

THE ASSAM GAZETTE

অসাধাৰণ

প্ৰাপ্ত কৰ্ত্ত্ত্বৰ দ্বাৰা প্ৰকাশিত

PUBLISHED BY THE AUTHORITY

নং 475 দিশপুৰ, সোমবাৰ, 11 অক্টোবৰ, 2021, 19 আহিন, 1943 (শক)

No. 475 Dispur, Monday, 11th October, 2021, 19th Asvina, 1943 (S. E.)

GOVERNMENT OF ASSAM ORDERS BY THE GOVERNOR MINES & MINERALS DEPARTMENT

NOTIFICATION

The 7th October, 2021

No.PEM.130/2021/40.- In exercise of the powers conferred by the sub-section (1) of section 15 and section 23C of the Mines and Minerals (Development and Regulation) Act, 1957 (Central Act 67 of 1957), the Governor of Assam is hereby pleased to make the following rules further to amend the Assam Minor Mineral Concession Rules, 2013, hereinafter referred to as the principal Rules, in the manner hereinafter appearing, namely: -

- Short title and1. (1)These rules may be called the Assam Minor Mineral Concessioncommencement(Amendment) Rules, 2021.
 - (2) They shall come into force on the date of their publication in the Official Gazette.

Amendment of2.In the principal Rules, in Rule 5, for the existing the sub-rule (3),rule 5the following shall be substituted, namely: -

" (3) (i) - The minor minerals, when shall be used or consumed by Government Departments, the rates of Royalties shall be paid as per the rates prescribed in the Third Schedule appended to these rules and other Ancillary Charges as shall be notified by Government, shall be deducted by the Government Departments through the Treasury in proportionate rate to the percentage of the total cost of project excluding taxes as GST, IT etc..

The minor minerals, when shall be used or consumed by Government Agencies the rates of Royalties shall be deducted as per the rates prescribed in the Third Schedule appended to these rules and other Ancillary Charges as shall be notified by Government, at the time of payment of bills of contractors or suppliers in proportionate rate to the percentage of the total cost of project excluding taxes as GST, IT etc. and thereafter shall deposit in the appropriate Head of Account or Bank Account as shall be notified by Government for the said purpose..

(ii) The minor minerals, when shall be used or consumed by Central Government Departments or any of their Agencies, the rates of Royalties shall be paid as per the rates prescribed in the Third Schedule appended to these rules and other Ancillary Charges as shall be notified by Government. Such Departments or Agencies shall ensure that prescribed Royalties and ancillary charges have been paid by the Contractors/Suppliers/Agencies before making final payment against their bills.

(iii) Urban local bodies shall collect Royalty as prescribed in the Third Schedule in 4 (four) equal instalments. The first instalment shall be collected at the time of granting of building construction permission, the next two instalments during construction and the final instalment on completion of the construction works. The Royalties as collected by the Urban Local Bodies shall be deposited the Head of Account or Bank account as shall be notified by the Government.

In rural areas, the existing procedure of making payments of Royalties shall continue.

(iv)The rates as appended in the Third Schedule and process as prescribed above shall be applicable to fresh tenders only."

In the principal Rules, in rule 8, in sub-rule (6), in between the punctuation mark and figure "(6)" and the word "The lessee" the punctuation mark and figure "(i)" shall be inserted and thereafter at the end of clause (i) the following new clauses shall be inserted, namely: -

" (ii) - The minor minerals, when shall be used or consumed by Government Departments, the rates of Royalties shall be paid as per the rates prescribed in the Third Schedule appended to these rules and other Ancillary Charges as shall be notified by Government, shall be deducted by the Government Departments through the Treasury in proportionate rate to the percentage of the total cost of project excluding taxes as GST, IT etc.

The minor minerals, when shall be used or consumed by Government Agencies the rates of Royalties shall be deducted as per the rates prescribed in the Third Schedule appended to these rules and other Ancillary Charges as shall be notified by Government, at the time of payment of bills of contractors or suppliers in proportionate rate to the percentage of the total cost of project excluding taxes as GST, IT etc. and thereafter shall deposit in the appropriate Head of Account or Bank Account as shall be notified by Government for the said purpose.

(iii) The minor minerals, when shall be used or consumed by Central Government Departments or any of their Agencies, the rates of Royalties shall be paid as per the rates prescribed in the Third Schedule appended to these rules and other Ancillary Charges as shall be notified by Government. Such Departments

Amendment of rule 8

3.

or Agencies shall ensure that prescribed Royalties and ancillary charges have been paid by the Contractors/Suppliers/Agencies before making final payment against their bills.

(iv) Urban local bodies shall collect Royalty as prescribed in the Third Schedule in 4 (four) equal instalments. The first instalment shall be collected at the time of granting of building construction permission, the next two instalments during construction and the final instalment on completion of the construction works. The Royalties as collected by the Urban Local Bodies shall be deposited the Head of Account or Bank account as shall be notified by the Government.

In rural areas, the existing procedure of making payments of Royalties shall continue.

(v)The rates as appended in the Third Schedule and process as prescribed above shall be applicable to fresh tenders only. "

In the principal Rules, in rule 27, in sub-rule (4), in between the punctuation mark and figure "(4)" and the word "The Royalty", the punctuation mark and figure "(i)" shall be inserted and thereafter at the end of clause (i) the following new clauses shall be inserted, namely: -

" (ii) Ordinary Earth/Clay, when shall be used or consumed by Government Departments, the rates of Royalties shall be paid as per the rates prescribed in the Third Schedule appended to these rules and other Ancillary Charges as shall be notified by Government, shall be deducted by the Government Departments through the Treasury in proportionate rate to the percentage of the total cost of project excluding taxes as GST, IT etc..

The minor minerals, when shall be used or consumed by Government Agencies the rates of Royalties shall be deducted as per the rates prescribed in the Third Schedule appended to these rules and other Ancillary Charges as shall be notified by Government, at the time of payment of bills of contractors or suppliers in proportionate rate to the percentage of the total cost of project excluding taxes as GST, IT etc. and thereafter shall deposit in the appropriate Head of Account or Bank Account as shall be notified by Government for the said purpose.

(iii) The minor minerals, when shall be used or consumed by Central Government Departments or any of their Agencies, the rates of Royalties shall be paid as per the rates prescribed in the Third Schedule appended to these rules and other Ancillary Charges as shall be notified by Government. Such Departments or Agencies shall ensure that prescribed Royalties and ancillary charges have been paid by the Contractors/Suppliers/Agencies before making final payment against their bills.

(IV) Urban local bodies shall collect Royalty as prescribed in the Third schedule in 4 (four) equal instalments. The first instalment shall be collected at the time of granting of building

Amendment of 4. rule 27 construction permission, the next two instalments during construction and the final instalment on completion of the construction works. The Royalties as collected by the Urban Local Bodies shall be deposited in the Head of Account or Bank account as shall be notified by the Government.

In rural areas, the existing procedure of making payments of Royalties shall continue.

(v)The rates as appended in the Third Schedule and process as prescribed above shall be applicable to fresh tenders only."

In the principal Rules, after the Second Schedule, the following new Schedule shall be inserted , namely: -

5.

"THIRD SCHEDULE

Appropriate amount of Royalty to be deducted by Government user agencies (See Rule 5(3), 8(6) and 27(4))

Sl. No.	Work	Appropriate amount of Royalty of Minor Mineral as percentage of Project Cost excluding taxes as GST, IT etc.
1	RCC Building/RCC Work	2.00 %
11.	Assam Type Building (Single floor)	1.00 %
HI	Assam Type Building (Ground floor + 1 or more)	2.00%
IV	RCC Bridge Work	2.00 %
V	DBM & BC Work	2.00 %
VI	Road Improvement / Re-construction Work	3.00 %
VII	New Road Construction Work with Bituminous Work	6.00 %
VIII	New Road Construction Work with ICBP	3.00 %
IX	Earth Work/ Ordinary Clay	9.00%
X	Earth Work along with Geobag Protection Work	3.50 %
XI	Earth Work along with Boulder Protection Work	5.50 %
XII	River Protection Work with Boulder	4.00%
XIII	River Protection Work with Geobag	1.50 %
XIV	River Protection Work with Boulder and Geobag	2.00 %
XV	Head work/Brick work of Irrigation projects	4.00%
XVI	Pradhan Mantri Awas Yojana (PMAY)	1.00% "

KRISHNA KUMAR DWIVEDI,

Principal Secretary to the Government of Assam, Mines and Minerals Department.