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



# The Gazette of Meghalaya

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 25 Shillong, Monday, March 23, 2015 2nd Chaitra, 1937 (S. E.)

## PART IV

GOVERNMENT OF MEGHALAYA MEGHALAYA LEGISLATIVE ASSEMBLY SECRETARIAT ORDERS BY THE GOVERNOR

## NOTIFICATION

The 23rd March, 2015.

**No.LB.8/LA/2013/9.**—It is hereby notified for general information that Shri Shanbor Shullai, Hon'ble Deputy Speaker, Meghalaya Legislative Assembly has resigned from the post of Deputy Speaker with effect from 21st March, 2015 (A.N.).

The Speaker has accepted his resignation.

H. MYLLIEMNGAP, Secretary, Meghalaya Legislative Assembly.

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## **PART-V**

GOVERNMENT OF MEGHALAYA MEGHALAYA LEGISLATIVE ASSEMBLY SECRETARIAT ORDERS BY THE GOVERNOR

#### NOTIFICATION

The 23rd March, 2015.

**No.LB.30/LA/2015/5.**—The Meghalaya Clinker Cess Bill, 2015 introduced in the Meghalaya Legislative Assembly on the 23rd March, 2015 together with the statement of Objects and Reasons is published under Rule 71 of the Rules of Procedure and Conduct of Business in the Meghalaya Legislative Assembly for general information.

#### **MEGHALAYA CLINKER CESS BILL, 2015**

#### Α

#### BILL

to provide for the levy and collection of Cess on Clinker within the State of Meghalaya for promotion of education and for the matters connected therewith.

Be it enacted by the legislature of the State of Meghalaya in the Sixty-sixth Year of the Republic of India as follows:-

Short title extent and	1.	(1)	This Act may be called the Meghalaya Clinker Cess Act, 2015.	
commencement		(2)	It shall extend to the whole of the State of Meghalaya.	
		(3)	It shall come into force at once.	
Definitions	2.	In this Act, unless the context otherwise requires -		
		(a)	'Act' means the Meghalaya Clinker Cess Act, 2015;	
		(b)	'Cess' means a cess leviable or collection of Cess under Section 3;	
		(c)	'Clinker' means the manufactured clinker produced by the clinker factories within the State of Meghalaya.	
		(d)	'Godown' means any stock - yard or warehouse where clinker is stocked for sale or transfer;	
		(e)	'Government' means the Government of the State of Meghalaya.	
		(f)	'manufacture' means clinker produced by factories, industrial units or cement companies;	
		(g)	'prescribed' means prescribed by rules made under this Act;	
		(h)	'section' means a Section of this Act; and	
		(i)	'remove' means to transport the Clinker from the dumping place for transfer or trading.	
Imposition of Cess	3.	On and from the coming into force of this Act, there shall be levied and collected a cess on Clinker from any person or factory who manufacture or produce Clinker within the State according to the provisions of this Act.		

Rate of Cess	4.	(1)	The rate of cess to be levied and collected from Clinker under Section 3 shall be rupees twenty per metric tonne.	
		(2)	The rate of cess may be revised by the Government by notification in the official Gazette as and when the Government deems it necessary.	
Application to the proceeds of the cess	5.	Cons	proceeds of cess collected under this Act shall first be credited to the solidated Fund of the State to be utilized, after due appropriation made he Legislature by law, for the purpose of:-	
		(a) p	romotion of Education; and	
		( )	natters connected for providing additional financial support for the elopment of Education.	
<i>Manner of collection and payment of the Cess</i>	6.	(1)	The Cess under this Act shall be leviable and payable in the manner as may be prescribed.	
		(2)	Unless the cess due under this Act has been paid, no person shall remove or transport or attempt to remove or transport any manufactured clinker from any factory, stock-yard, warehouse and godown for sale or transfer.	
Penalty for non-payment of cess	7.	pres in thi a pe	y cess payable under this Act is not paid within such period as may be cribed, it shall be deemed to be in arrear and the authority prescribed s behalf may impose on the person manufacturing or removing clinker nalty not exceeding the amount of cess in arrears, in addition to the payable;	
		Provided that before imposing the penalty, such person shall be given an opportunity of being heard and if the said authority is satisfied that the default was for good and sufficient reasons, no penalty shall be imposed under this section.		
Recovery of sum dues.	8.	Any cess due under this Act, including penalty under Section 7, if not paid within the time prescribed, shall be recoverable by detaining and selling by the authority prescribed in this behalf any clinker belonging to such person or factory and if the sum cannot be so recovered the same shall be recoverable as if it were an arrear of land revenue.		

Offences	9.	(1)	Whoever evades payment of the cess under this Act shall on conviction by a court be punishable with imprisonment for a term which may extend to six months of with fine which may extend to rupees twenty thousand or with both and no court inferior to that of a magistrate of the first class shall try any such offence under this Act.
		(2)	No court shall take cognisance of any offence under this Act or under the rules made thereunder except with the previous sanction of the Commissioner of Taxes.
Offences by for the second sec		pers resp be d	re an offence under this Act has been committed by a company, every on who at the time the offence committed was incharge of, and was onsible for the conduct of the company, as well as the company, shall eemed to be guilty of the offence and shall be liable to be prosecuted nst and punished accordingly:
		this knov	ided that such person shall not be liable to any punishment under section if he proves that the offence was committed without his vledge and that he had exercised all due diligence to prevent the mission of such offence.
Protection of action taken in good faith	11.	or a	uit, prosecution or legal proceedings shall lie against the Government ny of its officers or staff for anything done or intended to be done in I faith under this Act or the rules made thereunder.
Competent Authority to recover, enforce payment of tax, hear appeals and exercise powers under the Act.	12.	hear the I shall to e	authorities competent to recover and enforce payment of cess, appeals and exercise powers and functions incidental thereto under Meghalaya Value Added Tax Act 2003, and rules framed thereunder , within the local limits of the jurisdiction, be the authorities competent exercise the corresponding powers and functions under this Act or ules so prescribed.
Bill or cash memorandum to be issued at the time of lifting of clinker	13.	from the f or tra or pe signe	the factory, stock-yard, warehouse and godown for sale or transfer, actory or the person or the operator responsible for effecting removal ansportation of such manufactured clinker, shall issue to the customer erson lifting such clinker, a bill or cash memorandum serially numbered, and by him or his employee or manager or agent showing therein such culars as may be prescribed and shall retain the counterfoil or duplicate

copy of such bill or cash memorandum and preserve it for a period not less than eight years and shall also make proper account for the same.

# Power to make<br/>rules14. (1)The Government may by notification in the Official Gazette make<br/>rules for carrying out the purposes of this Act.(2)In particular and without prejudice to the generality of the foregoing

- (2) In particular and without prejudice to the generality of the foregoing powers such rules may provide for all or any of the following matters, namely, -
- (a) the manner of levy and payment of cess;
- (b) the time within which cess and penalty (under Section 7) shall be paid;
- (c) the authority which may impose penalty under Section 7;
- (d) the authority which may detain and sell clinker under Section 8;
- the manner in which the cess shall be applied for the purpose of this Act;
- (f) the form or receipts for payment of the cess, and
- (g) any other matter that may have to be prescribed.

Power to remove<br/>difficulties15.If any difficulty arises in giving effect to any provision of this Act the State<br/>Government may, by general or special order, do anything not inconsistent<br/>with such provision for the purpose of removing the difficulty:

Provided no order of removal of such difficulty shall be made after the expiry of the period of two years from the date of commencement of this Act.

#### STATEMENT OF OBJECTS AND REASONS

To reduce the gap between actual requirement and availability of funds in the Education sector in the State, it is necessary to generate additional revenue to the State by tapping some resources from the clinker manufacturing sector and utilising them for meeting the additional requirements towards payment of salary, amongst others, with a view to strengthening the development of education in the State.

Hence the Bill.

Dr. MUKUL SANGMA,

Chief Minister In-charge Taxation.

#### H. MYLLIEMNGAP,

Secretary, Meghalaya Legislative Assembly.

#### FINANCIAL MEMORANDUM

The provisions of this Bill when enacted and enforced will be administered by the staff of the Taxation Department and no additional expenditure will be necessary for the purpose.

#### MEMORANDUM OF DELEGATED LEGISLATION

Clause 14 of the Bill empowers the State Government to make Rules which are matters of detail.

Clause 15 of the Bill empowers the State Government to pass order for removing any difficulty during the implementation of the provisions of the enactment not inconsistent with the provisions of the enactment.