

THE

JAMMU AND K ASHMIR OFFICIAL GAZETTE

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PART I-A

Jammu & Kashmir Government-Orders

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HIGH COURT OF JAMMU AND KASHMIR AT JAMMU/ SRINAGAR

(Exercising powers of Bar Council under Section 58 of the Advocates Act, 1961).

Notification

No. 414 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Vikky Jan D/o Mohammad Amin Thoker R/o Sopat Tanpora, Thoker Mohalla, Tehsil Devsar, District Kulgam vide Notification No. 1169 dated 10-01-2020 for a period of one year has been extended till 31-03-2022 subject to the verification of her Certificates/LL.B Degree from the concerned University and verification of her character and antecedents from the CID.

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

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Notification

No. 415 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Faheem Wani S/o Ishtiyaq Ahmed Wani R/o H. No. 192, Nursing Garh, Srinagar A/P H. No. 103, Allah Villa, Jehangir Colony, Bhagat-E-Barzulla, Srinagar vide Notification No. 129 dated 17-06-2019 for a period of one year has been extended till 31-03-2022 subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

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Notification

No. 416 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Sumira Imtiyaz D/o Imtiyaz Ahmad Malik R/o Malikpora, Pulwama vide Notification No. 68 dated 17-06-2019 for a period of one year has been extended till 31-03-2022 subject to the verification of her Certificates/LL.B Degree from the concerned University and verification of her character and antecedents from the CID.

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

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Notification

No. 417 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Isbah Qureshi D/o Farooq Ahmad Qureshi R/o H. No. E-4, Abau Bakar Colony, Bemina, Srinagar vide Notification No. 789 dated 19-09-2019 for a period of one year has been extended till 31-03-2022 subject to the verification of her Certificates/LL.B Degree from the concerned University and verification of her character and antecedents from the CID.

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

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Notification

No. 418 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Fiza Mehraj D/o Mehraj -ud-Din R/o Parray Pora, Mohalla Habib Colony, Srinagar vide Notification No. 782 dated 19-09-2019 for a period of one year has been extended till 31-03-2022 subject to the verification of her Certificates/LL.B Degree from the concerned University and verification of her character and antecedents from the CID.

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

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Notification

No. 419 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Aaqib Rashid S/o Abdul Rashid Sofi R/o Nalband Pora, Safa Kadal, Srinagar A/P Elahi Bagh, Rangpora, Devipora, Al-Haya Lane, Srinagar vide Notification No. 771 dated 19-09-2019 for a period of one year has been extended till 31-03-2022 subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

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Notification

No. 420 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Sushil Sharma S/o Yash Paul

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

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Notification

No. 421 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Ambica Sambial D/o Vinod Singh Sambial R/o H. No. 76/A, Lane No. 6, New Plot, Jammu vide Notification No. 1004 dated 09-01-2020 for a period of one year has been extended till 31-03-2022 subject to the verification of her Certificates/LL.B Degree from the concerned University and verification of her character and antecedents from the CID.

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

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Notification

No. 422 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Sudershan Sharma S/o Faishon Chand Sharma R/o Village Gandethar, Tehsil Gundana, District Doda A/P H. No. 77, Sector-B2, Lane 4, Laxmi Puram, Ban Talab, Jammu vide Notification No. 1181 dated 10-01-2020 for a period of one year has been extended till 31-03-2022 subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

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Notification

No. 423 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Tabasum Ara D/o Ab Majid Sheikh R/o Munipapy, Budgam vide Notification No. 1183 dated 10-01-2020 for a period of one year has been extended till 31-03-2022 subject to the verification of her Certificates/LL.B Degree from the concerned University and verification of her character and antecedents from the CID.

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

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Notification

No. 424 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Anil Singh Bijyal S/o Ram Raj Bijyal R/o Village Ganika, Tehsil Bhagwa, District Doda vide Notification No. 770 dated 19-09-2019 for a period of one year has been extended till 31-03-2022 subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

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No. 425 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Rohit Paul Sharma S/o Krishan Paul Sharma R/o H. No. 8, Ward No. 3, Katra (V. d.), Reasi vide Notification No. 815 dated 01-03-2013 for a period of one year has been extended till 31-03-2022 subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

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Notification

No. 426 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Abhishek Kumar Kaith S/o Mohan Lal Kaith R/o 263, Colonel Colony, Talab Tillo Bohri, Jammu vide Notification No. 1020 dated 09-01-2020 for a period of one year has been extended till 31-03-2022 subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

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Notification

No. 427 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Vijay Kumar S/o Sukh Dev Dutt

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

Notification

No. 428 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Rahul Sharma S/o Ashok Kumar Sharma R/o Village Gadwal, Tehsil Vijay Nagar, District Samba vide Notification No. 1380 dated 30-03-2015 for a period of one year has been extended till 31-03-2022 subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

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Notification

No. 429 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Tariq Ahmad Mir S/o Ab. Rahim Mir R/o Bagbal, B. K. Pora, D. H. Pora, Kulgam vide Notification No. 847 dated 17-08-2017 for a period of one year has been extended till 31-03-2022 subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

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Notification

No. 430 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Karan Kapoor S/o Kanwarjit Kapoor R/o 30-A, Bakshi Nagar, Jammu vide Notification No. 1264 dated 07-12-2017 for a period of one year has been extended till 31-03-2022 subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

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Notification

No. 431 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Rachana Dogra D/o Manohar Lal R/o Ward No. 2, House No. 19, Near M. C. Office, Tehsil Bari Brahmana, District Samba vide Notification No. 1729 dated 17-03-2020 for a period of one year has been extended till 31-03-2022 subject to the verification of her Certificates/LL.B Degree from the concerned University and verification of her character and antecedents from the CID.

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

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Notification

No. 432 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Mohd Muddassar S/o Mushtaq Ahmed R/o H. No. 20, Phase-1st, Housing Colony, Tehsil and District Udhampur vide Notification No. 1626 dated 12-03-2020 for a period of one year has been extended till 31-03-2022 subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

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Notification

No. 433 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Meenu Lamba D/o Ashok Lamba R/o H. No. 79/3, Adarsh Nagar, Bantalab, Jammu vide Notification No. 1721 dated 17-03-2020 for a period of one year has been extended till 31-03-2022 subject to the verification of her Certificates/LL.B Degree from the concerned University and verification of her character and antecedents from the CID.

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

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Notification

No. 434 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Yassin Rashid Zarger S/o Abdul

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

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Notification

No. 435 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Priya Sharma D/o Vijay Sharma R/o Opposite Govt. MXD Hr. School Purkhoo Camp Domana, Jammu vide Notification No. 1070 dated 10-01-2020 for a period of one year has been extended till 31-03-2022 subject to the verification of her Certificates/LL.B Degree from the concerned University and verification of her character and antecedents from the CID.

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

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Notification

No. 436 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Maha Majeed D/o Abdul Majeed Rather R/oShorgori Mohalla, Newa Bazar, Srinagar vide Notification No. 1069 dated 10-01-2020 for a period of one year has been extended till 31-03-2022 subject to the verification of her Certificates/LL.B Degree from the concerned University and verification of her character and antecedents from the CID.

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

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Notification

No. 437 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Eklavya Sharma S/o Rajeev Sharma R/o Village Jhullas, Tehsil Haveli, District Poonch A/P Lane No. 2, Suryavanshi Nagar, Lower Roop Nagar, Muthi, Jammu vide Notification No. 1024 dated 09-01-2020 for a period of one year has been extended till 31-03-2022 subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

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Notification

No. 438 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Hanan Hyder Khawaja S/o Shabir Ahmad Khawja R/o 486, Sector-H, Hamdaniya Colony Bemina, Budgam vide Notification No. 1060 dated 09-01-2020 for a period of one year has been extended till 31-03-2022 subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

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No. 439 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Aasif Hussain Dar S/o Ab. Rehman Dar R/o Sandoo Bul Bul Nowgam, Tehsil Shangus, District Anantnag A/P Janipur Colony, Jammu vide Notification No. 1115 dated 10-01-2020 for a period of one year has been extended till 31-03-2022 subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

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Notification

No. 440 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Nighat Shafeeq D/o Shafeeq Ahmed R/o Kalaban, Tehsil Mendhar, District Poonch A/P H. No. 341, Sector-A, Sanjay Nagar, Jammu vide Notification No. 1769 dated 30-03-2019 for a period of one year has been extended till 31-03-2022 subject to the verification of her Certificates/LL.B Degree from the concerned University and verification of her character and antecedents from the CID.

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

Notification

No. 441 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Nabeela Nissar D/o Sheikh

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

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Notification

No. 442 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Zahid Hassan S/o Gulam Hassan Bhat R/o Wandipora, Ompora, Tehsil Budgam, District Budgam vide Notification No. 1786 dated 08-05-2020 for a period of one year has been extended till 31-03-2022 subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

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Notification

No. 443 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Aliya Sadeeq D/o Mohd Sadeeq Peerzada R/o Village Peernia, Tehsil Boniyar, District Baramulla vide Notification No. 1761 dated 06-05-2020 for a period of one year has been extended till 31-03-2022 subject to the verification of her Certificates/LL.B Degree from the concerned University and verification of her character and antecedents from the CID.

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

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Notification

No. 444 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Rafia Muzafer D/o Mohammad Muzafer War R/o Warpora, Raj Mohalla, Tehsil Sopore, District Baramulla vide Notification No. 1749 dated 18-03-2020 for a period of one year has been extended till 31-03-2022 subject to the verification of her Certificates/LL.B Degree from the concerned University and verification of her character and antecedents from the CID.

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

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Notification

No. 445 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Adil Malik S/o Nazir Ahmad R/o H. No. 514, New Plot, Jammu vide Notification No. 1655 dated 29-03-2019 for a period of one year has been extended till 31-03-2022 subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

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No. 446 of 2021/RG Dated 24-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Avekpal Singh S/o Charanjeet Singh R/o Manjana Kahnka, Nowshera, Rajouri A/P Plot No. 101, Shopping Centre Bakshi Nagar, Jammu vide Notification No. 854 dated 18-10-2019 for a period of one year has been extended till 31-03-2022 subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

(Sd.) MOHAMMAD YASIN BEIGH,

Registrar (Adm.).



THE JAMMUAND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATô REVENUE DEPARTMENT.

Notification No. 251-Rev (LAJ) of 2020

Dated 26-08-2020.

Whereas, the land specifications whereof are given below is required for public purpose viz. construction of Seri Morh to Breswana link road under PWD (R&B), situated at Village Parsholla, Tehsil Mohalla and District Doda;

District	Tehsil	Village	Kh. Nos.	Area
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				K. M.
Doda	Mohalla	Parsholla	237/1	00-10
			894/857/236	02-04
			796/758/236	02-17
			504/867/236	04-10
				óóóóóó
			Total	10-01
				óóóóóó

Whereas, on the basis of an indent placed by Executive Engineer, PWD (R&B), Spl. Sub-Division Doda, a notification under section 4 (1) was issued by Collector, Land Acquisition (ACR), Doda vide No. 1441-49/Acq dated 12-01-2019 for land measuring 10 Kanals 01 Marla situated in Village Parsholla, Tehsil Mohalla and District Doda for construction of Seri Morh to Breswana link road under PWD (R&B);

Whereas, the Collector, Land Acquisition (ACR), Doda vide letter No. 1281-86/Acq dated 10-10-2019 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 within the prescribed period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (ACR), Doda, vide letter referred to above duly endorsed by District Collector, Land Acquisition (DC), Doda vide No. 430/LAC/D/19 dated 15-10-2019 duly endorsed by Divisional Commissioner, Jammu vide No. 502/3829/PWD/Parsholla/D/2644 dated 29-10-2019 and Financial Commissioner, Revenue, J&K, Jammu vide No. FC-LS/4962/2019 dated 29-07-2020 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. construction of Seri Morh to Breswana link road under PWD (R&B).

Now, therefore, in pursuance of sections 6 & 7 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 10 Kanals and 01 Marla situated at Village Parsholla, Tehsil Mohalla and District Doda for construction of Seri Morh to Breswana link road under PWD (R&B). Further, the Collector, Land Acquisition (ACR), Doda is directed under sections 6 & 7 of the said Act to take orders 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 for making apportionment of compensation amongst all the interested

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government,

Revenue Department.

GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATO REVENUE DEPARTMENT.

Notification No. 250-Rev (LAJ) of 2020

Dated 26-08-2020.

Whereas, the land specifications whereof are given below is required for construction of Dherjha link road by PW (R&B) Department situated at Village Nagar, Tehsil Bhaderwah, District Doda;

District	Tehsil	Village	Kh. No.	Area
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				K. M.
Doda	Bhaderwah	Nagar	2753	00-10

Whereas, on the basis of an indent placed by Executive Engineer, PW(R&B) Department, Jammu, a notification under section 4 (1) was issued by Collector, Land Acquisition (SDM), Bhaderwah vide No. LAC/16-17/712-19 dated 22-11-2016 for land measuring 10 Marlas situated in Village Nagar, Tehsil Bhaderwah, District Doda for construction of Dherjha link road by PW (R&B) Department;

Whereas, the Collector, Land Acquisition (ADC), Bhaderwah vide letter No. LAC/ADC/19-20/511-12 dated 24-09-2019 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 within the prescribed period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (ADC), Bhaderwah vide letter referred to above duly endorsed by District Collector, Land Acquisition (DC), Doda vide No. 442/LAC/D/19 dated 15-10-2019 duly endorsed by Divisional Commissioner, Jammu vide No. 502/3814/PWD/Nagar/D/19/2646 dated 29-10-2019 and Financial Commissioner, Revenue, J&K, Jammu vide No. FC-LS/LA-4962/2020 dated 29-07-2020 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. construction of Dherjha link road by 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 the land measuring 10 Marlas situated in Village Nagar, Tehsil Bhaderwah, District Doda for construction of Dherjha link road by PW (R&B) Department. Further, the Collector, Land Acquisition (ADC), Bhaderwah is directed under section 7 of the said Act to take orders 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 for making apportionment of compensation amongst all the interested persons/rightful claimants, in accordance with the relevant laws/rules in force, while making the award.

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 265-Rev (LAJ) of 2020 Dated 26-08-2020.

Whereas, the land specifications whereof are given in Annexure-"A" to this notification is required for construction of Link road from Katyara

Whereas, on the basis of an indent placed by Chief Engineer, PWD (R&B), Jammu a notification under section 4 (1) was issued by Collector, Land Acquisition (ADC), Bhaderwah, vide letter No. ADC/LAC/18-19/546-52 dated 25-09-2019, for land measuring 10 Kanals and 06 Marlas, situated in Village Katyara, Tehsil Bhaderwah and District Doda;

Whereas, the Collector, Land Acquisition (ADC), Bhaderwah, vide No. LAC/ADC/19-20/927-28 dated 16-10-2019, 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 within the prescribed period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (DC), Doda vide letter referred to above duly endorsed by District Collector (DC), Doda vide letter No. 458/LAC/D/19 dated 21-10-2019, Divisional Commissioner, Jammu vide No. 502/3884/PWD/Katyara/D/19/2932, dated 27-11-2019 and by Financial Commissioner, Revenue vide No. FC-LS/LA/4962/2019 dated 29-07-2020 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 construction of Link road from Katyara to Sherakhi via Dhanwa under PWD (R&B) situated at Village Katyara, Tehsil Bhaderwah and District Doda.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 10 Kanals and 06 Marlas, situated at Village Katyara, Tehsil Bhaderwah and District Doda is required for construction of Link road from Nilsoo to Kulhand, under PMGSY situated at Village Kulhand, Tehsil Bharath Bagla and District Doda.

Further, the Collector, Land Acquisition (ADC), Bhaderwah is directed under section 7 of the said Act to take orders 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 for making apportionment of compensation amongst all the interested persons/rightful claimants, in accordance with the relevant laws/rules in force, while making the award.

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

Particulars of land

"Annexure A"

1	2	3	Kh. Nos. 666666666666666666666666666666666666	5
Doda	Bhaderwah	Katyara	387	00-05
			417	00-02
			418	00-03
			420	00-01
			423	00-03
			425	00-04
			451	00-081/2
			451	00-03
			451/1	00-03
			452	00-02
			453	00-05
			454	00-01
			458	00-04
			460	00-03

No. 17] The J&K Official Gazette, 22nd July, 2021/3 666666666666666666666666666666666666		
666666666666666666666666666666666666666	όόόόόόόό Ι	
		K. M.
834/466	min	01-02
834/466	min	00-151/2
834/466	min	00-02
834/466	min	00-07
834/466	min	00-05
467		00-14
474	min	00-19
482		00-03
483		00-07
484		00-01
325		02-14
473		00-04
481		00-05
		óóóóóó
	Total	10-06
		óóóóóó

GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATO REVENUE DEPARTMENT.

Notification No. 110-Rev (LAJ) of 2020

Dated 08-06-2020.

Whereas, the land specifications whereof are given below is required for construction of Khul by Irrigation and Flood Control Department in Village Chowkian, Tehsil Darhal, District Rajouri;

Whereas, on the basis of an indent placed by the Chief Engineer, I&FC Department, Jammu, a notification under section 4 (1) was issued by the Collector, Land Acquisition (ACR), Rajouri vide letter No. AC/LA/557-60 dated 24-09-2019, for land measuring 16 Marlas, situated in Village Chowkian, Tehsil Darhal, District Rajouri;

Whereas, the District Collector, Land Acquisition (DC), Rajouri, vide letter No. AC/LA/650-51 dated 11-10-2019, has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act by the Collector, Land Acquisition (ACR), Rajouri 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 within the prescribed period as required under sections 5 & 5-A of the Land Acquisition Act ;

Whereas, the report furnished by District Collector, Land Acquisition (DC), Rajouri vide letter referred to above duly endorsed by the Divisional Commissioner, Jammu vide No. 502/3811/Chowkian/Raj/19/2639 dated 29-10-2019 and endorsed by the Financial Commissioner, Revenue, J&K, Jammu vide No. FC-LS/LA-5112/2020 dated 04-03-2020 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. construction of Khul by Irrigation and Flood Control Department in Village Chowkian, Tehsil Darhal, District Rajouri.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 16 Marlas, situated in Village Chowkian, Tehsil Darhal, District Rajouri, for construction of Khul by Irrigation and Flood Control Department in Village Chowkian, Tehsil Darhal, District Rajouri. Further, the Collector, Land Acquisition (ACR), Rajouri is directed under section 7 of the said Act to

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

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

Kh. Nos.

Area

GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATO REVENUE DEPARTMENT.

Notification No. 124-Rev (LAJ) of 2020

Dated 08-06-2020.

Whereas, the land specifications whereof are given below is required for public purpose viz. for construction of PWD road Auto Masri to Karella via Thilroo Jagrote in Village Jagrote, Tehsil and District Doda;

Village

District

Tehsil

2 10 11 10 1	1011011	,50	1111 1 1001	1 11 0 00
óóóóóóóó	όόόόόόόό	óóóóóóóóóóóóóó	óóóóóóóóóóóóóó	δόόόόόόό
				K. M.
Doda	Doda	Jagrote	81 min	01-04
			86 min	01-04
			86 min	01-11
			86 min	01-02
				óóóóóó
			Total	05-01
				<u> </u>

Whereas, on the basis of an indent placed by Executive Engineer, PWD (R&B), Division Doda, a notification under section 4 (1) was issued by Collector, Land Acquisition (ACR), Doda vide letter No. 1432-40/Acq dated 12-01-2019, for land measuring 05 Kanals and 01 Marla in Village Jagrote, Tehsil and District Doda for construction of PWD road Auto Masri to Karella via Thilroo Jagrote;

Whereas, the Collector, Land Acquisition (ACR), Doda vide letter No. 1293-98/Acq dated 10-10-2019 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 within the prescribed period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (ACR), Doda vide letter referred to above duly endorsed by District Collector, Land Acquisition (DC), Doda vide No. 432/LAC/D/19 dated 15-10-2019, Divisional Commissioner, Jammu vide No. 502/3839/PWD/Jagrote/D/19/2651 dated 29-10-2019 and Financial Commissioner, Revenue, J&K, Jammu vide No. FC-LS/LA-5183/2020 dated 19-03-2020 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 PWD road Auto Masri to Karella via Thiroo Jagrote.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 05 Kanals and 01 Marla in Village Jagrote, Tehsil and District Doda for construction of PWD road Auto Masri to Karella via Thilroo Jagrote. Further, the Collector, Land Acquisition (ACR), Doda is directed under section 7 of the said Act to take orders 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 for making apportionment of compensation amongst all the interested persons/rightful claimants, in accordance with the relevant laws/rules in force, while making the award.

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

No. 17] The J&K Official Gazette, 22nd July, 2021/31st Asad., 1943. 255 GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATO REVENUE DEPARTMENT.

Notification No. 116-Rev (LAJ) of 2020

Dated 08-06-2020.

Whereas, the land specifications whereof are given below is required for public purpose viz. for construction of road from Thathri to Kathawa under PMGSY situated in Village Thathri, Tehsil Thathri, District Doda;

District	Tehsil	Village	Kh. Nos.	Area
óóóóóóóó	óóóóóóóóóó	óóóóóóóóóóóó	óóóóóóóóóóóóóóó	δόόόόόόό
				K. M.
Doda	Thathri	Thathri	1343/818/55	02-01
			1343/818/55	00-04
			1343/818/55	03-01
				óóóóó
			Total	05-06
				óóóóóó

Whereas, on the basis of an indent placed by Chief Engineer, PMGSY (JKRDDA), Jammu, a notification under section 4 (1) was issued by Collector, Land Acquisition (SDM), Thathri, vide letter No. SDM/T/LAC/ 135-42 dated 26-09-2019 for land measuring 05 Kanals, 06 Marlas in Village Thathri, Tehsil Thathri, District Doda for construction of road from Thathri to Kathawa under PMGSY;

Whereas, the Collector, Land Acquisition (SDM), Thathri vide letter No. SDM/T/LAC/2019-20/371 dated 18-10-2019 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 within the prescribed period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (SDM), Thathri vide letter referred to above duly endorsed by District Collector, Land Acquisition (DC), Doda vide No. 503/LAC/D/19 dated 21-10-2019 Divisional Commissioner, Jammu vide No. 502/3857/Thathri/19/Doda/3093 dated 21-12-2019 and Financial Commissioner, Revenue, J&K, Jammu vide No. FC-LS/LA-5185/2020 dated 19-03-2020 has been examined and it has

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for construction of road from Thathri to Kathawa under PMGSY.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 05 Kanals 06 Marlas in Village Thathri, Tehsil Thathri, District Doda for construction of road from Thathri to Kathawa under PMGSY. Further, the Collector, Land Acquisition (SDM), Thathri is directed under section 7 of the said Act to take orders 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 for making apportionment of compensation amongst all the interested persons/rightful claimants, in accordance with the relevant laws/rules in force, while making the award.

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATO REVENUE DEPARTMENT.

Subject :ô Acquisition of land for construction of road from Km. 60th NHIB to Sunarthawa Village Binola, Tehsil Chiralla, District Doda under PMGSY.

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Notification No. 28-Rev (LAJ) of 2021 Dated 18-06-2021.

Whereas, on the basis of an indent placed by the Chief Engineer, PMGSY JKRRDA, Jammu vide No. CEJ/PMGSY/9792-94 dated 12-08-

Whereas, pursuant to the above referred notification, no objections were received from any one and accordingly the case was recommended by Collector, Land Acquisition (SDM), Thathri vide No. SDM/T/LAC/317 dated 05-02-2021 to the District Collector (DC), Doda for issuance of declaration under section 6 and directive under section 7 of Land Acquisition Act, Svt. 1990, who, vide No. 807/LAC/D/20 dated 17-02-2021 recommended it to the Divisional Commissioner, Jammu. The Divisional Commissioner, Jammu vide No. 502/4296/Acq/PMGSY/Doda/21/134 dated 02-02-2021 endorsed the same to Financial Commissioner (Revenue), J&K, who, vide No. FCR-LAND/27/2021 dated 13-06-2021 forwarded to this Department for the said purpose; and

Whereas, the report furnished by Collector, Land Acquisition (SDM), Thathri vide letter referred to above endorsed by District Collector (DC), Doda, Divisional Commissioner, Jammu and Financial Commissioner (Revenue), J&K have been examined and it has been found that no one has filed any objection to the proposed acquisition; and

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose i. e. construction of road from Km. 60th NHIB to Sunarthawa Village Binola, Tehsil Chiralla, District Doda.

Now, therefore, in pursuance of section 6 of the J&K Land Acquisition Act, Samvat 1990, it is declared that the land measuring 00 Kanal 15 Marlas situated at Village Binola, Tehsil Chiralla, District Doda is required for public purpose i. e. construction of road from Km. 60th NHIB to Sunarthawa under PMGSY, Further, the Collector, Land Acquisition, Doda is directed under section 7 of the said Act, to take orders for acquisition of the said

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

(Sd.) SHALEEN KABRA, IAS,

Principal Secretary to the Government.

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATO REVENUE DEPARTMENT.

Notification No. 248-Rev (LAJ) of 2020

Dated 26-08-2020.

Whereas, the land specifications whereof are given in Annexure-"A" to this notification is required for construction of Gurdwara Kandaloo road by PW (R&B) Department, situated at Village Kandaloo, Tehsil Gandoh, District Doda;

Whereas, on the basis of an indent placed by Executive Engineer, PWD (R&B), Spl. Sub-Division, Gandoh, a notification under section 4 (1) was issued by Collector, Land Acquisition (SDM), Gandoh, vide letter No. 576-81/Acq dated 09-10-2019 for land measuring 25 Kanals 04 Marlas in Village Kandaloo, Tehsil Gandoh, District Doda for construction of Gurdwara Kandaloo road by PW (R&B) Department;

Whereas, the Collector, Land Acquisition (SDM), Gandoh vide letter No. 645-46/Acq dated 25-10-2019 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

Whereas, the report furnished by Collector, Land Acquisition (SDM), Gandoh vide letter referred to above duly endorsed by District Collector, Land Acquisition (DC), Doda vide No. 528/LAC/D/19 dated 28-10-2019, Divisional Commissioner, Jammu vide No. 502/3931/PWD/Kandaloo/D/19/2696 dated 31-10-2019 and Financial Commissioner, Revenue, J&K, Jammu vide No. FC-LS/LA-4962/2019 dated 29-07-2020 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 Gurdwara Kandaloo road by 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 the land 25 Kanals 04 Marlas in Village Kandaloo, Tehsil Gandoh, District Doda for construction of Gurdwara Kandaloo road by PW (R&B) Department. Further, the Collector, Land Acquisition (SDM), Gandoh is directed under section 7 of the said Act to take orders 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 for making apportionment of compensation amongst all the interested persons/rightful claimants, in accordance with the relevant laws/rules in force, while making the award.

(Sd.) DR. PAWAN KOTWAL, IAS, Principal Secretary to the Government, Revenue Department.

"Annexure A"

District	Tehsil	Village	Kh. Nos.		Area
1	2	óóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóó	3000000000 4	00000	5
		o O O O O O O O O O O O O O O O O O O O		óóóóó	
Doda	Gandoh	Kandaloo	290/10	min	00-03-00
			290/10	min	00-03-00
			290/10	min	00-07-00
			288/10	min	00-17-00
			293/10	min	00-08-00
			288/10	min	00-04-00
			290/10	min	00-11-00
			288/10	min	00-10-00
			288110	min	00-01-00
			297/10	min	00-01-00
			297/10	min	00-12-00
			295/10	min	00-04-00
			297/10	min	00-03-01
			295/10	min	00-09-00
			36	min	00-02-00
			36	min	00-02-00
			35	min	01-03-00
			37	min	00-15-00
			38	min	00-14-00
			29	min	00-02-00

666666666666666666666666666666666666666		5
666666666666666666666666666666666666666	óóóóóó	66666666666666666666666666666666666666
39	min	00-13-0
39	min	00-02-0
29	min	00-09-0
90	min	00-04-0
90	min	00-06-0
29	min	00-10-0
106	min	01-10-0
29	min	00-03-0
104	min	00-18-0
105	min	00-16-0
105	min	00-06-0
103	min	00-19-0
98	min	00-03-0
96	min	00-12-0
100	min	01-09-0
99	min	01-02-0
152	min	00-02-0
153	min	01-03-0
155	min	00-15-0
149	min	00-04-0
151	min	00-06-0
162	min	00-13-0
151	min	00-10-0
179	min	00-16-0

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THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

PART II—A

Orders by Heads of Departments.

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CHARGE REPORTS

Certified that in pursuance of Government Order No. 472-JK(GAD) of 2021 dated 28-05-2021, we have in the afternoon of 7th June, 2021, respectively, made over and received the charge of the Office of the Chief Secretary, Government of Jammu and Kashmir.

(Sd.) B. V. R. SUBRAHMANYAM.

Relieved Officer.

(Sd.) ARUN KUMAR MEHTA.

Relieving Officer.

Certified that we have today on 5th day of April, 2021 FN respectively made over and received the charge of the Office of Special Mobile Magistrate, Leh.

Memo of balance for which responsibility is accepted by the Officer Receiving Charge.

1.	Cash: Nil	
2.	Stamps: Nil	
		(Sd.)
		Relieved Officer.
		(Sd.)
		Relieving Officer.



JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 134] Jammu, Thu., the 22nd July, 2021/31st Asad., 1943. [No. 17

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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THE JAMMU AND KASHMIR STATE BOARD OF SCHOOL EDUCATION, NEW CAMPUS, BEMINA, SRINAGAR.

Notice

The candidate whose particulars are mentioned below is claiming to have lost/gutted his Original and as well as Duplicate Qualification Certificate/s issued by J&K State Board of School Education, under serial Nos. 263 and 494, NNS-SSE/1000 respectively, with following particulars:ô

1.	Name	Aejaz Ahmad Haroo
2.	Parentage	Abdul Rehman Haroo
3.	Residence	
4.	Date of Birth	01-05-1966
5.	Roll No.	16161
6.	Session	1981 November
7.	Result	Pass 353 Marks

Now, the candidate has applied for õ2nd Duplicate Qualification Certificateö. Before, the same is processed and provided to the concerned candidate, any person/s having any objections in this regard, may please file the same before the Secretary, BOSE or to the undersigned within a period of seven days from the date of issue of this notice.

Besides, the above referred õboth Qualification Certificatesö be treated as cancelled.

(Sd.)

Assistant Secretary/Deputy Secretary, Certificates, K. Div.

IN THE COURT OF LD. PASSENGER TAX MAGISTRATE, JAMMU.

State through P.P.Gadi Gar P/S, Satwari

V/s

Nemo

PROCLAMATION

Whereas, Police of Police PP, Gadi Gar has seized a Vehicle bearing registration No. M/cycle Chassis No. MBIHA10AMCHH32329, Engine No. HAIOEJCHH88607 in terms of section 523/Cr. P. C.

Whereas, this proclamation is issued requiring any person who may have claim thereto, to appear before this Court and establish his/her claim within six months from the date of proclamation. If no person within such period establishes his/her claim to vehicle, the vehicle shall be kept at the disposal of Government for being sold under section 523/Cr. P. C. The next date in the case is fixed on 27-07-2021.

Given under my seal and signature today on 26-06-2021.

(Sd.)

Sub-Judge, Special Judicial Mobile Magistrate, Passanger Tax, Shops and Estb. Act. Jammu.

IN THE COURT OF PRINCIPAL SESSIONS JUDGE, JAMMU.

File No. IA/1/2021

Majid Farid Shapoo S/o Ghulam Mohd.

R/o Bhaderwah

A/P Noorabad, Chowadi, Tehsil and District Jammu (Accused)

Through: Mr. R. K. Kotwal, Advocate.

Versus

State through Police Station, Channi Himmat, Jammu.

Through: Mr. Kulbushan Sharma PP.

Case FIR No. 84/2011

Offence under sections 420, 467 and 468 RPC P/S, Channi Himmat, Jammu.

In the matter of:

Application for recalling the warrants dated 17-02-2014 issued by the Special Municipal Mobile Magistrate, Jammu and 07-03-2014 issued by the Hongble Court.

Coram: M. L. Manhas. J. O. Code: JK00018.

ORDER

<u>05-07-2021</u> :

1. Applicant/accused by this motion seeks indulgence of this court for recalling the General Warrants of arrest issued against him on 17-02-2014 by the court of Ld. Special Municipal Mobile Magistrate, Jammu under section 512 Cr. P. C. and 07-03-2014 issued by this court on the grounds, that in case FIR No. 84/2011 for offences under sections 420, 467, 468 RPC he was facing trial before the court of Ld. Special Municipal Mobile Magistrate, Jammu who vide its committal order dated 17-02-2014 after taking recourse to section 205-D of Cr. P. C. committed the challan to this court on the grounds that one of the offences under section 467 RPC was exclusively triable by this court, however, the court of Ld. Special Municipal Mobile Magistrate, Jammu initiated the proceedings against the applicant/accused for his absence in terms of section 512 Cr. P. C. vide order dated 30-12-2011 applicant/accused was granted absolute bail by the court of Ld. Special Municipal Mobile Magistrate, Jammu and the challan in the case was presented by the

concerned police in his absence and without prior information to him as there is no proof on the file that applicant/accused was informed/intimated regarding the production of challan; the bail bonds of applicant/accused were not forfeited and the proceedings in terms of section 512 Cr. P. C. could not be initiated.

- 2. Prosecution has opposed the application for recalling of warrants under section 512 Cr. P. C. issued against the applicant/accused on the grounds, that the offences committed by the accused are heinous and non bailable in nature and the warrants under section 512 Cr. P. C. cannot be recalled without execution of the same; during investigation applicant/accused wilfully absconded which compelled the court to proceed against him under section 512 Cr. P. C.; the final report was produced in the court on 28-09-2013 and accused was proceeded under section 512 Cr. P. C. on 17-02-2014 and for the last seven (7) years he is playing with the process of law and now has filed the application for recalling the warrants under section 512 Cr. P. C. and no leniency can be granted to the accused.
- 3. Heard and considered accused has appeared on virtual mode through his counsel Mr. R. K. Kotwal Advodcate and has pleaded before this court that he had no intimation regarding the production of challan. Vide committal order dated 17-02-2014, the court of Ld. Special Municipal Mobile Magistrate, Jammu committed the challan to this court in terms of section 205-D of Cr. P. C. for the reasons that one of the offences against the accused under section 467 RPC was exclusively triable by this court, and at the time of committal, proceedings against the accused for his absence under section 512 Cr. P. C. were initiated. The challan is pending trial against the accused before this court and the same has been called from the record room. Record reveals that accused has been granted absolute bail by the court of Ld. Special Municipal Mobile Magistrate, Jammu vide order dated 30-12-2011. For the last almost seven (7) years concerned police failed to arrest the accused and execute the warrant under section 512 Cr. P. C. Offences indicated against the accused under sections 420, 467, 468 RPC are not punishable with death or imprisonment for life. As the accused has voluntarily appeared before this court on virtual mode and has been identified by his counsel Mr. R. K. Kotwal Advocate, he has a good case for recalling the warrants issued against him under section

512 Cr. P. C. Counsel for the accused has assured that accused will appear on each and every date of hearing during the trial proceedings. Record does not reveal that accused was intimated regarding the production of challan against him before the committal court. This being so, application is allowed, and general warrants of arrest under section 512 Cr. P. C. issued by the court of Ld. Special Municipal Mobile Magistrate, Jammu against the accused dated 17-02-2014 r/w warrants issued by this court on 07-03-2014 stand recalled. Copy of this order be sent to SSP/SDPO/SHO, Jammu concerned for information. One of the copy of this order be also sent to Ranbir Government Press, Jammu for information. Office to put up the original challan for arguments on charge on the next date of hearing. For appearance of accused, put up on 10-09-2021.

Announced.

(Sd.) M. L. MANHAS,

05-07-2021.

Principal Sessions Judge, Jammu.

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TO WHOM IT MAY CONCERN

This is to inform all that my actual and correct name is Taisi Yaskit, which is recorded in my Family Pension Book and Aadhar Card. But my name in PAN Card is written as Anti which is wrong. So I have applied for correction/New PAN Card. Anybody have any objection may be conveyed to concerned Authority.

It is certified that I have complied with other legal requirements in this connection.

Taisi Yaskit
D/o Tundup Namgyal,
W/o Late Radha Krishan Pandita,
R/o Block No. 160, Lane No. 25, Flat No. 01,
Jagti Nagrota Township, Jammu,

Notice

No Legal responsibility is accepted for the publication of Advertisements/Public Notices in this Part of the Official Gazette of UT of J&K. Persons notifying the Advertisements/Public Notices will remain solely, responsible for the legal consequences and also for any other misrepresentation etc.

By Order.

General Manager,

Ranbir Govt. Press, Jammu.

ô ô ô Notice

I, Nisha Kumari D/o Dharminder R/o H. No. 114, Shiv Colony, By-Pass, Kunjwani, Jammu state that my name has wrongly been written as Nisha instead of Nisha Kumari in my PAN Card bearing No. BZHPN9108F. Now I am applying for correction of the same. Objection, if any, may be conveyed to concerned authority within 7 days.

It is certified that I have complied with other legal requirements in this connection.

Nisha Kumari D/o Dharminder R/o H. No. 114, Shiv Colony, By-Pass, Kunjwani,

Jammu.

Notice

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By Order.

General Manager,

Ranbir Govt. Press, Jammu.



JAMMU AND KASHMIR OFFICIAL GAZETTE

ADVERTISEMENTS—C

UNION TERRITORY OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ CIVIL AVIATION DEPARTMENT, SRINAGAR/JAMMU.

> Notice inviting Tender/RFP Corrigendum-01 e-NIT No. CAW-01 of 2021 Jammu, June 08, 2021.

Subject :ô RFP **for** empanelment of Fixed Wing Aircraft Company for hiring the aircraft on requirement basis.

ô ô ô

For and on behalf of the Lieutenant Governor, Union Territory of Jammu and Kashmir, proposals are invited from reputed and registered aviation companies having airworthy size multi-engine Jet Aircraft with galley services duly certified and endorsed on its Non-Scheduled Operator's Permit (NSOP) from DGCA, Government of India for an initial term of one year w. e. f. 15-07-2021 for

multi-purpose use of the Union Territory of Jammu and Kashmir. The dates have been modified and extended in view poor initial response. The amended tender schedule as specified is given below :ô

Tender Schedule

EVENT	111102	T DATE
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Last date to send in request for clarification on the tender (through email on jkcivilaviation@gmail.com)	08-07-2021	12.00 Hrs.
Pre-bid meeting/pre-proposal meeting	09-07-2021	15.00 Hrs.
Last date and time for submission of tenders	12-07-2021	13.00 Hrs.
Time and date of opening of Technical Bids	13-07-2021	14.00 Hrs.
Time and date of opening of Financial Bids (tentative, subjective to decision of the Committee)	15-07-2021	14.00 Hrs.

Other details

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> Secretariat, J&K, Jammu-180001

(e) Email Address jkcivilaviation@gmail.com

(f) Contact person Capt. S. Katoch, Commissioner (Technical) Tele (O):01912572714

(g) e-Tendering Website https://jktenders.gov.in

...1

1. The tender document along with other Terms and Conditions of the NIT and relevant documents can be downloaded from the Union Territory Website http://jktenders.gov.in.

- 2. The tender shall be deposited in electronic format on the Union Territory website http://jktenders.gov.in.
- 3. The tenders uploaded on the website up to due date will be opened on 13-07-2021 or any other subsequent date convenient to the Tender/Purchase Committee in the Office Chamber of Commissioner (Technical), Civil Aviation Department, Union Territory of Jammu and Kashmir, Civil Secretariat, Room No. 2/19, Jammu.
 - 4. The complete bidding process will be online.
 - 5. Submission of hard copy is exempted, except DD/CDR.
- 6. Documents required to be notarized for submission may be submitted on the letter head under the signature of the authorized signatory.
- 7. Scanned copies of all necessary documents as per tender documents need to be uploaded as part of the technical bid. These documents, in original, may be asked for submission subsequently, if needed.
- 8. <u>Instructions to bidder regarding e-tendering process</u>: Bidders are advised to get Digital Signature Certificate as per Information Technology Act, 2000. Bidders can get Digital Certificate from approved vendor.
- 9. Bidders have to submit their bids in two bid format i. e. Technical and Financial Bid online in electronic format with Digital Signature. Financial Bid shall be submitted ONLINE only. No financial bid will be accepted in physical form.
- 10. Bids will be opened online as per time schedule mentioned document.

- 11. Bidders must upload the scanned copy of all necessary documents, like CDR/PAN/Demand Draft/Online receipt (Tender fee)/ Registration Certificate duly renewed online as per dates mentioned above.
- 12. The Department will not be responsible for any delay in online submission due to any reason.
- 13. The Tender/Purchase Committee shall reserve the right to accept or reject any tender without assigning any reason thereof.
- 14. The rates offered should be quoted in figures as well as in words inclusive of all taxes and levies or any other charge.
- 15. The payment shall be released after successful completion of the contract.
- 16. Any erasing/overwriting/mutilation in the tender form will result in outright rejection of the tender.
 - 17. Conditional and ambiguous tender will not be entertained.
- 18. The terms and conditions as reflected in tender document, are mandatory and should be read very carefully by the intending tenderers while furnishing their tenders, which shall form a part of this NIT.

(Sd.) S. KATOCH,

Cmmisssioner (Technical), Civil Aviation Department, Jammu.



THE JAMMU AND KASHMIR OFFICIAL GAZETTE

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

Reprints from the Government of India Gazette.

óóóóóóó MINISTRY OF LAW AND JUSTICE (Legislative Department)

New Delhi, the 4th April, 2021/Chaitra 14, 1943 (Saka).

THE TRIBUNALS REFORMS (RATIONALISATION AND CONDITIONS OF SERVICE) ORDINANCE, 2021

(No. 2 of 2021)

Promulgated by the President in the Seventy-Second Year of the Republic of India.

An Ordinance further to amend the Cinematograph Act, 1952, the Customs Act, 1962, the Airports Authority of India Act, 1994, the Trade Marks Act, 1999 and the Protection of Plant Varieties and Farmers' Rights Act, 2001 and certain other Acts.

WHEREAS, the Tribunal Reforms (Rationalisation and Conditions of Service) Bill, 2021 has been introduced in the House of the People on the 13th day of February, 2021;

AND WHEREAS, the aforesaid Bill could not be taken up for consideration and passing in the House of the People;

AND WHEREAS, Parliamentary is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action.

NOW, THEREFORE, in exercise of the powers conferred by clause (1) of Article 123 of the Constitution, the President is pleased to promulgate the following Ordinance :ô

CHAPTER-I

PRELIMINARY

- 1. Shart title and commencement.ô (1) This Ordinance may be called the Tribunals Reforms (Rationalisation and Conditions of Service) Ordinance, 2021.
 - (2) It shall come into force at once.
- 2. Definations.ô In this Ordinance, unless the context otherwise requires,ô
 - (a) õnotified dateö means the date of commencement of this Ordinance :
 - (b) õScheduleö means the Schedule appended to this Ordinance.

CHAPTER-II

AMENDMENTS TO THE CINEMATOGRAPH ACT, 1952

- 3. Amendment of Act 37 of 1952.ô In the Cinematograph Act, 1952,ô
 - (a) in section 2, clause (h) shall be omitted;

- - (b) in section 5C,ô
 - (i) for the word õTribunalö at the both the places where it occurs, the words õHigh Courtö shall be substituted;
 - (ii) sub-section (2) shall be omitted;
 - (c) section 5D and 5DD shall be omitted;
- (d) in section 6, the words oor, as the case may be, decided by the Tribunal (but not including any proceeding in respect of any matter which is pending before the Tribunal)ö shall be omitted;
- (e) in section 7A and 7C, for the word õTribunalö, wherever it occurs, the words õHigh Courtöshall be substituted;
- (f) in section 7D, 7E and 7F, the words õthe Tribunalö, wherever it occurs, shall be substituted;
- (g) in section 8, in sub-section (2), clauses (h), (i), (j) and (k) shall be omitted.

CHAPTER-III

AMENDMENTS TO THE COPYRIGHT ACT, 1957

- 3. Amendment of Act 14 of 1957.ô In the Copyright Act, 1957,ô
- (a) in section 2,ô
 - (i) clause (aa) shall be omitted;
 - (ii) clause (fa) shall be re-lettered as clause (faa) and before the clause (faa) as so re-lettered, the following clause shall be inserted, namely:ô
 - ÷(fa) õCommercial Courtö, for the purposes of any State, means Commercial Court constituted under section 3, or the Commercial Division of a High Court constituted under section 4 of the Commercial Courts Act, 2015 (4 of 2016) ;

 α

- - (iii) for clause (u), the following clause shall be substituted, namely :ô
 - ÷(u) õprescribedö means,ô
 - (A) in relation to proceedings before a High Court, prescribed by rules made by the High court; and
 - (B) in other cases, prescribed by rules made under this Act ; a
 - (b) in section 6,ô
 - (i) for the words õAppellate Boardö, wherever they occur, the words õCommercial Courtö shall be substituted;
 - (ii) the words occonstituted under section 11 whose decision thereon shall be final be omitted:
- (c) in Chapter II, in the Chapter heading, the words õAND APPELLATE BOARDö shall be omitted;
 - (d) sections 11 and 12 shall be omitted;
- (e) in sections 19A, 23, 31A, 31B, 31C, 31D, 32, 32A and 33A, for the words õAppellate Boardö, wherever they occur, the words õCommercial Courtö shall be substituted;
- (f) in section 50, for the words õAppellate Boardö, wherever they occur, the words õHigh Courtö shall be substituted;
 - (g) in section 53A,ô
 - (i) for the words õAppellate Boardö, wherever they occur, the words õCommercial Courtö shall be substituted;
 - (ii) in sub-section (2), the words oand the decision of the Appellate Board in this behalf shall be finalo shall be omitted;

- (h) in section 54, for the words õAppellate Boardö, the words õCommercial Courtö shall be substituted;
- (i) for section 72, the following section shall be substituted, namely:ô
 - õ72. Appeals against orders of Registrar of Copyrights.—(1) Any person aggrieved by any final decision or order of the Registrar of Copyrights may, within three months from the date of the order or decision, appeal to the High Court.
 - (2) Every such appeal shall be heard by a single Judge of the High Court:

Provided that any such Judge may, if he is think fit refer the appeal at any stage of the proceeding to a Bench of the High Court.

- (3) Where an appeal is heard by a single Judge, a further appeal shall lie to a Bench of the High Court within three months from the date of decision or order of the single Judge.
- (4) In calculating the period of three months provided for an appeal under this section, the time taken in granting a certified copy of the order or record of the decision appealed against shall be excluded.ö;
- (j) in sections 74 and 75, the words õand the Appellate Boardö, wherever they occur, shall be omitted;
- (k) in section 77, the words õand every members of Appellate Boardö shall be omitted;
- (1) in section 78, in sub-section (2),ô
 - (i) clauses (cA) and (ccB) shall be omitted;
 - (ii) in clause (f), the words õand the Appellate Boardö shall be omitted.

CHAPTER-IV

AMENDMENTS TO THE CUSTOMS ACT, 1962

- 5. Amendment of Act 52 of 1962.ô In the Customs Act, 1962,ô
 - (a) in section 28E, clauses (ba), (f) and (g) shall be omitted;
 - (b) in section 28EA, the proviso shall be omitted;
 - (c) in section 28F, sub-section (1) shall be omitted;
 - (d) in section 28KA,ô
 - (i) in sub-section (1), for the words õAppellat Authorityö, at the both the places where they occur, the words õHigh Courtö shall be substituted;
 - (ii) sub-section (2) shall be omitted;
- (e) in section 28L, the words for Appellate Authorityö, wherever they occur, shall be omitted;
- (f) in section 28M,ô
 - in the marginal heading, the words oand Appellate Authorityoshall be omitted;
 - (ii) sub-section (2) shall be omitted.

CHAPTER-V

AMENDMENTS TO THE PATENTS ACT, 1970

- 6. Amendment of Act 39 of 1970.ô In the Patents Act, 1970,ô
- (a) in section 2, in sub-section (1), ô
 - (i) clause (a) shall be omitted;
 - (ii) in clause (u), sub-clause (B) shall be omitted;

- (b) in section 52, the words õAppellate Board orö, wherever they occur, shall be omitted;
 - (c) in section 58, ô
 - (i) the words ofthe Appellate Board oro, wherever they occur, shall be omitted;
 - (ii) the words oas the case may beo shall be omitted;
 - (d) in section 59, the words ofthe Appellate Board or shall be omitted;
- (e) in section 64, in sub-section (1), the words oby the Appellate Boardö shall be omitted;
- (f) in section 71, for the words õAppellate Board ö and õBoardö, wherever they occur, the words õHigh Courtö shall be substituted;
 - (g) in section 76, the words oor Appellate Boardo shall be omitted;
 - (h) in section 113,ô
 - (i) in sub-section (1),ô
 - (A) the words ofthe Appellate Board oro, wherever they occur, shall be omitted;
 - (B) the words oas the case may beo shall be omitted;
 - (ii) in sub-section (3), the words for the Appellate Boardö shall be omitted:
 - (i) in Chapter XIX, for the Chapter heading , the Chapter heading õAPPEALSö shall be substituted ;
 - (j) sections 116 and 117 shall be omitted;
- (k) in section 117A, for the words õAppellate Board ö, wherever they occur, the words õHigh Courtö shall be substituted;

- - (l) sections 117B, 117C and 117D shall be omitted;
- (m) in section 117E, for the words õAppellate Board ö, wherever they occur, the words õHigh Courtö shall be substituted;
 - (n) sections 117F, 117G and 117H shall be omitted;
 - (o) in section 151,ô
 - (A) in sub-section (1), the words oor the Appellate Boardö, at both the places where they occur, shall be omitted;
 - (B) in sub-section (3), for the words ofthe Appellate Board or the Courts, as the case may beo, the words ofthe Courtso shall be substituted;
- (p) in section 159, in sub-section (2), clauses (xiia), (xiib) and (xiic) shall be omitted.

CHAPTER-VI

AMENDMENTS TO THE AIRPORT AUTHORITY OF INDIA ACT, 1994

- 7. Amendment of Act 55 of 1994.—In the Airport Authority of India Act, 1994, ô
 - (a) in section 28A, clause (e) shall be omitted;
- (b) in section 28E, for the word õTribunal ö, at both the places where it occurs, the words õCentral Governmentö shall be substituted;
 - (c) sections 28I, 28J and 28JA shall be omitted;
 - (d) in section 28K,ô
 - (i) in sub-section (1),ô
 - (A) for the words õTribunal in such form as may be prescribedö, the words õHigh Courtö shall be substituted;
 - (B) in the proviso, for the word õTribunalö, the words õHigh Courtö shall be substituted :

- - (ii) sub-sections (2), (3), (4) and (5) shall be omitted;
 - (e) section 28L shall be omitted;
 - (f) in section 28M, the words oor the Tribunalö shall be omitted;
- (g) in section 28N, in sub-section (2), for the word õTribunalö, the words õHigh Courtö shall be substituted;
- (h) in section 33, the words oor the Chairperson of the Tribunalö shall be omitted;
- (i) in section 41, in sub-section (2), clauses (gvi), (gvii), (gviii) and (gix) shall be omitted.

CHAPTER-VII

AMENDMENTS TO THE TRADE MARKS ACT, 1999

- * Amendment of Act 47 of 1999.ô In the Trade Marks Act, 1999,ô
- (a) in section 2, in sub-section (1),ô
 - (i) clauses (a), (b), (f), (k), (n), (ze) and (zf) shall be omitted;
 - (ii) for clause(s), the following clause shall be substituted, namely:ô
 - ∴(s) õprescribedö means,ô
 - (i) in relation to proceedings before a High Courts, prescribed by rules made by the High Court; and
 - (ii) in other cases, prescribed by rules made under this Act; ø
- (b) in section 10, for the word õTribunalö, the words õRegistrar or the High Court, as the case may be,ö shall be substituted;
- (c) in section 26, for the word \tilde{o} Tribunal \tilde{o} , the words \tilde{o} Registrar or the High Court, as the case may be, \tilde{o} shall be substituted;

- (d) in section 46, in sub-section (3), for the word õTribunalö, the words õRegistrar or the High Court, as the case may be,ö shall be substituted;
 - (e) in section 47,ô
 - (i) for the words õAppellate Boardö, at both the places where it occurs, the words õHigh Courtsö shall be substituted;
 - (ii) for the word õTribunal ö, where it occurs, the words õRegistrar or the High Court, as the case may be,ö shall be substituted;
- (f) in section 55, in sub-section (1), for the word õTribunalö, the words õRegistrar or the High Court, as the case may be,ö shall be substituted;
 - (g) in section 57,ô
 - (i) for the words õAppellate Boardö, wherever it occurs, the words õHigh Courtö shall be substituted;
 - (ii) for the word õTribunal ö, wherever it occurs, the words õRegistrar or the High Court, as the case may be,ö shall be substituted;
- (h) in section 71, in sub-section (3), for the word õTribunalö, the words õRegistrar or the High Court, as the case may be,ö shall be substituted;
- (i) in Chapter XI, for the Chapter heading, the Chapter heading õAPPEALSö shall be substituted;
 - (i) sections 83, 84, 85, 86, 87, 88, 89, 89A and 90 shall be omitted;
- (k) in section 91, for the words õAppellate Boardö, wherever they occur, the words õHigh Courtö shall be substituted;
 - (1) sections 92 and 93 shall be omitted;
 - (m) for section 94, the following section shall be substituted, namely:ô
 - õ94. *Bar to appear before Registrar*.ô On ceasing to hold the office, the erstwhile Chairperson, Vice-Chairperson or other Members, shall not appear before the Registrar.ö;

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 - (1) sections 95 and 96 shall be omitted;
- (m) in section 97, for the words õAppellate Boardö, wherever they occur, the words õHigh Courtö shall be substituted;
- (n) in section 98, for the words õAppellate Boardö and õBoardö, wherever they occur, the words õHigh Courtö shall be substituted;
 - (o) sections 99 and 100 shall be omitted;
 - (p) in section 113,ô
 - (i) for the words õAppellate Boardö, at both the places where they occur, the words õHigh Courtö shall be substituted;
 - (ii) for the word õTribunal ö, the words õRegistrar or the High Court, as the case may be,ö shall be substituted;
- (q) in section 123, the words õand every Member of the Appellate Boardö shall be omitted;
- (r) in sections 124 and 125, for the words õAppellate Boardö, wherever they occur, the words õHigh Courtö shall be substituted;
 - (s) in section 130, the words ofthe Appellate Boardo shall be omitted;
- (t) in section 141, for the words õAppellate Boardö, at both the places where they occur, the words õHigh Courtö shall be substituted;
- (u) in section 144, for the word õTribunalö, the words õRegistrar or the High Court, as the case may be,ö shall be substituted;
 - (v) in section 157, in sub-section (2),ô
 - (i) clauses (xxxi) and (xxxii) shall be omitted;
 - (ii) in clause (xxxiii), for the words õAppellate Boardö, the words õHigh Courtö shall be substituted.

AMENDMENTS TO THE GEOGRAPHICAL INDICATIONS OF GOODS (REGISTRATION AND PROTECTION) ACT, 1999

- 9. Amendment of Act 48 of 1999.ô In the Geographical Indications of Goods (Registration and Protection) Act, 1999,ô
 - (a) in section 2, in sub-section (1), clauses (a) and (p) shall be omitted:
 - (b) in section 19, for the word õTribunalö, the words õRegistrar or the High Court, as the case may be,ö shall be substituted;
 - (c) in section 23, for the words oand before the Appellate Board before whicho, the words obefore whomo shall be substituted;
 - (d) in section 27,ô
 - (i) for the words õAppellate Boardö, wherever they occur, the words õHigh Courtö shall be substituted;
 - (ii) for the word õTribunalö, wherever it occurs, the words õRegistrar or the High Court, as the case may be,ö shall be substituted;
 - (e) in Chapter VII, for the Chapter heading, the Chapter heading õAPPEALSö shall be substituted:
 - (f) in section 31,ô
 - (i) for the words õAppellate Boardö, wherever they occur, the words õHigh Courtö shall be substituted;
 - (ii) sub-section (3) shall be omitted;
 - (g) sections 32 and 33 shall be omitted;
 - (h) in sections 34 and 35, for the words õAppellate Boardö, wherever they occur, the words õHigh Courtö shall be substituted;
 - (i) section 36 shall be omitted;
 - (j) in section 48,ô
 - (i) for the words õAppellate Boardö, at both the places where it occurs, the words õHigh Courtö shall be substituted;

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 - (ii) for the word õTribunalö, the words õRegistrar or the High Court, as the case may be,ö shall be substituted;
 - (k) in sections 57 and 58, for the words õAppellate Boardö, wherever they occur, the words õHigh Courtö shall be substituted;
 - (l) in section 63, the words ofthe Appellate Board oro shall be omitted;
 - (m) in section 72, for the words õAppellate Boardö, wherever they occur, the words õHigh Courtö shall be substituted;
 - (n) in section 75, for the word õTribunalö, the words õRegistrar or the High Court, as the case may be,ö shall be substituted;
 - (o) in section 87, in sub-section (2), clause (n) shall be omitted.

CHAPTER-IX

AMENDMENTS TO THE PROTECTION OF PLANT VARIETIES AND FARMERSØRIGHTS ACT, 2001

- Amendment of Act 53 of 2001.ô In the Protection of Plant Varieties and FarmerøRights Act, 2001,ô
 - (a) in section 2,ô
 - (i) clauses (d), (n) and (o) shall be omitted;
 - (ii) for clause (q), the following clause shall be substituted, namely :ô
 - ÷(q) õprescribedö means,ô
 - (A) in relation to proceedings before a High Court, prescribed by rules made by the High Court; and
 - (B) in other cases, prescribed by rules made under this Act; \$\phi\$;
 - (iii) clauses (y) and (z) shall be omitted;

- - (b) in section 44, the words oor the Tribunalö shall be omitted;
- (c) in Chapter VIII, for the Chapter heading, the Chapter heading õAPPEALSö shall be substituted;
 - (d) sections 54 and 55 shall be omitted;
 - (e) in section 56,ô
 - for the word õTribunalö, wherever they occur, the words õHigh Courtö shall be substituted;
 - (ii) sub-section (3) shall be omitted;
 - (f) in section 57,ô
 - (i) for the word õTribunalö, wherever it occurs, the words õHigh Courtö shall be substituted;
 - (ii) sub-section (5) shall be omitted;
 - (g) sections 58 and 59 shall be omitted;
 - (h) in section 89, the words oor the Tribunalö shall be omitted.

CHAPTER-X

AMENDMENTS TO THE CONTROL OF NATIONAL HIGHWAYS (LAND AND TRAFFIC) ACT, 2002

- 11. Amendment of Act 13 of 2003.ô In the Control of National Highways (Land and Traffic) Act, 2002,ô
 - (a) in section 2,ô
 - (i) clause (a) shall be omitted;
 - (ii) after clause (d), the following clause shall be insert, namely :ô
 - -(da) õCourtö means the Principal Civil Court of original jurisdiction in a district and includes the High Court in exercise of its ordinary original civil jurisdiction; ø;
 - (iii) clause (1) shall be omitted;

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- (b) in Chapter II, in the Chapter heading, the words õAND TRIBUNALS ETC.ö shall be omitted;
 - (c) section 5 shall be omitted;
- (d) for section 14, the following section shall be substituted, namely:ô
 - õ14. *Appeals*.ô An appeal from any order passed, or any action taken, excluding issuance or serving of notices, under sections 26, 27, 28, 36, 37 and 38 by the Highway Administration or an officer authorised on its behalf, as the case may be, shall lie to the Court.ö;
 - (e) sections 15 and 16 shall be omitted;
- (f) in section 17, for the word õTribunalö, at both the places where it occurs, the word õCourtö shall be substituted;
 - (g) section 18 shall be omitted;
- (h) in section 19, for the word õTribunalö, at both the places where it occurs, the word õCourtö shall be substituted;
 - (i) section 40 shall be omitted;
 - (j) in section 41,ô
 - the words for every order passed or decision made on appeal under this Act by the Tribunalö shall be omitted;
 - (ii) the words oor Tribunalö shall be omitted;
 - (k) in section 50, in sub-section (2), clause (f) shall be omitted.

AMENDMENTS TO THE FINANCE ACT, 2017

- 12. Amendment of Act 7 of 2017.ô In the Finance Act, 2017 (hearinafter referred to as the Finance Act),ô
 - (i) for the section 184, the following section shall be substituted, namely :ô

õ184. Qualifications, appointment, etc. of Chairperson and Members of Tribunal.ô (1) The Central Government may, by notification, make rules to provide for the qualifications, appointment, salaries and allowances, resignation, removal and the other conditions of service of the Chairperson and Members of the Tribunal as specified in the Eighth Schedule:

Provided that a person who has not completed the age of fifty years shall not be eligible for appointment as a Chairperson or Member:

Provided further that the allowances and benefits so payable shall be to the extent as are admissible to a Central Government officer holding the post carrying the same pay:

Provided also that where the Chairperson or Member takes a house on rent, he may be reimbursed a house rent subject to such limits and conditions as may be provided by rules.

- (2) The Chairperson and Members of a Tribunal shall be appointed by the Central Government on the recommendation of a Search-cum-Selection Committee (hereinafter referred to as the Committee) constituted under sub-section (3), in such manner as the Central Government may, by rules, provide.
- (3) The Search-cum-Selection Committee shall be consist ofô
- (a) the Chief Justice of India or a Judge of Supreme Court nominated by himô Chairperson of the Committee;

- (b) two Secretaries nominated by the Government of Indiaô Members;
- (c) one Member, whoô
 - (i) in case of appointment of a Chairperson of a Tribunal, shall be the outgoing Chairperson of the Tribunal; or
 - (ii) in case of appointment of a Member of a Tribunal, shall be the sitting Chairperson of the Tribunal; or
 - (iii) in case of the Chairperson of the Tribunal seeking re-appointment, shall be retired Judge of the Supreme Court or a retired Chief Justice of a High Court nominated by the Chief Justice of India:

Provided that, in the following cases, such Member shall always be a retired Judge of the Supreme Court or a retired Chief Justice of a High Court nominated by the Chief Justice of India, namely :ô

- (i) Industrial Tribunal constituted by the Central Government under the Industrial Disputes Act, 1947 (14 of 1947);
- (ii) Tribunals and Appellate Tribunals constituted under the Recovery of Debts Due to Banks and Financial Institutions Act, 1993 (51 of 1993);
- (iii) Tribunals where the Chairperson or the outgoing Chairperson, as the case may be, of the Tribunal is not a retired Judge of the Spereme Court or a retired Chief Justice or Judge of a High Court; and
- (iv) such other Tribunals as may be notified by the Central Government in consultation with the Chairperson of the Search-cum-Selection Committee of that Tribunal; and
- (d) the Secretary to the Government of India in the Ministry of Department under which the Tribunal is constituted or establishedô Member-Secretary.
 - (4) The Chairperson of the Committee shall have the casting vote.
 - (5) The Member-Secretary of the Committee shall not have any vote.

- - (6) The Committee shall determine its procedure for making its recommendations.
 - (7) Notwithstanding anything contained in any judgment, order or decree of any court or in any law for the time being in force, the Committee shall recommend a panel of two names for appointment to the post of Chairperson or Member, as the case may be, and the Central Government shall take a decision on the recommendations of the Committee preferably within three months from the date on which the Committee makes its recommendations to the Government.
 - (8) No appointment shall be invalid merely by reason of any vacancy or absence in the Committee.
 - (9) The Chairperson and Member of a Tribunal shall be eligible for re-appointment in accordance with the provisions of this section:
 - Provided that in making such re-appointment, preference shall be given to the service rendered by such person.
 - (10) The Central Government shall, on the recommendation of the Committee, remove from office, in such manner as may be provided by rules, any Member, whoô
 - (a) has been adjudged as an insolvent; or
 - (b) has been convicted of an offence which involves moral turpitude; or
 - (c) has become physically or mentally incapable of acting as such a Member; or
 - (d) has acquired such financial or other interest as is likely to affect prejudicially his functions as a Member; or
 - (e) has so abused his position as to render his continuance in office prejudicial to the public interest:

Provided that where a Member is proposed to be removed on any ground specified in clauses (b) to (e), he shall be informed of the charges against him and given an opportunity of being heard in respect of those charges.

- - (i) õTribunalö means a Tribunal, Appellate Tribunal or Authority as specified in column (2) of the Eighth Schedule;
 - (ii) õChairpersonö includes Chairperson, Chairman, President and Presiding Officer of a Tribunal;
 - (iii) õMemberö includes Vice-Chairman, Vice-Chairperson, Vice-President, Account Member, Administrative Member, Judicial Member, Expert Member, Law Member, Revenue Member and Technical Member, as the case may be, of a Tribunal. ö;
 - (iv) in section 184 as so substituted, after sub-section (10) and before the *Explanation*, the following sub-section shall be inserted and shall be deemed to have been inserted with effect from the 26th May, 2017, namely :ô
 - õ(11) Notwithstanding anything contained in any judgement, order, or decree of any court or any law for the time being in force,ô
 - (i) the Chairperson of a Tribunal shall hold office for a term of four years or till he attains the age of seventy years, whichever is earlier;
 - (ii) the Member of a Tribunal shall hold office for a term of four years or till he attains the age of sixty seven years, whichever is earlier:

Provided that where a Chairperson or Member is appointed between the 26th day of May, 2017 and the notified date and the term of his office or the age of retirement specified in the order of appointment issued by the Central Government is greater than that which is specified in this section, then, notwithstanding anything contained in

> this section, the term of office or age of retirement or both, as the case may be, of the Chairperson or Member shall be as specified in his order of appointment subject to a maximum term of office of five years.ö.

- 13. Amendment of Section 186.ô Section 186 of the Finance Act shall be renumbered as sub-section (1) thereof, and after sub-section (1) as so renumbered, the following sub-section shall be inserted, namely :ô
 - õ(2) Subject to the provisions of sections 184 and 185, neither the salary and allowances nor the other terms and conditions of service of Chairperson, Vice-Chairperson, Chairman, Vice-Chairman, President, Vice-President, Presiding Officer or Member of the Tribunal, Appellate Tribunal or, as the case may be, other Authority may be varied to his disadvantage after his appointment.ö.
- 14. Amendment of Eighth Schedule.ô In the Finance Act, in the Eighth Schedule,ô
 - (i) items 10, 12, 14 and 15 shall be omitted;
 - (ii) for item 16, the following item shall be substituted, namely :ô

(1)	(2)	(3)
16.	National Consumer Disputes Redressal	The Consumer Protection Act, 2019
	Commission	(35 of 2019)

15. Transitional provisions.ô (1) Nothwithstanding anything contained in any law for the time being in force, any person appointed as the Chairperson or Chairman or President or Presiding Officer or Vice-Chairperson or Vice-Chairman or Vice-President or Member of Tribunal, Appellate Tribunal, or, as the case may be, other Authorities specified in the Schedule and holding office as such immediately before the notified date, shall, on and from the notified date, cease to hold such office, and he shall

- (2) The officers and other employees of the Tribunals, Appellate Tribunals and other Authorities specified in the Schedule appointed on deputation, before the notified date, shall, on and from the notified date, stand reverted to their parent cadre, Ministry or Department.
- (3) Any appeal, application or proceeding pending before the Tribunal, Appellate Tribunal or other Authorities specified in the Schedule, other than those pending before the Authority for Advance Rulings under the Incometax Act, 1961 (43 of 1961), before the notified date, shall stand transferred to the Court before which it would have been filed had this Ordinance been in force on the date of filing of such appeal or application or initiation of the proceeding, and the Court may proceed to deal with such cases from the stage at which it stood before such transfer, or from any earlier stage, or de novo, as the Court may deem fit.
- (4) The balance of all monies received by, or advanced to, the Tribunal, Appellate Tribunal or other Authorities specified in the Schedule and not spend by it before the notified date, shall, on and from the notified date, stand transferred to the Central Government.
- (5) All property of whatever kind owned by, or vested in, the Tribunal, Appellate Tribunal or other Authorities specified in the Schedule before the notified date, shall stand transferred to, on and from the notified date, and shall vest in the Central Government.
- 16. Power to remove difficulties.ô (1) If any difficulty arises in giving effect to the provisions of this Ordinance, the Central Government may, by general or special order published in the Official Gazette, make such provisions, not inconsistent with the provisions of this Ordinance, as appear to it to be necessary or expedient for removing the difficulty.
- (2) Every order made under this section shall, as soon as may be after it is made, be laid before each Houses of Parliament.

THE SCHEDULE

(See section 15)

- 1. Appellate Tribunal under Cinematograph Act, 1952 (37 of 1952).
- 2. Authority for Advance Rulings under Income-tax Act, 1961 (43 of 1961).
- 3. Airport Appellate Tribunal under Airports Authority of India Act, 1994 (Act 55 of 1994).
- 4. Intellectual Property Appellate Board under Trade Marks Act, 1999 (47 of 1999).
- 5. Plant Varieties Protection Appellate Tribunal under Protection of Plant Varieties and FarmersøRight Act, 2001 (53 of 2001).

RAM NATH KOVIND,

President.

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(Sd.) DR. G. NARAYANA RAJU,

Secretary to the Government of India.

PART III

Laws, Regulations and Rules passed thereunder.

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

Notification

Jammu, the 11th of January, 2021.

SO-12.ô In exercise of the powers conferred by section 80 of the Jammu and Kashmir Panchayati Raj Act, 1989, the Government of Jammu and Kashmir hereby makes the following amendments in the Jammu and Kashmir Panchayati Raj Rules, 1996; namely :ô

In sub-rule (2) of rule 108-ZN after the second proviso thereto the following third proviso shall be inserted:ô

õProvided also that for the elections to the Chairperson of District Development Councils to be held for the first time under these rules, the period of twenty days as prescribed under this sub-rule shall be computed from the date the order for reservation of offices of Chairpersons of the District Development Council is issued by the Election Authority.ö

By order of the Government of Jammu and Kashmir.

(Sd.) SHEETAL NANDA, IAS,

Secretary to Government.

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ GENERAL ADMINISTRATION DEPARTMENT (Services)

Notification

Jammu, the 18th of January, 2020.

SO-21.ô In exercise of the powers conferred by fourth proviso to clause (ii) of sub-rule (1) of rule 8 of the Jammu and Kashmir Combined Competitive Examination Rules, 2018, the Government hereby prescribes the upper age limit for the Combined Competitive Examination (CCE)-2021 as under :ô

(i)	Open merit candidates	37 years
(ii)	Reserved category candidates and in-service candidates	39 years
(iii)	Physically challenged candidates	40 years

This shall be one time relaxation not extendable in any subsequent Combined Competitive Examination post-CCE, 2021.

By order of the Lieutenant Governor.

(Sd.) MANOJ KUMAR DWIVEDI, IAS,

Commissioner/Secretary to the Government.

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATô GENERAL ADMINISTRATION DEPARTMENT

Notification

Jammu, the 25th of January, 2021.

SO-25.ô In exercise of the powers conferred under section 9 of the Jammu and Kashmir Motor Vehicle Taxation Act, 1957 and in partial modification of notification SRO-492 of 2019 dated 01-08-2019, and clarification/amendments issued on the subject from time to time the Government hereby direct that below mentioned category of vehicles using any public road in Union Territory of Jammu and Kashmir shall be exempted fully from Road/Token Tax; namely:ô

- S. No. Category of the Vehicles
- $\hat{0} \ \hat{0} \$
- 1. Agriculture Tractors and Power Tillers with an engine emission upto 3000cc capacity.
- 2. All Electric Vehicles.
- 3. Motorized tricycles for Specially Abled Persons.

By order of the Government of Jammu and Kashmir.

(Sd.) HIRDESH KUMAR, IAS,

Commissioner/Secretary to Government, Transport Department.

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATô DEPARTMENT OF FOREST, ECOLOGY AND ENVIRONMENT

Notification

Jammu, the 2nd February, 2021.

SO-30.ô In exercise of the powers conferred by sub-section (3) of Rule 3, and Sub-Rule (3) of Rule (5) read with clause (c) of Rule 2 of the Noise Pollution (Regulation and Control) Rules, 2000, the Government, in order to ensure that the existing noise levels do not exceed the ambient air quality standards specified under the aforesaid rules, hereby designate the District Magistrates, Senior Superintendent of Police or any other officer not below the rank of the Deputy Superintendents of Police, and any other officers of the concerned Local Bodies within their respective jurisdictions, to take into consideration all aspects of noise pollution as a parameter of quality of life to avoid noise menace and to achieve the objective of maintaining the ambient air quality standards in respect of noise.

The above authorities shall ensure that no audio system or public address system shall be let out/installed without being fitted with Sound Limiter in any Government or Non-Government function in the Union Territory of Jammu and Kashmir.

Further, no Sound System should be sold/purchased/supplied/used by any manufacturer/dealer/shopkeeper/any agency who lets out the Public Address System etc./individual without having Sound Limiter in it.

By order of the Lieutenant Governor.

(Sd.) SARITA CHAUHAN, IAS,

Commissioner/Secretary to Government, Forest, Ecology and Environment Department.



THE JAMMU AND KASHMIR OFFICIAL GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ FINANCE DEPARTMENT

Notification

Jammu, the 8th of February, 2021.

SO-40.ô In the Excise Policy 2020-21, notified vide SO-275 dated 31st August, 2020, the Lieutenant Governor is pleased to make the following amendments; namely:ô

(1) **In clause 13**, in proviso thereto the sign full stop (.) at the end shall be substituted by sign colon (:) and thereafter, the following proviso shall be added; namely:ô

õProvided further that due to closure of business activity on account of Covid-19 induced lockdown, the license holders of

- - 2. **For Clause 17**, the following clauses shall be substituted; namely:ô

õ 17. Bottling fee

Kind	Amount
IMFL	Rs. 10.00/750 ml. for own brands and Rs. 12.00/750 ml. for franchise brands of IMFL for all local sales including Ladakh (UT).
JKSW	Rs. 08. 00/750 ml.
Beer	Rs. 10.00/BL for own brands and Rs. 12.00/BL for franchise brands of Beer for all local sales including Ladakh (UT)
Wine/Cider/RTD Beverages	Rs. 10.00/BL

17-A Export Duty

Kind	Amount
IMFL	Rs. 2.00/750 ml.
Beer	Rs. 2.00/650 ml.

3. **For Clause 18**, the following clause shall be substituted; namely:ô

õ18. Tax and duties on CSD Excise Duty and Import Duty on CSD PMFs shall be 25% less than that on civil for all types of liquor.ö

By order of the Lieutenant Governor.

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

Finance Commissioner, Finance Department.



JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Jammu, the 26th March, 2021.

SOó112.ô Whereas, on 10-10-2020, Pulwama Police received reliable information about the presence of terrorists in Village Gusoo, Pulwama. Subsequently cordon and search operation was launched by the Police/Security Forces in the village; and

2. Whereas, during search operation terrorists hiding in the house of Gulzar Ahmad Sheikh S/o Ab. Ahad Sheikh R/o Dadoora fired indiscriminately upon the security forces resulting in injuries to one Army personnel of 52 RR and during cross firing two LeT terrorists identified as Zahid Nazir Bhat S/o Nazir Ahmad Bhat R/o Drubgam and Saif Bhai @ Ertugul R/o Pakistan were killed and arms/ammunition was recovered from the encounter site. During encounter one LeT terrorist namely Firdous Ahamd Tak S/o Ab. Gani R/o Darra Putha, Doda was apprehended alive by the security forces with some arms/ammunition; and

- 3. Whereas, a Case FIR No. 232/2020, under sections 16, 18, 20 Unlawful Activities (Prevention) Act, 1967, came to be registered in Police Station, Pulwama and investigation of the case was set into motion; and
- 4. Whereas, during investigation site plan of place of occurrence and seizure memo was prepared and statement of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 5. Whereas, during the course of investigation, it was revealed that house owner son namly Faisal Gulzar S/o Gulzar Ahmad R/o Dadoora, Pulwama was working as OGW for the terrorists and was in close contact with one terrorist of LeT outfit namly Zahid Nazir Bhat and on 09-10-2020 the said terrorist along with two other terrorists came to his house where he voluntarily harboured the terrorists and provided shelter/logistic support to them; and
- 6. Whereas, on the basis of investigation, statement of witnesses recorded and other evidence collected during the course of investigation, the Investigating Officer has *prima facie* established involvement of the below mentioned accused persons for commission of offences punishable under section(s) as shown against each of the Unlawful Activities (Prevention) Act, 1967:ô
- - Faisal Gulzar S/o Gulzar Ahmad
 R/o Dadoora, Pulwama
 ULA (P) Act.
- 7. Whereas, the Authority appointed by the Government under sub-section (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the case diary file and all the other relevant documents relating to the case and has come to the conclusion that *prima facie* case is made out against the accused persons; and

No. 52-e] The J&K Official Gazette, 26th March, 2021/5th Chai., 1943. 3

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

Now, therefore, in exercise of powers conferred by sub-section (2) of Section 45 of the Unlawful Activities (prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the above-mentioned accused for the commission of offences punishable under sections 18, 19, 20, 39 ULA (P) Act, in the case FIR No. 232/2020 of Police Station, Pulwama.

By order of the Government of Jammu and Kashmir.

	(Sd.)					• • • •	
Principal	Secretary	to	Go	ve	rnr	ne	nt,
	Но	me	De	epa	rtr	ne	nt.

PART III

Laws, Regulation and Rules passed thereunder.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ FINANCE DEPARTMENT

Notification

Jammu, the 27th March, 2020.

SO-112.ô In SRO-128 dated 25th February, 2019 for the words and figures õ31st March, 2020ö wherever appearing in the notification, the words and figures õ30th June, 2020ö shall be substituted.

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

Financial Commissioner, Finance Department.

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No. 52-d] The J&K Official Gazette, 30th March, 2020/10th Chai., 1942. Mon.

EXTRAORDINARY

REGD. NO. JKô 33

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ INDUSTRIES AND COMMERCE DEPARTMENT

Notification

Jammu, the 30th March, 2020.

SO-115.ô In exercise of the powers conferred by Section 98 of the Jammu and Kashmir Reorganisation Act, 2019 read with clause 17 of the Jammu and Kashmir Removal of Difficulties Order, 2019, Lieutenant Governor hereby directs that the Director, Industries and Commerce, Kashmir and Jammu appointed as õRegistrar of Firmsö under the Jammu and Kashmir Partnership Act, Svt. 1996 (repealed) shall be deemed to have been appointed under the Indian Partnership Act, 1932.

By order of the Government of Jammu and Kashmir.

(Sd.) MANOJ KUMAR DWIVEDI, IAS,

Commissioner/Secretary to the Government.

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No. 52-e] The J&K Official Gazette, 30th March, 2020/10th Chai., 1942. Mon.

EXTRAORDINARY

REGD. NO. JKô 33

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ INDUSTRIES AND COMMERCE DEPARTMENT

Notification

Jammu, the 30th March, 2020.

SO-116.ô In exercise of the powers conferred by Section 98 of the Jammu and Kashmir Reorganisation Act, 2019 read with clause 17 of the Jammu and Kashmir Removal of Difficulties Order, 2019, Lieutenant Governor hereby directs that the Director, Industries and Commerce, Kashmir and Jammu appointed as õRegistrar of Societiesö under the Jammu and Kashmir Societies Registration Act, Svt. 1996 (repealed) shall be deemed to have been appointed under the Societies Registration Act, 1860.

By order of the Government of Jammu and Kashmir.

(Sd.) MANOJ KUMAR DWIVEDI, IAS,

Commissioner/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 HOME DEPARTMENT

Notification

Jammu, the 6th April, 2020.

SO-118.ô In exercise of the powers conferred by clause (b) of Section 2 of the Prisoners Act, 1900, the Government hereby declares Fairview, Gupkar Road, Srinagar as õSubsidiary Jailö.

By order of the Lieutenant Governor.

(Sd.) SHALEEN KABRA, IAS,

Principal Secretary to Government.



JAMMUAND KASHMIR OFFICIAL GAZETTE

PART I-B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Jammu, the 1st April, 2021.

- SO-115.ô Whereas, on 10-10-2020, Budgam Police received reliable information about the movement of terrorists in the Wathoora area. Subsequently, cordon and search operation was launched in the area by the Police/Security Forces; and
- 2. Whereas, during checking, Police arrested two persons namely Arshid Ahmad Bhagat S/o Mushtaq Ahmad R/o Balpora, Wathoora and Nisar Ahmad Bhagat S/o Bashir Ahmad R/o Balpora and recovered two Chinese hand grenades from their possession; and
- 3. Whereas, a Case FIR No. 180/2020 under sections 19, 23, 38 of the Unlawful Activities (Prevention) Act, 1967, came to be registered in Police Station, Chadoora and investigation of the case was set into motion; and

- 4. Whereas, during investigation, site plan of place of occurrence and seizure memo was prepared and statement of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 5. Whereas, during investigation, accused persons disclosed that they were working for the terrorists of TRF/LeT outfits along with other accused persons namely Tahir Jehangir Dar S/o Jehangir Ahmad R/o Sheikhpora and Adil Ahmad Wani SIL of Bashir Ahmad R/o Kralpora. Subsequently the other two accused persons were arrested in connection with the case along with some ammunition; and
- 6. Whereas, during further investigation, the accused persons disclosed that they were working as OGWs of terrorist Tariq Ahmad Bhat @ Molvi S/o Ab. Hamid Bhat R/o Hangigund, Chadoora and facilitated transportation of arms/ammunition from one place to another for said active terrorist. Subsequently, the said terrorist was arrested by the security forces. During questioning of the said terrorist, he corroborated the involvement of all above four accused persons in the case and revealed that the accused persons were provided with arms/ammunition by him to carry out subversive activities in the area; and
- 7. Whereas, on the basis of investigation, statement of witnesses recorded and other evidence collected, the Investigating Officer has *prima facie* established involvement of the below mentioned accused persons for commission of offences punishable under section(s) as shown against each of the Unlawful Activities (Prevention) Act, 1967:ô

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- 1. Arshid Ahmad Bhagat S/o Mushtaq 13, 23, 38 Ahmad R/o Balpora, Wathoora, ULA (P) Act Chadoora.
- Nisar Ahmad Bhagat S/o Bashir Ahmad Bhagat R/o Balpora, Wathoora, Chadoora.
- 3. Adil Ahmad Wani S/o Gh. Mohammad 13, 23, 38 Wani R/o Chalipora, Nowgam. ULA (P) Act

- 4. Tahir Jehangir Dar S/o Jehangir Dar R/o Sheikhpora, Wathoora, Chadoora.
- 5. Tariq Ahmad Bhat @ Molvi S/o Abdul 20 Hamid Bhat R/o Hangigund, Chadoora ULA (P) Act
- 8. Whereas, the Authority appointed by the Government under sub-section (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the case diary file and all the other relevant documents relating to the case and has come to the conclusion that *prima facie* case is made out against the above accused; and
- 9. Whereas, after perusing the Case Diary File, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the above-mentioned accused for their prosecution under the provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the above-mentioned accused for the commission of offences punishable under sections 13, 20, 23, 38 ULA (P) Act, in the Case FIR No. 180/2020 of Police Station, Chadoora.

By order of the Government of Jammu and Kashmir.

(Sd.)	
Princip	oal Secretary to Government,
	Home Department.



JAMMUAND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Jammu, the 3rd April, 2021.

SO-117.ô Whereas, on 07-09-2020, Budgam Police received reliable information that two persons namely Adil Ahmad Pandith S/o Gh. Hassan and Danish Fayaz Sheikh S/o Fayaz Ahmad R/o Kawoosa Khalisa were working as OGWs for the terrorist of JeM outfit identified as Aqib Ahmad Lone S/o Gh. Mohammad R/o Aglar Kandi, Rajpora; and

2. Whereas, it was also learnt that the accused Adil Ahmad Pandith has voluntarily harboured the said terrorist in his residential house to promote militancy in the area. Subsequently cordon and search operation was launched and during search of the residential house, the terrorist fired upon the search party. The forces retaliated and in the ensuing gun fight, the said terrorist got injured but managed to flee away from the spot towards Nallah Sukhnag; and

- 3. Whereas, a Case FIR No. 133/2020 under sections, 307 RPC, 7/27 IA Act came to be registered in Police Station, magam and investigation of the case was set into motion; and
- 4. Whereas, during investigation, site plan of place of occurrence and seizure memo was prepared and statement of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 5. Whereas, during the course of investigation, it was revealed that the injured terrorist Aqib Ahmad Lone had jumped in the Nallah Sukhnag along with a bag. Subsequently, the dead body of the said terrorist was retrieved from Nallah Sukhnag along with the bag containing some arms/ammunition; and
- 6. Whereas, during further investigation, accused Danish Fayaz Sheikh and Adil Ahmad Pandith were arrested in connection with the case and during investigation some incriminating material and 02 Pistol rounds were recovered from the residential house of accused Danish Fayaz Sheikh on his disclosures; and
- 7. Whereas, during investigation it was revealed that the above two accused persons were working as OGWs for the deceased terrorist namely Aqib Ahmad Lone and were providing shelter/logistic support to the said terrorist for carrying out the terrorist activities in the area; and
- 8. Whereas, on the basis of investigation, statement of witnesses recorded and other evidence collected during the course of investigation, the Investigating Officer has *prima facie* established involvement of the below mentioned accused persons for commission of offences punishable under section(s) as shown against each of the Unlawful Activities (Prevention) Act, 1967:ô

	S. No. Name of accused											Offence																
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		 Danish Fayaz Sheikh S/o Fayaz Ahmad R/o Kawoosa Khalisa 											19, 23, 39 ULA (P) Act															

- 9. Whereas, the Authority appointed by the Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the Case Diary File and all the other relevant documents relating to the case and has come to the conclusion that *prima facie* case is made out against the accused persons; and
- 10. Whereas, after perusing the Case Diary File, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the above-mentioned accused for their prosecution under the provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the above-mentioned accused persons for the commission of offences punishable under sections 19, 23, 39 ULA (P) Act, in the case FIR No. 133/2020 of Police Station, Magam.

By order of the Government of Jammu and Kashmir.

(Sd.)
Principal Secretary to Government
Home Department.



THE

JAMMUAND KASHMIR OFFICIAL GAZETTE

PART I-B

Jammu and Kashmir Government—Notifications.

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

Notification

Jammu, the 7th of April, 2021.

SO-119.ô In exercise of the powers conferred by Section 3 of the Prevention of Corruption Act, 1988 (Central Act) and in supersession of Notifications SRO-502 dated 14-11-2018, SRO-312 dated 10-05-2019, SRO-407 dated 17-06-2019 and SRO-427 dated 01-07-2019, the Government hereby appoints the following Judicial Officers as Special Judges, Anti-Corruption for trial of offences specified in section 4 of the said Act, within their respective territorial jurisdiction shown against each:ô

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2.	Mohan Singh Parihar	Special Judge, Anti- Corruption, Jammu
3.	Ms. Kalpana Revo	Additional District and Sessions Judge, Rajouri (Designated Special Court under Prevention of Corruption Act)
4.	S. C. Kattal	Additional District and Sessions Judge, (Designated Special Court under Prevention of Corruption Act)
5.	Jatinder Singh Jamwal	Special Judge, Anti-Corruption (CBI Cases), Srinagar
6.	Chain Lal Bavoria	Special Judge, Anti-Corruption, Srinagar
7.	Ritesh Kumar Dubey	Special Judge, Anti-Corruption, Srinagar
8.	Kamlesh Pandita	Additional District and Sessions Judge, Kathua (Designated Special Court under Prevention of Corruption Act)
9.	Javed Alam	Additional District and Sessions Judge, Anantnag (Designated Special Court under Prevention of Corruption Act)

10. Mehraj-ud-Din Sofi Additional District

and Sessions Judge, Pulwama (Designated Special Court under Prevention of Corruption Act)

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to Government.

EXTRAORDINARY

REGD. NO. JKóó33

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

Jammu, the 7th of April, 2021.

SOó120.ô In exercise of the powers conferred by sub-section (2) of Section 7 read with section 7-A of the Industrial Disputes Act, 1947 and in supersession of Notification SO-52 dated 15-01-2019, the Government hereby appoint Ms. Bala Jyoti, District and Sessions Judge to be the Presiding Officer, Industrial Tribunal and Labour Court, Jammu and Kashmir.

By order of rhe Government of Jammu &Kashmir

(Sd.) ACHAL SETHI, Secretary to Government.



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I-B

Jammu and Kashmir Government—Notifications.

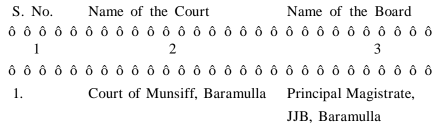
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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATÔ DEPARTMENT OF LAW, JUSTICE AND
PARLIAMENTARY AFFAIRS
(JUDICIAL ADMINISTRATION SECTION)

Notification

Jammu, the 7th of April, 2021.

SOó121.ô In exercise of the powers conferred by section 4 of the Juvenile Justice (Care and Protection of Children) Act, 2015 and in partial modification of Notification SO-389 dated 17-12-2020, the Government hereby appoints the Presiding Officers of the following Courts as Principal Magistrates for the Juvenile Justice Boards shown against each, in addition to their own assignments till further orders :ô



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2.	Court of District Mobile	Principal Magistrate,
	Magistrate, Rajouri	JJB, Rajouri
3.	Court of Sub-Registrar,	Principal Magistrate,
	Srinagar	JJB, Srinagar
4.	Court of Sub-Judge,	Principal Magistrate,
	Bhaderwah	JJB, Doda

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI, Secretary to Government.



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

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

Jammu, the 17th of December, 2020.

SOó389.ô In exercise of the powers conferred by proviso 4 of the Juvenile Justice (Care and Protection of Children) Act, 2015 and in partial modification of notification SROó583 dated 11-10-2019, Government hereby appoints on deputation the following Civil Judges (Junior Division/Munsiffs) as Principal Magistrates for the Juvenile Justice Boards shown against each :ô

	S.	N	No. Name of the Civil Judge (Junio											or	Deputed as												
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	1. Iqbal Ahmad Akhoon											Baramulla															
	2. Riyaz Ahmad																Ra	joı	ıri								

		20/26th Agra., 1942. [No. 38-j óóóóóóóóóóóóóóóóóóóóóó
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3.	Mrs. Tabasum Qadir	Srinagar
4.	Rajeev Kumar	Doda
5.	Ms. Jyoti Bhagat	Jammu
6.	Fida Hussain Naik	Anantnag

By order of the Government of Jammu and Kashmir.

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(Sd.) ACHAL SETHI,

Secretary to Government.



THE JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government-Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Jammu, the 24th December, 2020.

SO6392.ô Whereas, on 09-07-2020, the Police during naka checking at Hakbara crossing, arrested one terrorist namely Mohammad Rafiq Rather @ Haji S/o Abdul Rehman Rather R/o Chendergair affiliated with LeT outfit and recovered 02 hand grenades and 19 AK rounds from his possession; and

- 2. Whereas, a case FIR No. 31/2020 under sections 18, 20, 23, 39 ULA(P) Act, 1967 was registered in Police Station, Hajin and investigation of the case was taken up; and
- 3. Whereas, during the course of investigation site plan of place of occurrence and seizure memo was prepared and statement of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 4. Whereas, during the course of investigation the accused disclosed that he had joined the terrorist ranks of LeT outfit and disclosed that one Shafat Ahmad Dar S/o Gh. Nabi Dar R/o Chandergair was facilitating food and shelter to the said terrorist, besides was providing information about the movement of Police/Security forces to him in the area; and
- 5. Whereas, the accused Shafat Ahmad Dar was arrested in the case. The accused disclosed that he was working as associate for terrorists, facilitating food and shelter and information about the movement of security forces to the terrorists of LeT outfit. Subsequently on the disclosure of the accused, one hand grenade was recovered at his instance; and
- 6. Whereas, during the further course of investigation it was revealed that the accused namely Mohammad Rafiq Rather @ Haji was active terrorist of LeT outfit and the accused namely Shafat Ahmad Dar under the criminal conspiracy was working as OGW for the terrorists of LeT outfit and was providing logistic support to the terrorists, besides transporting arms/ammunition to the terrorists of LeT outfit in the Hajin area; and
- 7. Whereas, on the basis of investigation, statement of witnesses recorded and other evidence collected, the investigating officer has *prima facie* established involvement of the below mentioned accused

- - Mohammad Rafiq Rather @ Haji
 S/o Ab. Rehman Rather R/o Chandergair ULA(P) Act
 - Shafat Ahmad Dar S/o Gh. Nabi Dar 18, 23, 39
 R/o Chandergair. ULA(P) Act
- 8. Whereas, the Authority appointed by the Government under sub-section (2) of Section 45 of the ULA(P) Act, 1967 has independently examined the Case Diary File and all the other relevant documents relating to the case and has come to a conclusion that a *prima facie* case against the accused has been made out; and
- 9. Whereas, after perusing the Case Diary, the relevant documents and also taking into consideration views of the Authority appointed under sub-section (2) of the Section 45 ULA(P) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the accused for his prosecution under the aforesaid provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the above mentioned accused for the commission of offences punishable under sections 18, 20, 23, 39 ULA(P) Act, in the case FIR No. 31/2020 of Police Station, Hajin.

By order of the Government of Jammu and Kashmir.

	(Sd.)			
Principal	Secretary	to	the	Government,
		Н	ome	Department.



THE JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government-Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATO HOME DEPARTMENT

Notification

Jammu, the 24th December, 2020.

SO6393.ô Whereas, on 06-7-2020, Police, Baramulla during random checking at Kralhar arrested one suspect namely Tahir Ahmad Sheikh S/o Rafeeq Ahmad Sheikh R/o Sutharan, Budgam and recovered 01 hand grenade, 01 AK Magazine and 25 AK rounds from his possession; and

- 2. Whereas, during preliminary questioning, the accused disclosed that he was linked with the banned outfit Hizbul Mujahideen and was working for the said outfit; and
- 3. Whereas, a case FIR No. 107/2020 under sections 7/25 A. Act, 23, 38 ULA(P) Act, 1967 was registered in Police Station, Baramulla and investigation of the case was taken up; and
- 4. Whereas, during the course of investigation site plan of place of occurance and seizure memo was prepared and statement of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 5. Whereas, during the course of investigation it was revealed that the accused Tahir Ahmad Sheikh was actively working for the terrorist outfit HM and was intending to spread terror among the common masses in the area; and
- 6. Whereas, on the basis of investigation, statement of witnesses recorded and other evidence collected, the Investigating Officer has *prima facie* established involvement of the below mentioned accused for commission of offence punishable under sections 23, 38 of Unlawful Activities (Prevention) Act, 1967:ô
- - Tahir Ahmad Sheikh S/o Rafeeq
 Ahmad Sheikh R/o Sutharan, Budgam
 ULA(P) Act
- 7. Whereas, the Authority appointed by the Government under sub-section (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the Case Diary File and all the other relevant documents relating to the case and has come to the conclusion that *prima facie* case is made out against the above accused; and

8. Whereas, after perusing the Case Diary File, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the above-mentioned accused for his prosecution under the provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the above-mentioned accused for the commission of offences punishable under sections 23, 38 ULA (P) Act, in the case FIR No. 107/2020 of Police Station, Baramulla.

By order of the Government of Jammu and Kashmir.

(Sd.)

Principal Secretary to the Government.

Home Department.



JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I-B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Jammu, the 6th March, 2020.

SO-88.ô Whereas, on 12-09-2019, a reliable information was received that a conduit of banned organization Jaish-e-Mohammad were transporting prohibited arms and ammunitions in a truck coming from Punjab towards Kashmir Valley via Lakhanpur; and

2. Whereas, a joint naka was laid near New Ravi Bridge, Lakhanpur and vehicle to vehicle checking was carried out, and the truck bearing No. JK-13E-2000 was intercepted to stop and was searched by the police. The driver of the truck was questioned and he disclosed his identity as Sabeel

- 3. Whereas, during checking of truck loaded with card boards, a black bag containing 06 AK-56/47 rifles (AK 56 rifles=04 Nos., AK-47 rifles=02 Nos., magazines AK-47=06 Nos. and live cartridge of AK-47=180 Nos. were recovered from the cabin of the truck; and
- 4. Whereas, a case FIR No. 61/2019 under sections 13, 18, 38, 39 ULA(P) Act, 1967, 120-B RPC 7/25 Indian Arms Act was registered in P/S, Lakhanpur, District Kathua and investigation taken up; and
- 5. Whereas, seizure memo and site plan were prepared. The statement of witnesses were recorded under section 161 Cr. P. C. and 164-A Cr. P. C. The accused were arrested, their personal search memo was prepared and their finger prints were also taken; and
- 6. Whereas, during the course of investigation it came to the fore that the accused Ubaid-ul-Islam was in contact with Ashiq Nengroo who has been (A) category terrorist of banned organization JeM and was absconding. The contact number of Ashiq Hussain Nengroo was received by Ubaid-ul-Islam from Suhail Ahmed Dar @ Aamir S/o Ghulam Nabi Dar; and
- 7. Whereas, during the course of investigation, it came to the fore that the accused Ashiq Nengroo had instructed Ubaid-ul-Islam to receive one matrix sheet and a bag full of weapons from some unknown masked persons; and
- 8. Whereas, the weapon contained in the bag was planned to be handed over to OGW, Bashir Ahmad Lone S/o Mohammad Akbar Lone R/o Aglar, Kandi, Pulwama; and
- 9. Whereas, during course of investigation, Suhail Ahmed Dar and Bashir Ahmed Lone, OGWs working for prescribed organization JeM, were

- 10. Whereas, accused namely Ashiq Ahmad Nengroo has been absconding and proceedings under section 512 Cr. P. C. have been initiated against him; and
- 11. Whereas, on the basis of evidence collected and other material placed on record, the investigation, *prima facie*, has established the involvement of below mentioned accused in the commission of offences punishable under various sections of ULPA Act, 1967 shown as against each:ô

1.	Sabeel Ahmad Baba S/o Gh. Hassan	Under sections 13/18/38/
	Baba R/o Aglar Kandi, Tehsil	39 ULAP Act, 120-B RPC
	Rajpora, District Pulwama	7/25 Arms Act

- Ubaid-ul-Islam S/o Ghulam Under sections 13/18/38/
 Mohammad R/o Aglar Kandi, 39 ULAP Act, 120-B RPC
 Tehsil Rajpora, District Pulwama 7/25 Arms Act
- Jahangir Ahmed Parray S/o Mohd
 Abdullah Parray R/o Pokhar Pora,
 Tehsil Charar-e-Sharief,
 District Budgam

 Under sections 13/18/38/
 39 ULAP Act, 120-B RPC
 7/25 Arms Act
- Bashir Ahmad Lone S/o Mohammad Under sections 13/18/38/
 Akbar Lone R/o Aghlar, Kandi, 39 ULAP Act, 120-B RPC
 Tehsil Rajpura, District Pulwama 7/25 Arms Act
- Suhail Ahmed Dar S/o Ghulam Nabi Under sections 13/18/38/
 Dar R/o Aghlar, Kandi, Tehsil 39 ULAP Act, 7/25 Arms
 Rajpura, District Pulwama Act and 201, 120-B RPC
- 6. Ashiq Ahmad Nengroo S/o Gh. Under sections 13/18/38/ Mohammad R/o Hajan, Tehsil 39 ULAP Act, 120-B RPC

- 12. Whereas, the Authority appointed by the Government under sub-section (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967, has independently examined the case diary file and all other relevant documents relating to the case and has come to a conclusion that *prima facie* case against the accused has been made out; and
- 13. Whereas, after perusing the case diary, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the above persons for their prosecution under the provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the above-mentioned accused for the commission of offences as indicated against each at para 11 in case FIR No. 61/2019 P/S, Lakhanpur, Kathua.

By order of the Government of Jammu and Kashmir.

(Sd.)	
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Principal Secretary to the Government, Home Department.



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ FINANCE DEPARTMENT

Notification

Srinagar, the 25th August, 2020.

SO-266.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 Government, on the recommendations of the

In rule 26, in sub-rule (1), for the second proviso, following provisos shall be substituted, namely :ô

õProvided further that a person registered under the provisions of the Companies Act, 2013 (18 of 2013) shall, during the period from the 21st day of April, 2020 to the 30th day of September, 2020, also be allowed to furnish the return under section 39 in FORM GSTRó3B verified through Electronic Verification Code (EVC) :

Provided also that a person registered under the provisions of the Companies Act, 2013 (18 of 2013) shall, during the period from the 27th day of May, 2020 to the 30th day of September, 2020, also be allowed to furnish the details of outward supplies under section 37 in FORM GSTR61 verified through Electronic Verification Code (EVC).ö

This notification shall be deemed to have come into force w. e. f. 27th day of May, 2020.

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

Financial Commissioner to the Government, Finance Department.



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

Notification

Srinagar, the 28th August, 2020.

SO-272.66In exercise of powers conferred by Articles 233, 234 read with the Article 309 of the Constitution, the Lieutenant Governor of the Union Territory of Jammu and Kashmir hereby directs that the

- - (i) reference to Governorø and High Courtø in the said rules shall be construed as references to Lieutenant Governor of Jammu and Kashmirø and Common High Court of Jammu and Kashmirø respectively;
 - (ii) in rule 2(b), for õConstitution of Jammu and Kashmirö substitute õConstitution of Indiaö.

By order of the Lieutenant Governor.

(Sd.) ACHAL SETHI,

Secretary to Government



THE

JAMMU & KASHMIR OFFICIAL GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ FINANCE DEPARTMENT

Notification

Jammu, the 17th December, 2020.

SOó385.ô In 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 Government, on recommendations of the Council, hereby makes the following rules further to amend the Jammu and Kashmir Goods and Services Tax Rules, 2017, namely :ô

(1) Save as otherwise provided in these rules, they shall deem to have come into force on the date of publication of the corresponding notification under Central Goods and Services Tax Rules in the Central Gazette.

- - 2. In the Jammu and Kashmir Goods and Services Tax Rules 2017 (hereafter in this notification referred to as the said rules), for rule 59, the following rule shall be substituted with effect from the 1st day of January, 2021, namely :ô
 - õ59. Form and manner of furnishing details of outward supplies.ô
 - (1) Every registered person, other than a person referred to in section 14 of the Integrated Goods and Services Tax Act, 2017 (13 of 2017), required to furnish the details of outward supplies of goods or services or both under section 37, shall furnish such details in Form GSTRó1 for the month or the quarter, as the case may be, electronically through the common portal, either directly or through a Facilitation Centre as may be notified by the Commissioner.
 - (2) The registered persons required to furnish return for every quarter under proviso to sub-section (1) of Section 39 may furnish the details of such outward supplies of goods or services or both to a registered person, as he may consider necessary, for the first and second months of a quarter, up to a cumulative value of fifty lakh rupees in each of the months, using invoice furnishing facility (hereafter in this notification referred to as the õIFFö) electronically on the common portal, duly authenticated in the manner prescribed under rule 26, from the 1st day of the month succeeding such month till the 13th day of the said month.
 - (3) The details of outward supplies furnished using the IFF, for the first and second months of a quarter, shall not be furnished in FORM GSTRó1 for the said quarter.
 - (4) The details of outward supplies of goods or services or both furnished in FORM GSTRó1 shall include theô
 - (a) invoice-wise details of alló
 - (i) inter-State and intra-State supplies made to the registered persons; and

- (ii) inter-State supplies with invoice value more than two and a half lakh rupees made to the unregistered persons;
- (b) consolidated details of alló
 - (i) inter-State supplies made to unregistered persons for each rate of tax; and
 - (ii) State-wise Inter-State supplies with invoice value up to two and a half lakh rupees made to unregistered persons for each rate of tax;
- (c) debit and credit notes, if any, issued during the month for invoices issued previously.
 - (5) The details of outward supplies of goods or services or both furnished using the IFF shall include theô
 - (a) Invoice-wise details of inter-State and intra-State supplies made to the registered persons;
 - (b) debit and credit notes, if any, issued during the month for such invoices issued previouslyö.
- 3. In the said rules, for rule 60, the following rule shall be substituted with effect from the 1st day of January, 2021, namely :ô
 - õ60. Form and manner of ascertaining details of inward supplies.ô (1) The details of outward supplies furnished by the supplier in Form GSTR-1 or using the IFF shall be made available electronically to the concerned registered persons (recipients) in Part A of FORM GSTR-2A, in FORM GSTR-4A and in FORM GSTR-6A through the common portal, as the case may be.
 - (2) The details of invoices furnished by an non-resident taxable person in his return in FORM GSTR-5 under rule 63 shall be made available to the recipient of credit in Part A of FORM GSTR-2A electronically through the common portal.
 - (3) The details of invoices furnished by an input Service Distributor in his return in FORM GSTR-6 under rule 65 shall be made available to the recipient of credit in Part B of FORM GSTR-2A electronically through the common portal.

- - (4) The details of tax deducated at source furnished by the deductor under sub-section (3) of section 39 in FORM GSTR-7 shall be made available to the deductee in Part C of FORM GSTR-2A electronically through the common portal.
 - (5) The details of tax collected at source furnished by an e-commerce operator under section 52 in FORM GSTR-8 shall be made available to the concerned person in Part C of FORM GSTR-2A electronically through the common portal.
 - (6) The details of the integrated tax paid on the import of goods or goods brought in domestic tariff area from Special Economic Zone unit or a Special Economic Zone developer on a bill of entry shall be made available in Part D of FORM GSTR-2A electronically through the common portal.
 - (7) An auto-drafted statement containing the details of input tax credit shall be made available to the registered person in FORM GSTR-2B, for every month, electronically through the common portal, and shall consist ofô
 - (i) the details of outward supplies furnished by his supplier, other than a supplier required to furnish return for every quarter under proviso to subsection (1) of Section 39, in FORM GSTR-1, between the day immediately after the due date of furnishing of FORM GSTR-1 for the previous month to the due date of furnishing of FORM GSTR-1 for the month:
 - (ii) the details of invoices furnished by a non-resident taxable person in FORM GSTR-5 and details of invoices furnished by an input Service Distributor in his return in FORM GSTR-6 and details of outward supplies furnished by his supplier, required to furnish return for every quarter under proviso to subsection (1) of Section 39, in FORM GSTR-1 or using the IFF, as the case may be,ô
 - (a) for the first month of the quarter, between the day immediately after the

- due date of furnishing of FORM GSTR-1 for the preceding quarter to the due date of furnishing details using the IFF for the first month of the quarter;
- (b) for the second month of the quarter, between the day immediately after the due date of furnishing details using the IFF for the first month of the quarter to the due date of furnishing details using the IFF for the second month of the quarter;
- (c) for the third month of the quarter, between the day immediately after the due date of furnishing of details using the IFF for the second month of the quarter to the due date of furnishing of FORM GSTR-1 for the quarter;
- (iii) the details of the integrated tax paid on the import of goods or goods brought in the domestic tariff area from Special Economic Zone unit or a Special Economic Zone developer on a bill of entry in the month.
- (8) The Statement in FORM GSTR-2B for every month shall be made available to the registered person,ô
 - (i) for the first and second month of a quarter, a day after the due date of furnishing of details of outward supplies for the said month, in the IFF by a registered person required to furnish return for every quarter under proviso to sub-section (1) of Section 39, or in FORM GSTR-1 by a registered person, other than those required to furnish return for every quarter under proviso to sub-section (1) of Section 39, whichever is later;
 - (ii) in the third month of the quarter, a day after the due date of furnishing of details of outward supplies for the said month, in FORM GSTR-1, by a registered person required to furnish return for every quarter under proviso to sub-section (1) of Section 39.ö

- 4. In the said rules, in rule 61, after sub-rule (5), the following sub-rule shall be inserted, namely :ô
 - õ(6) Every registered person other than a person referred to in section 14 of the integrated Goods and Services Tax Act, 2017 (13 of 2017) or an input Service Distributor or a non-resident taxable person or a person paying tax under section 10 or section 51 or, as the case may be, under Section 52 shall furnish a return in FORM GSTR-3B, electronically through the common portal either directly or through a Facilitation Centre notified by the Commissioner, on or before the twentieth day of the month succeeding such tax period:

Provided that for taxpayers having an aggregate turnover of up to five crore rupees in the previous financial year, whose principal place of business is in the, the Union Territory of Jammu and Kashmir, the return in FORM GSTR-3B of the said rules for the months of October, 2020 to March, 2021 shall be furnished electronically through the common portal, on or before the twenty-fourth day of the month succeeding such month.ö

- 5. In the said rules, in rule 61, the following rule shall be substituted with effect from the 1st day of January, 2021, namely :ô
 - õ61. Form and manner of furnishing of return.ô (1) Every registered person other than a person referred to in section 14 of the Integrated Goods and Services Tax Act, 2017 (13 of 2017) or an Input Service Distributor or a non-resident taxable person or a person paying tax under section 10 or Section 51 or, as the case may be, under Section 52 shall furnish a return in FORM GSTRó3B, electronically through the common portal either directly or through a Facilitation Centre notified by the Commis sioner, as specified underô
 - sub-section (1) of section 39, for each month, or part thereof, on or before the twentieth day of the month succeeding such month;

(ii) proviso to sub-section (1) of section 39, for each quarter, or part thereof, for the class of registered persons mentioned in column (2) of the Table given below, on or before the date mentioned in the corresponding entry in column (3) of the said Table, namely :ô

Table

S. No. Class of registered persons Due Date $\hat{0} \ \hat{0} \$ 1 2 3 $\hat{0} \ \hat{0} \$ Registered persons whose principal twenty-fourth 1. place of business is in the Union day of the Territory of Jammu and Kashmir. month succeeding such quarter.

- (2) Every registered person required to furnish return, under sub-rule (1) shall, subject to the provisions of section 49, discharge his liability towards tax, interest, penalty, fees or any other amount payable under the Act or the provisions of this Chapter by debiting the electronic cash ledger or electronic credit ledger and include the details in the return in FORM GSTR-3B.
- (3) Every registered person required to furnish return, every quarter under clause (ii) of sub-rule (1) shall pay the tax due under proviso to sub-section (7) of section 39, for each of the first two months of the qurarter, by depositing the said amount in FORM GST PMT-06, By the twenty fifth day of the month succeeding such month:

Provided that the Commissioner may, on the recommendations of the Council, by notification, extend the due date for depositing the said amount in FORM GST PMT-06, for such class of taxable persons as may be specified therein:

Provided further that any extension of time limit notified by the Commissioner of State Tax or Union Territory Tax shall be deemed to be notified by the Commissioner;

Provided also that while making a deposit in FORM GST PMT-06, such a registered person mayô

- (a) for the first month of the quarter, take into account the balance in the electronic cash ledger.
- (b) for the second month of the quarter, take into account the balance in the electronic cash ledger excluding the tax due for the first month.
- (4) The amount deposited by the registered perosons under sub-rule (3) above, shall be debited while filing the return for the said quarter in FORM GSTR-3B, and any claim of refund of such amount lying in balance in the electronic cash ledger, if any, out of the amount so deposited shall be permitted only after the return in FORM GSTR-3B for the said quarter has been filedö.
- 6. In the said rules, after rule 61, the following rule shall be inserted, namely :ô

of opting for furnishing quarterly return.—(1) Every registered person intending to furnish return on a quarterly basis under proviso to sub-section (1) of section 39, shall in accordance with the conditions and restrictions notified in this regard, indicate his preference for furnishing of return on a quarterly basis, electronically, on the common portal, from the 1st day of the second month of the preceding quarter till the last day of the first month of the quarter for which the option is being exercised:

Provided that where such option has been exercised once, the said registered person shall continue to furnish

the return on a quarterly basis for future tax periods, unless the said registered person,ô

- (a) becomes ineligible for furnishing the return on a quarterly basis as per the conditions and restrictions notified in this regard; or
- (b) opts for furnishing of return on a monthly basis, electronically, on the common protal:
 - Provided further that a registered person shall not be eligible to opt for furnishing quarterly return in case the ladt return due on the date of exercising such option has not been furnished.
- (2) A registered person, whose aggregate turnover exceeds 5 crore rupees during the current financial year, shall opt for furnishing of return on a monthly basis, electronically, on the common portal, from the first month of the quarter, succeeding the quarter during which his aggregate turnover exceeds 5 crore rupees.
- 7. In the said rules, in rule 62.ô
 - (i) in sub-rule (1), the words, figures, letters and brackets or paying tax by availing the benefit of SRO Notification No. SRO-206 dated 18th March, 2019ö shall be omitted;
 - (ii) In sub-rule (4), the words, figures, letters and brackets of by availing the benefit of SRO Notification No. SRO-206 dated 18th March, 2019ö shall be omitted;

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

Finance Department.



PART I—B

Jammu and Kashmir Government-Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Jammu, the 24th of December, 2020.

SO6395.ô Whereas, on 20-01-2008, a specific information was received by Police, Handwara through reliable sources that some unknown terrorists were hiding in the residential houses of Ashiq Hussain Parray and Mushtaq Ahmad Mir R/o Mandigam Handwara for carrying subversive activities; and

- 2, Whereas, cordon and search was launching and during search, the hiding terrorists fired upon the search party resulting in injuries to Satish Kumar of Army and Major Pamar of 22 RR; and
- 3. Whereas, Case FIR No. 02/2008 under section 19 ULA (P) Act, came to be registered in Police Station, Kralgund and investigation set into motion; and
- 4. Whereas, during the course of investigation site plan of place of occurance was prepared, statement of witnesses acquainted with the facts and circumstances of the case were recorded under sections 161 and 164-A Cr. PC. Injured Army personnel were referred to Hospital for medical treatment and Injury memos were prepared; and
- 5. Whereas, during the course of investigation it was revealed that in the retaliatory fire three terrorists hiding in the house of above accused were killed in the encounter identified as Abu Osama @ Abdullah Gori (2) Abu Tufail @ Abu Eisa (3) Khalid @ Abu Jahidullah, all foreigners, and huge quantity of Arms/Ammunition were recovered from the encounter site. After completing medico/legal formalities the dead bodies were handed over to local Auqaf Committee for their burial; and
- 6. Whereas, on the basis of investigation, statement of witnesses were recorded and other evidence collected, the investigating officer has *prima facie* established case of harboring of terrorists against the accused namely Ashiq Hussain Parray S/o Ali Mohammad Parray R/o Mandigam and Mushtaq Ahmad Mir S/o Mohammad Afzal Mir R/o Mandigam for commission of offence punishable Under Section 19 of Unlawful Activities (Prevention) Act, 1967; and
- 7. Whereas, the Authority appointed by the Government under sub-section (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the Case Diary File and all the other relevant documents relating to the case and has come to the conclusion that prima facie a case is made out against the above accused; and

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

Now, therefore, in exercise of powers conferred by subsection (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the above mentioned accused for the commission of offences under section 19 ULA (P) Act in the case FIR No. 02/2008 of Police Station, Kralgund.

By order of the Government of Jammu and Kashmir.

(Sd.)
Principal Secretary to Government
Home Department



PART III

Laws, Regulations and Rules passed thereunder.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ FINANCE DEPARTMENT

Notification

Jammu, the 28th December, 2020.

SOó396.ô In exercise of the powers conferred by section 74 of the Jammu and Kashmir Stamps Act, Samvat 1977 (Act No. XL of Svt. 1977), the Lieutenant Governor hereby makes the following amendments in the Jammu and Kashmir Stamps (Payment of Duty by means of e-Stamping) Rules, 2020; namely :ô

1. For the words and sign "Samvat, 1976", appearing in the body the words and sign "Samvat, 1977" shall be substituted.

- - In clause (h) of rule 2, for the word opapero, the words and sign "paper/digital e-stamp" shall be substituted.
 - 3. Annexure "A" shall be omitted from the list of annexures.ö
 - 4. Clause 6.1 of Form 1; shall be recasted as under :ô

 õ6.1 Detailed structure of the proposed system, including flow diagrams and salient features, schematic view of connectivity envisaged, system and procedures to be followed by end users for generating/rectification/marking of erroneous e-stamps shall be provided in the õService level Agreementø which shall be executed between Commissioner of Stamps and the Central Record Keeping Agency.ö

By order of the Lieutenant Governor of Jammu and Kashmir.

(Sd.) DR. ARUN KUMAR MEHTA, IAS,
Financial Commissioner,
Finance Department.



PART I—B

Jammu and Kashmir Government-Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Jammu, the 30th of December, 2020.

SO6397.ô Whereas, on 18-08-2020, Bandipora Police received reliable information about the movement of terrorist in the orchards of Chek-I-Chandergair Hajin. Subsequently a joint cordon and search operation was launched by the security forces in the area; and

- 2. Whereas, during the search security forces arrested one terrorist of LeT outfit identified as Sabzar Ahmad Rather @ Aatish Bhai S/o Mohammad Yousuf Rather R/o Awneera Zainapora Shopian and recovered 01 Pistol, 01 Pistol Magazine and 04 Pistol rounds from his possession; and
- 3. Whereas, Case FIR No. 33/2020 under sections 13, 20, 23 Unlawful Activities (Prevention) Act, 1967, came to be registered in Police Station, Hajin and investigation of the case was set into motion; and
- 4. Whereas, during investigation site plan of place of occurrence and seizure memo was prepared and statement of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 5. Whereas, during the course of investigation it was revealed that in the accused Sabzar Ahmad Rather @ Aatish Bhai was affiliated with the banned organization LeT outfit and had procured the illegal arms/ammunition from the said organization for committing subversive activities in the area; and
- 6. Whereas, on the basis of investigation, statement of witnesses recorded and other evidence collected, the investigating officer has *prima facie* established involvement of the accused for commission of offences punishable under section(s) as shown against his name of Unlawful Activities (Prevention) Act, 1967:ô
- - Sabzar Ahmad Rather @ Aatish 13, 20, 23
 Bhai S/o Mohammad Yousuf Rather ULA(P) Act
 R/o Awneera, Zainapora
- 7. Whereas, the Authority appointed by the Government under sub-section (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the Case Diary File and all the

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

Now, therefore, in exercise of powers conferred by subsection (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the above mentioned accused for the commission of offences punishable under sections 13, 20, 23 ULA (P) Act in the case FIR No. 33/2020 of Police Station, Hajin.

By order of the Government of Jammu and Kashmir.

(Sd.)	
Principal Secretar	y to Government,
I	Home Department



PART I—B

Jammu and Kashmir Government-Notifications.

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

Notification

Jammu, the 31st of December, 2020.

SOó400.ô In exercise of powers conferred by section 3 of the Prevention of Corruption Act, 1988 (Act No. 49 of 1988) and in partial

The aforesaid modification of SRO-312 of 2019 dated 10-05-2019 shall remain in force during the leave period of Smt. Kusum Lata Pandita, Additional District and Sessions Judge, Rajouri i.e. from 04-01-2021 to 17-02-2021.

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to Government.