#### NOTIFICATION

Dated Aizawl, the1st April, 2005.

No. J-19020/1/2000-TAX/pt: In exercise of the powers conferred by Section 81 of the Mizoram Value Added Tax Act, 2005 (Act No.1 of 2005), the Governor of Mizoram is pleased to make the following rules, namely:-

#### 1. Short title, extent and commencement:

- (a) These rules may be called the Mizoram Value Added Tax Rules, 2005.
- (b) It shall extend to the whole of Mizoram.
- (c) It shall come into force from the date of publication in the Official Gazette.

#### 2. **Definitions**: -

- (1) In these rules unless the context otherwise requires –
- (a) 'Act' means the Mizoram Value Added Tax Act, 2005.
- (b) 'Agent' means a person authorised by a dealer in writing to appear or act on his behalf before a Superintendent of Taxes, an Assistant Commissioner of Taxes, a Deputy Commissioner of Taxes, a Joint Commissioner of Taxes, a Commissioner of Taxes or any other person appointed to assist the Commissioner under sub-section (2) of section 3 of the Act, as the case may be, being –
  - (i) a relative of the dealer,
  - (ii) a person regularly employed by the dealer,
  - (iii) an advocate or any other person entitled to plead in the Court of law in India,
  - (iv) a person who has been enrolled as a member of the Institute of Chartered Accountants of India or the Institute of Cost and Works Accountants of India or has passed the degree examination in Commerce recognized by any Indian University incorporated by law for the time being in force and permitted by the Commissioner in writing to act as authorized representative or agent on behalf of the dealer.
- (c) "Assistant Commissioner" means an Assistant Commissioner of Taxes referred to in rule 3, and any person appointed by that designation by the State Govt. under subsection (2) of Section 3;
- d) "Deputy Commissioner" means a Deputy Commissioner of Taxes referred to in rule 3 and any person appointed by that designation by the State Government under subsection (2) of section 3;
- (e) "Form" means a form prescribed and appended to these rules;
- (f) "Government Treasury" means in respect of a dealer, the treasury and sub-treasury as the case may be, of the area where the dealer's place of business or, if he has more than one such place, his chief branch or head office is situated;
- (g) "Inspector" means the Inspector of Taxes referred to in rule 3 and any person appointed by that designation by the State Government under sub-section (2) of Section 3;

- (h) "Joint Commissioner" means any person appointed to be a Joint Commissioner referred to in rule 3 and any person appointed by that designation by the State Government under sub-section (2) of Section 3;
- (i) "Place of business" means any place where a dealer sells any goods or keeps accounts of sales or purchases;
- (j) "Return period", means the period for which returns are prescribed to be furnished by a dealer;
- (k) "Rule" means a rule of these rules;
- (I) "Section" means a section of the Act;
- (m) "Superintendent" means Superintendent of Taxes referred to in rule 3 and any person appointed by that designation by the State Government under sub-section (2) of section 3:
- (2) All expressions used in these rules, which are not defined but defined in the Act shall have the same meaning as in the Act.

#### <u>CHAPTER – II</u>

#### Taxing Authorities and Delegation of powers.

- 3. <u>Taxing Authorities</u> There shall be the following Taxing Authorities to assist the Commissioner, namely
  - (i) Joint Commissioner of Taxes.
  - (ii) Deputy Commissioner of Taxes.
  - (iii) Deputy Commissioner of Taxes (Appeals).
  - (iv) Assistant Commissioner of Taxes.
  - (v) Superintendent of Taxes.
  - (vi) Inspector of Taxes.
- 4. Subject to the provisions of the Act and the Rules made there-under, the Commissioner may, by notification in the Official Gazette, delegate the powers to be exercised by above classes of officers and shall, by like notification, specify the area in which such powers are to be exercised by each of the above classes of officers.

#### CHAPTER - III

#### Registration of dealer.

#### 5. Registration:

An application for registration under section 21 of the Act, shall, on commencement of the Act, be made within such time as may be notified by the Commissioner in the Official Gazette and thereafter, be made within one month from the date of liability to pay tax under section 7 of the Act. The application shall be addressed to the Assistant Commissioner or the Superintendent as the case may be in Form - 1.

#### 6. An application for registration shall, amongst other particulars, specify:

- (1) the name and style, location and branches, if any, of the business;
- (2) the class or classes of goods ordinarily purchased for the purpose of resale in the State;
- (3) the class or classes of goods, if any, manufactured for sale in the State;
- (4) the class or classes of goods imported from outside the State for the purpose of sale in the State;
- (5) the gross turnover of the business during the preceeding twelve months and;
- (6) the language in and the year for which accounts are maintained;

#### 7. An application for the registration shall be signed and verified in the case of -

- (a) individuals, by the proprietor of the business;
- (b) an association of persons, by an adult member or the principal officer;
- (c) a firm, by the managing partner or an adult partner of the firm;
- (d) a Hindu undivided or joint family, by the manager or karta or any adult member of the family;
- (e) a company, by the managing director, or any director of the Company or Secretary, Manager or a Principal Officer or Chief Executive Officer of the Company in India;
- (f) any Government Department, by the head of the Office;
- 8. The person making an application for registration shall specify the capacity in which the application is made, signed and verified.
- 9. The certificate to be granted under Section 21 shall be in **Form 2**.
- 10. The particulars to be specified in the certificate shall, so far as possible, be described in the same terms as are used in the application for registration.
- 11. Each certificate shall bear a unique number to be known as TIN (taxpayer's identification number) which shall be represented by numerals of 11 (eleven) digits. The unique registration numbers to be entered on a Certificate shall be such as maybe assigned by the Commissioner for each Zonal / District / Circle Office.
- 12. A certificate shall be issued for such place of business and it shall be kept at the place of business to which it relates.
- 13. Any dealer may obtain, on payment of the fee referred to in Rule 86, a duplicate copy of any certificate which has been issued to him and which may have been lost, destroyed or defaced.
- 14. Where a registered dealer applies for cancellation or amendment of his certificate of registration, he shall submit the certificate with his application to the Assistant Commissioner or the Superintendent as the case may be.
- 15. Where a dealer has failed to pay any tax, penalty or interest under this Act, or has failed to furnish return, the appropriate assessing authority shall be competent to suspend registration of such dealer under sub-section (8) of section 21 after giving him a notice to show

cause against such suspension and specifying or date in that notice ordinarily not earlier than fourteen days from the date of receipt of the notice for compliance.

- 16. (a) A register of certificate of registration issued shall be maintained by the Assistant Commissioner or the Superintendent as the case may be in **Form- 3**.
  - (b) A General Index Register of dealers shall be maintained by Assistant Commissioner or the Superintendent as the case may be in **Form-4**.

#### CHAPTER - IV

# Returns period, prescribed date and manner of furnishing returns, payment of tax.

#### 17. Returns:

Every registered dealer shall furnish return of his total turnover under section 23 of the Act to the Assistant Commissioner or the Superintendent in **Form – 5**.

18. (1) The returns referred in section 23 during the first year of the operation of the Act shall be furnished quarterly as shown herein below so as to reach the Assistant Commissioner or the Superintendent of Taxes on or before the date noted against each quarter as specified below –

(a) For the quarter ending 31<sup>st</sup> March by 30<sup>th</sup> April.
 (b) For the quarter ending 30<sup>th</sup> June by 31<sup>st</sup> July.
 (c) For the quarter ending 30<sup>th</sup> September by 31<sup>st</sup> October.
 (d) For the quarter ending 31<sup>st</sup> December by 31<sup>st</sup> January.

Provided that the Commissioner of Taxes may, by an order in writing, direct any dealer to submit returns for the period less than the quarter or a month within such date as may be specified in the order and may likewise at any time modify or annul his order.

(2) A dealer may, within 30 days of the end of every month voluntarily submit the return of that month duly accompanied by a treasury challan as a token of payment of the tax whereupon such a dealer shall be entitled to a rebate of 0.5 percent for the tax deposited for that month. Such rebate may be adjusted by deduction from the tax due for that month before payment of the tax.

#### 19. Submission of statement of consignees -

A dealer who claims exemption on account of transfer of goods to his head office or branches or commission agents shall furnish a statement in **Form - 6** along with the return.

#### 20. Submission of statement of consignors -

A dealer who has obtained goods from outside the State shall furnish a statement in **Form – 7** along with return.

21. All returns required to be furnished shall be signed and verified as in the case of an application for registration under rules 6 and 7.

- 22. The notice referred to in sub-section (2) of section 23 shall be issued and served in Form 8.
- 23. The application/declaration required to be furnished under sub-section (2) of section 21 shall be furnished in the manner indicated in rule 17 and for such period and within such time as may be specified in the notice.
- 24. Any dealer who is required to furnish return under these rules may deduct from the aggregate of the sale prices of a subsequent return period the sale prices or parts of sale prices which are certified by a Chartered Accountant to have become irrecoverable and to have been written off as bad debts during that period and in respect of which the tax has already been paid.

#### CHAPTER - V

#### Audit, Assessment of Tax etc.

#### 25. Assessment -

Assessment orders passed under the appropriate provision of the Act shall be made in **Form – 9 and 10**.

- 26. In determining the amount of turnover, fraction of a rupee below fifty paise shall be ignored and a fraction of a rupee equal to or exceeding fifty paise shall be taken as a whole rupee.
- 27. In determining the amount of tax payable or in following any refund under the Act, an amount equal to or less than fifty paise shall be ignored and an amount more than fifty paise shall be taken as whole paise.

#### 28. Demand of tax and interest on scrutiny -

If on scrutiny under sub-section (1) of section 27 of the Act any amount of tax or interest is found payable by dealer, he may, after allowing him a reasonable opportunity of being heard, be directed to pay such amount by a notice in **Form - 11** within thirty days from the date of receipt of the notice.

#### 29. Manner of selection of dealer for tax audit -

- (a) The Commissioner shall, under sub-section (1) of section 28 of the Act select by the 31<sup>st</sup> day of January every year, not less than 25 percent of the registered dealers for tax audit under the said section for the preceding year ended on or before the 31<sup>st</sup> day of March, such selection being made by draw of lots either mechanically or with the use of computers.
- (b) Upon selection of registered dealers for tax audit in the manner laid down in sub-rule (1), the Commissioner shall send the list of the registered dealers so selected to the appropriate assessing authority for tax audit.

#### 30. Provisional assessment -

(1) Before making a provisional assessment of a registered dealer for any period, he will be given reasonable opportunity of being heard by a notice in Form - 12 fixing a date of

hearing ordinarily not less than fourteen days from the date of receipt of the notice by the registered dealer.

(2) After making the provisional assessment, if any amount is found payable by the registered dealer, a demand notice in **Form – 13** shall be issued to him for payment of the assessed amount within fourteen days from of receipt of the notice.

#### 31. Manner of audit assessment -

- (1) For the purpose of making an assessment of a dealer under section 31 of Act, in respect of any period, the assessing authority shall issue a notice in **Form 14** directing the dealer to produce the books of accounts and documents specified in the said notice for that period on a date not earlier than fourteen days from the date of service of the said notice.
- (2) After making an assessment under section 31 of the Act, a notice of demand shall be issued in **Form 15** to the dealer directing him to make payment of the assessed dues within a specified date which shall not be less than thirty days from the date of receipt of the demand notice.

#### 32. Manner of assessment of dealer who fails to get himself registered -

- (1) For the purpose of making an assessment of a dealer under section 32 of the Act in respect of any period, the assessing authority shall issue a notice in **Form 16** directing the dealer to produce the books of accounts and documents specified in the said notice for that period on a date not earlier than fourteen days from the date of service of the said notice.
- (2) After making an assessment under Section 32 of the Act, a Notice of demand shall be issued in **Form 17** to the dealer directing him to make payment of the assessed dues within a specified date which shall not be less than thirty days from the date of receipt of the demand notice.

#### 33. Manner of imposition of penalty

- (1) If the appropriate assessing authority has reason to initiate proceedings for imposing penalty under Section 39(2) of the Act, against any dealer, he shall issue a notice in **Form 18** directing him to appear and show cause as to why penalty or forfeiture or both of any sum as provided under Section 39(1) of the Act should not be imposed on him. He shall also fix a date for such compliance which should not be less than fourteen days from the date of service of the notice.
- (2) If the appropriate assessing authority imposes any penalty and/or forfeits any sum under section 39(1) of the Act, he shall issue a notice in **Form 19** to the dealer specifying a date for payment which shall not be less than thirty days from the date of receipt of the notice.

#### 34. Modification of the amount under proceedings for recovery as arrear of land revenue -

(1) If any amount of tax, penalty or interest proceedings for recovery of which as an arrear of land revenue have been commenced is subsequently modified in consequence of any order passed on re-assessment, rectification, appeal, revision or review, as the case may be, the appropriate assessing authority shall, within six months from the date of the order, serve upon the dealer, a notice in **Form – 20** specifying therein, inter-alia, the net amount of tax, penalty or interest, due from him upon modification and send a copy thereof to the officer who is authorized to recover the modified amount as an arrear of land revenue.

(2) On the receipt of the notice referred to in sub-rule (1), the authorized officer shall take steps for recovery of the amount of tax, penalty or interest as modified as if the proceedings were commenced for recovery of such modified amount.

#### 35. Maintenance of accounts and registers -

- (1) Every dealer who is registered under the Act or to whom a notice has been served to furnish return under sub-section (2) of section 23of the Act shall in addition to the books of accounts maintained in the ordinary course of business, maintain a true and up-to-date account of sales of goods made by him in output register in **Form -21** and shall also maintain a true and up-to-date account of all purchases of goods made by him in input register in **Form -22**.
- (2) For the purpose of furnishing return and making payment of tax as required by section 23 and rules made there-under, the sale register and purchase register, referred to in sub-rule (1) shall be totaled by the dealer at the end of each month and shall be in agreement with the total amount of sales of goods and purchases of goods according to his accounts and the books of accounts that he maintains in normal course of business.
- (3) Every dealer who is registered under the Act or to whom a notice has been served to furnish return under sub-section (2) of section 23 shall also maintain a VAT account register in **Form 23**.

#### 36. Period of preservation of accounts, books of accounts registers, by dealers -

- (1) The accounts, books of accounts, registers, documents of the dealer including computerized or electronic accounts maintained on any computer or in electronic media, documents, invoices, cash memos in respect of purchases, sales, delivery of goods by a dealer, or vouchers in respect of any year or part thereof shall be preserved by him.
- (a) for a period of not less than five years after the year to which they relate, or
- (b) till such period as those may be required for final disposal of any appeal, review, revision or reference under the Act or for final disposal of any case pending before any Court or Tribunal in respect of such year or part thereof.
- (2) Any breach of the provisions referred to in sub-rule (1) above shall be punishable with a fine not exceeding five thousand rupees, and if the offence is a continuing one, with a daily fine not exceeding one hundred rupees during the continuance of such offence.

#### 37. <u>Declaration in respect of the manager or other officers of a registered dealer</u> -

Every dealer registered under the Act shall within thirty days from the date of registration furnish to the appropriate assessing authority declaration in respect of the manager or officers referred to in section 54 and shall send a revised declaration within thirty days from the date of change of such manager or officers in **Form - 24**.

## 38. Contractual transfer price of goods exempt from tax on works contract, Deduction for determination of contractual transfer price-

A dealer liable to pay tax under section 7 of the Act while determining his contractual transfer price, in relation to any period, shall not include in such contractual transfer price that portion of the aggregate of the amount received or receivable by him which exceeds the aggregate of -

- (i) the value of the goods purchased, manufactured, processed or procured otherwise by him and used by him in the execution of works contract, and
- (ii) the cost of freight and delivery for carrying such goods to the place where such goods are used in such execution.

#### 39. Petition with High Court -

A petition with High Court shall contain the following particulars:-

- (a) a statement of the facts of the case;
- (b) a reference to the particular order in respect of which the petition is made;
- (c) the grounds on which the petition is filed;
- (d) a clear statement of the questions of law desired to be referred.

#### CHAPTER - VI

#### **APPEAL, REVISION AND REFERENCE**

40. <u>Appeals</u> – An appeal under section 67 of the Act shall lie to the Deputy Commissioner of Taxes (Appeals).

Provided, however that in any case or class of cases the Commissioner may, by order in writing direct that the appeals under this rule shall lie to such Deputy Commissioner of Taxes as may be specified in such order.

- 41. An appeal against an original order of the Deputy Commissioner of Taxes shall lie to the Commissioner.
- 42. A memorandum of appeal may be presented to the appellate Officer by the appellant or by an agent or it may be sent by post.
- 43. The memorandum of appeal shall be in duplicate in **Form 25**.
- 44. The memorandum of appeal shall be accompanied by a copy of the order appealed against and by the fee prescribed in Rule 86.

## 45. The memorandum of appeal shall be signed, verified and ensured by the appellant or his agent to the following effect:

- (a) that the tax and interest admitted to be due has been paid, and
- (b) that to the best of his knowledge and belief the facts set out in the memorandum are true.
- Where an appellant does not comply with any of the requirements of rules 41, 42 and 43 in presenting the appeal, it may be summarily rejected.
- Where an appeal is not disposed of for not complying with the requirement under Rule 44, a date and place for hearing shall be fixed as required by sub-section (3) section 67.

48. Pending the final decision of an appeal or application for revision, the recovery of any tax, penalty or interest under the Act, and not admitted by the assessee to be due from him shall be stayed, if so directed by the appellate or revisional authority, and not otherwise, on such terms or conditions as may be specified in the direction.

#### 49. Revision –

A petition for revision under sub-section (2) of section 68 of the Act shall contain the following particulars:

- (a) a statement of the facts of the case;
- (b) a reference to the particular order in respect of which the revision is applied for;
- (c) the grounds on which the petition is filed; and
- (d) the date of the service of the order objected to.
- 50. A petition for revision shall be presented, signed, verified and endorsed as in the case an appeal. It shall accompanied by a copy of the order objected to and by the fee prescribed in rule 86.
- 51. A petition for revision may be summarily rejected where the requirements of rules 49 or 50 are not complied with in representation of the petition.
- 52. Where a petition for revision is not disposed of for not complying with the requirement under rule 49, a date and place shall be fixed for hearing.
- 53. The revisional authority may from time to time adjourn the hearing and make, or cause to be made such further enquiry as may be deemed necessary.

#### 54. Reference:

A petition for reference shall contain the following particulars:

- (a) a statement of the facts of the case,
- (b) a reference to the particular order in respect of which a reference is applied for,
- (c) the grounds on which the petition is filed and
- (d) a clear statement of the questions of law desired to be referred.
- 55. If a dealer does not submit the return and pay the amount of tax due from him within the dates specified in sub-rule (2) of rule 18 or the proviso thereto, he shall be liable to pay simple interest at the rate of 12 percent per annum on the amount of the tax assessed from the first day of the second month of the end of the quarter or period, as the case may be, to which return may relate, 24 percent per annum from the first day of the third month and the succeeding months of the period during which the tax payable for the quarter/period remains unpaid.

Provided that where a dealer has paid a part of the tax due on any date after the expiry of 30 days of the end of each quarter, he shall be liable to pay interest at the appropriate rates on the whole of the assessed amount of tax upto the date of part payment and thereafter, on the balance tax payable.

56. Challans for making payment shall be in **Form - 26** and shall be obtainable at any Government Treasury or at the Office of the Assistant Commissioner of Taxes or the Superintendent of Taxes.

- 57. Challans shall be filled in quadruplicate, two copies duly signed as proof of payment shall be returned to the dealer, and the other two retained by the Treasury.
- 58. One of the copies retained by the Treasury or Sub-Treasury shall be transmitted to the Assistant Commissioner of Taxes or the Superintendent of Taxes on the day following the date of payment.
- 59. One copy of the receipted challan returned to the dealer shall be attached by him to the returns as referred to in sub-sections (2) or (3) of section 37 of the Act.
- 60. Every Assistant Commissioner of Taxes or Superintendent of Taxes shall record the receipt of challans in his Daily Collection Register indicating the number, date and amount of each Challan. The Daily Collection Register shall be maintained in **Form 27**.
- 61. Every Assistant Commissioner of Taxes or Superintendent shall maintain Demand, Assessment and Collection Register in **Form 28**.
- 62. Refund An application for refund shall be made to the Assistant Commissioner of Taxes or Superintendent of Taxes and shall include, amongst other, the following particulars:
  - (a) the name and style of the business together with number of the certificate of registration.
  - (b) Period of assessment for which refund is claimed,
  - (c) the amount of dues already paid together with challan No. and the date of payment, and
  - (d) the amount of refund claimed and the grounds thereof.
- 63. An application for refund shall be signed, verified and presented as in the case of an application for registration.
- 64. No claim to any refund shall be allowed unless it is made within three years from the date of the original order of assessment or within three years of the final order passed on appeal, revision or reference, as the case may be, in respect of such assessment.
- 65. When the Assistant Commissioner of Taxes or Superintendent of Taxes is satisfied that the refund claimed is due wholly or in part, he shall, subject to the provision of rule 68, record an order sanctioning the refund.
- 66. When an order for refund has been passed, refund voucher in **Form 29** shall be issued in favour of the claimant. An advice list shall, at the same time, be forwarded to the Treasury Officer concerned.
- 67. When the claimant desires to adjust the amount of refund due to him against any amount payable by him, the Assistant Commissioner of Taxes or the Superintendent of Taxes shall set off the amount to be refunded or any part thereof against the tax, if any, remaining payable by the claimant.
- 68. When refund of VAT is confirmed by the Assistant Commissioner of Taxes or the Superintendent of Taxes as a result of input tax credit being larger than the output tax payable for any return period, the amount of VAT due for refund may be set off or refunded to the dealer within three months from the end of the quarter for which the refund was claimed or confirmed.

- 69. Where refund as provided in rule 68 is not made to the dealer within prescribed period, a simple interest at the rate of six percent per annum shall be paid to the dealer for the period for which refund is delayed.
- 70. A register shall be maintained in **Form 30** wherein particulars of all applications for refund and the orders passed thereon shall be entered.
- 71. When the amount to be refunded exceeds two thousand rupees, the applications together with relevant records shall be submitted to the Deputy Commissioner for orders.

#### 72. <u>Prosecution and composition of offences</u> –

A register in Form - 31 shall be maintained showing the prosecution instituted and offences compounded under the Act.

# 73. When an order is recorded under section 75 of the ACT accepting any sum, by way of compounding of the offence from any dealer the order shall specify the –

- (a) time within which the money is to be paid into a Govt. Treasury.
- (b) date by which the proof of such payment is to be produced, and
- (c) authority before whom such proof is to be produced.
- 74. The sum referred to in rule 73 shall be paid by the dealer to a Government Treasury in the manner indicated in rules 57-58 and 59 and a receipted copy of the challan shall be produced by him in proof of payment.
- 75. The dealer shall, when so required by the customer furnish a cash memo, which shall state the amount of tax.
- 76. In requiring the production by any dealer of his accounts or documents etc. strict regard shall be had to the necessity of not disturbing the business of the dealer or the work of his staff any more than is necessary for the purpose of ascertaining the required information.
- 77. Unless the authority acting under sub-section (2) of section 59 of the Act, in his discretion, deems it necessary to make a surprise visit, he shall give reasonable notice, in writing to the dealer of his intention to inspect the accounts, registers document or stock of goods of such dealer and in fixing the date, time and place for the purpose due regard shall as far as possible be paid to the convenience of the dealer.
- 78. Accounts register or documents seized under sub-section (3) of section 59 of the Act shall not be retained by authority seizing them for more than three months without the written sanction of the Commissioner.

#### 79. Information to be furnished –

- (1) If any dealer to whom the provisions of section 23 of the Act apply
  - (a) sells or otherwise transfer or disposes of his business or any part thereof, or
  - (b) discontinues his business or changes his place or business or open a new place of business; or
  - (c) changes the name or nature of his business, he shall furnish to the Assistant Commissioner of Taxes or the Superintendent of Taxes, as the case may be, about such change within fourteen days of the occurrence of the event in respect of which the information is to be furnished.

- (2) where any dealer dies his successor or legal representative shall furnish the information in the like manner.
- 80. When a dealer removes his place of business or principal place of business from the jurisdiction of one assessing authority to that of another, the assessment of such dealer for any period prior to the date of such removal shall be made by such assessing authority to whose jurisdiction the dealer removes his place of business or principal place of business, as the case may be, and, for that purpose, such assessing authority may continue any pending proceedings or institute fresh proceedings for assessment.

Provided that the Commissioner may, if he so thinks fit in any case, direct that any such assessment shall be made by the assessing authority within whose jurisdiction the dealer had his place of business or chief place of business, as the case may be, before the removal.

#### 81. Service of notice -

- (1) Notices or requisition under the Act or the Rules may be served by any of the following methods:
- (a) by delivery to the addressee or his agent by hand of a copy of the notice;
- (b) by post.

Provided that if upon an attempt having been to serve any such notice or requisition by any of the above mentioned methods have failed, if the Assistant Commissioner of Taxes or the Superintendent of Taxes concerned is satisfied that the dealer is evading the service of notice or requisition or that for any other reason, the notice or requisition cannot be served by any of the above mentioned methods, the said authority shall cause such notice or requisition to be served by affixing a copy thereof on some conspicuous place in his office and also upon some conspicuous part of the last notified place of business of the dealer, and such service shall be as effectual as if it had been made on the dealer personally.

- (2) When service is made by post, it shall be deemed to be effected by properly addressing, pre-paying and posting either by registered post or under a certificate of posting the notice or requisition and unless the contrary is proved, the service shall be deemed to have been effected at the time at which notice or requisition would be delivered in the ordinary course of post.
- 82. The Commissioner shall not delegate his powers under section 68 of the Act to any officer below the rank of Deputy Commissioner.
- 83. The Officer to whom powers under section 68 have been delegated shall exercise the powers in respect of such persons or classes of persons and in respect of such cases and areas as the Commissioner may, direct.
- 84. The powers to call for returns, to make assessments, to cancel or rectify them, to impose a penalty, to compound offences and to order maintenance of accounts shall not be delegated to any officer below the rank of Superintendent of Taxes.
- 85. The Officer to whom powers may be delegated under Section 4 of the Act shall exercise the powers subject to the provisions of the Act and the Rules there-under and to such restrictions as may be imposed by the Commissioner in delegating the powers.

- 86. **Fees** The following fees shall be payable:-
  - (a) upon a memorandum of appeal against or upon a petition for Revision of an order of assessment of an appellate order on assessment. Five percent of the amount of tax in dispute subject to a minimum of ten rupees and to a maximum of - Rupees one hundred.
  - (b) upon a memorandum of appeal against an order of penalty or upon a petition for revision of an appellate order on appeal against an order of penalty – Rupees one hundred.
  - upon a petition for revision of any other order or upon any other miscellaneous petitions

     Rupees one hundred.
  - (d) for a duplicate copy of a certificate of registration

Rupees ten.

**EXPLANATION**: In this rule "the amount of tax in dispute" means the difference between the amount of tax assessed and the amount admitted by the dealer to be payable.

- 87. No fee shall be payable in respect of any objection, written or verbal, made neither in reply to a notice nor in respect of any spontaneous application which ask only for information and does not seek any specific relief.
- 88. <u>Copies of orders</u> The first copy of an assessment if and when applied for and the first copy of the appellate or revisional order will be supplied to the dealer free of charge.
- 89. An application for a certified copy of order or other documents shall be filed in the office of the Commissioner, Joint Commissioner, Deputy Commissioner, Assistant Commissioner or Superintendent, as the case may be, and shall contain the following particulars:
  - (a) Name and address of the dealer:
  - (b) Relevant return period:
  - (c) Particulars of the document or order :
  - (d) Office in which the document or order is available:
- 90. The following fees shall be payable for certified copies:
  - (a) an application fee Rupees five
  - (b) authentication fees for every 360 words Rupees ten
  - (c) one impressed folio for not more than 150 (English) words and extra folio for every 150 additional words or less Rupees ten
  - (d) urgent fee of Rs.10/- if an applicant requires his copy to be furnished on the day of submission of the application.
  - (e) an additional fee Rs.10/- to cover the cost of postage if the applicant wants his copy to be sent to him by post.
  - (f) a searching fee of Rs.10/- if the applicant wants a copy of the order or documents which is more than one year old.
- 91. The fees payable under rule 86 and rule 90 and all other fees payable under the Act or the Rules shall be paid in court-fee stamps.

#### 92. **Penalties** –

- (1) Whoever signs and verifies an application for registration or a return or an application for refund otherwise than in conformity with rules 7, 21 or 64 shall be punishable with a fine which may extend to one thousand rupees.
- (2) When the dealer acts in contravention of, or fails to comply with any rules, he shall be punishable with fine which may extend to one thousand rupees, and when the offence is a continuing one, with a daily fine of twenty five rupees during the continuance of the offence.
- (3) Whoever fails to furnish the information required to be furnished within the period prescribed in rule 80 shall be punishable with fine which may extend to one thousand and when the offence is a continuing one with a daily fine of twenty five rupees during the continuance of the offence.

#### 93. Place of Assessment -

A dealer shall ordinarily be assessed by the Assistant Commissioner of Taxes or the Superintendent of Taxes within whose jurisdiction his business is situated and when the dealer has no place of business in Mizoram by such Assistant Commissioner of Taxes or the Superintendent of Taxes as the Commissioner may by notification in the Official Gazette so appoint. Where a dealer has more than one such place of business he shall be assessed by the Assistant Commissioner or the Superintendent within whose jurisdiction his chief place or head office in Mizoram of such business is situated.

- 94. A dealer who wishes to claim deduction on the ground that the goods were not sold in the State but despatched outside the State, shall on demand, furnish in respect of such despatch the following particulars namely:
  - (i) the name of the railway, steamer or air station of despatch (and of booking office if separate from station of despatch) and station of delivery;
  - the number of the railway, steamer or air receipt or bill of lading or consignment note and invoice number with date;
  - (iii) the name and address of the consigner and the consignee, and
  - (iv) the description and quantity or weight of the goods consigned with their value.

#### 95. Every registered dealer shall hang up -

- (i) the list of goods the sale of which is exempt from taxation under section 12, and
- (ii) his registration number at cash counter of his business premises very prominently. The exhibition shall be in a prominent type in order to attract attention of the purchasing dealer of consumer.

#### 96. Check post –

(1) where the Government decide to set up check-post under section 61 of the Act at any place, the location of such check-post shall be notified in the Official Gazette, when a check-post is set up on a thoroughfare or road, barriers may be erected across the thoroughfare or road in the form of the contrivance to enable traffic being intercepted, detained and searched.

(2) any officer appointed under the provisions of the Act and for the time being on duty at a check-post shall be deemed for the purpose of the said section 61 to be the Officer-in-charge of such check-post and all the provisions of the Act and the Rules shall apply accordingly.

**EXPLANATION**: The following Officers who shall be deemed to be "on duty" at a check-post for the purpose of sub-rule (2).

- (a) the Commissioner,
- (b) any other officer appointed to assist the Commissioner and exercising jurisdiction over the area where the check-post is located.
- (c) any officer appointed in any capacity to assist the Check-post shall at any time when he is physically present at the Check-post be deemed for the purpose of these rules to be Officer-in-charge of the Check-post. Where at any time more than one such officer is present, the senior most among them shall be deemed to be the Officer-in charge of the Check-post.
- (3) no person shall transport (notified) goods across or beyond a check-post except after filing before the Officer-in-charge of the check-post a declaration stating full particulars of the goods being transported by him. An application for declaration and the form itself shall be in **Form 32** and in **Form 33** respectively, which are to be prepared in triplicate.

## 97. Restrictions and conditions in respect of Import of goods into the State by Rail, River, Air or Post or any other place:-

(1) No person other than the registered dealer shall take delivery or transport from any Railway Station, Steamer Station, Post Office, Air Port, carrier delivery point or any other place whether of similar nature or otherwise in Mizoram any consignment of taxable goods despatched from outside Mizoram:

Provided that this restriction shall not apply to any consignment which does not exceed

(i) in the case of goods sold by quintal

and kilogram

: 5 kilograms in weight.

(ii) in the case of goods sold by litres

5 litres in weight.

(iii) in the case of goods sold by metres:

5 metres in length.

(iv) in the case of goods sold by pieces:

1 in number.

(v) in the case of goods sold by gross

1 gross in number.

(vi) in the case of goods sold by dozen:

1 dozen in number.

(vii) in the case of goods sold by pair

1 pair.

(viii) in the case of precious stones,

namely diamonds, emeralds, rubies, real pearls and sapphires, synthetic or artificial precious stones, pearls

artificial or cultured

I gram in weight.

(2) (i) where any person intends to bring, import or otherwise receive into the State from any place outside the State, any goods other than goods exempt under first Schedule, in excess of the quantity or measure under sub-rule (1), such person shall make an application for Way Bill to the Assistant Commissioner or Superintendent of Taxes as the case may be, in

whose jurisdiction the applicant carries in on business or, if he does not carry on any business, within whose jurisdiction the applicant resides.

- (ii) where any person, whether registered under the Act or not, having a manufacturing or industrial unit or intending to set up such unit, intends to bring, import or otherwise receive into the State from any place outside the State, any goods other than the goods exempt under first Schedule, in excess of the quantity or measure as prescribed under sub-rule (1) of the Rules or as may be notified by the Government from time to time, for use in setting up of the industrial unit or for use as raw materials in manufacture of goods in the industrial unit (before getting registered under the Act) and not for resale or for transfer in any other manner and the consignment of such goods is transported into the State by road, railways, air or waterways, such person shall make an application for Way Bill to the Assistant Commissioner or Superintendent of Taxes in whose jurisdiction the industrial unit or its office is located,
- (iii) the application referred to in sub-rule (2)(i) and the Way Bill for importing taxable goods to Mizoram for personal use in sub-rule (2)(ii) shall be in **FORM 34**
- (iv) the application form shall be issued on payment of a fee of rupees five, per application;
- (v) if the Assistant Commissioner or Superintendent of Taxes, after due enquiry as may be necessary, is satisfied about the bonafide requirement of such person, he shall on such application prepare a Way Bill in triplicate in form as aforesaid under sub-rule (2)(iii), two copies of such Way Bill shall be made over to the applicant and the third copy shall be retained in the office;
- (vi) the person transporting the goods shall produce the 'Original' and the 'Duplicate' foils of the Way Bill before the Officer-in-charge of the Check-post and the said officer shall after proper verification, may allow or restrict the movement of the goods conforming to the description and quantity mentioned in the Way Bill. The Officer-in-charge shall sign and seal both the foils of the Way Bill as a mark of having verified the particulars furnished therein retain the 'Original' foil and return the 'Duplicate' foil to the person producing it. He shall send the 'Original' foil retained by him to the Assistant Commissioner or Superintendent of Taxes, who had issued the Way Bill;
- (vii) if the Assistant Commissioner or Superintendent of Taxes is of the opinion that the consignment of goods mentioned in the application referred to in sub-clause (iii), involves any tax liability under any provisions of the Act and considers it necessary to obtain security for safe-guarding the payment of tax on such transaction, he shall, before issuing the Way Bill, direct the applicant to make payment of an amount equivalent to the amount of tax that may become payable on such transaction;
- (viii) where the Assistant Commissioner or Superintendent of Taxes is of the opinion that a person, who has applied for Way Bill should furnish security with a view to ensure that there is no mis-utilization of the Way Bill, direct the applicant to furnish security in the form of a call deposit or bank guarantee for an amount not exceeding the amount of tax under the Act calculated on the value of the goods;
- (ix) the Way Bill obtained under sub-clause (v), shall not be transferred under any circumstances;
- (x) no Way Bill shall be issued to a person unless he has furnished satisfactory account of the utilization of the Way Bill previously issued to him;
- (xi) the Assistant Commissioner or Superintendent of Taxes shall maintain a register to maintain proper stock and issue of such Way Bill issued under sub-clause (v).

#### 98. Inspection and search of vehicles or boats -

- (1) When in the opinion of the Officer-in-charge of the check-post, a search of vehicles or boat is necessary, such search shall, as far as practicable, be conducted with due regard to the convenience of the person transporting the goods and without causing avoidable dislocation.
- (2) The Officer-in-charge of the check-post or barrier may for satisfying himself that the provisions of sub-rule (3) of rule 98 are not being contravened require the person for the time being in-charge or such vehicle or boat to stop and such person shall forthwith comply with such requirement and keep the vehicle or boat stationary for as long as is required by such officer.
- (3) The said Officer may, thereupon enter and search such vehicle or boat and inspect all goods and documents concerning the goods or vehicle or boat. In carrying out such search or inspections, the said officer may take the assistance of any other officer appointed under subsection (2) of section 3 or any other staff on duty at such check-post. The person for the time being in charge of the vehicle or boat shall forthwith furnish such particulars of the goods and vehicle or boat as may be required and shall render all possible assistance to the said officer in making the search or inspection.

#### 99. <u>Verification of declaration</u> –

- (1) The Officer-in-charge of the check-post, on being satisfied about the correctness of the particulars furnished in a declaration under sub-rule (3) of rule 98 shall counter sign the copies of the declaration and seal them with his official seal. Two copies of the declaration shall be returned to the person filing it after endorsing on one of these, the particulars of the officer to whom it shall be surrendered, the officer-in-charge of the check-post shall retain two copies of such declaration.
- (2) The driver of the vehicle or boat carrying the goods or the person-in-charge of the goods shall produce the counter signed declarations for inspection and checking at any other check-post which may fall on the route or at any other place within the State where the production of the declaration is required under the provisions of the Act and shall surrender one copy thereof to the officer to whom he has been directed under sub-rule (1).
- 100. The Commissioner may, by general or special order in writing not inconsistent with the provisions of the Act and rules direct the officer-in-charge of a check-post subject to such conditions as may deem fit impose, to do or restrain from doing something which the letter has the authority to do whereupon such officer-in-charge shall carry out the order.

# 101. <u>Manner of issue of clearance certificate to a dealer for receiving payments without deduction at source for execution of works contract</u> –

- (1) Where a dealer requires a clearance certificate under sub-section (2) of section 85 of the Act for the purpose of receiving payment from a contractee without deduction of any amount at source from the payment as required to be made under sub-section (1) of section 84 of the Act, he shall make an application in Form - 35 in duplicate containing a declaration mentioned in sub-rule (2), duly verified and signed to the appropriate assessing authority for issue of a Clearance Certificate.
- (2) The dealer shall make a declaration in the application made under sub-rule (1) that he has no liability to pay tax for execution of works contract under section 3 or he has paid such tax due from him.

- (3) If the appropriate assessing authority is satisfied that the application is in order and the declaration made by the dealer in his application is correct, such authority shall issue a clearance certificate in **Form 36** to such dealer.
- (4) A clearance certificate issued under sub-rule (3) shall be valid for a period of six months from the date of order for issuing such certificate, and the period of validity shall be specified in such certificate over the signature and seal of the appropriate assessing authority.
- (5) A copy of the clearance certificate so issued shall be retained by the appropriate assessing authority for his record.
- (6) Where the authority referred to in sub-rule (3) does not issue a clearance certificate to a dealer under sub-rule (3), such authority shall, after giving him an opportunity of being heard, reject his application within ten days from the date of receipt of such application for reasons to be recorded therefore and intimate him in writing accordingly.

# 102. <u>Manner of issue of clearance certificate to dealers for purposes other than that of rule</u> 101 –

- (1) Where a dealer requires a clearance certificate under sub-section (1) of section 85 for purposes other than the purpose of receiving payment from a contractee without deduction of any amount at source for execution of works contract under section 84, such dealer shall make an application in Form 37 in duplicate containing therein a declaration in terms of clause (i), clause (ii) and clause (iii) of the said sub-section duly verified and signed to the appropriate assessing authority with a prayer to issue a clearance certificate to him for the purposes and in the manner referred to in that subsection.
- (2) If the appropriate assessing authority is satisfied that the application is in order and that the declaration made by a dealer in his application under sub-section 85 is correct such authority shall issue such dealer a clearance certificate in **Form 38** in accordance with sub-section (1) of that section.
- (3) A clearance certificate issued under sub-rule (2) shall be valid for twelve months from the date of order for issuing such certificate and the period of validity shall be specified in such clearance certificate over the signature and seal of the appropriate assessing authority.
- (4) A copy of the clearance certificate so issued shall be retained by the appropriate assessing authority for his record.
- (5) Where the appropriate assessing authority does not issue a clearance certificate to a dealer under sub-rule (2), such authority shall, after giving the dealer an opportunity of being heard, reject his application within fifteen days from the date of receipt of such application for reasons to be recorded thereof and intimate him in writing accordingly.

#### 103. Deposit of the amount towards payment of tax for works contract deducted at source –

(1) Where a deduction of an amount towards payment of tax in respect of any works contract is made at source by a Government, authority or person under sub-section (1) of section 84 from any dealer, the person making such deduction for such Government, authority or for himself shall, within ten days from the expiry of each English Calendar month, deposit under the appropriate head of account through

challan into a Government Treasury the total amount so deducted from the dealer during the immediately proceeding month.

- (2) Challan shall be obtainable at any Government Treasury or at the office of the Assistant Commissioner of Taxes or Superintendent of Taxes.
- (3) A separate challan shall be prepared for each dealer in quadruplicate and signed by the person making such deposit.
- (4) The challan shall specify the name, designation, and address of the person making deposit of the amount referred to in sub-rule (1) and mention therein the department of the Government or the authority of the person on whose behalf such deposit is made.
- (5) On deposit of the amount referred to in sub-rule (1), a copy of the receipt challan shall be retained by the Government Treasury, one copy of such receipted challan shall be sent to the Commissioner and the other two copies of such receipted challan shall be returned to the person who deposits such amount under sub-rule (1).
- (6) Notwithstanding anything contained in sub-rules (1), (2), (3), (4) and (5) where deduction of any amount towards tax is made under sub-section (1) of section 84 and the person making such deduction adopts "public works system of accounting" such person shall within ten days from the expiry of the English Calendar month during which such deduction is made, incorporate the sum so deducted in the "monthly divisional statement and send the said statement to the Accountant General, Mizoram etc. for transfer of the sum of the account under the appropriate head of account and after such transfer, it shall be deemed to have been deposited under sub-section (2) of section 84.
- (7) On transferring deposit of the month referred to in sub-rule (1), a copy of the "monthly divisional account statement" showing the total amount of tax deducted during such month as referred to in the said sub-rule, shall be sent to the Commissioner within forty five days from the date immediately after the date of expiry of the calendar month reckoned according to the English calendar during which deduction is made and the other copy shall be retained by the person who deposit such amount.

## 104. <u>Issue of certificate of deduction of the amount towards payment of tax on works</u> contract:-

The person who deducts and deposits any amount towards payment of tax in respect of works-contract under sub-rule (1) of rule 103 shall, within fifteen days from the date of deposit issue a Certificate of deduction in **Form - 39** in respect of such deduction.

# 105. <u>Scroll for deposit or transfer of the amount deducted at source to be sent to the Commissioner</u> -

The person who deducts the amount towards payment of tax in respect of works contract under sub-section (1) of section 84 and deposits such amount under sub-rule (1) of rule 103 or transfers such amount under sub-rule (6) of the said rule, as the case may be, shall within forty five days from the date immediately after the expiry of the calendar month reckoned according to the English Calendar during which such deduction is made, send to the Commissioner.

(a) a scroll in Form – 40 in respect of a month specified therein, inter alia, the amount deducted under sub-rule (1) of rule 103 or deducted and transferred under sub-rule (6) of the said rule, as the case may be, from each dealer during such month, the name and address of each dealer from whose payment of such amount has been deducted,

- number of certificate of registration under the Act, if any of such dealer and the serial number and date of certificate of deduction issued to each dealer, and
- (b) a copy of the certificate of deduction issued to each dealer, and
- (c) a copy of the receipted challan in proof of payment of the amount deposited during each month into the appropriate Government Treasury or a copy of the monthly divisional account statement referred to in sub-rule (7) of rule 103.

#### 106. Issue of Tax Invoice and Retail Invoice -

Every registered dealer making a taxable sale to another dealer shall issue a tax invoice referred to in section 50 in **FORM – 41** in respect of Tax Invoice and in **FORM – 42** in respect of Retail Invoice.

### THE MIZORAM VALUE ADDED TAX RULES, 2005

### **FORM - 1**

# **Application for New Registration** [See rule - 5]

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01.	Application for Ne	ew Rec	oistra	tion			1	/	Ar	nen	dme	ent o	of C	ertif	icat	e of	Re	oist	ratio	n l	
02.	If it is an application number:		_		ent o	f th	e C	•										_		•	
03.	Name of the Appli	cant:																			
	Surname Middle Name First Name																				
04.	Sex : Male / Fe	emale																			
05.	Father's Name / H	usbano	d's N	ame	:																
06.	Mother's Name :																				
07.	Trade Name:																				
08.	Address of the prin	ncipal	place	of b	usin	iess	:														
	Room/Flat No. Premises No. & St City/Town District Pin Code No. Municipal/Local Bo																				
09.	Occupancy Status:																				
10.	Status of the Busine	ess:																			
11.	If Partnership, num	nber of	f Part	ners	:																
12.	Names of two cont	tact Pe	ersons	:																	
	First Person: Second Person:																				

13.					statı No. 1		the	conta	ct p	erson	and	the	contac	et No	o. of	the	contac	t Pe	rsons
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· · ·	4. Address of all Branch offices within Mizoram:  First Branch:																		
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	Seco	nd B	ranc	h:	1	I	ı	1 1			I	I				1	1 1		
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b)					aies i	ах А	.Ct, 13	550.											
		nd B									,	1			ı				1
a)	Und	er the	State	e Act	:														
b) Under the Central Sales Tax Act, 1956:																			
16.	6. Addresses & Telephone Numbers of all warehouses in Mizoram*:																		
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	Addres		ise:																
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(ii)	Telephone	e Numb	er:															
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nan	3, please some of the commodition	ommod																
18.	Number	of the R	egistr	ation	Cert	ific	ate ı	under	The	India	n Coi	mpar	nies A	ct, 19	956:			
19.	Class or (a)	classes o		-						be p	urcha	ised t	for th	e purţ	ose (	of:		
	b)	Raw m	aterial	ls req	uired	for	r the	purp	ose (	of ma	nufac	ture	of tax	able ;	goods	s in M	izoraı	m:
20.	Where th	e applic	eant's	busin	ess i	ncl	udes	s loan	is and	l adva	ınces,	part	icula	rs the	reof:			
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21.	Details of	f Bank A	Accou	ınt:														
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23.	PAN/TAN of t	he Firn	under	the I	ncome	e Tax	Act,	1979 (	if any	):	,				
24.	Total amount of	purchas	ses and	sales a	and co	ntracti	ıal traı	nsfer p	rice of	Good	s in:				
(a)	Last Year:														
(i)	Purchases (Rs.)			(ii)	Sales	(Rs.)	:			(iii) C	C.T.P. (	Rs.):			
(b)	Last Quarter:														
(i)	Purchases (Rs.)	:		(ii)	Sales	(Rs.)	:			(iii) C	C.T.P. (	Rs.):			
25.	Date of commen	cement	of purc	hase a	ınd sal	e and	Works	contra	act:						
(a) P	Purchase :	D M	M												
(b) S	ale:	D M D M													
(c) W	Vorks contract :  D	D M	M Y	Y											
of my	I,v knowledge and	belief .		•••••		do her	eby de	clare t	hat the	e above	e stateı	nents a	are tru	e to the	best
Date.						Signatı Status	ıre								

Please use separate sheet wherever space is inadequate.

#### Information for filling up the application for registration form.

- 01. Strike off whichever is not applicable.
- 02. Strike off whichever is not applicable.
- 03. Please write your registration number in the appropriate box.
- 04. Please enter the name of the applicant in the order of surname first, middle name second and then first name in the appropriate box.
- 05. Strike off whichever is not applicable.
- 06. Please enter the name of the father or husband of the applicant.
- 07. Please enter the name under which the business trades. If the business trades under own name, enter the name first, then middle name and surname.
- 08. Please enter the address in the appropriate box beginning with the room/flat number followed by Premises Number and Street, City/Town, District, Postal Index Number and name of the Municipal/Local Body.
- 09. Fill in the boxes with the appropriate code (given below) that identifies your occupancy status:

01 Owned	02 Rented	03 Leased	04 Rent-free	05 Others
01 Owned	02 Reffied	03 Leased	04 Rent-free	05 Others

10. Please enter the two digit code that identifies the status of your business from the selection below:

01 Proprietary	02 Unregistered	03 Registered	04 Private Limited
	Partnership	Partnership	Company
05 Public Limited	06 Public Sector	07 Government	08 Statutory Body
Company	Inventory	Company	
09 Co-operative	10 Trust	11 Hindu Undivided	12 Other
Society		Family	

- 11. Please write the number of partners.
- 12. Please write names of the two persons.
- 13. Status in relation to the business of may of the two contact persons may be stated.
- 14. Please enter the address of the two contact persons in the appropriate boxes.
- 15. Please mention the telephone number, mobile number, fax number, E-mail number of the two contact persons in the appropriate boxes.
- 16. Please enter the address of the two branches in the appropriate boxes. If there are more than two branches, please use a separate sheet.
- 17. Please enter the registration number under the respective State Act and the Central Sales Tax Act, 1956 of the two branches in the appropriate boxes. If there are more than two branches, please use a separate sheet.
- 18. Please enter the address and telephone numbers of two warehouses in the appropriate boxes. If there are more than two warehouses, please use a separate sheet.
- 19. Please enter the two digit code from the following list which best describes your business.

01 Manufacturer	02 Distributor	03. Agency	04 Wholesaler
05 Retailer	06 Auctioneer	07 Works Contractor	08 Transferor of right
			to use goods
09 Hire Purchaser	10 Hotelier	11 Club	12 Services
13 Importer	14 Exporter	15 Others	

- 20. Please write the number in the appropriate boxes.
- 21. In case you are a reseller, please enter the names of the major commodities in which you deal and packing materials or containers for such taxable goods.

In case you are a manufacturer of taxable goods, please enter the names of the raw materials, consumable stores and containers or packing materials for such goods.

- 22. Please write the particulars of the person or agency or institution, as the case may be, from which loans or advances have been received by you.
- 23. Please enter name, branch and address of the banks where the accounts are maintained. If you have accounts in more than three branches, please use a separate sheet.

- 24. to 25. Please enter the number in the appropriate box.
- 25. Please write the Certificate of Enlistment number and the date of issue of such certificate in the appropriate boxes. For example, if the date of issue is 1<sup>st</sup> June, 2003, please write 01 against DD, 06 against MM and 03 against YY.
- 26. Please state the purchase amount, sales amount and amount representing contractual transfer of goods against appropriate column.
- 27. Please write the dates as per procedure prescribed in serial no.26 above.
- 28. Please write the exact amount of purchases, sales or contractual transfer price in the appropriate column.
- 29. Please write the dates as indicated.

# THE MIZORAM VALUE ADDED TAX RULES, 2005 FORM – 2

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Circle.....

### **CERTIFICATE OF REGISTGRATION**

(See Rule 9)

TIN					]		
This is to certify atthissection 21 of the Mizoran He is liable to pay	and .having I .day of n Value A rtax with	doii oranch at  added Tax effect fror	ng  Act, 20	business 200 005.	bee	n regist	residing located has ered as a dealer unde
Goods resold		G	Goods in	nported		Goods	sold after manufacture
				<u>'</u>		or Prod	luction or otherwise.
1			2				3
2. The deale hereunde		ases the	followir	ng classe:	s of go	ods for	the purposes mentioned
For sale in the State.	For use	in execut	tion of	For use	as con	tainers	For use directly in the
	contrac	t in the St		of packing goods which a	ng mate s the sa are taxa e State	erials of le of able in	manufacture of taxable goods in Mizoram for sale in Mizoram.
1	2				3		4

Seal	
Dated the	
	(Prescribed Authority)

### Amendment in respect of goods mentioned in item 2 above.

Nature of amendment (added or deleted)	Resale.	Contract.	Containers.	Manufacture.	Signature and date from which amendment takes effect.
1	2	3	4	5	6

### THE MIZORAM VALUE ADDED TAX RULES, 2005

#### **FORM – 3**

#### REGISTER OF CERTIFICATE ISSUED.

[See Rule 16 (a)]

SI. No	Dealer's Name	Dealer's Addres	TIN & Date	Nature of Business	Branch , if any.	Reference to Index Register.	Date of liability	Register ed under Sec.	REMA RKS.
(1)	(2)	s (3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)

### MIZORAM VALUE ADDED TAX RULES, 2005 FORM – 4 GENERAL INDEX REGISTER OF DEALERS

(See Rule 16 (b))

1	0	
	00100	
2	NIL	
3	Name of Dealer	
4	Address	
5	Class of goods dealt	
9 De	Date of submission of return	Period
<u> </u>	Date of assessment	
8	Date of submission of return	Period
9 9	Date of assessment	D
10	Date of submission of return	Period
<u>ద</u> 11	Date of assessment	D
12	Date of submission of return	Period
<u>ద</u> 13	Date of assessment	D
14	Date of submission of return	Period
<u>ద</u> 15	Date of assessment	
16 16	Date of submission of return	Period
<u>മ</u> 17	Date of assessment	
18 18	Date of submission of return	Period
<u>റ്</u> 19	Date of assessment	
<u>20</u>	Date of submission of return	Period
<u>2</u> 1	Date of assessment	)
22	Date of submission of return	Period
<u>23</u>	Date of assessment	)
24	Date of submission of return	Period
<u>25</u>	Date of assessment	)
26	REMARKS	
]		

### THE MIZORAM VALUE ADDED TAX RULES, 2005

#### **RETURN FORM**

#### **FORM - 5**

(See Rule - 17)

#### Section 'A'

	RETURN PERIOD						TIN			
	Day	Month	Year							
From				]						
То										

NAME AND STYLE OF BUSINESS :	
------------------------------	--

#### Section 'B'

		VALUE (Rs.)
01.	Gross Turnover of sales	
02	Export Sales	
03.	Inter-State sales	
04.	Stock Transfer	
05.	Sales of Exempted Goods	
06.	Taxable Turnover of Sales [(01)-(02)-(03)-(04)-(05)]	
07.	Goods (Purchase) Returned, lost or damaged.	

08. Break-up of Taxable Turnover of sales (06) and Tax at different rates.

		At 1 %	At 4%	At 12.5 %	TOTAL
		(1)	(2)	(3)	(4)
Α	VALUE (Rs,)				
В	TAX (Rs.)				

VALUE (Rs)

09.	Total Purchase	
10.	Total Purchase from Registered Dealers in Mizoram	
11.	Import of Taxable Goods from outside Mizoram	
12.	Other purchases	

13. Break-up of Total Purchase from registered dealers in Mizoram and Tax at different rates.

		At 1 %	At 4%	At 12.5 %	TOTAL
		(1)	(2)	(3)	(4)
Α	VALUE (Rs,)				
В	TAX paid or				
	payable (Rs)				

14. Calculation of Reverse Credit [attach separate statement].

15.	Reverse Credit due to Sales of Exempt goods.	Rs:
16.	Reverse Credit due to Stock Transfer.	Rs:
17.	Reverse Credit due to Goods Returned, Lost or Damaged.	Rs:
18.	Total Reverse Credit.	Rs:
19.	Gross VAT for the current period.	Rs:
20.	ITC claimed for the current month.	Rs:
21.	Adjustment for tax credit brought down from previous period.	Rs:
22.	Net VAT payable for the current month.	Rs:

23.	Interest payable, if any.	Rs:
24.	Aggregate amount payable during the period (22+23).	Rs:
25.	Payment Challan No and Date.	Rs:
26.	Claim for refund, (if any) from Annexure 'A'.	Rs:

The above statements are true to the best of my knowledge and belief.

	Signature
Full Name	:
Status	:

### THE MIZORAM VALUE ADDED TAX RULES, 2005

### ANNEXURE - A

[Annexure to return to be filled in by exporters]

	RETURN	N PERIOD						TIN				
	DAY	MONTH	YEAR									
FROM				L							ı	
TO												
	·!	!										
NAME AN	D STYLE OF	THE BUSINE	ESS									
AMOUNT	OF EXPORT	SALES (in Rs	.)									
			PART-A	<u> </u>								
Method Adopted for Calculation of Refund on Export												
(Tick whichever is applicable)												
				TT	/							
Self-Ac	counting	Input-Output Method			Pro	oport	iona	al M	etho	d		
Me	thod											
	Value (in Rs.	.) of input corr	esponding to		Tax paid (in Rs.)on such input							
		Export Sales										
Month 1												
Month 2												
Month 3												
TOTAL												
[	Value (in Rs	of contain	nara or other	Tor	paid (	in D	(a )	on	anah	00:	ntoina	ro or
	value (III Ks packing mater				paid (					COI	mame	IS OI
	packing mater manufactured	or directl			раски	ıg m	aici	1418.				
	manufacturing		•									
Month 1		01 500005, 101	onport.									
Month 2												
Month 3												
TOTAL												

 $\underline{PART-B}$  (To be filled in by Export Houses exporting goods out of local purchases)

Dealer-wise statement of purchase made by dealers in Mizoram:

	wise statement	or parenas									
Date	Name and	Invoice	Descript		ole purcha				hase from		
	TIN of the	no.	ion of	regi	stered dea	lers in	regi	stered dea	lers in		
	Dealer		the item		Mizoran	1.		Mizoran	1.		
			sold								
(I)	(II)	(III)	(IV)	(V)	(VI)	(VII)	(VIII)	(IX)	(X)		
				@1%	@ 4 %	@ 12.5%	@ 1%	@ 4 %	@ 12.5%		

Date		
	Signature of dealer.	
	Status :	

<sup>\*</sup> Indicate the appropriate tax rate applicable to the items sold.

### THE MIZORAM VALUE ADDED TAX RULES, 2005 ANNEXURE - B

(To be filled in by dealers making Stock Transfer)

RETURN PERIOD					TIN						
		DAY	MONTH	YEAR	Ī						
FRC	OM										
TO	)										
	•										
NAMI	E AND ST	ΓYLE of the b	usiness								
				PART - A							
		G			ı	1 . 1 . 1 . 1					
				ds despatched							
		otne	erwise man by	way of sale d	ıur	ing the pe	eriou :				
Date	Invoice	*Despatch	Description	Name and		Qty.	Т.	ransfer	_	Local	cala
Date	no.	document	of the item		~ .			price		pri	
	110.	no.	or the item	transferee				(Rs.)		(Rs	
(I)	(II)	(III)	(IV)	(V)		(VI)		(VII)	+	(VI	
(1)	(11)	(111)	(11)	( )		( 1 1)		( 11)	+	(11	11)
	TOTAL										
				PART - B							
	Statement of goods despatched within Mizoram										
		oth	erwise than by	y way of sale	du	ring the p	eriod				
				· · · ·							
(1)	(2)	(3)	(4)	(5)		(6)		(7)		(	8)
Date	Invoic	Despatch	Descriptio	Name and		Qty.		Transfe	r	Loca	al sale
	e no.	document	n of the	address of t	he			price		pr	rice
		no.	item	transferee				(Rs.)		(R	Rs.)
						1					

• Give the numbers of Consignment Note or R/R or Bill of Lading Air Note or other similar transport document.

Signature of Dealer

Status:\_\_\_\_

TOTAL

Date .....

# MIZORAM VALUE ADDED TAX RULES, 2005 FORM – 6

### SUBMISSION OF STATEMENT OF CONSIGNEES

(See Rule -19)

SI. No	Name of the Consignee with full address.	Particulars of goods send.	Whether on account of transfer of stock to his branch / head office or commission agent.	No. and Date of Railway receipt, Steamer receipt, Air advice note, Motor way bill.	Value of the goods dispatched.	R E M A R K S.
(1)	(2)	(3)	(4)	(5)	(6)	(7)

Date :	Signature of dealer.

# MIZORAM VALUE ADDED TAX RULES, 2005 FORM – 7

## SUBMISSION OF STATEMENT OF CONSIGNOR

(See Rule -20)

SI. No	Name of the Consignor with full address.	Particulars of goods received.	Whether received on account of transfer of stock to his branch / head office or commission agent.	No. and Date of Railway receipt, Steamer receipt, Air advice note, Motor way bill.	Value of the goods obtained.	R E M A R K S.
(1)	(2)	(3)	(4)	(5)	(6)	(7)

Date:	Signature of dealer.

# MIZORAM VALUE ADDED TAX RULES, 2005 FORM – 8

# NOTICE

(See Rule -22)

To,		
	such amount as to render you liable to 7 of the Mizoram Value Added Tax A	ver during the year is of pay tax under sub-section (5) of Section Act, 2005, you are hereby required to or the undersigned on or before
	· · · · · · · · · · · · · · · · · · ·	aply with the terms of this notice you will
	be liable to summary assessment and to	o other penalties.
	Seal:	
	Date :	Issuing Authority.

# THE MIZORAM VALUE ADDED TAX RULES, 2005 FORM – 9

## **ASSESSMENT ORDER SHEET**

(See Rule – 25)

	Ci	rcle
(1) (2) (3)	Name of Dealer (with complete address)  TIN No:  Branches:	
(3)	(a):(b):	
(4)	Shares -(a) Partners : Their names with shares -	
(5)	(b) Members : Their names with shares –  Gross Turnover Returned –  (a) Exempted Goods (Schedule-I):  (b) Schedule-II  PART-A :  PART-B :  PART-C :  PART-D :  Schedule-III :	
(6)	Books of accounts produced :	
(7)	Section and Sub-section under which assessment made –	
	Assessment Order	

Date

# MIZORAM VALUE ADDED TAX RULES, 2005

### **FORM - 10**

### **ASSESSMENT ORDER**

(See Rule -25)

1.	Name of Dealer (with complete address)					
2.	TIN No	0				
3.	Branches:	(a)				
		(b)				
		(c)				
4.	Shares:	(a)	Partn	ers :		
		(b)	Memb	pers:		
5.	Gross Turn	Gross Turnover Returned :				
	(a) Exe	mpted G	oods :			
	(b) 1 %	Goods :				
	(c) 4 %	Goods :				
	(d) 12.5	5 % Good	ds:			
6.	Gross Turnover Determined :					
	(a) Exe	mpted G	oods :			
	(b) 1 %	Goods :				
	(c) 4 %	Goods :				
	(d) 12.5	5 % Good	ds:			
7.	Section and	d sub-sec	ction und	der which assessment made:		
8.	Tax payabl	Tax payable :				
	(a) @ 1	l %				
	(b) @ 4	<b>1</b> %				
	(c) @ 1	2.5 %				
	(d) Tota	al payabl	e :			
9.	Input Tax C	Credit allo	wed:			
10.	Net Tax pa	yable :				
11.	Total Tax paid:					
12.	Tax balance :					
13.	Interest cha	arged :				
14.	Penalty / F	ine :				
15.	Total Due :					

Signature of Assessing Officer.

(A copy should be sent along with Form No-11)

# THE MIZORAM VALUE ADDED TAX RULES, 2005 FORM – 11 NOTICE OF DEMAND

### ....

(See Rule - 28)

	Office of	
To,		
Rupee	Tax Act, 2005, you are hereby info	section (1) of section 27 of The Mizoram Value ormed that you are liable to pay a sum of tax, penalty Rupeesand interest copy of which is enclosed.
figure) at	You are hereby directed to pay the su(in words(place) within thirty days cent to the undersigned within seven days	s) in the Treasury (sub-Treasury) of receipt of this notice and furnish the proof of
Seal o	f the issuing authority	Signature
Date:		Designation

# THE MIZORAM VALUE ADDED TAX RULES, 2005 FORM – 12

## NOTICE OF HEARING FOR PROVISIONAL ASSESSMENT

[See Rule – 30(1)]

To,	
	Whereas you, a registered dealer holding certificate of registration number have not furnished returns in respect of period
	And whereas it appears to me to be necessary to make a provisional assessment r section 30 of the Mizoram Value Added Tax Act, 2005 in respect of the said period and bsequent periods.
time asses may additi	You are hereby directed to attend n person or by an agent at
of the	In the event of your failure to comply with this notice, I shall assess under section 30 e Act, to the best of my judgement without further reference to you.
Date	: Signature
	Designation
	(Assessing Authority)
Partic	culars of accounts and document s required for the period
1).	Cash Book.
2).	General Ledger.
3).	Copies of tax invoice.
4).	Input Register.
5).	Output Register.
6).	VAT account Register.
7).	Bank Pass Book.
8).	Copies of Way-bill received.
9).	Other supporting records.

# THE MIZORAM VALUE ADDED TAX RULES, 2005 FORM – 13 NOTICE OF DEMAND

[See Rule - 30(2)]

To,		
Holding Cei	tificate of Registration no	
1).	hereby informed that you are	m-9 issued on
2).	(in word	m of Rupees (in figure) ds) in the Treasury / Sub- Treasury / SBI en days of receipt of this notice and a undersigned within seven days from the
Seal of issu	ing authority	Signature
Date :		Designation

# THE MIZORAM VALUE ADDED TAX RULE **FORM – 14**

## NOTICE OF HEARING FOR AUDIT ASSESSMENT

[See Section 31 (1)]

To.					
	Whereas –				
	(a) You, a registered dealer holding TIN have failed furnished any return under sub-section (1) of section 23 in respect of the perfrom to				
	(b)	You, a registered dealer holding TIN have been selected for audit assessment for the period from to Or,			
	(c)	I am not satisfied with the correctness & completion of the return(s) filed by you under section 23, Or,			
	(d)	I have reason to believe that the detailed scrutiny of the case is necessary:			
at the such a upon to for the amount and in	said tile assessrethat date period tale terest under the said and the said and the said and the said and the said terest under the said tile and ti	(date) and there to furnish or there cause to be furnished and to explain me and place the accounts and documents specified below for the purpose of ment together with any objection which you may wish to prefer to show-cause te and at that time why in addition to the amount of tax to be assessed on you d			
Date :		Signature			
		Designation			
Partic	ulars of	accounts and documents required for the period			
1). 2). 3). 4). 5). 6). 7). 8).	Bank F Tax In Input F Output VAT A Particu	al Ledge. Passbook.			

# THE MIZORAM VALUE ADDED TAX RULE FORM – 15

## NOTICE OF DEMAND FOR AUDIT ASSESSMENT

[See Rule – 31 (2)]

To.				
Holdi	ng TIN			
	n period ending on	the sum	1 issued on It is notified that for the of Rupees as specified below has not of tax, penalty and interest.	
2) Office	-		on or before the to the Treasury India / RBI at	
3)	When you will be g	ranted a receipt.		
speci	You are required to send one copy of the required Challan to this office immediately after the payment of the amount. If you do not pay the amount of tax on or before the date specified above, you shall be liable to pay further interest w.e.f the date commencing after the expiry of the date aforesaid in accordance with the provisions of section 45 of the Act.			
	4) You are further informed that unless the total amount due including the penalty and the interest is paid by the above date, steps will be taken for the recovery of the whole amount as an arrear of land revenue.			
Date	:		Signature	
			Designation	
Delet	e inappropriate word	ls:		
1).	Value Added Tax			
2).	Purchase Tax			
3).	Penalty			
4).	Interest			
5).	Other dues			
6).	Total			

# THE MIZORAM VALUE ADDED TAX RULE FORM – 16 NOTICE UNDER SECTION 32 (1)

To.	
Value Added Tax Act, 2005 in respect of the	ave been liable to pay tax under the Mizorame period but you have ecessary to make an assessment for the said on 32 (2) of the Act.
on (date) at	ore the undersigned with the following records(time) and to show-cause as to why in ty under section 32(2) shall not be imposed or
In the event of your failure to appear, further reference to you.	the matter will be decided exparte without any
Date :	Signature
	Designation
	(Appropriate Assessing Authority)

Particulars of records to be produced:

- 1). Cash Book.
- 2). Ledger.
- 3). Bank Passbook.
- 4). Copies of Purchase and Sale Invoices.
- 5). Other relevant documents.

# THE MIZORAM VALUE ADDED TAX RULE FORM – 17 NOTICE OF DEMAND

[See Rule 32(2)]

To.					
	eturn period ending	ne notice in form 13 issued on			
		icer / State Bank of India / RBI atwhen you will be			
specif comm	You are required to send one copy of the required Challan to this office immediately after the payment of the amount. If you do not pay the amount of tax on or before the date specified above, you shall be liable to pay further interest with effect from the date commencing after the expiry of the date aforesaid in accordance with the provisions of section 45 of the Act.				
You are further informed that unless the total amount due including the penalty and the interest is paid by the above date, steps will be taken for the recovery of the whole amount as an arrear of land revenue.					
Date :		Signature			
		Designation			
Delete	e inappropriate word:	3:			
1).	Value Added Tax				
2).	Purchase Tax				
3).	Penalty				
4).	Interest				
5).	Other dues				
6).	Total				

# THE MIZORAM VALUE ADDED TAX RULE FORM – 18 NOTICE UNDER SECTION 39(2)

[See Rule 33(1)]

To.									
As I have reason to believe that you have become liable to a penalty and / or forfeiture or section 39(1) of the Act, you are hereby directed to appear before the undersigned or(time) and to show-cause as to why a senalty and / or forfeiture under that section shall not be imposed on you.									
In the event of your failure to appear, further reference to you.	the matter will be decided exparte without any								
Date :	Signature  Designation  (appropriate assessing authority)								
(Delete whichever is not applicable).									

# THE MIZORAM VALUE ADDED TAX RULE FORM – 19

### NOTICE OF IMPOSITION OF PENALTY AND FORFEITURE OF TAX UNDER SECTION 39

[See Rule 33(2)]

То.		
In continuation of the notice, you are hereby and / or forfeiture of tax has been		•
PenaltyRs(in figure) R	upees	(in words).
Forfeiture of taxRs(in fi	igures) Rupees	(in words).
TotalRs(in figures) Rup	ees	(in words).
You are hereby directed(in (place) of the receipt in proof of the paymedate failing which the unpaid an revenue.	on or before ent before the undersigned not	rernment Treasury at (date) and to produce later than
Date :	Signature	
	Designation	
	(appropriate assessing au	thority)

# THE MIZORAM VALUE ADDED TAX RULES, 2005 FORM – 20 $\,$

Notice of demand of tax / penalty / interest by way of modification on appeal / revision / review under the Mizoram Value Added Tax Act, 2005

[See Rule – 34(1)]

To.
With reference to your petition of review / appeal / revision dated the
Tax payable
Penalty payable
Interest payable
Total amount payable
You are hereby directed to pay the sum of Rs (in figures Rupees
Date:  Signature  Designation (appropriate assessing authority)

(Strikeout whichever is not applicable).

# THE MIZORAM VALUE ADDED TAX RULES, 2005 FORM – 21 OUTPUT REGISTER

#### 0011 01 K201012

[See Rule – 35(1)]

PERIOD: MONTH: YEAR	
---------------------	--

Date	Invoi ce SI.N o	Buye r's Tran sfere e's TIN	Desc riptio n of Item s sold.	Sale Price Inclu ding trans fer price	Exe mpt Sale s.	Inter - Sate sale.	- k rt. Price ate Tran [(5)-(6)-(7)-(8)-		[(5)-(6)-(7)-(8)-		Tax		e on (10)	
				Rs.	Rs.	Rs.	Rs.	Rs.		Rs.		Rs.		
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)		(10)			(11)	
					·				At 4%	*At gen eral rate	At oth er rate s	At 4%	*At gener al rate	At other rates
TOTA	I FOR	THE M	ONTH											

<sup>\*</sup> Indicates the appropriate tax rate that is applicable to the item sold.

## THE MIZORAM VALUE ADDED TAX RULES, 2005

### **FORM - 22**

### **INPUT REGISTER**

[See Rule - 35(1)]

\_\_\_\_: YEAR \_\_

Tax paid Goods Seller' Taxable Other Total Date Invoi Desc Impo riptio purchase purc s TIN Purchase on Return. се rt

PERIOD: MONTH \_\_\_

	SI.N o		n of Item s.	regis deale	zoram. dealers i		from registered dealers in Mizoram		from registered dealers in Mizoram		s not mentione d in earlier column.	hase		hase [(9)- (10)]
(1)	(2)	(3)	(4)		5)		3)	(7)	(8)	(9)	(10)	(11)		
				At 4%	*At gen eral rate	At 4%	*At ger nar al rate							
				Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.		
ТОТ	AL FOR	THE MO	NTH											

Net

Purc

# THE MIZORAM VALUE ADDED TAX RULES, 2005 FORM – 23 VAT ACCOUNT REGISTER

## [See Rule - 35(3)]

TIN

			""	• •											
(1)	(2)	(3)	(4)				•		(5	5)		•		(6)	(7)
PERIOD/ MONTH	Output Tax Payable	Opening balance of Input Tax Credit	Addition to Input Tax Credit during the month		Reverse Credit on account of						Net Input Credit [(3)+(4)-(5)]	Closing Balance of Input Tax Credit OR VAT Payable for the Month [(2)-(6)]			
					(i)			(ii)			(iii)		(iv)		_, , , , _
					xem sales			Stock Fransfe		G ret	oods urned, ost or maged		Total		
Year	(Rs)	(Rs)	(Rs)		(Rs)	)		(Rs)		(	(Rs)		(Rs)	(Rs)	(Rs)
April															
May															
June															
Total															
(Qrt-1)															
July															
August															
September															
Total															
(Qrt-II)															
October															
November															
December															
Total															
(Qrt-III)															
January															
February															
March															
Total (Qrt-IV															
Annual Total															

# THE MIZORAM VALUE ADDED TAX RULES, 2005 FORM - 24

## DECLARATION IN RESPECT OF MANAGER OR OTHER OFFICERS OF REGISTERED DEALER

Information Under Section 54. (See Rule - 37)

To	(T	he Prescribed Authority)	
Karta / P of Registrati and of a	rincipal Officer / Director / Mana having place of lon Certificate Number	son ofging Director carrying on busines business situated atdeclare under Section 54 to who are responsible for ensuring Tax Act, 2005, as under:	s under the trade name And holding he name of the Manage
Serial No.	Name of Manager an Officers of Other Designations	Designations	Signature
1	2	3	4
Tr	ne above statements are true to th	ne best of my knowledge and belief	
Date :		Signature	
		Status	
Strike out	whichever is inapplicable.		

## THE MIZORAM VALUE ADDED TAX ACT, 2005

### **FORM - 25**

### FORM OF APPEAL UNDER SECTION 67 OF THE MIZORAM VALUE ADDED TAX ACT, 1989

[See rule - 43]

То		(The Prescri	bed Authority)
		The	day of200
	(a)	Date of order appealed against	
	(b)	Name and designation of the	
		officer who passed the order	
	(c)	Period of assessment	
	(d)	i) Amount of tax assessed	
		ii) Amount of fine or penalty	
		imposed	
		iii) Amount of interest determined	
			Total:
	(e)	i) Amount of tax admitted	
		ii) Amount of interest admitted	
			Total
	(f)	i) Amount of tax in dispute	
		ii) Amount of fine or penalty in	
		dispute	
		iii) Amount of interest in dispute	
			Total
officer numbe	of er	the business known as	Proprietor / Partner / Director / Manager / Principabearing registration certificate business is situated atshowed as
1.	turnov	· · · · · · · · · · · · · · · · · · ·	1989 your petitioner has been assessed for taxable goods and a taxable turnover of Rsfo to
2.		r Sectionnof the Mizor	am Value Added Tax Act, 2005, a penalty o rr petitioner.
3.		r Section 45 of the Mizoramhas been determine	Value Added Tax Act, 2005, interest o
		notice of demand which your	petition received onis attached
5.	A cop	y of the order appealed against is att	ached.

6.		tioner's gross turnover and taxab		rding to the provision of the act for
a)		General goods		Rs.
(b)		Declared goods		Rs.
c)		Other goods		Rs.
	Taxable t	urnover-		
a)		General goods		Rs.
b)		Declared goods		Rs.
c)		Other goods		Rs.
8. 9	Your personal persona	under Section 23 orved on him by the	rn of his turn of the Act and has under the order of	rnover to the office of the s complied with all the terms of the
		GRO	UNDS	
	(Here	enter the grounds on which you r	ely for the purpos	se of this appeal petition)
reman penalty that what admitte	clared not ded to y of Rs I nat is state ed to be du	to be chargeable under the Actfor re-assessment or thaand/or interest of Rsthe petitione d herein is true to the best of my	t or that the assit the order of the upon your petition or named in the information and the sament appealed	sessed accordingly or that he may essment may be cancelled and/or neimposing a fine or a ner may be set aside.  above petition, do hereby declare belief and that all taxes and interest against has been paid by Treasury
			Signature	
			_	
			Designation	

(To be signed by the appellant or by an agent duly authorised in writing in this behalf by the appellant)

Note — Strike out whichever is not applicable.

### THE MIZORAM VALUE ADDED TAX RULES, 2005 FORM – 26 CHALLAN

(See Rule – 56 & 57) (To be printed in quadruplicate)

Treasury / Sub-Treasury

Challan of cash paid into State / Reserve Bank of India at \_\_\_\_

To b	pe filled in by th	ne remitter	To be filled in by the Department Officer or the Treasury					
By whom tendered	Name (or designation) and address of the person on whose behalf money is paid	Full particulars of the remittance and / or authority (if any)	Amoui	nt	Head of Account	Account Officer by whom adjustable	Order to the Bank	
Name Signature			Rs.	P			Dated correct received and grant receipt (Signature and full designation of the Officer ordering the money	
(In words)	Rupees		1	the	•	jh Departmer	of remittances to ntal Officer of the	

Received payment (in words) Rupees

Treasurer	Accountant	Date	Treasury Officer
			Agent or Manager

NOTES:-

- 1. In the case of payment at the Treasury, receipt for sum less than Rs. 500 do not require the signature of the Treasury Officer, but only of the Accountant and the Treasurer. Receipts for cash and cheques paid for service postage stamp should be given in Form T.R. 5.
- 2. Particulars of money tendered should be given below.
- 3. In the case where direct credit at the Bank are permissible, the column "Head Account" will be filled in by the Treasury Officer or the Accountant General, as the case may be, on receipt of the Bank's Daily Sheet.

Particulars	Amount					
Faiticulais	Rs.	P.				
Coins						
Notes (with details)						
Cheques (with details)						
Total Rs.						

# THE MIZORAM VALUE ADDED TAX RULES 2005 FORM - 27

## **REGISTER OF DAILY COLLECTION**

(See rule 61)

Return Period
Financial year
MONTH

		DEMA	AND CO	OLLEC <sup>*</sup>	TION	1				AD'	VANCE C	OLL	ECTION
Serial No.	Number in the Demand register	Treasury challan number and date	Name of dealer making payment	Demand in excess of advance	Penalties(Interest)	Miscellaneous	Total		Record Number	Treasury Challan number and date	Name and address of dealer making payment	Amount	REMARKS
1	2	3	4	5	6	7	8	1	2	3	4	5	6
				Rs.	Rs.	Rs.	Rs.						

# THE MIZORAM VALUE ADDED TAX RULES, 2005 FORM - 28

## REGISTER OF DEMAND, ASSESSMENT AND COLLECTION

(See rule - 62)

Month	.Financial Year	Return	period ending	g on
141011011011	.i ilialiolai i cai		portoa criant	9 011

						N	et turi	nover						Dem	and	Coll	ectio	n		
					Ret	urn			Dete	ermir	ed	<u> </u>							4	
Thana	Serial Number	Index Number	Name of Dealer	General goods	Declared goods	Exempted goods	Other goods	General goods	Declared goods	Exempted goods	Other goods	Demand (before deduction of dvance)	Advance	Net demand (13-14)	Penalty(interest)	Composition Money	Total (15,16,17)	Amount	Challan No.and date	REMARKS
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
												Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.		

### FORM – 29 THE MIZORAM VALUE ADDED TAX RULES,2005 REFUND VOUCHER

(See rule 67)		(See rule 67)						
Book No(Head of Acco	Voucher No	Book No  Voucher No(Head of Account)						
Counterfoil order for refund of Tax	Treasury		,	,				
Refund payable to		ank of India	of India within one month of da	ate of issue.				
Assessment record No.	To The Treasu	ury Officer						
Date of order directing refund	The Agent,	, State Bank of In	dia					
Amount of refund	1.			ent record Noofa spect of the return period ending.				
Number and date of collection in assessment Reshowing collection of amount regarding which ref	gistei	Certified that th the treasury.	e tax concerning which the re	fund is given has been credited in				
made.		been granted a	and this order of refund has be	sum now in question has previously een entered in the original file of				
Initials of Superintendent			der my signature.					
Signature of recipient of the voucher.	4.	4. Please pay tothe sum of Rs on account of the						
Date of encashment in the Treasury Reserve Bank.		above refund.						
	SE	EAL		Signature				
	Re Cl Ex Ba	ateeceived payment aimant's signatur kamined. ank's Branch ccountant.	, ,					

FORM - 29

THE MIZORAM VALUE ADDED TAX RULES, 2005

**REFUND VOUCHER** 

# THE MIZORAM VALUE ADDED TAX RULES, 2005 $\label{eq:formula} \mbox{F O R M} - 30 \\ \mbox{REFUND REGISTER}$

(See rule - 71)

Zone / Circle.....

			Return		Pav	ment	
Assessment year	Serial no.	Name and TIN. of Application and date	period in respect of which refund is claimed & the amount thereof.	Amount of refund allowed and by whom	Refund voucher No.& date	Refund adjustme nt order No. & date.	REMARKS
1	2	3	4	5	6	7	8

# THE MIZORAM VALUE ADDED TAX RULES, 2005 FORM – 31

### REGISTER FOR PROSECUTIONS AND COMPOSITIONS.

(SEE Rule - 73)

1.	Serial No.	
2.	Name of the dealer.	
3.	Address	
4.	TIN, if any.	
5.	Offence Under section	
6.	Date of Initiation of case	
7.	Date of completion.	
8.	Result of prosecution.	
9.	Date of order of composition, if any.	
10.	Amount of composition.	
11.	Date of Payment.	
12.	Remarks.	

### **MIZORAM VALUE ADDED TAX RULES, 2005**

### **FORM - 32**

# APPLICATION FOR WAY BILL FOR THE TRANSPORT OF CERTAIN GOODS UNDER THE MIZORAM VALUE ADDED TAX RULES, 2005

[See rule - 96(3)]

(To be prepared in Triplicate)

In a		
ereb	y decla	nce with the provisions of Rule 95 of the Mizoram Value Added Tax Rules, 2005 are that the consignment of goods details of which are furnished below is the State of Mizoram by me/us on my/our behalf by road/boat.
1.	(a)	Name and address of the person consigning the goods
	(b)	If he is a dealer, TIN under the Mizoram Value Added Tax Act, 2005
2.	Full a	address of the place –
	(a)	From which they are consigned
	(b)	To which they are consigned
3.	(a)	Description of goods
	(b)	Quantity or weight
	(c)	Value of goods
4.	(a)	Name and address of the owner of vehicle or boat by which the goods are consigned
	(b)	Registration No. of the vehicle or boat
5.	(a)	If the consignor is transporting goods in pursuance of a sale, for the purpose of delivery to the buyer the name and address of the
	(b)	The buyer's TIN under the Mizoram Value Added Tax Act, 2005, if he is a dealer
	(c)	Bill No. relating to the sale with date
6.	(a)	If the consignor is transporting goods after purchasing them, the name and address of the seller
	(b)	Bill no. relating to the purchase with date

agent for sale, or from one of his shops or godowns to another for purpose of

storage or sale the name and address of the shop/godown to which the transport is made.

I/We declare that the particulars furnished are correct and true to the best of my/our knowledge and belief. I/We undertake to surrender one copy of this declaration to the authority or officer to whom I/We have been directed to surrender it.

Date	Signature of the applicant Status in relation to dealer Address.
Checked – A copy of this declaration shall be	surrendered to the Superintendent of Taxes.
Date	Signature of the Officer in-chargeCheck Post.

Note – Copy of the declaration should accompany the goods for production on demand.

# THE MIZORAM VALUE ADDED TAX RULES, 2005

### FORM - 33

## **WAY BILL**

[Rule 96(3)]

NO:/MZ/	DATE :
I hereby permit the transport / delivery State of Mizoram as below :	of consignment of notified goods within the
This permit will be valid for	from the date of issue.
SEAL:	
DATE:	( Issuing Authority )

## **DETAILS OF CONSIGNMENT**

- \	December Conservation of Marketina december	
a)	Description of Notified Goods	
b)	Quantity	
c)	Value	
d)	Seller's / Consignor's Invoice No & Date	
e)	Mode of Transport	
f)	Railway Receipt or Bill of Lading or	
	Air Note No.	
g)	Place from which the Notified Goods	
	are being despatched	
h)	Destination	
i)	Name & Address of the Seller / Consignor	
j)	Name & Address of the Consignee	
k)	Registration No. of the Consignee	

(Issuing Authority)

## THE MIZORAM VALUE ADDED TAX RULES, 2005

### FORM - 34

# APPLICATION FOR ISSUE OF WAY BILL FOR IMPORTING TAXABLE GOODS TO MIZORM FOR PERSONAL USE [Rule 97(3)]

To,	(The Prescribed Authority)				
		<b>(</b>			
2005, consi		of Rule 97(iii) of the Mizoram Value Added Tax Rule hereby apply for Way Bill to transport the following pad / rail / air / waterways for —			
a).	My / our own use / personal consu				
b).	Use in setting up of an industrial u	nit:			
c).	Use as raw materials directly in situated at	the manufacture of goods in my / our industrial uni			
d).	Use in the operation of my / our in	dustrial unit situated at			
	PARTICULARS OF GOODS				
a).	Description of goods	:			
b).	Quantity	:			
c).	Value	:			
d).	Consignor's Invoice No. & Date	:			
e).	Place from which dispatched	:			
f).	Destination to which dispatched	:			
g).	Name and address of the consigno	or:			
h).	Remarks, if any	:			
	Date :	Name of the dealer (in full)			
	Address:	Signature of the applicant			
		Status of the applicant			

## WAY BILL / PERMIT FOR PERSONAL USE

No:\_\_\_\_\_

Date :\_\_\_\_\_

		asport of the consignment of goods specified above will be valid for tow months from the date of its issue.
	PAR	TICULARS OF GOODS
a).	Description of goods	:
b).	Quantity	:
c).	Value	:
d).	Consignor's Invoice No. & Date	:
e).	Place from which dispatched	:
f).	Destination to which dispatched	:
g).	Name and address of the consign	or:
h).	Remarks, if any	:
	Sign	ature of the Issuing Authority.
	Circle :	
	Seal :	
	Date :	

\*\*\*

## THE MIZORAM VALUE ADDED TAX RULES, 2005

### FORM - 35

# APPLICATION FOR ISSUE OF CLEARANCE CERTIFICATE FOR RECEIVING PAYMENT WITHOUT DEDUCTION AT SOURCE FOR EXECUTION OF WORKS CONTRACT

[Rule 100(1)]

To.	(The Prescribed Authority)						
			(111	e i rescribed Authority)			
Sir,							
			est that a certificate und	der section 84 of the	Mizoran	n Value Added Ta	x, 2005
be g	ranted to						
		•	below the necessary pa		:		
1)			ame & address of the ap	•	•		
2)		Name	and style of the busine	ss in Mizoram in	:		
		which	the applicant is interest	ed together with			
		addre	ss & certificate of R.C.N	lo. if any			
3)	i)	Last p	eriod upto which return	accompanied	:		
		with challan showing payment of tax has been					
		furnisl	hed.				
	ii)	Period	d upto which last assess	ment has been mad	e :		
	iii)	Balan	ce of tax, penalty & inte	er-:			
		(a)	The Mizoram Sales Ta	ax Act, 1989	:		
		(b)	The Mizoram Value A	dded Tax Act, 2005	:		
		(c)	The Central Sales Tax	Act, 1956	:		
	(iv)	\/\hetk	ner Value Added Tax re	turns are overdue			
	(10)		so, for what period with		•		
			•	estimate to tax			
4)			ole for such periods.	haa if am.	_		
4)			& address of the branc	•	:		
5)		Date	of commencement of the	e business	:		
6)		Partic	ulars of the proprietor/pa	artner :			
	Name		Father's name & address	Residential Addre	ess	Permanent Addre	ess

7)	Particulars of tender/contract for which : certificate is necessary.
I decla correct and co	re that to the best of my knowledge and belief, the information furnished above is mplete.
Place: Date :	Signature of the applicant Status

# THE MIZORAM VALUE ADDED TAX RULES, 2005 FORM - 36

### CLEARANCE CERTIFICATE FOR WORKS CONTRACT

[Rule 100(3)]

:

Name of applicant

Address of ap	pplicant :	
TIN, if any, of	the applicant :	
	<u>c</u>	Certificate of clearance
aforesaid app	•	t in the enclosed application for clearance certificate of the is certified that the above mentioned applicant has –
1.	No liability to buy tax ur	nder section 13 of the Mizoram Value Added Tax Act, 2005
2.	Paid tax payable by, Added Tax Act, 2005.	or due from sign under Section 13 of the Mizoram Value
	This certificate will be v	/alid upto
Place :	Ş	Signature
Date:	[	Designation

### THE MIZORAM VALUE ADDED TAX RULES, 2005

### **FORM - 37 AND FORM - 38**

# APPLICATION FOR CLEARANCE CERTIFICATE UNDER SECTION 85(2) OF THE MIZORAM VALUE ADDED TAX ACT, 2005

[See rules 101(1) and 101(2)]

То

6.

Date of commencement of business:

				(The Prescribed Au	uthority)	
Sir,						
Tax A	•		a certificate unde ted to me.	er sub-section (2)	of section 85 of th	ne Mizoram Value Added
	I give	below the	e necessary part	iculars:-		
1.	Full na	ame and	address of the a	pplicant:		
2.	Name	and style	e of the business	in West Bengal	(a)	
	in whi	ch the ap	plicant is interes	ted a proprietor/	(b)	
	partne	er/karta e	tc. together with	address and	(c)	
	certific	cate of re	gistration No. if a	any.	(d)	
3.	(i)			ır up to which sa k have been furni		companied with challans
	(ii)	Period	up to which last a	assessment has	been made:	
	(iii)	Balance	e of tax, penalty	and interest not y	et paid under:-	
	(a) The Mizoram Value Added Tax Act, 2005					
		(b)	The Central Sale	es Tax Act, 1956	1	
		(c)	The Mizoram Sa	les Tax Act, 198	9	
	(iv)	returns	are due has be		quidated/wound up	een made or for which o/dissolved/partitioned or
	(v)					periods with an estimate paid towards such tax:
4.	Partic	ulars, if th	ne business is ca	arried on by the a	pplicant as a trans	feree:
		e of the nsferred	Address	TIN	Amount of unpaid sales tax	Mode of transfer
5.	Name	and add	ress of branches	s. if any	<u>I</u>	

	Name	Fat	her's name	Residential Address	Permanent Address
8.	Particu	lars of any other	business with w	hich the applicant is conne	ected.
Nam	e of Firm	Address	TIN	Amount of unpaid sales tax of the firm	Connected in the capacity of
9.	(i) (ii)	Nature of busing Nature of goods		nufacturer, importer, rese	ller or contractor):
	(iii)	Gross turnover	of the business fi	rom commencement:	
		`	ear/Period	Amount Rs.	
10.		Details of books	of accounts mai	intained:	
11.		Whether any sa	les tax is payable	e by him in respect of this	business:
12.		Whether the ap	plicant has incurr	red any liability to pay tax:	
corre		re that to the beete and is truly s		edge and belief, the inforr	mation furnished above
Place	ə:			Signature of the appli	icant:

Status:

Date:

### **Certificate of Clearance**

The particulars set out above are verified and it is certified that the above mentioned applicant –

- \* has no liability to pay tax or has not defaulted in furnishing any return together with the receipted \*challan showing payment of tax payable under the Mizoram Value Added Tax Act,2005 or the Central Sales Tax Act,1956.
- \* has not defaulted in making payment of tax otherwise payable by, or due from him under the Mizoram Value Added Tax act,2005, or the Central Sales Tax Act, 1956, or
- \* has made satisfactory provision for securing the payment of tax by furnishing bank guarantee in favour of the Commissioner, or by......(specify details of security,if any).....

Place :	
	Signature
Date:	

- Note 1. The application should be signed by the proprietor of the business; or in the case of a firm,by one of its partners or in the case of a business of a Hindu undivided family, by the karta of the family or in the case of a company incorporated under the Companies Act, 1956, by a Director or Principal officer thereof, or in the case of Government, by a duly authorized officer, or in the case of any other association of individuals by the Principal office managing the business.
- 2. The items marked with not be filled in by a dealer who is registered under the Mizoram Value Added Tax Act, 2005 or the Central Sales Tax Act, 1956.

<sup>\*</sup> Stike out whichever is not applicable.

## THE MIZORAM VALUE ADDED TAX RULES, 2005

### **FORM - 39**

# CERTIFICATE OF DEDUCTION FROM PAYMENT FOR EXECUTION OF WORKS CONTRACT UNDER SECTION 84(3) OF THE MIZORAM VALUE TAX ACT, 2005

[See rule 103]

			Serial No					
(name of dea	) (in words) ller) of (if any)] aga	has been deducted the payment(address) holdin inst his bill No(da	(in figures)(Rupees ment made to					
rule [103] into at	The sum so deducted has been deposited by the undersigned in accordance with rule [103] into the *Government Treasury at/ Reserve Bank of India at							
incorporated in t Accountant Gene	he monthly division eral, Mizoram, for tr	nal account statement and the consider of the sum to the account to the understanding the understanding the state of the s	sum so deducted has been ne same has been sent to the bunt under the head of account signed on (date)					
		datedfor Rs (in words).	(in figures)					
	<u>Det</u>	AILS OF THE WORKS CONTRACT						
Name of the contractee	Description	Gross Value	Period of execution of works contract for which payment is made.					
Seal		Signature						
Date  Name and designation of the person signir the certificate								

<sup>\*</sup>Copy forwarded to the Commissioner of Taxes, Mizoram for necessary action.

Seal	Signature
Date	Name and Designation
Certified that the total amount of deduction of	ove has been deposited by me in accordanceReserve Bank of India, on
*Certified that the total amount of Rs Rupees) (in words) shown here divisional account statement and the same has bee transfer of the sum to the account under the undersigned in accordance with rule 103( No	einabove has been incorporated in the monthly en sent to the Accountant General, Mizoram for head of account by the 6) on(date) vide memo Rs(in figures)
Certified also that the certificate / certificat attached.	es of deduction mentioned in column 5 is/are
The statements made herein are true to bes	t of my knowledge and belief.
Seal Signature	
	and designation of the person the deduction

<sup>\*</sup> Strike out whichever paragraph is not applicable.

# THE MIZORAM VALUE ADDED TAX RULES, 2005 FORM - 40

### SCROLL FOR DEPOSIT OR TRANSFER OF AMOUNT DEDUCTED AT SOURCE

[ Rule -104(a) ]

	th of deduction						
SI No.	Name,Address & TIN, if any, of the dealer from whose payment deduction has been made	Amount of deduction	Date of deduction	Challan No.& date of deposit	Date of transfer under rule 103(6)	SI.No. & date of issue of certificate of deduction	
		TOTAL					_
	Certified thates) Rupeese in accordance with re		rds) shown h	ereinabove ha	s been depos		
	Copies of ch	allans are encl	losed herewith	٦.			
	Copies of ce	rtificates of de	duction are al	so enclosed.			
	The stateme	nts made here	inabove are t	rue to the best	of my knowle	dge and belief	f.
Seal							
Date	:		Signature				
			Name & deduction.	designation	of the perso	n making th	ıе

### THE MIZORAM VALUE ADDED TAX RULES, 2005

### FORM - 41

### **TAX INVOICE**

[See Rule - 106]

	[									
Invoice Serial No	Date of Invoice Issued :  Date of Challan/dispatch:									
Seller's Name	Buyer's Name									
Mode of payment : (Tick whichever is applicable)										
Cash : Chequ	ue:Credit: Other to	erms of sale:								
SI.No. Description of Quantity goods	Sale Price (Rs.)	Tax rate (%)	Tax Payable (Rs.)							
1 2 3	4	5	6							
TOTAL :										
Certified that the particulars giver the sale price actually charged and tha indirectly from the buyer.  Name of Printer	t there is no flow									
Signature of the Seller.										

- 1. Please indicate with a seal if this invoice is used as a credit note or debit note and mention the invoice no. it refers to.
- 2. Write 'UR' on the top of the invoice and strike out the box on the right hand side when it issued to any unregistered dealer or consumer.

## THE MIZORAM VALUE ADDED TAX RULES, 2005

### FORM - 42

### **RETAIL INVOICE**

[See Rule - 106]

Retail Invoice Serial No				Date :				
Seller's Name				Buyer's Name TIN Address:				
SI. No	Description of goods	of Quantity	Sale (Rs.)	Price	Tax rate (%)	Tax payable. Rs.	Total (4+6) (Rs.)	
1	2	3		4	5	6	7	
1 2 3 4 5								
	TOTAL:							
Nam Addı First Num		harged and	that th	ere is no			the amount represents onsideration directly or	
	Signature of the Seller.							

3. Please indicate with a seal if this invoice is used as a credit note or debit note and mention the invoice no. it refers to.

( TBC ROZARA ) Secretary to the Government of Mizoram, Taxation Department. No. J-19020/1/2000-TAX/pt : Dated Aizawl, the 1<sup>st</sup> April, 2005.

### Copy to :-

- 1. P.S to Governor, Mizoram.
- 2. P.S to Chief Minister, Mizoram.
- 3. P.S to all Ministers/Speaker/Deputy Speaker, Mizoram.
- 4. P.S to Chief Secretary, Govt. of Mizoram.
- 5. All the Principal Secretaries.
- 6. All Commissioners and Secretaries, Govt. of Mizoram.
- 7. All Heads of Department.
- 8. Controller, Printing & Stationeries with 6 (six) spare copies for publication in the official Gazette.
- 9. Joint Commissioner of Taxes, Govt. of Mizoram.
- 10. Assistant Commissioner of Taxes Aizawl South/North/Lunglei.
- 11. All Superintendents of Taxes, Govt. of Mizoram.
- 12. Guard File.

( CHAWNGHMINGLIANI ) Under Secretary to the Govt. of Mizoram, Excise & Taxation Department.