



International Environmental
Law Research Centre

Maharashtra Land Revenue (Extraction and Removal of Minor Minerals) (Second Amendment) Rules, 2014

This document is available at ielrc.org/content/e1419.pdf

Note: This document is put online by the International Environmental Law Research Centre (IELRC) for information purposes. This document is not an official version of the text and as such is only provided as a source of information for interested readers. IELRC makes no claim as to the accuracy of the text reproduced which should under no circumstances be deemed to constitute the official version of the document.

REVENUE AND FORESTS DEPARTMENT

Madam Cama Road, Hutatma Rajguru Chowk, Mantralaya, Mumbai 400 032

dated the 9th September 2014

NOTIFICATION

MAHARASHTRA LAND REVENUE CODE, 1966.

No. Gaukhani.42/0809/C.R.275/Kh.—The following draft of the rules further to amend the Maharashtra Land Revenue (Extraction and Removal of Minor Minerals) Rules, 1968, which the Government of Maharashtra proposes to make in exercise of the powers conferred by sub-section (1) and clause (xix) of sub-section (2) of section 328 read with section 329 of the Maharashtra Land Revenue Code, 1966 (Mah. XLI of 1966), and of all other powers enabling it in this behalf, is hereby published, as required by sub-section (1) of section 329 of the said Code, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration by the Government of Maharashtra after the expiry of thirty days from the date on which the draft Notification is published in the *Maharashtra Government Gazette*.

2. Any objections or suggestions which may be received by the Deputy Secretary to the Government of Maharashtra, Revenue Department, Mantralaya, Mumbai 400 032, from any person with respect to the said draft, within the aforesaid period, will be considered by the Government.

DRAFT RULES

No. Gaukhani.42/0809/C.R. 275/Kh.—In exercise of the powers conferred by sub-section (1) and clause (xix) of sub-section (2) of section 328 read with sub-section (2) of section 329 of the Maharashtra Land Revenue Code, 1966 (Mah. XLI of 1966), and of all other powers enable it in that behalf, the Government of Maharashtra hereby makes the following rules further to amend the Maharashtra Land Revenue (Extraction and Removal of Minor Minerals) Rules, 1968, the same having been previously published as required by sub-section (1) of section 329 of the said Code, namely :—

1. These rules may be called the Maharashtra Land Revenue (Extraction and Removal of Minor Minerals) (Second Amendment) Rules, 2014.

2. In the Maharashtra Land Revenue (Extraction and Removal of Minor Minerals) Rules, 1968, after rule 4, the following rule shall be added, namely :—

“4A. *Excavations of Stone*.—With the Previous permission in writing of the Collector, Additional Collector, Sub-Divisional Officer or Tahsildar and without payment of any fee or royalty, family of Vadar for the purpose of his traditional profession of stone crush by hand, remove stone upto 200 brass annually, from any private land or unassessed Government waste land not assigned for special purposes under section 22 of the Code. The royalty shall be payable for excavation over 200 brass of stone as per the rules made under the Mines and Minerals (Regulation and Development) Act, 1957(67 of 1957) or any other law for the time being in force. For getting the above benefits, person belonging to the Community of Vadar doing his traditional profession of stone crush by hand, shall obtain the identity card from the Tahsildar.

Explanation.—For the purpose of this rule, the expression “family of Vadar” means the husband, wife and children below the age of eighteen years of age of a person belonging to the community of Vadar doing traditional profession of stone crush by hand.”

By order and in the name of the Governor of Maharashtra,

M. A. GUTTE,

Deputy Secretary to Government.