The Orissa Dangerous Drugs (Disposal of Confiscated Opium) Rules, 1960

ODISHA India

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Rule

THE-ORISSA-DANGEROUS-DRUGS-DISPOSAL-OF-CONFISCATED-OF of 1960

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The Orissa Dangerous Drugs (Disposal of Confiscated Opium) Rules, 1960Published vide Notification No. 22917-IIE-10-24/59-RNo. 22917-IIE-X-24/59-R. - In exercise of the powers conferred by Section 35 of the Dangerous Drugs Act, 1930 (2 of 1930), the State Government do hereby make the following rules, same having been previously published as required by Sub-section (1) of Section 36 of the said Act.

1.

These rules may be called the Orissa Dangerous Drugs (Disposal of Confiscated Opium) Rules, 1960.

2. Disposal of confiscated opium

- (i) In case of confiscation of opium, before the confiscated opium is disposed of, a sample of 3.5 lbs. of the confiscated opium shall be drawn by the Excise Officer authorised by the Superintendent of Excise of the District in this behalf in cases specified below:(a)all seizures of 15 seers and above relating to illegal imports or exports which present any doubt or difficulty in determining their origin;(b)all seizures of 15 seers and above suspected to relate to cases of international character;(c)all seizures of 1 mound or above, relating to opium of any origin, Indian or otherwise.(ii)Out of the sample drawn, sample of 3 lbs. shall forthwith be sent to the Chief Chemist, Central Revenues, Central Laboratory, New Delhi and 5 lbs. may be retained for chemical examination by the Chemical Examiner of the State.

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