



## မင်္(ခုံခြံခြံ ဝာಜ် పုံဖြံသာ) THE ANDHRA PRADESH GAZETTE PUBLISHED BY AUTHORITY

### PART I EXTRAORDINARY

No.562

AMARAVATI, MONDAY, OCTOBER 11, 2021

G.518

### NOTIFICATIONS BY GOVERNMENT

--X--

# INDUSTRIES & COMMERCE DEPARTMENT (MINES-III)

AMENDMENT TO ANDHRA PRADESH MINOR MINERAL CONCESSION RULES. 1966.

[G.O.Ms.No.69, Industries & Commerce (Mines-III), 7th October, 2021.]

### **NOTIFICATION**

In exercise of the powers conferred by sub-section (1) of section 15 of the Mines and Minerals (Development and Regulation) Act, 1957 (Central Act 67 of 1957), as amended from time to time, the Governor of Andhra Pradesh hereby makes the following amendments to the Andhra Pradesh Minor Mineral Concession Rules, 1966 issued in G.O.Ms.No.1172, Industries & Commerce (B.I) Department, 4<sup>th</sup> September, 1967 as subsequently amended.

#### **AMENDMENTS**

In the said rules,-

- 1. in rule 10, after sub-rule (6), the following shall be added namely,-
- "(7). When a quarry lease is granted,-
  - (i) the lessee for Silica Sand shall pay an amount of Rs.212/- per Mt towards consideration amount in addition to the seigniorage fee and other applicable levies.

Provided that such consideration amount shall be applicable and shall be levied for mineral dispatches from 25.03.2021.

(ii) the lessee for Granite shall pay an amount equivalent to 0.50 times of seigniorage fee towards consideration amount in addition to the seigniorage fee and other applicable levies.

Provided that the consideration amount shall be applicable and shall be levied for mineral dispatches from 07.06.2021.

(iii) the lessee for other minor minerals, except Silica Sand, Granite and Ordinary Sand, shall pay an amount equivalent to one time seigniorage fee towards consideration amount in addition to the seigniorage fee and other applicable levies.

Provided that the consideration amount shall be applicable and shall be levied for mineral dispatches from 07.06.2021.

- (iv) Notwithstanding anything contained in these rules, every quarry lease holder including temporary permit holder shall pay Consideration amount in addition to the seigniorage fee and other applicable levies."
- 2. in rules 12, 26, 31 and 34,- for the words "Seigniorage fee" / "Seigniorage fee along with DMF and MERIT amounts" wherever they occur, the words "Seigniorage fee and consideration amount "/ "Seigniorage fee along with DMF and MERIT amounts and consideration amount" shall be substituted respectively.
- 3. in rules 12, and 34,- for the words "the rates prescribed from time to time in Schedule-I" wherever they occur, the words "the rates prescribed from time to time in Schedule-I and Rule 10(7)" shall be substituted.

GOPAL KRISHNA DWIVEDI,
Principal Secretary To Government

