REGD NO. JKóó33



JAMMU & KASHMIR GOVERNMENT GAZETTE

ol. 132] Jammu, Thu., the 12th Sept., 2019/21st Bhac óóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóó	l., 1941. óóóóóóó English Pages	[No. 24 óóóóóóó Vernacu- lar pages
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PART I-A

Jammu & Kashmir Government–Orders

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HIGH COURT OF JAMMU AND KASHMIR AT JAMMU (Exercising Powers of Bar Council under section 58 of the Advocates Act, 1961).

Notification

No. 1674 Dated 29-03-2019.

It is hereby notified that vide High Court Order dated 18-03-2019 Ms. Preetika Thakur D/o Sh. Surjeet Singh Bali R/o Vill. Alinbass Pogal Paristan Ukhral, Ramban, A/P H. No. 63, Sector-A, Pamposh Colony, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-84/2019 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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Notification

No. 1701 Dated 30-03-2019.

It is hereby notified that vide High Court Order dated 18-03-2019 Ms. Palak Sharma D/o Sh. Surinder Kumar Sharma R/o H. No. 26, Opp. J&K Bank, Near Satya Narayan Temple, Panjtirthi, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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Notification

No. 1704 Dated 30-03-2019.

It is hereby notified that vide High Court Order dated 18-03-2019 Ms. Ranju Kumari D/o Sh. Charanjeet Singh R/o Dron Kirani, Thatari, Doda has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-91/2019 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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Notification

No. 1705 Dated 30-03-2019.

It is hereby notified that vide High Court Order dated 18-03-2019 Ms. Malvika Uppal D/o Sh. Nirdosh Uppal R/o E-29, Dashmesh Nagar, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned

University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-69/2019 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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Notification

No. 1706 Dated 30-03-2019.

It is hereby notified that vide High Court Order dated 18-03-2019 Mr. Ravinder Kumar Pandita S/o Sh. Raj Nath Pandita R/o H. No. 8, Lane No. 6, Naseeb Nagar, Janipur, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-92/2019 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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Notification

No. 1707 Dated 30-03-2019.

It is hereby notified that vide High Court Order dated 18-03-2019 Ms. Renu Bhagat D/o Sh. Lal Chand R/o Kathar, Kothey, Bishnah, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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Notification

No. 1708 Dated 30-03-2019.

It is hereby notified that vide High Court Order dated 18-03-2019 Ms. Richa Sharma D/o Sh. Ashok Kumar R/o Mearth, P/O Budhi, Kathua has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-94/2019 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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Notification

No. 1709 Dated 30-03-2019.

It is hereby notified that vide High Court Order dated 18-03-2019 Ms. Ritika Jamwal D/o Sh. Sudheer Jamwal R/o Village Suchani, P/O Rahya, Vijaypur, Samba has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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Notification

No. 1710 Dated 30-03-2019.

It is hereby notified that vide High Court Order dated 18-03-2019 Mr. Rohit Sharma S/o Sh. Prem Chand Sharma R/o Govindsar, (Maroli) P/O Mehtab Pur, Kathua has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-96/2019 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

(Sd.) MOHAMMAD YASIN BEIGH,

Joint Registrar (Admn.).



THE JAMMU AND KASHMIR GOVERNMENT GAZETTE

separate compilation.

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 65-Rev(LAJ) of 2019

Dated 16-04-2019.

Whereas, the land specifications whereof are given in Annexures õAö and õBö to this notification is required for public purpose viz. for construction of Pakal Dul Hydroelectric Power Project (HEPP), situated in Villages Lopara and Chicha, Tehsil Dachhan, District Kishtwar ;

Whereas, on the basis of an indent placed by General Manager, Pakal Dul HEPP CVPP (P) Ltd., a notification under section 4(1) was issued by Collector, Land Acquisition (ADC), Kishtwar vide No. ADCK/ LA/2018/363 dated 11-12-2018 read with Corrigendum No. ADCK/LA/ 2018/454 dated 04-01-2019 for land measuring 653 Kanals and

Whereas, the Collector, Land Acquisition (ADC), Kishtwar vide No. ADCK/LA/2018/473 dated 24-01-2019 has reported that the notification issued under section 4(1) of the J&K State Land Acquisition Act was served upon the interested persons for filing objections, if any, to the proposed acquisition and few land owners from Village Lopara and Chicha made objections under sections 5&5A of the Land Acquisition Act, which forwarded to the Tehsildar, Dachhan for verification and report. The Tehsildar, Dachhan vide No. 07/TD/Camp Ktwr. dated 22-01-2019 has submitted that the objections raised by the land owners are not against the acquisition proceedings but regarding the payment of compensation ;

Whereas, the District Collector (DC), Kishtwar has reported that the obejections will be considered while determining title of land/ apportionment amongst the rightful owners in accordance with the provisions of the Land Acquisition Act and the instructions issued by the Government from time to time in this behalf ;

Whereas, the report furnished by Collector, Land Acquisition (ADC), Kishtwar vide number referred to above duly endorsed by District Collector (DC), Kishtwar vide No. ADCK/LA/2018/1221-24 dated 06-02-2019, Divisional Commissioner, Jammu vide No. 502/3468/ Pakal Dul/Lopara/Kist/19/5102-03 dated 08-03-2019 and by the Financial Commissioner, Revenue vide No. FC-LS/LA-4843/2019 dated 18-03-2019, has been examined and it has been found that the objections filed by some of the interested persons are not against the acquisition proceedings, which shall, however, be dealt with by Collector concerned while making award in accordance with relevant law/rules in force ;

Whereas, the Government is satisfied that the land particulars whereof are given in õAnnexure-Aö to this notification, is required for purpose viz. for construction of Pakal Dul HEPP, situated in Villages Lopara and Chicha, Tehsil Dachhan, District Kishtwar and there is no alternative but to acquire the subject land for public purposes.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that land measuring 653 Kanals and 13 Marlas, situated in Village Lopara and 120 Kanals and 14 Marlas, situated in Village Chicha, Tehsil Dachhan, District

Now, in pursuance of section 17 of the Land Acquisition Act, Samvat 1990, it is orderd that on expiry of fifteen days from the publication of the notification under section 9(2) of the said Act, the Collector will take possession of the aforementioned land in Villages Lopara and Chicha Tehsil Dachhan, District Kishtwar required for public purpose, subject to fulfillment of the conditions prescribed under section 9(2) and 17-A of the Land Acquisition Act and Rules 63 of the Land Acquisition Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case and apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award.

(Sd.) SHAHID ANAYATULLAH, IAS,

Commissioner/Secretary to the Government, Revenue Department.

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Annexure "A"

Particulars of land

District	Tehsil	Village	Kh. Nos.	Area
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1	2	3	4	5
				K.M.
Kishtwar	Dachhan	Lopara	3335/749 min	05603
			3335/749 min	04ó13

1	2	3	4		5
					K.M.
			769		00ó13
			770		00ó10
			771		01ó03
			3344/1294		01ó06
			3345/1294		00ó10
			3345/1294	min	00ó03
			3346/1294	min	03ó06
			3446/1294		00ó10
			3447/1294	min	01ó00
			1289		00ó15
			1290		00ó06
			1291		00ó16
			1293		01ó00
			1295		00ó13
			1296		02603
			1297	min	01600
			1297	min	01ó10
			1297	min	00ó19
			1298	min	01ó00
			1299	min	02ó03

1	2	3	4	5
				K.M.
			1300 min	02ó12
			1306	00ó04
			1306 min	01600
			1306 min	00604
			1348 min	02612
			1348 min	02ó00
			1348 min	02ó12
			1350	06ó19
			1500 min	02ó00
			1501	03608
			1502 min	01ó00
			1502 min	03600
			1502 min	01600
			1502 min	01600
			1502 min	01600
			1502 min	00ó12
			1502 min	01ó04
			1502 min	01ó00
			1915	02ó06
			1916	01ó00

1 2	3 4		5
			K.M.
	1948/1917	min	00ó05
	1948/1917	min	01ó00
	2948/1917	min	01ó00
	2946/1917	min	00ó03
	2946/1917	min	00ó12
	1947/1917	min	03ó19
	2947/1917	min	02ó11
	2942/1917	min	06ó12
	2943/1917	min	01ó19
	2945/1917	min	04603
	1918		01ó13
	1919		03607
	1922		02ó06
	1923		02600
	1924		00ó06
	1925		00ó05
	1926		00ó15
	1944		00609
	1945		00603
	1946		00ó13

1	2	3	4		5
					K.M.
			1947		00ó04
			1948		00ó04
			1949		00ó17
			1950		00ó03
			1951		00ó03
			1952		00ó03
			1953		00ó05
			1954		00ó10
			1955		00ó10
			1956		00ó08
			1957		00ó05
			1958		00ó14
			1959		00ó12
			1970		07ó04
			1973		15ó06
			1974		02ó12
			3439/2226	min	01ó00
			3441/2226	min	06ó06
			3441/2226	min	02ó19
			2227	min	01ó10

 		K. M.
3338/2240		03ó17
3339/2240		02609
3445/2240	min	01ó15
3350/2240	min	07600
3350/2240	min	27602
3458/2243		05ó10
3460/2243	min	05609
3439/2243		00ó10
2246		02605
2247	min	06ó00
2247	min	04ó00
2247	min	03ó14
2247	min	01600
2249	min	12600
2264	min	25600
2264	min	02ó10
2264	min	10ó04
2266		09602
2267		00ó04
2268		00ó08

1	2	3	4	5
				K. M.
			2269	00ó04
			2270	00605
			2271	04ó05
			2272	00ó02
			2273	00606
			2274	00ó06
			2275	00607
			2276	02ó11
			2277	01ó11
			2278 min	00ó15
			2282 min	04ó01
			2298	00ó18
			2299	00ó19
			2300	01609
			2301	00ó02
			2302	02ó07
			2303	00ó12
			2304	01ó01
			2305	06ó03
			2312 min	06ó03

1	2	5	4	5		
						K. M.
				3673/3425/		06ó00
				2313		
				3674/3425/		06ó13
				2313		
				3649/2313		03ó04
				3649/2314		02ó08
				3650/2314		00ó16
				3651/2315		01ó00
				3652/2315		00607
				2316		01ó14
				2317		00ó05
				2318	min	00ó03
				2318	min	03606
				2319		06ó00
				2320		01ó02
				2321		57ó18
				2322		02ó05
				2323		18ó10
				2324	min	04ó03
				2325	min	21ó15
				2326	min	70ó17

1	2	5	4		5
					K. M.
			2326	min	00605
			2328	min	08606
			2532		02ó03
			2533		00ó12
			2534		02ó00
			2954/2071	min	10ó00
			2954/2071	min	02ó08
			2954/2071	min	08ó07
			2954/2071	min	05ó13
			2954/2071	min	12ó16
			2954/2071	min	06ó11
			2954/2071	min	09ó12
			2954/2071	min	13617
			2954/2071	min	03600
			2954/2071	min	03600
			2954/2071	min	34ó15
			2954/2071	min	10ó11
			2954/2071	min	05ó04
				Total	653-13
		<u> </u>	5		000000
		όόόόόό	2954/2071 2954/2071 2954/2071 2954/2071 2954/2071	min min min min min	03600 03600 34615 10611 05604 666666

Particulars of land

District óóóóóóóóó 1	Tehsil 56666666666666 2	Village 5666666666666666666666666666666666666	Kh. Nos. óóóóóóóóóóóóóó 4	Area óóóóóóóóóóóó 5
				K.M.
Kishtwar	Dachhan	Chicha	1033	02600
			1033	01ó00
			1063	00ó14
			1064	01ó06
			1065	02ó16
			1948/1066	01600
			1948/1066	02607
			1948/1066	07600
			1948/1066	04600
			1047	00609
			1067	02614
			1069	00610
			1081	03ó01
			1082	00603
			1083	00607
			1084	00ó14
			1085	00ó16

1	2	3	4	5
				K.M.
			1925/1086	01600
			1926/1086	02ó00
			1931/1086	02ó00
			1931/1086	01600
			1931/1086	04ó13
			1931/1086	03600
			1931/1086	03600
			1931/1086	03ó10
			1087	00606
			1088	00ó11
			1089	00609
			1091	00607
			1092	00ó13
			1093	00608
			1094	00605
			1909/1103	01ó12
			1909/1103	01600
			1910/1103	02ó00
			1911/1103	03600

1	2	3	4	5
				K.M.
			1912/1103	02609
			1914/1103	01ó00
			1915/1178	05ó03
			1916/1178	02600
			1917/1178	05612
			1918/1178	04607
			1919/1178	03610
			1940/1178	01ó12
			1921/1178	00615
			1922/1178	16ó12
			1273	04602
			1273	01600
			1274	02615
			1275	00608
			1276	02614
			2066/1279	05ó04 óóóóóó
			Total	120-14 óóóóóó

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Notification No. 76-Rev(LAJ) of 2019

Dated 20-05-2019.

Whereas, the land specifications whereof are given below is required for public purpose viz. for construction of Road from Udhampur to Lander in Village Ush Suba, Tehsil and District Udhampur, under PW (R&B) Department :ô

Specifications of land

District	Tehsil	Village	Kh. Nos.	Area
όόόόόόό	όόόόόόό	óóóóóóóóóóóóóó	 όόόόόό ό ό ό ό ό ό ό ό ό ό ό ό ό ό ό	όόόόόόόόό
				K. M. S.
Udhampur	Panchari	Ush Suba	03	00ó13ó00
			14	01ó12ó03
				όόόόόόό
			Total	02ó05ó03
				όόόόόόό

Whereas, on the basis of an indent placed by Executive Engineer, PWD (R&B) Division, Udhampur a notification under section 4 (1) was issued by Collector, Land Acquisition (ACR), Udhampur vide letter No. ACRU/SQ/4323-31 dated 27-02-2017, for land measuring 02 Kanals 05 Marlas and 03 Sirsai situated in Village Ush Suba, Tehsil and District Udhampur ;

Whereas, the Collector, Land Acquisition (ACR), Udhampur, vide No. ACRU/SQ/3681-82 dated 28-11-2018 has reported that the notification issued under section 4(1) of the J&K State Land Acquisition Act by him was served upon the interested persons for filing objections, if any, to the proposed acquisition, but no objection was received from the land owners/interested persons in the prescribed time period as required under sections 5 & 5-A of the Land Acquisition Act ;

Whereas, the report furnished by Collector, Land Acquisition (ACR), Udhampur vide letter referred to above duly endorsed by District Collector (DC), Udhampur vide letter No. DCU/SQ/3832-34 dated 13-12-2018, Divisional Commissioner, Jammu vide No. 502/3420/Acq/ PWD/Ush Suba/UDr/19/4395-96 dated 09-01-2019 and by Financial Commissioner, Revenue vide No. FC-LS/LA/4808/2019 dated 25-02-2019 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition ;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for construction of Road from Udhampur to Lander in Village Ush Suba, Tehsil and District Udhampur, under PW (R&B) Department.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that land measuring 16 Marlas situated in Village Ush Suba, Tehsil and District Udhampur, particulars whereof are given above is required for public purpose viz. for construction of Road from Udhampur to Lander in Village Ush Suba, Tehsil and District Udhampur, under PW (R&B) Department. Further, the Collector, Land Acquisition (ACR), Udhampur is directed under section 7 of the said Act to take order for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case and apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award.

(Sd.) SHAHID ANAYATULLAH, IAS,

Commissioner/Secretary to Government, Revenue Department.



THE

JAMMU AND KASHMIR GOVERNMENT GAZETTE

Orders by Heads of Departments.

CHARGE REPORTS

Subject :ô Transfers and Postings.

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In compliance with the Government Order No. 234-GAD of 2019 dated 19-02-2019, issued in General Administration Department, J&K, under endorsement No. GAD(Ser)Geni/104/2018-II dated 19-02-2019, I, the undersigned, hereby assume the charge of the office of the Deputy Commissioner/District Development Commissioner/District Magistrate/District Collector/District Election Officer, Pulwama, today on 21-02-2019, in F. N.

(Sd.) DR. SYED ABID RASHEED SHAH, IAS.

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In pursuance of Government Order 112-PW (Hyd) of 2019 dated 15-02-2019, I, Manesh Kumar Bhat, I/c Superintending Engineer, do hereby assume the charge of the Office of the Superintending Engineer Hydraulic Circle, Rajouri today the 18th February, 2019 in the Forenoon.

(Sd.) MANESH KUMAR BHAT,

Superintending Engineer, Hydraulic Circle, Rajouri.



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 132] Jammu, Thu., the 12th Sept., 2019/21st Bhad., 1941. [No. 24

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART II—B

Notifications, Notices and Orders by the Heads of Departments.

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IMPOSITION OF FEE BY THE HALQA PANCHAYAT, SANSOO, BLOCK UDHAMPUR, TEHSIL AND DISTRICT, UDHAMPUR, J&K.

Today on 27-07-2019 a Gram Sabha meeting was held in the Panchayat, Sansoo, Block Udhampur with full quorum including the residents of the area under the Chairman of Sarpanch Sh. Kuldeep Sharma.

Point No. 1.ô In the meeting all the concerned department i.e. Education, Social Welfare Department/AWW/ICDS also were present in the meeting.

18 No. of beneficiaries of pension scheme verified in the meeting and Ayushman Bharat card were also verified in the meeting by the Health Department.

230 The J&K Govt. Gazette, 12th Sept., 2019/21st Bhad., 1941. [No. 24

Point No. 2.ô In the meeting one Sh. Rinku Kumar S/o Late Sh. Parkash Ram R/o Village, Megain, Panchayat Sansoo. All the members of Panchayat unanimously recommended the name of above said person for the post of Chowkidar-Cum-Mali as the Panchayat Ghar was guarded by the above said person especially in night hours. The Rinku Kumar is an unemployed youth and engaged as a Chowkidar-Cum-Mali since Memorial years. Hence Panchyat and inhabitants of the area have allowed and admitted for engagement of the Chowkidarcum-Mali at Panchayat Ghar, Sansoo, which is need of hour. So above said name is recommended with full quorum.

Point No. 3.ô

- 1. That the imposition of a Levy fee/tax by Halqa Panchyat, Sansoo under sections 15 (A, b, c, d, e, f, g, h, i, j, k, l, m, n, o) as mentioned in Panchyati Raj Act, 1989 (Amended up to October, 2018).
- 2. That our respected Panchayat Sansoo shall publish a notice in the Gazettee and display it in conspicuous place or places in the Panchayat area defining the class of persons or description of property proposed to be taxed, the amount of rate of the tax or fee to be imposed.
- 3. That a notification in the Gazette of the imposition of a Tax or fee under this Act shall be conslusive evidence that the tax or fee has been imposed in accordance with the provisions of this act in our respected Panchayat Sansoo, Block Udhampur.
- That a imposition of fees and taxes on Cattle ponds-Procedure for establishment, control and management of cattle pounds by our respected Panchayat as mentioned in Panchayat Raj Rules, 1996 (Amended up to October, 2018) Page 25, Chapter IV, Rule 61.
- That in exercise of powers under section 15, Panchayati Raj Act, 1989 (Amended up to October, 2018) and Panchayati Raj Rules, 1996 (Amended up to October, 2018) Page 25,

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	Chapter IV, Rule 60, 61, Panchayat San	soo proposes to	
	impose some of the fee charges under the	e jurisdiction of	
	Panchayat Sansoo, Block-Udhampur.		
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1.	Commercial Building fee	Rs.15-00 per Sft.	
2.	Residential building fee	Rs.03-00 per Sft.	
3.	Mobile towers installed in the	Rs.20000-00	
	vicinity of Panchayat Sansoo fee		
	per month		
4.	Stone Crushers per month	Rs.10000-00	
5.	Fee on Entertainment per day	Rs.5000-00	
6.	Fee on advertisements and	Rs.1000 (for	
	hoardings per month	each)	
7.	Fee on commercial tractors kept	Rs.500-00	
	in area of Halqa Panchayat, Sansoo,		
	per month		
8.	Fee on slaughter houses per month	Rs.1000-00	
9.	Motor Vehicle/Tractor dealers/Liquor	Rs.500-00 per	
	Shops/Poultry/Dairy Farms/Horse	month	
	traders/Small scale industrial Units/	(Each one)	
	Printing Presses/Kerosene Oil/Ration		
	Dealers		
10.	Fee on contractors for executing	2% of Total	
	such works alloted to them by	Amount of	
	the Government within the	Tender/Work	
	jurisdiction of Halqa Panchayat Sansoo		

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1	2	3
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11.	Fee on Registration of Shops/other	Rs.500-00 per
	commercial establishments in the	shop or other
	jurisdiction of Halqa Panchayat	establishments
	Sansoo	
12.	Fee on Buses, other passenger	Rs.1000-00 per month
	vehicles and commercial vehicles	from each vehicle
	on account of haltage with the	
	Jurisdiction of Halqa Panchayat,	
	Sansoo	
13.	Fee on cattle Pounds	Rs.500-00 per animal
14.	Fee on road cutting for laying	Rs.5-00 per foot
	optical fibre cable	(conditionto repair by
		contractor)
15.	Royalty for extraction of minor	Rs.5-00 per Sft.
	minerals from local Nallahs not	
	falling under the ambit of Geology	
	and Mining Department and not	
	exempted from royalty under any	
	specific provision of law	D
16.	Penalty for use of Plastic or Polythene	Rs.500-00
	and for open defecation.	
17	Sonitation Coss	$\mathbf{P}_{\alpha} = 5 \cdot 0 0$

17. Sanitation Cess Rs.5-00

The Halqa Panchayat, Sansoo may revise the fees and rates under section 15, at the most once in a two year period.

In the meeting it was held that the fee/tax collected under above said Act shall be deposited in Halqa panchayat Fund account in Jammu and Kashmir Bank and it will be utilized for the development of the Panchayat works with full accounts.

In the meeting all the panchs and local residents are present in the meeting with the chairmanship of Sarpanch, Kuldeep Sharma as per guideline of BDO, Udhampur for the preparation of 14th FC plan No. 24] The J&K Govt. Gazette, 12th Sept., 2019/21st Bhad., 1941. 233 for the year 2017-18, 2018-19, 2019-20. The works proposed in the meeting are as under :ô

Year 2017-18

- 1. Construction of well at upper Sansoo-2-00 Lacs.
- 2. Construction of Lane, Drain from Main Road Megain with Protection Work and tile work to onwards W. No. 3=6.00 Lacs.
- Construction of Lane, Drain From Ashok House to Pappu House, Ward No. 1=1.50.

+0.16

Total Rs.=9.66 Lacs

Year 2018-19

- 1. Repairing and Renovation of Bowli Near Sheyaroo House=2.00 Lacs, Ward No. 9.
- 2. Repair and Renovation of Bowli Near Middle School, Lower Kotli Pain, Ward No. 5=2 Lacs.
- 3. Repair and Renovation of Panchayat Ghar, Sansoo=4.00 Lacs.
- 4. Construction of well near Alaf din House Ward No. 2=1.50 Lacs.
- 5. Repair of well near Punjabu House, Ward No. 3=1.00 Lacs.

+0.820

Total Rs.=10582-00 Lacs

Year 2019-20

1. Construction of Drain Both side of the Road from Ashok House to Meer Ali House, Ward No. 3=5.00 Lacs.

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2. Construction of Lane and drain with tile and P/Work from Hand Pump Kotli to near Sham House Ward No.4=6.50 Lacs.

+0.188

Total Rs.=11.688 Lacs

(Sd.)

Block Development Officer, Udhampur.

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COURT OF PRINCIPAL SESSIONS JUDGE, KUPWARA.

Present : Inder Singh

State

V/S Mohammad Saleem Sheikh S/o Alif U Din R/o Amrohi, Karnah, Tangdar.

Accused

FIR No. 02 of 2019 P/S Kralpora offences under section 8/21 NDPS

PROCLAMATION UNDER SECTION 512 Cr. PC.

Standing Warrant of Arrest

To : Director General of Police (J&K Police), Srinagar.

Through the medium of this warrant, you are hereby directed to ensure the arrest of the above reffered accused within the territorial limits of State of Jammu and Kashmir. This warrant shall remain in vogue till he appears or is brought before the Court of Law.

Issued under my hand and seal of this Court this 04th day of July, 2019.

(Sd.)

Principal, Sessions Judge, Kupwara.

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Notice

It is for the information of all concerned that I Neelkanth S/o Sh. Garib Dass R/o Trikuta Nagar, Jammu have changed my name from Neelkanth to Neel Kaith.

Objections, if any, may please be filed within two weeks from the application of this notice.

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Notice

I, Randhir Singh S/o Sh. Kartar Singh R/o Jandore, P.O. Barwal, Tehsil and District Kathua. My wifeøs name have wrongly been written as Simta Jasrotia instead of Simta Devi and date of birth has been written as 18-03-1981 instead of 01-08-1981 in my Army record. Now, I am applying for correction of same in my Army record. If any objection, may be conveyed to concerned authority within seven days, date of publication notice.

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Notice

I, Vibhanshujeet Rai S/o Dr. Harjeet Rai R/o H. No. 114 Street No. 5, Shakti Nagar, Jammu have applied for the correction of my motherøs name in my Secondary School Examination (Class X), 2016, Roll No. 2300479 and Senior School Certificate Examination (Class XII), 2018, Roll No. 2779754 have been wrongly entered as Kusam Rai instead of Kusam Gupta. Objections, if any, may be conveyed to CBSE within seven days from this publication.

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Notice

I, Piyush Kumar Sain S/o Sh. Sunil Kumar Sain and Mother Seema Sain R/o BSF Paloura Camp, Qtr. No. 262, SFA Tipe 1, Pin Code 181124, Jammu notify that my name ::Piyush Kumar Sainøø have been wrongly entered as ::Piyush Kumar Senøø in the Seconday School Examination Mark Sheet, 2018, CBSE Under Roll No. 2317808.

Now, I have applied for the correction of her name from ∺Piyush Kumar Senøø to ∺Piyush Kumar Sainøø

Objection, if any, be conveyed to concerned authority, Jammu within one week of this publication.

$\hat{o} \ \hat{o} \ \hat{o} \ \hat{o} \ \hat{o}$

Notice

My parentage has been wrongly written as Ram Rattan instead of Darshan Lal Gupta in my PAN Card bearing No. BWGPG 1068K. I am applying for correction. Objection, if any, may be intimated to Government Gazettee within 7 days.

> Rama Gupta D/o Darshan Lal Gupta



JAMMU AND KASHMIR GOVERNMENT GAZETTE

ADVERTISEMENTS-C

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DIRCETORATE OF FORENSIC SCIENCE LABORATORY, JAMMU AND KASHMIR, JAMMU.

Extension Notice-II

Owing to administrative reasons, the last date for receiving of bids and online opening of technical bids of e-Tender Notice No. 08 of 2019 dated 22-02-2019 floated for supply of Mobile Forensic Vehicles with Crime Scene Kits :ô

Last date for receiving of bids : 25-03-2019 upto 1800 hours.

Date for online opening of technical bids : 27-03-2019.

Other contents of the tender shall remain unchanged.

(Sd.)

Administrative Officer, Forensic Science Laboratory, J&K, Jammu.

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Reference :ô (i) This Hqrs. e-NIT No. 19 of 2019 dated 08-03-2019 (Purchase of Clothing items).

(ii) e-NIT No. 21 of 2019 dated 13-03-2019 (Purchase of Shoes)

ô ô ô ô Extension in date

Various dates in respect of this Hqrs. e-NIT No. 19 of 2019 dated 08-03-2019 and e-NIT No. 21 of 2019 dated 13-03-2019 have now been re-fixed as under : \hat{o}

Last date and time of downloading e-NITs from J&K State e-Procurement Portal www.jktenders.gov.in	10-05-2019 upto 1600 hours.
Last date and time for online submission of Bids	10-05-2019 upto 1600 hours.
Last date and time for submission of samples in Police Central Store Srinagar/Jammu	10-05-2019 upto 1500 hours.
Time/date and palce for online opening of Technical bids only	13-05-2019 at 1100 hours at J&K Police Hqrs., Peer Bagh, Srinagar.

(Sd.) MUBASSIR LATIFI, JKPS,

AIG (Provision/Transport) For Director General of Police, J&K, Jammu.

183 ضميمة ت رجٹر ڈنمبر جے۔33 جموں وشمہ کو Ь • جلد نبر 132 - جول - مورخه 12 ستمبر 2019 ، برطابق 21 بهادرا 1941 وردار نمبر 24 إشتهارات سرپنچ پنجایت حلقه دیول بلاک بلا ور مورخه 2019-16-07 خلاصه کارروائی میٹنگ حلقه پنچایت دیول بلاک بلا درضلع کٹھوعہ رواں سال20-2019ء ۔

خلاصه کارروانی میٹنگ حلقه پنچایت دیول بلاک بلا ورضلع کھوعدرواں سال20-2019ء ۔ آج مور خد 16 جو لائی 2019ء کو بہقام پنچایت دیول میں حلقہ پنچایت کی میٹنگ بلائی گئی جس میں دلیرصدارت نثری شمشیر سنگھ سرپنچ منعقد ہو کر حلقہ پنچایت کے مہلا پنچ ، 184۔ جموں دکشمیرگوزنمنٹ گزٹ نمبر 24 مورخہ 12 ستمبر 2019ء بمطابق 21 بھادرا 1941-ضمیر پنج پنچ صاحبان نے میٹنگ میں شمولیت کی اور حسب ذیل کا رروائی عمل میں لائی گئی ۔

وستخط	عہد ہ	نام حاضرين معه سكونت	نمبرشار
انگریزی	نائب سرپنچ حلقه پنچایت دیول	ىثىرى دھىنتر سنگھ جى	1
#	پنچ واڑنمبر 1 بنچ واڑنمبر 1	شری خوشی رام	2
*	ينچوارد نمبر 2	شريم تمتى آشاديوى جى	3
*	پنچوار ڈنمبر 3	شری را کیش سنگھ جی	4
#	بنچ وارد نمبر 4	شری سریندرسنگھ جی	5
#	پنچ واڑنمبر 6	شری ترون سنگھ جی	6
#	پنچ وارڈ نمبر 5	شرسیتی انجودیوی جی	7
#	يېچوارد نمبر 8	شرئمتی شیادیوی جی	8
*	ينچوارد نمبر 9	شری راج سنگھ جی	9

ضمن نمبر 1: ۔ پنچایت کی آمدن بڑھانے کیلئے کرنے عائر عملی وفیس حلقہ پنچایت دیول بلاک ہلا ور۔ جموں وکشمیر پنچایتی راج ایکٹ 1989 و پنچایتی راج قواعِد 1996 ترمیم شدہ اکتو برسال 108 ء ایکٹ کی دفعہ 15 کے تحت پنچایت ٹیکس وفیس حلقہ پنچایت میں کا روبار دہندہ کرنے والوں پر عائر کر سکتی ہے اس کی ہونے والی آمدن سے حلقہ پنچایت میں تعمیراتی کا موں میں خرچ کر سکتی ہے۔ اتفاق رائے سے فیصلہ لیا گیا کے حلقہ پنچایت میں کا روبار دہندہ کرنے والوں

صميمدج يجول وكشمير كوزمنت كزت نبسر 24 مورخه 12 ستمبر 2019 ء بسطا بق 21 بهادرا 1941 - 185 پرٹیکس وفیس عائد کی جاوئے تا کہ پنجایت کی آمدن میں اضا فہ ہو سکے۔ ضمن نمبر2: کرنے عائل مِیک وفیس حلقہ پنچایت دیول بلاک بلا ورضلع کٹھو عہ (i) حلقه پنجایت میں کریانہ کی ڈکان پرکاروبار کرنے میں 1000رویے سالانٹ کیس عائد ہوگا۔ اِس کے علاوہ کھوکھا کی شکل میں کریانہ کاروبار کرنے والوں پر 500 روپے سالانہ ٹیس عائد ہوگا۔ (ii)۔ حلقہ پنجایت میں پھل سنری کی ڈکان کرنے والوں پر 300 روپے سالانہ ٹیکس عائد ہوگا۔ (iii)۔ حلقہ پنچایت میں بجلی کی دُکان،موبائل کی دُکان، بیلڈنگ کی دُکان بر1000 روپے سالا نەپىس يا ئد يوگا_ (iv)۔ حلقہ پنجایت میں آٹا چکی/کوہلو/ جاول کوٹنے والی مشینوں پر 1000 روپے سالا نەڭىكى عائد يوگا_ (v) - حلقه پنچایت میں فرنیچر کی دُکانوں بر1000 روپے سالانہ کیس عائر ہوگا۔ (vi)۔ کھوکھا کی شکل میں چھوٹے چھوٹے کاروبار کرنے والوں پر 300روپے سالانٹ کیس عائد ہوگا۔ (vii) - يرائيويد ادار بوسكوروغيره مرمت كرت مول أن ير1000 روب سالانه ٹیس عائد ہوگا۔جس میںٹریکٹرانجل بھی شامل ہی۔ (viii)۔ سمینٹ / سریا فروخت کرنے والے دُکا نداروں پر/5000 روپے سالا نہ شیس عائد ہوگا،اس میں گورنمنٹ ادارہ پر ٹیکس عائز ہیں ہوگا۔ (ix)۔ کھوکھا کی شکل میں ذبحہ خانوں پر=/500 روپے سالا نہ ٹیکس عائدِ ہوگا۔ (x)۔ حلقہ پنچایت میں ڈھابہ کرنے والوں پر/500روپے سالانٹ کیس عائد ہوگا۔

186-جمول وتشميركورمنت كزت نبر 24 مورخه 12 ستمبر 2019ء برطابق 21 بها درا 1941- ضميري (xi)۔ایسی پرائیویٹ دوافروش والوں پر/500روپے سالا نہ ٹیکس عائد ہوگا۔ (xii)۔ کیکن گورنمنٹ ا دار ہ پرٹیکس عائد نہیں ہوگا۔ (x iii) حلقه پنجایت میں فوڈ فاسٹ دُ کا نداروں پر=/1000 سالا نٹیکس عائد ہوگا۔ (xiv) _ حلقه پنجایت میں جوڈ کاندار باہر سے مال کیکراینی ڈکان پرصندوق ویبٹیاں بناتے ہیںان پر500روپےسالا نٹیکس عائد ہوگا۔ (xv)_يېكرى كى دُكانداروں ير 1000 روپے سالان ئىكس عائد ہوگا۔ (x vi)۔ مارڈ ویئر۔ پینٹ ۔سینٹری فیٹنگ کے دُکان داروں پر 1000 روپے سالا نہ شیس عائد ہو**گا۔** (xvii) ۔ جائے کی ڈکان کرنے والوں بر300روپے سالانٹیکس عائر ہوگا۔ (x viii) _ حلوائی کی شکل میں مٹھایوں کی ڈکان چلانے والوں بر1000 روپے سالانہ ٹیکس عائدہوگا۔ (xix)۔ کپڑے۔ بجاجی کی ڈکانداروں پر1000 رویے ٹیکس سالانہ عائد ہوگا۔ (xx)۔ حلقہ پنچایت میں کسی نے فیکٹری کی شکل میں إدارہ کھول رکھا ہے اُن پر 5000 روپے سالانة يكس عائد ہوگا۔ (x xi)۔حلقہ پنچایت میں کوئی اپنایانی کا بورکرتا ہے اُس پر 1000 روپے سالا نہ ٹیکس عائد ہوگا۔ (x xii) حلقہ پنچایت میں کریشر چلانے والوں کی 1000 روپے مہانہ عائر ہوگا۔ اس کے علادہ کوئی بھی ٹیکس لگانے میں رہ گیا ہوحلقہ پنچایت اُس پر ٹیکس لگانے برحقدار ہوگی۔

د ستخط : شمیشر سنگھ سر پنچ پنچایت حلقہ دیول بلاک بلا ورضلع کٹھو عہ۔

188- جمول وتشمير كور منت كرف نبر 24 مورخه 12 ستمبر 2019 ، برطابق 21 بها درا 1941 - ضميرة

سر پنچ پنچایت حلقه د هیز (DHER) بلاک بلا ور مورخهه 2019-07-26

خلاصه کارروائی میٹنگ پنچائت حلقه ڈھیڑ (DHER)بلاک بلا ورضلع کٹھوعہ دوران سال2019-2019

آج مورخہ 26 جولائی سال2019 ء کوتمام پنچائت ڈعیڑ میں حلقہ پنچایت کی میٹنگ بلائی گئی جس کی زیر صدارت شری اشوک کمار سرپنچ منعقد ہو کر حلقہ پنچائت کے پنچ وپنچ صاحبان نے میٹنگ میں شمولیت کی اور حسب ذیل کارروائی ممل میں لائی گئی۔

دستخط	نام څچ	نمبرشار
انگر یز ی	سُد لیش کمار	_1
ايضاً	منيت شرما	_2
ايضاً	لال چنر	_3
ايضاً	د يپوشرما	_4
ايضاً	شميت سكي	_5
ايضاً	شالود يوی	_6
ايضاً	اشوديوي	_7
ايضاً	ست پال	-8
ايضاً	بندهنا ديوى	_9

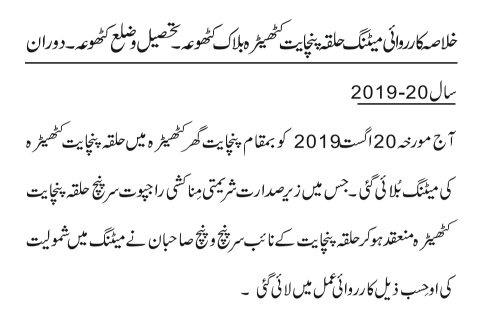
ضميمهة - جمول وشمير كوزمنت كزف نمبر 24 مودخه 12 ستمبر 2019 ، بسطا بق 21 بحادرا 1941 - 189 من 1 : پنجایت کی آمدن بڑھانے کیلئے کرنے عائد ٹیکس وفیس حلقہ پنجایت ڈ ھیڑ بلاك بلا ور _ جموں وکشمیر پنجایتی راج قواعد 1996 ء ترمیم شدہ اکتوبر 2018 ء ایکٹ کی دفعہ 15 کے تحت پنجایت ٹیکس وفیس حلقہ پنجایت میں کاروبار دہندہ کرنے والوں پر عائد کرسکتی ہے ان کی ہونے والی آمدن سے حلقہ پنجایت میں تغمیری کاموں میں خرچ کر سکتی ہے۔ بااتفاق رائے فیصلہ لیا گیا کہ حلقہ پنچایت میں کاروبارد ہندہ کرنے والوں برٹیکس وفیس عائدِ کی جاوئے تا کہ پنچایت کی آمدن میں اضافہ ہو سکے۔ صمن2 : کرنے عائد ٹیکس وفیس حلقہ پنجایت ڈ طیڑ بلاک بلا و رضلع کٹھو عہ۔ پنچائت کی آمدن بڑھانے کے بارے میں سرپنچ پنچائت حلقہ ڈھیر بخصیل بلاور بلاك بلا وربع كثطوعهه (1) حلقه پنجایت میں کریانہ کی دُکان پر کارروبار کرنے میں 1500 روپے سالانہ ٹیکس عائد ہوگا ۔ اِس کے علاوہ کھوکھا کی شکل میں کریا نہ کارووار کرنے والوں پر 500 روپے سالا نہ ٹیکس عائد ہوگا ۔ (2) حلقه پنجایت میں پھل وسبزی کی ڈکان کرنے والوں پر 600 روپے سالانہ ٹیکس عائد ہوگا۔ (3) حلقہ پنچایت میں بجلی کی دُکان،موبائل کی دوکان بیلڈنگ کی دُکان پر 1000 روپے سالانةيس عائد ہوگا۔ (4) حلقه پنجایت میں آٹا چکی/کوہلو/ حاول کوٹنے والی مشینوں پر=/1000 روپے سالانہ

صميمة - يجول وشمير كوزمنت كرف نبر 24 مودخه 12 ستمبر 2019 ، برطا بق 21 بحادرا 1941 - 191 (18) حلقہ پنجایت میں کریشر جلانے پالُوک پلانٹ یا اینٹوں کا بھٹھا جلانے والوں پر =/12000 روبے سالانٹ ٹیکس عائد ہوگا۔اوراس کے علاوہ کوئی بھی ٹیکس لگانے میں رہ گیا ہو، حلقہ پنجایت اُس پڑیس لگانے پر حفذار ہوگا۔ ضمن نمبر3 : كرنے عائد فيس i پنچایت میں کوئی مکان تغمیر کرنا جا ہتا ہے جس کی مالیت دس لا کھرو یے تک ہوا ُس پرفیس =/5000 روبے سالان ٹیکس عائد ہوگا ۔ یا پنچایت=/Sqft. per Rs. 4 کے حساب سے بھی پنچایت فیس عائد کر سکتی ہے۔ اینامکان کوردوبدل کرکے بنانا ہوتو اُس پر3000 روپے فیس عاید ہوگا۔ ii حلقہ پنچایت میں کسی نے کوئی نئے سرے سے فیکٹری بنانی ہوتو اُس پر=/10000 iii روپے فیس عائد ہوگی۔ حلقہ پنجایت میں کوئی پینے والے پانی کابور کرتا ہے ا ورلوگوں کو پانی فروخت کرتا ہے اُس پر iv ٹیکس=/2000روپے سالا نہ ہوگا۔ ضمن نمبر 4 : عائد فيس i حلقہ پنجایت جو شخص یامہلا کھولے میں شوچ کرتی یا کرتے پائے جائے ان پر جرمانہ 50 روپےلاگوہوگا۔ حلقه پنجایت میں کسی بھی دُکاندار وکھوکھو، پلاسٹک کالفافا پایا تو اُس پر 500 روپے ii جرمانه لا گوہوگایا پنجایت اُن کو 200 روپے بھی جر مانیہ عائد ہوگا۔ د ستخط : شمشیر سنگھ سر پنچ بنجایت حلقه د هیر بلاک بلا ور۔

192-جول وتشمير كورتمنت كرف نبر 24 مورخه 12 ستمبر 2019ء برطابق 21 بها درا 1941-ضميري

نقل مطابق اصل

مورخه 29-08-2019



عہدہ	نام حاضرين معه کونت	نمبرشار
نائب سرچى حلقە پىنچايت كىھىير ە	ىثرى جو گندر سنگھ ساكىنە كىھىيىر ەمو بىر ە	1
	ا و : برط ه	
ينچوارد نمبر 2 کٹھیٹر ہ	شرئيمتى تريشلا ديوى ساكنه كطحصير ہ	2
بنچوارڈنمبر3 گٹھیٹرہ	شرى بشيراحمد ساكنه فاضل	3
ينچوارد نمبر 4 تستحمير ه	نثرى مهندر سنكهصا كنهسنكن	4

ضميمهن _ جمول وتشمير گوزنمنٹ گزيٹ نمبر 24 مورخه 12 ستمبر 2019 ء بسطا بق 21 بھادرا 1941 - 193			
بنچوارد نمبر 5 گھیڑ ہ	ىثرىمىتى سندليش كمارى ساكيذا ندروك	5	
پنچوارڈ نمبر 6 ^{کٹھ} یٹر ہ	شرى يوكراج ساكنداندروب	6	
پنچوارڈ نمبر 7 ^{کم} ھیٹر ہ	بثرى پريتم سنگھسا كىنەفاجل	7	

ضِمن نمبر 1 : لگانے فیس ٹیکس حلقہ پنچایت کٹھیڑ ہ۔ بلاک کٹھو عہ۔ میٹنگ میں حلقہ پنچایت کٹھیڑ ہ کی سرینچ شریمتی مِناکش راجپوت نے حاضرین کو بتایا کہ پنچایت کی آمدن بڑھانے کیلئے حلقہ پنچایت کٹھیڑ ہیں کاروبار کرنے والے دہندہ پیشہ وار پر گور نمنٹ جموں وکشمیر پنچایت راج ایک 1989ء ترمیم شدہ اکتوبر 2018ء ک پیشہ وار پر گور نمنٹ جموں وکشمیر پنچایت راج ایک 1989ء ترمیم شدہ اکتوبر 2018ء ک تحت عائد کیا جانا ایکٹ کی دفعہ 15 کے تحت اور گور نمنٹ جموں وکشمیر پنچایت راج رُول 1996ء کی رُول 60 کے تحت گزٹ نوٹیفکیشن کروایا جانا ضروری ہے تا کہ پنچایت لاگو کر کے پنچایت کی آمدن میں بڑھابا دے سکے۔ 1۔ عائد کرنے فیس

- ۲) سطلقہ پچایت یک توں نیا مکان میر کرتے اور بل کی میر یک میٹر کی میٹر کی میٹر ایت دل لا طروبے خرچ آ ؤےاُس پر=/1000 روپے فیس عائدِ ہوگ۔ اِس سے کم لاگت پر=/500 روپے فیس عائد ہوگی ۔ اِسکے علاوہ کوئی اپنے مکان کی ردو بدل کرکے بنانے پر =/300 روپے فیس عائدِ ہوگی۔
- (ii) حلقہ پنچایت میں ہر پھیری والوں پرجس میں سنری ۔فروٹ وغیرہ وغیرہ شامل ہے دس روپے روزانہ فیس عائدِ ہوگی ۔

194- جمول وكشميركوز منت كَرْتْ نمبر 24 مورده 12 ستمبر 2019 ، برطابق 21 بها درا 1941- ضميري (iii) حلقہ پنچایت میں کوئی اِنڈسٹری یونٹ لگانے پر بلڈننگ تغمیر کرنے پر =/1000 روپے فیس عائد ہوگی۔ (iv) حلقه پنجایت میں اینی جگه/ چوگان پر میله وغیرہ لگتا ہو۔ ایسی جگه پر عرضی دُ کا نداروں سے روزانہ =/20 روپے ہر دُ کا ندار سے روزانہ فیس عائدِ ہوگی۔ اس کے علاوہ منڈیاں لگوانے والے پر=/50 روپے فیس عائدِ ہو گی ۔اگر اِس کے علاوہ جن پرفیس عائد کرنے کا ذکرنہیں کیا ہے۔ پنجایت بعدازاں اُن ىرفىس لگانے كى محاز ہوگى ۔ 2-لگانے ٹیکس حلقہ پنجایت کٹھیڑ ہ حلقہ پنجایت میں کاروبارد ہندہ کرنے والوں پڑٹیس عائد ہوگا ۔جیسا کہ۔ (i) حلقه پنجایت میں کریانہ کی دُکانداروں پر=/500 روپے سالانٹ کیس عائد ہوگا ۔ کھوکھا کی شکل میں کریانہ کی کاروباروغیرہ پر=/150 روپے سالانٹ ٹیس عائد ہوگا۔ (ii) حلقه پنجایت میں آٹا چکی مشینوں پر =/500 روپے سالانہ ٹیکس عائدِ ہوگا۔ (iii) چھالی کوٹنے والی مشینوں پر=/500 روپے سالانہ ٹیکس عائم ہوگا۔ (iv) تیل نکالنےوالی مشینوں پر=/500 رویے سالانہ ٹیس عائر ہوگا۔ (v) حلوائی والی دُکانداروں پر=/500روپے سالانہ ٹیکس عائد ہوگا۔ (vi) بجاجی/ برتن/منیاری/ کتاب فروش والے دُکانداروں پر=/500 روپے سالانہ ٹیکس عائد ہوگا۔ (vii) حلقه پنچایت میں چلنےوالے آروں پر=/500رویے سالانہ ٹیکس عائد ہوگا۔

(viii) فرنیچر تیارکرنے والوں پر=/500 روپے سالانہ کیس عائدِ ہوگا۔

صميمة ج _ جمول وتشمير كوزمنت گزت نمبر 24 مورخه 12 استمبر 2019 ء بسطا بق 21 بھادرا 1941 - 195 (ix) ٹین کی الماریاں تیار کرنے والے/ ہیلڈننگ کی دُکانداروں پر =/500 روپے سالانة شيس عائد ہوگا۔ (x) حلقه پنچایت میں پولٹری فا رموں پر=/500 رویے ٹیکس عائم ہوگا سالا نہ۔ (xi) فیکٹریاں چلانے والوں پر =/3000 روپے سالانٹ کیس عائد ہوگا۔ (xii) حلقه پنچایت میں سٹون کریشروں پر=/2000 روپے سالانٹیکس عائر ہوگا۔ (xiii) حلقه پنجایت میں چلنے والےٹر یکٹروں پر=/200روپے سالانٹیکس عائد ہوگا۔ (xiv) حلقہ پنجایت کے مالکان جن کے پاس ج ۔ سی ۔ پی مشین ہے۔ اُس پر =/500 رويےسالان ٹيس عائد ہوگا۔ (xv) حلقہ پنچایت کے مالکان کی کرائے پر چلنے والی گاڑیوں پر=/300 روپے سالانہ ٹیکس عائدہوگا۔ (xvi) کھوکھا کی شکل میں کام دہندہ کرنے والوں پر=/150 روپے سالانہ ٹیکس عائد ہوگا۔ (xvii) دودھ سے تیار کرنے والے کھویا والے ڈکانداروں=/200 روپے سالانہ ٹیکس عائد ہوگا۔ (xviii) حلقہ ہذامیں پرایئویٹ دوافروش دُکا نداروں پر=/200 روپے سالانہ ٹیکس عائد ہوگا۔ (xix) پرئیویٹ ہیپتالوں پر=/500رویے سالانٹ کیس عائد ہوگا۔ (xx) پرائیویٹ شراب کی دُکانوں پر=/1000 روپے سالانہ ٹیکس عائد ہوگا۔ جو إدارے ٹیکس لگانے پر رہ گئے ہونکے اُن پر بھی ٹیکس عائد ہو گا ۔ مگر سرکاری اِداروں پرکوئی بھی ٹیکس یافیس عائدنہیں ہوگی ۔ اِس کے بعدازاں فیصلہ لیا کہ حلقه مذامیں شاملات رقبہ جوایک نالہ کھڑ کی شکل میں ہو گیا ہے جس میں گھاس

(ii) بڑےوزن والےٹرالے۔گاڑیاں جو200 فُٹ سے400 فُٹ وزنی والے۔ریت۔ پتھر۔ بجری وغیرہ پر=/200 روپے فی ٹرالے والی گاڑیاں پرفیس عائد ہوگی۔ اِس کےعلاوہ جن کاذکرنہیں کیا ہے۔اُس پربھی واجب فیس عائدِ ہوگی۔

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ REVENUE DEPARTMENT

Notification

Srinagar, the 3rd June, 2019.

SRO-392.6In exercise of the powers conferred by sub-sections (4)and (5) of section 6 of the Jammu and Kashmir Land Revenue Act, Samvat 1996 (Act No. XIII of 1996), and in supersession of all previous notifications issued in this behalf, the Government hereby confer upon Shri Syed Yasir Farooq, KAS, Assistant Commissioner, Revenue, Anantnag, the powers of Collector, Land Acquisition in respect of cases pertaining to the Collectorate of Land Acquisition (PWD), Anantnag.

By order of the Government of Jammu and Kashmir.

(Sd.) SHAHID ANAYATULLAH, IAS,

Commissioner/Secretary to Government, Revenue Department.



JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 132] Jammu, Mon., the 3rd June, 2019/13th Jyai., 1941. [No.9-i

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART III

Laws, Regulations and Rules passed thereunder.

ô ô ô ó

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Srinagar, the 3rd June, 2019.

SRO-394.6In exercise of the powers conferred by sections 35 of the Jammu and Kashmir Municipal Corporation Act, 2000, the Government hereby make the following amendments to the Jammu and Kashmir Municipal Corporation (Allowances to Councillors) Rules, 2005 ; namely :ô

- (1) In rule 2-A, for the signs and figures Rs. õ6000/-ö, the sign and figure õRs. 10,000/-ö, shall be substituted ;
- (2) After Rule 2-A, the following shall be inserted, namely :ó

"2-B. Reimbursement of Telephone Bill.—The Councillors shall be entitled to reimbursement of usage bill of telephone facility subject to a monthly ceiling of Rs. 500/-ö.

(3) In rule 3, for the sign and figures, õRs. 400/-ö the sign and figure õRs. 1000/-ö shall be substituted.

By order of the Government of Jammu and Kashmir.

(Sd.) DHEERAJ GUPTA,

Principal Secretary to Government, Housing and Urban Development Department.

EXTRAORDINARY



THE JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 132] Jammu, Mon., the 3rd June, 2019/13th Jyai., 1941. [No. 3-j

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PART III

Laws, Regulations and Rules passed thereunder.

ô ô ô ó

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ RURAL DEVELOPMENT AND PANCHAYATI RAJ DEPARTMENT

Notification

Srinagar, the 3rd June, 2019.

SRO-395.6In exercise of the powers conferred by section 80 of the Jammu and Kashmir Panchayati Raj Act, 1989, the Government hereby direct that in the Jammu and Kashmir Panchayati Raj Rules, 1996, the following amendments shall be made ; namely :ô

(1) In rule 103, in sub- rule (d) for the words õElectoral Roll pertaining to the Panchayatö the words õElectoral College comprising of Panches and Sarpanches of Halqa Panchayat falling within a blockö shall be substituted.

(2) In form 40 appended to the rules, entry 4 shall be substituted by the following ; namely :6

õSerial number in the electoral roll for the Block Development Councilö.

By order of the Government of Jammu and Kashmir.

(Sd.) SHEETAL NANDA, IAS,

Secretary to the Government.



JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 132] Jammu, Fri., the 7th June, 2019/17th Jyai., 1941. [No. 10-a

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PART I-B

Jammu and Kashmir Government—Notifications.

ô ô ô ó

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ FINANCE DEPARTMENT

Notification

Srinagar, the 7th June, 2019.

SRO-397.6In exercise of the powers conferred by proviso to section 124 of the Constitution of Jammu and Kashmir, the Governor hereby directs that proviso 3rd to rule 24 of J&K Accounts Service (Revised) Rules, 1972 shall be substituted by the following :ô

õProvided also that 50% of duty posts of the Pay Band-2 (Rs. 9300-34800) + 4800 Grade Pay (pre-revised) (carried by Jr. Scale Accounts Officers) of J&K Accounts (Gazetted) Services shall be in the Non functional Pay Band-3 Rs.15600-39100)+ Grade Pay Rs. 5600 (pre-revised) Pay Level 10-A of Rs. 56,600-179,800 (Revised) and

By order of the Government of Jammu and Kashmir.

(Sd.) DR. ARUN KUMAR MEHTA, IAS,

Financial Commissioner, Finance Department. EXTRAORDINARY

REGD. NO. JKô 33

PART I-B

Jammu and Kashmir Government-Notifications.

ô ô ô ó

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÓÓDEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS (Acquittal Section)

Notification

Srinagar, the 13th of June, 2019.

SRO-402.6In exercise of the powers conferred by sub-section 33 of the Jammu and Kashmir Protection of Children from Sexual Violence Act, 2018 (Governor Act. No. XXXVI of 2018) read with sub-section (1) of section 492 of the Code of Criminal Procedure, Samvat, 1989, the Government hereby appoint Shri Hilal Ahmad, Sr. Prosecuting Officer as a Special Public Prosecutor to conduct the case involving offences punishable under sections 363, 342, 376 RPC r/w section 5 (m), 6 POCSV of P/S Sumbal, before the Court of Principal District and Sessions Judge, Bandipora under FIR No. 81/2019.

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to Government, Department of Law, Justice and Parliamentary Affairs.



THE JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 132] Jammu, Wed., the 19th June, 2019/29th Jyai., 1941. [No. 11-n

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART I-B

Jammu and Kashmir Government-Notifications.

ô ô ô ó

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOME DEPARTMENT

Notification

Srinagar, the 19th June, 2019.

SRO-415.66Whereas, on 02-10-2017, at about 20:45 Hours, Police Station, Awantipora received an information through reliable sources to the effect that at Village Padgampora, some unknown terrorists

2. Whereas, a case FIR No. 103/2017 under sections 302, RPC, 7/27 A. Act, 16, 18, 20 ULA (P) was registered at Police Station, Awantipora and investigation was taken up ; and

3. Whereas, during the course of investigation the site plan of place of occurrence was prepared, dead body of HC Ashiq Hussain No. 33/Awt was taken into possession and after completing medico legal fromalities was handed over to his legal heirs for burial. The Post Mortem Report received revealed the cause of death as õMultiple Firearm injuries sustained on Head and Base of Skullö During site inspection incriminating articles were recovered from the place of occurrence and necessary memos to this effect were prepared and placed on record. Statements of witnesses acquainted with facts and circumstances of case were recorded under relevant sections of law ; and

4. Whereas, investigation conducted revealed that accused namely Lateef Ahmad Dar (A-1) had written a letter to terrorist namely Reyaz Ahmad Naikoo alias Zubair-ul-Islam A-2 of banned terrorist organisation Hizb-ul-Mujahedeen (HM) for assassinating SDPO, Awantipora, SI Faisal of PC Awantipora and MHC Ashiq Hussain of Police Station, Awantipora. The A-2 after the receipt of said letter from accused No. 1 hatched a well knit criminal conspiracy with two other terrorists namely Adnan Ahmad Lone A-3 S/o Ghulam Mohammad Lone R/o Brah Bandina Awantipora, and Adil Bilal Bhat A-4 S/o Bilal Ahmad Bhat R/o Malangpora, Pulwama to kill MHC Ashiq Hussain of Police Station, Awantipora The trio (accused 2, 3 and 4) taking advantage of the fact that MHC Ashiq Hussain of Police Station, Awantipora

5. Whereas, during the course of investigation, the statements of material witnesses were recorded under section 164 A Cr. PC, and placed on record. Statement of witnesses so recorded would reveal involvement of accused persons namely 1. Reyaz Ahmad Naikoo alias Zubair-ul-Islam 2. Adnan Ahmad Lone and 3. Adil Bilal Bhat, all terrorists of banned terrorist Organization Hizb-ul-Mujahedeen (HM), who assassinated MHC Ashiq Hussain in pursuance to a well knit criminal conspiracy. Accused No. 1 Lateef Ahmad Dar was arrested in the case and specimen signatures taken in presence of Executive Magistrate, 1st Class, Awantipora and the recovered hand written letter along with the specimen writings were got re-sealed and sent to FSL, Srinagar for Expert Opinion. The Opinion received thereof is in positive and reveal that accused No. 1 had written the letter himself ; and

6. Whereas, on the strength of evidence both Scientific and Ocular collected during investigation prima facie offences punishable under section 18 ULA (P) Act read with sections 16, 20, 38 ULA (P) Act and section 302 RPC are made out against Lateef Ahmad Dar S/o Ghulam Hassan Dar R/o Panzgam, offence under sections 16, 18, 20 and 38 ULA (P) Act, 7/27 Arms Act and section 302 RPC against Reyaz Ahmad Naikoo alias Zubair-ul-Islam S/o Assadullah Naikoo R/o Beighpora, Awantipora, Tehsil Awantipora, District Pulwama, Adnan Ahmad Lone S/o Ghulam Mohammad Lone R/o Brah Bandina, Awantipora, Tehsil Awantipora, District Pulwama and Adil Bilal Bhat S/o Bilal Ahmad Bhat R/o Malangpora, Pulwama, Tehsil Pulwama, District Pulwama and investigation of case has been concluded as proved against them. It is further submitted that accused No. 2 Reyaz Ahmad Niakoo is absconding against whom proceedings under section 512 Cr. PC, have been proposed. Further accused 3 and 4 have been killed in an encounter with security forces as per copy of FIR placed on record ; and

7. Whereas, the Authority appointed by the State Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, has independently scrutinized the Case Diary file and all the other relevant documents relating to the case and has come to definite conclusion that this is a fit case for accord of prosecution sanction against the said accused persons ; and

8. Whereas, after perusing the Case Diary, the relevant documents and also taking into consideration the observations/views of the authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government is of the view that there is sufficient material and evidence available against the accused persons for their prosecution under the aforesaid provision of law.

9. Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government hereby accords sanction for launching prosecution against the following accused persons for the commission of offences punishable under sections 16, 18, 20 and 38 of Unlawful Activities (Prevention) Act, 1967 arising out of FIR No. 103/2017 of Police Station, Awantipora :ô

Pulwama.

By order of the Government of Jammu and Kashmir.

(Sd.)

Principal Secretary to the Government, Home Department.



THE JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 132] Jammu, Wed., the 19th June, 2019/29th Jyai., 1941. [No. 11-o

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOME DEPARTMENT

Notification

Srinagar, the 19th June, 2019.

SRO-416.66Whereas, on 22-08-2018, Police Station, Kulgam reliably came to know that some terrorists namely 1. Umar Majeed Gani S/o Ab. Majeed Ganie R/o Souch 2. Farooq Ahmad Bhat @ Nali

2. Whereas, a case FIR No. 133/2018 under sections 302, RPC, 7/27 A. Act, 13, 18, 20, 38, 39 UAPA, 1967 was registered at Police Station, Kulgam and investigation was taken up ; and

3. Whereas, during the course of investigation, site Plan was prepared. Dead body of deceased constable was taken into possession and after conducting medico legal formalities, the dead body was handed over to his next kin for last rites. During investigation of the case, a suspect, who disclosed his name as Javaid Ahmad Bhat S/o Mohd Sabir Bhat R/o Razgad Kadder was apprehended at a naka. He disclosed that he is affiliated/associated with militants namely 1. Umar Majeed Gani S/o Ab. Majeed Ganie R/o Souch 2. Farooq Ahmad Bhat @ Nali S/o Ab. Ganie Bhat R/o Check Dessend 3. Zahid Bashir Mir S/o Bashir Ahmad Mir R/o Okey 4. Owais Ahmad Lone @ Owais Raja S/o Mohd Ashraf Lone R/o Hawoora 5. Javaid Ahmad Bhat S/o Ali Mohd Bhat R/o Redwani Bala 6. Sheeraz Ahmad Lone S/o Ab. Rashid Lone R/o Souch. During further questioning, he disclosed that another OGW Nissar Ahmad Thoker S/o Mohammad Ramzan Thoker R/o Zazripora is also associated with him who was subsequently arrested. During investigation on the disclosure of accused Javaid Ahmad Bhat, 25 posters of banned militant organization, HM with incriminating material, inscribed on them along with a bike which has been used by these terrorists while firing on the victim were recovered and necessary memos were effected. Investigation conducted revealed that accused 1, 2, 3, 4, 5 and 06 are active terrorists of HM and LeT organisation who with the help of OGWs i. e. accused from Serial No. 07 and 08 have been involved in unlawful activities and other terrorist acts. Investigation also revealed that accused 07 and 08 are OGWs of banned militant organization HM outfit. These OGWs help and facilitate terrorists by

4. Whereas, during further course of investigation, accused Nisaar Ahmad Thokar disclosed his association with accused 01 to 07 in the Murder of Police Constable Fayaz Ahmad Shah S/o Late Ab. Gani Shah R/o Zazripora which has been corroborated by the recovery of posters wherein terrorists have threatened police personnel to leave their job or be ready to be killed. Statement of witnesses were recorded under section 161 Cr. PC, besides statement of material witnesses were also recorded under Sec 164-A Cr. PC ; and

5. Whereas, as per evidence collected during the course of investigation, *prima facie*, a case was established under sections 13, 16, 18 and 39 of UAPA against accused 01 to 06 and under sections 13(2), 18, 19, 38 and 39 of UAPA in respect of accused 07 to 08. It is further submitted that accused 01, 03 and 04 have been killed in different operations by Security Forces. While as, accused 02, 05 and 06 are active militants of District Kulgam and are absconding against whom proceedings under section 512 Cr. PC, have been proposed ; and

6. Whereas, the Authority appointed by the State Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently scrutinized the Case Diary file and all the other relevant documents relating to the case and has come to a definite conclusion that this is a fit case for accord of prosecution sanction against the said accused persons ; and

7. Whereas, after perusing the Case Diary, the relevant documents and also taking into consideration the observations/views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government is of the view that there is sufficient material and evidence available against the accused persons for their prosecution under the aforesaid provisions of Law.

8. Now, therefore, in exercise of powers conferred by subsection (2) of section 45 of the Unlawful Activities (Prevention)

S.	Name of the accused	Offinces Under Section			
No.					
666666666666666666666666666666666666666					
1.	Farooq Ahmad Bhat @ Nali S/o Ab. Gani Bhat R/o Check Dessend	13, 16, 18 & 39			
2.	Javid Ahmad Bhat S/o Ali Mohammad Bhat R/o Redwani Bala	13, 16, 18 & 39			
3.	Sheeraz Ahmad Lone S/o Ab. Rashid Lone R/o Souch	13, 16, 18 & 39			
4.	Javaid Ahmad Bhat S/o Mohammad Sabir Bhat R/o Razgad Kadder	13(2), 18, 19, 38 and 39 of UAPA			
5.	Nisar Ahmad Thokar S/o Mohammad Ramzan Thokar R/o Zazripora	13(2), 18, 19, 38 and 39 of UAPA			

By order of Government of Jammu and Kashmir.

(Sd.)

Principal Secretary to the Government, Home Department.



THE JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 132] Jammu, Thu., the 20th June, 2019/30th Jyai., 1941. [No. 12-a

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOME DEPARTMENT

Notification

Srinagar, the 20th June, 2019.

SRO-419.66Whereas, on 28-11-2018, Police Station, Chadoora received an information to the effect that some terrorists equipped with illegally acquired automatic weapons aiming to carry out untoward

(02) Whereas, to this effect a case FIR No. 179/2018 was registered at Police Station, Chadoora and investigation taken up ; and

(03) Whereas, during the course of investigation site plan of place of occurrence was prepared and witnesses acquainted with facts and circumstances were examined and their statements recorded under sections 161 and 164-A Cr. PC. Investigation conducted revealed that while conducting search the hiding terrorists had fired upon the security forces which was retaliated and in the ensuing encounter/crossfire some security force personnel sustained injuries and two militants got killed. Dead bodies along with arms and ammunition were recovered and necessary recovery and seizure memo were prepared and placed on file ; and

(04) Whereas, the dead bodies were identified as of militants namely Mohammad Naveed Jatt @ Hanzalla @ Chotu S/o Mohd Hanif Jatt R/o 421-E/B, Borvella, District Vihadi Multan, Punjab, Pakistan and Mehrajud-Din Khan S/o Mushtaq Ahmad Khan R/o New Colony, Sopore and after conducting of medico legal formalities the dead body of local militant Mehrajud-Din Khan was handed over to his legal heirs for burial on proper receipt and dead body of Foreign militant Naveed Jatt was handed over to Augaf Committee, Handwara for burial after taking preserving DNA sample collected by the concerned FSL. Injured CRPF/JKP personnel were shifted to Badamibagh Hospital for treatment after preparing the injury forms in respect of them and medical opinion was obtained. Further, investigation conducted also revealed that accused Towseef Ahmad Mir S/o Ab. Rashid Mir R/o Gowherpora, Chadoora and Ashiq Hussain Bhat S/o Ab. Rehman Bhat R/o Kuthipora who lead a mob of stone pelters and helped accused militant Arshid Ahmad Dar S/o Gh. Rasool Dar R/o Marwal, Kakapora, Pulwama to escape from the encounter site ; and

No. 12-a] The J&K Govt. Gazette, 20th June, 2019/30th Jyai., 1941. 3

(05) Whereas, during further course of investigation, some pictures exposing the escaped terrorist which had gone viral on social media were collected retrieved before Executive Magistrate, 1st Class, and placed as piece of evidence. Morever seized Arms/Ammunition were sent to FSL, Jammu for ballistic analysis and during investigation õKhaka Dastiö with regard to the ownership and identification of residential house where the militants were hiding was obtained which confirmed that the said house belonged to accused Ashiq Hussain Bhat S/o Ab. Rehman Bhat R/o Kuthipora, Chadoora. Moreover call details of Cell No. 7006536280 belonging to Towseef Ahmad S/o Ab. Rashid Mir R/o Gowherpora, Chadoora was obtained and his location on the date of occurrence was detected in Kuthipora, Chadoora, which also corroborated his involvement in helping the accused Arshid Ahmad Dar to escape from the place of occurrence. Allied documents obtained from SHO, Police Station, Kakapora concerned vide his No. 1414/5A/PSK/2018 dated 25-12-2018 revealed that the picture of escaping terrorist was that of Arshad Ahmad Dar S/o Gh. Rasool Dar R/o Marwal, Kakapora, Pulwama who had recently joined the militant ranks ; and

(06) Whereas, cogent evidence documentary as well as circumstantial, *prima facie* established offences punishable under sections 147, 148, 149, 336, 332, 307 RPC 18 ULA(P) against accused 1. Tauseef Ahmad Mir S/o Abdul Rashid Mir R/o Gowherpora, Chadoora 2. Ashiq Hussain Bhat S/o Ab. Rehman Bhat R/o Kuthipora, Chadoora and offences under sections 307 RPC, 7/27 A. Act, 3 PPD Act and 16, 20 ULA(P) Act against accused 3. Arshid Ahmad Dar S/o Gh. Rasool Dar R/o Marwal, Kakapora, Pulwama 4. Mohammad Naveed Jatt @ Hanzalla @ Chotu S/o Mohd Hanif Jatt R/o 421-E/B, Borevalla, District Vihadi Multan, Punjab, Pakistan and 5. Mehraj-ud-Din Khan S/o Mushtaq Ahmad Khan R/o New Colony, Sopore and accordingly investigation of the case concluded as proved against them ; and

(07) Whereas, during the course of investigation, accused A-l and A-2ø were arrested in the case and accused (1) Tauseef Ahmad Mir S/o Abdul Rashid Mir R/o Gowherpora, Chadoora was released by the orders of Honøble Court while as the accused (2) Ashiq Hussain Bhat S/o Ab. Rehman Bhat R/o Kuthipora, Chadoora is presently under Judicial Custody in Sub-Jail, Humhama. Despite coercive/hectic efforts the accused namely Arshid Ahmad Dar S/o Gh. Rasool Dar R/o Marwal, Kakapora, Pulwama deliberately evaded his arrest and accordingly proceedings under section 512/Cr. PC have been proposed against him ; and

(08) Whereas, the Authority appointed by the State Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, has independently scrutinized the Case Diary file and all the other relevant documents relating to the case and has come to a definite conclusion that this is a fit case for accord of prosecution sanction against the said accused persons for commission of offences punishable under sections 16, 18, 20 of the Unlawful Activities (Prevention) Act, 1967; and

(09) Whereas, after perusing the Case Diary, the relevant documents and also taking into consideration the observations/views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government is of the view that there is sufficient material and evidence available against the accused persons for their prosecution under the aforesaid provisions of law.

(10) Now, therefore, in exercise of powers conferred by subsection (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government hereby accords sanction for launching prosecution against the accused persons namely 1. Tauseef Ahmad Mir S/o Abdul Rashid Mir R/o Gowherpora, Chadoora ; 2. Ashiq Hussain Bhat S/o Ab. Rehman Bhat R/o Kuthipora, Chadoora for the commission of offences punishable under section 18 of Unlawful Activities (Prevention) Act ; and 3. Arshid Ahmad Dar S/o Gh. Rasool Dar R/o Marwal, Kakapora, Pulwama for commission of offences punishable under sections 16 and 20 of Unlawful Activities (Prevention) Act in case FIR No. 179/2018 of Police Station, Chadoora.

By order of Government of Jammu and Kashmir

(Sd.)

Principal Secretary to the Government, Home Department.



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

separate compilation.

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR , CIVIL SECRETARIATÔ DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS (JUDICIAL ADMINISTRATION SECTION).

Notification

Srinagar, the 2nd of July, 2019.

SRO-429.ô In exercise of the powers conferred by sub-section (1) of section 3 of the Jammu and Kashmir Commercial Courts Act, 2018 and in consultation with the High Court of Jammu and Kashmir, the Government hereby designates the Courts of Additional District Judge (Bank Cases) at Jammu and Srinagar as Commercial Courts for the Districts of Jammu and Srinagar respectively and Principal District Courts of all other Districts as Commercial Courts within their respective jurisdiction.

Further, in exercise of powers conferred by sub-section (2) of section 3 of the said Act and in consultation with the High Court of Jammu and Kashmir, the pecuniary value of the jurisdiction of each such Commercial Courts is fixed at ₹ 3.00 Lakhs (Rupees Three Lakhs only).

By order of the Government of Jammu and Kashmir .

(Sd.) ACHAL SETHI,

Secretary to Government.



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PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR , CIVIL SECRETARIATÔ DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS (POWER SECTION).

Notification

Srinagar, the 2nd of July, 2019.

SRO-431.ô In exercise of powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, Samvat, 1989, the Government hereby appoint Shri Imtiyaz Ahmad Naik (Jr. KAS), Tehsildar Larnoo, Anantnag to be the Executive Magistrate of the First Class who

By order of the Government of Jammu and Kashmir .

(Sd.) ACHAL SETHI,

Secretary to Government.



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

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PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR

CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Srinagar, the 3rd of July, 2019.

SRO-432.ô Whereas, vide notification SRO-260 dated 09th of September, 2008, Additional District and Sessions Judge, Jammu was appointed as an ex officio Arbitrator to make an award in respect of land measuring 110 Kanals and 14 Marlas situated at Village Deeli, Tehsil and District Jammu ; and

Whereas, the Arbitration proceedings were not completed within the stipulated period and on the request of the Arbitrator, the time to complete the proceedings was extended from time to time, the latest having been granted vide notification SRO-202 dated 28th of June, 2016, in terms of which the time for making the award was extended by a further period of four months upto 28-10-2016; and

Whereas, the Arbitrator in terms of communication No. 56/ ADJJ Dated 26-09-2017 sought four months extension of time ; and

Whereas, in the meanwhile, the Honøble High Court at Jammu in terms of its order dated 21-02-2018 passed in APOWP No. 7/2018 in OWP No. 235/2018 reads with order dated 07-02-2018 titled Imtiyaz Ahmed and another Vs. State and others, *inter alia*, directed to extend the period for passing the award by four months from the date of receipt of copy of the order ; and

Whereas, the matter has been examined and after consideration, it has been decided to accept the recommendation of the Arbitrator regarding grant of extension in time for making the award; and

Now, therefore, in exercise of the powers conferred by subrule (1) of rule 10 of the Jammu and Kashmir Requisitioning and Acquisition of Immovable Property Rules, 1969, the Government hereby direct that the time for making the award shall and shall always be deemed to have been extended by a further period of Four months w. e. f. the date of issuance of this notification.

By order of the Government of Jammu and Kashmir.

(Sd.) SHALEEN KABRA, IAS,

Principal Secretary to the Government.

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JAMMU & KASHMIR GOVERNMENT GAZETTE

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR

CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Srinagar, the 4th of July, 2019.

SRO-433.ô Whereas, vide notification SRO-125 dated 21st of April,

2014, Additional District and Sessions Judge, Udhampur was appointed as an ex officio Arbitrator to make an award in respect of land measuring 1780 Kanals and 09 Marlas situated at Village Priyan, Gordi, Southan Sutain and Thill, Tehsil and District Udhampur ; and 2 The J&K Govt. Gazette, 4th July, 2019/13th Asad., 1941. [No. 14-a

Whereas, the Arbitration proceedings were not completed within the stipulated period and on the request of the Arbitrator, the time to complete the proceedings was extended from time to time, the latest having been granted vide notification SRO-549 dated 11th of December, 2018, in terms of which the time for making the award was extended by a further period of six months up to 21-02-2019; and

Whereas, the Arbitrator in terms of communication No. 50-A/ADSJ/Udh. dated 25-02-2019 sought further extension of time ; and

Whereas, the matter has been examined and after consideration it has been decided to accept the recommendation of the Arbitrator regarding grant of extension in time for making the award.

Now, therefore, in exercise of the powers conferred by subrule (1) of rule 10 of the Jammu and Kashmir Requisitioning and Acquisition of Immovable Property Rules, 1969, the Government hereby direct that the time for making the award shall and shall always be deemed to have been extended by a further period of Four months w. e. f. the date of issuance of this notification.

By order of the Government of Jammu and Kashmir.

(Sd.) SHALEEN KABRA, IAS,

Principal Secretary to the Government.

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PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ FINANCE DEPARTMENT

Notification

Srinagar, the 4th of July, 2019.

SRO-434.ô In exercise of the powers conferred by section 3 of the Jammu and Kashmir Motor Spirit and Diesel Oil (Taxation of Sale) Act, Samvat 2005 and in partial modification of Notification SRO-456 dated 4-10-2018, the Government hereby direct that the rate of tax on sale of Diesel shall be levied as follows :ô

 \tilde{o} Sale price of Diesel per litre plus 16% tax minus Rs. 0.50 per litre.ö

This notification shall come into force w.e. f. 5-7-2019.

By order of the Government of Jammu and Kashmir.

(Sd.) DR. ARUN KUMAR MEHTA, IAS

Financial Commissioner, Finance Department.

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ FINANCE DEPARTMENT

Notification

Srinagar, the 4th of July, 2019.

SRO-435.ô In exercise of the powers conferred by section (1) of section 3 of the Jammu and Kashmir Levy of Tolls Act, Samvat, 1995, (Act No. VIII of 1995), and in partial modification of Notification SRO-70 dated 5-2-2018 the Government hereby direct that the Toll on Cigarette and Tobacco (in all forms) shall be levied at Rs. 8000 per quintal and Rs. 800 per quintal respectively.

This notification shall come into force w.e. f. 5-7-2019.

By order of the Government of Jammu and Kashmir.

(Sd.) DR. ARUN KUMAR MEHTA, IAS,

Financial Commissioner, Finance Department.

EXTRAORDINARY



JAMMU & KASHMIR GOVERNMENT GAZETTE

Separate paging is given to this part in order that it may be filed as a

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PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ FINANCE DEPARTMENT

Notification

Srinagar, the 8th of July, 2019.

SRO-437.ô In exercise of the powers conferred by section 148 of the Jammu and Kashmir Goods and Services Tax Act., 2017 (Act No. V of 2017) (hereafter in this notification refferred to as the said Act, the State Government, on the recommendations of the Council, hereby notifies the registered persons paying tax under the provisions of section 10 of the said Act or by availing the benefit of SRO Notification No. 206 dated 18th March, 2019 issued by Finance Department, Government of Jammu and Kashmir (hereinafter refferred to as õthe said notificationö) as the class of registered persons who shall follow the special procedure as mentioned below for furnishing of return and payment of tax.

2. The said persons shall furnish a statement, every quarter or, as the case may be, part therof containing the details of payment of selfassessed tax in Form GST CMP-08 of the Jammu and Kashmir Goods and Services Tax Rules, 2017, till the 18th day of the month succeeding such quarter.

3. The said persons shall furnish a return for every financial year or, as the case may be, part thereof in FORM GSTR-4 of the Jammu and Kashmir Goods and Services Tax Rules, 2017 on or before the 30th day of April following the end of such financial year.

4. The registered persons paying tax by availing the benefit of the said notification, in respect of the period for which he has availed the said benefit, shall be deemed to have complied with the provisions of section 37 and section 39 of the said Act if they have furnished FORM GST CMP-08 and FORM GSTR-4 as provided in para 2 and para 3 above.

By order of the Government of Jammu and Kashmir.

(Sd.) DR. ARUN KUMAR MEHTA, IAS,

Financial Commissioner, Finance Department.

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS (Acquitted Section)

(Acquittal Section)

Notification

Srinagar, the 9th of July, 2019.

SRO-438.ô In exercise of the powers conferred by section (1) of section 492 of the Code of Ciminal Procedure, Samvat 1989, the Government hereby appoint Shri. Syed Suhail Haqani Advocate, Anantnag as Special Public Prosecutor to conduct the case titled State vs. Khalid Habib Hajam involving offences punishable under section 363, 3376, 109 RPC FIR No. 236/2018 P/S Qazigund before the court of District and Sessions Judge, Anantnag.

By order of the Government of Jammu and Kashmir.

(Sd.)

Secretary to the Government, Department of Law, Justice and Parliamentary Affairs.



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART III

Laws, Regulations and Rules passed thereunder.

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JAMMU AND KASHMIR GOVERNMENT SOLID WASTE MANAGEMENT BYE-LAWS, 2019

Notification

Jammu, the 31stAugust, 2019.

In exercise of the powers conferred by clause (9) of rule 3 read with clauses (e), (f), (zf) and (zg) of rule 15 of the Solid Waste Management Rule, 2016, the Authority hereby make the following bye-laws ; namely : \hat{o}

CHAPTER I

1. Short Title and Commencement.ô (1) These bye-laws shall be called the Jammu Municipal Corporation, Solid Waste Management Bye-Laws, 2019.

(2) They shall come into force on the date of their publication in the J&K Government Gazette.

2. *Extent of Application*.ô These bye-laws shall be applicable within the territorial limits of Jammu Municipal Corporation.

3. *Definitions*. \hat{o} (1) In these bye-laws, unless the context otherwise requires, \hat{o}

- (1) "Agency" means Jammu Municipal Corporation ;
- (2) **"Aerobic composting"** means a controlled process involving microbial decomposition of organic matter in the presence of oxygen ;
- (3) **"Anaerobic digestion"** means a controlled process involving microbial decomposition of organic matter in the absence of oxygen ;
- (4) "Authorization" means the permission given by the State Pollution Control Board, to the operator of a facility or Urban Local authority, or any other agency responsible for processing and disposal of Solid waste ;
- (5) **"Biodegradable waste"** means any organic material that can be degraded by micro-organism into simpler stable compounds ;
- (6) **"Bio-methanation"** means a process which entails enzymatic decomposition of the organic matter by microbial action to produce methane rich biogas ;
- (7) **"Brand owner"** means a person or company who sells any commodity under a registered brand label ;
- (8) "Bulk Garden and Parks & Horticultural Waste" means bulk waste from parks, gardens etc. including grass clippings, weeds, woody -brownø carbon-rich material such as branches, twigs, wood chipping, straw, dead leaves, tree trimmings, etc. which cannot be accommodated in the daily collection system for bio-degradable waste ;
- (9) **"Bulk Waste Generator"** means bulk waste generator defined under Rule 3(1)(8) of the Solid Waste Management

- (10) "C&D waste (Construction and Demolition waste)" means Construction and Demolition Waste (Debris) that are non-hazardous in nature generated out of building materials, debris and rubble in the jurisdiction of Jammu Municipal Corporation;
- (11) "Clean Area" means the public place in front of and all around or adjacent to any premises extending to the kerb side and including the drain, foot path and kerb cleaned and so maintained in accordance with these bye-laws ;
- (12) "Cleanliness Fee" means an amount of fees collected by the managers/Organizers for cleaning the site by the Agency ;
- (13) **"Collection"** means lifting and removal of solid waste from source of waste generation, collection points or any other location ;
- (14) **"Collection Counter"** means where the user charges shall be remitted which will be available at all Zonal Officers and headquarters.
- (15) "Combustible waste" means non-biodegradable, non-recyclable, non-reusable, non-hazardous solid waste having minimum calorific value exceeding 1500 kcal/kg and excluding chlorinated materials like plastic, wood pulp, etc.;
- (16) "Community waste storage bin" means any storage facility setup and maintained by the Jammu Municipal

Corporation in the State collectively by owners and or/ occupiers of one or more premises for storage of Municipal Solid Waste in a segregated manner in the road side/premises of anyone of such owners/occupiers or in their common premises ;

- (17) **"Composting"** means a controlled process involving microbial decomposition of organic matter ;
- (18) "Co-processing" means use of non-biodegradable and non-recyclable solid waste having calorific value exceeding 1500k/ cal as raw material or as a source of energy or both to replace or supplement the natural mineral resources and fossil fuels in industrial processes ;
- (19) "Containerised Hand Cart" means the hand cart provided by the Jammu Municipal Corporation or the agency/agent appointed by it for point-to-point collection of solid waste ;
- (20) "Decentralized processing" means establishment of dispersed facilities for maximizing the processing of biodegradable waste and recovery of recyclables closest to the source of generation so as to minimize transportation of waste for processing or disposal;
- (21) **"Delivery"** means handing over any category of solid waste to worker of Jammu Municipal Corporation or any other person appointed, authorised or licensed by Jammu Municipal Corporation for taking delivery of such waste or depositing it in any vehicle provided by Jammu Municipal Corporation or by any other authorised agency or licensed by Jammu Municipal Corporation to do so ;
- (22) "**Disposal**" means the final and safe disposal of post processed residual solid waste and inert street sweepings and silt from surface drains on land to prevent contamination of ground water, surface water, ambient air and attraction of animals or birds ;
- (23) "Domestic hazardous waste" means discarded paint drums, pesticide cans, CFL bulbs, tube lights, expired

medicines, broken mercury thermometers, used batteries, used needles and syringes and contaminated gauge, etc., generated at the household level ;

- (24) **"Door to door collection"** means collection of solid waste from the door step of households, shops, commercial establishments, offices, institutional or any other nonresidential premises and includes collection of such waste from entry gate or a designated location on the ground floor in a housing society, multistoried building or apartments, large residential, commercial or institutional complex or premises ;
- (25) **"Dry waste"** means waste other than bio-degradable waste and inert street sweepings and includes recyclable and non recyclable waste, combustible waste and sanitary napkin and diapers, etc. ;
- (26) **"Dump sites"** means a land utilized by local body for disposal of solid waste without following the principles of sanitary land filling ;
- (27) **"Event"** means any gatherings for the purpose of functions, celebrations, meetings, rallies, processions, open air theatre activities, cinema shootings in public places.
- (28) "Extended producer responsibility" (EPR) means responsibility of any producer of packaging products such as plastic, tin, glass, wrappers and corrugated boxes, etc., for environmentally sound management, till end-of-life of the packaging products ;
- (29) "E-waste" shall have the same meaning as defined under Rule 3(l) (r) of the E-Waste (Management) Rules, 2016.
- (30) "Facility" means any establishment wherein the solid waste management processes namely segregation, recovery, storage, collection, recycling, processing, treatment or safe disposal are carried out;
- 31) **"Familiarization/warning period"** means that specific period, during which there is a relaxation in the fines for contravention of these bye-laws ;

- (32) "Fine" means penalty imposed on waste generators or operators of waste processing and disposal facilities under the bye-laws for non- compliance of the directions contained in rules and/or these bye- laws;
- (33) "Fixed Compactor Transfer Station (FCTS)" means a powered machine which is designed to compact segregated solid waste and remains stationary when in operation. The compacts or may also be mobile when in operation, which may be called Mobile Transfer Station (MTS);
- (34) **"Handling"** includes all activities relating to sorting, segregation, material recovery, collection, secondary storage, shredding, baling, crushing, loading, unloading, transportation, processing and disposal of solid wastes ;
- (35) "Hazardous waste" means any waste which by reason of any of its physical, chemical, reactive, toxic, causing danger or is likely to cause danger to health or environment, whether alone or when in contact with other wastes or substances and all other hazardous wastes as defined in the Hazardous Wastes (Management and Handling) Rules, 1989 as amended to date and the Hazardous and other waste (Management and Transboundary Movement) Rules, 2016 ;
- (36) **"Horticulture, Parks and Garden Waste"** means waste from parks, gardens traffic island etc. These include grass clipping, annual weeds woody 'brown' carbon-rich material such as branches, twigs, wood chipping, straw, dead leaves, tree trimmings, etc. which cannot be accommodated in the daily collection system for bio-degradable waste ;
- (37) **"House-gully"** means a passage or strip of land, constructed, set apart or utilized for the purpose of serving as or carrying a drain or affording access to the latrine, urinal, cesspool or other receptacle for filling of other polluted matter by persons employed in the clearing thereof or in the removal of such matter therefrom.

- (38) **"Incineration"** means an engineered process involving burning or combustion of solid waste to thermally degraded waste materials at high temperatures ;
- (39) "Inerts" means wastes which are not bio-degradable, recyclable or combustible street sweeping or dust and silt removed from the surface drains ;
- (40) "Informal waste collector" includes individuals, associations or waste traders who are involved in sorting, sale and purchase of recyclable materials ;
- (41) "Leachate" means the liquid that seeps through solid waste or other medium and has extracts of dissolved or suspended material from it ;
- (42) "Litter" means all refuse and includes any other waste material which, if thrown or deposited as prohibited under these Bye-Laws, tends to create uncleanliness or a danger or nuisance to public health, safety or welfare ;
- (43) "Littering" means putting litter in such a location that it falls, descends, blows, is washed, percolates or otherwise escapes or is likely to fall, descend blow, be washed, percolate or otherwise escape into or onto any public place, or causing, permitting or allowing litter to fall, descend, blow, washed, percolate or otherwise escape into or onto any public place ;
- (44) "Local body" for the purpose of these bye-laws means JMC/SMC and other Local Bodies including, Municipal Councils, Municipal Committees, Town Area Committees, in the State ;
- (45) "Materials Recovery facility" (MRF) means a facility where non-compostable solid waste can be temporarily stored by the local body or any other entity or any person or agency authorised by any of them to facilitate segregation, sorting and recovery of recyclables from various components of waste by authorised informal sector of waste pickers, informal recyclers or any other work force engaged by the

local body or entity for the purpose before the waste is delivered or taken up for its processing or disposal;

- (46) **"Neighbourhood"** means a clearly defined locality, with reference to its physical layout, character or inhabitants ;
- (47) "New construction" means all buildings under construction within the limits of the Jammu Municipal Corporation ;
- (48) **"Non-biodegradable waste"** means any waste that cannot be degraded by microorganisms into simpler stable compounds ;
- (49) "Nuisance" includes any act, omission, place or thing which comes or is likely to cause injury, danger, annoyance or offence to the sense of sight, smelling or hearing or which is or may be dangerous to life or injurious to health or property;
- (50) "Nuisance Detectors" (NOs) means those employees of the Jammu Municipal Corporation who are appointed to detect the acts of Public nuisance, etc. ;
- (51) **"Occupier/occupant"** includes any person who for the time being is in occupation of, or otherwise using, any land or building or part thereof, for any purpose whatsoever ;
- (52) **"Operator of a facility"** means a person or entity, who owns or operates a facility for handling solid waste which includes the Jammu Municipal Corporation and any other entity or agency appointed by the Jammu Municipal Corporation;
- (53) **"Owner"** means any person who exercises the rights of an owner of any building, or land or part thereof ;
- (54) **"Pelletisation"** means a process whereby pellets are prepared which are small cubes or cylindrical pieces made out of solid waste and includes, fuel pellets which are also referred as refuse derived fuel ;

- (55) **"Primary collection"** means collecting, lifting and removal of segregated solid waste from source of its generation including households, shops, offices and any other non-residential premises or from any collection points or any other location specified by the Jammu Municipal Corporation.
- (56) **"Processing"** means any scientific process by which segregated solid waste is handled for the purpose of reuse, recycling or transformation into new products ;
- (57) "**Public place**" includes any road, arch road, viaduct, lane, footway, alley or passage, highway, causeway, bridge, square alley or passage whether a thoroughfare or not over which the public have a right of passage, and such places to which the public has access such as parks, gardens, recreation grounds, playgrounds, beaches, water bodies, water courses, public plazas and promenades, government and municipal buildings, public hospitals, markets, slaughter houses, courts, etc. ;
- (58) **"Prescribed"** means prescribed by SWM Rules and/or these bye-laws ;
- (59) **"Receptacle"** means any storage container, including bins and bags, used for the storage of any category of MSW ;
- (60) **"Recycling"** means the process of transforming segregated non-biodegradable solid waste into new material or product or as raw material for producing new products which mayor may not be similar to the original products ;
- (61) "**Recyclable Waste**" means the waste that is commonly found in the MSW. It is also called as "Dry Waste". These include many kinds of glass, paper, metal, plastic, textiles, electronics goods, etc.
- (62) "**Redevelopment**" means rebuilding of old residential or commercial buildings at the same site, where the existing buildings and other infrastructures have become dilapidated;

- (63) "Refuse" means any waste matter generated out of different activities, processes, either Bio-degradable/Nonbiodegradable/recyclable in nature in either solid or semisolid form which cannot be consumed, used or processed by the generator in its existing form.
- (64) "**Refuse Derived Fuel**" (RDF) means fuel derived from combustible waste fraction of solid waste like plastic, wood, pulp or organic waste, other than chlorinated materials, in the form of pellets or fluff produced by drying, shredding, dehydrating and compacting of solid waste ;
- (65) **"Residual solid waste"** means and includes the waste and rejects from the solid waste processing facilities which are not suitable for recycling or further processing ;
- (66) "Rule" means Solid Waste Management Rules, 2016 ;
- (67) **"Sanitation"** means the promotion of hygiene and the prevention of disease and other consequences of ill health relating to environmental factors ;
- (68) **"Sanitary Landfill Facility"** means a waste disposal site for the deposit of residual solid waste in a facility designed with protective measures against pollution of ground water, surface water and air fugitive dust, wind-blown litter, bad odour, fire hazard, bird menace, pests or rodents, greenhouse gas emissions, slope instability and erosion ;
- (69) **"Sanitary land filling"** means the final and safe disposal of residual solid waste and inert wastes on land in a facility designed with protective measures against pollution of ground water, surface water and fugitive air dust, wind-blown litter, bad odour, fire hazard, animal menace, bird menace, pests or rodents, greenhouse gas emissions, persistent organic pollutants slope instability and erosion ;
- (70) **"Sanitary waste"** means wastes comprising of used diapers, sanitary towels or napkins, tampons, condoms, incontinence sheets and any other similar waste ;

- (71) **"Sanitary worker"** means a person employed by the municipal corporation for collecting or removing MSW or cleansing the drains in the municipal/corporation areas ;
- (72) "Schedule" means the Schedule appended to these rules ;
- (73) **"Storage"** means the temporary containment of solid waste in a manner so as to prevent littering, attraction to vectors, stray animals and excessive foul odour ;
- (74) **"Secondary storage"** means the temporary containment of solid waste after collection at secondary waste storage depots or MRFs or bins for onward transportation of the waste to the processing or disposal facility ;
- (75) "Segregation" means sorting and separate storage of various components of solid waste namely biodegradable wastes including agriculture and dairy waste, non biodegradable wastes including recyclable waste, non-recyclable combustible waste, sanitary waste and non recyclable inert waste, domestic hazardous wastes, and construction and demolition wastes ;
- (76) **"Service provider"** means an authority providing public utility services like water, sewerage, electricity, telephone, roads, drainage, etc. ;
- (77) "Solid waste" means and includes solid or semi-solid domestic waste, sanitary waste, commercial waste, institutional waste, catering and market waste and other non-residential wastes, street sweepings, silt removed or collected from the surface drains, horticulture waste, agriculture and dairy waste, treated bio-medical waste, Hazardous waste excluding industrial waste, bio-medical waste and e-waste, battery waste, radio-active waste generated in the area under the local authorities and other entities ;
- (78) **"Sorting"** means separating various components and categories of recyclables such as paper, plastic, cardboards, metal, glass, etc., from mixed waste as may be appropriate to facilitate recycling ;

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 - (79) "Source" means the premises in which the waste is generated or a community storage centre used by owners/ occupiers of one or more premises for segregated storage of MSW;
 - (80) **"Spittoon"** means a metal or earthenware pot typically having a funnel-shaped top, used for spitting into.
 - (81) "**Stabilising**" means the biological decomposition of biodegradable wastes to a stable state where it generates no leachate or offensive odours and is fit for application to farm land, soil erosion control and soil remediation ;
 - (82) "Stabilised biodegradable waste" means the biologically stabilized (free of pathogens) waste resulting from the mechanical/biological treatment of bio degradable waste ; only when stabilised can such waste be used with no further restrictions ;
 - (83) "Street vendor" means any person engaged in vending of articles, goods, wares, food items or merchandise of everyday use or offering services to the general public, in a street, lane, side walk, footpath, pavement, public park or any other public place or private area, from a temporary built up structure or by moving from place to place and includes hawker, peddler, squatter and all other synonymous terms which may be local or region specific; and the words ∺street vendingø with their grammatical variations and cognate expressions, shall be construed accordingly ;
 - (84) "Tipping fee" means a fee or support price determined by the local authorities or any state agency authorised by the State government to be paid to the concessionaire or operator of waste processing facility or for disposal of residual solid waste at the landfill ;
 - (85) "Transportation" means conveyance of solid waste, either treated, partly treated or untreated from a location to another location in an environmentally sound manner through specially designed and covered transport system so as to prevent the foul odour, littering and unsightly conditions;

- (86) "Transfer station" means a facility created to receive solid waste from collection areas and transport in bulk in covered vehicles or containers to waste processing and, or, disposal facilities ;
- (87) **"Treatment"** means the method, technique or process designed to modify physical, chemical or biological characteristics or composition of any waste so as to reduce its volume and potential to cause harm ;
- (88) "User fee/Charges" means fees or charges imposed by Jammu Municipal Corporation, through general or special order of the Competent Authority from time-to-time, on the waste generator to cover full or part cost of providing solid waste collection, transportation, processing and disposal services ;
- (89) "Vacant Plot" means any Land or open space belonging to a private party/person that is not occupied by them/him;
- (90) "Vermi composting" means the process of conversion of bio-degradable waste into compost using earth worms ;
- (91) **"Waste hierarchy"** means the priority order in which the solid waste is to be managed by giving emphasis to prevention, reduction reuse, recycling, recovery and disposal, with prevention being the most preferred option and the disposal at the landfill being the least ;
- (92) "Waste generator" means and includes every person or group of persons, every residential premises and nonresidential establishments including Indian Railways, defence establishments, which generate solid waste or other institutions i. e. Hotels, restaurants, malls, private/government business/ industrial establishments falling within the limits of Jammu Municipal Corporation.

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 - (93) **"Waste picker"** means a person or groups of persons informally engaged in collection and recovery of reusable and recyclable solid waste from the source of waste generation, streets, bins, material recovery facilities, processing and waste disposal facilities for sale to recyclers directly or through intermediaries to earn their livelihood.

CHAPTER II

SEGREGATION AND PRIMARY STORAGE OF SOLID WASTE

4. Segregation and storage of solid waste at source.ô (1) It shall be necessary for all waste generators to separate and store the solid waste coming out of their own places regularly into three streams namely :ô

- (a) non-biodegradable or dry waste ;
- (b) biodegradable or wet waste ;
- (c) domestic hazardous waste; and deposit it into covered waste bins, and handover segregated waste to designated waste collectors as per the direction of Jammu Municipal Corporation from time to time.

(2) Every bulk waste generator is to separate and store the solid waste coming out of their own places into three streams namely :ô

- (a) non-biodegradable or dry waste ;
- (b) biodegradable or wet waste ;
- (c) hazardous waste in suitable bins ; and handover segregated waste to authorised waste processing or disposal facilities or deposition centres through the authorised waste collection agency with paying the carrying charges specified by Jammu Municipal Corporation from time to time.

(3) The colour of bins for storage of segregated waste shall be green- for biodegradable waste or wet waste blue - for non- biodegradable or dry waste and black- for domestic hazardous waste.

(4) All resident welfare and market associations shall ensure segregation of waste at source by the generators, facilitate collection of segregated waste in separate streams, handover recyclable material to either the authorised waste pickers or the authorised recyclers. The biodegradable waste shall be processed, treated and disposed of through composting or bio-methanation within the premises as far as possible. The residual waste shall be given to the waste collectors or agency as directed by Jammu Municipal Corporation.

(5) All gated communities and institutions with more than 5,000 sq. m. area shall ensure segregation of waste at source by the generators, facilitate collection of segregated waste in separate streams, handover recyclable material to either the authorised waste pickers or the authorised recyclers. The bio-degradable waste shall be processed, treated and disposed off through composting or bio- methanation within the premises as far as possible. The residual waste shall be given to the waste collectors or agency as directed by Jammu Municipal Corporation.

(6) All hotels and restaurants shall ensure segregation of waste at source, facilitate collection of segregated waste in separate streams, handover recyclable material to either the authorised waste pickers or the authorised recyclers. The bio-degradable waste shall be processed, treated and disposed of through composting or bio-methanation within the premises as far as possible. The residual waste shall be given to the waste collectors or agency as directed by Jammu Municipal Corporation.

(7) No person shall organize an event or gathering of more than one hundred persons at any unlicensed place without intimating Jammu Municipal Corporation along with payment of user fee as prescribed in the schedule, at least three working days in advance and the person or the organizer of such event shall ensure segregation of waste at source and handing over of segregated waste to waste collector or agency as specified by Jammu Municipal Corporation.

(8) Used sanitary waste are to be securely wrapped as and when generated in the pouches provided by the manufacturers or brand owners of these products or in a news paper or suitable biodegradable wrapping material and place the same in the bin meant for nonbiodegradable waste or dry waste. (9) Every street vendor shall keep suitable containers for storage of segregate waste generated during the course of his activity such as food waste, disposable plates, cups, cans, wrappers, coconut shells, leftover food, vegetables, fruits, etc., and shall deposit such waste at waste storage depot or container or vehicle as notified by Jammu Municipal Corporation.

(10) Waste generator of garden and horticulture waste generated from his premises shall store such waste separately in his own premises and dispose of the same as per the directions of Jammu Municipal Corporation from time to time.

(11) Domestic Hazardous Waste shall be stored and delivered by every waste generator to the collection vehicle which shall be provided weekly/periodically by Jammu Municipal Corporation or any other Agency authorised by it for collection of such waste, or to a centre designed for collection of such waste for disposal in a manner that is mandated by the Government of Jammu and Kashmir or State Pollution Control Board.

(12) Construction and Demolition Waste shall be stored and delivered separately as per the Construction and Demolition Waste Management Rules, 2016.

(13) No untreated bio-medical waste, e-waste, hazardous chemicals and industrial waste shall be mixed with solid waste. Such waste shall be disposed off in accordance with the respective rules framed under the Environment (Protection) Act, 1986.

(14) Every owner/occupier of any premises other than designated slaughter houses and markets, who generates poultry, fish and slaughter waste as a result of any commercial activity, shall store the same separately in closed, hygienic condition and deliver it at a specified time, on a daily basis to the Jammu Municipal Corporation, collection vehicle provided for this purpose. Depositing of such waste in any community waste bin is strictly prohibited.

(15) Segregated bio-degradable solid waste if not composted by the generators, shall be stored by them within their premises and its delivery shall be ensured to the municipal worker/vehicle/waste picker/ waste collector or to the bio-degradable waste collection vehicle provided for specified commercial generators of bulk bio-degradable waste at such times as may be notified from time to time.

SOLID WASTE COLLECTION

4. *Collection of Solid Waste*.ô (1) In compliance with SWM Rules, 2016, door to door collection of segregated solid waste shall be implemented in all areas or Wards of Jammu Municipal Corporation, to collect garbage from every house, including slums and informal settlements on a daily basis by integrating the informal door to door collection system with Jammu Municipal Corporation collection system.

(2) In order to collect garbage from every house, area-wise specific time slot shall be set and published at conspicuous parts of that area and on the website of Jammu Municipal Corporation, Commonly, time for house to house garbage collection shall be set from 5.30 A. M. to 10.30 A. M. for summer and for winter 7:00 A. M. to 11:00 A. M. For collection of garbage from trading establishments, shops in commercial areas or any other institutional waste generators, commonly the time shall be from 7.30 A. M. to 11:00 A. M. However, sweeping can be undertaken twice daily, if required at public and commercial places. The timing for collection of garbage from the trading establishments, shops in commercial areas or any other institutional waste generators shall be decided by the Jammu Municipal Corporation accordingly.

(3) Arrangements shall be made for collection of residual solid waste from bulk waste generators, which are processing waste *in-situ*.

(4) Residual solid waste from vegetable, fruit, flower, meat, poultry and fish market shall be collected on day to day basis.

(5) Horticulture and garden waste shall be separately collected and disposed off. One or two days in a week shall be specified for this purpose.

(6) To make optimum use of bio-degradable waste from fruits and vegetable markets, meat and fish markets, bulk horticulture and garden waste and to minimize the cost of collection and transportation, such waste shall be processed or treated within the area where waste is generated. (7) Manual handling of waste in the containers shall be prohibited. If unavoidable due to constraints, manual handling shall be carried out under proper protection with due care for safety of workers.

(8) Waste generators shall be responsible to deposit their segregated waste in the Auto-Tipper/Rickshaws etc. deployed by Jammu Municipal Corporation. Segregated waste from multistoried buildings, apartments, housing complexes may be collected from the entry gate or any other designated location.

(9) Changing needs and advances in technology shall be taken into consideration for selection of collection equipment and vehicles. Auto-Tippers or vehicles of specific capacity with hydraulically operated hopper covering mechanism from top having two compartments for carrying biodegradable and non-biodegradable waste separately with a hooter shall be deployed for collection of waste.

(10) Automatic voice recorded device, bell or horn having sound not more than the permissible noise level shall be installed on every garbage collection vehicle used by waste collectors.

(11) Route plans for each primary collection and transportation vehicle shall be provided by Jammu Municipal Corporation or by the notified authorised waste collector. These plans in tabular as well as GIS map form, duly approved by Jammu Municipal Corporation shall mention starting point, start time, waiting points, waiting time on route, end point and end time of the specified route. Jammu Municipal Corporation or the notified authorised waste collector shall provide a 'Board' at each street to display time-table of primary collection and transportation vehicles to allow residents avail the facility at prescribed time. Such information shall also be uploaded on the website of Jammu Municipal Corporation and published in the local leading newspaper periodically for the information of General Public.

(12) In narrow streets that cannot be serviced by auto tipper or the vehicle, a 3-Wheeler or smaller motorized vehicle with hydraulically operated hopper covering mechanism from top having two compartments for carrying wet and dry waste separately with a hooter, compatible with mobile transfer station shall be deployed.

(13) In congested and narrower streets that cannot even be serviced by 3-Wheeler or smaller vehicle, cycle rickshaws or any other type of suitable equipment shall be deployed.

(14) Smaller, narrow and congested streets/lanes where even a 3-wheeler/rickshaw etc. cannot operate, vantage points shall be designated at the start of the locality/street where the collection vehicle shall be parked and the helper/driver of vehicle shall carry a whistle and walk in the locality to announce arrival of vehicle for collecting solid waste. Time table for such collection system shall be displayed at the notice board and uploaded on the website of Jammu Municipal Corporation.

(15) Auto tippers, 3-wheelers, rickshaws and any other type of collection vehicles engaged in this service shall collect waste only from households and not from any other source viz. dhalaos, open sites, ground, bins and drains etc.

(16) Jammu Municipal Corporation or its notified authorised waste collectors shall be responsible to cover all the streets/lanes of each zone for the primary collection.

CHAPTER IV

SECONDARY STORAGE OF SOLID WASTE

6. Storage of solid waste in the secondary storage points.ô (1) Segregated solid waste collected from doorsteps shall be taken to waste storage depots, community storage bins or fixed or mobile transfer stations or the locations specified by Jammu Municipal Corporation for secondary storage of waste.

(2) Such secondary storage points shall have covered containers (of specified colour) for separate storage of :ô

- (a) non-biodegradable or dry waste ;
- (b) biodegradable or wet waste ;
- (c) domestic hazardous waste ;

(3) Different containers shall be used in the areas demarcated by Jammu Municipal Corporation to keep segregated waste in the following manner :ô

- (a) green- for biodegradable waste ;
- (b) blue for non-biodegradable ;
- (c) black for domestic hazardous waste ;

Jammu Municipal Corporation shall separately notify, from time to time, mandatory colour coding and other specifications of receptacles prescribed for storage and delivery of different types of solid waste to enable safe and easy collection without any mixing or spillage of waste, which generators of different types of solid waste shall have to adhere to.

(4) Jammu Municipal Corporation on its own or through outsourcing agencies shall maintain the storage facilities for solid waste in a manner that does not create unhygienic and unsanitary conditions around it.

(5) Containers of various sizes in the secondary storage depots shall be provided by Jammu Municipal Corporation or any assigned agencies in different colours as mentioned in these bye-laws.

(6) Storage facilities shall be created and established by taking into account quantities of waste generation in a given area and the density of population.

(7) Storage facilities shall be user friendly and shall be so designed that it ensures compaction of waste and that the waste stored is not exposed to open atmosphere.

(8) All the housing cooperative societies, associations, residential and commercial establishments and gated communities etc. shall have the responsibility to put coloured bins as prescribed by these bye-laws and to keep adequate number of containers in appropriate places in their own complexes, so that the daily waste generated there can be properly deposited.

(9) Jammu Municipal Corporation or its specified agency shall carry out washing and disinfection of all the bins on a weekly basis.

(10) Recycling Centers for Dry Waste (Non-Biodegradable Waste)ô

- (a) Jammu Municipal Corporation shall convert its existing Dhalaos or identify specific location as per requirement, as 'Recycling Centersø which shall be used for segregation of dry waste received through street/door to door waste collection service. Recycling centers may be increased depending on the quantity of dry waste received.
- (b) Dry (non-biodegradable) waste from street/door-to-door collection system and from commercial establishments shall be transferred only to these designated -recycling centersø These designated centers shall receive only dry waste.
- (c) There shall also be a provision for the households to directly deposit or sell their recyclable dry waste to the authorised agents and/or authorised waste dealers of Jammu Municipal Corporation at these recycling centers at pre-notified rates. A weighing scale and a counter shall be provided at each recycling unit for this purpose. The authorised agents and/ or authorised waste dealers shall be allowed to dispose off or sell the recyclable waste to the secondary market or recycling units only in consonance with the provisions of SWM Rules, 2016. The authorised agents and/or authorised waste dealers will be entitled to retain sales realization thereof.

(11) Deposition Centre for specified Domestic Hazardous Wasteô

> (a) For the collection of domestic hazardous waste, a deposition centre will be set up at a suitable location for receiving the specified domestic hazardous waste. Such facility shall be

set in each ward in a manner as per guidelines prescribed and notify the timing of receiving of such waste.

- (b) Jammu Municipal Corporation may also give the responsibility to its agency or concessionaire to collect domestic hazardous waste from all waste generators in segregated manner.
- (c) Such waste shall be transported separately to the hazardous waste disposal facility set up by the Government.

CHAPTER V

TRANSPORTATION OF SOLID WASTE

6. *Transportation of solid waste*.ô (1) Vehicles used for transportation of waste shall be covered in such manner that the collected waste is not exposed to open environment. The vehicles may also include compactors and mobile transfer stations depending upon choice of technology by Jammu Municipal Corporation.

(2) The storage facilities set up by Jammu Municipal Corporation shall be attended daily for clearing waste. The areas around the place where the bins or containers are kept shall also be cleaned.

(3) Collected segregated bio-degradable waste from residential and other areas shall be transferred to the processing plants like compost plants, bio-methanation plants or any such other facilities in a covered manner.

(4) Wherever applicable, for bio-degradable waste, preference shall be given for on-site processing of such waste.

(5) Collected non-bio-degradable waste shall be transported to the respective processing facilities or secondary storage facilities.

(6) Construction and Demolition Waste shall be transported as per the provisions of the Construction and Demolition Waste Management Rules, 2016.

(7) Jammu Municipal Corporation shall make arrangements for transportation of inerts in a proper manner. The street sweeping waste

(8) Transportation vehicles shall be so designed that multiple handling of waste, prior to final disposal, is avoided.

(9) The collection vehicles engaged for the purpose shall deposit/ transfer waste only at the MTS (Mobile Transfer Station) or FCTS (Fixed compactor Transfer Stations) wherever provided.

(10) In case MTS/FCTS is not stationed at the designated location at that point of time for any reason, then the 'loaded vehicle' shall go to the next designated location of the MTS or FCTS or the site specified by Jammu Municipal Corporation to unload the waste.

(11) Fixed compactor transfer station shall be transported through hook loader.

(12) MTS or FCTS shall transport the waste directly to compost plant, waste to energy plant or any other site/plant designated by Jammu Municipal Corporation.

(13) There should be no inter-mixing of waste from various sources during the transportation of waste.

(14) The services of street level collection and transportation of waste shall be provided every day including holidays.

(15) MTS engaged in this service shall receive waste only from designated auto tippers, 3-wheelers or vehicle/bins collecting waste from street level operations.

(16) Dedicated MTS shall be deployed at specified locations to receive waste from the Auto Tippers, 3-Wheelers, Rickshaws etc. engaged in street-level and door-to-door collection of solid waste from households and commercial establishments as per the approved route plans.

(17) Design of MTS and FCTS shall allow unloading of waste from primary collection vehicles by consuming minimum time and without littering waste. (18) Garbage spilled near MTS and FCTS, while transferring the solid waste, should be cleaned so that no spillage is left. Disinfectant should be used after cleaning process at that location.

(19) Jammu Municipal Corporation or its specified agency shall install CCTV cameras at all secondary storage facilities.

CHAPTER VI

PROCESSING OF SOLID WASTE

8. *Processing of solid waste*.ô (1) Jammu Municipal Corporation shall facilitate construction, operation and maintenance of solid waste processing facilities and associated infrastructure on their own or through any agency for optimum utilisation of various components of solid waste adopting suitable technology including the following technologies and adhering to the guidelines issued by the Ministry of Urban Development from time to time and standards prescribed by the Central Pollution Control Board :ô

- (a) to minimise transportation cost and environmental impacts, preference shall be given to decentralised processing such as bio-methanation, microbial composting, vermi-composting, anaerobic digestion or any other appropriate processing for bio-stabilisation of biodegradable waste ;
- (b) through medium/large composting bio-methanation plants at centralised locations ;
- (c) through waste to energy processes by refuse derived fuel for combustible fraction of waste or supply as feed stock to solid waste based power plants ; and/or
- (d) through construction and demolition waste management plants.

(2) Jammu Municipal Corporation shall endeavour to create a market for consumption of RDF (Refuse Derived Fuel). The cement factories are liable to take RDF from municipal dumping sites who have to use RDF to the order of 5% of the total fuel burnt by them in their kilns.

(3) In waste to energy plant by direct incineration, absolute segregation shall be mandatory and be part of the terms and conditions of the relevant contracts.

(4) Jammu Municipal Corporation shall ensure that recyclables such as paper, plastic, metal, glass, textile etc. go to authorised recyclers.

9. Other guidelines for processing of solid waste.ô (1) Jammu Municipal Corporation shall enforce processing of bio-degradable waste on site of generation of such waste through composting or bio-methanation, as far as possible, at RWAs (Resident Welfare Associations), group housing societies, markets, gated communities and institutions with more than 5000 sq. m. areas, all hotels and restaurants, banquet halls and places of such nature. Preference shall be given for on site processing of biodegradable waste generated by other waste generators as well.

(2) Bulk generators who fail to install waste processing units within their premises shall be liable for fine to install such processing units with time line envisaged in the notices. If they perpetually fail to establish waste disposal system within six months after first notice issued to them, the Jammu Municipal Corporation are empowered to seal such erring bulk waste generating business establishments.

(3) Jammu Municipal Corporation shall enforce that markets dealing with vegetables, fruits, flowers, meat, poultry and fish waste while processing bio-degradable waste ensure hygienic conditions.

(4) Jammu Municipal Corporation shall enforce processing of horticulture, parks and garden waste separately in the parks and gardens by the generators.

(5) Jammu Municipal Corporation shall involve communities in waste management and promote home composting, bio gas generation, decentralized processing of waste at community level, subject to control of odour and maintenance of hygienic conditions around the facility.

(6) The waste generator has to pay user charges/sanitation fee to the local bodies inspite of the fact if they process their waste at their institutional level.

CHAPTER VII

DISPOSAL OF SOLID WASTE

10. *Disposal of Solid waste*.ô Jammu Municipal Corporation shall undertake on its own or through any other agency, the construction, operation and maintenance of sanitary landfill and associated infrastructure for disposal of residual waste and inert street sweepings and silt from surface drains in a manner prescribed under SWM Rules and any other obligation imposed by any other law for the time being in force.

CHAPTER VIII

USER FEE AND LEVYING OF SPOT FINE/PENALTY

11. User fee for collection, transportation, disposal of solid waste.ô (1) User fee shall be fixed for providing services for garbage collection, transportation and disposal from waste generators by Jammu Municipal Corporation. The rates of user fee are specified in Schedule-I.

(2) The user fee so fixed shall be collected from waste generators by Jammu Municipal Corporation or the authorised agency or person as may be authorised by Commissioners/Director of Jammu Municipal Corporation in this behalf.

(3) Jammu Municipal Corporation shall prepare the database of all the waste generators for the purpose of levying user fee, and evolve appropriate mechanism for billing/collection/recovery of user charges, within three months from the date of notification of these bye-laws. The database shall be updated regularly.

(4) Jammu Municipal Corporation shall adopt different methods for collection of user fee including online payment.

(5) Special days in a month, preferably in first week of each month, shall be fixed for collection of user fee.

(6) There shall also be a system of yearly or half yearly payment. If the user fee is paid in advance for the entire year, then amount for ten months will be charged instead of twelve months. Similarly, for six months

(7) The user fee mentioned in Schedule-I shall stand automatically increased by 5% after every 3 years with effect from 1st January of the year.

(8) The user fee shall be collected only by the institution/person authorised by the competent authority by a general or special order in this behalf.

(9) In case of default of payment of user fee/fine, the competent authority may recover the same from the defaulter as an arrear of land revenue as per the provision of Land Revenue Act, 1996. However, Municipal Corporation, Jammu/Srinagar shall be allowed to effect the recovery under the provisions of Jammu and Kashmir Municipal Corporation Act, 2000.

12. Fine/Penalty for contravention of SWM Rules.ô (1) Whosoever' contravenes or fails to comply with any of the provisions of SWM Rules or these bye-laws shall be imposed with fine as mentioned in Schedule-II appended to these bye-laws.

(2) In case of repeated contravention or non-compliance as mentioned in clause (a) above, fine amount for every such default shall be levied per day or month, as the case may be.

(3) The Commissioners shall designate officers for levying fine or penalty by a general or special order in this behalf. The fine/penalty amount is specified in Schedule-II.

(4) The fine or penalty mentioned in Schedule-II shall stand automatically increased by 5% after every 3 years with effect from 1st January of the year.

(5) The fine shall be levied and collected on the spot by the designated officers. In case of non-payment of fine at the spot, the procedure for prosecution prescribed under provisions of the Environment (Protection) Act, 1986 shall follow.

(6) In realization of fines imposed on defaulters, the J&K State Pollution Control Board shall not renew the licenses of hotels and other business units unless an NOC is not procured by the business unit/s from the concerned Jammu Municipal Corporation.

(7) Fine shall be imposed on the hospitals and allied concerns if they are found mixing bio-medical wastes with municipal solid waste.

(h) Charges for the material recovery by rag pickers or waste dealers to be decided by the Municipal Corporation, Jammu.

(8) Concession to bulk purchasers of compost/plastic/tin and recyclables on the price of by product, if any, as a result of processing of Solid Waste shall be decided by the Jammu Municipal Corporation.

(j) The cement manufacturing units shall be responsible to lift the RDF from municipal dumping sites and their license renewals be linked with Jammu Municipal Corporation NOCø.

(9) Tippers ferrying building material and causing avoidable waste on the streets shall be liable for fine to be decided by the Jammu Municipal Corporation but not less than Rupees Five Hundred (500/-) per default.

13. Responsibilities of Waste Generators.ô (1) Prohibition of litteringô

- (a) Littering in any public place : No person shall litter in any public place except in authorised public or private litter receptacles. No person shall repair vehicles, wash/clean utensils or any other object or keep any type of storage in any public place except in such public facilities or conveniences specifically provided for any of these purposes.
- (b) Littering on any property : No person shall litter on any open or vacant property except in authorised private or public receptacles.
- (c) Litter-throwing from vehicles : No person, whether a driver or passenger in a vehicle, shall litter upon any street, road, sidewalk, playground, garden, traffic island or other public

- (d) Litter from goods vehicles : No person shall drive or move any truck or other goods vehicle unless such vehicle is so constructed and loaded as to prevent any load, contents or litter from being blown off or deposited upon any road, sidewalks, traffic island, playground, garden or other public place.
- (e) Litter by owned/pet animals : It shall be the responsibility of the owner of any pet animal including dog, cat etc. to promptly scoop/clean up any litter created by such pet on the street or any public place and take adequate steps for the proper disposal of such waste preferably by their own sewage system.
- (f) Disposal of waste in drain etc. No person shall litter in any drain/river/open pond/water bodies.

(2) Burning of waste : Disposal by burning of any type of solid waste at public places or at any private or public property is strictly prohibited.

(3) õClean Areaö: Every person shall endeavour that any public place in front of or adjacent to any premises owned or occupied by him including the footpath and open drain/gutter and kerb is free of any waste, either in solid or liquid form.

(4) For Public Gatherings and Events organised in public places for any reason (including for processions, exhibitions, circuses, fairs, political rallies, commercial, religious, socio-cultural events, protests and demonstrations, etc.) where the permission from the Police Department and/or from the Jammu Municipal Corporation is required, it will be the responsibility of the organiser of the event or gathering to ensure the cleanliness of that area as well as all appurtenant areas.

(5) Refundable Cleanliness Deposit, as may be notified by the Jammu Municipal Corporation, will be taken from the organiser, by the concerned zonal office for the duration of the event. This deposit will be refunded on the completion of the event after it is noted that the said

public place has been restored back to a clean state, and any waste generated as a result of the event has been collected and transported to designated sites. This deposit will be only for the cleanliness of the public place and does not cover any damage to property. In case the organisers of the event wish to avail of the services of the Jammu Municipal Corporation for the cleaning, collection and transport of waste generated as a result of that event, they must apply to the Commissioner Municipal Corporation, Jammu for availing the services and pay the necessary charges as may be fixed by the Competent Authority for this purpose.

(6) Dumping of solid waste on vacant plot and depositing construction and demolition waste at non-designated locations shall be dealt with by the Jammu Municipal Corporation in the following manner :ô

- (a) The Jammu Municipal Corporation may serve a notice on the owner/occupier of any premises, requiring such owner/ occupier to clear any waste on such premises in a manner and within a time specified in such notice.
- (b) If the person on whom the notice has been served fails to comply with the requirements imposed by the notice, such person shall be liable to pay penalties as prescribed from time to time.
- (c) If the person on whom the notice is served fails to comply with any requirements imposed by such notice, the Jammu Municipal Corporation mayô
 - (i) Enter on the premises and clear the waste ; and
 - (ii) Recover from the occupier the expenditure incurred in having done so.

(7) Duty of manufacturers or brand owners of disposable products and sanitary napkins and diapersô

(a) All manufacturers/sole distributors/whole sellers of disposal products such as tin, glass, plastics packaging, wrappers etc., or brand owners who introduce such products in the market within the jurisdiction of Jammu Municipal Corporation shall provide necessary financial assistance to Jammu Municipal Corporation for establishment of waste

- (b) All such brand owners who sell or market their products in such packaging material which are non-biodegradable shall put in place a system to collect back the packaging waste generated due to their production.
- (c) Manufacturers or brand owners or marketing companies of sanitary napkins and diapers shall explore the possibility of using all recyclable materials in their products or they shall provide a pouch or wrapper for disposal of each napkin or diapers along with the packet of their sanitary products.
- (d) All such manufacturers, brand owners or marketing companies shall educate the masses for wrapping and disposal of their products.

(8) All industrial units using fuel and located within one hundred Km. from a solid waste based refuse derived fuel plant shall make arrangements to replace at least five percent of their fuel requirement by refused derived fuel so produced.

14. *Responsibilities of Jammu Municipal Corporation*.ô (1) Jammu Municipal Corporation shall within its territorial area, be responsible for ensuring regular system of surface cleaning of all common streets/ roads, public places, temporary settlements, slum areas, markets, its own parks, gardens, drains etc. by employing human resources and machines and shall be bound to collect the garbage from the declared storage containers, and transport it every day to the final disposal point in closed vehicles for which Jammu Municipal Corporation may engage private parties on contract or Public Private Partnership mechanism with the prior approval of Govt., apart from its own cleaning staff and vehicles. In addition, Jammu Municipal Corporation shall identify all the commercial areas for carrying out sweeping twice a day.

(2) Jammu Municipal Corporation or the authorised agency engaged by it shall provide and maintain sufficient number of community litter bins of sufficient size on public roads, in surroundings of railway stations, bus stops, religious places, in commercial areas etc.

(3) Jammu Municipal Corporation for the purpose of managing solid waste activities in decentralized and regular manner shall designate one officer in every ward to supervise the spots of containers, public toilets, community toilets or urinals in public places, transfer station for public garbage, landfill processing units etc.

(4) The competent authority shall designate sufficient Senior Officer/s, preferably not below the rank of to be decided by the Jammu Municipal Corporation, as Nodal Officer/s to monitor the progress of segregation, collection, transportation, processing and disposal of solid waste.

(5) Each ward shall be divided into sweeping beats based on the prescribed parameter and deploy manpower accordingly or rationalize the existing deployment and monitor their work by using latest technology. Wherever it is unable to get sweeping through its own staff, it may outsource through contract. Each beat shall be inspected by the supervising officials on daily basis prescribed as per directions.

(6) Jammu Municipal Corporation shall employ latest road/street cleaning machines, mechanical sweepers or other equipments which improves the efficiency of sweeping and drainage cleaning.

(7) Jammu Municipal Corporation shall create awareness and sensitization through Information, Education and Communication (IEC) campaign and educate the waste generators and other stakeholders about the various provisions of Solid Waste Management Rules and these byelaws with special emphasis on user fee and fines/penalties.

(8) Jammu Municipal Corporation shall encourage waste generators to treat wet waste at source. It may consider creating systems for incentives for adoption of decentralized technologies such as bio-methanation, composting etc. Incentives may be like awarding and recognizing the households. RWAs and institutions etc. by giving certificates by publishing their names on respective websites or rebate in property tax etc.

(9) Jammu Municipal Corporation shall ensure that the authorities of Agriculture Department, Floriculture Department, Horticulture, SKAUST are supplied with sufficient quantity of compost generated out of organic waste to phase out the use of chemical fertilizers and use compost in all parks, gardens maintained by them and wherever possible in other places under its jurisdiction. Incentives may be provided to recycling initiatives by informal waste recycling sector and shall take up with the Directorate of Horticulture, Agriculture and Floriculture for use of compost.

(10) Jammu Municipal Corporation shall make efforts to streamline and formalize solid waste management systems and endeavour that the informal sector workers in waste management (waste pickers) are given priority to upgrade their work conditions and are enumerated and integrated into the formal system of solid waste management.

(11) Jammu Municipal Corporation shall ensure that the operator of a facility provides personal protection equipment including uniform, fluorescent jacket, hand gloves, raincoats, appropriate foot wear and masks to all workers handling solid waste and the same are used by the workforce.

(12) Jammu Municipal Corporation shall ensure occupational safety of its own staff and staff of outsourced agency involved in collection transport and handling of waste by providing appropriate and adequate personal protective equipments.

(13) In case of an accident at any solid waste processing or treatment or disposal facility or landfill site, the officer-in-charge of the facility shall report to Jammu Municipal Corporation immediately which shall review and issue instructions, if any, to the in-charge of the facility.

(14) Regular checks : Commissioner, Joint Commissioner (A), Health Officer, Jammu Municipal Corporation shall conduct regular checks in various parts of the wards and other places of collection, transportation, processing and disposal of solid waste to supervise compliance of various provisions of SWM Rules and these bye-laws.

(15) Jammu Municipal Corporation shall develop a public grievance redressal system (PGRS) by setting up of call centre at its headquarter. The PGRS may include SMS based service mobile application or web based services.

(16) Jammu Municipal Corporation shall install bio-metric/smart card technologies/ICT System for tracking and recording attendance of employees associated with the working of SWM Rules and these byelaws at Hq./all zones/ward offices etc. and shall make an endeavour to integrate such system with the salary/wages/remuneration.

(17) Transparency and Public Accessibility : To ensure greater transparency and public accessibility, Jammu Municipal Corporation shall provide all necessary information through its website.

(18) Jammu Municipal Corporation shall perform all other duties mentioned in SWM Rules, which have not been specifically mentioned in these bye-laws.

CHAPTER-X

MISCELLANEOUS

15. If any doubt or difficulty arises in the interpretation or implementation of these bye-laws the same shall be placed before Administrative Secretary of Housing and Urban Development Department, whose decision in the matter shall be final.

16. Co-ordination with Government Bodies : Jammu Municipal Corporation shall co-ordinate with other government agencies and authorities, to ensure compliance of these bye-laws within areas under the jurisdiction or control of such bodies. In case of any difficulty matter shall be placed before Chief Secretary of Government of J&K.

17. The Competent Authority may issue general or special orders from time to time for proper implementation of Solid Waste Management Rules, 2016 and these bye-laws.

(18) Right to Appeal: Any person aggrieved or affected by Jammu and Kashmir Solid Waste Management Bye-Laws, 2018 shall have the right to appeal before concerned Commissioner Municipal Corporation Jammu within 30 days and in case he is not satisfied with the disposal of Commissioner concerned, the second appellate authority shall be Administrative Secretary of Housing and Urban Development Department whose decision shall be final and binding.

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SCHEDULE-I

USER FEE SOLID WASTE MANAGEMENT

S.No.	Categories	User Fee from each premises/
		House/Dwelling Unit/Flat per
		month (In Rupees)
		Municipal Corporations Jammu
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100

1. Residential dwelling unit (Covered area)

i. Up to 2000 Sq. ft.

ii. Over 2000 Sq. ft.	200

	n. over 2000 by. n.	200
2.	Street Vendor	100
3.	Commercial Establishments, Shops, Eating Places (Dhaba/Sweet/Shops/ Coffee house, Saloon etc.)	500
4.	Guest House/Dharamshalas/Hostels/ Paying Guest	2000
5.	Restaurant up to sitting of 50 person	1000
6.	Restaurant with sitting of more than 50 person	2500
7.	Hotel (Up to 3 star)	3000
8.	Hotel (above 3 star)	5000
9.	Commercial offices, government officers, bank, insurance offices, coaching classes, educational institutes etc.	1800
10.	Kinder Garten, Cretches etc.	

11. Clinic, dispensary, laboratories, 2000

	1] The J&K Govt. Gazette, 31st Aug., 2019/ 60 60666666666666666666666666666666666	
1	2	3
óóóóó 12.(a)	óóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóó	óóóóóóóóóóóóóóóóóó 2500
	only non-bio medical waste.	
12.(b)	Hospitals, Nursing Homes (above 50 beds)	5000
13.	Small and cottage industry, workshop (only non-hazardous waste)	2000
14.	Godowns, cold storages (only non-hazardous waste)	4000
15.	Automobiles, showrooms	3000
16.	Service Stations, Automobile Workshops	2000
17.	Marriage/Party Halls, Festivals Halls, Party Lawns, exhibition and fairs.	5000
18.	Clubs, cinemas halls, pubs, multiplexes and other such places.	4500
19.	Any other non-commercial, commercial, religious or charitable institution not covered in any of above categories.	1000
20.	Dairies & Kennels	2000
21.	Other places/activity not marked as above.	As decided by the Commissioner, JMC by general or special order
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SCHEDULE II

FINE/PENALTY

S.No	Rule/Bye- Laws No.	Offences	Applicable to	J&K
óóóó 1	óóóóóóóóóóóó 2	56666666666666666666666666666666666666	ióóóóóóóóóóóóóóóóóóó 4	öóóóóóóóóó 5
-	_	-	 0000000000000000000000000000000	
1.	Rule 4 $(1)(a)$		Residential	500
	of SWM	segregate	Marriage/Party	10,000
	Rules	and store	Halls, Festival	,
		waste and	Halls, Party	
		handover	Lawns,	
		segregated waste in	Exhibition and	
		accordance	Clubs, Cinema	5000
		with the Rule	Halls, Pubs,	
			Community Halls,	
			Multiplexes and	
			other such places	
			with area less	
			than 5000 sq. m.	1000
			Other non-residential	1000
			entities with area less than	
			5000 sq.m.	
2		D 11	-	-
2.	Rule 4 (1)	o Failure to	Residential	500
	(b) and (d) of SWM	deal with		
	Rules	sanitary waste in		
	Kules	accordance		
		with the Rule		
		o Failure to	Non-Residential	1000
		deal with		1000
		horticulture		
		waste and		
		garden waste		
		in accordance		
		with the Rule		

1	2	3 5666666666666666 Failure to deal with construction	n tion olition Non-Residential 5000 nce						
4.	Rule 4 (2) of SWM Rules	Open burning of solid waste	Violator	5000					
5.	Rule 4 (4) of SWM Rules	Organizing an event or gathering of more than one hundred person at any unlicensed place without following the prescribed procedure	Person(s), who has/ve organised such event or gathering or, on whose behalf such event or gathering has been organized and the event manager(s), if any, who has/ve organized such event or gathering	5000					
6.	Rule 4 (5) of SWM Rules	Street vendor failing to deal with waste in accordance with the Rule	Violator	500					
7.	Bye-Law 13 (i) read with	Littering	Offender	500					

1	2	3	4	5
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8.	Rule 4 (6) of SWM Rules	Failure to deal with waste in accordance	Resident Welfare Association	5000
		with the Rule	Market Association	10,000
9.	Rule 4 (7) of SWM	Failure to deal with	Gated Community	10,000
	Rules	waste in accordance with the Rule	Institution	15,000
10.	Rule 4 (8) of SWM	Failure to deal with	Hotel	20,000
	Rules	waste in accordance with the Rule	Restaurant	10,000
11.	Rule 17 (2) of SWM Rules	Selling or marketing of disposable products without a system of collecting back the packaging waste generated due to their production	Manufacturer and/or Brand Owner	50,000
12.	Rule 17 (3) of SWM Rules	Failure to take measure in accordance with the Rule	Manufacturer and/or Brand owner and/or marketing companies	50,000

40 The J&K Govt. Gazette, 31st Aug., 2019/9th Bhad., 1941 [No. 22-1

No. 22-1] The J&K Govt. Gazette, 31st Aug., 2019/9th Bhad., 1941. 41 2 1 3 4 5 Failure to Industrial Unit Rule 18 of 50,000 13. SWM Rules replace fuel requirement by refuse derived fuel

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FORM-A

APPLICATION FOR REMITTING SOLID WASTE MANAGEMENT USER CHARGES

From

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То

The Commissioner/CEO/EO, Jammu Municipal Corporation

Sir,

I/We hereby affirm to state that I/We do carry out business at (address of the applicant with the nature of business). I/We hereby agree to hand over the Municipal Solid Waste generated by me/us at my/our premises in segregated form and also agree to pay the SWM User Charges of Rs. i i i i i i i i i (in words) as fixed in the SWM Bye-Laws.

I/We further affirm to state that in the event I/We change the place of business I/We would duly intimate the Commissioner, JMC in writing before 30 days for the consequent action to be taken for cancellation of the SWM User Charges.

Yours faithfully,

(Signature of the applicant with date)

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[Rule 15 (Z)(a), 24(2)]

- 1 Name of the City/Town and State
- 2 Population :
- 3 Area in Sq. Kilometers
- 4 Name and Address of local body

Telephone

Fax No.

E-mail:

5 Name of the officer-in-charge dealing with Solid Waste Management

Phone No.

Fax No.

E-mail:

6 Number of households in the city/town

Number of non-residential premises in the city

Number of election/administrative wads in the City/town

7 Quantity of Solid Waste Estimated Quantity of Solid Waste

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	per day in metric tones
	Quality of Solid Waste collected per day
	Per capita waste collected per day
	Quality of solid waste processed
	Quality of solid waste disposal at dumpsite/landfill
8	Status of solid waste management service
	Segregation and storage of waste at source
	Whether SOLID WASTE is stored at source in domestic/commercial/ institutional bins, if yes.
	Percentage of Household practice storage of waste at source in domestic bins
	Percentage of non-residential premises practices storage of waste at source in commercial/ institutional bins
	Percentage of households dispose or throw solid waste on the streets
	Percentage of non-residential premise dispose or throw solid waste on the streets
	Whether solid waste is stored at source in segregated form, if yes.

1 2 Percentage of premises segregating the waste at source Door to Door Collection of solid waste Whether door to door collection (D2D) of solid waste is being done in the city/town, if yes Number of wards covered in D2D collection of waste Number of household covered Number of non-residential premises including commercial establishments, hotels, restaurant, educational Institution/offices etc. covered Percentage of residential and non-residential premises covered in door to door collection through: Motorized vehicle Contained tricycle/Handcart Other device If not, method of primary collection adopted Sweeping of streets

45

Length of roads, streets, lanes, bye-lanes in the city that need to be cleaned

Frequency of street sweeping and percentage of population covered

Total used

Manual sweeping

1 2 Mechanical Sweeping Whether long handle broom used by sanitation workers Whether each sanitation worker is given handcart/tricycle for collection of waste Whether handcart/tricycle is containerized Whether the collection tools synchronizes with collection/waste storage containers utilized Secondary Waste Storage facilities No. and type of waste storage depots in the city/town Open waste storage sites Masonry bins Cement concrete cylinder bins Dhalao/covered rooms/space Covered metal/plastic containers Up to 1.1 m3 bins 2 to 5 m3 bins Above 5 m3 containers Bin-less city **Bin/Population ratio** Ward-wise details of waste storage depots (attach): Ward No. : Area : Population:

Total volume of bins placed

Total storage capacity of waste storage facilities in cubic meters

Total Waste actually stored at the waste storage depots daily

Give frequency of collection of waste from the depots

Number of bins cleared

Whether storage depots have facility for storage of segregated waste in green, blue and black bins

Whether lifting of solid waste from storage depots in manual or mechanical, give percentage

(%) of manual lifting of solid waste

(%) of mechanical lifting

If mechanical specify the method used

Whether solid waste is lifted from door to door and transported to treatment plant directly in a segregated form

Waste transportation per day Type and number of vehicles used

Animal cart

Tractors

Non-tipping Truck

1 2 666666666666666666666666666666666666
Dumper Placers
Refuse Collectors
Compactors
Others
JCB/Loader
Frequency of transportation of waste
Quantity of waste transported each day
Percentage of total waste transported daily
Waste Treatment Technologies used
Whether solid waste is processed
If yes, Quantity of waste processed daily
Whether treatment is done by local body or through an agency
Land (s) available with the local body for waste processing
Land currently utilized for waste processing
Solid Waste processing facilities in operation

Distance of processing facilities from city/town boundary

Details of technologies adopted

Composting

Vermi composting

Bio-methanation

Refuse Derived Fuel

Waste to Energy technology such as incineration, gasification, pyrolysis or any other technology

Co-processing

Combustible waste supplied to Cement plant

Combustible waste supplied to solid waste based power plants

Others

Solid waste disposal facilities

No. of dumpsite sites available with the local body

No. of sanitary Landfill sites available with the body

Area of each such sites available for waste disposal

Whether adequate covering material is available

Provisions for gas venting provided

Provision for Leachate Collection

Whether an Action Plan has been prepared from improving solid waste management practices in the City

10 What separate provisions are made for

Dairy related activities

Slaughter house waste

C&D waste (construction debris)

- 11 Details of post Closure plan
- 12 How many slums are identified and whether these are provided with Solid Waste Management facilities
- 13 Give details of : Local Bodyø own manpower deployed for collection including street sweeping, secondary storage, transportation, processing and disposal of waste
- 14 Give details of :

Contractor/concessionaire manpower deployed for collection including street sweeping, secondary storage, transportation, processing and disposal of waste

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	experienced by the local body is
	complying with provision of these
	rules
16	Mention briefly if any innovative
	idea is implemented to tackle a
	problem related to solid waste, which
	could be replicated by other local bodies

(Sd.) PANKAJ MAGOTRA, KAS,

Commissioner, Municipal Corporation, Jammu.

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- Subject :ô Jammu and Kashmir Model Solid Waste Management Bye-laws, 2018.
- Reference :ô OM No. GDC-51/CM/2019 dated 30-07-2019 from the GAD.

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Government Order No. 168-HUD of 2019

Dated 31-07-2019.

The Jammu and Kashmir Model Solid Waste Management Bye-laws forming Annexure õAö to this order are hereby published in terms of Rule 3(9) r/w Rule 15 (e), (zf) and (zg) of Solid Waste Management Rules, 2016 for adoption and notification by Municipal Corporations, Municipal Councils and Municipal Committees in the State.

By order of the Government of Jammu and Kashmir.

(Sd.) DHEERAJ GUPTA, IAS,

Principal Secretary to Government, Housing and Urban Development Department.



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART III

Laws, Regulations and Rules passed thereunder.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATóóFINANCE DEPARTMENT

Notification

Srinagar, the 8th of July, 2019.

SRO-436.óóIn exercise of the powers conferred by section 164 of the Jammu and Kashmir Goods and Services Tax Act, 2017 (Act No. V of 2017), the State Government on the recommendations of the Council

1. In rule 23, in sub-rule (1), after the first proviso, the following provisos shall be inserted, namely :ô

õProvided further that all returns due for the period from the date of the order of cancellation of registration till the date of the order of revocation of cancellation of registration shall be furnished by the said person within a period of thirty days from the date of order of revocation of cancellation of registration is registration to registration the date of order of revocation of cancellation of registration the date of order of revocation of cancellation of registration the date of order of revocation of cancellation of registration the date of order of revocation of cancellation of registration the date of order of revocation of cancellation of registration the date of order of revocation of cancellation of registration the date of order of revocation of cancellation of registration the date of order of revocation of cancellation of registration the date of order of revocation of cancellation of registration the date of order of revocation of cancellation of registration the date of order of revocation of cancellation of registration the date of order of revocation of cancellation of registration the date of order of revocation of cancellation of registration the date of order of revocation of cancellation of registration the date of order of revocation of cancellation of registration the date of order of the date of the date of order of the date of the dat

Provided also that where the registration has been cancelled with retrospective effect, the registered person shall furnish all returns relating to period from the effective date of cancellation of registration till the date of order of revocation of cancellation of registration within a period of thirty days from the date of order of revocation of cancellation of registration.ö

- 2. In rule 62,ô
 - (a) in the marginal heading, for the words õForm and manner of submission of quarterly return by the composition supplierö, the words õForm and manner of submission of statement and returnö shall be substituted ;
 - (b) in sub-rule (1),ô
 - (i) for the portion beginning with the words and figures õpaying tax under section 10ö and ending with letters and figures õForm GSTR-4ö, the following shall be substituted, namely :ô

õpaying tax under section 10 or paying tax by availing the benefit of SRO Notification No. 206 dated the

18th March, 2019 issued by Finance Department, Government of Jammu and Kashmir shallô

- (i) furnish a statement, every quarter or, as the case may be, part thereof, containing the details of payment of self-assessed tax in Form GST CMP-08, till the 18th day of the month succeeding such quarter ; and
- (ii) furnish a return for every financial year or, as the case may be, part thereof in Form GSTR-4, till the thirtieth day of April following the end of such financial year,ö;
- (ii) the proviso shall be omitted ;
- (c) in sub-rule (2), for the portion beginning with the works õreturn underö and ending with the words õother amountö, the following shall be substituted, namely :ô

õstatement under sub-rule (1) shall discharge his liability towards tax or interestö ;

- (d) in sub-rule (4),ô
 - (i) after the words and figures õopted to pay tax under section 10ö the words, letters, figures and brackets õor by availing the benefit of SRO Notification No. 206 dated the 18th March, 2019 issued by Finance Department, Government of Jammu and Kashmir shall be inserted;
 - (ii) in the Explanation,ô
 - (a) after the words onot be eligible to availo, the word oofo shall be omitted;
 - (b) after the words õopting for the composition schemeö, the words, letters, figures and brackets õor opting for

- (e) in sub-rule (5), for the words, figures and letters õthe details relating to the period prior to his opting for payment of tax under section 9 in Form GSTR-4 till the due date of furnishing the return for the quarter ending September of the succeeding financial year or furnishing of annual return of the preceding financial year, whichever is earlierö, the words, letters and figures õa statement in Form GST CMP-08 for the period for which he has paid tax under the composition scheme till the 18th day of the month succeeding the quarter in which the date of withdrawal falls and furnish a return in Form GSTR-4 for the said period till the thirtieth day of April following the end of the substituted ;
- (f) after sub-rule (5), the following sub-rule shall be inserted, namely :ô

õ(6) A registered person who ceases to avail the benefit SRO Notification No. 206 dated the 18th March, 2019 issued by Finance Department, Government of Jammu and Kashmir, shall, where required, furnish a statement in Form GST CMP-08 for the period for which he has paid tax by availing the benefit under the said notification till the 18th day of the month succeeding the quarter in which the date of cessation takes place and furnish a return in Form GSTR-4 for the said period till the thirtieth day of April following the end of the financial year during which such cessation happens.ö.

3. In the said rules, after Form GST CMP-07, the following form shall be inserted, namely :ô

(See rule 62)

Statement for payment of self-assessed tax

							F	inar	ncia	1 Y	ear			
			-				Q	uar	ter					
1.	GSTIN													
2.	(a) Legal name	<	<auto></auto>											
	(b) Trade name	<	<auto></auto>											
	(c) ARN	<	<auto> (After filing)</auto>											
	(d) Date of filing	<	<au< td=""><td>to></td><td>• (A</td><td>fte</td><td>r fi</td><td>ling</td><td>g)</td><td></td><td></td><td></td><td></td><td></td></au<>	to>	• (A	fte	r fi	ling	g)					

3. Summary of self-assessed liability

(Net of advances, credit and debit notes and any other adjustment due to amendments etc.) (Amout in ₹ in all tables)

((Amo	ut in a	t II	n a	ll ta	bles)

Sr.	Description	Value	Integrated	Central	State	Cess
No.			tax	tax	tax	
1	2	3	4	5	6	7
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1.	Outward supplies					
	(including exempt supplies)					
2.	Inward supplies attracting					
	reverse charge including					
	import of services					
3.	Tax payable (1+2)					
4.	Interest payable, if any					
5.	Tax and interest paid					

4. Verification

I hereby solemnly affirm and declare that the information given hereinabove is true and correct to the best of my knowledge and belief and nothing has been cancealed therefrom.

Place :

Signature

Date :

Name of Authorised Signatory Designation/Status

- 1. The taxpayer paying tax under the provisions of section 10 of the Jammu and Kashmir Goods and Services Tax Act, 2017 or by availing the benefit of SRO Notification No. 206 dated the 18th March, 2019 issued by Finance Department, Government of Jammu and Kashmir shall make payment of tax on quarterly basis by the due date.
- 2. Adjustment on account of advances, credit/debit notes or rectifications shall be reported against the liability.
- 3. Negative value may be reported as such if such value comes after adjustment.
- 4. If the total tax payable becomes negative, then the same shall be carried forward to the next tax period for utilising the same in that tax period.
- 5. Interest shall be leviable if payment is made after the due date.
- 6. -Nilø statement shall be filed if there is no tax liability due during the quarter.ö
- 4. In the said rules, in Form GST REG-01, after instruction number 16, the following instruction shall be inserted, namely :ô

õ17. Taxpayer who want to pay tax by availing benefit of SRO Notification No. 206 dated the 18th March, 2019 issued by Finance Department, Government of Jammu and Kashmir, as amended, shall indicate such option at serial No. 5 and 6.1 (iii) of this Form.ö.

This notification shall come into force w. e. f. the date of publication of corresponding notification under CGST in the Central Gazette.

By order of the Government of Jammu and Kashmir.

(Sd.) DR. ARUN KUMAR MEHTA, IAS,

Financial Commissioner, Finance Department.