



LINCOLN LEGAL SERVICES (MYANMAR) LIMITED

CONVENIENCE TRANSLATION - ACCURACY NOT GUARANTEED

Industrial Zone Law

(Pyidaungsu Hluttaw Law No. 7/2020)

5th Waxing Day of Nayone

26th May 2020

The Pyidaungsu Hluttaw hereby enacts this law.

Chapter 1

Name and definitions

1. This law shall be called the Industrial Zone Law.
2. The terms contained in this law shall have the meaning given hereunder -
 - (a) “**Union**” means the Republic of the Union of Myanmar.
 - (b) “**Government**” means the Union Government of the Republic of the Union of Myanmar.
 - (c) “**Ministry**” means the Union Ministry of Planning, Finance and Industry.
 - (d) “**Industrial Zone**” means an area specified as industrial zone by a notification of the Government.
 - (e) “**Established Industrial Zone**” means an industrial zone, industrial sub-zone, industrial area, industrial ward or industrial park established before the enactment of this law.
 - (f) “**Central Committee**” means the Industrial Business and Industrial Zone Development Central Committee formed according to this law for the development of industrial businesses and Industrial Zones.
 - (g) “**Regional Committee**” means a committee formed according to this law for the formation and supervision of regional Industrial Zones in the Regions, States and the Union Territory.
 - (h) “**Management Committee**” means an Industrial Zone management committee formed according to this law to perform the respective Industrial Zone’s administrative work.
 - (i) “**Infrastructure**” means physical infrastructure such as electricity supply, water supply, waste water treatment, fire safety, roads, railroads, ports, airports and communication networks, and intangible infrastructure such as computer programs or administrative arrangements for efficient performance.

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- (j) “**Developer**” means a person, company or organisation taking care of matters such as the establishment of an Industrial Zone, the development of Infrastructure in the Industrial Zone and the operation and maintenance of an Industrial Zone in accordance with the provisions of this law.
- (k) “**Investor**” means a person, company or organisation investing in an Industrial Zone according to the terms and conditions specified by the Regional Committee.

Chapter 2 Objectives

3. The objectives of this law are as follows -

- (a) Sustainable development of industrial businesses and successful establishment and implementation of Industrial Zones;
- (b) systematic establishment of Industrial Zones in accordance with the economic development policies of the Union and enablement of investments in these Zones by domestic and foreign investors;
- (c) creation of competitive industrial businesses by catering to the needs of manufacturing and services businesses and creation of business networks within Industrial Zones;
- (d) promotion of the operation of industrial businesses within Industrial Zones; systematic management reducing environmental and social impacts; implementation of the relevant rules, procedures and standards for the reduction of these impacts caused by industrial businesses;
- (e) promotion of living standards of citizens and narrowing the development gaps among the regions through employment opportunities created by the development of Industrial Zones;
- (f) development networks among Industrial Zones; catering to the needs of Industrial Zones; promotion of responsibility and accountability among Industrial Zones;
- (g) promotion of economic growth of the Union and employment opportunities through the actual use of land for which permission was granted.



Chapter 3

Formation of the Central Committee and its functions

4. The Government -
 - (a) shall, for the performance of the functions according to this law in order to sustainably develop industrial businesses and Industrial Zones, form the Central Committee with not more than 15 members, appointing one Union level person as the chairman and appropriate persons from the relevant ministries and government departments and organisations as members.
 - (b) The vice-chairman, secretary and joint-secretary shall be appointed from among the members appointed according to sub-section (a).
 - (c) The Central Committee formed according to sub-section (a) may be rearranged as required.

5. The functions of the Central Committee are as follows -
 - (a) creation of policies and guidelines for the successful implementation of Industrial Zones according to the provisions of this law;
 - (b) review of the proposals made by a Regional Committee for the establishment of an Industrial Zone, commenting on them and forwarding the matter to the Government;
 - (c) formation of the Regional Committees;
 - (d) specifying fees, rent and land-use fees to be collected from Developers of and Investors in Industrial Zones proposed by a Regional Committee;
 - (e) confirmation, coordination and guidance as to matters such as the establishment of Industrial Zones, investment proposals, development plans and policies submitted by a Regional Committee;
 - (f) coordination in order to provide assistance and Infrastructure required for the development of Industrial Zones.



Chapter 4

Formation of Regional Committees and their functions

6. The Central Committee -
- (a) shall form Regional Committees in the Regions, States and the Union Territory, appointing the Nay Pyi Taw Council chairman or the chief minister of the respective Region or State as patron, a relevant Nay Pyi Taw Council member or minister of the respective Region or State as chairman and appropriate persons from relevant government departments and organisations and at most 5 persons from among the chairmen of the respective Management Committees as members in order to perform the functions according to this law.
 - (b) The secretary shall be appointed as nominated by the Regional Committee chairman and the head of the Regional, State or Union Territory Industrial Supervision and Inspection Department shall be appointed as joint-secretary.
 - (c) The Regional Committee shall not have more than 15 members, including the chairman.
 - (d) The Regional Committee formed according to sub-section (a) may be rearranged as required.
7. The functions of a Regional Committee are as follows -
- (a) with regard to a proposal to establish a new Industrial Zone by the Nay Pyi Taw Council, a Regional or State government or a Developer, reviewing and reporting to the Central Committee with comments on matters such as appropriate location, required area [*i.e., size*] and territory [*i.e., demarcation*], potential of obtaining Infrastructure for businesses, potential for economic growth and employment opportunities;
 - (b) reviewing the Infrastructure and the use of land and water and energy, human resources development and corporate social responsibility in Industrial Zones and reporting as required to the Central Committee for the creation of policies;
 - (c) promoting the relocation of industrial businesses outside of Industrial Zones into Industrial Zones, coordination so that the relocated businesses can obtain relevant exemptions and reliefs, reporting to the Central Committee if there is a requirement to create new policies;
 - (d) creation of plans for the establishment of new Industrial Zones;



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- (e) implementation of development plans in Established Industrial Zones;
- (f) making required arrangements, specifying functions and obtaining approval from the Central Committee for the successful implementation of investments in Established Industrial Zones and new Industrial Zones;
- (g) specifying locations of, reviewing and approving construction sites for new investments in Established Industrial Zones;
- (h) specifying the lease term for Industrial Zones;
- (i) review and approval of proposals by Investors to make investments in an Industrial Zone as specified in section 24;
- (j) proposing and obtaining approval from the Central Committee with regard to rent and land use fees and collecting them as approved;
- (k) contribution to the Union budget according to the percentage specified by the Central Committee from the revenue collected according to section 23 sub-section (h) and spending the remaining funds in accordance with the financial regulations;
- (l) making arrangements for the formation of the Management Committees and specifying the criteria for Investors to become members of the Management Committees;
- (m) formation of the Management Committees, inspection of their performance and coordinating them with the relevant government departments and organisations;
- (n) review and approval of projects and plans proposed by the Management Committees for the development of Industrial Zones;
- (o) review and approval of proposals made by the Management Committees with regard to the construction and maintenance of buildings and roads in Industrial Zones;
- (p) specifying the types of businesses to be invested in in Industrial Zones proposed by the Management Committees;
- (q) reporting every 6 months to the Central Committee with regard to the implementation of Industrial Zones;
- (r) taking action with regard to the unauthorised occupation of land and construction of buildings and roads in Industrial Zones;
- (s) making training arrangements in order to develop skills and safety in employment;



- (t) specifying the land value and collecting fines according to section 34 sub-section (b).

Chapter 5

Formation of the Management Committees and their functions

8. The Regional Committee -
- (a) shall form a Management Committee for the respective Industrial Zone with representatives nominated by the Investors, relevant government departments and organisations and the persons appointed by the Nay Pyi Taw Council or Regional or State government.
 - (b) The chairman shall be appointed with the consent of the members from among the representatives appointed by the Investors according to sub-section (a).
 - (c) The deputy chairman, secretary and joint-secretary shall be appointed from among the members appointed according to sub-section (a) according to the will of the majority.
 - (d) The Management Committee shall have at least 15 and at most 21 members, including the chairman.
 - (e) Vacancies in the Management Committee shall be filled as prescribed in sub-section (a).
9. The term of a Management Committee is 5 years from its formations. One Investor may only serve for two consecutive terms in the respective Management Committee. Vacancy replacements according to section 8 sub-section (e) shall not be counted as a term.
10. The functions of the Management Committee are as follows -
- (a) drafting of project plans and annual business plans with regard to the development of the respective Industrial Zone, obtaining approval from the Regional Committee for them and implementing them;
 - (b) reporting of vacant land in Established Industrial Zones to the Regional Committee in order to implement industrial businesses;
 - (c) making arrangements to implement investments in an Industrial Zone, specifying the types of investments that may be made in an Industrial Zone and announcing them to the public with the approval of the Regional Committee;
 - (d) monitoring, supervising and coordinating in matters such as the implementation of investments and construction, land use, environmental conservation, education, health,



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- financial matters, taxes, development, transportation, communication, security and fire safety and electricity and water;
- (e) recommending and reporting the appointment of required foreign skilled workers and experts;
 - (f) recommending and reporting as required with regard to the permission to stay and travel domestically granted to foreign Investors, skilled workers, experts and their family members;
 - (g) within an Industrial Zone, supervising environmental conservation and the waste disposal system of a factory and ordering a Developer or Investor to comply with the laws in force;
 - (h) issuing orders and implementing them in the Industrial Zone in accordance with the policies and directives issued by the Central Committee and the Regional Committees;
 - (i) specifying the land required for restaurants, residential buildings, shops, social security offices, social security clinics and training facilities in an Established Industrial Zone with the consent of the Regional Committee;
 - (j) formation of the Industrial Zone management office and appointment of an administration officer and staff;
 - (k) if an Investor proposes an investment to be implemented in an Industrial Zone, issuing recommendations to the relevant departments within 15 days from the proposal date if the investment is in accordance with the laws in force;
 - (l) collecting funds to implement the development of and administrative work in an Industrial Zone with the consent of the Regional Committee; keeping and spending the funds according to the financial regulations;
 - (m) coordination with the relevant government departments and organisations with regard to the rights and benefits of workers such as appointment, salary and overtime pay, leave, off-day, occupational safety and health care matters;
 - (n) reporting to and obtaining approval from the Regional Committee with regard to the taking of action against the unauthorised occupation of land and construction of buildings and roads;
 - (o) formation of sub-committees for the management of the Industrial Zone.



Chapter 6 Specifying and announcing as Industrial Zone

11. The Government -
 - (a) may approve or reject a location for the establishment of an Industrial Zone proposed with comments by the Central Committee.
 - (b) The location, area [*i.e., size*] and territory [*i.e., demarcation*] of the Industrial Zone approved according to sub-section (a) shall be specified and announced by notification.
 - (c) Established Industrial Zones shall be specified as Industrial Zones according to their type and class.
 - (d) Shall issue orders and directives as required against unauthorised use of Industrial Zone land for purposes other than industrial businesses and related services businesses as specified.
12. The Regional Committee shall instruct relevant departments to measure and draw maps in accordance with the laws in force of the area of the specified and announced Industrial Zone to be used as industrial land.

Chapter 7 Establishment of an Industrial Zone

13. The Central Committee may make arrangements to establish new Industrial Zones based on the following criteria after reviewing proposals submitted by a Regional Committee at appropriate locations with the consent of the Government -
 - (a) Location designated for regional development;
 - (b) sufficient land and Infrastructure for the implementation of industrial businesses and investments to enable the implementation of the Industrial Zone implementation master plan;
 - (c) existence of international gateways such as ports and airports or suitability for easy transport to international borders or the domestic markets;
 - (d) existence of sufficient industrial raw materials, resources and basic goods;
 - (e) availability of skilled workers, semi-skilled workers and workers to be trained.



14. The Regional Committee -
- (a) shall select a Developer in accordance with the laws in force and tender procedures.
 - (b) When making a selection in accordance with sub-section (a), may select the Developer based on his ability to create advantages for the Union and citizens, implement the project fast and act transparently and on his experience with the successful implementation of an Industrial Zone business.
15. The following land use figures and percentages shall be met when developing an Industrial Zone -
- (a) 60-70% of the land shall be industrial area;
 - (b) 1-5% of the land shall be commercial area [*“commercial area” - English explanation in the original; the literal translation would be “trade area”*];
 - (c) 20-25% of the land shall be public utilities and assistant area [*“assistant area” - English explanation in the original; a better translation would probably be “spare area”*];
 - (d) 9-10% of the land shall be green belt area.
16. The Regional Committee shall obtain approval from the Central Committee with regard to the specification of the size, type and class of the Industrial Zone in accordance with the industrial business policy.
- Chapter 8**
Establishment, keeping and spending of a fund
17. The Regional Committee shall establish a fund from contributions made by the Nay Pyi Taw Council or the respective Regional or State government and local and international organisations, from revenue collected according to section 7 sub-sections (j) and (k) and from other revenue.
18. The Regional Committee shall form a fund management team composed of suitable persons and specify their functions.
19. The Management Committee shall establish a fund from the contributions made by Investors, collected fines and other revenue.
20. The Management Committee may form sub-committees for keeping and spending the fund according to section 10 sub-section (o) with the consent of the Regional Committee.



21. The funds established by the Regional Committee and the Management Committee shall be audited by an external auditor registered with the Myanmar Accountancy Council.
22. Salaries and allowances for the administrative officer and the staff of the Management Committee office shall be met from the fund.

Chapter 9

Duties and rights of a Developer

23. A Developer -
 - (a) shall obtain approval from the Central Committee through the Regional Committee with regard to the proposal to implement development work.
 - (b) May implement the Industrial Zone business, sublease to Investors and develop Infrastructure after concluding a commercial agreement with the Regional Committee in accordance with the prescribed terms and conditions.
 - (c) May implement maintenance work of the Industrial Zone under the supervision of the Management Committee.
 - (d) Shall complete construction within the proposed period at the respective Industrial Zone. If the construction cannot be completed within the proposed period, sufficient reason has to be reported to and a decision has to be requested from the Central Committee, together with comments from the Regional Committee. If the reason is found to be insufficient, the permit shall be revoked.
 - (e) May develop the Infrastructure in the Industrial Zone himself or contract to other parties.
 - (f) If the Developer provides a service related to Infrastructure beyond the border of the Industrial Zone, he shall comply with the instructions of the relevant government departments.
 - (g) Shall comply with the laws in force with regard to matters such as environmental conservation, occupational safety, fire safety and health care.
 - (h) The fees payable for land use and the business permit according to the commercial contract concluded with the Regional Committee shall be paid to the Regional Committee as a lump-sum or in installments.



- (i) Shall implement a bonded warehouse system in the Industrial Zone in accordance with customs laws and procedures.

Chapter 10

Duties of an Investor

- 24. The Investor may implement the following investment businesses in an Industrial Zone in accordance as prescribed -
 - (a) Manufacturing of finished goods, manufacturing of related goods, manufacturing of packaging materials and manufacturing of value-added goods;
 - (b) transportation of raw materials and finished goods, maintenance and upgrading of roads;
 - (c) other types of services related to investment businesses;
 - (d) domestic or international trade as prescribed of goods manufactured by an investment business.
- 25. The Investor shall apply to the Regional Committee through the Management Committee in order to implement an investment business according to the rules and procedures specified under this law.
- 26. The investor shall complete construction in the Industrial Zone within the proposed period. If construction cannot be completed within the proposed period, sufficient reason has to be reported to and a decision has to be requested from the Regional Committee, together with comments from the Management Committee. If the reason is found to be insufficient, the permit may be revoked.
- 27. The Investor -
 - (a) Shall register with the relevant departments according to the laws in force.
 - (b) Shall implement the business as specified by the relevant departments and organisations.
 - (c) Shall report the implementation status to the Management Committee as prescribed.
 - (d) Shall comply with the laws, rules, orders and directives with regard to hazardous raw materials and inferior goods.



- (e) Shall comply with the provisions of the laws and rules in force with regard the rights and benefits of workers such as appointment, salary and overtime pay, occupational safety and healthcare matters.
- 28. The Investor shall comply with the provisions of the Environmental Conservation Law and, furthermore, with the laws in force with regard to occupational safety and healthcare matters.
- 29. The Investor shall notify the relevant departments and the Management Committee in advance with regard to business commencement, closure or liquidation and proceed as prescribed.
- 30. The Investor shall notify the relevant departments and the Management Committee with regard to the transfer of the whole or part of the shares of his business, company or organisation and proceed as prescribed.
- 31. The Investor shall report the employment status of international and domestic workers to the Management Committee.

Chapter 11 Land use

- 32. The Regional Committee may provide industrial land for up to 50 years to be used by a Developer or Investor to implement industrial, manufacturing or related businesses, provided that the specified rent has been paid. The term may be extended up to two times for 10 consecutive years if the Developer or Investor wishes to extend the term after its expiry.
- 33. If residential buildings, non-residential buildings, farmland or plants are situated in a potential area designated to be specified and announced as Industrial Zone, the Nay Pyi Taw Council or the respective Regional or State government shall relocate them, pay damages or pay compensation according to the laws in force.
- 34. The Investor or Developer -
 - (a) Shall use the permitted land as specified.
 - (b) With regard to unused plots within an Industrial Zone or Established Industrial Zone, a project plan and estimated completion date shall be submitted to the Regional Committee within 6 months from the date of the specification and announcement as Industrial Zone and its approval shall be obtained. If the approved project timeline cannot be met, 10% of the specified land value shall be paid every year to the relevant Regional Committee. The land use permit or grant shall be revoked if the fines are not paid.



- (c) The topography of the approved land shall not be significantly altered without the approval of the respective Management Committee.
 - (d) Shall report to the Regional Committee through the respective Management Committee with regard to the sale, lease, transfer or gift to another person or organisation of the permitted lease, land-use right or buildings during the permitted term and proceed as prescribed.
35. The Management Committee shall be immediately notified if underground natural resources, antiques or treasures which are not included in the commercial agreement and are unrelated to the investment are found above or in the ground of the permitted land. The investment may still be made on this land provided that approval from the Nay Pyi Taw Council or the respective Regional or State government is obtained through the Management Committee. The investment shall be relocated to a replacement location provided by the Regional Committee if approval cannot be obtained.
36. Rent and land use fees shall be competitive in comparison to other countries in the region and be approved by the Central Committee after submission through the Regional Committee.

Chapter 12

Implementing environmental conservation arrangements

37. Environmental conservation arrangements shall be implemented in accordance with the laws in force during the establishment of an Industrial Zone and the implementation of industrial businesses.
38. The Developer shall arrange and include required facilities and technology for the storage, treatment and disposal of waste products from industrial businesses in a newly established Industrial Zone.
39. The Investor shall create and implement pollution control management and energy management [*measures*] according to the procedures specified by the relevant ministries.
40. Annual environmental conservation plans shall be made and implemented at Established Industrial Zones under the supervision of the Regional Committee.
41. The Investor shall pay the fees as specified by the Management Committee for the safe collective storage and disposal of waste products in the Industrial Zone based on the volume of the waste discharge.



42. Investors in Established Industrial Zones where a safe collective storage and disposal of waste products system cannot be implemented shall make their own arrangements for the installation of a system that can safely store and dispose waste products.

Chapter 13

Collection of income tax upon payment

43. An Investor making payment to a foreigner residing abroad who conducts business relating to the Industrial Zone involving his own property or intellectual property without having a presence in Myanmar shall withhold tax at the rates specified by the Ministry according to the provisions of the Income Tax Law.
44. With regard to income tax on salaries of International and domestic employees and workers working at businesses in the Industrial Zone, the Investor shall withhold the payable income tax according to the provisions of the Income Tax Law.

Chapter 14

Granting benefits to Industrial Zone businesses

45. Developers and Investors are allowed to temporarily import machinery and equipment for use in initial construction according to the procedures prescribed in the Sea Customs Act. The Ministry of Commerce shall coordinate with regard to imports made with the recommendation of the Regional Committee.
46. The Central Committee may, by notification, grant special benefits to the following businesses for a period of time -
- (a) Industrial Zone development businesses and investment businesses in underdeveloped areas;
 - (b) investment businesses which provide vast employment opportunities in areas with high unemployment;
 - (c) export-oriented investment businesses which produce value-added agricultural goods;
 - (d) investment businesses which produce high-quality agricultural machinery;
 - (e) value-adding export-oriented investment businesses and innovative investment businesses.



Chapter 15

Implementing arrangements to operate Industrial Zones successfully

47. The Central Committee may instruct the Regional Committee to convert Established Industrial Zones in compliance with the provisions of this law.
48. When a Regional Committee is drafting arrangements to rehabilitate failed Industrial Zones -
- (a) May obtain comments from the Nay Pyi Taw Council or the respective Regional or State government.
 - (b) May instruct the respective Management Committee to create a special plan.
 - (c) May instruct an expert or team composed of experts to make an analysis with regard to the respective Zone.
49. The Regional Committee may implement as required the following arrangements with the approval of the Central Committee in order to operate Industrial Zones successfully -
- (a) Land use;
 - (b) use of resources;
 - (c) systematic and efficient energy use;
 - (d) use of human resources;
 - (e) logistics;
 - (f) financial services;
 - (g) connection with other special economic zones and Industrial Zones;
 - (h) connection with the Myanmar Investment Commission;
 - (i) establishment of a bonded warehouse system.

Chapter 16

Dispute resolution with regard to the management of an Industrial Zone

50. With regard to any disputes arising in connection with the management of an Industrial Zone, the Management Committee shall try to amicably resolve the matter among the persons or parties in dispute.



51. If amicable resolution according to section 50 fails -
- (a) the dispute shall be reported to and resolved by the Regional Committee.
 - (b) If a resolution according to section 51(a) fails, the matter shall be resolved according to the laws in force.

Chapter 17

Imposition of administrative penalties; appeal

52. If a person failed to comply with the rules, terms and conditions, notifications, orders and directives issued under this law -
- (a) the Management Committee may impose any one of the following administrative penalties on the non-compliant person -
 - (1) written warning.
 - (2) Imposition of a fine.
 - (b) The Regional Committee may order the temporary suspension of the non-compliant person's business.
53. Any person not satisfied with an administrative penalty imposed according to section 52 sub-section (a) may appeal within 30 days from the date of the imposition of the penalty to the Regional Committee. The decision of the Regional Committee shall be final.
54. Any person not satisfied with an administrative penalty imposed according to section 52 sub-section (b) may appeal within 30 days from the date of the imposition of the penalty to the Central Committee. The decision of the Central Committee shall be final.

Chapter 18

Prohibitions

55. No Investor or Developer shall violate the provisions of section 34 sub-sections (a), (c) and (d).
56. No Investor or Developer shall continue to conduct a business or occupy land after the land-use permit or land grant is revoked according to section 34 sub-section (b).
57. Nobody shall occupy land or construct buildings or roads within an Industrial Zone without authorisation.



58. Nobody shall dispose waste products in a hazardous manner, block waste water drains, store raw materials or fuel in a hazardous manner or park vehicles or dump goods on roads within an Industrial Zone.
59. No Investor shall fail to contribute funds as specified by the Management Committee or take care to keep the surrounding environment clean.
60. No Investor shall conduct other types of businesses apart from the approved businesses specified for the respective zone.
61. No Investor shall fail to make his own arrangements for waste disposal within an Industrial Zone which does not have a collective waste disposal system.
62. Nobody shall interfere, within the area of an Industrial Zone, with the businesses of permitted Investors or work relating to the development of the Industrial Zone.
63. No Investor shall provide false or misleading information to the relevant departments with regard to documents concerning the appointment of foreign skilled workers and experts.

Chapter 19 Penalties

64. Any Investor or Developer found to have violated any of the prohibitions contained in section 55 shall be punished with a fine ranging from Ks. 5 million to 10 million.
65. Any person found to have violated the prohibitions contained in section 56 shall be punished with imprisonment of up to 6 months and a fine.
66. Any person found to have violated the prohibitions contained in section 57 shall be punished with imprisonment of up to 3 years and a fine.
67. Any person found to have violated the prohibitions contained in section 58, 59 or 62 shall be punished with a fine of Ks. 500,000 to 2 million.
68. Any person found to have violated the prohibitions contained in section 60 or 61 shall be punished with imprisonment of up to 6 months and a fine of Ks. 5 million.
69. Any person found to have violated the prohibitions contained in section 63 shall be punished with a fine ranging from Ks. 2 million to 5 million.



Chapter 20 Miscellaneous

70. Offences under this law are cognizable offences.
71. The members of the committees formed under this law shall be considered public servants according to section 21 Penal Code during their tenure.
72. The Ministry shall take care of the office duties of the Central Committee and bear its expenses according to the financial regulations.
73. The Ministry shall with the consent of the Union Government specify allowances and expenses for members of the Central Committee who are not public servants.
74. With regard to the implementation of the provisions of this law -
 - (a) the Ministry may with the consent of the Union Government issue rules and regulations as required.
 - (b) The Ministry, Central Committee and Regional Committees may issue notifications, orders, directives and procedures as required.
 - (c) A Management Committee may with the consent of the Regional Committee issue procedures as required.
75. Established Industrial Zones shall comply with the provisions of this law in order to be specified and announced as Industrial Zone under this law.

I hereby sign according to the constitution of the Republic of the Union of Myanmar.

(Signed) Win Myint
President

Republic of the Union of Myanmar



LINCOLN LEGAL SERVICES (MYANMAR) LIMITED

About Lincoln Legal Services (Myanmar) Limited

Lincoln Legal Services (Myanmar) Limited provides the full range of legal and tax advisory and compliance work required by investors. We pride ourselves in offering result-oriented work, high dependability and a fast response time at very competitive prices. Please do not hesitate to contact us:

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