THE MIZORAM (FOREST) ACT, 1955¹
(Act No.IV of 1955)

An Act
to provide for the management of any forest not being a reserved forest

Preamble: Whereas it is expedient to provide for the management of forests in the State of Mizoram², which are not reserved forests;

It is hereby enacted by the Mizo District Council in the Sixth Year of the Republic of India as follows:-

1. **Short title, extent and commencement** :-
   (1) This Act may be called the Mizoram (Forest) Act, 1955³.
   (2) It extends to the State of Mizoram⁴ except the areas under the jurisdiction of the Chakma, Lai and Mara District Councils⁵.
   (3) It shall come into force on such date⁶ as may be notified by the District Council in the Assam Gazette herein after referred to as the ‘appointed day.’

2. **Definitions** :- In this Act, except where it is otherwise expressly provided or the context otherwise requires :-
   (1) “cattle” includes also buffaloes, horses, mares, geldings, ponies, colts, fillies, mules,asses, pigs, rams, ewes, sheep, lambs, goats and kids;
   (2) “GovernmentForest”⁷ means the forest in the State⁸ other than the “ReservedForest”;

¹ Received the assent of the Governor of Assam on the 22nd August, 1955.  ¹&³. Substituted vide the Mizoram Forest (Amendment) Act, 1990.


⁵ 7&8. Substituted vide the State of Mizoram Adaptation of Laws Order (No.2) 1987, No.LJD 10, the 20th March, 1987
“Government Forest Officer” means any person appointed as such or holding an office by or under the orders of the Government and shall include Forest Guards, Assistant Foresters, Foresters, Assistant Rangers, Forest Rangers and any other person appointed to discharge the duties and function a Government Forest Officer under this Act or any rule there under;

“Government Reserved Forest” means any forest constituted as such by or under the orders of the Government of Mizoram.

‘Deputy Commissioner’ means the Deputy Commissioner of the districts in the state of Mizoram;

“District” means the Autonomous Mizo District;

“District Council” means the District Council of the Mizo District constituted under the provision of the sixth schedule to the constitution of India and in accordance with the Assam Autonomous District (Constitution of District Councils) Rule 1951;

“State Government” means the State Government of Mizoram and the term “Chief Minister” and “Council of Ministers” shall be construed accordingly;

“Forest Offence” means an offence punishable under this Act or any rule there under;

“Forest Produce” means forest produce of Government forest and includes-

(a) the following whether found in or brought from a forest or not, that is to say, timber, charcoal, caoutchoue, catechu, wood oil, resin, natural varnish, bark, lac and myrabolans and

(b) the following when found in or brought from a forest, that is to say -

(i) trees and leaves, and fruits and all other parts or produce not herein before mentioned of trees;

(ii) plants not being trees (including grass, creepers, reeds and moss) and all parts or produce of such plants;

(iii) skins, horns, bones, silk, cocoons, honey and wax and all other parts or produce of animals; and

(iv) peats, surface oil, rock and all other products of quarries;

(11) “Land at the disposal of the Government”\textsuperscript{1} means any land at the disposal of the Mizo District as it existed immediately before its dissolution on the 29th day of April, 1972\textsuperscript{2} in respect of which no person has acquired a permanent heritable and transferable right of use and occupancy under any law for the time being in force or any right created by grant or lease made or continued by or on behalf of the State Government.

(12) “President” means the president of a Village Council appointed under the provisions of the Lushai Hill Autonomous District (Administration of Justice) Rules.

(13) “Reserved Forest” means any area which is constituted as reserved forest under the Assam Forest Regulation, 1891 as adopted\textsuperscript{3}.

Notwithstanding anything contained in the foregoing clause, the forest declared as Reserved Forest under the said Regulation of 1891 shall also be governed and regulated under the Provision of this Act\textsuperscript{4}.

(14) ‘River’ includes also streams, canals, creeks and other channels natural or artificial;

(15) “Secretary” means the Secretary to the Government of Mizoram\textsuperscript{5};

(16) ‘Timber’ includes trees when they have fallen or have been felled, and all wood, whether cut up or fashioned out for any purpose or not;

(17) ‘Tree’ includes palms, bamboos, stumps, brushwood and canes;


\textsuperscript{1\&5.} Substituted vide the State of Mizoram Adaptation Laws Order (No.2) 1987, No.LJD 10, the 20th March, 1987.

\textsuperscript{2.} Substituted vide the Dissolution of Mizo District Council (Misc Provisions) Order, 1972. No.LJD 8/72/42 of 29.4.72.

\textsuperscript{3\&4.} Substituted vide the Mizoram Forest (Amendment) Act, 1990.
3. **Jurisdiction of the Government of Mizoram** - The Administration of Forests other than the Government Reserved Forests in Mizoram is vested in the District of the State of Mizoram

4. **Reserved Trees** :-
   (1) The trees specified in Appendix-I to this Act shall be treated as reserved trees. Such trees in Government Forest shall not be cut, felled, tapped or injured in any manner without Permission of any kind issued in writing by the **State Government** or a competent **Govt.** Forest Officer appointed in this behalf by the **State Government** in writing.
   (2) No reserved trees under the six feet in girth except Hageswar (Herhse) the girth limit of which if five feet, shall be felled.

5. **Disposal of Forest produce** :-
   (1) The cutting, sawing, conversion and removal of trees and timber and the collection, manufacture and removal of forest produce from a Government forest except for purposes of personal use under such condition as the Government may, by rules made in this behalf allow, are prohibited, except under a permit granted by the **State Government** or any other officer empowered on this behalf.
   (2) Trade permit as prescribed in Appendix-II shall be granted for timber, reserved or unreserved or other forest produce cut, collected or removed from the **Government** Forest for the purpose of trade.

5 A. **Government to fix selling price of Forest produce** :- Notwithstanding any provision contained in this Act, the Government may fix the selling price of any forest produce from time to time keeping in view the availability, demand and other factors connected therewith. The selling price so fixed by the Government shall be binding on the Permit holder and any other person selling the forest produce.

6. **Royalties** :-
   (1) The rates of royalties to be charged on all forest produce removed from the **Government** forest to outside District for trades under a trade permits are given in Appendix-III to this Act. The power to increase or decrease any of the rates is vested in the **State Government** to a limit of 25% of increase or decrease according to distance and difficulties of extraction.

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(2) All other forest produce not included in the Appendix-III shall be charged at such rates as may be fixed by the State Government\(^1\).

(3) The State Government\(^2\) is empowered to revise whenever necessary the classification of trees mentioned in Appendix-III and such revision whenever made shall be notified in the Mizoram Gazette\(^3\).

(4) No forest produce shall be extracted for any purpose from any of the Government\(^4\) Reserved Forests except on payment of royalty and with the written permission of the State Government\(^5\) or any other officer empowered on this behalf.

7. Payment of fees and royalties :-
(1) All fees and royalties payable on account of any forest produce collected or removed under the provision of this Act or rules made there under shall be paid for at the time of marking, previous to removal or at the first forest revenue station reached by the forest produce.
(2) No forest produce shall be removed in transit pass or any revenue station, unless provided with a pass in the form given in Appendix-II to this Act. Such passes shall be obtained from the Officer-in-charge of the first revenue station reached by such forest produce.

8. Registration of property marks :- All persons trading in or conveying timber not belonging to a Reserved Forest shall annually register their property marks at the revenue station, and shall pay a fee of Rs.20 for a certificate of registration for the first time, and Rs.5 for each registration thereafter.

9. Wax :- No person shall remove wax for purposes of trade from the Government\(^6\) Forests, save under, and subject to the conditions of purchasing licences granted by the State Government\(^7\), or any other Officer empowered in this behalf. Such licences shall be in the form contained in Appendix-IV to this Act and the amount of the fee for the same, which may from time to time be prescribed by the State Government\(^8\) shall be printed on each licence.

10. All breaches of the provisions of sections 4,5,7 and 9 shall be punishable with the application in spirit of section 188 of the Indian Penal Code

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11. Town Forest Reserve :-

(1) **The Government**\(^1\) by notification in the **Mizoram Gazette**\(^2\) and by publication in any other manner it deems suitable, constitute any forest which is not a Government Reserved Forest into Town Forest Reserve and may in like manner, vary or cancel any such notification.

(2) Every such notification shall specify the limits of such Town Forest Reserve or Reserves.

(3) The boundaries of the Town Forest Reserve for Aijal (Aizawl) town shall be as described in Appendix-V to this Act.

(4) No trees within a Town Forest Reserve shall be cut, felled, tapped or injured in any manner, without permission in writing, which will be subject to such condition as may be imposed by the **State Government**\(^3\) or any other officer empowered in this behalf.

(5) Any one contravening the provision of this Section shall be punished with imprisonment for a term which may extend to six months or with a fine which may extend to Five Hundred Rupees or with both.

12. Power to constitute Village Forest Reserves :-

(1) The **State Government**\(^4\) may by order, constitute any forest which is not a reserved forest into Village Forest Reserve, Protected Forest Reserve or Reserves for the benefit of any village community or group of village communities, and may, in like manner, vary or cancel, any such order.

(2) Every such order shall specify the limits of such Village Forest Reserve, Protected Forest Reserve or Reserves,

(3) The **State Government**\(^5\) shall send a copy of every such order to each Village Council concerned and may direct the Village Council to announce the contents of the order properly to the Villagers by putting a copy on the Village notice board and by announcement by the Village Tlangau (official Village crier). Every such order made under sub-rule (1) shall be published in **Mizoram Gazette**\(^6\).

13. (1) **Three classes of VillageForestReserves** :- The Village forest reserves constituted under section 12 may be of three classes, namely -

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(a) **Village Safety Reserve**, that is reserve for the protection against fire from without or reserve constituted in the interest of health and water supply. No one shall utilize for any purpose, any portion of land inside this reserve and no trees shall be cut in this reserve except with the permission of the State Government. The Village Council may dispose of any dead trees in the manner it considers most beneficial for the village.

(b) **Village supply Reserve**, that is reserve for the supply of the needs of the village. Any person resident in the village may cut trees and bamboos from this reserve for his household needs.

(c) **Protected Forest Reserve:** That is reserved for protection of valuable Forest from destruction for the interest of the village communities. No one shall utilise for any purpose any portion of land inside this Protected Forest Reserve and no tree shall be cut in the Protected Forest Reserve except with the permission of the State Government.

(2) Any person doing anything in contravention of any of the provision of this section shall be punishable with a fine not exceeding Rs.50/-.

(3) The boundary of the Village Forest Reserve being properly demarcated, shall be marked by sign posts and stone pillars. The record of the boundaries, stating places where such posts or marks are made shall be kept by the President. A copy signed by the President shall be submitted to the State Government.

14. **Power to constitute ‘Government’ Reserve Forest :-** The Government may constitute any land at the disposal of the Government as a Government Reserve Forest in the manner herein after provided.

15. **Notification of proposal to constitute a ‘Government’ Reserved Forest :-** Whenever it is proposed to constitute any land as a Government Reserve Forest, the State Government shall publish a notification in the Mizoram Gazette, (1) declaring that it is proposed to constitute such a land a reserved forest, and (2) specifying as nearly as possible the situation and limits of such land and (3) inviting claim of rights and objections.

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1 & 3-12. *Substituted vide the State of Mizoram Adaptation Laws Order (No.2) 1987, No.LJD 10, the 20th March, 1987.*

2. *Substituted vide the Mizoram District (Forest) (Amendment) Act, 1985.*
16. **Survey of the proposed ‘Government’ Reserved Forests**: The State Government, as soon as a notification is issued under Section 15 shall cause the area to be surveyed and demarcated by one or more of the Government Forest Officers not below the rank of Forester, shall also enquire into any right of any person in the area and shall also submit reports to the State Government which report shall deal with all points including compensation involved or alteration of the area recommended.

17. **Disposal of claims and objections**: All claims of right on the land and all objections against the proposed Government Reserved Forest shall be submitted in writing to the State Government within 120 days from the date of publication of the notification under Section 15.

18. **Government Forest Tribunal**: The State Government shall appoint a Government Forest Tribunal who shall decide all claims of right on Land all objections against the proposed Reserved Forest. The orders of the Government Forest Tribunal shall be published forthwith in the Mizoram Gazette.

19. **Appeal**: All appeals against the decision of the Government Forest Tribunal shall be submitted to the State Government within 30 days of the order issued by the Government Forest Tribunal. The State Government shall review the case as it deems necessary and pass order which shall be final.

20. Nothing contained in Section 18 and 19 of this Act shall bar the jurisdiction of a competent Civil Court.

21. **Final Notification constituting ‘Government’ Reserved Forest**: The State Government shall after disposal of all appeals, publish in the Mizoram Gazette, the final notification specifying the limit of the Government Reserved Forest incorporating therein any changes and modifications made from the preliminary notification under Section 15 of this Act declaring the same to be a Government Reserved Forest from the date fixed by such notification.

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22. Rights in or over the ‘Government’ Reserved Forests :- No person shall have rights of any nature in or over the land within the area of the Government Reserved Forest except those that may have been conceded in the final notification referred to in Section 21. The State Government or any other officers empowered in this behalf may permit or grant rights of any nature to an individual or a community for the benefit of a community or communities.

23. Penalties for trespass or damage :- Any person who in a Government Reserved Forest -

(1) trespasses or pastures cattles, or permits cattle to trespass, or

(2) causes any damage by negligence in felling any tree or cutting or dragging timber, shall be punished with fine which may extend to fifty rupees, or when the damage resulting from his offence amounts to more than twenty five rupees to double the amount of such damage.


(1) sets fire or in contravention of any rules made by the State Government, kindles any fire or leaves any fire burning in such a manner as to endanger such a forest, or

(2) kindles, keeps or carries any fire except in such seasons and in such manner as the State Government may from time to time notify, or

(3) fells, cuts, girdles marks, lops, taps or injures by fire or otherwise any trees, or

(4) quarries stones, burns lime or charcoal or collects subject to any manufacturing process or removes any forest produce, or

(5) clears or breaks up any land for cultivation or any other purpose, or

(6) poisons water or in contravention of any rule made by the State Government, fishes or sets traps or snares shall be punished with imprisonment for a term which may extend to six months or with fine which may extend to five hundred rupees or with both.

25. **Penalty for offences committed by persons having right in the forest** :- Whenever fire is caused wilfully or by gross negligence in Government Reserved Forest by any person having rights in such forest or permission to jhum therein, or by any person in his employment, the State Government may, despite the infliction of any punishment under this Act, direct that in such forest, or any specified portion thereof, the exercise of all or any of the rights of pasture or to forest produce shall be terminated, or for such period as it thinks fit be suspended.

26. **Dereservation of forest** :- Any area constituted as Government Reserved Forest will be dereserved only by or under the orders of the State Government.

27. **Jhuming in ‘Government’ Forest** :- The right to jhumming or any shifting cultivation in the unclassed Government Forests is conceded subject to any regulation, rules or orders that may be made or prescribed by a Village Council or any other body granted powers similar to a Village Council by the Government of Mizoram.

28. **Collection of timber free of royalty or permit for private use** :- Any inhabitant of the State is permitted to collect free of royalty or permit such timber and other forest produce as he may require for his own use within the unclassed Government Forest including the Village Supply Reserves but not for sale, trade, mortgages or gift for which purposes either permit or royalty or both may be imposed by the State Government as it deems fit.

29. **Forest Offences** :- (1) When there is reason to believe that a forest offence has been committed in respect of any forest produce of a Government Forest such produce together with all tools and other articles used in the commission of such alleged offence, may be seized by any Government Forest Officer, and the officer seizing such property shall keep the seized property in safe custody and report the matter to the appropriate court under the State Government or the Deputy Commissioner, as the case may be. Such court, after trial of the case shall dispose of the confiscated articles according to the merit of the case in addition to any punishment as may be awarded to the offender.

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(2) When the offender is not known or traceable, such seized articles shall be confiscated and taken possession of by the State Government\(^1\) provided that any claim for such confiscated articles within a period of one month from the date of confiscation shall be heard and disposed of in such manner as the court may order.

29A. **Presumption that the forest produce belongs to the ‘Government’**\(^2\):- When in any proceedings taken under this Act or in consequence of any thing done under this Act, question arises whether any forest produce is the property of the Government\(^3\), such produce shall be presumed to be the property of the Government\(^4\) until the contrary is proved.

29B. **Power to compound** : (1) (a) The State Government\(^5\) may accept from any person against whom reasonable suspicion exist that he has committed any forest offence specified in Sections 23 and 24 of this Act, a sum of money by way of compensation for the offence which such person is suspected to have committed, and (b) when any property has been seized as liable to confiscation, the same may be released on payment of the value thereof estimated by the state Government\(^6\).

(2) On the payment of such sum of money, or such value, or both, as the case may be, the suspected person, if in custody, shall be discharged and no further proceedings shall be taken against such person or property.

29C. **Procedure for disposal of perishable property** : Not withstanding anything herein-before contained, the Court concerned may direct the sale of any property seized under Section 29, if it is subject to speedy and natural decay, and may deal with the proceeds as the Court might have dealt with such property as if had not been sold.

29D. **Powers to arrest without warrant** : (1) Any Government\(^7\) forest officer not below the rank of Assistant Forester or police officer may, without orders from a Magistrate and without a warrant, arrest any person reasonably suspected of having been concerned in any forest offence punishable with imprisonment for one month or upwards, if such person refuses to give his name and residence, or gives a name or residence of which there is reason to believe to be false, or if there is reason to believe that he will abscond.

\(^{1-7.}\) Substituted vide the State of Mizoram Adaptation Laws Order (No.2) 1987, No.LJD 10, the 20th March, 1987.
(2) Every officer making an arrest under this section, shall without delay, take or send the arrested person before a magistrate having jurisdiction in the case.

(3) No officer shall detain in custody a person arrested under this section for a longer period exceeding 24 hours, exclusive of the time necessary for the journey from the place of arrest to the Court of Magistrate concerned.

29E. Powers of the ‘state Government’ to evict unauthorised occupant from ReservedForest: (1) The State Government or any officer authorised by the Government may eject any person from land in a Government Reserved Forest unless such person has been allowed to settle.

(2) Such persons may be ejected or ordered to vacate forthwith, and the state Government or any officer authorised by the State Government, may sell, confiscate or destroy any crop raised or any building or other construction erected without authority.

30. Penalty for counterfeiting or defacing marks on trees and timber etc. :- Any person who, with the intent to cause damage or injury to the public or to any person, or to cause wrongful gain as defined in the Indian Penal Code -

(a) knowingly counterfeits upon by any tree or timber a mark used by Forest Officers to indicate that such tree or timber is the property of the Government or some person, or that it may lawfully be felled or removed by some person, or

(b) unlawfully affixes to any tree or timber a mark used by forest officers, or

(c) alters, defaces or obliterates any such mark placed or any tree or timber by or under the authority of a Government Forest Officer, or

(d) alters, moves, destroys or defaces any boundary mark of any forest to which this Act applies, shall be punished with imprisonment for a term which may extend to two years, or with fine, or with both.

31. **Compensation for damage caused by commission of offences** :-

(1) When any person is convicted of felling, cutting, girdling, marking, lopping or tapping trees, or of injuring them by fire or otherwise, in contravention of this Act or of any rule there under the convicting court may, in addition to any other punishment which it may award, order that person to pay to the **Government**\(^1\) such compensation, not exceeding twenty rupees for each tree with respect to which the offence was committed as it may deem fit.

(2) If the person convicted of the offence committed it as the agent or servant of another person, the convicting court may, unless after hearing that other person it is satisfied that commission of the offence was not a consequence of his instigation or of any neglect or default on his part, order him, instead of the person who committed the offence, to pay the compensation referred to in sub-section (1).

(3) Any appeal from any order under Sub-section (1) or Sub-section (2) shall lie to the court to which orders made by the convicting court are ordinarily appeallable and the order passed on which appeal shall be final.

32. **Forfeiture of leases** :- When the holder of any lease, license or contract whatsoever granted or continued by, or on behalf of the **Government**\(^2\) for any of the purposes of this Act commits an offence against this Act or any rule there-under, or when any such offence is committed by any agent or servant of the holder of any such lease, license or contract, and the **Government**\(^3\) is satisfied that the commission of the offence was a consequence of the instigation of such holder or of any neglect or default on his part, the **Government**\(^4\) may, by order in writing declare the lease, license or contract to be forfeited in whole or in part with effect from a date to be specified in the order not being prior to the date of the commission of the offence.

33. **Forest Officers not to trade** :- No **Government**\(^5\) Forest Officer shall, as principal or agent, trade in forest produce, or be or become interested in any lease or mortgage of any forest, or in any contract for working any forest.

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1-5. *Substituted vide the State of Mizoram Adaptation Laws Order (No.2) 1987, No.LJD 10, the 20th March, 1987.*
34. **Persons bound to assist Forest Officer :-** Every person who exercises any right in any class of Government1 Forest or who is permitted to remove any forest produce from, or to pasture cattle or practice Jhum cultivation in such forest and every person who is employed by such person in such forest and every person in any village contiguous to such forest shall be bound to furnish without unnecessary delay to the nearest forest officer any information which he may possess respecting the occurrence of fire in or near such forest; or the commission of or intention to commit any forest offence, and shall assist any forest officer demanding his aid -

(a) in extinguishing any fire occurring in such forest;
(b) in preventing any fire which may occur in the vicinity of such forest from spreading to such forest.
(c) in preventing the commission in such forest of any forest offences, and
(d) when there is reason to believe that any such offence has been committed in such forest in discovering and arresting the offender.

35. **Recovery of money, due to ‘Government’**2 - All money, other than fines, payable to the Government3 under this Act, or under any rules made there under or on account of the price of any forest produce, or of expenses incurred in the execution of this Act, or rules made there under in respect of any forest produce, may, if not paid when due be recovered by the same process as by which arrears of l/and revenue are recovered where the Assam Land and Revenue Regulation, 1866 is in force.

36. **Lien in forest produce for such money :-**

(1) When any such money is payable for, or in respect of any forest produce, the amount thereof shall be deemed to be a first charge on such produce, and such produce may be taken possession of by a forest office specially empowered in this behalf and may be retained by him until such amount has been paid.

(2) If such amount is not paid when due, such forest officer may sell such produce by public auction and the proceeds of the sale shall be applied first in discharging such amount.

(3) The surplus, if any, if not claimed within two months from the date of the sale by the person entitled thereto, shall be forfeited to the Government4.

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37. ‘Government’¹ and its officers not liable for loss or damage in respect of certain forest produce :- The Government² shall not be responsible for any loss or damage which may occur in respect of any forest produce while at the revenue stations established under this Act or rules there under or while collected or detained elsewhere for the purpose of this Act, and no forest officer shall be responsible for any such loss or damage unless he shall have caused the same negligently, maliciously or fraudulently.

38. Recovery of penalties due under land :- When any person in compliance with any rule under this Act, binds himself by any instrument to perform any duty or act or convenants by any instrument that he, or that he and his servants and agents, will abstain from any Act, the whole sum mentioned in such instrument as the amount to be paid in case of a breach of any condition thereof may be recovered by the same process as by which arrears of land revenue is recovered where the Assam Land and Revenue Regulation, 1886 is in force.

39. Distribution of Jhum :-
(1) The extent of area to be allocated for distribution for jhums, under Section 13 (1) (b) shall be notified by the Village Council in the manner it deems fit and submitted to the Government³ and the Government⁴ may issue any direction in this regard.
(2) Except for any special privileges granted under this Act to any person distribution of jhums to a village shall rest with the Village Council.
(3) No jhumming shall be permitted within one hundred feet on either side of all Government roads, except with the written permission of the Deputy Commissioner in consultation with Chief Minister⁵ or the State Government⁶.

40. Opening Wet Cultivation :- No new wet cultivation (Leilet) shall be opened in the district except under a pass granted by the State Government⁷ on such conditions as it may deem fit to impose. In granting such pass, the State Government⁸ shall take into consideration the recommendation of the Village Council.

40A. Establishment and control of Forest Villages :-
(1) For the purpose of providing a source of suitable local labour for forming and maintaining plantation and taungyas, the Government⁹ may establish forest villages within the limits of any Government¹⁰ Reserved Forest on such sites as may be selected by the State Government¹¹.

(2) The boundaries of all Forest Villages shall be demarcated by boundary pillars and shown in maps together with all interior details such as field, homesteads etc. and a register shall be maintained of the houses in each village.

(3) Jhums in the Reserve shall be allowed to the forest villagers on the following conditions :-

(i) the area will be selected by the Government Forest Officer with the approval of the State Government.

(ii) an allotment of maximum 12 (twelve) bighas of jhum land will be annually made for each resident house-hold.

(iii) the villagers themselves will sow or plant with their crops the seeds or plants of such forest trees in such manner as the Forest Officer may direct.

(4) Building materials and fuel will be given to the villagers free of charge but they will be liable to render ten days free labour in the first instance and another ten days labour, if called upon, in the next instance at a rate of wages to be fixed by the forest officer.

(5) The sub-letting of land by a forest villagers is not permissible.

(6) The forest villagers admitted into the reserved forest shall execute an agreement in the form as may be prescribed from time to time by the State Government.

(7) The State Government may appoint a person among the Forest villagers as a Headman and prescribed his duties.

(8) The State Government may evict summarily from a Forest village, without payment of compensation, anyone who does not comply with the provisions of the Act or who refuses to carry out the orders of the Government Forest Officer so far as they are consistent with the provisions of the Act or whose conduct, in the opinion of the said officer, impairs the harmonious working of the village.

41. Penalties :- If any person infringes any of the provisions of Section 39 and 40, he shall be punishable with a fine not exceeding Rs.50/-

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42. **Powers to make rules :-** Subject to the approval of the **Governor of Mizoram**, the ‘Government’ may frame rules for carrying out the provisions of this Act.

43. **Repeal :-**
   (1) The Lushai Hills District (Forest) Act, 1953 (Lushai Hills Act No.VI of 1953) is hereby repealed with effect from the appointed day.

   (2) Notwithstanding such repeal, all actions taken, orders made or directions given under the provisions of the Lushai Hills District (Forest) Act, 1953 shall be deemed to be taken, made or given under the respective provisions of this Act and subsequent actions, if any, with regard to any action, order or direction shall be in accordance with the provisions of this Act.

44. All Forest revenue shall be received in the form as prescribed in “Appendix VI”.