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भाग 4 (ग)

उप-खण्ड (I)

राज्य सरकार तथा अन्य राज्य-प्राधिकारियों द्वारा जारी किये गये (सामान्य आदेशों, उप-विधियों आदि को सम्मिलित करते हुए) सामान्य कानूनी नियम।

Mines & Petroleum (Gr-II) Department

Notification

Jaipur, January 03, 2025

G.S.R.93 .-In exercise of the powers conferred by section 15 of the Mines and Minerals (Development and Regulation) Act, 1957 (Central Act No. 67 of 1957), the State Government hereby makes the following rules further to amend the Rajasthan Minor Mineral Concession Rules, 2017, namely:-

1. Short title and commencement.- (1) These rules may be called the Rajasthan Minor Mineral Concession (Amendment) Rules, 2025.

(2) They shall come into force from the date of their publication in the Official Gazette.

2. Amendment of rule 2.- In sub-rule (1) of rule 2 of the Rajasthan Minor Mineral Concession Rules, 2017, hereinafter referred to as the said rules,-

(i) after the existing clause (xxi) and before the existing clause (xxii), the following new clause (xxi-a) shall be inserted, namely:-

“(xxi-a) “electronic identification system” means a system or device which is capable to store electronic data and wirelessly sharing of such data for the purposes of identification and tracking and includes a radio frequency identification tag;”;

(ii) in clause (xxxviii), for the existing expression “roads, buildings”, the expression “roads” shall be substituted;

(iii) after the existing clause (xlii) and before the existing clause (xliii), the following new clause (xlii-a) shall be inserted, namely:-

“(xlii-a) “radio frequency identification device” means any device that uses electromagnetic fields or equivalent system to automatically identify and track tags containing electronically stored information attached to objects or vehicles;”;

(iv) in clause (lvi), for the existing expression “; and”, the punctuation mark “;” shall be substituted;

(v) in clause (lvii), for the existing expression “royalty paid mineral”, the expression “royalty paid mineral bajri (river sand) from permitted stocks of the lessee, masonry stone gitty/grit/crusher dust, M-sand; and” shall be substituted; and

38. Insertion of new rule 84A.- After the existing rule 84 and before the existing rule 85 of the said rules, the following new rule 84A shall be inserted, namely:-

“84A. Resolution of discrepancies in survey, demarcation and record keeping.- (1) Any discrepancies in survey, demarcation and record keeping, other than mistakes/errors in online feeding of description report/latitude and longitude of pillars of mining leases, may be resolved, as per standard operating procedure issued under sub-rule (2), by the authorities specified in table given below:-

Table

S.N.	Authority	Discrepancy	Mining lease area	Percentage of change in area
1	2	3	4	5
1.	Superintending Mining Engineer	Closing error	Upto one hectare	Upto five percent
		Other than closing error		
2.	Additional Director Mines	Closing error	Upto one hectare	Upto ten percent
		Other than closing error		
		Closing error	More than one hectare and upto five hectare	Upto five percent
		Other than closing error		
3.	Director	Closing error	Full powers	
		Other than closing error	Upto five hectare	Upto ten percent
			More than five hectare and upto ten hectare	Upto five percent
4.	Government	Other than closing error	Full powers	

Provided that where during the resolution of discrepancies, the description report and plan appended to the mining lease deed is changed, in such case, a rider agreement with revised description report and plan shall be executed.

(2) For resolution of discrepancies in survey, demarcation and record keeping of mining leases, Director shall issue standard operating procedure.”