

# 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. 544 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Karan Singh S/o Daljeet Singh R/o Village Dhanaka, P/O Chowki, Tehsil Nowshera, District Rajouri, A/P H. No. 157, Bakshi Nagar, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-38/2021 in the Roll of Advocates maintained by this Registry.

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. 545 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Mukesh Khajuria S/o Lakhpat Raj R/o V. P. O. Lakhanpur, Ward No. 3, District Kathua has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a

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. 546 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Mufti Muhtashim Ahmed S/o Maj Mufti Masood Ahmed R/o Poolia, Doru, District Anantnag has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-41/2021 in the Roll of Advocates maintained by this Registry.

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. 547 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Mohammad Suhail Sheikh S/o Gh. Mohd Sheikh R/o Badran, Khal Bagh, Magam, District Badgam has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification,

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. 548 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Mohd Muddaser Imran S/o Mohd Saleem Mubshir R/o Dhanore Jarallah, Near Panchayat Ghar, District Rajouri has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-45/2021 in the Roll of Advocates maintained by this Registry.

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. 549 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Muzamil Ashjah Ab. Qadir S/o Irshad Ahmed R/o Vasuki Dera Nagar, Bhaderwah, District Doda has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification,

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. 550 of 2021 Dated 15-06-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Khadam Hussain S/o Nazam Din R/o Bhoond, Tehsil Basohli, District Kathua has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-39/2021 in the Roll of Advocates maintained by this Registry.

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. 550 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Mridul Vasishat S/o Pardeep K. Sharma R/o Adda Sarore, Meen Sarkar, Bari Brahmana, District Samba has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree

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. 551 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Mohammad Haseeb Mir S/o Gulam Mohammad Mir R/o Gugloosa, Al Noor Colony, Trehgam, District Kupwara has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-49/2021 in the Roll of Advocates maintained by this Registry.

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. 552 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Maroof Ahmed S/o Abdul Karim R/o Village Shiendara, Tehsil Haveli, District Poonch has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject

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. 553 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Mohammad Saleem Mir S/o Mohammad Amin Mir R/o Kanipora, Near District Treasury, District Shopian has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-51/2021 in the Roll of Advocates maintained by this Registry.

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. 554 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Murshid Salam S/o Ab. Salam Dar R/o Sonigam, Dar Mohalla, District Kulgam has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the

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. 555 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Mohammad Adnan Ali S/o Ali Mohammad Wani R/o Wadwan, Astan Mohalla, Tehsil Narbal, District Budgam has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-53/2021 in the Roll of Advocates maintained by this Registry.

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. 556 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Ms. Mehmooda Bano D/o Mohmmad Abdullah Wani R/o Shrakwara, Jahangir Pora, Tehsil Wagoora, District Baramulla has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this

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. 557 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Nandan Malhotra S/o Pavan Malhotra R/o 6 D/C, Green Belt, Gandhi Nagar, Tehsil Bahu, District Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-56/2021 in the Roll of Advocates maintained by this Registry.

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. 558 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Ms. Naziya Rashid D/o Abdul Rashid Kakroo R/o Abu Bakar Colony, Bemina, Srinagar has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of

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. 559 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Nitish Sharma S/o Darshan Lal R/o Chack Kirpalpur, P/O Jourian, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-58/2021 in the Roll of Advocates maintained by this Registry.

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. 560 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Ms. Navdeep Kour D/o Popinder Singh Dutta R/o Goripora, Tehsil Beerwah, District Budgam has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification,

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. 561 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Nar Narayan Mahandev Singh S/o Romesh Singh Jasrotia R/o Ward No. 5, Mandi, Hiranagar, Kathua has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-60/2021 in the Roll of Advocates maintained by this Registry.

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. 562 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Zaheer Ahmed S/o Mohd Muneer R/o Chandi Morh, Tehsil Surankote, District Poonch A/P Ward No. 3, Near Industrial Area D. C. Colony, Rajouri has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to

The 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. 563 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Ms. Stanzin Gaildan D/o Stanba Gyalson R/o Ubrak, Zanskar P/O Padum, Tehsil Zanskar, District Kargil A/P Bohri Col. Colony, Near Saraswati Mandir, H. No. 137, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-99/2021 in the Roll of Advocates maintained by this Registry.

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. 564 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Zahoor-ud-Din Shaik S/o Mohd Yasin Shaik R/o Samote, Tehsil Surankote, Poonch A/P 68-Feroz Lane, Near Havel& Galaxy, Bathinde Morh, (Satlite Colony), Jammu has been admitted and enrolled as an

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. 565 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Sadiq Ali Wazir S/o Villayat Ali Wazir R/o H. No. 96, Mohalla Sammar Pashkum Village Tehsil Kargil A/P House No. 33, Sector-5(A), Trikuta Nagar, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-94/2021 in the Roll of Advocates maintained by this Registry.

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. 566 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Syed Muneeb S/o Mohd Syed Shah R/o Khrewan, Lassipora, Shah Mohalla, Tehsil Qaimoh, District Kulgam has been admitted and enrolled

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. 567 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Ms. Ruby Jamwal D/o Mohan Singh Jamwal R/o F-51, Behind A. G. Office, Lower Shiv Nagar, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-69/2021 in the Roll of Advocates maintained by this Registry.

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. 568 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Pranav Sharma S/o Romesh Lal R/o V. P. O. Seen Thakran,

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. 569 of 2021/RG Dated 31-03-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Vikrant Sharma S/o Vipan Sharma R/o 175/D, Janipur Colony, Near Ram Sharnam Ashram, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-110/2021 in the Roll of Advocates maintained by this Registry.

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. 570 of 2021/RG Dated 01-04-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Vipul Kishore Sharma S/o Jugal Kishore Sharma R/o Khadta, Kishanpur, Tehsil Dansal, Jammu A/P Govt. Bunglow No. 2 Special,

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. 571 of 2021/RG Dated 01-04-2021.

It is hereby notified that vide High Court Order dated 23-03-2021 Mr. Usman Saleem Tak S/o Muhammad Saleem Tak R/o Baba Mohalla, District Shopian has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-103/2021 in the Roll of Advocates maintained by this Registry.

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.).



# 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. 121-Rev (LAJ) of 2020

Dated 08-06-2020.

Whereas, the land, specifications whereof are given in Annexure "A" to this notification is required for construction of Taintly Gurekhara road under PMGSY situated in Village Chochloo, Tehsil Gandoh, District Doda;

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), Gandoh vide letter No. 473-79 dated 04-10-2019 for land measuring 27 Kanals, 19 Marlas, situated at Village Chochloo, Tehsil Gandoh, District Doda for construction of Taintly Gurekhara road under PMGSY;

Whereas, the Collector, Land Acquisition (SDM), Gandoh vide letter No. 601-02/LAC dated 19-10-2019 has reported that the notification issued

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. 466/LAC/D/19 dated 21-10-2019 Divisional Commissioner, Jammu vide No. 502/3911/PMGSY/Chanser/19/3074 dated 21-12-2019 and Financial Commissioner, Revenue, J&K, Jammu vide No. FC-LS/LA-5184/2020 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 Taintly Gurekhara road 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 27 Kanals 19 Marlas, situated at Village Chochloo, Tehsil Gandoh, District Doda for construction of Taintly Gurekhara road under PMGSY. 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 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.) DR. PAWAN KOTWAL, IAS,
Principal Secretary to Government,
Revenue Department.

# Annexure 'A'

District óóóóóóóóóó 1	Tehsil	Village 5666666666666666666666666666666666666	Kh. N oóóóóó 4		Area óóóóóóó 5
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					K. M.
Doda	Gandoh	Chochloo	75	min	01-11
			106/79		01-00
			106/79	min	00-04
			106/79	min	00-12
			106/79	min	00-06
			106/79	min	00-08
			106/79	min	00-04
			106/79	min	00-17
			76	min	00-02
			76	min	00-19
			106/79	min	01-08
			106/79	min	00-16
			106/79	min	00-19
			99	min	00-07
		10	7/89/2	min	00-05
			84	min	02-15
		10	07/89/2	min	00-11
		10	07/89/2	min	01-01
		10	07/89/2	min	02-02
		10	)9/89/2	min	08-01
			90/1	min	01-15

	K. M.
90/1 min	00-17
90/1 min	00-19
Total	óóóóó 27-19
	óóóóó

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# GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÓREVENUE DEPARTMENT.

Notification No. 123-Rev(LAJ) of 2020

Dated 08-06-2020.

Whereas, the land, specifications whereof are given in Annexure 'A' to this notification is required for construction of PWD road Auto Masri to Karella via Thilroo, Jagrote in Village Masri, Tehsil and District Doda;

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. 1423-31/Acq dated 12-01-2019, for land measuring 15 Kanals and 07 Marlas in Village Masri, 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. 1287-92/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. 431/LAC/D/19 dated 15-10-2019, Divisional Commissioner, Jammu vide No. 502/3840/PWD/Masri/D/19/2649 dated 29-10-2019 and Financial Commissioner, Revenue, J&K, Jammu vide

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 Thilroo, 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 15 Kanals and 07 Marlas in Village Masri, 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 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.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

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## Particular of land

## Annexure 'A'

District	Tehsil	Village	Kh. Nos.	Area
óóóóóóóó	óóóóóóóóó	óóóóóóóóóóóóóó	óóóóóóóóóóóóóóóó	óóóóóóóó
1	2	3	4	5
óóóóóóóó	óóóóóóóóó	óóóóóóóóóóóóóó	óóóóóóóóóóóóóóóóó	óóóóóóóó
				K. M.
Doda	Doda	Masri	158 min	00-11
			158 min	00-17
			159	02-09
			137 min	00-07
			155	01-04

370	The J&K Office	ial Gazette, 26th	August, 2021/4th	Bhad., 1943.	[No. 22
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		K. M.
161		01-13
164		00-11
178	min	01-16
182	min	00-03
178	min	01-06
178	min	00-11
182	min	00-17
178	min	00-13
187		00-08
190		00-13
191		00-19
188		00-09
		óóóóó
Total		15-07
		óóóóó

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# GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 129-Rev(LAJ) of 2020

# Dated 10-06-2020.

Whereas, the land, specifications whereof are given in Annexure 'A' to this notification is required for construction of Namole to Dhanti road under PMGSY situated in Village Chulna, Tehsil Panchari and District Udhampur;

Whereas, on the basis of an indent placed by Executive Engineer, PMGSY Division, Udhampur, a notification under section 4(1) was issued by Collector, Land Acquisition (ACR), Udhampur vide No. ACRU/SQ/3003-11 dated 04-10-2018 for land measuring 71 Kanals 03 Marlas situated in Village Chulna, Tehsil Panchari and District Udhampur for construction of Namole to Dhanti road under PMGSY;

Whereas, the Collector, Land Acquisition (ACR), Udhampur vide No. ACRU/SQ/3426 dated 27-09-2019 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 (ACR), Udhampur vide letter referred to above duly endorsed by District Collector, Land Acquisition (DC), Udhampur vide No. DCU/SQ/3523-25 dated 01-10-2019, Divisional Commissioner, Jammu vide No. 502/3741/PMGSY/Chulna/Udhampur/19/2628 dated 29-10-2019 and Financial Commissioner, Revenue, J&K, Jammu vide No. FC-LS/LA-5151/2020 dated 6-03-2020 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 Namole to Dhanti road under PMGSY situated in Village Chulna, Tehsil Panchari and District Udhampur.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 71 Kanals 03 Marlas situated in Village Chulna, Tehsil Panchari and District Udhampur for construction of Namole to Dhanti road under PMGSY. Further, the Collector, Land Acquisition (ACR), Udhampur 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 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.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

# Annexure 'A'

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District óóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóó	Tehsil 5666666666666666666666666666666666666	Village óóóóóóóóóóóóóóóó 3	Kh. Nos. óóóóóóóóóóó 4	Area
-		óóóóóóóóóóóóóóó	•	-
Udhampur	Panchari	Chulna	139 min	01608600
Cunumpur	1 unonum	Chama	135 min	00607605
			186 min	02606600
			187 min	00609604
			188 min	01605606
			191 min	02602600
			192 min	01612600
			80 min	02615600
			190 min	01611600
			189 min	02613600
			184 min	00601600
				02608600
			186 min	
			185 min	03605600
			161 min	02605600
			159 min	02608600
			701 min	00617600
			172 min	02601600
			173 min	01605600
			174 min	00603600
			169 min	02601600
			175 min	01607600
			179 min	01605600
			184 min	02610600
			183 min	00601603
			182 min	02604600
			698 min	19603600
			199 min	01604600

K. M. S.
181 min 02ó16ó00
698 min 04ó11ó00
176 min 01ó11ó00
177 min 01ó07ó00
óóóóóóô
Total 71ó03ó00

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# GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 130óRev(LAJ) of 2020

Dated 10-06-2020.

Whereas, the land, specifications whereof are given in Annexure 'A' to this notification is required for construction of Debriah to Karaed road under PMGSY situated in Village Soaker, Tehsil and District Udhampur;

Whereas, on the basis of an indent placed by Executive Engineer, PMGSY Division, Udhampur, a notification under section 4 (1) was issued by Collector, Land Acquisition, Railway (ACR), Udhampur vide No. ACRU/SQ/3620-28 dated 05-10-2019 for land measuring 08 Kanals 12 Marlas and 08 Sarsai situated in Village Soaker, Tehsil and District Udhampur, for construction of Debriah to Kared road under PMGSY;

Whereas, the Collector, Land Acquisition (ACR), Udhampur vide No. ACRU/SQ/3933-34 dated 21-10-2019 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 filling objection, 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), Udhampur, vide letter referred to above duly endorsed by District Collector, Land Acquisition (DC), Udhampur vide No. DCU/SQ/3950-52 dated

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for construction of Debriah to Kared road under PMGSY situated in Village Soaker, Tehsil and District Udhampur.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 08 Kanals 12 Marlas and 08 Sarsai situated in Village Soaker, Tehsil and District Udhampur for construction of Debriah to Kared road under PMGSY. Further, the Collector, Land Acquisition (ACR), Udhampur 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 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.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

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## Specification of land

## Annexure 'A'

District	Tehsil	Village	Kh. Nos.	Area
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1	2	3	4	5
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				K. M. S.

Udhampur	Udhampur	Soaker	37	min	00605606
			42	min	00601600
			44	min	00602600

	K. M. S.
min	00ó03ó06
min	00602607
min	00608602
min	00ó11ó03
min	00ó01ó06
min	01609600
min	01619600
min	00602600
min	00ó04ó00
min	00609604
	00601600
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	00ó10ó04
	óóóóóóóó
	00ó05ó00
	00601607
	óóóóóóóó
	00ó06ó07
	óóóóóóóó
min	01619600
min	00602600
min	00ó02ó03
min	00ó02ó00
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# GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 1316Rev(LAJ) of 2020

Dated 10-06-2020.

Whereas, the land, specifications whereof are given in Annexure 'A' to this notification is required for construction of Chalwas Swani Karma road under PMGSY situated in Village Swani, Tehsil and District Ramban;

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Whereas, on the basis of an indent placed by Executive Engineer, PMGSY Division, Ramban, a notification under section 4 (1) was issued by the Collector, Land Acquisition (ACR), Ramban vide letter No. Acq/PMGSY/19/326-36 dated 10-10-2019, for land measuring 25 Kanals 10 Marlas 01 Sirsai situated in Village Swani, Tehsil and District Ramban for construction of Chalwas Swani Karma road under PMGSY;

Whereas, the Collector, Land Acquisition (ACR), Ramban vide letter No. Acq/PMGSY/19/413-16 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 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), Ramban, vide letter referred to above duly endorsed by District Collector (DC), Ramban vide letter No. DC/LA/Rbn/428-29 dated 25-10-2019 duly endorsed by Divisional Commissioner, Jammu vide No. 502/4019/Swani/Ramban/19/4007 dated 21-12-2019 and Financial Commissioner, Revenue, J&K, Jammu vide No. FC-LS/LA-5105/2020 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. for construction of Chalwas Swani Karma road 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 25 Kanals 10 Marlas 01 Sirsai situated in Village Swani, Tehsil and District Ramban for construction of Chalwas Swani Karma road under PMGSY, Further, the Collector, Land Acquisition (ACR), Ramban 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 persons (s) as required under the Land Acquisition Act/ Rules.

Further, in pursuance of section 17 of the Land Acquisition Act, Samvat 1990, it is also ordered that on expiry of fifteen days from the publication of the notification under section 9 (2) of the said Act, the Collector will take possession of the aforementioned land in Village Swani,

However, the Collector concerned shall be personally 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.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

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# Specification of land

# Annexure 'A'

District	Tehsil	Village	Kh. Nos.	Area
1	2	3	4	5
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				K. M. S.
Ramban	Ramban	Swani	373	02611601/2
			379	016016041/2
			381	00ó17ó08
			386	01617601/2
			387	00ó06ó00
			440	02608602
			442	01608607
			445	00610603
			452	01616601
			515	01609604
			516	00ó14ó06
			542	026026031/2
			708	02605605
			709	01619600
			710	01ó11ó01

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# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ REVENUE DEPARTMENT

Notification No. 1176Rev(LAJ) of 2020

Dated 08-06-2020.

Whereas, the land, specifications whereof are given below is required for public purpose viz. for construction of PHC, Karanwara situated in Village Sabar, Tehsil Basholi, District Kathua;

District	Tehsil	Village	Kh. No.	Area	
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				K. M.	
Kathua	Mahanpur	Sabar	1650/55	05ó17	

Whereas, on the basis of an indent placed by Director, Health Services, Jammu, a notification under section 4 (1) was issued by the Collector, Land Acquisition (ADC), Basholi vide letter No. ADC/SL/LA/2019-20/01-10 dated 27-07-2019 for land measuring 05 Kanals 17 Marlas situated at Village Sabar, Tehsil Basholi, District Kathua for construction of PHC, Karanwara;

Whereas, the Collector, Land Acquisition (ADC), Basholi vide letter No. ADC/BSL/Acq/2019-20/36 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 (ADC), Basholi, vide letter referred to above duly endorsed by District Collector, Land Acquisition (DC), Kathua vide No. DCK/LA/2091-20/1810-13 dated 30-10-2019, Divisional Commissioner, Jammu vide No. 502/3999/Naram/Kathua/19/4095 dated 26-12-2019 and Financial Commissioner, Revenue, J&K, Jammu vide No. FC-LS/LA-5148/2020 dated 06-03-2020 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 PHC, Karanwara.

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 17 Marlas situated at Village Sabar, Tehsil Basholi, District Kathua for construction of PHC, Karanwara, Further, the Collector, Land Acquisition (ADC), Basholi 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 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.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

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# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ REVENUE DEPARTMENT

Notification No. 1096Rev(LAJ) of 2020

Dated 08-06-2020.

Whereas, the land, specifications whereof are given in Annexure "A" to this notification is required for construction of PMGSY road from Bandhore to Upper Pattangarh situated at Village Latti, Tehsil Latti Morh and District Udhampur;

Whereas, on the basis of an indent placed by Executive Engineer, PMGSY Division, Ramnagar, a notification under section 4 (1) was issued by the Collector, Land Acquisition (SDM), Dudu vide letter No. LA/SDM/D/82-90 dated 12-06-2019 for land measuring 65 Kanals 07 Marlas situated at Village Latti, Tehsil Latti Morh and District Udhampur for construction of PMGSY road from Bandhore to Upper Pattangarh;

Whereas, the Collector, Land Acquisition (SDM), Dudu vide letter No. LA/SDM/D/92 dated 02-07-2019 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 filling 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), Dudu vide letter referred to above duly endorsed by District Collector, Land Acquisition (DC), Udhampur vide No. LA/DCU/1642-44 dated 27-09-2019, Divisional Commissioner, Jammu vide No. 502/3736/PMGSY/Latti/Udhampur/19/2633 dated 29-10-2019 and Financial Commissioner, Revenue, J&K, Jammu vide No. FC-LS/LA-5140/2020 dated 10-03-2020 has been examined and it has been found that the land owners did not file any objections to the proposed acquisition;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for construction of PMGSY road from Bandhore to Upper Pattangarh.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 65 Kanals 07 Marlas situated at Village Latti, Tehsil Latti Morh and District Udhampur for construction of PMGSY road from Bandhore to Upper Pattangarh. Further, the Collector, Land Acquisition (SDM), Dudu is directed under section 7 of the 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 lands involved in the case for making apportionment of compensation amongst all the

# (Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

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# Specification of Land

# Annexure 'A'

District	Tehsil	Village	Kh	. Nos.	Area
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1	2	3	4	ļ	5
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					K. M.
Udhampur	Latti Marothi	Latti	774/2	min	01ó18
			774/2	min	03614
			774/2	min	02612
			1015/772	min	02602
			780	min	01ó08
			780	min	01ó16
			780	min	00607
			891	min	01ó19
			892	min	01ó19
			894	min	01607
			895	min	01605
			895	min	02612
			897	min	02ó10
			879	min	03ó15
			887	min	00ó06
			878	min	00ó13
			833	min	01612
			831	min	01607
			838	min	01600

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1	2	3	4		5
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					K. M.
			837	min	01ó04
			1422/831	min	03601
			1397/827	min	02603
			1547/1396/802	min	02600
			825	min	00ó15
			823	min	03605
			966/822	min	00ó18
			966/822	min	01ó14
			809	min	02619
			819/1	min	02ó14
			809	min	02ó06
			819/1	min	03617
			819	min	04609
					óóóóó
			Total		65607
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# GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATô REVENUE DEPARTMENT.

Notification No. 1326Rev(LAK) of 2020

Dated 10-06-2020.

Whereas, the land, specifications whereof are given below is required for construction of  $132~\rm KV~D/C$  Transmission Line, Budgam Grid Station of Railways, TSS, Budgam, situated at Village Budgam, Tehsil and District Budgam;

District	Tehsil	Village	Kh. Nos.	Area
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1	2	3	4	5
666666666666666666666666666666666666				
				K. M. S.
Budgam	Budgam	Budgam	572	006026158

	K. M. S.
448	006016031/2
449	006026021/2
455	00ó03ó189
52	006036243
	óóóóóóóóóó
Total	00613652
	óóóóóóóóóó

Whereas, on the basis of an indent placed by Chief Engineer, S & O Wing, Kashmir a notification under section 4 (1) was issued by the Collector, Land Acquisition (PDD/MHP), Bemina, Srinagar vide letter No. LA-PDD/MHPS/59-70 dated 10-05-2018, for land measuring 13 Marlas and 02 Sfts. situated at Village Budgam, Tehsil and District Budgam for construction of 132 KV D/C Transmission Line, Budgam Grid Station of Railway TSS, Budgam;

Whereas, the Collector, Land Acquisition (PDD/MHP), Bemina, Srinagar vide letter No. LAD-PDD/MHPs/417-20 dated 22-07-2019, 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 (PDD/MHP), Bemina, Srinagar, vide letter referred to above duly endorsed by District Collector, Land Acquisition (DC), Budgam vide No. DCB/LAS/PDD/1002/019/1904 dated 02-09-2019 duly endorsed by Divisional Commissioner, Kashmir vide No. DivCom/LAS-Acq/3624/7002 dated 18-01-2020 and Financial Commissioner, Revenue, J&K, Jammu vide No. FC-LS/LA-5096/2020 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;

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Whereas, the Government is satisfied that the land particular whereof are given above is required for public purpose viz. for construction of 132 KV D/C Transmission Line, Budgam Grid Station of Railways, TSS, Budgam.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 13 Marlas and 02 Sfts. situated at Village Budgam, Tehsil and District Budgam for construction of 132 KV D/C Transmission Line, Budgam Grid Station of Railways, TSS, Budgam. Further, the Collector, Land Acquisition (PDD/MHP), Bemina, Srinagar 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.

Further, in pursuance of section 17 of the Land Acquisition Act, Samvat 1990, it is also ordered that on expiry of fifteen days from the publication of the notification under section 9 (2) of the said Act, the Collector will take possession of the aforementioned land in Village Budgam, Tehsil and District Budgam, required for public purposes, subject to fulfillment of the conditions prescribed under section 9 (2) and section 17-A of the Land Acquisition Act and Rule 63 of the Land Acquisition Rules.

However, the Collector concerned shall be personally 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.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

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# GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 2826Rev(LAJ) of 2019

Dated 25-10-2019.

Whereas, the land, specifications whereof are given "Annexure óA" to this notification is required for public purpose viz. for construction of road from Lower Plangarh to Badhanoo, situated in Village Saaj, Tehsil Thanna Mandi, District Rajouri, PKG No. JK12-94, PhaseóVIIth under PMGSY;

No. 22] The J&K Official Gazette, 26th August, 2021/4th Bhad., 1943. 385

Whereas, on the basis of an indent placed by the Executive Engineer, PMGSY Division, Budhal vide No. 1543-48 dated 23-11-2009, a notification under section 4 (1) was issued by Collector, Land Acquisition (SDM), Thanna Mandi vide No. SDM/TM/R/413-16 dated 19-07-2019 for land measuring 28 Kanals and 05 Marlas, situated in Village Saaj, Tehsil Thanna Mandi, District Rajouri;

Whereas, the District Collector (DC), Rajouri vide No. AC/LA/511-13 dated 23-09-2019 has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act was served upon the interested persons for filing objections, if any, to the proposed acquisition, but, no objection was received from the land owners/interested persons in the prescribed time period as required under section 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by District Collector (DC), Rajouri, vide No. referred to above duly endorsed by Divisional Commissioner, Jammu vide No. 502/3684/PMGSY/Saaj/Raj/19/2440 dated 05-10-2019 and by the Financial Commissioner, Revenue vide No. FC-LS/LA-5011/2019 dated 21-01-2019 has been examined and it has been found that the land owners did not file any objections to the proposed acquisition;

Whereas, the Government is satisfied that the land particulars whereof are given in "Annexure-A" to this notification, is required for public purpose viz. for construction of road from Lower Plangerh to Badhanoo, situated in Village Saaj, Tehsil Thanna Mandi, District Rajouri, PKG No. JK12-94, Phase-VIIth under PMGSY:

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that land measuring 28 Kanals and 05 Marlas, situated in Village Saaj, Tehsil Thanna Mandi, District Rajouri particulars whereof are given in "Annexure-A" to this notification, is required for public purpose viz. for construction of road from Lower Plangerh to Badhanoo, situated in Village Saaj, Tehsil Thanna Mandi, District Rajouri, PKG No. JK12-94, Phase-VIIth under PMGSY, Further, the Collector, Land Acquisition (SDM), Thanna Mandi is directed under section 7 of the said Act to take order for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

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

(Sd.) ABDUL MAJID,

Secretary to Government, Revenue Department.

# Annexure 'A'

		11111101111110 11			
District	Tehsil	Village	Kh. N	os.	Area
óóóóóóóó	δόόόόόόόό				
					K. M. S.
Rajouri	Thanna Mandi	Saaj	791	pt.	01608600
			792	pt.	00ó16ó06
			794	pt.	01613606
			810	pt.	00619603
			811	pt.	02606600
			811	pt.	00ó01ó06
			814	pt.	00ó16ó07
			820	pt.	01612603
			820	pt.	01602600
			821	pt.	00ó15ó06
			822	pt.	00ó06ó06
			838/1	pt.	03602600
			842	pt.	02615605
			842/1	pt.	02603605
			845	pt.	01604602
			845	pt.	01600600
			846	pt.	00601601
			848	pt.	00609600
			915	pt.	01610606
			917	pt.	00ó18ó00
			917/1	pt.	00ó12ó04
			918	pt.	02609606
					óóóóóóóóóó
			Total		28605600
					óóóóóóóóó



# JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 134] Jammu, Thu., the 26th Aug., 2021/4th Bhad., 1943. [ No. 22 Separate paging is given to this part in order that it may be filed as a separate compilation.

PART II—A

Orders by Heads of Departments.

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### CHARGE REPORTS

In pursuance of Government Order No. 20-F of 2020 dated 16-01-2020 issued by the Finance Department under endorsement No. DGAT/PS/DR/21 dated 16-01-2020, we the undersigned hand over/take over the charge of the post of Director, Finance, Higher Education Department today on 24th of January, 2020 (F. N).

(Sd.) MR. MANAV GUPTA,

Financial Advisor, Higher Education Department.

Relieved Officer.

(Sd.) MR. ABDUL MAJID BUTT,

Financial Advisor, Higher Education Department.

Relieving Officer.

	Station: Udhampur.
	Dated: 31-07-2019.
(Sd.)	
Munsiff, District Judicial Mobile Magistrate, Udhampur.	
Relieved Officer.	
(Sd.)	
Additional Special Mobile Magistrate, Udhampur.	
Relieving Officer.	



# JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 134] Jammu, Thu., the 26th Aug., 2021/4th Bhad., 1943. [ No. 22

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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IN THE COURT OF PRINCIPAL SESSIONS JUDGE, JAMMU.

File No. 203/Challan óóóóó

State, through P/S, Arnia

### Versus

- 1. Narinder Singh S/o Pritam Singh R/o Kathar, Tehsil Arnia, District Jammu.
- 2. Ravinder Kumar S/o Swarn Singh R/o H. Jerara, Tehsil Ramgarh, District Jammu.

FIR No. 34/2017 of P/S, Arnia

Offence under sections 307/326/323/34 RPC & 3/25 A. Act.

Coram : M. L. Manhas.

J. O. Code: JK00018.

#### Order

### 29-07-2021.

- 1. Ld. PP for the UT present. Mr. Dharminder, Advocate for accused also present. L/C for the accused has filed an application for issuance of production warrant of accused persons on the ground that as per his knowledge the accused persons are presently lodged in judicial custody in District Jail, Bhaderwah. The Ld. PP has also enquired about the presence of accused persons in the District Jail, Bhaderwah and vide a video link on virtual mode the presence of accused persons has been confirmed from District Jail, Bhaderwah, as both of the accused persons have been identified by their counsel and Ld. PP. The aforesaid accused persons are lying in District Jail, Bhaderwah in a murder case pending trial in the Court of Ld. Additional Sessions Judge, Jammu, as verified by Ld. PP. The lodgement of accused persons in District Jail, Bhaderwah has been done by DG, Prisons vide his order No. 248 of 2021 dated 08-04-2021, copy of which is annexed with the challan.
- 2. From the perusal of interim orders in the challan it transpires that proceedings under section 512 Cr. P. C. have been initiated against A-1 vide this Court order dated 26-09-2019. As A-1 is presently lying in judicial custody in District Jail, Bhaderwah by the aforesaid order of the Court and by the order of DG, Prisons as such the proceedings initiated against A-1 under section 512 Cr. P. C. stand recalled/cancelled. Ld. PP to ensure the presence of accused persons before this Court on the next date of hearing. Ld. PP to produce the prosecution evidence on the next date of hearing. A copy of this order be forwarded to the SSP, Jammu, SHO concerned and Government Ranbir Press, Jammu for information regarding recalling of the warrant. Put on 20-08-2021.

Announced:

234

29-07-2021.

(Sd.) M. L. MANHAS,

Principal Sessions Judge, Jammu.

# 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. 00414 and 4902-AHK-SSS-5000 respectively, with following particulars :ô

Name : Gh. Nabi Mir
 Parentage : Gh. Qadir Mir

3. Residence : Sogam, Chadoora, Kashmir

4. Date of Birth: 01-02-19675. Roll No. : 26203

6. Session : 1984 Bi-annual (April-May)

7. Result : Pass

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.)		• • •		
Assista	nt/Deputy	S	ecre	etary,
	Certificates	s,	K.	Div.

# IN THE COURT OF PRINCIPAL DISTRICT AND SESSIONS JUDGE, KARGIL.

Present: M. R. Chak

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State

Versus

- 1. Shahid-ul-Islam S/o Ab. Rashid Lone R/o Rai Kapran P/S, Shopian.
- 2. Adil Mansoor Ganie S/o Mohd Mansoor Ganie R/o Syedpora, Shopian (Employee of J&K Police).

Accused
---------

FIR No. 65 of 2018 P/S, Kargil under section 8/20 NDPS Act

Proclamation under section 512 Cr. P. C.

Standing Warrant of Arrest

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

Through the medium of this warrant, you are hereby directed to ensure the arrest of the above referred accused within the territorial limits of UT of Jammu and Kashmir. This warrant shall remain to vogue till accused appear or are brought before this court to face the trial.

Issued under my hand and seal of this court this 30th day of June, 2021.

(Sd.)		• • • • • • • • • • • • • • • • • • • •
Principal	Sessions	Judge,
		Kargil.

### Notice

I, Kaku Ram Sharma S/o Sh. Gori Ram R/o Village Mini Kathar, Tehsil Akhnoor, Manoh, District Jammu have applying for correction of my fatherøs name which has been wrongly written as Gouri Ram Sharma instead of correct name is Gori Ram in my PAN Card No. CPTPS3017M. Objection, if any, may be conveyed to the concerned Authority within seven days from the date of publication of this notice.

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

Kaku Ram Sharma S/o Sh. Gori Ram R/o Village Mini Kathar, Tehsil Akhnoor, Manoh, District 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.

#### Notice

I, Pyara Singh (Old Name) S/o Gurmit Singh R/o Ward No. 45, Udam Nagar, Jammu has changed my name from Pyara Singh (Old Name) to Piara Singh (New Name). I do hereby assume from this date the name/surname Piara Singh.

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

Pyara Singh (Old Name) S/o Gurmit Singh R/o Ward No. 45, Udam Nagar, 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.

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### Change of Name

I, Dr. Nishpank Sharma D/o Sh. S. P. Sharma R/o 129/1, Channi Himmat, Jammu is applying for changing name of my daughter Anashruti Raina D/o Vishal Raina from Anashruti Raina to Khyatikaa Raina. Now the correct name is Khaytikaa Raina.

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

Dr. Nishpank Sharma D/o Sh. S. P. Sharma R/o 129/1, Channi Himmat, 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.

#### Notice

I, Tirath Kaur W/o Late S. Avtar Singh R/o H. No. 71, Sec-2, Nanak Nagar, Jammu want to correct my name from Tirath Kour to Tirath Kaur which was wrongly written as Tirath Kour in my FCI Deptt. Objection, if any, may be conveyed to FCI, Jammu.

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

Tirath Kaur W/o Late S. Avtar Singh R/o H. No. 71, Sec-2, Nanak Nagar, 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.

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### Notice

I, Abhimanyu Pratap Singh Jamwal S/o Sh. Randhir Singh Jamwal R/o H. No. 49, Opp. Dental College, Durga Niwas, Jammu has changed his name from Kanwar Abhimanyu Pratap Singh Jamwal to Abhimanyu Pratap Singh Jamwal and Kanwar Abhimanyu Pratap Singh Jamwal is one and the same person. Now, I am applying for the correction. Objection, if any, may be conveyed it to concerned Authority within seven days.

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

Abhimanyu Pratap Singh Jamwal S/o Sh. Randhir Singh Jamwal R/o H. No. 49, Opp. Dental College, Durga Niwas, 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.



# JAMMU AND KASHMIR OFFICIAL GAZETTE

### ADVERTISEMENTS—C

UNION TERRITORY OF JAMMU AND KASMIR, RAJYA SAINIK BOARD AMBPHALLA JAMMU-180005.

### ADVERTISEMENT NOTICE 208 RSB/FS/2021

Dated 27 July, 2021.

- 1. Applications are invited on the prescribed application as per Appendix to this Notification from the ex-servicemen of the District Jammu for the post of Accountant for Fund Section on contractual basis with honorarium of Rs. 20,000/- PM.
- 2. The eligibility criteria/terms and conditions for appointment are as under :ô
  - (a) Should be a JCO CLK (having adequate Knowledge of Accounts and computer).

- - (b) Should not be more than 55 yers of age as on 1-1-2021.
  - (c) Minimum Educational Qualification BA/B.Sc/B.Com. Working Knowledge of computer is a must.
  - (d) Should bear an Exemplary Character at the time of retirement from Defence Services rendered by him.
  - (e) Should be in Medical Category Shape-1.
  - (f) The candidate will not claim the seniority/permanency of the service rendered by him.
  - (g) It is a contractual post and hence no pensionary or terminal benefits for the service rendered can be claimed. Max. terms of engagement will be 60 years of age or 10 years of service whichever is earlier.
- 3. Application forms should reach J&K Rajya Sainik Board Office by 26 Aug. 2021, positively, completed in all respects along with Following documents duly attested :ô
  - (a) Matriculate Certificate with Date of Brith.
  - (b) Permanent Resident Cerificate/Domicile Certificate.
  - (c) Attested copy of discharge certificate.
  - (d) Certificates of Academic Qualification.
  - (e) Experience Certificate, if any.
- 4. Incomplete applications will not be considered. The department has full right to reject the application forms not meeting the eligibility. Eligible ex-servicemen will have to appear for a written test and

### (Sd.) GURMEET SINGH SHAN BRIGADIER,

Secretary, Rajya Sainik Board.

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Appendix

# APPLICATION FORM FOR APPOINTMENT OF EX-SERVICEMEN IN THE SAINIK WELFARE DEPARTMENT

	OF UT, J&K	
1.	Post for which applied	SPACE FOR PHOTOGRAPH DULY
2.	Place of Posting	
3.	No. Rank and Name  (in block letter)	
4.	Contact No. & e-mail ID	
5.	Fatherøs Name	
6.	Religion	
7.	Permanent Address	
8.	Present Address	
9.	Date of birth	
10.	Date of Enrolment	•••••
11.	Date of Discharge	•••••
12.	Cause of Discharge	•••••
13.	Character at the time of discharge	

<ul> <li>104 The J&amp;K Official Gazette, 26th Aug., 2021/4th Bhad., 1943. [No. 22 6666666666666666666666666666666666</li></ul>						
Name of the Examination		Name of University/ Board	Optional subject effected	Percentage of marks obtained	Division obtained	
Note :ô Attested copies of all the certificates including marks certificates be attached.  17. Past experience, if any (brief note)						
<ul><li>18. Have you ever been arrested/imprisoned under law</li><li>19. It is certified that I am a bona fied ex-serviceman is drawingarmy pension.</li></ul>						
Date :			;	Signature of the	e applicant.	

غمیمین ت

# رجٹر ڈنمبر ہے کے۔33



# جمول وتشمير گورنمنط گزي

جلدنمبر 134\_ جمول - مورخه 26 اگست 2021ء بمطابق 04 بھادُوں 1943 وبروار -نمبر22

# اشتهارات

ازعدالت تفردًا يُريشنل سيشن جج جمول

سركار بنام مبشر فاروق بث وغيره مثل نمبر 35/چالان تاريخ دائره 2021-01-15 تاريخ فيصله روال علت نمبر 42 سال 2020 تقانه پوليس پيرمشا بحرم زير دفعات 42 مال 2020 ما بير مشام مجرم زير دفعات 43 (P) Act

# وارنٹ گشتی گرفتاری عام زیردنعہ 512 ض

بخلاف ملزم: محمد امین بٹ عرف ہارون ولد داؤ داحمد بٹ ساکنہ کٹاوہ علاقہ ملزم: محمد امین بٹ عرف ہارون ولد داؤ داحمد بٹ ساکنہ کٹاوہ علاقہ کا فاقہ کا فاقہ کا فاقہ کا محصیل پھگسوضلع ڈوڈ ہ حال Pok/Pak

حُكم بنام المكاران بوليس بوڻي جمول وكشمير

مقدمہ مندرجہ عنوان اُلصدر میں ملزم متذکرہ صدر کے خلاف بروے تھم امروزہ محررہ 2021-08-04 کاروائی زیر دفعہ 512ض فی مل میں لائی جا چکی ہے اور ملزم کے خلاف وارنٹ جاری کرنے کا تھم ہوا ہے جو کہ جاری کیا جا تا ہے۔ لہذا آپ کو اصل وارنٹ گشتی گرفتاری عام زیر دفعہ 512ض ف کی روسے تھم واختیار دیا جا تا ہے کہ اگر ملزم مذکور متذکرہ صدر اندر حدود یوٹی جموں وکشمیر جب بھی اور جہاں کہیں بھی دستیا ہو، تو اس کو تحت ضابطہ گرفتار کر کے عدالت ہذا میں پیش کیا جاوئے۔ وارنٹ ہذا تا دستیا بی ملزم زیر کاررہے گا۔ تحریر 2021-08-04

دستخط: تقرر دایریشنل سیشن جج جموں۔

ازعدالت سب جج جوڈ یشل مجسٹریٹ درجہاق ل جموں سرکار بنام میوشیش سیال وغیرہ مقدمہ علت نمبر 258 سال 2020 تھانہ پولیس با ہوفورٹ بجرائم زیرد فعات 2020 ND PS Act

وارنٹ گشتی زیر دفعہ 512 ض فکم بنام اہلکاران پولیس یوٹی جموں وکشمیر مقدمہ مثل نمبر 945 حالان متدائرہ 2021-07-16

لہذا آپ کو جملہ اہلکاران پولیس جموں وکشمیرکو تھم واختیار دیا جاتا ہے کہ آپ ملزم مذکور جہاں کہیں بھی اندر حدود یوٹی جموں وکشمیر دستیاب ہو، کو گرفتار کرکے عدالت ہذا پیش کریں۔وارنٹ تادستیا بی ملزم زیرکاررہے گا۔ تحریر 2021-07-16

دستخط: سب جج جود يشل مجسريك درجهاوّل جمول ـ

# ازعدالت جود يشل مجسٹريٹ درجهاوّل پيڻن

سركار بنام : محمد اسائيل زرگرولدعبدل احدز رگرسا كنه نزد يك سوموسٹينڈ پيڻن علت نمبر 27 سال 2019ء تھانہ پولیس خواتین بار ہمولہ بُرم زیر دفعات 498-A, 354 RPC

وارنبط مشتى زىردنعه 299 ض

بخلاف ملزم: محمداسائیل زرگرولدعبدل احدزرگرسا کنه نزدیک سوموسٹینڈ پیٹن (ملزم) حُکم بنام اہلکاران پولیس یوٹی جموں وکشمیر

معاملہ مندرجہ عنوان الصدر میں ملزم صدر کے خلاف چالان عدالت ہذا عدم حاضری ملزم پیش ہوا ہے۔ ملزم مذکور کواشتہاری ملزم قرار دیا جا کرملزم کے خلاف وارنٹ گشتی عام زیر دفعہ 299ض ف اجراء کی جاتی ہے اور تمام المکاران پولیس. U.T جمول و شمیر کواختیار تفویض کی جاتی ہیں کہ جہال کہیں بھی ملزم دستیاب ہو، کر حراست میں لے جا کر عدالت ہذا میں پیش کریں۔ تحریرالصدر 2021-04-05

دستخط: جوڈ یشل مجسٹریٹ درجہاوّل بیٹن۔



### 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 HOME DEPARTMENT

### Notification

Jammu, the 25th March, 2021.

SOó108.ô Whereas, on 13-09-2020, Pulwama Police, received reliable information that the terrorists namely Zahid Nazir Bhat @ Fasil S/o Nazir Ahmad R/o Drubgam and Adil Ahmad Bhat @ Sultan S/o Gh. Ahmad R/o Larve, Pulwama had attacked the patrolling party of 50 RR in Village Parigam and fled away from the spot; and

- 2. Whereas, a Case FIR No. 207/2020 *inter alia* under sections 16, 18, 20 of Unlawful Activities (Prevention) Act, 1967, came to be registered in Police Station, Pulwama and investigation of the case was set into motion; and
- 3. 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
- 4. Whereas, during the investigation, it was revealed that three terrorists of LeT outfit identified as (1) Zahid Nazir Bhat @ Fasil,(2) Adil Ahmad Bhat @ Sultan and (3) Nazim Ahmad Rather S/o Abdul Ahad R/O Hakripora had attacked upon the Patrolling Party of 50 RR with the assistance of accued namely Mohammad Yaseen Malik S/O Manzoor Ahmad R/o Parigam and after the attack all the accused persons fled away from the spot; and
- 5. Whereas, during further investigation, it was revealed that the accused Mohammad Yaseen Malik was working as OGW for the terrorists of LeT outfit and was providing shelter/logistic support to the terrorists and on the date of occurrence accused faciliated the terrorists for carrying out the attack upon the patrolling, Party of 50 RR at Parigam; and
- 6. Whereas, the accused terrorists Zahid Nazir Bhat @ Fasil, Adil Ahmad Bhat @ Sultan and Nazim Ahmad Rather have been killed in different encounters with security forces; 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 person for commission of offences punishable under section as shown against his name of the Unlawful Activities (Prevention) Act, 1967:ô

No. 52-a] The J&K Official Gazette, 25th March, 2021/4th Chai., 1943. 3

- 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 dairy 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 person; 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 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 section 13, 18, 39, of ULA (P) Act, in the case FIR No. 207/2020 of Police Station, Pulwama.

By order of the Government of Jammu and Kashmir.

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



### 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 March, 2020.

SO-110.ô Whereas, on 27-05-2019, Police Station, Kralgund received a reliable information from reliable sources that at Village Babagund, Langate unknown terrorists fired upon a person namely Abdul Majeed Shah S/o Ghulam Hassan Shah R/o Babagund with automatic weapons injuring him critically; and

- 2. Whereas, a case FIR No. 34/2019 under section 7/27 A. Act, 16 ULA (P) Act, 1967, came to be registered in Police Station, Kralgund and investigation was taken up; and
- 3. Whereas, subsequently Abdul Majeed Shah S/o Gh. Hassan Shah succumbed to his injuries at Sub-District Hospital, Langate; and

- 4. Whereas, place of occurrence was inspected, site plan was prepared and during inspection one empty Pistol cartridge was recovered from the site and statement of witnesses were recorded under sections 161 & 164-A Cr. P. C.; and
- 5. Whereas, during investigation, two suspects namely Aqib Javaid Bhat S/o Javaid Ahmad Bhat R/o Babagund, Langate and Feroz Ahmad Dar S/o Ghulam Mohi-ud-Din Dar R/o Khanu, Babagund were called to the Police Station, Kralgund for questioning; and
- 6. Whereas, during investigation, the accused disclosed that they were working as OGWs with LeT militants namely Sajad Ahmad Mir code Haider R/o Brath, Sopore, (2) Naseer Ahmad Mir code Talha R/o Brath Kalan and (3) Asif Ahmad War @ Jaffar S/o Ghulum Nabi War R/o Warpora; AND
- 7. Whereas, during further investigation it came to the fore that the aforementioned militants and the OCWs had hatched criminal conspiracy to kill Abdul Majeed Shah who was suspected to be an informer; and
- 8. Whereas, on 27-05-2019 the accused fired upon Abdul Majeed Shah when he was coming out from his house for evening prayer and the accused taking advantage of the darkness, fled away from the spot after firing upon the person namely Abdul Majeed Shah; and
- 9. Whereas, two accused terrorists namely Naseer Ahmad Mir code Talha S/o Mohd Yousuf Mir R/o Brath, Sopore and Asif Ahmad War S/o Ghulam Nabi War R/o Warpora both terrorists of LeT outfit were eliminated in an encounter at Dangerpora and accordingly were dropped from the case ;
- 10. Whereas, based on evidence collected, statement of witnesses recorded and other material placed on record, the below mentioned accused were found involved IN the commission of offence under relevant sections of UA (P) Act as shown against each :ô

- Feroz Ahmad Dar S/o Ghulam
   Mohi-ud-din Dar R/o Khanu,
   Babagund
   13, 19, 39
   ULA (P) Act.
- 3. Sajad Ahmad Mir code Haider R/o 18, 20, 38 Brath, Sopore (Active Militant) ULA (P) Act.
- 11. Whereas, Sajad Amin Mir code Haider R/o Brath, Sopore is an active militant and therefore, proceedings under section 512 Cr. P. C. have to be initiated against him; and
- 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 the other relevant documents relating to the case and has come to the conclusion that *prima* facie case is made out against the accused; and
- 13. 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 abovementioned accused at para 10 for the commission of offences as indicated against each, in case FIR No. 34/2019 of Police Station, Kralgund.

By order of the Government of Jammu and Kashmir.

(Sd.)
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Principal Secretary to the Government, Home 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	ver	nm	en	t,
	Но	me	De	pa	rtm	en	t.



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### JAMMU AND KASHMIR OFFICIAL GAZETTE

### PART III

Laws, Regulations and Rules passed thereunder.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ FINANCE DEPARTMENT (Codes Division)

### Notification

Jammu, the 26th of April, 2021.

SO-147.óóIn exercise of the powers conferred by section 67 of the Jammu and Kashmir Reorganization Act, 2019, the Lieutenant Governor, Union Territory of Jammu and Kashmir hereby directs that

- - I. In Annexure-II, Major heading -Classification of Officersø, Sub-heading, -Major Heads of Departmentsø:
    - i. For entry 9, the following entry shall be substituted, namely :ô
      - õ9. Director Anti Corruption Bureau, Jammu & Kashmir.ö
    - ii. For entry 16, the following entry shall be substituted, namely :ô
      - õ16. Chairman, Jammu & Kashmir Service Selection Board.ö
    - iii. For entry 33, the following entry shall be substituted, namely :ô
      - õ33. Director Skill Development.ö
    - iv. For entry 39, the following entry shall be substituted, namely :ô
      - õ39. Commissioner State Taxes, Jammu and Kashmir.ö
    - v. Entry 49 shall be omitted.
    - vi. Entry 50 shall be omitted.
    - vii. Entry 77 shall be omitted.
    - viii. For entry 110, the following entry shall be substituted, namely :ô
      - õllo. Chief Executive Officer, Billawar-Duggan Development Authority.ö
      - ix. For entry 127, the following entry shall be substituted, namely :ô
        - õ127. Commissioner Food & Drug Administration, Jammu and Kashmir.ö

- - x. After Entry 130, the following entries shall be added namely :ô
    - õ131. Director General Economics and Statistics, Jammu and Kashmir.
    - 132. Controller Legal Metrology, Jammu and Kashmir.
    - 133. Director Tribal Affairs, Jammu and Kashmir.
    - 134. Chief Executive Officer, Rajouri Development Authority.
    - 135. Chief Executive Officer, Dodhpathri Development Authority.
    - 136. Chief Executive Officer, Shopian-Dobjun-Peer-Ki-Gali Development Authority.
    - 137. Chief Executive Officer, Bani Basoli Development Authority.
    - 138. Chief Executive Officer, Hygam-Ningli-Tarzo Development Authority.
    - 139. Director Handloom and Handicrafts."
  - II. In Annexure-II, Major Heading ¿Class-I Officersø, Subheading, ¿Other Officersø, after entry 124, the following entries shall be added, namely :ô
    - õ125. Deputy Commissioner, Food and Drugs Administration Jammu and Kashmir.
    - 126. Regional Director, Evaluation and Statistics, Jammu/ Kashmir.
    - 127. Administrator Associated Hospitals Jammu/ Srinagar.ö
  - III. In Annexure-II, Major Heading :Class-II Officerson
    - i. Entry 32 shall be omitted.

- - ii. Entry 35 shall be omitted.
  - iii. For entry 47, the following entry shall be substituted, namely :ô
    - õ47. Chief Horticulture Officers.ö
  - iv. After entry 153, the following entries shall be added namely :ô
    - õ154. Deputy Director Tribal Affairs Jammu/Kashmir.
    - 155. Deputy Director Handloom and Handicrafts.ö

By order of the Lieutenant Governor.

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

Financial Commissioner, Finance Department.

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# THE

### JAMMU AND KASHMIR OFFICIAL GAZETTE

### PART I—B

Jammu and Kashmir Government-Notifications.

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### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HEALTH AND MEDICAL EDUCATION DEPARTMENT

### Notification

Jammu, the 1st June, 2021.

SO-190.óóIn exercise of the powers conferred by Section 2 of the Epidemic Diseases Act, 1897 (3 of 1897) and in partial modification of Notification SO-337 dated 29th October, 2020, the Lieutenant Governor of the Union Territory of Jammu and Kashmir hereby directs

By order of the Lieutenant Governor.

(Sd.) ATAL DULLOO, IAS,

Financial Commissioner, Health and Medical Education Department.



# THE JAMMU & KASHMIR OFFICIAL GAZETTE

### PART I—B

Jammu and Kashmir Government—Notifications.

## GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Jammu, the 1st December, 2020.

SOó370.ô Whereas, an 24-06-2020 occurence of crime has taken place resulting in death of Mrs. Neha Kumari W/o Vivek Bassan R/o H. No. 6, Ustad Mohalla, Jammu under suspicious circumstances on 26-02-2018 due to a gunshot injury caused from the service pistol of her husband Vivek Bassan, Inspector of J&K Police; and

- 2. Whereas, during the course of inquest proceedings Sh. Deeraj Nagpal then SHO, Police Station, Pacca Danga along with FSL team inspected the Scene of Crime (SoC) on 26-02-2018 i. e. store room adjoining the bed room in H. No. 6, Ustad Mohalla, Jammu and prepared the site plan, lifted blood stained samples and seized exhibits mentioned as under :ô
  - 1. Blood stained socks marked as Exhibit-A.
  - 2. Gluck Pistol No. AADG653 with Magazine, marked as Exhibit-B.
  - 3. One empty cartridge and one fired bullet, Marked as Exhibit-C.
  - 4. Two live cartridges for test fire, Marked as Exhibit-D.
  - 5. Samples of Blood stains taken from the wall of the store room, Exhibit-E.
  - 6. Samples of bullet hit marks taken from the wall and roof of the bed room, marked as exhibit F&G.
  - 7. Blood stained clothes of deceased Mst. Neha Kumari and accused Veveik Bassan, marked as exhibits H&I.
  - 8. Blood samples of smudged hand fingers and blood droplets taken from the wall in the store room, marked as exhibit J&K.
  - Three mobile phones i. e. Vivo Black colour bearing IMEI No. 1911510855917163/62, BLYF Black Colour IMEI No. 865244034828259/42 and Oppo black colour IMEI No. 866945032371956/49.
- 3. Whereas, the exhibits marked A, E, H, I, J & K were forwarded to FSL, Srinagar vide Letter No. SDCN/2018/3310-11 dated 09-3-2018 and Exhibits marked as B, C, D, F, G were sent to FSL, Jammu vide Letter No. SDCN/2018/3167-68 dated 07-3-2018 by SDPO City North, Jammu for expert opinion; and
- 4. Whereas, during inquest proceedings accused Vivek Bassan husband of the deceased lady has been found involved in the crime; and accordingly Case FIR No. 85/2018 under sections 498-A, 304-A RPC, 30 Arms Act came to be registered in Police Station, Pacca Danga against the accused Vivek Bassan on 15-8-2018 and investigation of the case set into motion; and

- 5. Whereas, a criminal writ petition was filed by the father of the deceased lady namely Neha Kumari in the Honøble J&K High Court at Jammu for transfer of investigation of the case to CBI, Jammu; and
- 6. Whereas, Honøble J&K High Court vide order dated 28th January, 2019 directed for transfer of investigation of the case FIR No. 85/2018, Police Station, Pacca Danga from J&K Police to CBI, Jammu for further investigation; and
- 7. Whereas, a case bearing registration No. RC0042019S0002 was registered in Police, Station, CBI, ACB, Jammu under sections 498-A, 304-B RPC, 30 Arms Act on 26-3-2019 against the accused Vivek Bassan R/o H. No. 6, Ustad Mohalla, Jammu on the basis of case FIR No. 85/2018, Police Station, Pacca Danga, Jammu; and
- 8. Whereas, during investigation it was revealed that Sh. Rajinder Singh Jamwal while posted as Scientific Officer (HoD), Ballistic Division, FSL, Jammu in his capacity as Incharge Ballistic Division, FSL, Srinagar during 26-2-2018 to 28-2-2019 knowingly and willfully framed incorrect record and deliberately prepared false reports dated 16-5-2018 and 26-02-2019 with the intention to help out the accused Vivek Bassan in the case registered against him in respect of suspicious killing of his wife Mrs. Neha Kumari deceased; and
- 9. Whereas, Sh. Rajinder Singh Jamwal then Ballistic Expert, FSL, Jammu along with Sh. Deeraj Nagpal then SHO, Police Station, Pacca Danga constructed scene of occurence on 28-2-2018 by arranging the seized exhibits i. e. Pistol shown and then marked suspected hit marks H1 on the ceiling and H2 on the wall of the bed room and an scrapping sample of H1 and H2 though, there was no photographic evidence that the bullet hit mark of H1 and H2 were existing on 26-2-2018 i. e. on the actual date of occurance; and
- 10. Whereas, Sh. Rajinder Singh Jamwal and Sh. Deeraj Nagpal then SHO, Police Station, Pacca Danga again visited the scene of occurance on 02-3-2018 and took the scrapping sample of bullet hit marks H1 and H2 with the help of knife arranged from the house where the occurrence had taken place; and
- 11. Whereas, Sh. Rajinder Singh Jamwal had prepared incorrect records and framed ballistic opinion without any logical basis vide report No. 42/BLS/FSL dated 26-4-2018 with a mention therein that hole in

- 12. Whereas, during further investigation it was revealed that there were serious inconsistencies and contradictions in the statements of accused Deeraj Nagpal then SHO, P/S, Pacca Danga and Sh. Rajinder Singh Jamwal in respect of date of photography of bullet hit marks and date of sampling and the scene of crime has been tampered with manipulated to ensure escape of the accused Vivek Bassan; and
- 13. Whereas, investigation has further revealed that Sh. Rajinder Singh Jamwal in pursuance of criminal conspiracy hatched with accused Vivek Bassan and Sh. Deeraj Nagpal has submitted a fabricated and manipulated reports to the investigating agency in respect of many visits to the Scene of Crime (SoC), reconstruction of scene of crime, hit marks of H1 and H2, presence of Nitrite in any of the hit marks, closed range fired from the fire arms, etc.; and
- 14. Whereas, during investigation the report of reconstruction of the scene of crime obtained from experts of CFSL, New Delhi vide report No. CFSL-2019/F/879 dated 09-12-2019 opined that on the basis of examination of scene of crime on 20-09-2019 and reconstruction of Scene of Crime on 22-9-2019, the report of the FSL, Jammu prepared by Sh. Rajinder Singh Jamwal was contradictory with the report of the doctor who had conducted postmortem on the dead body Mrs. Neha Kumari W/o accused Vivek Bassan; and
- 15. Whileas, Sh. Rajinder Singh Jamwal in his capacity as public servant and Head of the Department of Ballistic Division, FSL, Jammu had prepared false reports to help out the accused Vivek Bassan from legal punishment as envisaged in the provisions of law; and

- 16. Whereas, Sh. Rajinder Singh Jamwal then Ballistic Expert FSL, Jammu has committed offence under section 120-B r/w 218 of IPC as *prima facie* established by the investigation conducted by CBI, ACB, Jammu in the case registered by the CBI on the direction of Honøble J&K High Court vide order dated 28th, January, 2019.

Now, therefore, in exercise of powers conferred by section 197 Cr. P. C., the Government hereby accords sanction for launching prosecution against the accused Sh. Rajinder Singh Jamwal then Scientific Officer, HoD, Ballistic Division, FSL, Jammu now retired in the case No. RC0042019S0002 of CBI, ACB, Jammu under section 1206B r/w 218 IPC for judicial determination by the competent court of law.

By order of the Government of Jammu and Kashmir.

	(Sd.)
Pri	cipal Secretary to Government
	Home Department



# THE JAMMU & KASHMIR OFFICIAL GAZETTE

#### PART I—B

Jammu and Kashmir Government—Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

#### Notification

Jammu, the 16th December, 2020.

SO6379.ô Whereas, on 20-05-2020, Srinagar Police received reliable information that some unknown terrorists had fired on two BSF personnel of 37 Bn. at Old Pandach Road, Near Jamia Masjid, resulting in serious injuries to the BSF jawans. The terrorists also snatched one INSAS rifle and one AKM rifle with ammunition from the injured BSF personnel. The injured BSF jawans succumbed to their injuries subsequently; and

- 2. Whereas, a Case FIR No. 48/2020 under sections 16, 18, 19, 20, 23, 39 Unlawful Activities (Prevention) Act 1967, came to be registered in Police Station, Soura and investigation was set into motion; and
- 3. Whereas, during 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
- 4. Whereas, during investigation, five OGWs, namely (1) Shahid Rasool Shalbaf S/o Gh. Rasool Shalbaf R/o Upper Soura, (2) Aijaz Ahmad Rah S/o Noor-ur-Din Rah R/o Khalid Colony, Soura, (3) Bilal Ahmad Ganie S/o Ab. Rehaman Ganie R/o Pandach, (4) Jibran Reyaz Khan S/o Reyaz Ahmad Khan R/o Khalid Colony, Soura and (5) Moyeeb Shafi Ganie S/o Mohammad Shafi R/o Sabzi Mandi, Soura (Juvenile) were arrested in the case; and
- 5. Whereas, during questioning two accused OGWs Moyeeb Shafi Ganie and Shahid Rasool disclosed that they had transported two terrorists namely Shakoor @ Abu Darda S/o Farooq Ahmad R/o Qamarwari and (2) Yawar @ Abul Talha R/o Hatigam, Bijbehara affiliated with ISJK outfit from Bijbehara to Srinagar; and
- 6. Whereas, the accused disclosed that on 20-05-2020 the above two terrorists of ISJK outfit with the help of another terrorist namely Mosin Khandwow @ Abu Yehya Al-Kashmiri S/o Gh. Nabi R/o Dar Mohalla, Soura had fired upon the BSF personnel at Pandach and snatched service rifles from BSF jawans. The accused disclosed that during the incident they were also present on spot and helped the terrorists in escaping after attacking the BSF personnel; and
- 7. Whereas, during the further course of investigation it was revealed that the three accused OGWs namely Jibran Reyaz, (2) Aijaz Ahmad Rah and (3) Bilal Ahmad Ganie arranged accommodation, food and other logistics for the terrorists. The accused Aijaz Ahmad Rah, after the terrorist attack, provided cash of Rs. 25,000/- to the terrorists for buying new cell phones and other logistics; and
- 8. Whereas, during investigation it came to the fore that after the attack on BSF personnel, terrorists hide in a room occupied by accused Aijaz Ahmad Rah on rent and Police during search recovered 03 hand

- 9. Whereas, during the course of investigation it was revealed that the above five accused OGWs affiliated with the banned organization ISJK had performed vital role in execution of deadly terrorist attack at Pandach, Soura on the BSF jawans and provided logistic support, besides facilitating the transportation for the terrorists to escape after committing the terrorist act and to run away along with the service rifles of the BSF jawans from the site of occurrence; and
- 10. 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 Unlawful Activities (Prevention) Act, 1967:ô
- - Moyeeb Shafi Ganie S/o Mohammad 18, 19, 39
     Shafi Ganie R/o Sabzi Mandi, Soura ULA (P) Act
  - Shahid Rasool Shalbaf S/o Gh. Rasool R/o Upper Soura
  - Bilal Ahmad Ganie S/o Ab. Rehman Ganie R/o Pandach
  - Jibran Reyaz Khan S/o Reyaz Ahmad Khan R/o Khalid Colony, Soura
  - 5. Aijaz Ahmad Rah S/o Noor-ur-Din 18, 19, 23, 39 Rah R/o Khalid Colony, Soura ULA (P) Act
- 11. 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
- 12. 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

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 16, 18, 19, 20, 23, 39 ULA (P) Act, in the case FIR No. 48/2020 of Police Station, Soura.

By order of the Government of Jammu and Kashmir.

(Sd.)	)		
Principal Secretary	to	the	Government
	Но	ome	Department



# THE JAMMU & KASHMIR OFFICIAL GAZETTE

#### PART I—B

Jammu and Kashmir Government—Notifications.

### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

#### Notification

Jammu, the 16th December, 2020.

SO6380.ô Whereas, on 26-05-2020, Sopore Police received reliable information that some unknown terrorists hurled a hand grenade on the Police Post, Putkhah but it did not explode etc.; and

2. Whereas, a Case FIR No. 48/2020 under sections 16, 18, 18-B, 20, 23, 38, 39 of Unlawful Activities (Prevention) Act, 1967, came to be registered in Police Station, Tarzoo and investigation was set into motion; and

- 3. 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
- 4. Whereas, during the course of investigation, some youths of Putkhah area were found associated with the LeT outfit and Police learn that the youth had carried out the attacks on the behest of active terrorists namely Fayaz Ahmad War S/o Gh. Mohi-ud-Din War R/o Warpora and Usman Bhai R/o Pakistan; and
- 5. Whereas, during investigation, one accused namely Irfan Maqbool Mir S/o Mohammad Maqbool Mir R/o Puthkah was arrested in the case. The accused disclosed that he and his other associates namely (1) Irfan Ahmad Khan, (2) Qaiser Rehman Khan (3) Suhail Ahmad Ganie and (4) Junaid Farooq Aakhoon were associated with the LeT outfit and had acquired illegal arms/ammunition from terrorists of LeT outfit for carrying out the terrorist attacks on security forces/police in the area;
- 6. Whereas, he further disclosed that he had acquired one hand grenade from his associate Junaid Farooq Aakhoon (brother of active terrorist Shoib) and lobbed the grenade on the Police Post, Putkhah on the instructions of LeT terrorists Fayaz Ahmad War and Usman Bhai and his associates Irfan Khan, Qaiser Rehman Khan and Suhail Ahmad Ganie who kept watching the movement of Police/Security Forces while carrying the attack; and
- 7. Whereas, during investigation the accused persons (1) Irfan Ahmad Khan S/o Gh. Mohammad Khan, (2) Qaiser Rehman Khan S/o Ab. Rehman Røs/o Putkhah, (3) Suhail Ahmad Ganie S/o Gh. Mohammad R/o Athoora, Chanpora and (4) Junaid Farooq Aakhoon S/o Farooq Ahmad R/o Khanpora were arrested in the case and they admitted their involvement in the incident; and
- 8. Whereas, during further investigation Police recovered arms/ammunition viz. 01 Revolver, 02 Hand Grenades, 24 AK rounds, 02 ULB on the disclosure of all the accused persons at their instances; and
- 9. Whereas, during the course of investigation, it was also revealed that the accused persons were motivated by the above

- 10. 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 offences punishable under section(s) as shown against each of Unlawful Activities (Prevention) Act, 1967:ô
- - Irfan Maqbool Mir S/o Mohammad 16, 18, 23, 38,
     Maqbool R/o Putkhah 39 ULA (P) Act
  - Irfan Ahmad Khan S/o Gh.
     Mohammad Khan R/o Putkhah
  - 3. Qaiser Rehman Khan S/o Ab. Rehman Khan R/o Putkhah
  - Suhail Ahmad Ganie S/o Gh.
     Mohammad Ganie R/o Chanpora,
     Athoora
  - Junaid Farooq Aakhoon S/o Farooq Ahmad Aakhoon R/o Khanpora, Baramulla
  - 6. Fayaz Ahmad War S/o Gh. Mohiud-Din War R/o Warpora, Sopore ULA (P) Act
- 11. Sr. No. 6 above is absconding and action under section 299 Cr. P. C. is proposed to be initiated.
- 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 the other relevant documents relating to the case and has come to the conclusion that a *prima facie* case is made out against the above accused; and

- 13. 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 16, 18, 18-B, 20, 23, 38, 39 of ULA (P) Act, in the case FIR No. 48/2020 of Police Station, Tarzoo.

By order of the Government of Jammu and Kashmir.

	(Sd.) .		
Principal	Secretary	to	Government,
	Но	me	Department.



# THE

# JAMMU AND KASHMIR OFFICIAL GAZETTE

#### PART IV

Reprints from the Government of India Gazette.

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#### MINISTRY OF LAW AND JUSTICE

(Legislative Department)

New Delhi, the 30th June, 2021/Asadha 9, 1943 (Saka).

#### THE ESSENTIAL DEFENCE SERVICES ORDINANCE, 2021

(No. 7 of 2021)

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

An Ordinance to provide for the maintenance of essential defence services so as to secure the security of nation and the life and property of public at large and for matters connected therewith or incidental thereto.

WHEREAS, Parliament 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

- 1. Short title and commencement.ô (1) This Ordinance may be called the Essential Defence Services Ordinance, 2021.
  - (2) It extends to the whole of India.
  - (3) It shall come into force at once.
- 2. *Definitions*.ô (1) In this Ordinance, unless the context otherwise requires,ô
  - (a) õessential defence servicesö meansô
    - (i) any service in any establishment or undertaking dealing with production of goods or equipment required for any purpose connected with defence;
    - (ii) any service in any establishment of, or connected with the armed forces of the Union or in any other establishment or installation connected with defence;
    - (iii) any service in any section of any establishment connected with defence, on the working of which the safety or such establishment or employee employed therein depends;
    - (iv) any other service, as the Central Government may, by notification in the Official Gazette, declare to be essential defence services, the cessation of work of which would prejudicially affect the,ô
      - (I) production of defence equipment or goods; or

- (II) operation or maintenance of any industrial establishment or unit engaged in production of goods or equipment required for any purpose connected with defence; or
- (III) repair or maintenance of products connected with defence;
- (b) õstrikeö means the cessation of work, go-slow, sit down, stay-in, token strike, sympathetic strike or mass casual leave, by a body of persons engaged in the essential defence services, acting in combination or a concerted refusal or a refusal under a common understanding of any number of persons who are or have been so engaged to continue to work or to accept employment, and includes,ô
  - (i) refusal to work overtime, where such work is necessary for the maintenance of the essential defence services;
  - (ii) any other conduct which is likely to result in, or results in, cessation or retardation or disruption of work in the essential defence services.
- (2) Words and expressions used herein and not defined but defined in the Industrial Disputes Act, 1947 (14 of 1947) shall have the meanings respectively assigned to them in that Act.
- 3. Power to prohibit strikes in essential defence services.ô (1) If the Central Government is satisfied that in the,ô
  - (a) public interest; or
  - (b) interest of the sovereignty and integrity of India; or
  - (c) security of any State; or
  - (d) public order; or

- - (e) decency; or
  - (f) morality,

it is necessary or expedient so to do, it may, by general or special order, prohibit strikes in the essential defence services.

- (2) An order made under sub-section (1) shall he published in such manner as the Central Government may deem fit to bring it to the notice of the persons affected by such order.
- (3) An order made under sub-section (1) shall be in force for six months, but the Central Government may, by a like order, extend it for any period not exceeding six months, if it is satisfied that in the public interest, it is necessary or expedient so to do.
  - (4) Upon the issue of an order made under sub-section (1),ô
    - (a) no person engaged in the essential defence services shall go or remain on strike;
    - (b) any strike declared or commenced, whether before or after the issue of such order, by persons engaged or employed in such services shall be illegal.
- 4. Removal of persons.—Where any order has been issued under sub-section (1) of section 3, any police officer may take all such measures as such officer may deem fit including the use of police force, if he considers necessary, to remove any person, whose presence in any area connected with the.ô
  - (a) defence equipment production services; or
  - (b) operation or maintenance of any industrial establishment or unit engaged in production or manufacturing of goods or equipment required for any purpose connected with defence; or

- (c) repair or maintenance of products connected with defence, would be prejudicial to the functioning, safety or maintenance of the essential defence services.
- 5. Dismissal of employees participating in illegal strikes.ô (1) Any person,ô
  - (a) who commences a strike which is illegal under this Ordinance or goes or remains on, otherwise takes part in, any such strike; or
  - (b) who instigates or incites other persons of commence, or go or remain on, or otherwise take part in, any such strike,

shall be liable to disciplinary action (including dismissal) in accordance with the same provisions as are applicable for the purpose of taking such disciplinary action (including dismissal) on any other ground under the terms and conditions of service applicable to him in relation to his employment.

- (2) Notwithstanding anything contained in any other law for the time being in force or under the terms and conditions of service applicable to any person employed in the essential defence services, before dismissing any person under sub-section (1), no inquiry shall be necessary if the authority empowered to dismiss or remove such person is satisfied that for some reason, to be recorded by that authority in writing, it is not reasonably practicable to hold such inquiry.
- 6. Penalty for illegal strikes.—Any person, who commences a strike which is illegal under this Ordinance or goes or remains on, or otherwise takes part in, any such strike, shall be punishable with imprisonment for a term which may extend to one year or with fine which may extend to ten thousand rupees, or with both.
- 7. Penalty for instigation, etc..—Any person who instigates or incites other persons to take part in, or otherwise acts in furtherance of, a strike which is illegal under this Ordinance, shall be punishable with imprisonment

- 8. Penalty for giving financial aid to illegal strikes.ô Any person, who knowingly expends or supplies any money in furtherance or support of a strike which is illegal under this Ordinance, shall be punishable with imprisonment for a term which may extend to two years, or with fine which may extend to fifteen thousand rupees, or with both.
- 9. Power to prohibit lock-outs in any industrial establishment or unit engaged in essential defence services.—(1) If the Central Government is satisfied that in the.ô
  - (a) public interest; or
  - (b) interest of the sovereignty and integrity of India; or
  - (c) security of any State; or
  - (d) public order; or
  - (e) decency; or
  - (f) morality,

it is necessary or expedient so to do, it may by general or special order, prohibit lock-outs in the industrial establishments or units engaged in the essential defence services.

- (2) An order made under sub-section (l) shall be published in such manner as the Central Government may deem fit to bring it to the notice or the persons affected by such order.
- (3) An order made under sub-section (1) shall be in force for six months, but the Central Government may, by a like order extend it for any period not exceeding six months, if it satisfied that in the public interest, it is necessary so to do.

- (4) Upon the issue of an order under sub-section (1),ô
  - (a) no employer engaged in the essential defence services shall commence any lock-out; and
  - (b) any lock-out declared or commenced, whether before or after the issue of such order, by any employer engaged in the essential defence services shall be illegal.
- (5) Any employer of an industrial establishment or unit engaged in the essential defence services, who commences, continues, or otherwise acts in furtherance of a lock-out which is illegal under this section, shall he punishable with imprisonment for a term which may extend to one year or with fine which may extend to ten thousand rupees, or with both.
- Power to prohibit lay-off in any industrial establishment or unit engaged in essential defence services.—(1) If the Central Government is satisfied that in the,ô
  - (a) public interest; or
  - (b) interest of the sovereignty and integrity of India; or
  - (c) security of any State; or
  - (d) public order; or
  - (e) decency; or
  - (f) morality,

it is necessary or expedient so to do, it may, by general or special order, prohibit lay-of, on any ground other than shortage of power or natural calamity, of any workman (other than a *badli* workman or a casual workman) whose name is borne on the muster rolls of any industrial establishment or unit engaged in the essential defence services.

- (2) An order made under sub-section (1) shall be published in such manner as the Central Government may deem fit to bring it to the notice of the persons affected by the order.
- (3) An order made under sub-section (1) shall be in force for six months, but the Central Government may, by a like order, extend it for any period not exceeding six months, if it is satisfied that in the public interest, it is necessary or expedient so to do.
  - (4) Upon the issue of an order under sub-section (1),ô
    - (a) no employer in relation to an establishment to which such order applies shall lay-off or continue the lay-off any workman (other than a *badli* workman or a casual workman) whose name is borne on the muster rolls of any industrial establishment or unit engaged in the essential defence services, unless such lay-off is due to shortage of power or natural calamity, and any laying-off or continuation of laying-off shall, unless such laying-off or continuation of laying-off is due to shortage of power or natural calamity, be illegal;
    - (b) a workman whose laying-off is illegal under clause (a) shall be entitled to all the benefits under any law for the time being in force as if he had not been laid-off.
- (5) Any employer of an industrial establishment or unit engaged in the essential defence services, who lays-off or continues the laying-off of any workman shall, if such laying-off or continuation of laying-off is illegal under this section, be punishable with imprisonment for a term which may extend to one year or with fine which may extend to ten thousand rupees, or with both.
- 11. Power to arrest without warrant.—Notwithstanding anything contained in the Code of Criminal Procedure, 1973 (2 of 1974) any police officer may arrest without warrant any person who is reasonably suspected to have committed any offence under this Ordinance.
- 12. Offences to be tried summarily.ô Notwithstanding anything contained in the Code of Criminal Procedure, 1973 (2 of 1974) all

Provided that in a case of conviction for any offence in a summary trial under this section, it shall be lawful for such Magistrate to pass a sentence of imprisonment for any term for which such offence is punishable under this Ordinance.

- 13. Cognizance of offences.—Notwithstanding anything contained in the Code of Criminal Procedure 1973, (2 of 1974) all offences punishable under this Ordinance shall be cogniable and non-bailable.
- 14. Reference of other laws in certain areas.—Any reference in this Ordinance to any law which is not in force in any area and to any authority under such law shall, in relation to that area, be construed as a reference to the corresponding law in force in that area and to the corresponding authority under such corresponding law.
- 15. Protection of action taken in good faith.—No suit, prosecution or other legal proceedings shall lie against the Central Ciovernment or any officer for anything which is in good faith done or intended to be done under this Ordinance.
- 16. Ordinance to override other laws.ô The provisions of this Ordinance and of any order issued thereunder shall have effect notwithstanding anything inconsistent therewith contained in the Industrial Disputes Act, 1947 (14 of 1947) or in any other law for the time being in force.
- 17. Amendment of Act 14 of 1947.—In the Industrial Disputes Act, 1947, in section 2, in clause (n), in sub-clause (ia), for the words õor dockö, the words õor dock or any industrial establishment or unit engaged in essential defence servicesö shall be substituted.
- 18. Laying of notifications before Parliament.—Every notification issued under this Ordinance shall be laid, as soon as may be after it is made or issued, before each House of Parliament while it is in session for

a total period of thirty days, which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in such notification or both Houses agree that the notification should not be issued, the notification shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that notification.

RAM NATH KOVIND,

President.

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(Sd.) ANOOP KUMAR MENDIRATTA,

Secretary to the Government of India.



# 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 FINANCE DEPARTMENT (Codes Division)

Subject :ô Payment of Dearness Allowance to Government employees on revised rate effective from 01-07-2021.

Reference :ô General Administration Departments UO No. GAD-CORD/ 113/2021 dated 01-08-2021.

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Government Order No. 203-F of 2021

Dated 02-08-2021.

In continuation to Government Order No 456-F of 2019 dated 24-10-2019 it is hereby ordered that Government employees working in

Existing Rate of DA per month	Revised Rate of DA per month	With effect from
17% of Basic Pay	28% of Basic pay	01-07-2021

- (i) The term Basic Payø in the revised pay structure means the pay drawn in the prescribed level in the Pay Matrix as per, 7th Pay Commission recommendations, but does not include any other type of pay like Special Pay etc.
- (ii) The increase subsumes the additional installments arising on 01-01-2020, 01-07-2020 and 01-01-2021. The rate of Dearness Allowance for the period from 01-01-2020 till 30-06-2021 shall remain at 17%.
- (iii) Consequent upon implementation of 7th Pay Commission Recommendations in favour of All India Service Officers, serving in connection with affairs of the UT of J&K, the rate of Dearness Allowance as applicable to Central Government Employees, shall be applicable to such officers.
- (iv) The payment of Dearness Allowance involving a fraction of 50 paisa and above shall be rounded to the next higher rupee and the fraction of less than 50 paisa shall be ignored.

By order of the Lieutenant Governor.

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

Financial Commissioner, Finance Government.



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# JAMMU AND KASHMIR OFFICIAL GAZETTE

#### PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ FINANCE DEPARTMENT (Codes Division)

Subject :ô Payment of Dearness Allowance to Pensioners/Family Pensioners on revised rate effective from 01-07-2021.

Reference :ô General Administration Department UO No. GAD-CORD/ 113/2021 dated 01-08-2021.

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Government Order No. 204-F of 2021

Dated 02-08-2021.

In continuation to Government Order No. 457-F dated 24-10-2019 it is hereby ordered that Government Pensioners/Family Pensioners

Existing Rate of DA per month	Revised Rate of DA per month	With effect from
	28% of Basic Pension/ Basic Family Pension	01-07-2021

- (i) The increase subsumes the additional installments arising on 01-01-2020, 01-07-2020 and 01-01-2021. The rate of Dearness Allowance for the period from 01-01-2020 till 30-06-2021 shall remain at 17%;
- (ii) The payment of Dearness Allowance involving a fraction of 50 paisa and above shall be rounded to the next higher rupee and the fraction of less than 50 paisa shall be ignored; and
- (iii) Other provisions governing the grant of Dearness Allowance on pension/family pension such as the regulation of Dearness Allowance during employment/re-employment, where more than one pension is drawn etc. and other provisions of the existing rules/orders (as are not in conflict with provisions of the order), shall continue to remain in force

By order of the Lieutenant Governor.

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

Financial Commissioner, Finance Government.

#### PART I—B

Jammu and Kashmir Government—Notifications.

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## GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATO HOME DEPARTMENT

#### Notification

Jammu, the 12th of February, 2021.

SO-50.ô In exercise of the powers conferred by clause(s) of section 2 of the Code of Criminal Procedure, 1973, the Government hereby declares the Office of Anti Narcotics Task Force (ANTF), Jammu and Anti-Narcotics Task Force (ANTF), Srinagar to be Police Stations having jurisdiction within their respective divisions for the purposes of investigation of offences under the Narcotic Drugs and Psychotropic Substances Act, 1985 (NDPS) and any other laws, pertaining to investigation of offences relating to and emerging from Narcotic and Psychotropic Drug related activities.

The Deputy Superintendents (s) of Police, posted in these offices shall be the Station House Officer (SHO) of their respective Police Stations.

By order of the Government of Jammu and Kashmir.

(Sd.) SHALEEN KABRA, IAS,

Principal Secretary to the Government.

#### 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

#### Notification

Jammu, the 15th of February, 2021.

SO-51.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 Shri Ritesh Kumar Dubey, District and Sessions Judge (Presently posted as One Man Forest Authority) to be the Presiding Officer, Industrial Tribunal and Labour Court, Jammu and Kashmir.

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to Government.



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## JAMMU AND KASHMIR OFFICIAL GAZETTE

### PART I—B

#### Jammu and Kashmir Government—Notifications.

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### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATO HOME DEPARTMENT

#### Notification

Jammu, the 1st April, 2021.

SOó116.ô Whereas, on 04-09-2020, Pulwama Police received reliable information about the presence of terrorists in the orchards of Village Tiken, Pulwama. Subsequently, joint cordon and search operation was launched in the area by the security forces; and

2. Whereas, during search operation terrorists hiding in the orchards fired indiscriminately upon the searching party. The security forces retaliated the fire and in the meanwhile miscreants pelted stones

- 3. Whereas, a Case FIR No. 201/2020 under sections 307, 336 IPC, 7/27 A. Act, 16, 18, 20 ULA (P) Act, 1967, was registered in Police Station, Pulwama and investigation of the case was taken up; and
- 4. 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
- 5. Whereas, during investigation, it was revealed that two terrorists of LeT outfit identified as Zahid Ahmad Bhat @ Zahid Tiger S/o Nazir Ahmad Bhat R/o Drabgam and Adil Ahmad Bhat S/o Gh. Ahmad Bhat R/o Larve, Kakapora were hiding in the orchard on of Village Tiken on 04-09-2020 and fired indiscriminately upon the security forces and fled away from the spot; and
- 6. Whereas, during further investigation one accused namely Adil Hamid Bhat S/o Ab. Hamid Bhat R/o Mitrigam, Pulwama was found involved in the case. Subsequently, the accused was arrested in this connection. During further investigation it was revealed that the accused was working as OGW for the terrorists of LeT outfit and was providing shelter/logistic support to the them for carrying out the terrorists activities in the area, besides, on the date of occurrence, the said OGW provided logistic support to them above terrorists and facilitated them to fled away from the spot; and
- 7. Whereas, during investigation the accused terrorists Zahid Ahmad Bhat R/o Drabgam and Adil Ahmad Bhat R/o Larve, Kakapra have been killed in the encounters.
- 8. Whereas, on the basis of investigation, statement of witnesses recorded and other evidence collected, the Investigating Officer has established *prima facie* involvement of below mentioned accused persons in the commission of offences punishable under Unlawful Activities (Prevention) Act, 1967 as shown against each accused as under :ô

- No. 1-e ] The J&K Official Gazette, 1st April, 2021/11th Chai., 1943. 3
- 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 dairy 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
- 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 his prosecution under the provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of Section 45 of the ULA (P) Act, 1967, the Government hereby accord sanction for launching prosecution against the above-mentioned accused for the commission of offences punishable under section 39 of Unlawful Activities (Prevention) Act, 1967, in the case FIR No. 201/2020 of Police Station, Pulwama.

By order of the Government of Jammu and Kashmir.

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

#### PART II-B

Notifications, Notices and Orders by the Heads of Departments. 666666

# OFFICE OF THE MUNICIPAL COMMITTEE, AKHNOOR.

#### Order

As unanimously decided by the House of elected representatives of Municipal Committee, Akhnoor during 24th House Meeting of Ward Members of Municipal Committee, Akhnoor held on 05-04-2021. The Lorry Adda rates are revised as under :ô

Lorry Adda rates are revised as under to			
	No. Type of Vehicles	•	Revised Rates
1	. Heavy Commercial Vehicles	Rs. 20/- per entry each	Rs. 30/- per entry each
2	Light Commercial Vehicles	Rs. 10/- per entry each	Rs. 20/- per entry each
These rates shall come into force from 05-04-2021.			
	(Sd.)	(S	d.)
	President Municipal Committee	,	Executive Officer, unicipal Committee,

Akhnoor.

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# THE

# JAMMU & KASHMIR GOVERNMENT GAZETTE

#### PART II—B

Notifications, Notices and Orders by Heads of Departments.

ô ô ô ó GOVERNMENT OF JAMMU AND KASHMIR INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT,

JAMMU.

File No.	:	456/ITLC
Date of Institution	:	21-06-2019
Date of Decision	:	09-03-2021

Ramesh Chander Mahajan S/o K. L. Mahajan R/o Flat No. 4, Block No. 47, Jagti, Nagrota, Jammu.

.....Petitioner

Vs.

Suresh Jain (MD) M/s. CXL Titon Electronics Pvt. Ltd., Gupta Arcade, Plot No. 14, Mayapuri Industrial Area, Phase-II, New Delhi-64

.....Respondent

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Petitioner in person.

Respondent has been set ex partee vide order dated 10-12-2019.

Coram:

Ritesh Kumar Dubey

JO Code: JK0076.

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#### **ORDER**

- 1. The present petition has been presented in this Court/Tribunal.
- 2. Before the presentation of this petition, Conciliation Officer had issued a certificate that the petitioner herein filed an industrial dispute before him consequent upon his termination from the services of employer CXL Titon Electronics Pvt. Ltd., Gupta Arcade, Plot No. 14, Mayapuri Industrial Area, Phase-II, New Delhi-64, the matter was taken up on different dates, no settlement was reached, the applicant wanted to approach the Industrial Tribunal-cum-Labour Court directly under sub-sections (2) and (3) Section 2A of Industrial Disputes (Amendment) Act, 2010, and that the mandatory 45 daysøperiod had been completed. It is further certified therein that the certificate was issued to the petitioner for the purpose of enabling him to approach the Industrial Tribunal-cum-Labour Court, for adjudication of said dispute.
- 3. The case of the petitioner briefly is that he was selected after an interview on 02-10-2017 under the name and style of M/s. CXL Titon Electronics Pvt. Ltd., Gupta Arcade, Plot No. 14, Mayapuri Industrial Area, Phase-II, New Delhi, and joined on 6th October, 2017. Unfortunately he fell ill, and was sick with viral fever, and could not continue from 6th October, 2017. Company recalled him after a long leave. And he joined the duties w. e. f. 23rd October, 2017. Company appointed him to represent as State

Head for J&K. He requested the company to offer an appointment letter through SMS and Whatsapp, and latest email dated 19-11-2017, 18-01-2018 and reminder on 22nd January, 2018. He kept waiting for the offer letter dated 6th October, 2017 and appointment letter dated 23rd October, 2017. Unfortunately it was delayed deliberately because of countersignature of concerned Authority, as was conveyed to him regularly by the Company. As an employee, he continued to submit the feedback to the Company as per requirements, and received amount of lump sum cash for TA expenses for the month of October, 2017 and November, 2017. But he was deprived of salaries of the months of October, 2017 and November, 2017, and has not received the salary till date. He approached the Company for release of his salary which started w. e. f. December, 2017 without the deduction of necessary provident fund. All the relevant documents of PF and PF transfer Number were submitted to the Company on 10th December, 2017. After repeated requests, the Company served him an offer letter dated 6th October, 2017 and appointment letter dated 1st December, 2017 which was supposed to be issued on 23rd October, 2017 wherein his salary has been shown as Rs. 25000/- PM without deducting the necessary PF along with monthly TA/DA and other dues. It was very surprising that the Company served him a probation period of three months from 1st December, 2017 to 28th February, 2018. After the expiry of said period, the Company again did not issue the confirmation letter. After repeated requests, the Company issued letter dated 19th March, 2018, deliberately underestimated him, pressurized him, and set a target for sale of 100 pieces ending month of March which was beyond one approach. He further achieved 24 pieces. He worked with dedication, sincerity and honesty from the date of joining i. e. 23rd October, 2017. No intimation was provided to him before 10th of April, 2018 regarding any termination. The Company administration issued his termination letter on 10th April. His TA/DA expense of December, 2017 to April 2018 Rs. 49780/- and salaries of October, 2017, November, 2017, March, 2018 and April, 2018 Rs. 113946/- (Gross amount) have still not been paid to him. Till the Company gives him the true picture, he is still in the Company, and entitled for the claims.

4. Respondent was served with swumons through registered post. Registered letter receipts dated 03-07-2019, 21-08-2019 and 16-10-2019 are present on the file. An Advocate Mr. Aditya Gupta appeared on behalf

- 5. Petitioner led the evidence in ex partee by way of affidavits by himself and Sumit Kumar S/o Kuldeep Kumar R/o Flat No. 47, Block-12, Lane No. 9, Jagti Township, Nagrota.
- 6. In his statement, Petitioner deposes the same as is stated by him in this petition. And the other witness deposes that he knew the petitioner personally, petitioner was working in the Company, and was an employee of Mis. CXL Tition Electronics Pvt. Ltd.
- 7. I have gone through this petition as well as the documents available on record, and the statements of Petitioner witnesses.
- 8. Sub-sections (1) and (2) of Section 2-A Industrial Disputes Act provide that a workman may present an application directly to a Labour Court or Tribunal for adjudication of a dispute relating to his discharge, dismissal, retrenchment or termination otherwise, after the expiry of 45 days from the date he made the application to the Conciliation Officer, for conciliation of dispute, and on receipt of such application, the Labour Court or Tribunal shall have the powers and jurisdiction to adjudicate upon the dispute, as if it was a dispute referred to it by the appropriate Government in accordance with the provisions of this Act.
- 9. The conditions specified in sub-sections (1) and (2) of Section 2-A Industrial Disputes Act, are satisfied in the present case.
- 10. Straightaway it is noted that the material tendered by the petitioner has gone unrebutted in the absence of any opposition by the respondent who has been proceeded ex partee.
- 11. The petitioner has supported his submissions by his own statement, copy of an offer of employment dated 06-10-2017 issued by CXL Tition Electronics Pvt. Ltd stating his salary, hotel allowance, DA allowance, and conveyance allowance, another copy of an offer of employment dated December 12, 2017 through an email from sales cxl@gmail.com to rameshmahajancxl@gmail, another appointment order dated 01-12-2017, copies of his tour programme, travelling expenses and work done by Ramesh

Chander Mahajan as State Head for J&K. Thereafter, a communication dated 19-03-2018 for enhancement of performance, and another dated 10-04-2018 purporting to be a termination letter to Ramesh Chander Mahajan, are also present on the file.

- 12. The present petition, statements of the witnesses as well as the material available on the file, establish that the petitioner was taken into employment by the respondent Company. Though the date of earlier order is 01-12-2017 which mentions the date of beginning of employment as 01-12-2017 yet a later email dated 12-12-2017 mentions that the period of appointment of Ramesh Chander would begin on 23rd October, 2017. The same assumes significance in view of the submissions of the petitioner that the respondent Company kept delaying the issuance of appointment order. In the present circumstances, the email dated 12-12-2017 which is later in time vis-a-vis the other order of appointment dated 01-12-2017, ought to be given due consideration. And in view of said email which *inter alia* the other submissions and documents submitted by the petitioner, has not been rebutted by any submission and the evidence to the contrary, the effective date of appointment of the petitioner is established to be 23rd October, 2017.
- 13. So far as termination of petitioner is concerned, the same is stated by the petitioner himself, to be dated 10-04-2018. Also the petitioner himself states that the period of his probation with the respondent was 1st December, 2017 to 28th February, 2018, and that the Company did not issue his confirmation letter, and rather issued an advise for enhancing the performance followed by the termination letter dated 10-04-2018.
- 14. So it is clear that the respondent did not confirm the petitioner after his termination, and rather advised him to enhance the performance. When the performance was not up to the mark, the service of the petitioner was terminated. It is noteworthy that the appointment order/s tendered by the petitioner itself/themselve state that the period of probation of petitioner could be extended. When the service of petitioner was not confirmed, and he was given an advise to enhance his performance, the said circumstances imply that the probation period of the petitioner was extended though without a written order in this regard. But there was not even any confirmation order issued by the respondent.

- 15. The net effect is that the petitioner was taken into service by the respondent, on 23rd October, 2017, was on probation period with elfect from 1st December, 2017 to 28th February, 2018, the probation was not followed by an order of confirmation, the appointment order provides for extension of probation period, and the continued employment of petitioner without a confirmation can only be taken to mean implied extension of probation period especially in view of the fact that the petitioner was served with an advise to enhance his performance.
- 16. Since the petitioner was still on probation, and did not satisfy the business expectations of the employer, the termination of petitioner by the respondent cannot be held to be wrong especially when the petitioner was made aware that his performance was not up to the expectation which was followed by a period of more than three weeks, to enhance the performance.
- 17. In view of the circumstance noted herein before, the petitioner is held entitled to the wages from October 23, 2017 to November, 2017, March, 2018 and the period from 1st to 10th April, 2018.

In the absence of any defence, the order of the respondent dated 10-04-2018 whereby it decided that the petitioner was not entitled to the salary of March, 2018 as well as TA/DA from the date of his appointment, cannot be held to be a reasonable order to the extent of said portion thereof. Again by his absence, the respondent has failed to show even any clause in the terms of appointment of petitioner where under the said order could be passed by the respondent.

So, the petitioner is held entitled to the TA/DA expenses of December, 2017 to April, 2018 amounting to Rs. 49780/-. But he is not entitled to reinstatement into the service of respondent.

18. The petitioner has established that the rate of salary payable to him was Rs. 25000/- per month. By presenting calculation sheets, he has further established the TA/DA payable to him which comes out to be Rs. 49820/-. So, the respondent shall pay the unpaid salary as noted herein before @ Rs. 25000/- per month, and TA/DA amounting to Rs. 49780/- to the petitioner within a period of two months.

- 19. Accordingly an award is passed in favour of the petitioner, and against the respondent, to the extent noted in the preceding para.
- 20. Copy of the award shall be sent to the Government through Commissioner/Secretary, Labour Department, for information and publication in the Government Gazette.
  - 21. This petition is accordingly disposed of.
  - 22. The file shall be duly completed and consigned to the record.

Announced:

09-03-2021

(Sd.) RITESH KUMAR DUBEY,

District and Sessions Judge, Presiding Officer, Industrial Tribunal/Labour Court, Jammu.

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