- "3B. Beer manufactured in the State of Goa by pub-brewery/microbrewery and sold in the premises other than specified in item 3A above in bottles/kegs in the State of Goa,—
- (i) whose maximum retail price is upto Rs. 61/- of 650 ml. and whose alcoholic strength does not exceed 5% v/v or 8.77% of proof spirit
- Rs. 18/- per bulk litre.
- (ii) whose maximum retail price is above Rs. 61/- of 650 ml. and whose alcoholic strength does not exceed 5% v/v or 8.77% of proof spirit
- Rs. 22/- per bulk litre.
- (iii) whose maximum retail price is upto Rs. 66/- of 650 ml. and whose alcoholic strength exceeds 5% v/v or 8.77% of proof spirit but does not exceed 8% v/v or 14.03% of proof spirit
- Rs. 24/- per bulk litre.
- (iv) whose maximum retail price is above Rs. 66/- of 650 ml. and whose alcoholic strength exceeds 5% v/v or 8.77% of proof spirit but does not exceed 8% v/v or 14.03% of proof spirit

Rs. 32/- per bulk litre.

Explanation.— The Beer manufactured by the pub-brewery/microbrewery per day shall be considered as an average daily production for the purpose of calculating the excise duty for the month as per the 100% production capacity of the unit per day or daily production, whichever is higher. The unit shall pay the excise duty in advance in lumpsum on 90% of the approved production capacity of beer either monthly on the first working day of every month or annually on the first working day of the financial year. In case the licensee fails to pay the excise duty in advance, then the fine of an amount equivalent to 100% of excise duty shall be charged on monthly proportionate basis. For the purpose of maximum retail price to compute the excise duty, the beer served in pitcher, mugs etc., should be converted to 650 ml. It is mandatory to have bar and restaurant licence to obtain a pub-brewery/microbrewery licence.

This Notification shall come into force from the date of its publication in the Official Gazette.

444

By order and in the name of the Governor of Goa.

Ajit S. Pawaskar, Under Secretary, Finance (R&C).

Porvorim, 13th August, 2014.

1. Short title and commencement.— (1) These rules may be called the Goa Minor Mineral Concession (Amendment) Rules,

Department of Mines Directorate of Mines & Geology

Notification

DMG/MIN/RULES/ADM/02/14-15/1584

In exercise of the powers conferred by section 15 of the Mines and Mineral (Development and Regulation) Act, 1957 (Central Act 67 of 1957) and all other powers enabling it in this behalf, the Government of Goa hereby makes the following rules, so as to further amend the Goa Minor Mineral Concession Rules, 1985, namely:—

- (2) They shall come into force from the date of their publication in the Official Gazette.
- 2. Amendment of rule 63.— In rule 63 of the Goa Minor Mineral Concession Rules, 1985 for sub-rule (3), the following sub-rule shall be substituted, namely:—
 - "(3) whenever any person raises without a lawful authority any minor mineral from any land, the competent officer or the officer

authorized by the competent officer may recover from such person, the minor mineral so raised or where such minor mineral already been despatched or consumed, the competent officer or the officer authorized by the competent officer, may recover the cost of the minor mineral at the rates specified below, based on the market value of the mineral as fixed by the Public Works Department:—

(a) maximum upto two times the market value of the mineral, for the first offence;

- (b) maximum upto four times the market value of the mineral, for the second offence; and
- (c) maximum upto ten times the market value of the mineral, for every subsequent offence."

By order and in the name of the Governor of Goa

Prasanna A. Acharya, Director & ex officio Joint Secretary (Mines).

Panaji, 13th August, 2014.

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Printed and Published by the Director, Printing & Stationery, Government Printing Press, Mahatma Gandhi Road, Panaji-Goa 403 001.

PRICE - Rs. 3.00