheet.
- (3) Administrative charges, investment management fees and other expenses shall be separately disclosed and shall conform to limits applicable under NPS.

36. Financial year

The accounts of the Fund shall be maintained for each financial year commencing on the 1st day of April and ending on the 31st day of March.

37. Audit of accounts

- (1) The accounts of the Fund shall be audited annually by a statutory auditor appointed by the State Government.
- (2) The audit shall, *inter alia*, cover—
 - (a) accuracy and completeness of contribution flows;
 - (b) reconciliation between deductions, remittances and CRA credits;
 - (c) compliance with NPS investment norms;
 - (d) correctness of withdrawals, exits and benefit payments;
 - (e) administrative and investment management expenses; and
 - (f) internal control systems and risk management.

- (3) The auditor shall have unrestricted access to all records, documents and systems relating to the Fund, including those maintained by PFMs, CRA and Trustee Bank, to the extent applicable.

38. Internal control and reconciliation

- (1) The Board of Trustees shall put in place a robust internal control system for monitoring contributions, investments and benefit payments.
- (2) Monthly reconciliation shall be carried out between— (i) employer deductions, (ii) remittances to the Trustee Bank, and (iii) credits reflected in subscriber accounts.
- (3) Any discrepancy detected shall be rectified promptly and reported to the Board.

39. Annual report

- (1) The Board shall prepare an annual report on the administration and performance of the Scheme for each financial year.
- (2) The annual report shall include, *inter alia*—
 - (i) number of subscribers covered under the Scheme;
 - (ii) total contributions received during the year;
 - (iii) fund size and investment performance;
 - (iv) withdrawals, exits and annuity purchases;
 - (v) audit observations and compliance status; and
 - (vi) grievances received and disposed of.
- (3) The annual report shall be placed before the State Government within such time as may be specified.

40. Submission to the State Government

- (1) The Board shall submit to the State Government—
 - (a) the audited annual accounts;
 - (b) the audit report; and
 - (c) the annual report on the working of the Scheme.
- (2) The State Government may place the same before the Cabinet or Legislature, as deemed appropriate.

41. Disclosure and transparency

- (1) Key information relating to the Scheme, including fund performance, administrative charges and subscriber rights, shall be placed in the public domain.
- (2) Subscribers shall have electronic access to their account statements, transaction history and investment details through the CRA system.

42. Special audit and inspection

- (1) The State Government may, at any time, order a special audit or inspection of the Fund or any part thereof.
- (2) The Board and all intermediaries shall extend full cooperation for such audit or inspection.

CHAPTER IX - MISCELLANEOUS

43. Protection and character of the Fund

- (1) The Centralised Provident Fund constituted under the Act and this Scheme shall be distinct and separate from the Consolidated Fund of the State.
- (2) The Fund shall be held in trust for the exclusive benefit of the subscribers and shall not be deemed to be Government revenue or public money.
- (3) No part of the Fund shall be—
 - (a) credited to the Consolidated Fund of the State; or
 - (b) utilised, appropriated, or diverted for any purpose other than payment of benefits to subscribers or meeting authorised administrative expenses under this Scheme.
- (4) The Fund shall not be liable to attachment, assignment or set-off in respect of any claim against the State Government, the Board or the employer, except as may be provided under law.

44. Power of the State Government to issue directions

- (1) The State Government may, from time to time, issue policy directions consistent with the provisions of the Act, this Scheme and the principles of the New Pension Scheme.
- (2) Such directions may relate to—
 - (a) coverage and eligibility;
 - (b) governance and oversight;
 - (c) investment policy alignment with NPS;
 - (d) risk management and subscriber protection; or
 - (e) administrative and transitional arrangements.
- (3) All directions issued under this clause shall be binding on the Board of Trustees, and the Board shall ensure prompt and faithful compliance.

45. Application of NPS regulations and guidelines

- (1) In respect of all matters relating to contribution processing, record keeping, investment management, withdrawals, exits, annuitisation, audit, disclosure and grievance redressal, the regulations, guidelines and operational instructions issued under the New Pension Scheme shall apply *mutatis mutandis*.
- (2) Where any inconsistency arises between the provisions of this Scheme and the NPS regulations, the provisions of the Act and this Scheme shall prevail to the extent of such inconsistency.

46. Removal of difficulties

- (1) If any difficulty arises in giving effect to the provisions of this Scheme, the State Government may, by order, make such provisions not inconsistent with the Act or this Scheme as may appear necessary for the purpose of removing the difficulty.
- (2) Every order made under this clause shall be laid before the Board and shall be placed on record for audit and transparency.

47. Power to amend the Scheme

- (1) The State Government may, from time to time, amend this Scheme to give effect to changes in NPS architecture, pension regulations or policy requirements.
- (2) Any amendment affecting the rights or obligations of subscribers shall be notified in the Official Gazette and shall have prospective effect, unless expressly provided otherwise.

48. Savings

- (1) Nothing contained in this Scheme shall affect the validity of anything done or any action taken under any previous scheme or arrangement prior to the commencement of this Scheme.
- (2) All contributions, records and benefits accrued prior to such commencement shall be dealt with in accordance with the transitional provisions notified by the State Government.

VIJAY KUMAR MANTRI,

Commissioner & Secretary to the Govt. of Meghalaya,
Education Department.

The 20th January, 2026.

No.RDS.58/2025/2. - In exercise of the powers conferred under Sections 18 of the Assam Land and Revenue Regulation, 1886 (as adopted), the Governor of Meghalaya is pleased to notify the following **Guidelines for Regularization of Excess area on Government Leased Lands.**

1. Short title and commencement:

These Guidelines shall be called the "**Guidelines for Regularization of Excess Area on Government Leased Lands, 2025**", and shall take effect from the date of issue of this Notification.

2. Delegation of Powers:

- (a) The Deputy Commissioners shall be competent authority to regularize all cases of excess area occupation of Government leased land, **upto excess area of 30 Sq. m.**, which share boundaries with other private individuals on all sides.
- (b) All cases where the excess area shares boundaries with any other Government Departments lands or Government vacant land shall be referred to the Government in the Revenue & Disaster Management Department for examination and final approval.

3. Eligibility of Excess area:

Regularization shall be considered only where:

- (a) The excess area is **contiguous** to the originally allotted/lease plot;
- (b) The occupation is **continuous and undisputed**;
- (c) The land is **free from any public requirement, litigation or encumbrances**;
- (d) The land is **well demarcated by boundary walls on all sides**, with no encroachment into the adjacent plots; and
- (e) The proposal does not contravene the provisions of the Meghalaya Transfer of Land (Reg) Act, 1971.

4. Procedure:

- (a) Application shall be submitted to the Deputy Commissioner, where the Additional Director of Survey will undertake a survey and demarcation of the land using GPS/total station to detect any excess area on Government lease land.
- (b) The Deputy Commissioner shall record findings in a ground verification report prepared by an officer not below the rank of Assistant Commissioner and take action as below:
 - (i) All cases Government lease land involving plots sharing boundaries with private individuals shall be disposed of at the level of the Deputy Commissioner concerned, **upto an excess area of 30 Sq. m.**
 - (ii) All cases involving plots sharing any boundary/boundaries with Government Department land or land belonging to any Government organization, shall be submitted to the Government with full details and proper recommendations. The Government shall examine such cases and issue final orders based on the merits of each case.

5. Charges:

- (a) Premium shall be levied at per the rate of the land notified by the Deputy Commissioner from time to time and the rate/percentage levied of such premium would be as notified by the State Government.
- (b) Annual lease rent shall be charged as per rules in force.

6. Exclusions:

Regularization shall not be permitted in respect of:

- (a) Forest land, water bodies, and river banks.
- (b) Land reserved for public utility purpose.

7. Conditions of Regularizations:

- (a) Regularized land shall continue to be governed by the **same tenure and conditions** as mentioned in the original lease/allotment.
- (b) No transfer or mortgage shall be affected without prior approval of the Competent Authority, in conformity with the provisions of the Meghalaya Transfer of Land (Reg) Act, 1971.
- (c) Any violation of these conditions shall render the regularization **liable to cancellation**.

8. General Provisions:

The Government reserves the right to review, amend or modify these Guidelines in whole or in part, from time to time.

SANJAY GOYAL,
Commissioner & Secretary to the Govt. of Meghalaya,
Revenue & Disaster Management Department.

The 20th March, 2026.

No.RDS.2/2025/257. - In exercise of the power conferred under Section 11(d)(i) of the Meghalaya Transfer of Land (Regulation) Act, 1971, the Governor of Meghalaya is pleased to specify the **Hindustan Petroleum Corporation Limited as a Company** to which the provisions of the said Act, shall not apply in relation to transfer of land measuring **4,959 Sq. feet/460 Sq. meters** located at **Bhoirymbong, Lumdaitkhla (PWD NEC Road), PS-Umiam**, Ri-Bhoi District (and more fully described in the Schedule below) by way of lease for a period of **35 (thirty-five) years** from **Smti. Clarissa Syiem to Hindustan Petroleum Corporation Limited** for the purpose of setting up of a retail outlet.

SCHEDULED OF BOUNDARIES

North : PWD Road
East : Land of Balin Mawthoh
South : Land of Balin Mawthoh
West : Land of Hynriewnosha Mawthoh

M. LAKIANG,
Joint Secretary to the Government of Meghalaya,
Revenue & Disaster Management Department.

The 24th March, 2026.

No.RDS.14/2026/Pt./29. - In exercise of the power conferred under Section 11(d)(i) of the Meghalaya Transfer of Land (Regulation) Act, 1971, the Governor of Meghalaya is pleased to specify the **Indian Oil Corporation Limited** as a Company to which the provisions of the said Act, shall not apply in relation to transfer of land measuring **1,225 Sq. m. (more or less)** located at **Nongtalang Village, West Jaintia Hills District** (and more fully described in the Schedule below) by way of lease for a period of **30 (thirty) years** from **Shri Longmin Rymbui** to **Indian Oil Corporation Limited** for the purpose of setting up of a Retail Petroleum Outlet.

SCHEDULED BOUNDARIES

North : Land of Longmin Rymbui
East : Land of Longmin Rymbui
South : NH-206
West : Land of Longmin Rymbui.

M. LAKIANG,

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

The 24th March, 2026.

No.RDS.14/2026/Pt.II/35. - In exercise of the power conferred under Section 11(d)(i) of the Meghalaya Transfer of Land (Regulation) Act, 1971, the Governor of Meghalaya is pleased to specify the **Indian Oil Corporation Limited** as a Company to which the provisions of the said Act, shall not apply in relation to transfer of land measuring **1,000 Sq. m. (more or less)** located at **Khliehtyrshi, West Jaintia Hills District** (and more fully described in the Schedule below) by way of lease for a period of **30 (thirty) years** from **Shri Ram Passah** to **Indian Oil Corporation Limited** for the purpose of setting up of a Retail Petroleum Outlet.

SCHEDULED BOUNDARIES

North : Shillong to Jowai Road (NH 44)
East : Land of Trilian Rymbai
South : Land of Trilian Rymbai
West : Land of Trilian Rymbai.

M. LAKIANG,

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

The 24th March, 2026.

No.RDS.12/2025/Pt./42. - In exercise of the power conferred under Section 11(d)(i) of the Meghalaya Transfer of Land (Regulation) Act, 1971, the Governor of Meghalaya is pleased to specify the **Indian Oil Corporation Limited** as a Company to which the provisions of the said Act, shall not apply in relation to transfer of land measuring **1,400 Sq. m. (more or less)** located at **Lailad, Majai, East Khasi Hills District** (and more fully described in the Schedule below) by way of lease for a period of **30 (thirty) years** from **Smti. Kerdamii Khylllep** to **Indian Oil Corporation Limited** for the purpose of setting up of a Retail Petroleum Outlet.

SCHEDULED BOUNDARIES

North : Ka Bri ka Trian Marbaniang bad U Rinam Lyngai
East : Ka Bri Ka Entis & Footpath
South : Ka footpath & P.W.D. Road
West : Ka P.W.D. Road & U Rinam Lyngai.

M. LAKIANG,

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

The 24th March, 2026.

No.RDS.53/2025/80. - In exercise of the power conferred under Section 11(d)(i) of the Meghalaya Transfer of Land (Regulation) Act, 1971, the Governor of Meghalaya is pleased to specify the **Indian Oil Corporation Limited** as a Company to which the provisions of the said Act, shall not apply in relation to transfer of land measuring **2025 Sq. mt. out of 3216.12 Sq.mt.** located at **Umngat Village, Ri-Bhoi District** (and more fully described in the Schedule below) by way of lease for a period of **30 (thirty) years** from **Smti. Mary Evangelyne Sohshang** to **Indian Oil Corporation Limited** for the purpose of setting up of a retail outlet.

SCHEDULED OF BOUNDARIES

North : Paddy field of Smti. V. Myrthong
East : Adjacent to the footpath
South : Adjacent to the land of Smti. Sinora Thangmyrsiang
West : Adjacent to the Umran River.

M. LAKIANG,

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

The 23rd March, 2026.

No.FEG.33/2016/Pt/269. - In the interest of public service, the Governor of Meghalaya is pleased to notify **On Boarding of Additional Payment Gateway** to be integrated with Government Receipt Accounting System (GRAS) IndusInd Bank in addition to State Bank of India for online receipt of all types of Government fees/revenue/payments etc., from the citizen and other agencies through various payment channels like UPI System, Internet Banking, Debit Card, Credit Card, IMPS, etc., including payment across Bank Counters Branches of the aforesaid Banks. The system would be commonly known as Meghalaya e-Payment which would be accessible on the website <https://megepayment.gov.in>. The NIC shall be the nodal agency for on-boarding all the departments on the GRAS platform. The Director of Accounts and Treasuries, Meghalaya and the State Cyber Treasury Officer shall be overall responsible for the management and implementation of the GRAS in the State.

Secretary to the Govt. of Meghalaya,
Finance Department.

The 17th March, 2026.

No.CDD.73/2022/Pt/52. - In partial modification of this Department's Notification No.73/2022/Pt/29, dated 19th December, 2022 the Governor of Meghalaya is pleased to notify and transfer the following villages as below:-

Villages of Shallang C&RD Block to be transferred/shifted to Mawshynrut C&RD Block.

1. Jynruniangbrak.
2. Iew Jynru.
3. Riangshiang.
4. Dohdemkawkohram.

New Village to be included in Mawshynrut C&RD Block.

1. Bolsalbalsri.

SAMPATH KUMAR,
Principal Secretary to the Govt. of Meghalaya,
Community & Rural Development Department.

The 10th March, 2026.

No.JHADC/GENL/26/2025/48. - The Executive Committee, Jaintia Hills Autonomous District Council is pleased to re-constitute the Resources Mobilisation Committee in the Finance Department with the terms of reference as spell out in Notification No.JHADC/GENL/15/91/1, dated 24th April, 1991 and to appoint Shri Octomewot Lamin, Nominated MDC as Chairman of the Resources Mobilisation Committee, Jaintia Hills Autonomous District Council with rank and status equivalent to that of the Deputy Chief Executive Member, Jaintia Hills Autonomous District Council with effect from the date of his assumption of office and until further order.

The Resources Mobilisation Committee shall comprise of the following members:-

1. Chairman - Shri Octomewot Lamin, Nominated M.D.C. JHADC.
2. Secretary - Finance and Accounts Officer to be assisted by the Assistant Finance and Accounts Officer.
3. Official Members:-
 - (i) Chief Forest Officer, JHADC, Jowai.
 - (ii) Revenue Officer, JHADC, Jowai.
 - (iii) Licensing Officer, JHADC, Jowai.
4. Non-Official Members - 4 (four) members as may be appointed by the Executive Committee JHADC.

Function in brief - Augmentation of revenue receipts, suggestion for utilization of revenue resources.

The Committee shall be convened to meet at least once in a month. The Secretary shall record the proceeding of the Committee.

The Secretary of the Committee shall always consult the Chairman in convening the meeting of the Committee and the business to be transacted by the Committee. He shall submit a Report to the undersigned regularly every three months of the performance and achievement of the Committee and of the problem and hardship facing by the Committee for placing in the Executive Committee.

Secretary,
Executive Committee,
Jaintia Hills Autonomous District Council,
Jowai.

The 5th March, 2026.

No.GHADC-Rev/GC-II/1493/21/4503-4507. - In order to safeguard, preserve, and protect the land, customary rights, and traditional ownership of the Indigenous Tribal Communities of Garo Hills District, and to prevent alienation of such lands to persons belonging to Non-Tribal Communities, the Garo Hills Autonomous District Council, Tura, in exercise of the powers conferred under the Sixth Schedule to the Constitution of India and the laws, rules, and customary practices governing land administration within the District, hereby issues the following directions:

1. That no person belonging to a Non-Tribal Community shall acquire, purchase, hold, possess, inherit, lease, mortgage, transfer, or claim any right, title, or interest over any land situated within the Garo Hills District.
2. That any transfer, settlement, mutation, registration, or recognition of land in favour of a Non-Tribal person shall not be valid and shall not be acted upon by any authority.
3. That any benami transaction or arrangement whereby land is held for the benefit or use of a Non-Tribal person shall be prohibited and such holding shall be void and unenforceable.
4. That any right or possession obtained in contravention of this Notification shall be liable to cancellation, resumption, or restoration in accordance with law.
5. Provided that nothing contained herein shall affect:
 - (a) Non-Tribal persons who lawfully inherited or acquired ancestral property prior to the coming into force of the applicable Land Transfer laws or regulations; or
 - (b) Any holding or transaction expressly sanctioned by the Government or the competent authority under any law for the time being in force.

Such exempted holdings shall not be further transferred without prior approval of the competent authority.

This Notification shall come into force with immediate effect.

Deputy Chief Executive Member,
I/C. Land and Revenue,
Garo Hills Autonomous District Council,
Tura.

The 24th March, 2026.

No. JHADC/LEG/1/2026/40. - In pursuance of Rule 81 of the Jaintia Hills Autonomous District Council, Rules, 1951, the Jaintia Hills Autonomous District Council, Jowai in its Budget Session held on the 18th March, 2026, and on the motion brought by the Executive Committee is pleased to constitute the **Select Committee** of the Jaintia Hills Autonomous District Council with immediate effect to redraft the Amendment Bill, **"Establishment of Elaka and Village and Election and Appointment, Power & Function and Jurisdiction of Dolloi/Sirdar and Waheh Shnong" Amendment Bill, 2026** with the following Members and to carry out the duties and functions as empowered under the Rules:-

Chairman: - Shri T. Shiwat, CEM.

Members:-

- 1. Shri A. A. Shullai, L.O.
- 2. Shri M. B. Rymbai, MDC.
- 3. Shri M. Pariat, E.M.
- 4. Shri M. M. Swer, E.M.
- 5. Shri L. Rymbai, Dy. CEM.
- 6. Shri J. Pohtam, MDC.

Secretary:- Secretary, Executive Committee shall be the Secretary of the Select Committee.

S. SHANGPUNG,
Chairman,
Jaintia Hills Autonomous District Council,
Jowai.