

No.B.13017/28(2)/2018-UD&PA
GOVERNMENT OF MIZORAM
URBAN DEVELOPMENT & POVERTY ALLEVIATION DEPARTMENT
MIZORAM NEW CAPITAL COMPLEX (MINECO)
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PUBLIC NOTIFICATION

No.B.13017/28(2)/2018-UD&PA

Dated Aizawl the 17th June, 2020

The Aizawl Municipal Corporation (Control of Parking and Collection of Parking Fees) (Amendment) Regulations, 2020 duly approved by Council of Ministers in its meeting on 8th May 2020 , as required under sub-section (1) of Section 371 of the Mizoram Municipalities Act, 2007 is hereby published for information of the public thereby to make objections or suggestions on the proposals contained in the Notification within one month from the date of publication of this Notification (i.e on 16th July, 2020).

Any person interested in making any objections or suggestions contained in the draft notification may forward the same in writing for consideration to the undersigned.



(ZORAMSIAMA HMAR)

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**AIZAWL MUNICIPAL CORPORATION
(CONTROL OF PARKING AND COLLECTION OF PARKING FEES) (AMENDMENT)
REGULATIONS, 2020**

In exercise of the powers conferred under Section 371 read with clause (vi) of Section 57 of the Mizoram Municipalities Act, 2007 (Act No. 6 of 2007), the Aizawl Municipal Corporation hereby makes the following regulations to amend the Aizawl Municipal Council (Control of Parking and Collection of Parking Fees) Regulations, 2012, namely:-

1. Amendment of Short title:-

In Regulation 1 of the Aizawl Municipal Council (Control of Parking and Collection of Parking Fees) Regulations, 2012 (hereinafter referred to as the Principal Regulations), in the short title, the word 'Council' shall be substituted by the word 'Corporation'

2. Extent and Commencement:-

(1) They shall apply to the whole of Aizawl Municipal Corporation Area

(2) They shall come into force on the date of their publication in the Official Gazette.

3. Amendment of Regulation-2:-

(1) In Regulation 2 of the Principal Regulations, the clause "**Municipal Authorities**" which means Municipal Authorities as defined under Section 11 of the Municipalities Act, 2009 shall be inserted between sub-regulations (b) and (c)

(2) In the Aizawl Municipal Council (Control of Parking and Collection of Parking Fees) Regulations, 2012 (hereinafter referred to as the Principal Regulations) after sub-regulation C of Regulation 2, the following sub-regulation shall be inserted namely:-

"(d) "Collector" means officer or officers or agent or agents who are duly authorized to collect parking fee for each parking place."

(3) The previous sub-regulation (d) shall change to (e) and the subsequent sub-regulations of Regulation 2 shall be changed likewise.

4. Amendment of Regulation-8:-

Regulation 8 of the Principal Regulation shall be substituted by the following, namely:-

"8. Regulation of Parking Places:-

(i) The Mayor, with the previous sanction of the Board of Councillors and in consultation with Traffic Authorities after obtaining approval of the Government, shall notify such streets, areas, places or buildings as parking areas.

Provided that fixation of timings for collection of parking fees and declaration of no parking areas/zones may be fixed and determined by the Municipal authorities through Notification from time to time.

(ii) All areas, places or buildings other than the declared on-street parking areas/site by the Municipal Authorities shall be registered under Aizawl Municipal Corporation: Regulation of parking fees for designated parking areas/lots may be determined, if felt necessary by the Municipal Authorities in consultation with the concerned parties from time to time.

(iii) On-street parking of vehicles during night time may be regulated through Notification from time to time by the Municipal Authorities in consultation with Traffic Police Authorities and in line with the relevant Act, Rules and Regulations in force.

Provided that such notified parking areas shall be clearly marked and appropriate signages shall be put in place conspicuously by the Municipal Authorities.

(iv) Any other such places, areas and buildings utilised for the purpose of parking lots other than private parking garage shall be declared null and void; contravention of the

above sub-regulations shall be punishable under section 374 of the Act, or any other relevant Act, Rules, Regulations and Government standing order in force.

Provided that private Parking Houses owned by private individuals for private use or non-commercial purposes shall be exempted.”

5. Amendment of Regulation 9:-

Regulation 9 of the Principal Regulation shall be substituted by the following, namely:-

“9. Parking place on Government Land:-

No Government land shall be declared as parking place, including Taxi/Bus Stand and there shall be no collection of parking fees from there without prior approval of the Government.”

6. Amendment of Regulation 10:-

Regulation 10 of the Principal Regulations shall be substituted by the following, namely:-

“10. Vehicles exempted from paying parking fees:-

Vehicles to be exempted from paying parking fees on and off the streets may be notified by the Municipal Authorities from time to time, in consultation with the State Government.”

7. Omission of Regulation 11:-

Regulation 11 of the Principal Regulation shall be omitted.

8. Amendment of Regulation 12:-

Regulation 12 of the Principal Regulations shall be substituted by the following namely:-

“12. Display chart of rate of parking fees, road signage and road marking:

The Municipal Authority or its designated authorized Agency shall display or cause to display the rates of parking fees or any other road markings at any convenient place which it may deem fit from time to time.”

9. Amendment of Regulation 13:-

Regulation 13 of the Principal Regulations shall be substituted by the following namely:-

“13. Issue of Identity Card:

Aizawl Municipal Authorities shall issue Identity Card to the Officer or Officers or agent or Agents who are duly authorized to collect parking fees from each parking place wherein names and designations of the Officers issuing the Identity Card shall be stated clearly. The parking fee collector in charge of the parking place is liable to produce his Identity card and rate fixed by the AMC, as and when demanded.

All collectors appointed under these regulations shall be issued Identity Card which shall be invariably displayed while on duty and receipt vide Schedule – II shall be invariably issued”

10. Amendment of Regulation 14:-

In Regulation 14 of the Principal Regulations, for the words, numbers, figures and brackets, “Rs. 50/- (Rupees Fifty)” the words, figures and brackets “Rs. 500/- (Rupees Five Hundred)” shall be substituted; for the words, numbers, figures and brackets, “Rs. 20 /- (Rupees Twenty)” the words, number, figures and brackets “Rs. 200/- (Rupees Two Hundred)” shall be substituted and for the word “everyday”, the word “every time” shall be substituted.

11. Omission of Regulation 15:

Regulation 15 of the Principal Regulation shall be omitted.

12. Omission of Regulation 16:

Regulation 16 of the Principal Regulation shall be omitted.

13. Omission of Regulation 17:

Regulation 17 of the Principal Regulation shall be omitted.

14. Omission of Regulation 18:

Regulation 18 of the Principal Regulation shall be omitted.

15. Insertion of Regulation 14-A

After Regulation 14 of the Principal Regulations, a new provision 14-A shall be inserted, namely,

“14-A. Enforcement:

The Aizawl Municipal Corporation with the Aizawl City Traffic Police shall be the authority to enforce the provisions of these Regulations.

Provided that the Municipality, in consultation with the State Government may entrust, if felt necessary, any other institutions or organizations to enforce the provisions of these Regulations.”

16. Insertion of Regulation 14-B

After Regulation 14–A, a new provision 14-B shall be inserted, namely,

“14-B. Miscellaneous Provisions:

- (i) The Municipal Authority may prescribe such kind of forms, materials etc for the documents for the successful implementation of these Regulations.
- (ii) If any doubt rises about these Regulations, decisions and interpretation thereon of the Aizawl Municipal Corporation in consultation with the Government, shall be final and binding.