Means of Delivery of Notice, Order or Document (Orissa) Rules, 2005

ODISHA

India

Means of Delivery of Notice, Order or Document (Orissa) Rules, 2005

Rule

MEANS-OF-DELIVERY-OF-NOTICE-ORDER-OR-DOCUMENT-ORISSA-lof 2005

- Published on 4 October 2005
- Commenced on 4 October 2005
- [This is the version of this document from 4 October 2005.]
- [Note: The original publication document is not available and this content could not be verified.]

Means of Delivery of Notice, Order or Document (Orissa) Rules, 2005Published vide Notification No. 10913-R.&R-2.-24/2005(Part)-En., dated 4th October 2005, Orissa Gazette Extraordinary No. 1803 dated 25.10.2005Department of Energy NotificationNo. 10913-R.&R-II.-24/2005(Part)-En. - In exercise of the powers conferred by clause (n) of Sub-section (2) of Section 180 of the Electricity Act, 2003 (36 of 2003), the State Government hereby makes the following rules regarding the manner of delivery of notice, order or document under the Act, namely:-

1. Short title and commencement.

(1) These rules may be called the Means of delivery of Notice, Order or Document (Orissa) Rules, 2005.(2) They shall come into force on the date of their publication in the Orissa Gazette.

2. Definitions.

(1)In these rules unless the context otherwise requires(a)"Act" means the Electricity Act, 2003; and(b)"Section" means a Section of the Act.(2)Words and expression used and not defined in these rules shall have the meanings respectively assigned to them in the Act.

3. Means of delivery of Notice, Order or Document.

- Every notice, order or document by or under the Act required, or authorised to be addressed to any person may in addition; to the means provided in Sub-section (1) of Section 171 of the Act be

1

delivered by any of the following means :-(a)through courier service with acknowledgement;(b)by telegraphic message with proof of sending, and(c)by FAX with OK message.