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NOTIFICATION

No.Q.11011/1/2022-PHE, the 22nd June, 2023: In exercise of the powers conferred by section 18 of the Mizoram Water Supplies (Control) Act, 2004 (No.11 of 2004) and in supersession of the Mizoram Water Supplies (Control) Rules, 2006 as amended, except as respects things done or omitted to be done before such supersession, the Government of Mizoram hereby makes the following rules namely:-

1. Short title, extent and commencement. -

- (1) These rules may be called "The Mizoram Water Supplies (Control) Rules, 2023".
- (2) It shall have the like extent as the Principal Act.
- (3) It shall come into force on the date of publication in the Official Gazette.

2. Definitions. -

- (1) In these rules, unless the context otherwise requires:
- a) 'Act' means The Mizoram Water Supplies (Control) Act, 2004(No.11 of 2004);
- b) 'Appellate Authority' means an authority of senior officer, not below the rank of Superintending Engineer of the Department appointed as such by notification to deal with appeals within their respective jurisdiction under the Department.
- c) 'catchment area' means the area of land draining into the source of water as notified by the Executive Engineer of the concerned Division as reserved catchment area.
- d) 'consumer' means any person or owner or occupier of any premises provided with water through either piped water connection, Public Water Point or Hand Pump Tube Well of the Department;
- e) 'commercial consumer' means any consumer who, directly or indirectly earn profit out of the water supplied by the Department. Identification of such commercial consumer shall be at the discretion of the Department.
- f) 'Competent Authority' means Head of Department or his representatives.
- g) 'Department' means Public Health Engineering Department, Government of Mizoram
- h) 'disconnection' means stoppage of water supply due to certain reasons, if reconnected,

- requires payment of re-connection fee and other expenses, if any.
- i) 'domestic consumer' means any consumer whose water connections are for household utility.
- j) 'Government Consumer' means any water connections for building or establishment(s) belonging to State Government, State Government Undertakings, Government of India and Government of India Undertakings.
- k) 'habitation' means any place(s) where people are living permanently.
- 1) 'licensed plumber' means a plumber or firm who has been provided with plumber license issued by the Department in prescribed form.
- m) "premises" means any land or building;
- n) 'reconnection' means reconnecting the disconnected water connection on payment of reconnection fee and any other charges as may be required
- o) "suspension" means temporary stoppage of water supply for a certain period as notified in the suspension order where payment of reconnection fee is not imposed, but may require payment of other expenses, if any.
- p) "supply tank" means water tank(s) from where pipe(s) of water connection(s) or public water point(s) or hydrant(s) are connected.
- q) 'T-Cluster' means point(s) on the water distribution pipe line(s) or end of water distribution pipe line(s) from where pipe(s) of house water connection(s) or public water point(s) or hydrant(s) are connected.
- r) "water source" means the source of water notified by the Executive Engineer of the concerned area as reserved water source.
- s) 'water supply scheme' means all types of water supply scheme(s) such as piped water supply, all types of spring water harvesting schemes, tube well(s), dug well(s), rain water harvesting scheme(s), etc., installed for supply of drinking water to public.
- t) 'water supply system' means all type of infrastructure(s) or asset(s) created for supply of drinking water to public.
- (2) All other words and expressions used herein and not defined shall have the meanings respectively assigned to them in the Act.

3. Conditions for provisions of water connection. -

- (1) All water connection shall be provided only from supply tank or T-Cluster. The point and number of connections from the supply tank or T-Cluster should be decided as per hydraulic conditions by the concerned Executive Engineer.
- 1 (one) water connection is meant for 1 (one) household or 1(one) family. Sharing of 1 (one) water connection by 2(two) or more families or households is prohibited. Generally, galvanized iron (GI) pipe or plastic pipe of size not larger than 20mm diameter shall be used for water connection and the quality inferior to medium class conforming to IS 1239 part-I or plastic pipes conforming to IS 7634 (Part 2): 2012, PVC IS:15778 (2007) and uPVC IS 7634 (part-3): 2003 shall not be used. For use of galvanized iron

- 3 - Ex-331/2023

- (GI) pipe or plastic pipe size larger than 20mm diameter or any other pipe materials, specific approval of the concerned Superintending Engineer shall be obtained provided that all the technical feasibilities are established.
- (3) The prescribed application form for any type of water connections may be obtained from the office of the concerned Executive Engineer or Sub-Divisional Officer during office working hours on production of Land Settlement Certificate (LSC) or Land Lease Certificate (LLC) or house pass in original/attested copy or any other land ownership document in original duly issued by the competent authority where water connection is required. The duly filled in application form must be submitted to the concerned Sectional Officer. Thereafter, the Sectional Officer shall conduct spot verification for technical feasibility. After the Department determines the feasibility and decides the T-Cluster or supply tank from where the water connection is to be given, shall accord the sanction and intimate the same to the applicant along with the estimated installation costs and connection fees that the applicant has to deposit to the Department. If the applicant wants to change the T-cluster/supply tank after the sanction is accorded, the applicant shall submit a fresh application with all the connected documents and the Department shall make fresh verification and if found feasible, a fresh sanction shall be accorded after payment of additional installation costs, if any.
- (4) Where the Superintending Engineer and Executive Engineer are in the same station the former shall sanction the water connection. However, where the Superintending Engineer and Executive Engineer are not in the same station, the latter shall accord the sanction.
- (5) Where the Executive Engineer and Sub-Divisional Officer are in the same station, the Executive Engineer shall sanction direct sale of water. However, where the Executive Engineer and Sub-Divisional Officer are not in the same station, Sub-Divisional Officer shall sanction direct sale of water. In case of direct purchase of water from the Department, the applicant is expected to arrange all necessary required pipes and fittings. If the applicant so desires, the Department may provide the same provided that the cost of materials is deposited by the applicant as per the rates approved by the Department from time to time.
- (6) For the purpose of quality control and maintaining uniformity, it shall be the sole purview of the Department to procure pipes and fittings and to lay the pipes for water connection. If the consumer or licensed plumber desires so, may procure the pipes and fittings from outside provided that the quality conforms to the specification as laid out in sub-rule (2) above. The Department shall have the right to reject the pipes or fittings procured by the consumer or licensed plumber if it does not conform to the specification.
- (7) Normally, laying and fitting of water connection pipes shall be done only after all the installation costs and connection fees are deposited to the Department. If the applicant

desires so, the licensed plumber may be engaged for laying and fitting of water connection pipes as per prescribed and the rates approved by the Department from time to time. The applicant shall be responsible for arranging right of way, clearances and no objection certificates through which the pipes have to be laid. Compensations, if any, for damages caused to the public or private property due to laying of water connection pipes shall also be the responsibility of the applicant.

4. Disconnection of water connection and suspension of water supply. -

- (1) The concerned Executive Engineer or Sub-Divisional Officer may disconnect or suspend water supply as per provision sub-section (1) of section 14 of the Act which shall be communicated by a written order. Whether to disconnect or to suspend the water supply shall be at the discretion of the concerned Executive Engineer. Reconnection of water connection and resumption of suspended water supply shall be as per the provision of sub-section (4), (5) and (6) of section 14 of the Act.
- (2) The specific reasons for disconnection or suspension of the water supply shall be as per the provision of sub-section (1) of section 14 of the Act.
- (3) No fresh or new water connection shall be sanctioned to any land or buildings after disconnection of the previous water connection until and unless the previous dues, if any, is cleared even if the name of owner or tenant or lessee of the building is changed or altered or location of the building is changed

5. Transfer of water connection. -

Transfer of water connection may be considered by the Executive Engineer concerned or from such other officer as may be authorized by him on his behalf as per provision laid out in section 15 of the Act on receipt of application in the prescribed form as per Annexure - 'IV'. The applicant shall bear all the expenses as may be required for transfer of the water connection. However, the applicant shall not be required to pay the connection fee afresh.

6. Right of reservation of water sources with the catchment areas for human consumption. -

The Department reserves the right to preserve, protect and conserve any water source(s) including ground water and its catchment area(s) for water supply to any habitation. No person(s) shall engage in any activities which may cause depletion, contamination and pollution of water in the catchments areas of the reserve source(s). No person shall use or utilize water from the reserves source(s) without prior permission of the Department. Any violation of this right shall be liable for punishment as per sub-section (5) of section 17 of the Act. The Executive Engineer of the concerned division is empowered to issue the notification of the reservation of water source(s) and the catchment area(s) within his jurisdiction.

7. Rate of water and other charges. -

- (1) A non-refundable connection fee of Rs.1000/- (Rupees one thousand) only shall be charged for each new pipe water connection.
- (2) A minimum of Rs 220/- (Rupees two hundred twenty) only shall be collected as service charge for supply of water upto 5,000 (five thousand) litres per month per water connection.

- 5 - Ex-331/2023

- (3) Rs 60/- (Rupees sixty) per kilo litre of water per connection shall be collected as service charge for supply of water in excess of 5,000 (five thousand) litres per month but not exceeding 10,000 (ten thousand) litres per month per water connection.
- (4) A minimum of Rs 115/- (Rupees one hundred fifteen) per kilo litre of water per water connection shall be collected as service charge for supply of water in excess of 10,000 (ten thousand) litres per month but not exceeding 20,000 (twenty thousand) litres per month per water connection.
- (5) A minimum of Rs 135/- (Rupees one hundred thirty five) per kilo litre of water per water connection shall be collected as service charge for supply of water in excess of 20,000 (twenty thousand) litres per month per water connection but not exceeding 30,000 (thirty thousand) litres per month per water connection.
- (6) A minimum of Rs 160/- (Rupees one hundred sixty) per kilo litre of water per water connection shall be collected as service charge for supply of water in excess of 30,000 (thirty thousand) litres per month per water connection.
- (7) A minimum of Rs. 900/- (Rupees nine hundred) shall be charged to all commercial consumer up to a maximum supply of 10,000 (ten thousand) litres of water per month per water connection and in excess of supply of 10,000 (ten thousand) litres of water a minimum of Rs. 160/- (Rupees One hundred sixty) per kilo litre of water shall be charged.
- (8) Rs 150/- (Rupees hundred) only per kilo litres of water shall be charged as service charge if water is purchased from the Department depending upon availability of water
- (9) Rs 30/- (Rupees thirty) only per month shall be charged as service charge to each family or household of consumer from public point or hand pump tube wells within Mizoram where operation and maintenance of water supply is taken up by the Department.
- (10) If community water supply by truck is resorted, a minimum charge of Rs. 3/- (Rupees three) only per 15 litres (one tin) will be charged as service charge to the consumer.
- (11) Rs 10 (Rupees ten) per month per water meter shall be charged as rent for water meter of all sizes if the water meter is provided by the Department. Otherwise, no rent shall be charged.
- (12) All drinking water supplies through truck carriage operated by private party must be disinfected by adding requisite quantity of disinfectant like bleaching powder solution, sodium hypo chloride solution or any other convenient disinfectant thereby resulting in residual disinfectant at the level of 0.2 PPM (0.2 mg/litre) after contact period of 30 minutes or as per IS 10500 or and as per world Health Organization's norms. Disinfection Certificates should be issued by the Department to all water carrying truck(s) at the time of disinfection and the certificate will be valid only for 24 hours and the certificate, will be made for that disinfected water. The residual disinfection, level of water carried by truck(s) will be checked. Owner(s) of the water carrying truck shall pay Rs. 20.00 (Rupees twenty) for disinfecting 4000 litres (4KL) of water.
- (13) If the water meter is lost, damaged or out of order, the consumer or owner of water connection shall replace such water meter by a functional water meter duly certi-

fied by the Department within a grace period of 2 (two) months otherwise the water connection is liable to be disconnected. A flat rate of Rs 500/- (Rupees five hundred) for domestic and Government consumer and Rs 1000/- (Rupees one thousand) for commercial consumer per month per water connection or average of monthly water bill of the last three months whichever is higher, shall be charged until and unless the water meter is replaced by the consumer or owner of the water connection, as the case may be. In case the average of monthly water bill of last three months, in the opinion of the Department, does not commensurate with the quantity of water supplied, any other mode of assessment, which the Department considered most appropriate, shall be applied.

- (14) The rates of water and other charges mentioned under these rules may be revised by the Department by issue of notification not more than once in a year.
- (15) At any time if the outstanding liabilities of the consumer, on account of the monthly water bills accumulates for more than 3(three) months, the Department shall have the right to club the bill with other water bills against any other premises owned by the consumer to enable realization of dues.
- (16) Pre-payment of any water bill for any house water connection is not allowed.
- (17) Part payment of water bill or charges for less than one month is not permitted.
- (18) The consumer or owner of water connection shall pay monthly water bills or any other charges by cash to the payment counter or any reliable mode of payment as specified by the Department. If a consumer requires making payment by cheque or demand draft or treasury challan, it will be the responsibility of the consumer to clear the cheque or demand draft or treasury challan with the bank.
- (19) Such monthly water bills and other charges shall be paid as per bill or card served to the consumer or owner of connection or user by the Department or organization or agency who is undertaking sole responsibility for operation and maintenance of asset created on water supply and shall be paid every month within the stipulated period mentioned in the bill. If bills are not paid within the stipulated period, the same shall be carried over to the monthly bill of the succeeding month and the consumer or owner of water connection or user shall have to pay the bill along with the simple interest at the rate of 1% per month of the bill amount.
- (20) All bills, fees and charges, pertaining to any water connection, once paid to the Department are non-refundable if work is already executed for the purpose.
- (21) The cost of repairs, alteration, modification or shifting of existing water connection, if required, shall be borne by the applicant or consumer. The Department shall normally start the work only after the consumer or the owner of water connection deposits the required amount to the Department. The consumer may if so desires engage licensed plumber for normal repairs, rectification, replacement of pipes and fittings, appurtenances and water meter that belong to the consumer as per prescribed and the rates approved by the Department from time to time. In the event of any private or public property to be damaged in the process, the owner of water connection or applicant shall settle the matter before the Department or licensed plumber starts the work and all the expenses required for re-installation and repair of damages shall be borne by the applicant or the owner of water connection.

- 7 - Ex-331/2023

- (22) Change of ownership of water connection may be considered by the Executive Engineer concerned on receipt of application in the prescribed form as per **Annexure-V**. The application must be accompanied by production of Land Settlement Certificate or any other relevant document issued by the appropriate authority showing sufficient proof of transfer of ownership of property to the applicant at the satisfaction of the Department and on production of document showing that all the dues are cleared.
- (23) All the required amount, as estimated for installation of water connection shall be paid by the applicant to the concerned Executive Engineer or licensed plumber within the validity of the sanction as per section 4 of the Act. If payment is not made within the specified period, the Executive Engineer or licensed plumber may consider revalidation, subject to receipt of written application and the revalidation sanction shall supersede the previous sanction. The applicant shall also bear any additional costs, if any, over the original estimates arising out of the cost escalations. Payment shall be made through treasury challan or any reliable mode of payment as specified by the Department.
- The Department may supply water to the consumer at least once a week. If the water supplied in a month is less than 2,500 (Two thousand Five hundred) liters due to breakdown of the Water Supply System(s) or willful negligence of the Department personnel, the Department may consider a rebate of 50% of minimum water bill subject to verification by the Department on the genuineness of the quantity of water supplied. In order to get the rebate, the consumer or owner of water connection(s) shall make claim to the concerned Executive Engineer or Sub-Divisional Officer within the last date of payment as indicated in the bill. Any claim made thereafter shall not be entertained. If the consumer has been served a monthly water bill for water not being supplied, the concerned Executive Engineer may waive the whole bill.
- (25) If any person(s) cause damage, cause difference or loss requiring rectification, modification, replacement or shifting the whole or part(s) of the existing water supply system(s), the person(s) should bear all the required expenditure for reinstallation as directed by the Executive Engineer of the concerned Division. Such person(s) should relief such consumers who is (are) affected during the period of disruption until and unless regular water supply is resumed as usual.

8. Water Meters. -

- (1) The water meter shall, as far as possible, be installed inside the premises of the consumer, who shall be responsible for the safe custody against loss, damage or tampering with the meter. He shall be liable to pay the cost of making good such damage or new water meter as the case may be.
- (2) The meters shall generally be read between sunrise and sunset, and the readings shall be reflected in the monthly water bill. The consumer may, if he so desires, verify the meter readings.
- (3) Complaints in meter reading, if any, shall be lodged by the consumer within the last date of payment of bill as indicated in the monthly water bill. Any complaints received after this period shall not be entertained. The complaint shall be examined by the concerned Executive Engineer who shall make a decision thereon. The final bill on the outcome of the complaint shall be carried over to the monthly water bill of the succeeding month and, waive of interest on late payment, if any, due to such complaints shall be at the discretion of the Executive Engineer.

(4) The Executive Engineer in charge of the Division is authorized for identification and for fitting water meter to any water connection. The reading of meter indicating the quantity of water supplied to the water connection shall be presumed correct unless the contrary is found, and in the case, the consumer is aggrieved by the decision of the Executive Engineer, he may approach the Appellate Authority.

9. Licensing and control of plumber.-

(1) Application form:-

- (i) Any person applying to the Executive Engineer for a license shall along with the application pay an examination fee of Rs. 500/-. The application shall be made in applications forms obtained from the Executive Engineer at a nominal cost of Rs. 50.00/form.
- (ii) When an application for a license is rejected, the reasons for such rejection shall be communicated to the applicant in writing.

(2) Qualifications:-

A person applying for license under sub-rule (1) of rule 9 above shall be permitted to sit for an examination provided he satisfies the following conditions:

- (i) He/she is a citizen of India.
- (ii) He/she has completed 21 years of age.
- (iii) He/she is a qualified ITI plumber, or be a Diploma holder in Civil Engineering or an equivalent qualification from a recognized Institute;
- (iv) He/she produces a certificate to the effect that he/she has a minimum of 3 years' experience under a licensed plumber and that he/she has practiced plumbing under the supervision of a licensed plumber.
- (v) He/she produces a certificate to the effect that he/she has capacity to conduct test for smoke testing machine/hydraulic machine in proper working order.

(3) Scrutiny of applications and holding of tests: -

The competent authority shall scrutinize all applications received and may, if it considers necessary, for reasons to be recorded in writing, conduct examination (theory and practical test) for judging the suitability for grant of a license to those applicants who possess the requisite qualification prescribed under sub-rule (2) of rule 9. Such examination may be held as and when considered necessary by the Competent Authority.

(4) Examination: -

- (i) The Examination shall consist of one written paper and a practical test. The candidate shall be examined in accordance with the syllabus given as Annexure -VI. A candidate to qualify for the award of a license should obtain separate minimum 50% marks in theory and practical tests.
- (ii) The Competent Authority shall, for the purpose of conducting the written examination for person to qualify for the plumbers' license appoint a board of examiners among the

- officers not below the rank of Executive Engineer of the Department and a registered plumber of high reputation.
- (iii) The procedure for the conduct of the examinations of the applicants are laid down in Annexure -VII. The applications shall be made in Annexure-IX.
- (iv) The written examination will be conducted by common syllabus and common question paper throughout the State. The setting of question papers and evaluation of answer papers of the written examination shall be checked by the officers not below the rank of Executive Engineer.
- (v) The practical examinations will be conducted by the concerned Executive Engineer at the Division level based on the syllabus mentioned in Annexure -VI.

(5) Approval of Competent Authority:-

- (i) The candidate eligible for the award of the license after satisfying the conditions laid down in sub-rule (4) and (6) of rule 9 should produce an agreement signed by him in Annexure-X on stamp paper with a security deposit.
- (ii) Notwithstanding anything contained in these rules, award of license will be subject to the relevant specifications contained in Annexure-VIII.
- (iii) Notwithstanding anything contained in these rules, the Executive Engineer may grant a plumber's license to an applicant without asking him to sit for an examination provided he/she is a graduate in Civil Engineering and satisfies all the conditions except that laid down as clause (iii) of sub-rule (2) of rule 9 and he/she holds a plumber's license issued by some other license authority and which in the opinion of the Executive Engineer maintain adequate standards in the issue of certificates.

(6) Security deposit and license fee:-

(i) The applicant shall make the security deposit and pay the fee at such rates which shall not be less than the following, as may be determined, from time to time, by the Department at every license granted:

(a) Security Deposit : Rs 10,000/-

(b) License fee : Rs 5,000/-

(c) Duplicate license fee : Rs 500/-

- (ii) The fee shall be payable in the form of demand draft in favour of "The concerned Executive Engineer, PHED" or any reliable payment mode as may be prescribed.
- (iii) If the applicant fails to deposit the prescribed security deposit or pay the prescribed fee within one month from the date on which intimation was sent to him that his application had been approved, his application shall be deemed to have been rejected.

(7) Issue of License:-

On receipt of the security deposit and license fee, a license in the prescribed proforma as

Annexure-XI to these rules shall be issued by the Competent Authority. A copy of these rules shall be attached to every license granted to a plumber.

(8) Duration of license and issue of duplicate in case of loss:-

Every license granted under these rules shall be valid for a period of 5 (five) years from the date of its issue.

- (i) After the expiry of the duration of the license, an application for grant of a fresh license may be submitted for renewal of the existing license, provided that no fresh security deposit shall be necessary in the case of an application for the renewal of the existing license other than license fee.
- (ii) If the license of plumbing has been lost, the licensee shall make a report of the same to Police Authorities and the Competent Authority may, whenever satisfied and after holding such enquires as he may think fit, issue a duplicate copy of the license after charging such fees as specified in sub-clause (c) of clause (i), sub-rule (6) of rule 9.

(9) Control of licensed plumbers:-

- (i) Every plumber, shall produce a license to the Competent Authority before carrying out works connected with water supply and the sanitation of any premises.
- (ii) A list of plumbers licensed shall be kept by the Executive Engineer in his office. This list shall be exhibited from time to time or made available or perusal of the public.
- (iii) Every plumber shall keep a book in Annexure-XII supplied by the Competent Authority in which he shall enter all details of works done by him in connection with any water supply installation and sanitary works. Such books shall be produced before the Executive Engineer on quarterly basis for verification and return.

(10) Duties and payment of fees to plumber:-

- (i) The plumbers shall carry out all water supply installation works (including new installation, alterations and repairs) subject to the provision contained in Annexure XII and in accordance with the orders that may be issued from time to time by the Executive Engineer or any other officer acting under his work order.
- (ii) The plumber, selected by the owner-occupier of a house or premises for the construction of a new water supply installation or for extension or alteration or repairs to the existing water supply connection shall present to the Sub-Divisional Officer under whose jurisdiction the works are to be done an estimate (in duplicate) with a specification describing the work along with a dimensioned sketch plan of the proposed installation, alteration, extension or repairs as the case may be.
- (iii) On approval by the Sub-Divisional Officer of the estimate presented above sub-section (ii), the plumber may collect all the materials of quality approved and prescribed by the Competent Authority and commands works if satisfied that the owner or occupier has applied for the house connection.
- (iv) Every licensed plumber shall proceed with any work undertaken diligently and in a proper workman-like-manner and shall not cause any delay in the execution thereof without sufficient cause.
- (v) No licensed plumber shall make any water connection or any addition or alteration in fittings and appliances or carry out any other work in public streets, pipes, sewers, drain

- without verification of the sanction issued by the competent authority.
- (vi) Every licensed plumber shall report to the concerned Executive Engineer any defect noticed by him in any premises or building with regard to any water pipe, fitting or other appliance causing wastage of water or in connection with any drain, water closet, privy, urinal or any fitting, appliance connected therewith rendering such drain, privy or urinal insufficient or otherwise objectionable for sanitary reasons.
- (vii) A licensed plumber, in all matters relating to his employment, shall afford every assistance to the Department in carrying out and enforcing the rules and orders for the time being in force.
- (viii) A licensed plumber shall, in every work relating to his employment, comply with the rules in force and such orders as may be issued by the Department and are applicable to the circumstances of the case.
- (ix) Payment to the licensed plumber shall be made only after completion of work and inspected by the authorized officer provided the work has been carried out generally to specifications and has been completed satisfactorily.

(11) Inspection:-

- (i) The concerned Executive Engineer, Sub-Divisional Officer or their representative of the concerned officer of the PHED, Mizoram authorized in that behalf may inspect the works of plumber at any stage.
- (ii) If on inspection, it is found that any material used or works done is not of approved pattern or specification the plumbers shall, in accordance with the orders of the officer concerned, replace the materials with the materials of the approved pattern or reconstruct it as the case may be.
- (iii) Any plumber requiring water to be shut off from or let on to any place in connection with his work may apply to the Sub-Divisional Officer but shall on no account interfere with any street tap, cock valve for the purpose.

(12) Pipes and fittings to be approved:-

In execution of any work no pipes, fittings, appliances or materials shall be used unless the same is of specified standard duly approved by the Department.

(13) License not transferable:-

The license is not transferable and no licensed plumber shall allow his name to be used by another person either for the purpose of obtaining permit or for doing business under his license.

(14) Suspension and cancellation of license:-

- (i) The license issued under these rules may at any time be suspended or cancelled by the Competent Authority if it is satisfied that it has been secured through mis-representation or fraud, or the licensee has indulged in breach of any condition of the license or any provision of these rules or if it is satisfied that the licensed plumber has executed carelessly or negligently any work or has made use of bad materials, appliances or fittings. In the event of cancellation under this sub-rule, such plumber shall not be entitled to the refund of security deposit or any portion of the license fee.
- (ii) The person whose license has been cancelled/revoked shall not be permitted to apply for a license again within two years from the date of such cancellation/revocation:

Provided that -

- (a) before making any order of suspension or cancellation, reasonable opportunity shall be accorded to the licensee; and
- (b) every such order shall contain a brief statement of reasons for the suspension or cancellation.
- (iii) Any plumber whose license has been cancelled or suspended shall return his license to the Executive Engineer within 24 hours of the communication to him of such cancellation or suspension.
- (iv) Whoever contravenes any provision of these rules shall be liable for cancellation of his license.
- (v) The Executive Engineer may by a written order impose a fine to a licensed plumber, suspend or cancel with or without refund of security amount, the license of any plumber who contravenes any provisions of these rules or specifications of the Competent Authority or any of the foregoing provisions or any Government order relating to water supply and sanitation or who fail to comply with any reasonable order given to him by a duly authorized officer of the Competent Authority or whose works in the opinion of the Executive Engineer is not satisfactory. **Before the licensee is suspended or cancelled, the licensee shall be given a notice in writing,** enumerating the charges against and be entitled to a hearing, if he so desires. The licensee shall be given an opportunity to present his statement, oral or written before the Executive Engineer.
- (vi) The order of the Executive Engineer shall be final subject to the result of any appeal to the concerned Superintending Engineer within 30 days of the communication of the order of the Executive Engineer to the licensed plumber.
- (vii) The amount of fine imposed above shall be subject to a minimum of Rs. 500/- and a maximum of Rs. 5000/-.
- (viii) The Executive Engineer shall notify the case of revocation or suspension of license.
- (ix) If two or more plumbers form themselves into a company of partnership, any penalty imposed under the provisions of these rules shall be operative against every plumber constituting such company or partnership unless the order imposing the penalty specifies otherwise.

(15) Surrender of license:-

If any licensed plumber desires to surrender his license due to any reason he shall surrender his license for cancellation to the Competent Authority and he will have to clear all the dues. No refund in respect of license fee shall be allowed, but the security amount, after adjustment, if any, is liable to be refunded.

(16) Hearing and disposal of complaints:-

All complaints made by the owner or occupier of premises and received in the office of the Department with regard to the quality of work done, material used, delay in execution of work or the charges made by a licensed plumber shall be heard and decided by the Competent Authority, after giving an opportunity of being heard to the licensed plumber and the complainant.

- 13 - Ex-331/2023

10. Prohibition of trespassing on water supply premises.-

No person shall trespass within the premises of the Department that are directly connected with water works except with due permission of the Department.

11. Prohibition of constructions over water mains.

- (1) No structures, temporary or permanent, shall be erected over any water mains or pipelines without prior permission of the Department,
- (2) If any permanent or temporary structures be so constructed, the Department may cause the same to be removed or otherwise dealt with as it deems fit and the expenses thereby incurred shall be paid by the persons contravening the provisions of sub-rule (1) above.

12. Power to lay mains and right of control.-

- (1) The Department may lay pipelines in such area;
 - (i) street or land belonging to the Government and any local authority or corporation owned or controlled by the Government;
 - (ii) over, on or under any private land with prior consent of the owner.
- (2) The Department reserves the right of access to the pipelines including the point of connections such as bunching or T-cluster and pipe appurtenances installed by the Department on any land, which shall be inspected, altered, removed, repaired and kept in proper order at any time.

13. Pipe not to be laid through insanitary places.

No water connection or other water supply pipelines shall be laid so as to pass into or through any sewer, drain, latrine, manhole, or ash pit or manure pit. Such pipe shall not be allowed to remain in contact with any foul smelling or injurious materials. In unavoidable cases, adequate protection to the pipe shall invariably be provided by carrying it through an exterior cast iron tube or in any other suitable manner approved by the Department.

14. Plantation over water supply pipelines or structures.

No person shall make plantation upon or nearby any water supply structures or pipelines which is liable to cause damage or difficulty to the routine operation and maintenance of water supply works.

15. Manner and procedure of entertainment and disposal of disputes and departmental appeals.-

- (1) If any disputes or misunderstandings arise due to the action of the departmental staff on duty, the consumer may file a complaint in writing to the concerned Executive Engineer. On receipt of the complaint, the Executive Engineer or his representative on his behalf, shall conduct inquiry and hear the complainant and others involved in the dispute and pass necessary orders
- (2) The consumer may file an appeal against the decision/ order made under rule 4 of

these rules and sub-rule (1) above to the Appellate Authority of Public Health Engineering Department within 15 days from the date of communication to him / her of such decision or order.

- i) Every memorandum of appeal shall be accompanied by a copy of the decision or order appealed against.
- ii) Every appeal under this rule shall be filed in such form and in such manner as may be specified by way of notification by the Chief Engineer, Public Health Engineering Department, Government of Mizoram.
- (3) An appeal under **rule 4 and** sub-rule (2) above shall be proceeded as follows:
 - i) The Appellate Authority shall give an opportunity to the appellant to be heard in person, if he so desires.
 - ii) The Appellate Authority may, at the hearing of an appeal allow the appellant to go into any ground of appeal not specified in the grounds of appeal, if he is satisfied that omission of that ground from the grounds of appeal was not willful or unreasonable.
 - iii) The Appellate Authority may, after making such further inquiry as may be necessary, pass such orders as it thinks fit, confirming, modifying or annulling the decision or order appealed against.
 - iv) The order of the Appellate Authority disposing of the appeal under this rule shall be in writing and shall state the points for determination reasons for the decision, and the decision therein.

16. Procedure for initiating criminal proceedings for offences committed by any person.-

- (1) Subject to the provisions of any law for the time being in force, criminal proceedings can be filed by an officer of the Department not below the rank of Sub-Divisional Officer to the competent Judicial Magistrate.
- (2) The officers of the Department are public servant within the meaning of section 21 of the Indian Penal Code.

C.Lalremsiama,

Secretary to the Govt. of Mizoram, Public Health Engineering Department. - 15 - Ex-331/2023

ANNEXURE-I

Manner of maintenance of records, returns and prescription of forms necessary thereof:

ANNEXURE - I : Manner of maintenance of records, returns and prescription of forms

necessary thereof.

ANNEXURE - II (A) : Form of application of Permanent Water connection(Domestic)

ANNEXURE - II (B) : Form of application of Permanent Water connection(Government /

Organization)

ANNEXURE - II (C) : Form of application of Permanent Water connection (Commercial)

ANNEXURE - III : Form of application for re-connection of disconnected house water

connection.

ANNEXURE - IV : Form of application for transfer of house water connection.

ANNEXURE - V : Form of application for changing of consumer's name.

ANNEXURE - VI : Syllabus of the Examination

ANNEXURE- VII : The conduct of the Examination for the issue of plumbing licenses.

ANNEXURE- VIII : Code of conduct for plumbers, procedure and specifications for

carrying out works.

ANNEXURE- IX : Form of application for plumber's license.

ANNEXURE- X : Form of Agreement.

ANNEXURE- XI : Form of Plumber's license.

ANNEXURE- XII : Form of Plumber's journal.

ANNEXURE- XIII : Form of Renewal of license.

ANNEXURE-II (A)

APPLICATION FORM FOR PERMANENT WATER CONNECTION (DOMESTIC) (See Section 4 of Act and Rules 3)

1.	DILTU HMING (in block letter) :	
2.	DILTU HNATHAWH HMING :	
3.	DILTU ADDRESS :	
4. -	CONNECTION DILNA HMUN : HOUSE/LAND NO. WITH YEAR :	
5.		
6.	LAND PASS/LSC ATTESTED	
7	XEROX COPY :	
/.	HE BUILDING/RAM TAN	
0	CONNECTION NEIH TAWH ZAT:	
8.	CONNECTION NEIH TAWH CHUA	:
_	DUH BELH CHHAN ENGNGE NI ?	/:
Da	ited :	
	D.W.	
	DIL	TU HMING ZIAK (Signature)
		FOR OFFICIAL USE
1.	Supply Tank No./T-Cluster No.	:
2.	** *	
	given from Sl.No.1.	
3	Size of pipe recommended	
	Length of pipe required	a) Required trenching
	Length of pipe required	b) Required no trenching
5	Whether land/house pass of the	o) required no denoming
٥.	application is checked by S.O(with res	enit).
6 (a) Damage of private/public/governme	
0.(as, Road, Drain, Retaining Wall, Foot	
	Step etc. (Permission to be enclosed)	
(b)Whether the proposed connection pip	·ne
(line will pass through private/public/g	_
	property, If yes, No objection/ permiss	
	from the owner is to be enclosed	
7	Measurement taken by (Name in full)	·
/.	Comments & Signature of	·
	2	
	Junior Engineer/Sectional Officer	÷
	Comments & Signature of	
	Sub-Divisional Officer :	

- 17 - Ex-331/2023

ANNEXURE-II (B)

APPLICATION FORM FOR PERMANENT HOUSE WATER CONNECTION (GOVERNMENT / ORGANISATIION)

(See Section 4 of Act and Rules-3)

1.	QUARTER NO. & LOCATION		
	(Capital Letter)	:	
2.	NAME OF DEPARTMENT	:	
3.	DEPARTMENT WHO OWNED		
	THE QUARTER	:	
4.	CERTIFICATE TO BE GIVEN BY		
	DDO/ HOD OF THE DEPARTMENT	Γ	
	WHO OWNS THE QUARTER	:	
	~	uilding belong to organisation/governm	ent has no water connection and
hei		agrees to pay all cl	
	ilding.		8
	SIGNATURE	:	
	DESIGNATION(SEAL)	:	
		·	
		FOR OFFICIAL USE	
1	Supply Tank No./T-Cluster No.	:	
1.	Supply Talk 110.71 Cluster 110.	·	
2	Total house water connection already		
2.	given from Sl.No.1.	:	
	given nom Si.ivo.i.	·	
3	Size of pipe recommended	:	
٥.	Size of pipe recommended		
4	Length of Pipe	(a)Required trenching	
٠.	Length of Tipe	(b)Required no trenching	
5 (a) Damage of private/public/govt. prop		
).ر	as, Road, Drain, Retaining Wall, Foot		
	Step etc. (Permission to be enclosed)		
(b) Whether the proposed connection pi		
(-	
	line will pass through private/public/g		
	property. If yes, No objection/permiss		
_	from the owner is to be enclosed	:	
7.	Comments & Signature of		
	Junior Engineer/Sectional Officer	:	
	Comments & Signature of		

ANNEXURE-II (C)

APPLICATION FORM FORPERMANENT WATER CONNECTION (COMMERCIAL)

(See Section 4 of Act and Rules 3)

1. DILTU HMING (in block letter) :	
2. SUMDAWNNA HMING :	
3. DILTU ADDRESS :	
4. CONNECTION DILNA HMUN :	
5. HOUSE/LAND NO. WITH YEAR:	
6. LAND PASS/LSC ATTESTED	
XEROX COPY :	
7. HE BUILDING/RAM TAN	
CONNECTION NEIH TAWH ZAT:	
8. CONNECTION NEIH TAWH CHUZ	AN
DUH BELH CHHAN ENGNGE NI	?:
Dated :	
DII	LTU HMING ZIAK (Signature)
	FOR OFFICIAL USE
1. Supply Tank No./T-Cluster No.	:
2. Total house water connection already	<i>I</i>
given from Sl.No.1.	:
3. Size of pipe recommended	:
4. Length of pipe required	a) Required trenching
	b) Required no trenching
5. Whether land/house pass of the	
application is checked by S.O(with re	esult):
6. (a) Damage of private/public/government	nent properties such
as, Road, Drain, Retaining Wall, Foo	t Path/
Step etc. (Permission to be enclosed)	:
(b)Whether the proposed connection p	pipe
line will pass through private/public/	govt.
property, If yes, No objection/ permis	ssion
from the owner is to be enclosed	:
7. Measurement taken by (Name in full) :
Comments & Signature of	
Junior Engineer/Sectional Officer	:
Comments & Signature of	
Sub-Divisional Officer :	
Suo-Divisional Officei :	

ANNEXURE-III

APPLICATION FORM FOR RE-CONNECTION OF DISCONNECTED HOUSE WATER CONNECTION [See Section 14(2)(3)(4)(5) and(6)]

1. DILTU HMING (in block letter)	:
2. DILTU ADDRESS	:
3. CONSUMER NO.	:
Dated :	DILTU HMING ZIAK (Signature)
	FOR OFFICIAL USE
1. Reason of disconnection	:
2. Supply Tank No./T-Cluster No.	:
3. (a) Amount Dues	:
(b) Re-Connection fee	:
Comments & Signature of Junior Engineer/Sectional Officer	;
Comments & Signature of Sub-Divisional Officer	:

(NOTE : Re-connection will be done only after making payment all the required amount.)

Approved by

Executive Engineer,
Public Health Engineering Department

ANNEXURE-IV

APPLICATION FORM FOR TRANSFER OF HOUSE WATER CONNECTION (See section 15 of Act and Rules-5)

1.	DILTU HMING (in block letter)	: _	
2.	DILTU ADDRESS	: _	
3.	CONSUMER NO.	: _	
4.	TRANSFERED DUHNA CHHAN	: _	
Da	ted :		
]	DILTU HMING ZIAK (Signature)
-			FOR OFFICIAL USE
1.	Supply Tank No./T-Cluster No.	: _	
2.	Material required	: _	
3.	Size of pipe	: _	
4.	Length of pipe	a) l b) l	Required trenchingRequired no trenching
5.	Amount required for transfer	: _	
6.	Damage of Public/Government/Private properties such as Road, Drain, Retain Foot path, Step etc.(Permission to be e	ing	
7.	Comments & Signature of Junior Engineer/Sectional Officer	: _	
8.	Comments & Signature of Sub-Divisional Officer	: _	

(Note : All the required amount for transfer should be deposited before taking up the work.)

Executive Engineer,
Public Health Engineering Department

Approved by

ANNEXURE-V

APPLICATION FORM FOR CHANGING OF CONSUMER'S NAME [See Rules-7(22)]

1. DILTU HMING (in block letter)	:
2. DILTU ADDRESS	:
3. CONSUMER NO.	:
4. CONSUMER NAME	:
5. HMING THLAKNA TUR	:
6. HMING THLAK DUHNA CHHAN	:
7. LAND PASS/LSC ATTESTED XEROX COPY	:
8. BILL PEKNA RECEIPT	:
Dated:	DILTU HMING ZIAK (Signature)
	FOR OFFICIAL USE
1. Supply Tank No./T-Cluster No.	:
2. Comments & Signature of Junior Engineer/Sectional Officer	:
3. Comments & Signature of Sub-Divisional Officer:	:

Approved by

Executive Engineer,
Public Health Engineering Department

ANNEXURE-VI

Syllabus of the Examination

[See Rules-9(4)]

A. Following syllabus shall be followed for the examination for the grant of plumbers' license with regard to written paper:

(a) Time : 3 hours

(b) Maximum marks : 100

Section - I: Water Supply

Theoretical Examination

- (1) Regulations governing supply of water, knowledge of procedure to obtain water connection in new premises.
- (2) A sound knowledge of codes of practice and specifications published by the Bureau of Indian Standards on Water Supply and Water Supply fittings.
- (3) Hydraulics discharge through orifices, flow in open channel, flow in pipes, hydraulic gradient, design of distribution system for colonies or housing estates.
- (4) Pipes materials, common sizes, pipe flow equations, instructions, pipe jointing, laying of pipes and selection of size.
- (5) Fixtures specials, appurtenances etc.
- (6) Starting of mains ferrules, corporation cocks, matters etc.
- (7) Small size pumps different types as may be required to plumbing of water to storage reservoirs, merits and demerits, selection of a type.
- (8) Storage reservoirs underground, surface, overhead as may be needed for maintaining satisfactory supply of water within the premises, capacity, constructional features, precautions to avoid contamination of water.
- (9) Public health hazards of faulty plumbing, cross, connections, back-siphonage, etc. remedies.
- (10) Disinfect ion of pipes Chemicals to be used, mode of disinfect ion.
- (11) Significances of routine chemical and bacteriological report on water samples.

Section II: Sanitation

Theoretical Examination

- 1. Regulations governing drainage of buildings.
- 2. A sound knowledge of codes of practice and specifications published by the Indian Standards Institution of building drainage, septic tanks and the sanitary appliances and fittings.
- 3. Sewer materials kinds, merits and demerits, factors governing choice.
- 4. Different types of sanitary latrines.
- 5. Hydraulics of flow in sewers a common formulation, use of pipe follow charts, hydraulic element charts, design of small sewerage system as may be required for housing estates and colonies.
- 6. Manholes, drop manholes, catch pits, gully pits, grease traps, various types of traps.

- 23 - Ex-331/2023

- 7. Ventilation of sewers.
- 8. Sewer laying and jointing Stoneware, concrete, brick, CI and DI pipes.
- 9. Classification of house plumbing systems two pipes, one pipe, single stack (partially ventilated) and single stack systems, their merits and demerits.
- 10. Testing of traps and fixtures-hydraulic testing and smoke testing of house drainage system.
- 11. Maintenance of house drainage clearing and testing.
- 12. Septic tanks for household design, construction, disposal of effluent; design, of soil absorption system.
- 13. Public health hazards of faulty plumbing for drainage.

B. Practical examination

Maximum marks: 100

Examination shall consist of a practical test relating to plumbing operation. Field-testing may be laid out as may be considered suitable by the examiners. The candidate shall also appear for a viva vice before the examiners, which may cover all aspects of plumbing sciences as detailed in the syllabus for written paper.

The Conduct of the Examination for issue of Plumbing License

[See Rules-9(4)]

- 1. The examination for the issue of plumbing license shall be conducted by the authority as and when requires.
- 2. The written examination shall be conducted in the month of December of every year.
- 3. Only applications received in the prescribed form available from the offices of the Executive engineer of the Authority against a cost of Rs. 5/-per/application form will be considered for examination.
- 4. Every application should be accompanied by an application fee Rs. 100/-which is not refundable.
- 5. Copies of certificates for proof of age, nationality, educational; qualifications and experience and conduct and character should accompany the application forms.
- 6. The examination shall consist of 2 parts viz. 1. Written and 2. Practical each carrying 100 marks. To become eligible for a license an applicant should secure separate minimum of 50% marks in the theory and practical examinations.
- 7. Application forms from eligible candidates should reach the executive engineers under whom licenses are sought six months before the examination. Application received thereafter will be considered only for the examination.
- 8. Hall tickets for the eligible candidates for the written examinations will be dispatched by one week before the examination.
- 9. The candidates should strictly observe the instructions given on the hall ticket and produce then before the examiner on the date of examination. The hall tickets should have passport size photograph of the applicant affixed to the same duly attested by a person of reputation.
- 10. The Executive Engineers at each Division will be the Chief Examiners at each centre.
- 11. The Chief Examiner will be responsible for the smooth conduct of the examination. They may appoint Examiners under them for the supervision and smooth conduct of the examination.
- 12. The practical examinations shall be conducted within one month after the written examination. The practical examination will be conducted by the Executive Engineer / Chief Examiner at the various centre as per the approved syllabus and the guidelines issued by the Controller of Examinations.
- 13. The results of the practical examinations should be communicated to the Controller of examinations within one week of the holding of the examination, by the Executive Engineer / Chief Examiner.
- 14. The results of the candidates shall be released by the second consecutive month after completion of the practical examination.
- 15. In all matters relating to the conduct of the examinations the decision of the Controller of Examinations shall be final.

- 25 - Ex-331/2023

ANNEXURE-VIII

Code of conduct for plumbers, procedure and specifications for carrying out works

[See Rules-9(11)]

1. Code of conduct for plumbers

- (i) Plumbers licensed by the PHED, Mizoram will establish a show room easily accessible to the public. The show room, if forming part of a residential building shall have an opening to the front of the building so as to easily accessible to the customer and inspecting officers.
- (ii) The show room shall have all the tools and equipment necessary for carrying out plumbing works. The tools and equipment shall be kept ready for inspection at any time by the Executive Engineer or any other officer duly authorized by him.
- (iii) The show room shall have stocks of pipes, specials, fitting etc., for carrying out repairs, alternations etc. of any work of domestic plumbing nature.
- (iv) The name of the plumbing works, the name of the proprietor, the registration No. and date of expiry of the registration should be displayed inside the show room.
- (v) The name of the plumbing works and the registration No. of the plumber shall be prominently displayed in front of the show room for easy identification to the public and departmental authorities.
- (vi) The plumbers should maintain a register of all the works undertaken by them. This register should show the name of the customer, address, date of application, estimate amount, date of payment of estimate fee and application fee with receipt Nos., date of commencement of work, date of sanction of work, date of compression of work, date of connection etc.
- (vii) The register mentioned in para (vi) above shall also contain the names of the workers or assistance engaged for a particular work and the dates on which they worked.
- (viii) The register shall be produced before the Executive Engineer or Sub-Divisional Officer or any other officer duly authorized by them for verification and authentication.
- (ix) Plumbers are required to have good cordial relations with the customers and the Departmental officers. The Sub-Divisional Officer or any other officer duly authorized by him shall allow a consumer to change the plumber provided the consumer makes a written request for the same detailing the malpractices or other misconduct of the plumber. The plumber may appeal against the same before the Executive Engineer. The decision of the Executive Engineer shall be final in all such cases.

2. Procedure for carrying out works

(i) The plumbers shall submit details dimensioned sketches along with the application for installation, alteration or repairs of house connections as stipulated in bye-laws 11 (iv) & (v). These sketches should be in triplicates and should show the plan of the house I: 100 scale with the identification of each rule. The position of the mains to which connections are to be made shall be shown in red ink up to meter point and the inside installations in blue ink: where there are alterations or repairs or extensions to existing pipe lines these

Ex-331/2023 - 26 -

should be show in orange colour.

- (ii) The sketches mentioned in para (i) above should be neatly drawn on one side of the paper only. Either copies of the sketches be drawn or blue print made for additional copies.
- (iii) The position of the mains from which connection taken, plan of the street and the length of each street or bye-lanes if connection pipes are proposed to be taken through bye-lanes etc. should be marked on the sketch.
- (iv) The sketch should be authenticated by the applicant and the plumber with spaces for verification and authentication by the departmental officers.

3. Specifications for carrying out works

For carrying out the work of providing new installations. repairs or alteration to existing installations for plumbing fixture inside buildings or pipe lines and other related works outside the buildings the specifications contained in IS 2065-1982 (2nd revision) shall be strictly followed.

- 27 - Ex-331/2023

ANNEXURE-IX

Public Health Engineering Department Government of Mizoram

FORM OF APPLICATION FOR PLUMBER'S LICENCE

[See Rules-9(1)]

Ap	plication issued on	paid Rs towards the Application
For	m cost vide	
Ap	plication from issuing Clerk	
1.	Name of Applicant	:
	(In Block Letters)	
2.	Full Address	:
3.	Nationality	:
4.	Qualification	:
5.	Age and Date of Birth	:
6.	Particulars of Experience on	
	plumbing works	:
7.	State whether he is Licensed	
	Plumber of any other office	:
8.	Additional Particulars if any	:
Sta	vernment of Mizoram for issue of ation: ate:	
		Signature of Applicant
	OFFICE USE ONLY	·
1.	Name	:
2.	Address	:
3.	Details of amount remitted	:
4.	Registration No	:
5.	Plumbers Test conducted on	:
6.	Practical Test conducted on	:
7.	Result	:
8.	Eligibility for License for plumb	
		Officer/Staff

FORM OF AGREEMENT

[See Rules-9(5)]

(on Stamp paper)
I, Pi/Pu
I also agree that no violations of Rules will be made by me and plumbing works will be carried out as per the directions and instruction of officials of Authority.
I shall keep the plumbers' journals up to date and the same shall be made available to the inspecting officer as and when required.
I shall carry out the plumbing works only through the persons enlisted on the journal and in case the License is not be used, I shall surrender the License to the Authority.
As a Security for the due and proper fulfilment of plumbers' duties I herewith deposit a sum of Rs. 10000/- (Rupees ten thousand) only and agree that the sum may be forfeited to the Public Health Engineering Department, Government of Mizoram in case I violate any of the Provisions of The Mizoram Water Supplies (Control) Act, 2004 or the Rules & Regulations made there under in the discharge of my duties as a plumber.
Place:
Date : Licensed plumber

- 29 - Ex-331/2023

ANNEXURE-XI

Public Health Engineering Department, Government of Mizoram
Division:

FORM OF PLUMBER'S LICENSE

[See Rules-9(7)]

Photograph
of the
licensee

(Seal) (Signatureand Designation)

(Signature and Designation)

No	Date
Pi/Pu	
cense to carry out works on behalf of F	PHED, Government of Mizoram as a Licensed Plumb This License is valid up to
	(Seal)

Instruction to Plumbers

- 1. The license issued is valid only for **five** years.
- 2. The license is to be renewed on expiry of its validity.
- 3. A non-refundable fee of Rs..... is payable, for renewal after getting the intimation from the licensing Authority.
- 4. While submitting application for works. The license No. shall invariably be referred to and the card produced when called for.
- 5. If the original license card issued is lost, the fact may be intimated to the undersigned immediately.
- 6. Rs. 500.00 will be charged towards the issue of duplicate license cards.

ANNEXURE-XII

Public Health Engineering Department Government of Mizoram

Division:

FORM OF PLUMBER'S JOURNAL [See Rules-9(9)]

Sl. No	File No. & date	address	Nature of work	Approval Wood Estimate Work Order				Details Date of Conr w o r k done	Date of Connection	Account No.	Remarks
				No.	Date	No.	Date				

- 31 - Ex-331/2023

ANNEXURE-XIII

Public Health Engineering Department Government of Mizoram

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FORM OF RENEWAL OF LICENSE

[See Rules-9(8)]

	to (vide let-
ter dated)	
Renewal fee of Rs(Rupeesdated) only collected as
	(Signature and Designation)
	(Seal)
Date:	