

THE INTER-STATE MIGRANT WORKMEN (REGULATION OF EMPLOYMENT AND CONDITIONS OF SERVICE) RULES, 1985

OFFICE OF THE LABOUR COMMISSIONER
MEGHALAYA, SHILLONG

No. LABOUR. 191/83/44.—In exercise of the powers conferred by sub-section (1) of Section 135 of the Inter-State Migrant Workmen (Regulation of Employment Conditions of Service) Act, 1979 (Central Act, 30 of 1979), the Government of Meghalaya hereby makes the Meghalaya Inter-State Migrant Workmen (Regulation of Employment and Conditions of Service) Rules, 1985, after previous notice of its intention to do so was published in the Gazette of Meghalaya, dated 20t 1 June, 1985 vide Notification No. Labour. 191/83/39, dated 1st February, 1985.

CHAPTER-1

Preliminary

1 Short title, extent and commencement—These Rules may be called the Meghalaya Inter State Migrant Workmen (Regulation of Employment and Conditions of Service) Rules, 1985.

- (2) These rules shall extend to the whole of Meghalaya.
- (3) They shall come into force on the date of their publication in the official Gazette of Meghalaya.
- 2. Definitions—In these rules, unless the subject or context otherwise requires—
 - (a) "Act" means the Inter-State Migrant Workmen (Regulation of Employment and Conditions of Service) Act, 1979 (Central Act 30 of 1979);
 - (b) "Appellate Officer" means an appellate officer nominated by the State Government under Section 11 of the Act;
 - (c) "Form" means form appended to these rules;
 - (d) "Inspector" | eans an inspector appointed by the State Government under Section 20 of the Act;
 - (e) "Labour Commissioner" means an officer as such appointed by the State Government;
 - (f) "Licensing Officer" means the licensing officer appointed by the State Government under Section 7 of the Act;

4.21

- (g) "Migrant Workmen" means an inter-State migrant workman as defined in Section 2 of the Act:
- (h) "Registering Officer" means the registering officer appointed by the State Government under Section 3 of the Act;
- (i) "Section" means a section of the Act;
- (j) "Specified Authority" means the authority specified by the State Government for the purpose of Sections 12 and 16 of the Act;
- (2) All other words and expressions used in these rules but not defined therein shall have the meanings respectively assigned to them in the Act.

CHAPTER—II

- 3. Application for Registration of Establishment.

 (1) Every application for registration under Section 4 of the Act by the Principal employer of an establishmen referred to in sub-clause (ii) of clause (a) of sub-section (1) of Section 2 of the Act shall be made in triplicate in Form I to the Registering Officer of the area in which the establishment sought to be registered in situated.
- (2) The application shall be accompanied by a Treasury Challan showing payment of all relevant fees prescribed under these rules.
- (3) The application shall be either personally delivered to the registering officer or sent to him by registered post.
- (4) On receipt of the application, the registering officer shall, after noting thereon the date of receipt by him of the application, give an acknowledgement to the applicant.
- (4) Issue of certificate of registration.—(1) Where the registering officer registers the establishment, he shall issue to the principal employer a certificate of registration in Form II.
- (2) The registering officer shall maintain a register in Form III showing the particulars of the establisment in relation to which certificate of registration are issued by him

- (3) If, in relation to an establishment, there is any change in the particulars specified in that certificate of registration, the principal employer of the establishment shall intimate to the registering officer, within 30 days from, the date when such change takes place, the particulars of and the reasons for such change, under intimation to the concerned Licensing Officer of the State from which migrant workmen are to be recruited or have been recruited.
- 5. Circumstances in which aplication for registration may be rejected:—(1) If any application for registration is not complete in all respects, the registering officer shall require the principal employer to amend the application so as to make it complete in all respects.
- 2. If the principal employer, on being required by the registering officer to amend his application for registering omits or fairs to do so, the registering officer shall reject the application for registration.
- 6. Amendmend of certificate of registration:—(1) Where on receipt of the intimation under sub-rule (3) of Rule 4, registering officer is satisfied that an amount higher than the amount, which has been paid by the principal employer as fees for the registration of the establishment is payable he shall require such principal employer to deposit a sum which, together with the amount of already paid by such principal employer, would be equal to such higher amount of fees payable for the registration of the establishment and to produce receipt showing such deposit.
- (2) Where, on receipt of the intimation referred to in subrule (3) of Rule 4, the registering officer is satisfied that there has occured a change in the particulars of the establishment as entered in the register in Form III, he shall amend the said register and record therein the change thus occured:

Provided that no such amendment shall effect anything done or any action taken or any right, obligation or liability acquired or incurred before such amendment:

Provided further that the registering officer shall not carry out any amendment in the register in Form III unless the appropriate fees have been deposited by the principal employee.

- 7. Application for Licence—(l) Every application by a contractor for the grant of licence for recruiting any person in the State for the purpose of employing him in any establishment situated in another State under clause (a) (ii) of sub-section (i) of Section 8 shall be made in triplicate in Form IV to the Licensing Officer having jurisdiction in relation to the area wherein the recruitment is made.
- (2) Every application by a contractor for employing as workman in any establishment within the State persons from another State under clause (b) (ii) of sub-section (l) of section 8 shall be made in Form V to the Licensing Officer having Jurisdiction in relation to the area wherein the establishment is situated.
 - (3) (i) Every application for the grant of a licence under sub-rule (1) or sub-rule (2), shall be accompanied by a certificate of the principal employer in Form VI to the effect that he undertakes to be bound by all the provisions of the Act and the rules made thereunder so far as they are applicable to him in respect of the recruitment or employment of the workman, in respect of which the contractor is making ahe application along with certified copy of the registra-aion certificate of the principal employer. (ii) Every such typlication shall be either personally, delivered to the licenting officer concerned or sent to him by registered post.
 - (4) On receipt of the application referred to in sub-rule (1) or sub-rule (2), the licensing officer concerned shall, after nothing thereon the date of receipt of the application grant n acknowledgement to the applicant.
 - (5) Every application referred to in sub-rule (1) shall also be accompanied by the receipt of payment of all releaant fees prescribe under these rule.
- 8. Matters to be taken into account in granting or refusing a licence—In granting or refusing to grant a licence the Licensing Officer shall take the following matters into account and where the application is for licence, under subrule (2) of Rule 7 also the matters mentioned under Clauses (c), (f) & (g), namely:—
 - (a) Whether the applicant-
 - (i) is a minor, or
 - (ii) is of unsoned mind and stands declared by a competent court, or

- (iii) is an undischarged insolvent, or
- (iv) has been convicted at anytime during the period of five years immediately preceding the date of application, of an offence which, in the opinion of the State Government, involves moral turpitude;
- (b) Whether any order has been made in respect of the applicant under sub-section (1) of Section 10, and if so whether a period of three years has elapsed from the date of that order
- (c) Whether the fees for the application has been deposited at the rates specified in Rule 12;
- (d) Whether security, wherever necessary, has been deposited by the applicant at the rates specified in sub-rule (1) of Rule 10;
- (e) Whether the establishment actually requires the employment of inter-State migrant workman and, if so, the extent of the actual requirement;
- (f) Whether local person or persons from other parts of the State are available or not for employment in the establishment; and
- (g) Whether the employment of inter-State migrant workman will be in the interest or otherwise of the people of the State specially of the Scheduled Tribes, Scheduled Castes or Backward Classes.
- 9. Investigation in respect of application for Licence and Refusal to issue licence (1) On receipt of the application from the Contractor, and as soon as possible thereafter, the Licensing Officer shall investigate or cause investigation to be made to satisfy himself about the correctness of the facts and particulars furnished in such application and the eligibility of the applicant for a licence.
- (2) (i) Where the Licensing Officer is of the opinion that the licence should not be issued, he shall, after affording reasonable opportunity to the applicant to be heard, make an order rejecting the application.
- (ii) The order shall record the reasons for the refusa and shall be communicated to the applicant.

- 10. Security—(1) Where the licensing officer is satisfied in accordance with the procedure laid down in the proviso to sub-section (2) of Section 8, that any person who has applied for or who has been issued a licence should furnish security for the due performance of the conditions of the licence, he shall prepare an estimate of the amount needed to provide for recruitment or employment of migrant workmen on the basis of the factors specified in sub-section (3) of the said Section and after considering the solvency of such person determine the amount of the security to be furnished by such person, which shall not exceed forty per cent of the amount estimated by him.
- (2) Where the applicant for the licence was holding a licence in regard to another work and licence had expired, the Licensing Officer, if he is of the view that any amount out of security, if any, deposited in respect of that licence is to be refunded to the applicant under Rule 17, he may on an application made for that purpose in Form VII by the applicant adjust the amount to be refunded towards the security, if any, required to be deposited in respect of the application for the new licence and the applicant need deposit, in such a case, only the balance amount, if any, after making such adjustment.
- 11. Forms and terms and conditions of licence— (1) Every licence under sub-section (1) of Section is granted under these rules shall be in Form VIII and shall remain valid for a period specified thereat but not beyond twelve months from the date of the order granting the licence.
- (2) Every licence granted under sub-rule (1) or renewed under Rule 15 shall be subject to the following conditions, namely:—
 - (i) the licence shall be non-transferrable; it said to said
 - (ii) the terms and conditions of the agreement or arrangement under which the migrant workmen is recruited or employed are as specified in the Act and in the rules made thereunder;
 - (iii) the number of migrant workmen recruited or employed shall not, on any day, exceed the maximum number specified in the licence, during the calendar year;

- (iv) the number of Workmen recruited or employed as migrant workmen in the establishment shall not on any day, exceed the maximum number specified in condition (iii),
- (v) the rates of wages payable to the migrant work men by the contractor shall not be less than the rates prescribed under the minimum Wages Act, 1948 (Act No. XI of 1948), for such employment and where the rates have been fixed by agreement, settlement or award, not less than the rates so fixed;
- (vi) save as provided in these Rules, the fees paid for the issue, or as the case may be, for renew at of licence shall be non-reful dable;
- (vii) (a) in cases where the migrant workmen recruited or employed by the the contractor perform
 the same or similar kind of work as the workmen directly employed by the principal employer if the establishment, the wage rates, holidays
 hours of work and other conditions of services
 of the migrant workmen of the contractor shall
 be the same at applicable to the ouorkmen directly omployed by the principal employer of the
 establishment on the same similiar kirds of work

Provided that in case of any disagreement with regard to the type of work, the same shall be decided by the Labour Commissioner, Meghalaya whose decision thereon shall be final;

- (b) in other cases, the wage rates, hnlidays, hours of work and conditions of service of the migrart workmen recruited or employed by the contractor shall be such as prescribed in these Rules;
 - (viii) every migrant workmen shall be cutitled to allowances, benefits, facilities, etc., as provided in the Act and in these rules;
 - any contractor before A.M, or after 7 P.M.;

the 12th August, 1999

No.LBG-211/88/286: In exercise of the powers conferred by section 35 of the Inter-State Migrant workmen (Regulation of employment and conditions of Service) Act. 1979, the Governor of Meghalaya is pleased to make the following Rules to amend the Meghalaya Inter State Migrant Workmen (Regulation of Employment and Condition of Service) Rules, 1985 (hereinafter referred to as the principal Rules), after previous notices of its intention to do so vas published in the Gazette vide. No. LBG, 21:/88/pt/33, dated 22nd April, 1999.

THE MEGHALAYA INTERSTATE MIGRANT WORK-MEN (REGULATION OF EMPLOYMENT AND CONDITIONS OF SERVICES (AMENDMENT) RULES, 1999

- 1. Short title and commencement—(1) These rules may be called the Meghalaya Interstate Migrant Workmen (Regulation of Employment and conditions of service (Amendment) Rules, 1999.
 - (2) They shall come into force at once-
- 2. Amendment of rule 11; After sub-rule (1) of rule11 of the principal Rules the following provision shall be inserted.
- "Provided that no license shall be granted to the contractor for a period exceeding 179 days at a time subject to usual renewal".
- 3. Substitution of rule 12—For rule 12 of the principal rules, the following shall be substituted as new rule 12.
 - "12—fees (1) The fees to be paid for the grant of certificate of registration of an establishment under section 4 shall be as specified below:—

Re! Per per head day for duration of the work.

(2) The fees to be paid for the grant of licence under section 8 shall be as specified below—

Re 1 per head per day for duration of the work.

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Re! Per per head day for duration of the work.

(2) The fees to be paid for the grant of licence under section 8 shall be as specified below—

Re 1 per head per day for duration of the work.

1. Name of the workmen
9 Codel and her in the state of a section of the se
2. Serial number in the register of workmen employed
3. Nature of employment/designation
4. Wage rate with particulars of unit in case of piece work
5. Wage period.
6. Tenure of employment
7. Remarks

Signature of Contractor,

114

A. K. Roy, Secretary to the Govt. of Meghalaya Labour Department.

Provided that this clause shall not apply to the employment of female migrant workmen in pit-head baths creches and canteens and midwives and nurses in hospitals and dispensaries,

- (x) the contractor shall notify any change in the number of migrant workmen or the conditions of work to the Licensing Officer;
- (xi) the Contractor shall comply with all the provisions of the Act and Rules;
- (xii) a copy o the licence shall be be displayed prominently at the premises where the migrant work men are employed;
- (xiii) the period for which the licence shall be valid
- 12. Fees.-(1) The fees to be paid for the grant of certificate of registration of an establishment under Section 4 shall be as the specified below.-

If the number of migrant workmen proposed to be employed in the establishment on any day—

- 13. Amendment of the Licence—(1) A licence issued under Rule 11 or renewad under Rule 14 may, for good and sufficient reasons be amended by the Licensing Officer.
- (2) The contractor who desires to have the licence amended shall submit to the Licensing Officer an application stating the nature of amendment and reasons therefor.
- (3) If the Licensing Officer allows the application he shall require the applicant to furnish a Treasury reciept for the amount, if any, by which the fees that would have been payable is the licence had been originally issued in the amended from exceeds the fee originally paid for the licence.
- (4) On the applicant furnishing the requisite reciept, the picence shall be amended according to the orders of the picensing officer.
- (5) Where the application for amendment is refused, the Licensing Officer shall record the reasons for such refusal and communicate the same to the application.
- 14. Renewal of licence—(1) Every application for renewal of a licence granted under these rules shall be made to the Licensing Officer in Form IX in triplicate and shall be made not less than 30 (thirty) days before the date one which the licence expires:—
- (2) In granting of refusing grant of renewal of licence the Licensing Officer shall take into consideration the matters mention in Rule 8 and as have arisen subsequent to the grant of the licence.
- (3) Fvery order of refusal for grant of renewal of licence shall record reasons thereof and comments to the applicant.
- (4) The fees chargeable for renewal of a licence shall be the same as for the grant thereof.

Previded that if the application for renewal is not received within the time speceified in sub-rule (2), a fee of twenty-five per cent in excess of the fees originally payable for the licence shall be payable for such renewal.

Provided further that in case where Licensing Officeris satisfied that the delay in submission of the applications
is die to unavoidable circumstances beyond the control of
the contractor, he may reduce or remit as the dreams fit
he payment of such excess see.

- 15. Period of renewal of the licence:—Every licence renewed under rule shall remain in force for a further period mentioned therein but not exceeding twelve months from the date of order of renewal.
- 16. Issue of duplicate certificate of registration or licence—Where a certificate of registration or a licence granted or renewal under the preceding rule has been lost defeated or accidentally destroyed, a duplicate thereof may be granted on payment of a fee a ten rupees.

Refund of Security—(1) (ii) On expiry of the period of licence the contractor may, if he does not intend to have his licence renewal or get the security amount adjusted in respect of his fresh application for licence in terms of sub-rule (2) of Rule 10, make an application to the Licensing Officer for the refund of his security, if any deposited by him under Rule 10.

- (ii) If the Licensing Officer is satisfied that there is no breach of the conditions of licence or there is no order under Section 10 for the forfeiture or security or any por tion therefore, he shall direct the refund of the security to the applicant.
- of the whole on any p rt of the security. the amount to be forfeited shall be deducted from the security deposit, and balance, if any, shall be refunded to the applicant.
- 3) The application for refund shall as far as possible be disposed of within sixty days of the receipt of the application.
- 18. Appeals and procedure—(1), (i) Every appeal, under Section 11 shall be preferred in the form of a memorandum signed by the applicant or his authorised agent and presented to the appellate officer in person or sent to him by registered post.
- (iii) The memorandum shall be accompanied by a certificate copy of the order and a Treasury Challan for Rs.
- (2) The memorandum shall set forth preciely and un der distinct heads the grounds appeal to the order appeal led from.

- with the provisions of sub-rule (2) it may be rejected or returned to the appellant for the purpose of being amended within a time to be fixed by the Appellate Officer.
- (4) Where the Appellate Officer rejects the memorandum of appeal under sub-rule (3), he shall record the reasons for such rejection and communicate the same to the appellant.
- Appellate Officer shall admit the appeal, endorse therein the date of presentation and shall register the appeal in the register of appeals kept for the purpose.
- (6) (i) When the a peal has been admitted, the Appellate Officer, shall send a notice to the Registering Officer or the Licensing Officer, as the case may be from whose order the appeal has been preferred. The Registering Officer or, as the case may be, the Licensing Officer shall thereupon send the record of the case to the Appellate Officer.
- send a notice to the appellant to appear before him on such date and time as may be specified in the notice for the hearing of the appeal.
- (7) If on the date fixed for the hearing, the appellant does not appear, the Appellate Officer may dismiss the appear for default of appearance of the appellant.
- (8) (i) Where an appeal has been dismissed under subrule (7), the appellant may apply to the Appellate Officer for re-admission of the appeal, and where it is prove that he was prevented by any sufficient cause from appearing when appeal v. as called on for hearing the Appellate Officer shall restore the appeal on its original number.
- (ii) An application under clause (i) shall, unless the Appellate Officer extend the time for sufficient reason, be made within thirty days of the date of dismissal.
- (9) (i) If the appellant is present when the appeal is called on for hearing, the Appellate Offic r shall proceed to hear the appellant or his authorised agent any other person summoned by him for the purpose, and pronounce judgement on the appeal either confirming, re ersing or modifying the order appealled from.

- (ii) The judgement of the Appellate Officer shall state the point for determination, decisions thereon and the reasons for the decisions.
- (iii) The order shall be communicated to the appel ant and a copy thereof shall be sent to the Registering Officer or the Licensing Officer, as the case may be, from whose order the appeal has been preferred:
- 19. Obtaining of copies or orders :—A copy of the order of the Registering Officer, Licensing Officer or Appellate Officer may be obtained on payment of fees of Rs.5 per copy of each order on application specifying the date and other particulars of the order made to the Officer concerned.
- 20. Payment of fees and security doposits:—(1) The payment of the various fees relating to registration, licensing and security deposits shall be made through a Treasury Challan crediting the Fees to the head of accounts specified in this behalf.
- (2) The head of accounts under which the receipts relating to the fees for registration, licensing, and the appeals etc., shall be credited will be.
- (a) "08/-Labour and Employment-C-Fees under the Inter-State Migrant Workmen (Regulation and Condition of Service) Meghalaya Rules 1985" by the figures and words "02.0-Labour and Employment Registration Licence fees under the Inter-State Migrant Workmen Rules 1985".
- (b) '843—Civil Deposit—K—Deposits under variouss Lat our Acts" by the figures and words. "8443-Civil Deposit, Security Deposits under the Inter-State Migrant Workmen Ruler 1985.'

CHAPTER-III

Duties of the Contractor

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- 21. Particulars of migrant workman: -(1) Every contractor shall furnish to the specified authorities the particulars regarding recruitment and employment of Inter State migrant Workman in Form X.
- (2) The particulars shall be either personally delivered by the contractor to the concerned specified authorities or sent to them by the Registered Post.

- 2. Return fare The contractor shall pay to the Inter State migrant workman the return fare from the place of employment to the place of residence in the home State of the workman on the expiry of the period of employment and also on his.
- (a) termination of service before the expiry of the period of employment for any reason whatsoever;
- (b) being incapacitated for further employments on account of injury or continued ill health duly certified as such by a registered medical practitioner.
- (c) cessation of work in the establishment which is not due to any fault on the part of the migrant workmen; and
- (d) Resignation from service on account of non fulfilment of terms and conditions of his employment by the contractor.
- 23. Pass Book—(1) In the Pass Book referred to in clause (4) of sub-section (1) of Section 12, the following additional particulars shall be indicated separately in respect of each wage period within three days from the date of of payment.
 - '(a) The date of recruitment;
 - (b) The date of employment;
- (c) Total attendance/unit of work done (in respect of piece rated migrant workman) total wages earned/deductions if any made/net amount paid and signature of contractor or his duly authorised representative with date; and
- (d) Name and address of the next of kins of the Inter State migrant workman.
- (2) In case of the fatal accident or serious bodily injury to any migrant workman the contractor shall immediately sent telegrams to the specified authorities of both the State and also the next of the kins of the migrant workman intimating death or the nature of serious bodily injury sustained by the migrant workman as the case may be, date, place and nature of accident. The contractor shall further send

written report to the specified authorities concerned and the next of kin of migrant workman, undermentioned particulars by register post within twenty four hours of the occurence of the accident:—

- (i) Name of the migrant the workman;
- (ii) Date, place and nuture of accident;
- (iii) Condition of the migrant workman (if alive);
- (iv) Action taken by the contractor/principal employer:
- (v) Any other information.
- (3) If the contractor fails to send the telegraphic intimation and/or written report as required under sub-rule (2) the principal employer shall comply with the requirements of sub-rule (2) as early as possible but in any case not later than forty-eight hours of time of the occurrence of the accident.
- 24 Return and Report—Every contractor shall furnish a return regarding Inter-State migrant workman who have ceased to be employed in Form XI to the specified authorities concerned either personally or by registered post to as to reach them not later than fifteen days from the date the migrant workman ceases to be employed.

CHAPTER-IV

Wages

25 Rate of Wages—The rate of wages of a migrant workman in an establishment where he is required to work which is neither same nor of similar kind as is being performed by any other workman in that establishment, shall not be less than the rate of wages paid by the principal employer to a workman in lowest category of workman directly employed by him in that establishment or the Minimum rates of wages notified by the State Government under the Minimum Wages Act, 1948 (11 of 1848), for the same of similar type of work performed by a workman in any scheduled employment in the area in which the establishment is located, or the rates of wages payable to the workman for performing same or similar kind of work of that establishment in the State in which the establishment is located, whichever is higher.

Provided that if there is any dispute in this regard or with regard to applicability of wages rates to a migrant workman under sub-clause (b) of sub-section (1) of Section 13, the same shall be decided by the Labour Commissioner of the State whose decision shall be final

- 26. Wages Period.—The contractor shall fix wage period in respect of which wage shall be payable.
 - 27. No wage period shall exceed one month.
- 28. Payment of Wages.—The wages of any migrant workman in an establishment by a contractor where less than one thousand workman are employed shall be paid before the expiry of the seventh day and in other cases before the expiry of the tenth day of the following month.
- 29. Payment of wages on termination of employment.—Where the employment of any migrant workman is terminated by or on behalf of contractor, the wages earned by the migrant workman shall be paid before the expiry of the second working day from the day on which his employment is terminated.
- 30. Mode of Payment.=(1) All payments of wages shall be made by the contractor on working day at the work premises and during the working time and on a date notified in advance and in case the work is completed before the expiry of the wage period, final payments shall be made within forty-eight hours of the last working day.
- (2) Wages due to every migrant workman shall be paid to him direct/or to any persons duly authorised by him in this behalf.
- (3) All wages shall be paid in current coin or in currency or in both. Wages shall be paid without any deduction of any kind except those specified by the State Government by general or special order in this behalf or permissible under the payment of Wages Act, 1936 (4 of 1936).
- (4) A notice showing the wage period and the place and time of disbursement of wages shall be displayed at the place of work and a copy sent by the Contractor to the Principal employer under acknowledgement.

- (5) The principal employer shall ensure the presence of his authorised representative at the place and time of disbursement of wages by the contractor to the migrant workman and it shall be duty of the contractor to ensure the disbursement of wages in the presence of such authorised representative.
- (6) The authorised representative of the principal employer shall record under his signature certificate at the end of all the entries in the register of wages or the wages-cum-muster roll, as the case may be, in the following form.—

"Certified that the amount shown in column No.......has been made to the migrant workman concerned in my presence on....."

CHAPTER-V

Medical and other facilities to be provided to migrant workman.

- 31. Holidays, hours of work and other condition of service.—(1) Holidays, hours of work including extra wages for overtime work done and other conditions of service of misgrant workman shall not be less favourable than those obtaining in that establishment or in similar employments in the area in which the establishment is located, as the case may be.
- (2) Where there is any dispute in this regard or with regard to applicability of holidays hours of work including extra wages for overtime work done and other conditions of service to a migrant workman under clause (a) of subsection (1) of Section 13 the same shall be decided by the Labour Commissioner whose decision shall be final.
- 32. Medical facilities—(1) The contractor shall ensure provision of suitable and adequate medical facilities of outdoor treatment to the migrant workman free of cost for treatment of any ailment from which the migrant workman or any member of his family may suffer during his employment in the establishment or to meet any preventive measure against epidemic or any virus infection. Wherever any medicine is purchased by a migrant workman from market on the basis of the prescription issued by any Doctor provided by the contractor or the principal employer, as the case may be, or any registered medical practitioner, the cost of such medicine shall be reimbursed by the contractor to the migrant workman concerned within a period of seven days from the date of presentation of the bill by the migrant workman.

- (2) In the event of migrant workman or any of his family members suffering from any ailment requiring hospitalisation during his employment in the establishment, the contractor shall promptly arrange for the hospitalization of the migrant workman or the concerned member of his family. The contractor shall bear entire expenses on treatment, hospital charges (including diet), if any, and travel expenses for the patient from the place of his/her residence to the hospital and back.
- (2) Every contractor shall provide and maintain so as to be readily accessible during all working hours first-aid boxes at the rate of not less than one box for one hundred and fifty workmens or part thereof.
- (4) The first-aid box shall be distinctly mark with a Red Cross on a white ground and shall contain the following equipment namely:—
- (a) for the establishments in which number of migranworkmens employed does not exceed fifty, each first-aid box shal contain the following equipment:—
 - (i) six small sterilised dressings,
 - (ii) three medium size sterilized dressings,
 - (iii) three large size sterilized dressings,
 - (iv) three large sterilized burn dressings,
 - (v) one (30 ml.) bottle containing a two per cent alcoholic solution of Iodine,
 - (vi) one (30 ml.) bottle containing salvolatile having the dose and mode of administration indicated on the lebel,
 - (vii) one snake-bite lancet,
 - (viii) one (30 gms) bottle of potassium parmanganate erystals,
 - (ix) one pair of scissors,
 - (x) one copy of the first-air leaslet issued by the Director General Factory Advice Service and Labour Institute, Government of India.
 - (xi) a bottle containing one hundred tables (each of five grams of aspirin,
 - (xii) ointment for burns, and
 - (xiii) A bottle of suitable surgical antiseptic solution.

- (b) For establishment in which the number of migrant workman exceeds fifty each first-aid box shall contain the following equipment:—
 - (i) twelve small sterilized dressings,
 - (ii) six medium size sterilized dressings,
 - (iii) six large size sterilized dressings,
 - (iv) six large size sterilized Burn dressings.
 - (v) six (15 gms.) packets sterilized cotton wool.
- (vi) one (80ml.) bottle containing a twor per cent alcoholic solution of Iodine.
 - (vii) one (60ml.) bottle containing salvolatile having the dose and mode of administration indicated on the level,
 - (viii) one roll adhesive plaster,
 - (ix) a snake-bite lancet,
 - (x) one (30grms.) bottle of potassium permanganate crystals,
 - (xi) one pair of scissors,
 - (xii) one copy of the first-aid leaflet issued by the Director General, Factory Advisory Service and Labour Institutes, Government of India,
 - (xiii) A bottle containing one hundred tablets (each of five grams) of aspirin,
 - (xiv) Ointment for burns and
- (xv) A bottle of a suitable surgical antiseptic solution,
 - (5) Adequate arrangements shall be made for immediate recoupment when cecessary.
 - (6) Nothing except the contents mentioned in sub-rule (4) shall be kept in the first-aid box.
- (7) The first-aid box shall under the charge of a responsible person who shall always be readily available during working hours of the establishment.
- (8) The person in-charge of the first aid box shall be a person trained in first-aid treatment, in establishments where the number of migrant workman is one hundred and fifty or more.

33. Protective clothing—(1) The contractor shall provide to every migrant workman where the temperature falls below twenty degree centigrade, protective clothing consisting of one woolen coat and one woolen trousers once in two years:

Provided that where the temperature falls below five degree centigrade on woolen over coat shall also be provided to the migrant workman once in three years.

- (2) The protective clothing shall be provided by the contractor to every migrant workman before on set of winter season in the area where the establisment is located or on the 30th day of Semtember, whichever is earlier.
- 34. Drinking water, latrines, urinals and washing facilities (1) The contractor shall provide sufficient quantity of wholesome drinking water sufficient number of sanitary latrines and urinals, washing facilities for the migrant workman at the establishment in the case of existing establishment within seven days of the commencement of these rules, and in case of new establishment, within seven days of the commencement of employment of migrant workman therein.
- (2) It any of the facilities is not provided by the contractor within the speciffied period, the same shall be provided by the principal employer within seven days of the expire of the period specified in sub-rule (1).
- 35. Rest Rooms—(1) In every place where migrant workmen are required to halt at night in connection with the working of the establishment and in which employment of migrant workmen is likely to continue for three months or more, the contractor shall provide and maintain rest rooms or other suitable alternative accommodation within fifty days of the coming into force of the rules in case of the existing establishments, and within fifteen days of the commencement of the employment of migrant workmen in the case of new establishment.
- (2) If the amenity is not provided by the contractor within the specified period, the principal employer shall provide the same within a period of fifteen days of the expiry of the period specified in sub-rule (1).
- (3) Separate rooms shall be provided for female migrant workmen.

- (4) Effective and suitable provisions shall be made in every room for securing and maintaining adequate ventlation by circulation of fresh air, and there shall also be provided and maintained sufficient and suitable natural and artificial lighting.
 - (5) The rest rooms, or other suitable alternative accommodation shall be of such dimension so as to provide at least a floor area of 1.1 square metre for each person.
 - (6) The rest rooms, or other suitable alternative accommodation shall be so constructed as to afford adequate protection against heat, wind, rain and shall have smooth hard and impervious floor surface.
 - (7) The ress rooms or other suitable accommodation shall be at a convenient distance from the establishment and shall have adequate supply of wholesome drinking water.
- 36. Canteens—(1) In every establishment wherein work regarding the employment of migrant workman is likely to continue for six months and wherein migrant workmen numbering one hundred or more are ordinary employed an adequate canteen shall be provided by the contractor for the used of such migrant workmen within sixty days of the date of coming into force of the rules in the case of the existing establishments, and within sixty days of the commencement of the employment of migrant workmen in the case of new establishments.
- (2) If the contractor fails to provide canteen within the time laid down, the same shall be provided by the principal employer, within sixty days of the expiry of the time allowed to the contractor.
- (3) The canteen shall be maintained by the contractor or principal employer, as the case may be, in an efficient manner.
- (4) The canteen shall consist of at least a dining hall kitchen, store-room, pantry and washing places separately for migrant workmen and for utensils.
- (5 (i) The canteen shall be sufficiently lighted at all times when any person has access to it.
- (ii) The floor shall be made of smooth and impervious material and inside walls shall be lime-washed or colour-washed at least once in each year;

Provided that the inside walls of the kitchen shall be ime-washed every four months.

- (6) (i) The precincts of the canteen shall be maintained in a clean and sanitary conditions.
- (ii) Waste water shall be carried away in suitable covered drains and shall not be allowed to accumulate so as to cause a nuisence.
- (iii) Suitable arrangements shall be made for the collection and disposal of garbage.
- (7) The dining hall shall accommodate at a time at least 30 per cent of the migrant workmen working at a time
- (8) The floor area of the dining hall, excluding the area occupied by the service counter and any furniture except tables and chairs shall be not less than one square metre per dinner to be accommodated as specified in Sub-rule (7).
- (9) (i) A portion of the dining hall and service counter shall be partitioned off and reserved for women migrant workmen in proportion to their number.
- (ii) Washing places for women shall be separate and screened to secure privacy.
- (10) Sufficient, tables, stools, chairs, or benches shall be available for the dinners to be accommodated as specified in sub-rule (7).
- (11) (i) There shall be provided and maintained sufficient utensils, crockery, cultlery, furniture and any other equipment necessary for the efficient running of the canteen.
- (ii) The furnitures, untensils and other equipment shall be maintained in clean and hygenic condition.
- (12) (i) Suitable clean cloths for the employees serving in the canteen shall also be provided and maintained.
- (ii) A service counter, if provided shall have a top of smooth and impervious material.
- (iii) Suitable facilities including and adequate supply of hot water shall be provided for the cleaning of utensils and equipment.

- (13) The foodstuffs and other items to be served in the canteen shall be in conformity with the normal habits of the migrant workmen.
- (14) The charges for meals, other foodstuffs, beverages and any other items served in the canteen shall be based on noprofit no loss basis and shall be conspiciously displayed in the canteen.
- (15) In arriving at the prices of food-stuffs, and other articles served in the canteen the following items shall not be taken into consideration as expenditure, namely—
 - (a) The rent for the land and buildings;
 - (b) The depreciation and maintenance charges for the building and equipment provided for in the canteen.
 - (c) The cost of purchase, repairs and replacement of equipments including furniture, crockery, cutlery and utensils.
 - (d) The water charger and other charges incurred for lighting ventilation;
 - (e) The interest on the amounts spend on the provision and maintenance of furniture and equipment provided for in the canteen.
 - (16) The books of accounts and registers and other documents used in connection with the running of the canteen shall be produced on demand to an Inspector.
- (17) The accounts pertaining to the canteen shall be audide lonce every twelve months by registered Accountants and Auditors:

Provided that the Labour Commissiner may appove or any other person to audit the accounts, if he is satisfied that it is not feasible to appoint a registered Accountant and Auditor in view of the site or the location of the canteen.

- 3.7 Latrines an urinals—(1) Latrines shall be provided in every establishment on the following scale namely.—
- (a) Where females are employed, these shall be at leat one latrine every 25 females;

(b) Where male are employed, there shall be at least one latrine for every 25 males:

Provided that where the number of males or females exceeds 190 it shall be sufficient if there is one latrine for 25 males or females, as the case may be, upto the first 100, and one every 30 thereafter.

- (2) Every latrine be under cover and so partitioned off as to secure privacy and shall have a proper door and fastenings.
- (3) (i) Where workers both the sexes are employed there shall be displayed outside each block of latrine and urinal a notice in the language understood by the majority of the workers 'For Men only' or 'For Women only', as the case may be.
- (ii) The notice shall also bear the figure of a man or of a woman, as the case may be.
- (4) there shall be at least one urinal for male workers upto fifty and one for female upto fifty employed at a time:

Provided that where the number of male or female workmen, as the case may be exceed 500 it shall be sufficient if there is one urinal for every fifty females upto the first 500 and one for every 100 or part there of thereafter.

- (5) The latrines and urinals shall be conveniently situated and accessible to workers at all times at the establishment.
- (6) (i) The latrines and urinals shall be adequately lighted and shall be maintained in a clean sanitary condition at all times.
- (ii) Latrines and urinals, other than those connected with a flush sewage system shall comply with the requirements of the public health authorities.
- (7) Water shall be provided by the means of tap or otherwise so as to be conveniently accessible in or near the latrines and urinals.
- 38. Washing facilities—(i) In every establishment adequate and suitable facilities for washing shall be provided and maintaired for the use of migrant workmen employed therein.

- (2) Separate and adequate screening facilities shall be provided for the use of male and female migrant workmen.
- (3) Such facilities shall be coveniently accessible and shall be kept in clean and hygenic condition.
- 39. Creche—(1) In every establishment where 20 or more workmen are ordinarily employed as migrant work en and in which employment of migrant workmen is likely to continue for three months or more, the contractor shall provide and maintain two rooms of reasonable dimensions for the use of their children under the age six years, within fifteen days of coming into force of the rules, in case of existing establishment, and within fifteen days of the commencement of the employment of not less than twenty women as migrant workmen in new establishments.
- (2) One of such rooms shall be used as play room for the children and the other as bedroom for the children.
- (3) If the contractors fails to provide the creche within the time laid down, the same shall be provided by the Principal Employer within fiftee days of the expiry of the time allowed to the contractor.
- (4) The contractor or the principal employer as the case may be, shall supply adequate number af toys and games in the play rooms and sufficient number of cots and bedding in the sleeping room.
- (5) The creche shall be so constructed as to afford adequate protection against heat, damp, wind, rain and shall have smooth, hard and impervious floor surface.
- (6) The creche shall be at a convenient distance from the establishment and shall have adequate supply of wholesome drinking water.
- (7) Effective and suitable provisions shall be made in every room of creche for securing and maintaining adequate ventilation by circulation of fresh air and there shall also be provided and maintained sufficient and suitable natural experimental lighting.
- 49. Residential accommodation—(1) The contractor shall provide to every migrant workmen.
- (i) in case he is accompanied by any other member of his family a suitable barrack so as to accommodate one room having at least a floor area of 10 square metres, a verandah

and adequate additional covered space for cooking food as well as one common sanitary, one common bath-room for every three such quarters; and

(ii) in case he is unaccompanied by any other member of his family, a suitable barrack so as to accommodate not more than ten such migrant workmen, having at least a floor areas of not less than 6.5 square metres for each such migrant workmen making use of the barrack, verandah and adequate additional covered space for cooking food as well as more common bathroom for every ten such migrant workmen.

Within fifteen days of coming into force of the rules in the case of the existing establishment and within fifteen days of commencement of the employment of migrant workmen in the new establishment.

- (2) Every quarter and the barracks shall be so constructed as to afford adequate ventilation, protection, against heats, wind, rain and shall have smooth, hard and impervious floor surface.
- (3) The quarters of the barracks, as the case may be, shall be at a convenient distance from the establishment and shall have adequate supply of wholesome drinking water.
- (4) The area in which the quarters and/or the barracks are located as well as the latrines and the bathrooms provided therein shall be kept in a clean sanitary condition at all times.
- (5) If the amenities referred to in sub-rule (1) are not provided by the contractor within the period prescribed, the principal employer shall provide the same within a period of fifteen days of expiry of the period laid down in the said sub-rule.
- (6) If there is any dispute or disagreement regarding suitability or adequacy or provision of any of the amenities referred to in sub-rules (1) to (4) the same shall be decided by Labour Commissioner (State) whose dicision shall be final.
- 41. Liability of the principal employer in certain case— If any allowance is required to be paid under Section 14 or Section 15 to a migrant workman employed in an establishment to which this Act applies is not paid by the contractor or if any facility specified in Section 16 is not provided for the benefit of such migrant workman, such

allowance shall be paid, or as the case may be, the facility shall be provided, by the principal employer within fifteen days of the expiry of the time allowed to the contractor under the rules except where otherwise provided for in the relevant rules:

Provided that in case of ailmant requiring urgent medical attention or hospitalization as the case may be, the principal employer shall provide the same immediately on the failure of the contractor to do so.

42. Relaxation in ertain cases— If the contractor or principal employer, as the case may be, has already provided any facility relating to supply of whole some drinking water or rest-rooms or latrines and urinals or washing, canteen or creche or first-aid as required under the Act applicable to the establishment and the same is considered adequate and also available for use by the migrant workmen, that facility, shall be deemed to be provided for under these rules.

CHAPTER-VI

Registers and Records Collection of Statistic

- 43. Registers of contractors.— Every principal employer shall maintain in respect of each registered of each establishment a register of contractor in Form XII.
- 44. Register of persons employed.— Every principal employer and contractor shall maintain in respect of each establishment where he employ migrant workman a register in Form XIII.
- 45. Service certificate— On termination of employment or any reason whatsoever the contractor shall issue to the migrant workman whose services has been terminated a service certificate in Form XIV.
- 46. Displacement-cum-outward journey allowances sheet and return journey allowances register— (1) Every contractor shall maintain displacement-cum-outward journey allowances required to be paid under Section 14 and 15 in Form XV and a register for return journey as required to be paid under Section 15 in Form XVI.
- (2) Entries in the sheet and the register required to be maintained under sub-rule (1) shall be authenticated by the contractor or his duly authorised representative.

- 47. Muster roll, wages register, deductions register and overtime register:—(1) In respect of establishments which are governed by the payment of Wages Act, 1936 (4 of 1936) and the rules made there-under or the Minimum Wages Act, 1948 (11 of 1948) and the rules made thereunder or Contract Labour (Regulation and Abolition) Act, 1970 (37 of 1970) and the rules made thereunder the following registers and record required to be maintain by the contractor as employer under those Acts and the Rules shall be deemed to be registers and records to be maintained by the contractor under these Rules:—
 - (a) muster roll,
 - (b) register of wages,
 - (c) register of deductions,
 - (d) register of fines,
 - (e) register of overtime,
 - (f) register of advances,
- (2) In respect of establishment not covered by any of the Acts or the rules referred to in sub-rule (I), the following provisions shall apply, namely:—
 - (a) every contractor shall maintain a Muster Roll Register and a register of wages in Form XVII & XVIII respectively.
 - (b) signature or thumb impression of every migrant workman on the register of wages shall be obtained and entries therein shall be authenticated by the signature of the contractor or his authorised representative and duly certified by authorised representative of the principal employer as required by sub-rule (1) of Rule 30.
 - (c) Register of deduction, register of fines and register of advance:—Register of deduction for damage or loss, register of fines and register of advances shall be maintained by every contractor in Form XIX, XX & XXI respectively;
 - (d) every contractor shall maintain register of overtime in Ferm XXII.

- (3) Notwithstanding anything contained in these rules where a combined or alternative form is sought to be used for the contractor to avoid duplication of work for compliance with the provisions of any other Act or the rules framed thereunder or any other laws or regulation or in case where mechanised pay rules are introduced for better administration, alternative suitable form or forms in line of any of the form prescribed under these rules, may be used with the previous approval of the Labour Commissioner.
- 48. Maintenance and preservation of registers:
 (1) All registers and other record required to be maintained under the Act and rules, shall be maintained complete and upto-date and unless otherwise provided for, shall be kept at an office or the nearest convenient building within the precincts of the work place or at a place, if any; specify by the Inspector on the specific request made by the contractor in this behalf.
- (2) All the registers shall be maintain legibly in English or Hindi or any Regional language and in the language understood by the majority of the migrant workmen engaged in the work.
- (3) All the registers and other records shall be preserved in original for a period of three calender years from the date of last entry made therein.
- (4) All the registers, records, and notices maintained under the Act or rules shall be produced on demand before the Inspector or Labour Commissioner or any other authority under the Act or any person authorised in that behalf by the State Government.
- (5) Where no deduction has been made or no fine has been imposed or no overtime has been worked during any wage period, a 'NIL' entry shall be made across the body of the register at the end of every wage period indicating also in precise terms the wage period to which the 'NIL' entry relates in the respective registers maintained in Form XIX & XX & XXI respectively.
- 49. Display of an abstract of the Act and the Rules.

 -Every contractor shall display an abstract of the Act and these rules in English and Hfndi and in the language spoken by majority of migrant workmen in such form as may be approved by Labour Commissioner.

- of work, wage periods, dates of payment, payment of wages, names and address of the Inspectors having jurisdiction, and date of payment of unpaid wages, shall be displayed in English and in Hindi and in local language understood by the majority of the workers in conspicuous place at the establishment and work-site by the principal employer or the contractor as the case may be.
- (ii) The notices shall be correctly maintained in a clean and legible condition.
- (iii) A copy of the notice shall be sent to the Inspector having jurisdiction and whenever any changes occur, the same shall be communicated to him forthwith.
- 51. Periodical returns—(1) Every contractor shall send half yearly return in Form XXIII (In duplicate) so as to reach the Licensing Officer concerned not later than thirty days from the close of the half year.

Note.—Half year for the purpose of this rule means a period of six months commencing from 1st January and in July every year.

- (2) Every principal employer of a registered establishment shall send annually a return in Form XXIV (in duplicate) so as to reach the Registering Officer concerned not later than the fifteen February following the end of the year to which it relates.
- 52. Other information or statistics.—(1) The Labour Commissioner or the Inspector or any other authority under the Act shall have powers to call for at any time any information or statistics in relation to migrant workman from any contractor or principal employer by an order in writing.
- (2) Any person called upon to furnish the information of statistics under sub-rule (1) shall be legally bound to do so.

CHAPTER—VII

53. Legal aid to migrant workman.—Legal aid on receipt of a writen application from migrant workman or in the event of his death, from next of his kin for providing legal aid in relation to any proceeding before the authority under Section 15 of the Payment of Wages Act, 1936 or

authority under Section 20 of the Minimum Wages Act, 1948 or appropriate Labour Court under Section 33C (2) of the Industrial Dispute Act, 1947 or Commissioner for Workmen's Compensation under the Workmen's Compensation Act, 1923, in which the migrant workman or his legal heir is a party, the specified authority concerned if he is satisfied, may with the prior approval of the Labour Commissioner of the State, engage an Advocate to conduct the relevant proceedings on behalf of migrant workman or his legal heir as the case may be, and meet all legal expenses in this regard.

CHAPTER-VIII

Powers of Inspectors

54. Exercise of Power by an Inspectors.—An Inspector shall exercise all or any of the Powers conferred by or under these rules.

FORM-I

[See Rule (3)]

Application for registration of establishments employing migrant workmen.

- 1. Name and location of the establishment.
 - 2. Postal address of the establishment.
 - 3. Full name and address of the principal employer (furnish father's/husband's name in the case of individuals).
 - 4. Names and address of the Director/particular partners (in case of companies and firms).
 - 5. Full name and address of the Manager or person responsible for the supervision and control of the establishment.
 - 6. Nature of work carried on in the establishment.
 - 7. (1) Whether the principal employer holds a trading/ business license granted by District Council (This does not apply to principal employer referred to in subclause (1) of clause (g) of sub-section (3) of Section 2 of the Act).

- 2) If the answer to (1) above is in the affirmative:
 Furnish following Particulars—
 - (a) Name of District Council granting the licence.
 - b No. and date of the licence.
 - (c) Period of validitiy of licence.
- 3) If the answer to (1) above is in the negative, furnish reasons thereof.
- 8. Particular of the contractors and migrant workmen.
 - (a) Names and addresses of the contractor.
- (b) Nature of work for which migrant workmen are to be recruited or are employed.
- (c) Maximum number of migrant workmen to be employed on any day through each contractor.
 - (d) Estimated date of commencement and termination of work under each contractor.
 - (e) Estimated date of termination of the employment of migrant work men under each contractor.
 - 9. Particular and Treasury Challan (original Treasury receipt to be enclosed) (Name of the Treasury, Amount Number and Date). I hereby declared that the particulars given above are true to the best of my knowledge and belief.

Date of receipt of application.

Principal of Employer, Seal and Stamp, Office of the Registering Officer

FORM-II

[See Rule 4 (1)]

Certificate of Registration

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GOVERNMENT OF MEGHALAYA

Office of the Registering Officer

- 1. Nature of work carried on in the establishment.
- 2. Name and addresses of the contractors.
- 3. Name of work for which migrant workmen are t be employed or a re-employed.
- 4. Maximum number of migrant workmen to be employed on any day through each contractor.
- 5. Other particulars relevant to the employment of migrant workmen.

(i)

(ii)

Signature of Registering.
Officer with Seal,

Remarks	1
Probable duration of em- pleyment of migrant work- men	10
Maximum No. of migrans workmen employed on any day through a contrastor	
Mature of work for which migrant workmen are to be recruited or are to employed	8
Mame and address of con- solari	
Maximum No. of migrant workmen directly employed on any day	9
Type of business trade, industry, manufacture or dustry, manufacture or ried on by the establishing of the contract of the con	in .
Mame of the Principal Em- ployer and his address	
Mame and address of the	67
Registration No. and date	4
Serial No.	10

Particulars of Contractor and Inter-State Migrant Workmen

FORM—III

[See Rule 4(2)]

Register of Establishments

FORM IV

[See Rule 7(1)]

Application for license for recruitment

- 1. Name and address of the contractor (including h i father's/husband's name in case of individuals)
 - 2. Date of birth and age (in case of individuals)
- 3. (1) Whether the contractor holds a trading/business licence granted by District Council.
- (2) If the answer to (1) above is in the affirmative, furnish following particulars—
 - (a) Name of District Conneil granting the licence.
 - (b) No. and date of licence.
 - (c) Period of validity of the licence.
- (3) If the answer to (1) above is in the negative, furnish reasons thereof.
- 4. Particulars of establishment where migrant workmen are to be employed.—
 - (a) Name and address of the establishment.
 - (b) Type of business trade, industry, manufacture or occupation, which is carried on in the establish ment.
 - (c) Number and date of certificate of registration of the establishment under the Act, along with a certified copy thereof and the particulars in Form I.
 - (d) Name and address of the Principal employer.
 - 5. Particulars of migrant workmen:-
 - (a) Nature of work in which migrant workmen are employed or are to be employed in the establishment.
 - (b) Duration of the proposed contract work (give particulars of proposed date of commencing and ending.
 - (c) Name and address of the agent or manager of the contractor as the work site.

- (d) Maximum number of migrant workmen proposed to be employed in the establishment on any dated.
- (e) Names and addresses of the Directors/Partners (in case of companies and firms).
- of and responsible to the company/firm for the conduct of the business of the company/firm, as the case may be.
- 5. Whether the contractor was convicted of any offence within the preceding five years, if so, give details.
- revoking or suspending licence or forfeiting security deposits in respect of and earlier contract. If so, the date of such order.
- 7. Whether the contractor has worked in any other establishment within the past five years. If so, give detail of the principal employer establishment and nature of work.
- 8. Whether a certificate by the principal employer in Form VI is enclosed.
- 9. Amount of licence fee paid (with No. and date of Treasury Receipt).
 - 10. Amount of security deposit, if any.

Declaration:—I hereby declared that the details given above are correct to the best of my knowledge and belief.

Place-	
Date	

Signature of the Applicant (Centractor).

Note:—The application should be accompanied by a Treasury Challan showing the payment of the prescribed Licence fee and security deposit, if any and a certificate in Form VI from the Principal Employer.

(To be filled in the Office of the Licencing Officer).

Date of receipt of the application with Treasury Challan for fees.

Signature of Licensing Officer

(d) Maximum

FORM V

See Rule 7 (2)] one of or

Application for Licence for employment

- 1. Name and address of the contractor (including his Father's/Husband's name in case of individuals).
- 2. Date of birth and age (in case of individuals.)
 - 3. (1) Whether the applicant holds a trading/business licence granted by District Council.
 - (2) If the answer to (1) above is in the affirmative: Furnish following particulars:—
 - (a) Name of District Council granting licence.
 - (b) No. and date of the licence.
 - (e) Period of validity of the licence.
 - (3) If the answer to (1) above is in the negative, fur h reason thereof.
 - (4) Particulars of establishment where migrant workmen are to be employed,—
 - (a) Name and address of the establishment.
 - (b) Type of business, trade, industry, manufacture or occupation, which is carried on in the establishment;
 - (c) Number and date of certificate of registration of the establishment under the Act;
 - (d) Name and address of the Principal employer,
 - 5. Particulars of migrant workmen:
 - (a) Nature of work in which migrant workmen ar employed or are to be employed in the establishment.
- (b) Duration of the proposed contract work (give part i culars of proposed date of commencing and ending).
- c) Name and address of the agent or mana ger of the contractor at the work site.
 - (d) Maximum number of migrant workmen proposed to be employed in the establishment or any date.

- (e) Names and addresses of the Directors/Partners (in case of companies and firms).
- (f) Name (s) and address (es) of the person (s) incharge of and responsible to the company/firm for the conduct of the business of the company/firm, as the case may be.
- 6. Whether the contractor was convicted of any offence within the proceding five years. If so, give the details.
- 7. Whether there was any order against the contractor revoking or suspending licence or forfeiting security deposits in respect of an earlier contract. If so, the date of such order.
- 8. Whether the contractor has worked in any other establishment within the past five years. If so give details of the principal employer, establishment and nature of work.
- 9. Whether a certificate by the principal employer in Form VI is enclosed.
- 10. Amount of licence paid (with No. and date of Treasury Receipt).
- 11. Amount of security deposit, if any.

Declaration—I hereby declared that the details given above are correct to the best of any knowledge and belief.

Place	Signature of the applicant
	(Contractor)
70	

Note—The application should be accompanied by a Treasury Challan showing the payment of the prescribed fee and security deposit, if any and a certificate in Form VI from the Principal employer.

FORM VI

[See rule 7 (3)]

Form of certificate by Principal employer.

Gertified that I have engaged the applicant (name of the contractor) as a contractor in my establishment. I undertake to be bound by all the provisions of the Inter-State Migrant Workmen (Regulation of employment and Conditions of Service) Act 1979 and the Inter State Migrant Workmen Regulation of Employment and Conditions of Service) Meghalaya Rule make thereunder in so far as the provisions are applicable to be in respect of the employment of migrant workmen by the applicant in my establishment.

Place...... Signature of Principal employer

Name and address of Establishment

Date......

VI from the Frincipal employer.

	Remarks RM-VIII	12
	[See Rule 11(1)]	icar
AZAJA	Particular of fresh appli-	Applicant
700	face of Licencing Off	() I
Fee paid E	Name and address of the Principal employer	of u.S
Ni obsit. Workings	Mo. and date of certificate of registration of the cata- of registration of the cata- blishment in relation to which the fresh licence is applied for	under section 8 ((Regulation of Pr
Security J	No and date of Treasury Challan of the balance security deposit deposition with the fresh application	1979, subject to the 2. This licence (Nature of work to
7II (2)	Amount of security deposit	workmen in cruited District and Stated mame and address chall not exceed
[Sa	Amount of previous secu-	3. This licence
dication of Mice	No, and date of the Trea- sury Challan of security deposit in respect of the previous licence	en-
App	Whether the previous licence of the contracts was su- spended or revolked	Date of renewal
~	Date of explay of previous	w 1
	No. and date of application.	Place
Sell of Licences	Name and address of the	Darc

FORM—VIII [See Rule 11(1)]

GOVERNMENT OF MEGHALAYA Office of Licencing Officer

	The state of the state of	
Licence No	Dated	Fee paid Rs
	LICENCE	
(Regulation of Em 1979, subject to the	eby granted to	Migrant Workmen on of Service) Act, the Annexure.
(Nature of work to(name(place workmen recruited f	be indicated) in the esta e of principal employer ce of work to be indicated form(name	to be indicated) at ated by the migrant of Police Station,
shall not exceed		ated whose number
3. This licence s	hall remain in force till	the 31st December
	Signature and Seal of	Licencing Officer
	RENEWAL	
	(See Rule 14)	70
Date of renewal	Fee paid for renewal	Date of expiry
1.		
2.		
3.		
Date	Signature and	Seal of Licencing Officer

SAUXANNA and to the employ-

The Licence is subject to the following conditions:-

- 1. Licence shall be non-transferable.
- 2. The number of workmen employed as migrant workmen in the establishment shall not, on any day, exceed the maximum number specified in the application for licence.
- 3. Save as provided in these rules the fees paid for the grant or as the case may be, for renewal of licence shall be non-refundable.
 - 4. The rates of wages payable to the migrant workmen by the contractor shall not be less than the rates prescribed under the Minimum Wages Act, 1948 for such employment where applicable, and where the rates have been fixed by agreement settlement or award, not less than the rates so fixed.
 - 5. (a) in cases where the migrant workmen employed by the contractor perform the same or similar kind of workmen directly employed by the Principal Employer of the establishment, the wage rates, holidays, hours of the work and other conditions of service of the migrant workmen of the contractor shall be the same as applicable of the workmen directly employed by the Principal Employer of the establishment on the same or similar kind of work:

Provided that in the case of any disagreement with regard to the type of work, the same shall be decided by the Labour Commissioner of the State whose decision shall be final;

- (b) in other cases the wages rates, holidays, hours of work and conditions of service of the migrant workmen of the contractor shall be such as prescribed in these rules.
- 6. Every migrant workmen shall be entitled to allowances, benefits, facilities, etc., as prescribed in the Act and these Rules.
- 7. No female migrant workmen shall be employed by



Provided that this clauses shall not apply to the employment of female migrant workman in pit head Baths, Creches and Canteens and as Midwives and Nurses in hospitals and dispensaries.

- 8. The Contractor shall notify any change in the numbers of migrant workmen or the conditions of work to the Licencing Officer.
- 9. The contractor shall comply with all the provisions of the Act and these Rules.
- at the premises where the migrant workmen are employed.

XI MAOTIC applicable, and where

[See rule 15 (2)]

Application for Renewal of Licence

o the contractor shall not be less than the rates

- ilod 1 Name and address of the Contractor:
- 2. Number and date of the Licence:
- 3. Date of expiry of the previous licence:
- ded or revoked:
- 5. Number and date of Treasury Receipt enclosed

sland of the noisisty eact'y said early to

(To be filled in the Office of the Licensing Officer).

Date of receipt of application with Treasury Challa
No. and date.

FORM-X

[See rule 21]

Form in which to furnish particulars in respect of recruitment and employment of migrant workman/workmen as prescribed under Rule 21, to the authorities specified under the explaination below sub-section (2) of Section 12 of Inter-State Migrant Workmen (Regulation of Employment and Condition of Services) Act, 1979.

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Remarks	21	ted)
Details of other service conditions		representative ed) en recruited sentative
	2	ta ta
Period of contract of employment	13	ised reprecenngloyed) nployed) A been recre representative
Details of rates of wages and other allowances payable	18	authorised re-
Date of employment	17	his autho
Date of recruitment	16	his 7men auth
Nature of job required to be	15	ctor or //workm an/wor?
Amount of wages for outward bisq boiroq yernoj	14	Contra orkman workm:
-olla vanuoi brawno to sanomA biaq sanaw	13	of the grant w migrant
Amount of displacement allowance bisq	12	
Place and address of residence in the Home State	0151 1	Signature of the Date
Name and address of the next of	01	0 8 0
namarew sets to the workman Their rishT	6	the State State Inc Employer)
Principal Age unicokn	00	
Name of members of his family accompanying the workman	7	ority in rincij
Parmanent Home Address	9	d au foriginal
93Y	ıc.	: 0 : max 8
з сх		[
Lich conducted was	4	New State of the s
Fathers/Husband's name	63	Trade (2)
Name of migrant workmen	61	Submitted to (1)
Serial No.	-	action and a second a second and a second an

Note:—In case where migrant workmen concerned have been recruited from more than one State, separate returns shall be submitted in respect of each such State.

(See Rule 24)

[Return to be sent by the Contractor to the authorities specified under explanation below sub-section 2) Section 12 of Inter-State Migrant Workmen (Regulation of Employment and Conditions of Service) Act, 1979]

- 1. Name and address of the Contractor.....
- Name and address of the Sub-Contractor through whom recruitment has been made
- 3. Name and address of the establishment
- 4. Name and address of the principal employer
- 5. Name of the State in which the place of work is located
 - 6. Name of the State in which recruitment was made

Date of employment	12
Place and address of residence in Home State	111
Their relationship with the monthow	10
- 9gA	6
Name of member of his family accompanying the workmen	89
Permanent Home address indi cating the State	7
Age	9
Designation	5
Sex	*
emen s'bandeuH\2'19dinT	3
Name d f migrant workmen	22
Ser No.	-

	F	١
Remarks	24	
Amount of advance, if any recovered.	23	
Amount of advance, if any paid,	22	
Amount of deductions, if any	21	- 20
Details of compensation and other allowances.	20	
bing assum into T	13	
Amount of return journey allowances and, wages for return journey	18	
Amount of outward journey allowances and wages for solves and journey paid,	17	
Amount of displacement allowance paid,	16	
Details of rates of wages	15	
Total days worked	14	
Dates on which ceased to employed,	13	

DECLARATION

I/We hereby declared that all wages, other dues including displacement allowances outward return journeys allowances and wages for journeys period payable o migrattworkman/workmen names obove and employed by me us have been paid by me/us to him/them.

Signature of the Contractor of his authorised representive. Place... Da 6 Submitted to-

(1) (Specified fauthority in the State in which migrant workman/workmen is/are employed/.

(2) (Specified authority in the State from which the migrant workman/workmen has/have been recruited). Signature of the Contractor or his (The principal Employer). Copy forwarded to.....

Note-In case where migrant workmen concerned have been recruited from more than one State separate returning shall be sub-mitted in respect of each such State.

authorised representative.

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PROM-XIII

(See Rule (44)

Register of Workmen Employed by Contractor

id address of establi	water material workmen are employer
Contractor	the Establishment cons
Name and address of	El Memo and address of t

*sivageo/A	16
Reagn for a ermination.	15
Date of termination of engineers.	10
Signature or thumb impre-	a
Date of commencement of	•
Local address.	9
Permanent Address of migran workman villages and Me- Toksis/Taluk and District-	
Mature of employment/desi	
sman s,bnaden 1 s'redta T	4
Age of the sea of the	
-13im to omen and horse of migrations of the E	25
0 0	1

(See Rule 43)

Signature of Contractor or his authorized representative

EROW XII

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(See Rule 43)

Signature of Contractor or his sulhorized

Name and (I)	g _p	85	e,	a	c	0	0.	11	10
and a	Father	Natur	Perma works	Contractors	Date	Signal sion i	Pate		Remark
200	of the l	Principal I	Employers	ocal addr	of comme enployi		o ermi: em-sloym	o for turn	ķī
(x) THE COMP WITH COMP	of the		mention seat the seat		mermen!	or Eura	skilon ef ent.	micati n,	

Sl. No. Williams and address of the Name of work on Location of contract. Period of contract work.

Stant work.

Stant working and the contract of contract of contract work.

wessett of Activities

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Register of Werkmen Smpleyed by Contractor

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(84) Sing (44)

Back-ZIII

(45)	Cartificate Name and address of establishment in/under which migrant workmen are employed Name and address of Principal Employed	Neature of Mate of wages with particulars Remarks	THE PARTY OF THE P	Signature of Centratel or his authorised representative
(Sec Pulc	address of Contractor location of work address of migrant workness a of Birth	Father, s/Husband, s name	Plabyscenters mig dayward los	VX MJIDII (818 stirt 548)
	Mame and Mattre and Mame and Age or dat Identification	Father, s/Hu	1	

Contratol or his authorines Name and address of establishment...... Railway Station Bus stand neapest to the place of work, 15 Railway Station Bus Stand. mearest to the place of resi. 4 Mate of wages)with Place of work with address Indicating the State. to sunangia 13 Cit Displacement and outward journey allowance sheet Place of recruitment, 10 Wages per menth. 11 Month and Bate of wages. 9 (Scc rule 46) Designation 0 Name and address of resid-she Principal Employer..... 90 100 Relationship with workmen 1 Age • Werkmen 16 sceompanying the -at sid 10 redmens to emsN J0 Fathor, WHILL bands resthas smod tasnamisq etate off gairssibai Mame and address Tather, s'bandauM'a, mame 10.34 Mame of megrant working .cM lairs

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FORM XVI

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(Sec Rule 46)

Return Journey Allewance Register and the reconstructor on his southering

Name and address of the Gentractor

Name and Address of the Establishment

THE LIGHT DISTANT Name and Address of the Principal Employer Of the Month and year

Railway Station bus stand nearest to the place of residence in the home State,	100
Signa wie er hanny myression the migrant morkinary	
le sailway Station has place of	21
mok (1 lokulis Br 22 lokulis	
Actual date of this of the same at the place of works drow to sould	17
Rate of wages	10
Their Relationship with the work-	
Tetal smous: -dr	00
Wag state and account of the	
Meme of member of his family accompanying he werkman,	4
Designation	9
Place and address of residence in the home State.	1.09
Permanent Home Address indiest- ing the State.	*
Father's'handswH's'radis T	ce.
Mame of the migrant workings.	04
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, p	othe place of	emarks.		32
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-Juoi	Drawine rel a	alance wage	B	88
Invita	nd time of a	ctual date a	A	7
	Morkman.	gnature or t	13 13	56
	of Re bisqui	deidw ne sta	a:	2
	biaq	imioma laie	L	4
	ward journey/F		M	23
RIUGA	et biawiso	le wewnt	A	22
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norme	of Journeys sidence in the place of work	or to sosig s	पुर	001
[syin	and time of a	spected date	E .	17
lo seg	of Commens	ste sad time jeurney sidence.	le	16

Note Indicate separately different mode of journeys. Entries are to be made against each individual migrans workman.

Mame and eddicar of the Contractor

Name and Address of the Establishment

Regiliar Comment with the Signature of the Contractor or his authorised Representative

MOKIM XAI

Date.....

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advages A	4	FORD: 25
Signature or thamb impression of the migrant workman.	28	or Else Rule e
		Muster Ro
Dete en which paid	22	migrant workman. Signature of the Contractor of authorised representative.
bing saucana latol'	21	leps C
inte and address of Esta- ist ment indunder which ignal workman are en-		orkmar of th
Wages for return Journey	20	t w't
1 3 miles	2	gran
ame and address of princi-	You	a and a
Amount of return journey	19	inter-State
Dates Remarks	-	and the same and the same of t
Total amounts Sudicated in	18	man a sunga
e 8 7 a	s	each individual is
separately as per expected modes of journey indicated in Col, 13.		jou
Amount of bus fate and/er sad/er sad/er sad/er sad/er socond class train fare sad/er, or other journer,	17	modes of
Expected modes of journey from the place of were to place of residence in the home flate,	16	different modes of
Marrie Breatt		ately
Axpected date and time of arrival at the residence in home State.	15	separ
Date and time of commence- ment of Jeurney from the place of work,	2	Indicate separately Nois.—Entries are

FORM XVII

Name and address to Surface and Logar	Muster of Contractor	Name and address of Establishment in/under which migrant workman are employer
Sl. Name of migr No. workman		
1 2	ST THE TO AND THE ST TH	mount of the first first ending the control of column transfer experient to per experient inches to follow the first first to find the column transfer of the Col. 15.
	Note - putite sie te protection and the	Date and the of comments ment of journey from the place of work, Expected date and the of errival at the resident in the home State. Exercical modes of journey from the place of protects and the place of work to place of protects in the bone State.

15 16	Signature/Thumb of Inter-State migimpresson workman Taitials of Contractor or his autherised representative.	la	and Address of Establishment in/under whic migrant workmen are employed of	Name and Address of Bstablishment in/under which		9
14	bisq tauoms .oN	Princip	tablish are emj	tablish		
13	Deductions, if any (indicate	Name and Address of Principal Employer Wages period	orkmen	ess of Es		
12	IntoT	er er period	d Addre	d Addre		
=	Other cash payment to so nest of payment to so be indicated),	Name and Ad Employer	the mig	Vame and		
10	5tt 115VO				(a)	
-	Dearness Allowance		10.0	Register of Wages	[see Rule 42 (2) (a)]	FORM XVII
99	Basic wages			Register	e Rule	FORM
7	Daily-rate of wages/piece rate)s	
9	Units of work done					
140	No. of days worked		work	ractor		
4	Designation/nature of work		ss of Conf	of Cont		
ന	Seric I No. in the register of		nd Address and Location	Name and Address of Contractor		
51	Name of Inter-State migrant		Name and Nature and	Vame a		
	sou Ising		(1900)	Serial C		

FORM XIX

[See Rule 47 (2) (c)]

Register of Deduction for damage or loss

Nature Nature Nature Nature Nature Name o' inter-5tate workman Pather's/Huaband's name Designation/Nature of employ- nent, Designation/Nature of employ- Patticulars of damage or loss Name and Address of Principal Employed. Name and Address of Principal Employed. Name and Address of Principal Employed. No. of instalment	Remarks	52
Particulars of damage or loss Dates of damage or loss Whether inter-State migrant workman showed causes against deduction, sence employees explanation was heard.	ploye	
Particulars of damage or loss Whether inter-State migrant workman showed causes against deduction. Alame of person in whose presence can sense explanation was heard.	Int wo	12
Particulars of damage or loss Dates of damage or loss Whether inter-State migrant workman showed causes against deduction, sence employees explanation was heard.	First instalment Date of recov	11
Particulars of damage or loss Dates of damage or loss Whether inter-State migrant workman showed causes againgt deduction, Lance of person in whose presence caplenation Sence employees explanation Sence employees explanation Sence caployees beard.	No. of instalments	16
Particulars of damage or loss Dates of damage or loss Whether inter-State migrant workman showed causes against deduction, Alame of person in whose presence oxplanation	Amount of deduction imposed	6
Particulars of damage or loss Dates of damage or loss Whether inter-State migrant	sence employees explanation	30
stof to agamab to statusistat as	workman showed causes	7
Father's/Husband's name Designation/Nature of employ- ment,	Dates of damage or loss	9
Father's/Husband's name Designation/Nature of employ-	Particulars of damage or loss	us
on Mama's works and working of the Done of the Color of t	Designation/Nature of employ-	4
o namitow elster-stai o emsM 2	Father's Husband's name	69
	Or Mame o' inter-State workman	2

PORM XX

[See Rule 47 (2) (c)]

Register of Fines

Name and Address of Centractor

Name and address of establishment in/under

,		
an are	Remarks	12
t workma	Date on which fine realised	11
micran of Prin	Amount of fine imposed	10
-State	Mages periods and wages payable	۰
which inter-State migrant workman aremployed Name and Address of Principal Employer-	Name of person is whose pre- sence employees explanation brand sew	eo
* i	Whether inter-State migrant workman found cause and stainst	7
=	Date of Offence	
	and d sid to Too asimO\15A belogmi	153
Work	Designation nature of employ-	#
ation of work	eman a'bnadasHia'sefiaT	
Nature and Loss	fusigim state-State to small asmitter	CR
Nature	Serial No.	
	W telms	

17 S FA 11

FRM XXI

[See Rule 47 (2) (c)]

Register of Advances

Name and Address of Contractor Name of Location of work

Name and Address of Establishment in/under em-Name and Address of Principal Employer Remarks workmen afe was repaid Date on which last instalment Which I ter-State migrant Date of engine of each instal-No. of instalments by which advance to be repaid Purpose (s) for which advance is Date and amount to advance given Wage period and wages payable Nature of employment/designation Fibe a's/Hus basd suffle's adiff mam-allow 1 #Z-reinIl o smaN

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Serial number

FORM XXII

[See Rule 47 (2) (d)]

Register of Overtime

der			Kemarks	12
Establishment in/under	ployed	Name and address of Principal Employer	Date on which overtime	11
	en are en	rincipal E	Overtime earnings	10
and address of	which migrant workmen are employed	Idress of F	Overtime rate of wages	6
	migra	and ac	Nomal rates of wages	æ
Name		Name	Total overtime worked or pro- duction in case of piece rated	7
of the Contractor			Date on which evertime worked	9
ctor			Designation/Nature of em-	ĸ
he Contra	work		xəS	*
	Location of	~	Father's/Hasband's name	
Name and address	Nature and Location		tnargim state-refai to emaM aemirow	12
Z	Na		Serial number	1

FROM XXIII

[See Rule 51 (1)]

Return to be sent by the Contractor to the Licencing Officer

Half Year En	ding		
1. Name and	address of	the Contractor:-	_
2. Name and	address of	the Establishmen	nt:
3. Name and	address of t	he Principal Er	nployer:—
4. Duration o	of Contract,	From	. to
5. No. of day	s during the	half year on	which
(a) the esta worked.	iblishment of	the principal	employer had
(b) the Con	tractor's esta	blishment had we	orked
		inter-State migr during the half-	
Men	Women	Children	Total
7. (i) 1) aily h	ours of worl	k and spread or	ver.
(ii) (a) whe day		noliday obser ve d	and on what
• 100-101	, whether it	paid for:— of overtime wor	1 - 4.
8. Number of			keu:—
Men	Women		Total
9. Amount of	wages paid	:	
Men	Women	Children	Total
	all not includ urn journeys	e wages for perio	ds of outwords
10 Amount of	f deductions	from wages, if	any :-
Men	Women	Children.	Total

11. Amount	of displacement	t allowance paid:	_
Men	Women	Children	Total
12. Amount	of outward jou	irney allowance	paid:—
Men	Women	Children	Total
13. Amount of	of wages for outv	wards journeys per	riod paid:
Men	Women	Children	Total
14. Amount	of return journ	neys allowance p	ai d :—
Men	Women	Children	Total
15. Amount	of wages for re	eturn journeys pe	riod paid:-
Men	Women	Children	Total
(i) Resid (ii) Protect (iii) Cantect (iv) Rest r (v) Latrin	ential accommon ctive clothing:— en:— coom:— e and Urinals		ded:—
(vi) Drinki	ng Water:-		
(vii) Medic (ix) First	al facilities :— Aids :—		
(If the answer is It is hereby payable to the v back to his Stat	declared that	y nature/standards all the wages and ne fare for the re paid.	
Place	· ·	Signature of	Contractor,
Date		3	

FORM XXIV

[See Rule 51 (2)]

Annual Return of Principal Employer to be sent to the Registering Officer.

Year ending 31st December

- 1. Full name and address of the Principal Employer:-
- 2. Name of the establishment:-
 - (a) District :-
 - (b) Postal Address:-
 - (c) Nature of operation/industry/work carried on:
- 3. Full name of the Manager or person responsible for supervision and control of the establishment.
- 4. Number of contractors who worked in the establishment during the year (Give details in annexure).
- Nature of work/operations on which migrant workmen was employed.
- 6. Total number of days during the year on which migrant workmen was employed.
- 7. Total number of mandays worked for by migrant workman during the year.
- 8. Maximum number of workmen employed directly on any day during the year.
- 9. Total number of days during the year on which direct labour was employed.
- 10. Total number of mandays worked by directly employed workmen.
- 11. Change, if any, in the management of the establishment, its location, or any other particulars furnished to the Registering Officer in the application for Registration indicating also the dates.

Place	Principal	Employer.
Date		

AMNEXURE TO FORM

Secretary to the Government of Meghalaya, Labour Department.

DPS Labour (A) 419/01-500-18-1-02.