



International Environmental
Law Research Centre

Uttarakhand Minor Mineral (Sand, Bajri, Boulder, Brick etc.) Policy, 2015

This document is available at ielrc.org/content/e1541.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.

In pursuance of the provisions of clause (3) of Articles 348 of 'the Constitution of India', the Governor pleased to order the publication of the following English translation of Notification No. **1033**, Dehradun, dated: **31/7/2015** for general information.

Government of Uttarakhand
Industrial Development Section
No. **1033/VII-1 /2015/146-Kha/ 2010**
Dehradun, Dated : **31 July, 2015**

NOTIFICATION

For the purposes to increase the economic and complete industrial development and personnel development of the State, to ensure the prevent of illegal mining / illegal transportation and increase the revenue from mining, to provide employment to the un-employers, to protect of environmental and status, to ensure exploitation with modernized and scientific method of various type of mining in the State of Uttarakhand, the Governor is pleased to promulgate the Uttarakhand Miner Mineral (sand, Bajri, Boulder, Brick etc.) Policy- 2015 in supersession with the Uttarakhand Mining Policy- 2011 and the GO Number- 608/VII/2013/146-B/2010 dated 22 March, 2013 as follows---

The Uttarakhand Minor Mineral (Sand, Bajri, Boulder, Brick etc.) Policy- 2015

- | | |
|---------------------|--|
| Short Title | 1. (1) These Policies may be called the Uttarakhand Minor Mineral (Sand, Bajri, Boulder, Brick etc.) Policy- 2015 |
| and | |
| Commencement | (2) It shall come into force at once. |
| Definitions | 2. In these policies, unless the context otherwise requires,--
(a) " Governor " means the Governor of the Uttarakhand ;
(b) " Collector " means the chief in-charge of administration of a any district revenue officer;
(c) " Government " means the State Government of Uttarakhand;
(d) " Commissioner " means the chief in-charge of administration of revenue officer in any divisions;
(e) " Local officer " means the Nagar Panchayat, Municipality, Municipal corporation and bodies of district board or other authorities, who is legally entitle of management or control by vest in the Nagar Panchayat, Municipality, Municipal corporation and district panchayat respectively; |



(f) **“persons”** included any company or community or person bodies whether corporate or not;

(g) **“Hills area” (Zone-A)** means including minor mineral area will be subject to the district of under hills minor mineral to the Uttarkashi, Chamoli, Rudrapryag, Bageshwar and Pithoragarh;

(h) **“Middle hill area” (Zone-B)** means including district Tehri Garhwal, (except plains of the Tehsil Narendranagar) Pauri Garhwal (except plains areas of the Tehsil Kotdwar), Almora (all area), Champawat (except plains areas of the Tehsil Purnagiri), district Nainital (except plains areas of the Tehsil Haldwani, Kaladhungi and Ramnagar), district Dehradun (except plains areas of the Tehsil Rishikesh, Doiwala, Dehradun, Vikasnagar and Kalsi);

(i) **“Plain Area” (Zone-C)** means including district Tehri Garhwal, (plains area of the Tehsil Narendranagar) Pauri Garhwal (plains areas of the Tehsil Kotdwar), Champawat (plains areas of Tehsil Purnagiri), district Nainital (plains areas of the Tehsil Haldwani, Kaladhungi and Ramnagar), district Dehradun (plains areas of Tehsil Rishikesh, Doiwala, Dehradun, Vikasnagar and Kalsi), all areas of district Haridwar and district Udham Singh Nagar.

(j) **“word and expressions”** not defined but defined in the Act, shall have the meaning assigned to them in the Act;

**Assess the
content of
minerals**

3. The minor minerals areas of the State is hereby divided following three zones of the State in view of market demand of geographical status and minor minerals---

(1) Hills minor minerals area (zone-A)— The all area of the minor minerals of district Uttarkashi, Chamoli, Rudrapryag, Bageshwar and Pithoragarh shall be include in the hill area minor minerals. For the above areas 50% of the lottery basic price as prescribed at that time on the basis of lottery and the 50% of the prescribe royalty rate at that time shall be applicable.

In the said hill district on transportation of mine no transit fee shall be taken by the forest department.



In the said hill districts issue of the minor minerals in the river mining areas shall be upto maximum 1 meter depth or upto ground water level whichever is less.

In the said hill area quantity of the minor minerals mine in the river mine area the mining shall be calculated on the basis of following grounds—

quantity of minerals (in tonne) = Area (in square meter) × 1.00 meter depth × 2.2 bulk density.

- (2) Middle hill minor minerals area (zone-B)— district Tehri Garhwal, (except plains of the Tehsil Narendranagar) Pauri Garhwal (except plains areas of the Tehsil Kotdwar), Almora (all area), Champawat (except plains areas of the Tehsil Purnagiri), district Nainital (except plains areas of the Tehsil Haldwani, Kaladhungi and Ramnagar), district Dehradun (except plains areas of the Tehsil Rishikesh, Doiwala, Dehradun, Vikasnagar and Kalsi) shall be included. For the above areas 75% of the lottery basic price as prescribed at that time on the basis of lottery and the 75% of the prescribe royalty rate at that time shall be applicable.

In the said middle hill districts (Zone-B) issue of the minor minerals in the river mining areas shall be upto maximum 1 meter depth or upto ground water level whichever is less.

quantity of minerals (in tonne) = Mining areas × 1.00 meter depth × 2.2 bulk density.

- (3) Plains minor minerals area (zone-C)— district Tehri Garhwal, (plains area of the Tehsil Narendranagar) Pauri Garhwal (plains areas of the Tehsil Kotdwar), Champawat (plains areas of Tehsil Purnagiri), district Nainital (plains areas of the Tehsil Haldwani, Kaladhungi and Ramnagar), district Dehradun (plains areas of Tehsil Rishikesh, Doiwala, Dehradun, Vikasnagar and Kalsi), all areas of district Haridwar and district Udham Singh Nagar shall be included. For the above areas cent percent of the lottery basic price as prescribed at that time on the basis of lottery and the cent percent of the prescribed royalty rate at that time shall be applicable.

In the said plain areas (Zone-C) issue of the minor minerals in the river mining areas shall be upto maximum 1.5 meter depth or upto ground water level whichever is less.

In the said plain area quantity of the minor mine in the river mine area the mining shall be calculated on the basis of following



grounds—

quantity of minerals (in tonne) = Mining areas × 1.5 meter depth × 2.2 bulk density.

15% of the river training royalty and 10% of development fee royalty shall be admissible in addition to the all private lease holders also. In the plain areas sales price of minor minerals from minerals lease areas, shall be equal for corporation and private lease holders.

**procedure to be
minerals
picking works**

4. (1) Work of picking / mining by corporation shall be through lottery process from selected person /institutions from every rainy season of the year with lottery form 1 October to 15 June mining session. The said lottery for less than 05.00 hectare shall be allotted to the permanent resident / comities of the permanent resident of the district who is registered from Cooperative Society Act and more than 5 hectare shall be allotted to the permanent resident / comities of the permanent resident of the State who is registered from Cooperative Society Act or Companies Act or Partnership Act and other relevant Acts. The quantity of available minor minerals for selection in lottery the calculated amount of the royalty which shall be mentioned in the lottery, the procedure for lottery shall be followed with the eligible lottery giver.
- (2) With the environmental sanction of left lots by the corporation shall allot by the district magistrate to the permanent resident / comities of the permanent resident of the district who is registered from Cooperative Society Act and more than 5 hectare shall be allotted to the permanent resident / comities of the permanent resident of the State who is registered from Cooperative Society Act. For selection of lottery the calculated amount of the royalty which shall be mentioned in the lottery, the procedure for lottery shall be followed with the eligible lottery giver. Work of picking / mining by corporation shall be through lottery process from selected person /institutions from every rainy season of the year with lottery form 1 October to 15 June mining session.
- (3) The minerals lease in the concerning private measurement land from rocks/ river label shall be sanctioned for a period of five years without any communication according the Utrakhand Minor Minerals Concession Rules, 2001(as amended from time to time) to the private persons /local persons in which priority shall given to the permanent resident of the State of Utrakhand. Calculation lottery management shall be according to the provisions given in Chapter-2



of the Uttarakhand Minor Minerals Concession Rule, 2001 of admissible royalty quantity for mining / picking. For this application fee shall be Rs. One lakh.

- (4) In plain area except as Vikas Nagar, Dehradun, Doiwala, Reshikesh, Haldwani, Udham Singh Nagar, Ramnagar and Haridwar, in hill area for construction of private building, estimate of the building who is verified by the area Patwari/ officers of the revenue department, the permission shall be provide by the concerning village Pradhan and for urban areas by the SDM of the picking of construction material (minor mineral sand/ Bajri/ boulder). The transportation of the minor minerals for use shall be made on form MM 11.

Intention letter

5. (a) For license of mining lease / mining of minor minerals sand/Bajri/boulder and stone in the private measurement land, the letter of intent for get environmental permission under the EIA notification 2006 shall be issued by the Government after the recommendation of the director, geologist and mining.
- (b) The letter of intent of corporation shall be issued by the director, geologist and mining.

**success
operation of
mining
administration**

6. (1) The calculation of the minor minerals for issue from the mining lease areas shall be made according the weight not in the volume.
- (2) The picking work of minor minerals from minor minerals area of the all river lable of state shall be made according the rule 34 of the Uttarakhand Minor Minerals Concession Rule, 2001(as amended from time to time) with the approved mining scheme by the director. For this the application fee shall be Rs. 50,000.00.
- (3) Every lease holder shall establish computerized standard balance and CCTV camera on the entrance and exists gates in his own expenditure and shall produce CD of the recording in every month in the office of the district magistrate and district office of the geology and mining directorate and intimate to the Government accordingly.
- (4) For transportation of minerals shall be paste in the vehicle of the owners used from transportation of minerals in phased manner on RIFD by vehicle owners.
- (5) In place of form MM 11 for transportation of minor minerals from the mining lease area, form A for transportation of the major minerals and from J for the transportation of minerals from storage/ crusher/ screening plant place, E-Ravana shall be apply as phased manner.



- (6) The monthly statement of bye miner minerals and storage shall be produced in the office of district magistrate, commercial department and geologist and mining directorate in the prescribed form in every month by the owner of lease holder/ mining storage holder. Failure of non-produce of the monthly detail Rs. 2000.00 per month fine be punishable.
- (7) Seizing of concerning vehicle from illegal mining and imposed fine, the mining officer, senior mining officer/ deputy director mining and chief mining officer/ joint director mining is hereby authorised in the Mining and Minerals (Development and Regulation) Act, 2015.
- (8) Application for mining lease/ mining license shall be produced in the district level offices of the geologist and mining directorate in the prescribed form by the applicant and the mining officer self forward the same after the investigation on the concerning document of the application form to the district magistrate for further proceeding.
- (9) Before the commencement of the picking /mining work to the every lease holder / license holder shall registered necessarily in the office of director geologist and mining and commercial department.

miscellaneous

7. (1) Application for sanction/operation of brick Bhatta shall produced with Rs. 5 lakh prescribed application fee in the office of district magistrate in the prescribed Form MM-8. On the basis of joint inspection report of the mining officer and SDM, the district magistrate shall sanction on Form MM-10 for the period of one year for sanction /operation of the brick Bhatta. The admissible royalty on the basis of pillar shall be calculated by the mining officer according the satisfaction scheme. The registration of brick Bhatta after the license shall be necessary in the office of mining directorate that commercial tax department by the owner of brick Bhatta. The account of sales bricks by the brick Bhatta owner shall be placed in the verified register on the place of brick Bhatta and the monthly details of the sales bricks shall be forward to the district office, commercial tax department and district offices of the geologist and mining . Rs. 20 lakh bricks production with minimum 15 pillars from bricks Bhatta and Rs. One lakh per pillar in addition shall be calculated. At a time /terminal installment shall be paid in the satisfaction scheme.

- (2) The Muck (minor minerals stone/boulder/sand etc.) from the



construction of tank/ tunnel/ cannel, for the use in the construction work of the project estimate shall be inquired /inspected and evaluated by the senior mining officer/ mining officer / mining inspector and with the exemption of rule 68 and rule 72 of the Uttrakhand Minor Minerals Concession Rule, 2001 the mining lease/mining license letter shall be sanctioned by the State Government on basis of recommendation made by the director, geologist and mining.

- (3) The Muck during the construction of road, acces road etc. by the Governmental agencies as PWD, RES, DGBR, irrigation department etc. (minor minerals stone/boulder/sand etc.) for the use in the construction work of the project estimate shall be inquired /inspected and evaluated by the senior mining officer/ mining officer / mining inspector and with the exemption of rule 68 and rule 72 of the Uttrakhand Minor Minerals Concession Rule, 2001 the mining lease/mining license letter shall be sanctioned by the State Government on basis of recommendation made by the director, geologist and mining. This procedure shall be followed also to the cleaning/ clearance of deposited minor mining in the tanks and cannels of the State.
- (4) Digging of soil from the basement of the building and for commercial use from the private land, the digging of soil from titled holders/ private measurement land which is outside the river base the amended provisions of the Uttrakhand Minor Minerals Concession Rule, 2001 shall be applicable.
- (5) Within the identified 20 Kilometer radios by the department, outside the area from the mining area, the mining lease shall be allotted directly to the DGBR (grcf), DRO etc. who is working as a Governmental working institutions for the road constructions in the border district of the State of Uttrakhand.

**District
minerals
foundation**

8. (1) In the every district of the State who is affected form mining proceedings, a no profit trust shall be established through a notification by the State Government who shall be called District Mineral Foundation.
- (2) The main object of the District Mineral Foundation shall be the do work for the interest of such persons of areas who is affected from the minerals proceedings, as may be prescribed by the State Government.



- (3) The constitution of District Mineral Foundation shall be as follows—
- (a) District Magistrate of the concerning district—Chairman;
 - (b) Chief Development officer of the concerning district—Member;
 - (c) District finance officer of the concerning district—Member;
 - (d) District Mining officer of the concerning district—Member;
 - (e) Senior mining officer/ regional deputy director (mining)—Member-secretary.

The duties of the District Mineral Foundation shall be as follows—

- (1) to use the deposited money in the District Foundation for interest of the affected persons/ areas from mining proceedings by the District Foundation and area wise and person wise detail of every six month shall be forwarded to the director geologist and mining who shall be intimate to the Government.
- (2) the amount of additional royalty of the deposited royalty / lease amount to the State Government by the lease holder shall be deposited in the District Mineral Foundation.

**Strategy for
river based
management**

9. (1) Map of eligible mining area of minor minerals from river based under the State shall be made by the director, geologist and mining through the specialist agency.
- (2) For dredging under the disaster for safety in the rainy season of populated area, agriculture land near about the river, the deposited RBM (as a mixed sand/Bajri/boulder) in the rivers, the necessary proceeding shall be made by the director geologist and mining by the scientific study from the specialized institutions.

By order,


(Rakesh Sharma)
Additional Chief Secretary.

Communiqué and lottery Form, conditions, annexure of appendix

1: Communiqué- The lottery shall be invited with the communiqué to given minimum 21 days for the maintaining of minerals lease by lottery to the river based minor minerals.

2: Detail of Area-

sr.no.	Tehsil	name of village of mining area	khasra no./ Gata no.	area of the mineral lot (in a hectare)	prescribed quantity in every year(in ghan meter)	based price in a every year (in Rs.)	Remark
1	2	3	4	5	6	7	8

3: Restriction for lottery-

(1) before the pour of lottery of the lottery giver area, the status of mining area and regarding the minerals with inspection, be ensure.

(2) any person who is not a Indian citizen and who have balance of mining dues, he cannot permitted to participate in the lottery procedure.

(3) the matter of cooperative society also the license holder should not common director of the cooperative society. Only permanent resident of the Uttarakhand shall be the member of the cooperative society and at the time of application, the affidavit of such intention shall be produced necessarily if the above is come after the aforesaid execution of the lease, the advance deposit amount, security amount etc. shall be seized with the cancellation of the said lease. Such eligible cooperative society shall be pour in the black list for the succeeded five years.

4: Lottery Form and fee: every lottery giver shall be obtain lottery form MM-17 Form-I (lottery form), MM-17 Form II (financial lottery) with non-refundable deposit lottery fee/ lottery form price Rs. 5000 deposited in the treasury of concerning district through the treasury challan on account head 0853- other than Iran minerals and metal work industry, 102 mineral concession fee rent and title fee, 01 mineral concession fee rent and title fee + 13.5% Vat by means Rs. 675 account head 0040-tax on sales, trade etc. , 102 State trade tax/ receipt under the State trade tax/ commercial tax act, 01 tax collection.

5: The following annexure shall be appended in the lottery Form-

(I) The following affidavit regarding the income tax-

(a) latest deposited income tax details.

(b) deposited calculated income tax.

(c) calculated income tax deposited on the basis of self evaluation.



The Pan number received from the income tax department necessarily mentioned in the lottery form by the lottery giver but if any lottery giver has no pan number than he produced a affidavit that if the minerals lease allotted in his name than he will apply for pan number from the income tax department before the commencement office mineral lease and intimate to the department otherwise his mineral lease shall be cancelled.

- (II) no dues certificate from the trade tax department (upto the six month from the communique) or latest affidavit.
- (III) permanent resident certificate conferred by the district magistrate or authorised appropriate officer by the district magistrate.
- (IV) latest character certificate conferred by the district magistrate or authorised appropriate officer by the district magistrate.
- (V) self attested passport size photo.
- (VI) latest affidavit of the mineral non-balance against the lottery giver person or lottery giver committee or mineral no dues certificate.
- (VII) promise of establish electronic weight machine on the exist gate or promise of agreement with the established electronic weight machine near about the exist gate.

6: Title certificate:

- (1) equivalent to 10% of based price of applicable area bank guarantee or solvency certificate or property certificate or title certificate issued by district magistrate or authorised appropriate officer by the district magistrate.
- (2) If the title certificate is not updated than the applicant is produced a affidavit that during this period (updated from the date of title certificate), the lottery giver not be sale / transfer of any movable/ immovable property as mentioned in the title certificate, shall be accepted as a interim certificate.
- (3) A place of title certificate the same price bank guarantee may be accepted.
- (4) If any applicant no immovable property than he can obtain title certificate with morgue the name of licencing authority to the property of his family members.
- (5) In place of less amount of the title certificate the FDR of the equivalent amount shall be bounded in the name of district magistrate may be deposited.

7: Ernest Money- For the every tender area 2% of the based price as a Ernest money shall be produced through the draft or bankers cheque from any scheduled bank / State and District Cooperative Bank/ Urban Cooperative Bank or Nationalised Bank satiated at the State of Uttrakhand in favour of concerning managing director / district magistrate. Except success lottery giver the Ernest Money deposited by the other lottery giver shall be refunded. The Ernest money of the success lottery giver shall be existed in the advance money.



8: Selection procedure by lottery:

- (1) The allotment of lottery shall be the basis of principle of one person for one mineral lease according the area of big mineral lease to small mineral lease.
- (2) Maximum lottery from the all lottery givers shall be selected only amongst the lottery givers.

9: Procedure of payment

Success lottery giver in the lottery / application, the following amount shall be deposited—

1- limitation fee-

- (1) The prescribed limitation fee in rule 17 of the Uttarakhand Minor Mineral Concession Rule, 2001(as amended from time to time) shall be deposited for boundation of limit.
- (2) The limitation fee for success lottery giver in the allotted lots to the Kumaun Mandal Vikas Nigam and Garhwal Mandal Vikas Nigam shall not be applicable.

2- Security money-

Annual success price shall be deposited prior to the mineral lease draft from any scheduled bank/ State and district cooperative Bank/ Urban cooperative Bank or fixed deposit or Bankers cheque / bank guarantee or nationalized bank which shall be adjusted last two months.

- 3- **Solvency** – The success lottery giver shall submit an affidavit of the intention that he shall not minimize his solvency during the period of lease.

4- Payment of amount-

- (one) The success lottery giver shall deposit the installment prior to the mining lease deed / MOU in the account of Nigam or by treasury challan upto the 20th dates of the every month.
- (two) The payment of reaming installment shall be admissible upto the 20th dates of the every month through the treasury challan.
- (three) The date shall be prescribed one day prior from the payment day, if on the fixed day for payment is Government holiday than prior of fixed day shall be prescribed.
- (four) For transportation of quantity of monthly minerals shall issued MM-11 against the deposited monthly advance installment. If the success lottery giver to obtained MM-11 before the prescribed date than he can obtain MM-11 after deposited the installment of succeeded payment.
- (five) After the commencement of mining procedure by the success lottery giver shall deposit advance upto the succeeded 20th dates. In case of non-deposition of advance upto the



prescribed date, the mining officer shall issued a notice to deposit with late payment at the rate of 15% within 10 days.

If after the notice the advance is not deposited also than the mining officer shall issued a re-notice to deposit with late payment at the rate of 18% within 7 days.

If the advance is not deposited after the said notice also, the mining lease shall be canceled with adjusted the security and advance amount by the district magistrate.

After the cancellation of the lease upto the completion of second lottery process by means till the date again regular work is not commence, shall be given to the local persons on the basis of daily out coming of the said area for the further period by the district magistrate at the local lable and would be revenue loss in every day in the said area shall be recovered from deposited solvency certificate by the allotted success lottery giver.

(six) If on the cancelation of mining lease and after the seized advance deposit any balance is due than the proceeding of recovery as a mining revenue shall be recovered separately from the mining lease holder and lease holder shall be declare black listed for five years.

For corporations said amount shall be deposited according directions of corporation in the favor of concerning corporation.

10- Execution and registration of lease deed:-

(a) For allotted mining lots to the Kumaun Mandal Development Corporation and Garhwal Mandan Development Corporation the selected person shall execute MOU with the Managing Director of the Nigam.

(b) Other than allotted mining lots to the Kumaun Mandal Development Corporation and Garhwal Mandan Development Corporation, the following procedure shall be followed--

(i) after deposited that limit boundation fee by the success lottery giver shall identified the limit column of area for titling mining lease maximum 15days on the submission on the application (Rule 17) with the help of revenue department and forest department, by the mining officer or mining inspector on the site.

(ii) the success lottery giver shall intimate in written to the mining officer for completion within maximum 3 days of mining area according the prescribed standard (Rule17) of limit columns in area on the limities and identified places.

(iii) after get the information of established the limit columns in the area within maximum 3 days the advance deposit amount on the basis of deposited advance on stamp duties (intimated by the stamp registration department), the assessment get in proforma MM-6 of equivalent to the same proforma as may be required by circumstances in every matter, the prescribed stamp (intimation



of sub-registrar stamp and registration) shall prepared within 7 days by the mining officer for execution of lease deed.

(iv) mining lease deed shall be executed by the district magistrate within maximum 15 days.

(v) after lease execution from district magistrate the registration of mining lease deed shall be executed on the expenditure of the success lottery giver.

(vi) the period of lease shall be calculated from the date of lease deed registration.

(vii) the mining officer, as the case may be, shall forwarded a copy of lease deed with map of the area within the 15 days from the date of registration after his execution and the original copy shall be protected in the office of the mining officer. The lease holder shall kept a verified copy.

11- Transfer of mining lease:- In case of death of the mining lease holder, the lease shall be transferred for remaining period to the only legal representative of his family.

12- Procedure of payment:-

(one) The success lottery giver shall deposit the installment prior to the mining lease deed / MOU in the account of Nigam or by treasury challan upto the 20th dates of the every month.

(two) The payment of reaming installment shall be admissible upto the 20th dates of the every month through the treasury challan.

(three) The date shall be prescribed one day prior from the payment day, if on the fixed day for payment is Government holiday than prior of fixed day shall be prescribed.

(four) For transportation of quantity of monthly minerals shall issued MM-11 against the deposited monthly advance installment. If the success lottery giver to obtained MM-11 before the prescribed date than he can obtain MM-11 after deposited the installment of succeeded payment.

(five) After the commencement of mining procedure by the success lottery giver shall deposit advance upto the succeeded 20th dates. In case of non-deposition of advance upto the prescribed date, the mining officer shall issued a notice to deposit with late payment at the rate of 15% within 10 days.

If after the notice the advance is not deposited also than the mining officer shall issued a re-notice to deposit with late payment at the rate of 18% within 7 days.

If the advance is not deposited after the said notice also, the mining lease shall be canceled with adjusted the security and advance amount by the district magistrate.

(six) If on the cancelation of mining lease and after the seized advance deposit any balance is due than the proceeding of recovery as a mining revenue shall be recovered separately from the mining lease holder and lease holder shall be declare black listed for five years.



13- Surrender of lease:- For mining leases of picking minor minerals in the allotted river level to the selected person, in case of not found appropriate in operation of selected person than the surrender made by the concerning selected person may be accepted. For this the surrender shall be accepted with the seized of advance deposit by them. The corrector of selected person in the said surrender the performing of terms in the allotted lots is appropriate as follows –

- (1) According the terms of agreement the selected person /institution in the allotted lots to the selected person as he is regular to submit the required detail.
- (2) He take required step for the progressive scheme according the term of mining concession.
- (3) He is not failure the payment of any bills of the Government till the date of such application and upto to the expiration of the notice period he is deposited the all payments or give a promise to exists from advance cash for security or both.

14- Method of out coming:-

- (1) The minerals concession holder shall out coming of the minerals on the MM-11 fixed proforma according the rules.
- (2) The copy of transportation proforma MM-11 shall be obtained from mining officer / mining inspector by the deposition of the prescribed fee.
- (3) Against the copy of proforma MM-11 of advance deposit at a time on the basis of mining lease area and prescribed quantity to the mineral concession holder by the mining officer who shall be adjusted with advance deposit installment of succseded books after the presentation by the mineral concession holder.

15- Remarks:

- (1) The mineral concession holder shall presented monthly details to the mining officer in proforma MM-12 in the first week of the preceding month regarding the forgoing month.
- (2) When the mineral concession holder is failure to presentation of the details within the prescribed time in the point 1, than will be liable to punished for Rs. 400 only.
- (3) The mineral concession holder shall present details with compilation of the health and security of all labours who is working in the side within a law.
- (4) All concession holder shall prepared daily attendance book according the promulgated proformas under the Mining Rule, 1955 and shall produce for inspection to the appropriate officer. The concession holder shall also provide succeeding 7 days of every terminal to the mining officer and district label officer to the labour ministry of the State Government with the all working labours name and addresses.
- (5) On the basis of deposit details under point 1, shall prescribed for trial and inspection to the mineral production, mineral out going, used minerals and bill of minerals storage sale, attendance of labours, payment and other account books by the Assessment Officer (Mining Officer) with the prescribed a date in a every terminal to the mineral concession holders.



(6) If the deposited details is incorrect under point 1 by the mineral concession holder than the Assessment Officer as he deem fit may prescribed revenue be deposited by the mineral concession holder with give reasonable time.

(7) For inquiry under point 4, the Assessment Officer shall make verification of the record presented with datas of preceding five years account books, production and outgoing minerals to the mineral concession holder or his authorised representative.

(8) After the inquiry under point 5, the Assessment Officer shall issue order after the approval of the officer of departmental mining administration of one rank above of the lable of him by order of revenue payment according the trials and evidence of all points.

(9) If the mineral concession holder is not satisfied with the order passed by the Assessment officer than he can make presentation for re-consideration of the assessment assessed by the Assessment Officer within in 30 days on the following grounds---

(I) Mineral concession holder has not received notice of assessment.

(II) The reasonable occasion is not given to the mineral concession holder.

If the Assessment Officer is satisfied with the grounds of the said mineral concession holder, than he can make re-assessment within the basis of aforesaid mentioned procedure.

If the Assessment Officer deemed fit to re-assessment than he can commence the re-assessment.

(10) If due to any reason in any year the revenue payment is less against the outgoing minerals from the mining concession area or thept of royalty by the concession holders than the Assessment Officer may re-assessment to give notice to the such concession holders.

Under the said sub-rule the notice shall not give for re-amendment assessment for the admissible revenue calculation prior from the five years.

By order,


(Rakesh Sharma)
Additional Chief Secretary.

Form-I (Lottery Form)

1	Detail of the mining area (which has been in the lottery)	self attested photo
2	Tehsil	
3	District	
4	Minerals	
5	Reserve rate	
6	Name of applicant	
	(i) personal person	
	Name of father/ husband	
	Full address	
	Resident address	
	Telephone No.	
	Mobile No.	
	Bank	
	PAN card	
	(ii) Name of Cooperative Society	
	Full address	
	Resident address	
	Telephone No.	
	Mobile No.	
	Bank	
	PAN card	
7	Fee of application Treasury Challan no..... Date....	
8	detail of Ernest money (according the communiqué)	
9	detail of the minerals lease of applicant	
10	detail of affidavits	
11	copy of resolution to cooperative society	

I/we declare that the detail given in the application is correct and truth. In future if any detail of any information in this regard shall be required, I will provide them. I have also all terms of the lottery and I also accepted to them.

