In the Criminal Manual, 1980,-

- (1) in Chapter I, in paragraph 14, in subparagraph (4) for the letters and figures "Rs. 15,000", at both the places where they occur, the letters and figures "Rs. 50,000 (Rupees fifty thousand only)" shall be substituted.
- (2) in Chapter XVI, after paragraph 10, the following paragraph shall be inserted, namely:—
  - 10-A. On admission of appeals or revisions filed by parties other than State Government, the appellants' or applicants' advocates should be required to file a complete paper book for the Court, containing copies of all relevant papers as required by paragraph 10, Chapter XVI of Criminal Manual. Such paper-books prepared should be certified in tune with and based on the original records by the concerned Advocate. A copy of the paper book should be provided by the appellants' or applicants' Advocates to the opponents/ /respondents (as the case may be), well in advance, so that the said opponents/ respondents (as the case may be) can compare and verify from the original records, whether any document is missing or has not been included in the paper-book and it should be brought to the notice of the concerned Officials in the Registry of the District Court. After cross checking by the Registry Officials as also after comparison with the originals, private paper books can be taken on record.

In the event, the learned appellate Judge orders to summon the original record at the time of hearing of the appeals or revision, the original records should immediately be made available. In any event, when the final hearing of the Criminal Appeal commences, the original records should immediately be made available by the concerned Clerk of the Court.-

High Court of (MAHENDRA W. Judicature at Bombay CHANDWANI)

Date: 27th September, 2022. Registrar General.

Department of Mines

Directorate of Mines & Geology

## Notification

03/68/2021/Major/Mines

In exercise of the powers conferred by sub-section (1) and (1A) of section 15 and section 15A of the Mines and Minerals (Development and Regulation) Act, 1957 (Central Act 67 of 1957) and all other powers enabling it in this behalf, the Government of Goa hereby makes the following rules so as to further amend the Goa Minor Mineral Concession Rules, 1985, specifying, namely:—

- 1. Short title and commencement.— (1) These rules may be called the Goa Minor Mineral Concession (Amendment) Rules, 2022.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Insertion of new rule 22A.— After rule 22 of the Goa Minor Mineral Concession Rules, 1985, the following rule shall be inserted, namely:-

"22A. Amount of contribution to be made to the District Mineral Foundation.— Every holder of quarrying lease or quarrying permit or sand permit shall pay to the District Mineral Foundation of the district in which the mining operations are carried on by him, an amount equivalent to five percent of royalty as payable under clause (i) of sub-rule (1) of rule 22.".

By order and in the name of the Governor of Goa.

Dr. S. Shanbhogue, Director & ex officio Joint Secretary (Mines & Geology).

Panaji, 14th October, 2022.

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Department of Panchayati Raj & Community Development
Directorate of Panchayats

## Notification

25/7/DEV/Vol/2022/4906

Whereas, section 244-A of the Goa Panchayat Raj Act, 1994 empowers the Government to exercise the functions