

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

#### Notification

No. 678 Dated 22-12-2020.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Surbhi Sharma D/o Ajay Sharma R/o H. No. 3, Extn. 1, Bansant Enclave, Trikuta Nagar, Jammu vide Notification No. 1687 dated 30-03-2019 has been declared as absolute/final.

By order.

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Notification

No. 679 Dated 22-12-2020.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Bilal Ashraf Malik S/o Mohd Ashraf Malik R/o Seru Guwa, Dangerpora, District Baramulla vide Notification No. 786 dated 19-09-2019 has been declared as absolute/final.

By order.

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Notification

No. 680 Dated 22-12-2020.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Sandeep Singh Somaria S/o Kapoor Singh Somaria R/o 797/B, Subash Nagar, Royal Chowk, Jammu vide Notification No. 1685 dated 30-03-2019 has been declared as absolute/final.

By order.

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No. 681 Dated 22-12-2020.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Mohammad Saqib Shah S/o Gh. Hassan Shah R/o Bomai, Sopore, Baramulla vide Notification No. 1765 dated 30-03-2019 has been declared as absolute/final.

By order.

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Notification

No. 682 Dated 22-12-2020.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Adeep Singh S/o Kuldeep Singh R/o Shamili (Zangli), Doda A/P Nar Singh Gali, Panjtirthi, H. No. 15, Jammu vide Notification No. 1107 dated 17-03-2016 has been declared as absolute/final.

By order.

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Notification

No. 683 Dated 22-12-2020.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Sameeksha Gupta D/o Tek Chand Gupta R/o 37B/D, Gandhi Nagar, Jammu vide Notification No. 138 dated 18-06-2019 has been declared as absolute/final.

By order.

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Notification

No. 684 Dated 22-12-2020.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Shivalika Bakshi D/o Lokesh Kumar Sharma R/o 255/A, Gandhi Nagar, Jammu vide Notification No. 207 dated 29-05-2015 has been declared as absolute/final.

By order.

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No. 685 Dated 22-12-2020.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Rohit Jalotra S/o Kanwaljit Jalotra R/o Rangpur Basti Near Holy Cross Convent School, R. S. Pura, Jammu vide Notification No. 1296 dated 02-01-2019 has been declared as absolute/final.

By order.

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Notification

No. 686 Dated 22-12-2020.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Neha Sharma D/o Dharamvir Raina R/o Basti Ram Nagar, Badyal Brahmina, R. S. Pura, Jammu vide Notification No. 1360 dated 03-01-2019 has been declared as absolute/final.

By order.

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Notification

No. 687 Dated 22-12-2020.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Meenu Padha D/o Mahesh Padha R/o Villahe Battal, Tehsil Bajalta, District Udhampur A/P H. No. 216, Dhavan Niwas, Mohalla Bhartiyol Opp. Jai Hind Bakery, Raghunath Bazar, Jammu vide Notification No. 1382 dated 04-01-2019 has been declared as absolute/final.

By order.

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Notification

No. 688 Dated 22-12-2020.

Provisional admission as an Advocate, granted under Advocates Act, 1961 in favour of Raj Kumar Kaith S/o Rachhpal Ram R/o

By order.

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#### Notification

No. 689 Dated 22-12-2020.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Suveer Sharma S/o Ram Saroop Sharma R/o H. No. 66, W. No. 13, Tehsil Haveli, Power House, Poonch vide Notification No. 1285 dated 02-01-2019 has been declared as absolute/final.

By order.

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#### Notification

No. 690 Dated 22-12-2020.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Shabnam Singh D/o Raj Singh R/o Ward No. 15, Patel Nagar Near J&K Bank, Kathua vide Notification No. 1287 dated 02-01-2019 has been declared as absolute/final.

By order.

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#### Notification

No. 691 Dated 22-12-2020.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Naveed Altaf Koul S/o Altaf Ahmad Koul R/o K. P. Road, Nai Basti, Anantnag vide Notification No. 145 dated 18-06-2019 has been declared as absolute/final.

By order.

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No. 692 Dated 22-12-2020.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Uday Singh Salaria S/o Sehdev Singh R/o Bani Chack, P. O. Sherpur, Hiranagar, Kathua A/P H. No. 76-A, Sector-3, Nanak Nagar, Jammu vide Notification No. 1694 dated 30-03-2019 has been declared as absolute/final.

By order.

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#### Notification

No. 693 Dated 22-12-2020.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Parmeshwar Singh Thakur S/o Balbir Singh R/o Village Muthal (Alinbass) Tehsil Ukhral, District Ramban A/P H. No. 62, Sector-4, Pamposh Colony, Janipur, Jammu vide Notification No. 1368 dated 03-01-2019 has been declared as absolute/final.

By order.

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#### Notification

No. 694 Dated 22-12-2020.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Adil Gh. Mohd. S/o Gh. Mohd. Thokur R/o 58-Lasjan, By-Pass, Tehsil South, District Srinagar vide Notification No. 773 dated 19-09-2019 has been declared as absolute/final.

By order.

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No. 695 Dated 22-12-2020.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Neeraj Lalotra S/o Ruldu Ram R/o W. No. 1, Nagri Parole Near Old Water Tank (Mirpur Jaggu), Tehsil Nagri Parole, District Kathua vide Notification No. 1365 dated 03-01-2019 has been declared as absolute/final.

By order.

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#### Notification

No. 698 Dated 22-12-2020.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Sadiq Shabir S/o Shabir Ahmad Ganai R/o Charar-Nambal Safakadal, Tehsil Eidgah, District Srinagar vide Notification No. 139 dated 18-06-2019 has been declared as absolute/final.

By order.

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#### Notification

No. 700 Dated 28-12-2020.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Ritika Choudary D/o Ramesh Choudary R/o Barota Camp, P. O. Ramgarh, District Samba vide Notification No. 1295 dated 02-01-2019 has been declared as absolute/final.

By order.

No. 701 Dated 28-12-2020.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Sonika Majotra D/o Bishan Dass R/o Meshain, P. O. Rattian, Tehsil R. S. Pura, Jammu vide Notification No. 1282 dated 02-01-2019 has been declared as absolute/final.

By order.

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#### Notification

No. 702 Dated 22-12-2020.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Richa Sharma D/o Radha Krishan R/o R. S. Pura, Shiv Nagar (Purana Pind), W. No. 12, H. No. 87, R. S. Pura, District Jammu vide Notification No. 1647 dated 05-03-2018 has been declared as absolute/final.

By order.

(Sd.) MOHAMMAD YASIN BEIGH,

Registrar (Adm.).



## 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 REVENUE DEPARTMENT.

Notification No. 215-Rev (LAJ) of 2020

Dated 24-06-2020.

Whereas, the land specifications whereof are given in Annexure-A to this notification is required for constuction of PWD road from Gulman Parsholla to Bridge at Sheva Dal situated in Village Mohalla, Tehsil Mohalla, 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. 60-66/Acq dated 18-04-2016 for land measuring 44 Kanals, 05 Marlas in Village Mohalla, Tehsil and District Doda for construction of PWD road from Gulman Parsholla to Bridge at Sheva Dal;

Whereas, the Collector, Land Acquisition (ACR), Doda vide letter No. 1257-62/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 tile 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. 433/LAC/D/19 dated 15-10-2019, Divisional Commissioner, Jammu vide No. 502/3838/PWD/Mohalla/D/19/2650 dated 29-10 -2019 and Financial Commissioner, Revenue, J&K Jammu vide No. FC-LS/LA-5161/2020 dated 15-05-2020 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for construction of PWD road from Gulman Parsholla to Bridge at Sheva Dal.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 44 Kanals, 05 Marlas in Village Mohalla, Tehsil and District Doda for construction of PWD road from Gulman Parsholla to Bridge at Sheva Dal. Further, the Collector, Land Acquisition (ACR), Doda is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person (s) as required under the Land Acquisition Act/Rules.

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

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

District	Tehsil	Village	Kh. No		Area
000000000	00000000000	000000000000000000000000000000000000000	00000000	0000000	K. M.
Doda	Mohalla	Mohalla	1705/69		01-00
			71	min	04-10
			71	min	05-00
			117		05-07
			118	min	01-16
			118	min	09-01
			140		00-12
			119		00-02
			119		00-04
			119		00-02
			119		00-04
			1755/398		04-17
			1755/398		11-10
			Total		ô ô ó 44-05 ô ô ó

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

Notification No. 219-Rev (LAJ) of 2020

Dated 26-06-2020.

Whereas, the land, specifications whereof are given in Annexure-"A" to this notification is required for construction of High School, Dumber situated in Village Chhatroo, Tehsil Chhatroo, District Kishtwar;

Whereas, on the basis of an indent placed by Chief Education Officer, Kishtwar, a notification under section 4 (1) was issued by Collector, Land Acquisition(SDM), Chhatroo, vide letter No.SDMC/LA/177-83 dated 17-04-2018 for land measuring 02 Kanals, 05 Marlas in Village Chhatroo, Tehsil Chhatroo, District Kishtwar, for construction of High School, Dumber;

Whereas, the Collector, Land Acquisition (SDM), Chhatroo vide letter No. SDMC/LAC/19/191 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 filing objections, if any, to the proposed acquisition, but no objection was received from the land owners/interested persons within the prescribed period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (SDM), Chhatroo vide letter referred to above duly endorsed by District Collector, Land Acquisition (DC), Kishtwar vide No. DCK/LA/2019/750-54 dated 22-10-2019, Divisional Commissioner, Jammu vide No. 502/3867/Acq/H. S. Dumber/Kisht/19/2593 dated 29-10-2019 and Financial Commissioner, Revenue, J&K Jammu vide No. FC-LS/LA-5165/2020 dated 14-05-2020 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 High School, Dumber.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 02 Kanals, 05 Marlas in Village Chhatroo, Tehsil Chhatroo, District Kishtwar for construction of High School, Dumber. Further, the Collector, Land Acquisition (SDM), Chhatroo 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 Chhatroo, Tehsil Chhatroo

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

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

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#### Annexure-A

#### Particulars of the land

District	Tehsil	Village	Kh. Nos.	Area		
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1	2	3	4	5		
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				K. M.		
Kisthwar	Chhatroo	Chhatroo	860 min	02-05		
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# GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 221-Rev (LAJ) of 2020

#### Dated 26-06-2020.

Whereas, the land, specifications whereof are given below to this notification is to be acquired for public purpose namely acquisition of additional land for muck dumping yard at Village Khanikote (Adit T-13) 5.82 HA approx. Tehsil Arnas, District Reasi;

District	Tehsil	Village	Kh. Nos.	Area
óóóóóóó	őóóóóóóó	óóóóóóóóóóó	óóóóóóóóóóóóóóóóó	óóóóóóóóóó
				K. M.
Reasi	Arnas	Khanikote	92	08-18
			313/246/232/123	173-14
				óóóóóóó
			Total	182-12
				óóóóóóó

Whereas, on the basis of an indent placed by Deputy Chief Engineer, construction Northern Railway, Reasi, a notification under section 4 (1) was issued by Collector, Land Acquisition (ADC), Reasi vide letter No. CLA/NR/ADC/Rsi/19-20/238-244 dated 02-10-2019 for land measuring 182 Kanals, 12 Marlas situated in Village Khanikote Tehsil Arnas, District Reasi for acquisition of additional land for muck dumping yard at Village Khanikote (Adit T-13) 5.82 HA approx.

Whereas, the Collector, Land Acquisition (ADC), Reasi vide letter No. CLA/NR/ADC/RSI/19-20/872 dated 22-10-2019 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), Reasi vide letter referred to above duly endorsed by District Collector, Land Acquisition (DC), Reasi vide No. DC/Rsi/19-20/1560-65/SQ/SQ dated 04-11- 2019 duly endorsed by Divisional Commissioner, Jammu vide No. 502/4030/muck dumping yards/Reasi/19/3065 dated 21-12-2019 and Financial Commissioner, Revenue, J&K Jammu vide No. FC-LS/LA-5169/2020 dated 01- 06-2020 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 acquisition of additional land for muck dumping yard at Village Khanikote (Adit T-13) 5.82 HA approx.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 182 Kanals, 12 Marlas situated in Village Khanikote, Tehsil Arnas, District Reasi for the land to be acquired namely acquisition of additional land for muck dumping yard at Village Khanikote (Adit T-13) 5.82 HA approx. Further, the Collector, Land Acquisition (ADC), Reasi is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person (s) as required under the Land Acquisition Act/Rules.

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

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

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# GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ GENERAL ADMINISTRATION DEPARTMENT.

Subject :ô Proceeding on study leave without prior Approval of Competent Authority-Instructions thereof.

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Circular No. 37-JK (GAD) of 2020

Dated 18-12-2020.

In terms of Rule 61(3)(i) of J&K Civil Services (Leave) Rules, 1979, study leave shall not be granted unless it is certified by the authority competent to grant leave that the proposed course of study or training shall be of definite advantage from the point of view of public interest.

Vide Circular No. 08-GAD of 2017 dated 06-02-2017, it was impressed upon all the Administrative Secretaries that the study leave cases may be forwarded to Finance Department and General Administration Department in advance and within the stipulated time frame to ensure that the officers/officials shall proceed for study outside J&K only after fulfilling all the laid down requisite formalities.

Further, vide Circular No. 35-GAD of 2018 dated 13-08-2018, it was again impressed upon all Administrative Secretaries to forward study leave cases to the General Administration Department for concurrence with complete details, so that the Government employees shall not proceed on study leave without the prior approval of Competent Authority.

However, it has been observed that the officers/officials of various departments proceed on study leave for pursuing higher studies in institutes within the Country and even abroad, pending formal sanction/approval of the Competent Authority, as a consequence of which these cases are placed for approval before authorities on post facto basis. The Hon'ble Lieutenant Governor has desired that in future no Government employee shall proceed on leave without prior permission of the Competent Authority.

Accordingly, it is impressed upon all Administrative Secretaries to ensure that the study leave cases are forwarded to General Administration Department in advance, so that the same are decided within the stipulated time frame and no officer/official shall be allowed to proceed on study leave without prior approval of the Competent Authority.

(s d.) MANOJ KUMAR DWIVEDI, IAS,

Commissioner/Secretary to the Government.

GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 185-Rev (LAJ) of 2020

Dated 22-06-2020.

Whereas, the land, specifications whereof are given in Annexure-"A" to this notification is required for construction of Bhagli Champal road by PMGSY, in Village Champal Tehsil, Chilly Pingal, District Doda;

No. 3] The J&K Official Gazette, 15th April, 2021/25th Chai., 1943. 39

Whereas, on the basis of an indent placed by the Chief Engineer, PMGSY, Division JKRRDA, Jammu a notification under section 4 (1) was issued by the Collector, Land Acquisition (SDM), Gandoh vide letter No. 547-53/LAC dated 09-10-2019, for land measuring 141 Kanals, situated in Village Champal, Tehsil Chilly Pingal, District Doda;

Whereas, the Collector, Land Acquisition (SDM), Gandoh, vide letter No. 657-58/LAC 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 (SDM), Gandoh vide letter referred to above duly endorsed by District Collector, Land Acquisition (DC), Doda vide No. 537/LAC/D/19 dated 28-10-2019 duly endorsed by the Divisional Commissioner, Jammu vide No. 502/3894/PMGSY/Champal/Doda/19/3083 dated 21-12-2019 and endorsed by the 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. construction of Bhagli Champal road by PMGSY, in Village Champal, Tehsil Chilly Pingal, District Dada;

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 141 Kanals, situated in Village Champal, Tehsil Chilly Pingal, District Doda, for construction of Bhagli Champal, road under PMGSY, in Village Champal. 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 pescribed notice to the interested person (s) as required under the Land Acquisition Act/Rules.

However, the Collector, concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case for making apportionment of compensation amongst all the interested

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

Principal Secretary to Government, Revenue Department.

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## Annexure-A

# Particulars of the land

District	2	óóóóó	óóóć	ο ό 3	óóó		óóó	óóó 4	óć L		óóó	óóóó : : ô ô	óóóó 5
Doda	Chilly Pi	ngal	Cha	amp	al			14	2	min		00-	-16
								14	2	min		00-	-09
								14	2	min		00-	-12
								14	2	min		00-	-06
								14	2	min		00-	-05
								14	2	min		00-	-12
								13	8	min		00-	-03
								14	3	min		01-	-05
								14	3	min		00-	-14
								13	8	min		00-	-09
								14	3	min		00-	-10
								13	8	min		00-	-03

No. 3] The J&K Official Gazette, 15th April, 202 6666666666666666666666666666666666		
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	142 min	00-03
	142 min	00-08
	142 min	01-09
	138 min	00-15
	138 min	01-12
	138 min	00-06
	138 min	01-06
	138 min	00-05
	138 min	00-05
	138 min	00-09
	138 min	00-04
	138 min	00-15
	138 min	01-01
	142 min	02-15
	142 min	00-04
	142 min	00-02

42 The J&K Official Gazette, the 15th April, 2021/25th C 66666666666666666666666666666666666	Chai., 1943. Jóóóóô óóóô	[No. 3 ò ô ô ô 5
1 2 3 4 ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô	â â â â â â	
		K. M.
142	min	00-03
142	min	00-04
148/1	min	00-05
148/1	min	00-06
148/1	min	00-17
142	min	00-05
148/1	min	00-16
148/1	min	00-17
148/1	min	00-17
148/1	min	00-05
148/1	min	00-03
148/1	min	00-03
148/1	min	00-04
148/1	min	01-10
179	min	00-07
148/1	min	00-09
148/1	min	00-09
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No. 3] The J&K Official Gazette, 15th April, 2021/25th 666666666666666666666666666666666666		
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148/1	min	01-03
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146	min	00-01
148/1	min	01-09
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148/1	min	02-00
148/1	min	00-12
179	min	00-14
180	min	01-02
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180	min	01-00
181	min	00-13
320	min	01-00
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181	min	00-09
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181	min	00-08
180	min	00-16

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46 The J&K Official Gazette, the 15th April, 2021/2 66666666666666666666666666666666666	25th óóóóó 4	Chai., 1943. óóóóô óóóó	[No. 3 ò ô ô ô 5
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	162	min	00-11
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48 The J&K Official Gazette, the 15th April, 2021/25 666666666666666666666666666666666666	5th Chai., 194 óóóóóóóô óó	óóô ô ô ô
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# JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 134] Jammu, Thu., the 15th April, 2021/25th Chai., 1943. [ No. 3 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 to Government Order No. 193-JK(GAD) 2021 dated 16-02-2021, we the undersigned handover and takeover the charge of the post of Director, Information and Public Relations, J&K Government, today the 1st March, 2021 (F. N.).

(Sd.) DR. SYED SEHRISH ASGAR, IAS.

Relieved Officer.

(Sd.) RAHUL PANDEY, IAS.

Relieving Officer.

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Certified that we have in the afternoon of this day respectively made over and received charge of the Office of Chief Medical Officer, Health and Family Welfare, Doda along with cash balance lying in Account No. CD-509 of Jammu and Kashmir Bank, Branch Ex-Doda as on 31-11-2020 A. N. of Rs. 95/- (Rupees Ninty-five) only last entry made in the cash book as well as drawal register.

The closing balance as on 30-11-2020 A. N. as per cash book and a per bank statement is Rs. 95/- (Rupees Ninety-five) only.

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

Permanent Advance: Rs. 95/- (Rupees Ninety-five) only.

Station: Doda.	
Dated: 01-12-2020.	
	(Sd.)
	Chief Medical Officer, Health and Family Welfare, Doda.
	Relieved Officer.

Chief Medical Officer, Health and Family Welfare, Doda. Relieving Officer.

(Sd.) .....



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# JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 134] Jammu, Thu., the 15th April, 2021/25th Chai., 1943. [ No. 3

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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GOVERNMENT OF UNION TERRITORY OF JAMMU AND KASHMIR,
OFFICE OF THE ADDITIONAL DEPUTY COMMISSIONER,
UDHAMPUR.

Subject :ô Notification under sections 9 and 9A of the Land Acquisition ActóX of 1990 BK.

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Whereas, the land particulars of which are given below is being acquired for public purpose viz. for the acquisition of land measuring 05 Kanals 00 Marla under Tower No. 272 (01K609M), 273 (01K615M) and 276 (01K616M) situated at Village Pakhlai, Tehsil Udhampur coming under the corridor of 400 KV D/C (Quad.) Dulhasti-Kishanpur Transmission Line as notified by the Government vide Notification No. 244-Rev(LAJ) of 2020 dated 24-08-2020 issued under endorsement No. Rev/LAJ/296/2020 dated 24-08-2020 and its possession is likely to be taken over.

Therefore, the owners/interested persons and the Indenting Department is hereby called upon to attend this office either in person or through an authorized agent within 15 days i. e. on or before 7th of October, 2020 during office hours on any working day in my office at DC Office Complex, Udhampur to state their respective interest in the land amount and particular of their claims to compensation and their objection, if any, to measurement of land.

## Specification of land

District	Tehsil	Village	Location	1 Nos.	Kh. Nos.	Area					
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						K. M.					
Udhampur	Udhamp	pur Pakhla	i 27	'2	405/2 min	01609					
			27	'3	473/13 min	01615					
			27	<b>'</b> 6	143	01ó16					
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					Total	05600					
						ôôôôôô					

## (Sd.) NAGENDRA SINGH JAMWAL, KAS,

Collector, Land Acquisition (Addl. Deputy Commissioner), Udhampur.

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# GOVERNMENT OF UNION TERRITORY OF JAMMU AND KASHMIR, OFFICE OF THE ADDITIONAL DEPUTY COMMISSIONER, UDHAMPUR.

Subject :ô Notification under sections 9 and 9A of the Land Acquisition ActóX of 1990 BK.

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Whereas, the land particulars of which are given below is being acquired for public purpose viz. for the acquisition of land measuring 01 Kanal 16 Marlas under Tower No. 325 (01K602M) and Tower No. 326 (01K602M) situated at Village Ritti, Tehsil Udhampur coming under the corridor of 400 KV D/C (Quad.) Dulhasti-Kishanpur Transmission Line as notified by the Government vide Notification

No. 243-Rev(LAJ) of 2020 dated 24-08-2020 issued under endorsement No. Rev/LAJ/298/2020 dated 24-08-2020 and its possession is likely to be taken over.

Therefore, the owners/interested persons and the Indenting Department is hereby called upon to attend this office either in person or through an authorized agent within 15 days i. e. on or before 7th of October, 2020 during office hours on any working day in my office at DC Office Complex, Udhampur to state their respective interest in the land amount and particular of their claims to compensation and their objection, if any, to measurement of land.

#### Specification of land

District	Tehsil	Village	Location	Nos.	Kh. Nos.	Area
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Udhampur	Udhampur	Ritti	325		811	01602
			326		811	01602
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#### (Sd.) NAGENDRA SINGH JAMWAL, KAS,

Collector, Land Acquisition (Addl. Deputy Commissioner), Udhampur.

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# GOVERNMENT OF UNION TERRITORY OF JAMMU AND KASHMIR, OFFICE OF THE ADDITIONAL DEPUTY COMMISSIONER, UDHAMPUR.

Subject :ô Notification under sections 9 and 9A of the Land Acquisition ActóX of 1990 BK.

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Whereas, the land particulars of which are given below is being acquired for public purpose viz. for the acquisition of land measuring 01 Kanal 08 Marlas 04 Sarsai under Khasra No. 226 situated at Village Tarmara, Tehsil Udhampur coming under the corridor of 400 KV D/C (Quad.) Dulhasti-Kishanpur Transmission Line as notified

by the Government vide Notification No. 260-Rev(LAJ) of 2019 dated 26-08-2020 issued under endorsement No. Rev/LAJ/281/2020 dated 26-08-2020 and its possession is likely to be taken over.

Therefore, the owners/interested persons and the Indenting Department is hereby called upon to attend this office either in person or through an authorized agent within 15 days i. e. on or before 8th of October, 2020 during office hours on any working day in my office at DC Office Complex, Udhampur to state their respective interest in the land amount and particular of their claims to compensation and their objection, if any, to measurement of land.

#### Specification of land

District Tehsil Village Location No. Kh. No. Area

K. M. S.

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#### (Sd.) NAGENDRA SINGH JAMWAL, KAS,

Collector, Land Acquisition (Addl. Deputy Commissioner), Udhampur.

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GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE OF INDUSTRIES AND COMMERCE
(REGISTRAR OF SOCIETIES/FIRMS, JAMMU),
1ST FLOOR, UDYOG BHAWAN, RAIL HEAD COMPLEX,
JAMMU.

#### Notice

It is notified for the information of General Public that õM/s Harbans Singh and Co.ö located at Digiana Camp, Jammu, J&K has applied for recording changes in the constitution of their firm under section 63 of õThe Partnership Act, 1932ö, whereby (1) Sh. Jasvinder Singh S/o Sh. Amolak Singh R/o H. No. 214, Near J&K Bank, Warehouse, Jammu, (2) Sh. Rashpal Singh S/o Lt. Sh. Sucha Singh R/o Bhandurakh, Kunjwani, Jammu, (3) Sh. Harpal Singh

S/o Sh. Sant Singh R/o Chatha Farm, Jammu has joined the partnership firm, as new partner on 08-02-2020 whereas (1) Sh. Charanjeet Singh S/o Sh. Harbans Singh R/o Digiana Camp, Jammu has retired and this name is proposed to be deleted w. e. f. 08-02-2020. Before the changes are recorded in the Posting Register of the Registrar of Firms, Jammu any person/persons having any objections shall file the same within 10 days from the date of publication of this notice in the Office of Registrar of Societies/Firms, Directorate of Industries and Commerce, 1st Floor, Udyog Bhawan, Rail Head Complex, Jammu.

(Sd.) .....

For Registrar of Firms, J&K Govt., Jammu.

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# OFFICE OF THE STATE TAXES OFFICER, CIRCLE ±6, JAMMU.

# Notification

Under Rule 6(i) of the CST Act, 1956 and J&K GST Rules, 1958.

It has been reported by M/s R. V. Infocom, 234-A, Gandhi Nagar, Jammu bearing TIN No. 01341051961 that the Forms  $\tilde{o}C\tilde{o}$  bearing No. 05V $\tilde{o}311819$  to 05V $\tilde{o}311820$  and VAT $\tilde{o}65$  bearing No. 0927507 to 0927508 have been lost and the matter stands published in the following newspapers :

1. Amar Ujjala dated 20-12-2020.

2. True Infromer dated 24-12-2020.

The dealer has also furnished an indemnity bond amounting to Rupees Two Lakhs only (Rs. 200000/-) in this respect which is placed on record. Hence, the below noted  $\div C\emptyset$  Form is hereby declared as invalid for the purpose of sub-section (5) (4) of the section 8 of the CST Act, 1956. Anybody fraudulently using the said  $\div C\emptyset$  Forms and VATó65 Forms will render himself liable for penal action as per law.

Any body finding the said  $\pm C\emptyset$  Forms, please return the same to the undersigned.

No. of :Cø Forms and

: (2) Two Each-Total (4) four

VAT-65 Forms

S. No. of :Cø Forms and

0927507 to 0927508

VAT-65 Forms

0927307 10 0927308

Name and address of the

dealer

Gandhi Nagar, Jammu.

M/s. R. V. Infocom 234-A,

: 05V-311819 to 05V-311820

Registration No.

: 01341051961

Whether lost/stolen/destroyed: Lost.

(Sd.) .....

State Taxes Officer, Circle ±Ø, Jammu.

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# GOVERNMENT OF JAMMU AND KASHMIR, OFFICE OF THE SPECIAL COLLECTOR, DEFENCE, UDHAMPUR.

#### Final Award

On placement of indent by the Inspector General, STC, BSF, Udhampur vide his No. 4086/Engg/STC/Land Acq/17/20675-78 dated 30-11-2017, the proceedings were initiated for acquisition of land measuring 7 Kanals 19 Marlas situated in Village Roun, Tehsil and District Udhampur under Jammu and Kashmir State Land Acquisition Act, 1990 Svt. for providing basic amenities and training infrastructure to STC, BSF.

õNo Objectionö to the acquisition of land measuring 7 Kanals 19 Marlas for providing of basic amenities and training infrastructure to STC, BSF at Village Roun near HQ Barak, Tehsil and District Udhampur conveyed by the Home Department, Government of Jammu and Kashmir vide No. Home/Land-Acq/83/2018 dated 09-05-2019.

Accordingly Notification under section 4(1) of J&K State Land Acquisition Act, 1990 Svt. was issued vide this Collectorate No. SCDU/LA/BSF/171-80 dated 06-06-2019, wherein objections were invited from

the land owners regarding acquisition of land. Copies of the said notices were served upon to the land owners/interested persons through Tehsildar, Udhampur as well as by publication in the local leading newspaper and Government Gazette. No objection were received from the land owners/interested persons in the prescribed time period. The specification of the land under acquisition is given below :ô

# Specification of land

District	Tehsil	Village	Khasra No.	Area
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				K. M.
Udhampur	Udhampur	Roun	562 min	07619
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			Total	07619
				ôôôôôô

Thereafter, District Collector, Udhampur was requested vide this Collectorate No. SCDU/LA/BSF/573-74 dated 19-10-2019 for taking up the matter with competent authority for according declaration under sections 6 & 7 of the J&K State Land Acquisition Act, 1990 Svt. The District Collector, Udhampur has taken up the matter of according declaration under sections 6 & 7 in light of SRO-25 dated 28-01-2016 with Divisional Commissioner, Jammu vide his letter No. DCU/SQ/LA/BSF/3991-93 dated 23-10-2019 and same submitted to the Financial Commissioner, Revenue, J&K Government, Jammu under endorsement No. 502/4006/Roun/Udhampur/ 19/4074 dated 24-12-2019. Financial Commissioner, Revenue, J&K Government, Jammu has submitted the case to Principal Secretary to Government, Revenue Department, J&K, Jammu vide his office letter No. FC-LS/LA-5167/2020 dated 14-05-2020. Government of Jammu and Kashmir, Revenue Department, Civil Secretariat, Jammu has issued notification under sections 6 & 7 of J&K State Land Acquisition Act in the instant case vide Notification No. 218-Rev(LAJ) of 2020 dated 26-06-2020 to proceed further in the acquisition which is communicated to this Collectorate. Collector concerned shall be personally responsible for indentification 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.

Consequent upon this notification under sections 9 and 9A of the J&K State Acquisition Act was issued vide this Collectorate No. SCDU/LA/22-30 dated 06-07-2020 and the copies of the same were served upon the land owners/interested persons as well as Indenting Department to state their interests in the land, amount and particulars of their claims to compensation for such interests and their objections, if any, to measurement of land within the period of fifteen days. Neither the Indenting Department nor the land owners/interested persons have filed any objection within the stipulated period.

# **Principle of compensation:**

Tehsildar, Udhampur have intimated the average three years sale deed rate vide their letter Nos. TUDR/OQ/2017-18/2148 dated 18-10-2017 is Rs. 3,62,281/- at the time of preparation of the revenue documents and vide No. TUDR/OQ/2018-19/5037 dated 13-03-2019 is Rs. 7,57,480/- per Kanal. Stamp Duty rates for the calendar year 2020 have been notified for Village Roun Rs. 4.31 Lakhs for irrigated land, Rs. 3.52 Lakhs for unirrigated/uncultivable land and Rs. 6.77 Lakhs for small pieces of land (below one Kanal) per Kanal. Due to the increase in developmental activities, the value of land has increased. Land in the instant case is situated in between Dhar road and Udhampur-Ramnagar road. It is covered from three sides by STC, BSF. The Village Roun is situated at a distance of 9 Kms. from District HQ, Udhampur and having very commercial value of land. Undersigned visited the spot to ascertain the actual value of the land.

I propose the rate of Rs. 4.50 Lakh for irrespective of kind of soil per kanal in the instant case on the basis of earlier approved rates in the Collectors meeting for land in Village Roun in same purpose was held on 27-01-2019. This rate will be effective only for the Khasra No. indicated in the notification under sections 9 and 9A issued by this Collectorate. Assessment of fruit bearing trees and non-fruit bearing trees coming under the acquisition of land was received from Chief Horticulture Officer, Udhampur vide letter No. CHOU/Dev/2018-19/2196-2200 dated 04-10-2020 and Divisional Forest Officer, Udhampur Forest Division, Udhampur vide letter No. 3094-95/FDU dated 18-10-2019 are Rs. 1,432/- and Rs. 1,20,496/- respectively in response to this Collectorate letter No. SCDU/LA/524-27 dated 28-09-2019.

A meeting of Collectors under the Chairmanship of District Collector, was held on 18-12-2020 in the office chamber of the District Collector, Udhampur. The case was discussed threadbare and the committee of the

Collectors under the Chairmanship of District Collector, Udhampur came to the conclusion that rate of Rs. 4.50 Lakhs per Kanal has been justified as the land under acquisition. Hence, a rate @ Rs. 4.50 Lakhs per Kanal irrespective of kind of soil in the instant case was approved and minutes of Collectors meeting issued by the District Collector, Udhampur conveyed to this office under endorsement No. LA/DCU/2020-21/818-37 dated 18-12-2020.

On the basis of rate approved above, the amount of compensation is worked out as under :ô

Compensation of land 7K-19M @ 4.50 Lakh/Kanal	Rs. 35,77,500/-
Assessment of fruit bearing trees	Rs. 4,032/-
Assessment of non-fruit bearing trees	Rs. 1,20,496/-
Total Compensation	Rs. 37,02,028/-
Jabrana @ 15%	Rs. 5,55,304/-
Administrative charges @ 0.50%	Rs. 18,510/-
G. Total	Rs. 42,75,842/-

Based on the total compensation above, apportionment statement is as under :ô

### (A) Land compensation:

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Name of Name of No. Area
                                Rate per Cost of Jabrana Total
Owner
        Cultivator Occupant Kh.
                                 Kanal Land
                                              @ 15% Compensation
                                approved (in Rs.) (in Rs.) (in Rs.)
K. M.
Sudesh
        Self-
                Krishna 562 07619 Rs. 4.50 3577500 536625 4114125/-
       Cultivation Co-
                                Lakh
Kumar,
                       min
Vijay
                sharer
Kumar
Sons
Mst. Polo
Devi,
Mst.
Pushpa
Devi,
Mst.
Toshi
Devi,
```

Mst. Lakshmi Devi daughters Mst. Savitri Devi W/o Late Dharmu in equal 1/2 share, Krishna S/o Balku 1/2 share, Brahmin Khajurae R/o

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(B) Assessment of Fruit and Non-Fruit bearing trees are communicated by Chief Horticulture Officer, Udhampur vide his office letter No. CHOU/Dev/2018-19/2196-2200 dated 04-10-2019 and Divisional Forest Officer, Division Forest, Udhampur vide her office letter No. 3094-95/FDU dated 18-10-2019 respectively.

Name of	Khasra	Kind of	Assessment	Jabrana	Total
Owner	No.	Trees	(in Rs.)	@ 15%	Compensation
ô ô ô ô ô ô	ô ô ô ô ô	ô ô ô ô ô ô ô	ô ô ô ô ô ô ô	ô ô ô ô ô ô	ô ô ô ô ô ô ô ô
Krishna S/o	562 min	Fruit bearing	4032	Rs. 18679	Rs. 1,43,207
Balku Brahmin		Non-fruit bearing	120496		

The total amount involved in the instant acquisition came to Rs. 42,75,842/- (Rupees Forty Two Lakh Seventy Five Thousand Eight Hundred Forty Two only) including 15% Jabrana. The amount involved falls within pecuniary jurisdiction of the District Collector (Deputy Commissioner), Udhampur. A request was submitted to the undersigned vide No. SCDU/LA/270-71 dated 21-12-2020 to get the sanction and approval of awarded amount from the competent authority so that the Final Award can be issued.

In response to the request sent by the undersigned, the District Collector (Deputy Commissioner), Udhampur accorded the approval of awarded amount in the instant acquisition vide his letter No. LA/DCU/2020-21/984-85 dated 11-01-2021 as per SRO-132 dated 25-02-2019 by Revenue Department, J&K Government.

Revenue Department, J&K Government vide Letter No. Rev/LAJ/01/2020 dated 27-02-2020 has clarifies that õClause (13) of the Jammu and Kashmir Reorganisation (Removal of Difficulties) Order, 2019ö provides as follows :ô

(a) The previous operation of any law so repealed or anything duly done or suffered thereunder.

From the above, it is clear that the proceedings already initiated under Land Acquisition Act (repealed Act) shall be continue and the said acquisition shall be completed as per the procedure prescribed under the said Act.

Therefore, I, Akhtar Hussain Qazi, KAS, Special Collector, Defence, Udhampur hereby issue the Draft Award for an amount of Rs. 42,75,842/(Rupees Forty Two Lakh Seventy Five Thousand Eight Hundred Forty Two only) for acquisition of land measuring 7 Kanals 19 Marlas situated at Village Roun, Tehsil and District Udhampur for providing basic amenities and training infrastructure to STC, BSF.

The requisite certificates are recorded as under :ô

- 1. The land needed for public purpose i. e. for providing basic amenities and training infrastructure to STC, BSF.
- 2. Adequate funds are available with the Indenting Department.
- 3. No compensation has been paid in respect of land earlier.
- 4. Titma Shajra/map of land has been authenticated by the Indenting Department as token of correctness.
- 5. Compensation will be paid in accordance with the provisions of the Agrarian Reforms Act, 1976.
- 6. It is also certified that the compensation payable to the owners/interested persons as shown in the apportionment statement in accordance with the provisions of the Agrarian Reforms Act, 1976 and guidelines given in the circular issued by the Revenue Department vide No. LB-10/80 dated 23-02-1980.

(Sd.) AKHTAR HUSSAIN QAZI, KAS,

Special Collector, Defence, Udhampur.

# OFFICE OF THE ADDITIONAL DEPUTY COMMISSIONER, AWANTIPORA (COLLECTOR, LAND ACQUISITION, AWANTIPORA).

Preliminary Notification under section 11(1)

Notification No. 03 of 2021

Dated 19-01-2021.

Subject :ô Preliminary notification under section 11(1) of õRight to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013ö for acquisition of land measuring 12½ marlas falling under survey Nos. 1629 (10 Marlas) and 1630 min (2½ Marlas) at Estate Shala-Tokna, Tehsil Awantipora, District Pulwama for public purpose, namely construction of Tube-Well/Pump-cum-Operator Quarter WSS, Baghwanpora.

Reference :ô District Collector, Pulwama communication vide No. DCP/LA/2020/1188-89 dated 08-12-2020.

ô ô ô ô

Whereas, it appears to the Collector that a total area of 12½ Marlas of land is required in Village Shala-Tokna, Tehsil Awantipora, District Pulwama for public purpose, namely construction of Tube-Well/Pump-cum-Operator Quarter WSS, Baghwanpora at Estate Shala-Tokna, Tehsil Awantipora. Social Impact Assessment Study was carried out by SIA Unit and a report submitted/preliminary investigation was conducted by a team constituted by District Collector as laid down under rule 4. The summary of the Social Impact Assessment Report/preliminary investigation is as follows (Copy enclosed):ô

- 1. Yes the proposed acquisition of land serves the public purpose because there is no other water supply scheme which can be used by the general public and the proposed scheme is exclusively for the public purpose.
- 2. Yes the extent of land proposed for acquisition is absolute bareminimum needed for the project.
- 3. That no other alternate and feasible land was available which could have been considered.
- 4. Yes there is no unutilized land which has been previously acquired in the area.

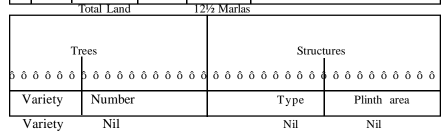
# 5. That there is no acquired land remained unutilized.

The said team strongly recommended the acquisition of land in question measuring 12½ Marlas identified as per the Indent placed for construction of Tube-Well/Pump-cum-Operator Quarter WSS, Baghwanpora, Village Shala-Tokna, Tehsil Awantipora.

No commercial/residential/agricultural structure is coming under the alignment as such no family is likely to be displaced due to land acquisition.

Therefore, it is notified that for the above said project in the Village Shala-Tokna, Tehsil Awantipora, District Pulwama, a piece of land measuring 12½ Marlas of standard measurement, whose detail description is as following is under acquisition:ô

S.	Survey	Type of	Type of	Area under	Name and address of	В	oun	dari	ies
No.	No.	Title	Land	Acquisition	a person interested	N	S	Е	W
				in Acres					
1 ô ô	2 ô ô ô ô	3	4	5 ô ô ô ô ô ô	6 6	â á	à â	7 ^ ^ ·	î î
1.	1629	Proprietary	Abi-	10 Marlas	Ab. Gani Sheikh		, 0		5 0
			Wari		S/o Mohd Afzal Sheikh R/o Shala-				
2.	1630 min	Proprietary	Abi- Wari	2½ Marlas	Tokna Ab. Gani Sheikh S/o Mohd Afzal Sheikh R/o Shala-				
					Tokna				



The notification is made under the provisions of Section 11(1) of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 (Act No. 30/2013), to all whom it may concern.

A plan of the land may be inspected in the office of Collector, Land Acquisition/Additional Deputy Commissioner, Awantipora on any working day during the working hours.

The Government is pleased to authorize Tehsildar/Revenue staff, Indenting Department, their consultant and their staff to enter upon and survey land, take levels of any land, dig or bore into the sub-soil and do all other acts required for the proper execution of their work as provided and specified in section 12 of the said Act.

Under section 11(4) of the Act, no person shall make any transaction or cause any transaction of land i. e. sale/purchase etc. or create any encumbrances on such land from the date of publication of such notification without prior approval of the Collector.

Objections to the acquisition, if any, may be filed by the person interested within 60 (sixty days) from the date of publication of this notification as provided under section 15 of the Act before Collector, Land Acquisition, Awantipora.

# (Sd.) ZAFFAR HUSSON SHAWL, KAS,

Additional Deputy Commissioner, Collector, Land Acquisition, Awantipora.

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# OFFICE OF THE TEHSILDAR, AWANTIPORA.

The Collector, Land Acquisition, Addl. Deputy Commissioner, Awantipora.

No. 636637/OQ/7A

Dated 04-11-2020.

Subject: ô Acquisition of land measuring 12.5 Marlas situated at Village Shala Tokna, Tehsil Awantipora, required for the purpose of construction of Tube-Well/Pump-cum-Operator Quarter WSS, Bhaghwanpora.

Reference :ô i. Your office No. ADC/AWP/LA/20-21/63-72 dated 16-09-2020.

ii. ADC/AWP/LA/20-21/158-62 dated 23-10-2020.

ôôô

Sir,

Regarding the subject and references captioned kindly find enclosed herewith the enquiry report of the Committee constituted by the Deputy

Commissioner, Pulwama vide No. DCP/LA/2020/610-30 dated 25-08-2020 for favour of information and further necessary action.

(Sd.) ......Tehsildar, Awantipora.

ô ô ô

# **Enquiry Report of Committee**

Subject:ô Constitution of Committee for conducting of social impact assessment made under sub-section (1st) of rule 4 of the õThe Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement, 2013ö, for land measuring 12.5 Marlas at Village Shala Tokna for construction of Tube-Well/Pump-cum-Operator Quarter WSS, Bhagwanpora.

ô ô ô

In view of the orders issued by the District Collector, Pulwama vide No. DCP/LA/2020/610-30 dated 25-08-2020. The Committee Members visited the spot on 3-10-2020 to conduct the preliminary enquiry regarding the subject cited above.

S. No. ô ô ô 1.	Points raised ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô	Reply to the Points ô ô ô ô ô ô ô ô ô ô ô ô Yes the proposed acquisition of land serves the public purpose, because there is no other water supply scheme which can be used by the general public and the proposed scheme is exclusively for the public purpose.
2.	That the extent of land proposed for acquisition is absolute bareminimum needed for the project	Yes the extent of the land proposed for the acquisition is absolute bare-minimum needed for the project.
3.	That the acquisition of land at an	That no other alternate

	alternate place has been considered and found not feasible	and feasible land was available which could have been considered.
4.	That there is no unutilized land which has been previously acquired in the area	Yes that there is no unutilized land which has been previously acquired in the area.
5.	That the land, if any, acquired earlier and remained unutilized may be used for such public purpose	That there is no acquired land remained unutilized.

The committee unanimously recommends that the scheme serves/will serves the public purpose, hence be considered for the compensation under rules and be made functional at an earliest.

(Sd.)....

Tehsildar, Awantipora.

# ô ô ô Notice

I, Devender S/o Munshi Ram R/o Loharwara (150), Bhiwani, Haryana A/P Air Force Station, Satwari Cantt. ATC section to complex Tehsil Jammu South and District Jammu that the name of my Father has been wrongly written as Munshi Ram Sharma instead of Munshi Ram in my PAN Card No. AZLPS0844G and my name has been wrongly written as Devender Sharma instead of Devender in my PAN Card. Now, I am applying for change of my name and my father name in my PAN Card. Objection, if any, may file with concerned authorities within seven days from the date of the publication of this notice.

# ô ô ô Notice

Laksh Pandit S/o Sanjay Kumar R/o Block-120, Flat No. 15, Line-21, Jagti, Nagrota, Jammu applying for the correction of my name which is wrongly written as Laksh Pandita instead of correct name Laksh Pandit as I am reading KV 02 School, Nagrota. Now correct name is Laksh Pandit.

#### Notice

I, Ramesh Kumar S/o Sh. Sat Pal R/o Chatha Mill, Near Shiv Mandir Hakkal, Chatha Jagir, Jammu have applying for correction of my name which has been wrongly written as Ramesh Singh instead of correct name is Ramesh Kumar in my PAN Card No. FTMPS3803R. Objection, if any, may be conveyed to the concerned authority within 7 days from the date of publication of this notice.

ô ô ô Notice

I, Mohinder Pratap Singh do hereby declare that I want to change name of my daughter named as Sreenithi Sambyal to Bbhavyanshe Sambyal. If anybody has any objection, he/she may file within 7 days.

ô ô ô Notice

### CHANGE OF SURNAME

I, Preeti Verma D/o Subash Chander Verma R/o 316A, Pvt. Gandhi Nagar, Jammu after my marriage with Nitish Sharma S/o Inder Jeet Sharma R/o W. No. 2, Camp Khour, Tehsil Khour, District Jammu have changed my Surname from Preeti Verma to Preeti Sharma as per affidavit sworn before judicial Magistrate 1<sup>st</sup> Class, Akhnoor on 01-03-2021.

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

Preeti Verma D/o Subash Chander Verma R/o W. No. 2, Camp Khour, Tehsil Khour, 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.

# Name correction

I, Mrs. Raj Raina Kandhari, aged 64 years W/o Sh. Yoginder Kishen Kandhari, R/o 36, Lower Laxmi Nagar, Sarwal, Jammuó180005, have corrected/changed my name from Raj Kandhari to Raj Raina Kandhari vide sworn affidavit dated 30-03-2021 before the Forest Magistrate (First Class), Jammu. Purpose corrections of spouseøs name in my husbandøs PPO 131199800322 issued by PCDA(P), Allahabad.

ô ô ô

#### Publication

I, Pirzada Gh. Mohammad Alias Syed Mohammad Ejaz Pirzada S/o Pirzada Shafiq Ahmad R/o Awoora, Kupwara, have changed my name from Pirzada Gh. Mohammad to Syed Mohammad Ejaz Pirzada S/o Pirzada Shafiq Ahmad R/o Awoora, Kupwara, by Affidavit sworn before the Notary Public, Kupwara on 27-03-2021, and by Deed executed by me and attested by Notary Public, Kupwara on 27-03-2021. I name of Syed Mohammad Ejaz Pirzada. Henceforth, I shall be known as Syed Mohammad Ejaz Pirzada S/o Pirzada Shafiq Ahmad R/o Awoora, Tehsil and District Kupwara for all purposes.

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

Place Kupwara.
Dated 27-03-2021.
Pirzada Gh. Mohammad
alias Syed Mohammad Ejaz Pirzada
S/o Pirzada Shafiq Ahmad
R/o Awoora, Kupwara.

#### Notice

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By Order.

General Manager, Ranbir Govt. Press, Jammu.



# JAMMU AND KASHMIR OFFICIAL GAZETTE

# ADVERTISEMENTS—C

GOVERNMENT OF JAMMU AND KASHMIR, DIRECTORATE OF MOTOR GARAGES DEPARTMENT, New Plot, Jammu/Bemina Bye-Pass, Srinagar.

e-Tender Abridged Notice

For and on behalf of the Lieutenant Governor of J&K Union Territory, e-Tender are invited from Manufacturers/Authorized Dealers/Distributors for supply of "Motorized Tricycle (Gear Less Scooter with Retro Fitted Side Wheels Attachment Suitable for Specially Abled Persons)".

A copy of detailed tender tender notice along with annexure can be had from www.jktenders.gov.in and jksmg.gov.in. The last date for submission of Bid through e-Tendering process shall be fixed on 17th of April, 2021 up to 1730 hours.

(Sd.) Z. H. CHOUDHARY,

Director, Motor Garages Department, J&K, Jammu.

# 

Subject :ô Supply of Sports Equipments/Kits etc.

ô ô ô

# **Extension Notice**

Due to requests received from various quarters in respect of NIT No. 02 of 2021 dated 15-03-2021 for extension of last date for Supply of Sports Equipments/Kits etc. for Small Khelo India Centres at District level, is published by this office, the bidding period of above NIT is hereby extended till 26th of March, 2021.

1. Last date of submission of Bid	26-03-2021 up to 1600 hours.
2. Date of opening of Bid	27-03-2021 up to 1400 hours.
	(Sd.)
	Administrative Officer

صميمين عميمين

# رجٹر ڈنمبر ہے کے۔33



# جمول وتشمير گورنمنط گزي

جلدنمبر 134\_ جمول -مورخه 15 اپريل 2021ء بمطابق 25 چيترا 1943 ويروار -نمبر 03

# اشتهارات

ازعدالت منصف جود فیشل مجسٹریٹ درجہاق ل سانبہ سرکار بنام محمدانبروغیرہ علت نبر 80 سال 2021ء تھانہ پولیس وج پور علت 306,323,376-D,366,212 IPC بجرائم زیردفعات 1PC قام زیردفعہ 512 ض ف

# بخلاف ملزمان:

- Mushtaq Ahmed @ Gungi @ Gola S/o Musa
   R/o Jourian, Tehsil Akhnoor, Distt. Jammu.
- (2) Fareed Ahmed @ Lalu S/o Lal Hussain
  R/o Rakh Barotian, Near AIIMS site, Vijaypur.

# حُكم بنام المكاران بوليس يوٹی جموں وکشمير

معاملہ مندرجہ عنوان اُلصدر میں ملز مان کو بار ہا بذر بعہ وارنٹ گرفتاری بلا ضانتی طلب کیا گیا ہے۔ اِلا ملز مان کی دستیا بی نہ ہوئی ہے اور وارنٹ ہذا پر تغمیل آئی ہے کہ ملز مان گھر سے فرار ہے اور رو پوش ہو گئے ہیں جس سے ملز مان کی دستیا بی بطریق آسانی مشکل ہے۔

لہذا ملز مان کے خلاف کاروائی زیر دفعہ 512 ض ف بعمل لائی جا کر اہلکاران پولیس یوٹی جموں وکشمیر کو حکم واختیار دیا جاتا ہے کہ ملز مان متذکرہ بالا جہاں کہیں بھی اندر حدود یوٹی جموں وکشمیر دستیاب ہوں، تو انہیں فوراً گرفتار کرکے عدالت ہذا میں پیش کریں۔

وستخط: منصف جود يشل مجسريك درجداو لسانبه

ازعدالت فسط ایر بیشنل منصف (فارسط) جود بیشل مجسٹریٹ درجہاوّل جموں سرکار بنام کیرسنگھ علت نمبر 75 سال 2008 تھانہ پولیس بکہ ڈنگہ جموں بجرائم زیردفعات 379 RPC

وارنٹ مشتی عام زیردنعہ 512 ض

بخلاف ملزم: كير سنگه ولدچه داسنگه ساكنه مكان نمبر 675 در گيانه خصيل وضلع جمول

حُكم بنام المكاران بوليس جمول وكشمير يوثي

معاملہ مندرجہ عنوان اُلصدر میں ملزم کو بار ہا بذریعہ وارنٹ گرفتاری بلاضانتی طلب کیا گیا ہے۔ اِلاملزم کی دستیابی نہ ہوئی ہے اور وارنٹ ہذا پتعمیل آئی ہے کہ ملزم گھر سے فرار ہے اور دورویش ہوگیا ہے جس سے ملزم کی دستیابی بطریق آسانی مشکل ہے۔ لہذا ملزم کے خلاف کا روائی زیر دفعہ 512 ض ف بعمل لائی جا کرا ہلکاران پولیس یوٹی جموں وکشمیر کو تھم واختیار دیا جا تا ہے کہ ملزم متذکرہ بالا جہاں کہیں بھی اندر حدود یوٹی جموں وکشمیر دستیاب ہوتو اُسے فوراً گرفتار کر کے عدالت بذا میں پیش کریں۔

وستخط: فسط ایر نیشنل منصف (فارسط) جود میشل مجسطریک درجهاوّل جمول \_ ازعدالت فارسك كورك جمول

سركار بنام مايارام وغيره

علت نمبر 45 سال 2009 تھانہ پولیس چھٹی ہمت

بجرائم زير دفعات RPC جبرائم زير دفعات 454,380,201,411,413

وارنٹ گشتی زیردنعہ 512 ش خگم بنام اہلکاران پولیس جموں وکشمیر یوٹی بخلاف ملز مان صدر

معاملہ مندرجہ عنوان اُلصدر میں ملز مان کو بار ہابذر بعیہ وارنٹ گرفتاری بلاضانتی طلب کیا گیا ہے۔ اِلا ملز مان کی دستیابی نہ ہوئی ہے اور وارنٹ مذا پر تعمیل آئی ہے کہ ملز مان (1) ہری پر سا د ولد موہن لعل ساکنہ وارنسی جہانگیر چمپا چھتیں گڑھ (2) بہاری لعل ولد سخے سنگھ ساکنہ سرافاں بازار میرٹھ یو پی (3) شام کمار ولد موہن لعل ساکنہ جہانگیر چمپا چھتیں گڑھ گھر سے فرار ہیں اور روپیش ہو گئے ہیں ولد موہن لعل ساکنہ جہانگیر چمپا چھتیں گڑھ گھر سے فرار ہیں اور روپیش ہو گئے ہیں جس سے ملز مان کی دستیابی بطریق آسانی مشکل ہے۔

لہذاملز مان کےخلاف کاروائی زیر دفعہ 512 ض ف بعمل لائی جا کراہلکاران پولیس جموں وکشمیر یوٹی کو حکم واختیار دیا جاتا ہے کہ ملز مان متذکرہ بالا جہاں کہیں بھی اندر حدود جموں وکشمیر دستیاب ہوں تو انہیں فوراً گرفتار کرکے عدالت مذامیں پیش کریں۔ تحریر 2020-01-29

دستخط: فسط ایریشنل منصف (فاریسٹ) جوڈیشل مجسٹریٹ درجہاوّل جموں۔



# THE JAMMU AND KASHMIR OFFICIAL GAZETTE

# Jammu and Kashmir Government—Notifications.

**ó**óóóóóó

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATô HOUSING AND URBAN DEVELOPMENT DEPARTMENT

#### Notification

Jammu, the 12th May, 2020.

SOó156.ô Whereas, the State Administrative Council (SAC) vide its decision No. 264/22/2019 dated 22-10-2019 approved the transfer of 250 Kanals of land at Village Rakh-I-Gund Aksha in Bemina for establishment of J&K High Court Complex;

Whereas, the State Administrative Council further authorized the Housing and Urban Development Department to demarcate the land to effect necessary modification in the Srinagar Master Plan-2035 to incorporate the High Court Complex in the Master Plan after due process and to transfer the land following the modification to the Master Plan, at its level;

Whereas, the designated Committee after following the due procedure recommended amendment to the Master Plan Srinagar-2035 to the effect of change of land use from "residential" to "public/semi-public" specifically earmarked for the establishment of J&K High Court Complex in Planning Zone HRD-VII falling under Khasra Nos. 4 (5K-3M), 5 (3K-10M), 3 Min (203K-3M), 7 Min (4K-13M) and 8 Min (33K-11M).

Now, therefore, in exercise of the powers conferred by the Section 11 of Jammu and Kashmir Development Act, 1970, the Government hereby modifies the Master Plan-2035 of Srinagar Metropolitan Region, in terms of Section 12 of the Jammu and Kashmir Development Act, 1970, for change of land use of parcel measuring 250 Kanals at Rakh-I-Gund Aksha, in Bemina, Srinagar from Residential to Public/Semi-public use for the purposes of Master Plan Srinagar-2035.

By order of the Government of Jammu and Kashmir.

(Sd.) DHEERAJ GUPTA, IAS,

Principal Secretary to the Government.



# THE JAMMU AND KASHMIR OFFICIAL GAZETTE

Jammu and Kashmir Government—Notifications.

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# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ FINANCE DEPARTMENT

### Notification

Jammu, the 15th of May, 2020.

SOó157.ô In exercise of the powers conferred by sub-section (10) of Section 9 and sub-section (5) of Section 15 of the Jammu and Kashmir Goods and Service Tax Act, 2017 (Act No. V of 2017), the Government of Jammu and Kashmir on recommendations of the Council, hereby makes

- - (a) In Schedule II-6%, S. No. 242 and the entries relating thereto shall be omitted.
  - (b) In Schedule IV-14%, for S. No. 228 and the entries relating thereto, the following S. No. and the entries shall be substituted, namely :ô

"228 Any chapter Lottery 14%"	"228	Any chapter	Lottery	14%"
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This notification shall be deemed to have cone into force w. e. f. 1st day of March, 2020.

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

Financial Commissioner, Finance Department.



# THE JAMMU AND KASHMIR OFFICIAL GAZETTE

separate compilation

# PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ FINANCE DEPARTMENT.

## Notification

Jammu, the 15th of May, 2020.

S.O.ó158.ô In exercise of the powers conferred by section 148 of Jammu and Kashmir Goods and Service Tax Act, 2017 (Act No. V of 2017), the Government on recommendations of the Council, hereby notifies the following person :ô

(i) Foreign Company which is an airlines company covered under the notification issued under sub-section (1) of section 381 of the

As the class of registered persons who shall follow the special procedure as mentioned below :ô

The above said persons shall not be required to furnish reconciliation statement in Form GSTR-9-C to the Jammu and Kashmir Goods and Services Tax Rules, 2017 under sub-section (2) of Section 44 of the said Act read with sub-rule 93 of rule 80 of the said rules:

Provided the statement of receipt and payment for the financial year in respect of its Indian Business operations, duly authenticated by a practicing Chartered Accountant of India or a firm of a Limited Liability Partnership of practicing Chartered Accountants in India is Submitted for each GSTIN by the 30th September of the year succeeding the financial year.

This notification shall be deemed to have come into force w. e. f. 16th day of March 2020.

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

Finance Commissioner.

# PART I—B

# Jammu and Kashmir Government—Notifications.

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# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATô HEALTH AND MEDICAL EDUCATION DEPARTMENT

### Notification

Jammu, the 16th of May, 2020.

SOó160.ô In exercise of the powers conferred by sub-section (3) of the 1 of the Pharmacy Act, 1948 (Central Act No. 8 of 1948), the Government hereby appoints the 31st day of October, 2019 as the date on which the provisions of chapter III, IV and V of the Pharmacy Act, 1948 shall take effect in the Union Terrirory of Jammu and Kashmir.

By order of the Government of Union Territory Jammu and Kashmir.

(Sd.) ATAL DULLOO, IAS,

Financial Commissioner, Health and Medical Education Department.

# PART I—B

# Jammu and Kashmir Government—Notifications.

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# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ FINANCE DEPARTMENT.

### Notification

Jammu, the 17th of May, 2020.

SOó161.ô In exercise of the powers conferred by section 16 of the Jammu and Kashmir Excise Act, Svt. 1958 and in partial modification of SRO-128 dated 25-02-2019, read with SO-112 dated 27-03-2020, the Government of Jammu and Kashmir hereby direct that there shall be levied an Additional Retail Excise Duty on the sale of the following kinds of liquor in the Union Territory of J&K:ô

S.No.	Kinds of liquor	Duty
ô ô ô	ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô	ô ô ô ô ô ô ô ô ô ô
1.	IMFL/IFL	50% on MRP
2.	JK Special Whisky	50% on MRP
3.	Beer/RTD	50% on MRP
4.	Wine/Cider	50% on MRP

This notification shall come into force w. e. f. 18-05-2020.

(Sd.) ARUN KUMAR MEHTA, IAS,

Finance Commissioner, Finance Department.

#### PART I-B

# Jammu and Kashmir Government—Notifications.

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# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATô HEALTH AND MEDICAL EDUCATION DEPARTMENT

### Notification

Jammu, the 18th of May, 2020.

SOó162.ô In exercise of the powers conferred by Section 98 of the Jammu and Kashmir Reorganization Act, 2019, the Lieutenant Governor is pleased to appoint Dr. Bodh Raj Dubb, Medical Officer, Homeopathy, as an authority for discharging the functions of the Board of Jammu and Kashmir Homeopathy System of Medicine under the Homeopathy Central Council Act, 1973, till any law is enacted in this behalf.

By order of the Lieutenant Governor.

(Sd.) ATAL DULLOO, IAS,

Financial Commissioner, Health and Medical Education Department.

#### PART I-B

# Jammu and Kashmir Government—Notifications.

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# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATô HEALTH AND MEDICAL EDUCATION DEPARTMENT

#### Notification

Jammu, the 18th of May, 2020.

SOó163.ô In exercise of the powers conferred by Section 98 of the Jammu and Kashmir Reorganization Act, 2019 read with clause (14) of the Jammu and Kashmir (Removal of Difficulties) Order, 2019, the Lieutenant Governor is pleased to direct that Dr. Showkat Hussain Yatoo, Incharge A Grade Specialist (Unani) shall function as the Authority for discharging the functions of the Ayurvedic and Unani Board under the Indian Medicine Central Council Act, 1970, till such Board is constituted under relevant law.

By order of the Lieutenant Governor of Jammu and Kashmir.

(Sd.) ATUL DULLOO, IAS,

Financial Commissioner, Health and Medical EducationDepartment.



# 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 HEALTH AND MEDICAL EDUCATION DEPARTMENT

#### Notification

Jammu, the 19th of May, 2020.

SOó167.ô In exercise of the powers conferred by sub-section (1) of section 10 of Clincial Establishment (Registration and Regulation Act), 2010 read with rule 8 of Clinical Establishments (Central Government) Rules, 2012, the Government hereby establishes an authorty to be called

1. District Magistrate

Chairperson

2. District Health Officer/Chief Medical Officer

Convener

 Senior Superintendent of Police or Superintendent of Police or his nominee as the case may be, to be nominated by District Magistrate of the concerned District for a tenure of two years Member

4. A senior level officer of the Local Self Government at the District Level to be nominated by District Magistrate of the concerned District for a tenure of two years Member

5. One representative from a professional medical association or body having presence perferable in the District or within the UT as the case may be, nominated by District Magistrate of the concerned District for a tenure of two years

Member

By order of the Lieutenant Governor.

(Sd.) ATAL DULLOO, IAS,

Financial Commissioner, Health and Medical Education 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 DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Judicial Administration Section)

# Notification

Jammu, the 8th April, 2020.

SO-124.ô In exercise of the powers conferred by section 20B of the Specific Relief Act, 1963, the Government in consultation with the Chief Justice of Common High Court of Union Territory of Jammu and

- S. Name of the Court Districts No.

 Court of Principal District and Sessions Judge of the concerned district Samba, Bhaderwah (Doda), Ramban, Reasi, Budgam, Poonch, Shopian, Kulgam, Kupwara, Bandipora and Ganderbal.

 Court of Additional District and Sessions Judge of the concerned district Jammu, Kathua, Udhampur, Rajouri, Srinagar, Pulwarna, Anantnag and Baramulla.

By order of the Lieutenant Governor.

(Sd.) ACHAL SETHI,

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



# 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 28th April, 2020.

S. O.-141.ô Whereas, on 22-10-2008, Police Post, Hajin received an information to the effect that Mohammad Yaseen Malik, Chairman, JKLF along with few associates including Molvi Showkat Ahmad Shah (Member Coordination Committee, APHC) appeared at Hajin Chowk where large number of people assembled and started raising anti-national and Pro Pak slogans; and

- 2. Whereas, a Case FIR No. 260/2008 U/S 13 Unlawful Activities (Prevention) Act, 1967, came to be registered in Police Station, Sumbal and investigation was set into motion; and
- 3. Whereas, during the course of investigation site plan of place of occurrence was prepared, statement of witnesses acquainted with the facts and circumstances of the case were recorded under section 161 and 164-A Cr. P. C.; and
- 4. Whereas, during the course of investigation the accused persons namely Mohammad Yaseen Malik (Chairman, JKLF) and Molvi Showkat Ahmad Shah (Member, Coordination Committee, APHC) were arrested and detained under J&K Public Safety Act, 1978. Both the accused were released subsequently; and
- 5. Whereas, on 08-04-2011 the accused Molvi Showkat Ahmad Shah (Member, Coordination Committee, APHC) S/o Mohammad Yousuf Shah R/o Lal Bazar, Srinagar was killed by some unknown terrorists; and
- 6. Whereas, on the basis of investigation, statement of witnesses recorded, and other evidence collected, the investigating officer has *prima facie* established involvement of the accused namely Mohammad Yaseen Malik (Chairman, JKLF) S/o Gh. Qadir Malik R/o Maisuma for commission of offence punishable under section 13 of Unlawful Activities (Prevention) Act, 1967; and
- 7. 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 offence punishable under section 13 Unlawful Activities (Prevention) Act, 1967 in the case FIR No. 260/2008 of Police Station, Sumbal, Bandiproa.

By order of the Government of	Jammu and Kashmir.
	(Sd.)
	Principal 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 22nd June, 2020.

 $SO6197.\hat{o}$  Whereas, on 20-12-2019, Police, Awantipora received reliable information that one active terrorist namely Amir Shafi Thokar S/o Mohammad Shafi Thokar R/o Kawnai was hiding in the orchards of Village Kawani in injured condition; and

- 2. Whereas, a case FIR No. 149/2019 under sections 18, 38 Unlawful Activities (Prevention) Act 1967, came to be registered in Police Station, Awantipora and investigation was taken up; and
- 3. Whereas, Cordon and search operation was launched and during search the accused was arrested, site plan of place of occurence was prepared, statement of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provision of law; and
- 4. Whereas, during the further course of investigation it was revealed that the accused Amir Shafi Thokar has joined the militant ranks of LeT outfit and was close associate of two active terrorists of LeT outfit namely Irshad Ahmad Dar S/o Mohammad Yousuf Dar R/o Trichal and Aqib Ramzan Wani S/o Mohammad Ramzan Wani R/o Barha Bandina. The accused Amir Shafi Thokar has got injured at an unknown place and during the cordon and search operation, the other two accused fled leaving behind the accused Amir Shafi Thokar, leading to his arrest; and
- 5. Whereas, on the basis of investigation the investigating officer has established *prima facie* case against the below mentioned accused persons for commission of offences punishable Under Sections 18, 38 of Unlawful Activities (Prevention) Act, 1967 :ô
- - Amir Shafi Thokar S/o Mohammad Ramzan
     18, 38,
     Thokar R/o Kawani.
     ULA(P)
     Act
  - Aqib Ramzan Wani S/o Mohammad Ramzan Wani R/o Barhabandina (Active terrorist).
  - Irahad Ahmad Dar S/o Mohammad Yousuf Dar R/o Trichal Pulwama (Active terrorist)

- 6. Whereas, accused figuring at S. No. 2 & 3 were active terrorist and proceedings under section 512 Cr. P. C. (Now 299 Cr. P. C.) have been initiated against them; and
- 7. Whereas, the Authority appointed by the Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the case diary file and all the other relevant documents relating to the case and has come to the conclusion that *prima facie* case is made out against the above accused; and
- 8. Whereas, after perusing the Case Diary File, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the above mentioned accused for their prosecution under the provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching proseution against the above mentioned accused for the commission of offences punishable under sections 18, 38 of Unlawful Activities (Prevention) Act, 1967 in the case FIR No. 149/2019 of Police Station, Awantipora.

By order of the Government of Jammu and Kashmir.

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



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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 HOUSING AND URBAN DEVELOPMENT DEPARTMENT

#### Notification

Srinagar, the 3rd July, 2020.

SO.-209.66In exercise of the powers conferred by proviso to subsection (2) of section (3) of the Jammu and Kashmir Municipal Act, 2000, the Lieutenant Governor of the Union Territory of Jammu and Kashmir is pleased to upgrade the following Municipal Committees

S. No			Upgraded As
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2.	Municipal Committee,	Pulwama	Municipal Council, Pulwama
3.	Municipal Committee,	Shopian	Municipal Council, Shopian
4.	Municipal Committee,	Ganderbal	Municipal Council, Ganderbal
5.	Municipal Committee,	Budgam	Municipal Council, Budgam
6.	Municipal Committee,	Bandipora	Municipal Council, Bandipora
7.	Municipal Committee,	Kupwara	Municipal Council, Kupwara
8.	Municipal Committee,	Reasi	Municipal Council, Reasi
9.	Municipal Committee,	Doda	Municipal Council, Doda
10.	Municipal Committee,	Samba	Municipal Council, Samba
11.	Municipal Committee,	Kishtwar	Municipal Council, Kishtwar
12.	Municipal Committee,	Ramban	Municipal Council, Ramban
13.	Municipal Committee,	Rajouri	Municipal Council, Rajouri
	By order of the Lie	utenant Govern	or.

(Sd.) .....

Principal Secretary to Government, Housing and Urban Development Department.



## 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 GENERAL ADMINISTRATION DEPARTMENT

#### Notification

Srinagar, the 7th July, 2020.

SO.-212.óóIn exercise of powers conferred by Section 93 of the Jammu and Kashmir Reorganization Act, 2019, and SO.-3937 (E) dated 31st October, 2019, read with order issued in terms of

- - 1. Dr. Farooq Ahmad Lone, IAS (retired).
  - 2. Mr. Zabair Ahmed Raza, District and Sessions Judge, Doda.

The above persons shall hold the position of Member, Public Service Commission, till they attain the age of sixty two years. Their appointment shall take effect from the date they assume the office.

By order of the Lieutenant Governor.

(Sd.) CHARANDEEP SINGH,

Additional Secretary to the Government.

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## THE

## JAMMU AND KASHMIR OFFICIAL GAZETTE

#### **PART III**

Laws, Regulations and Rules passed thereunder.

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

#### Notification

Srinagar, the 15th July, 2020.

SO-219.ô WHEREAS, section 427 of the Jammu and Kashmir Municipal Corporation Act, 2000 (XXI of 2000) provides as follows :ô

ŏ427. Power to remove difficulties.ô If any difficulty arises in giving effect to the provisions of this Act or by reasons of anything contained in this Act to any other enactment for the time being in force, the Government may, as occasion requires, by order direct that this Act shall during such period as may be specified in the order but not extending beyond the expiry of two years from the

AND WHEREAS, a difficulty has arisen in giving effect to section 36 of the Act;

Now, therefore, in exercise of the powers conferred by section 427 of the Jammu and Kashmir Municipal Corporation Act, 2000, the Government hereby makes the following order, namely: ô

- 1. **Short title and commencement.**ô (1) This Order may be called the Jammu and Kashmir Municipal Corporation (Removal of Difficulties) Order, 2020.
- (2) It shall come into force at once and shall remain in force for a period of one year or till it is revoked by the Government, whichever is earlier.
- 2. **Removal of difficulties**.ô The difficulties arising in giving effect to the provisions of section 36 of the Jammu and Kashmir Municipal Corporation Act, 2000 have been removed in the following manner, namely :ô

In section 36, after second proviso to sub-section (2), following proviso shall be inserted, namely :ô

õProvided also that the Government may, if the circumstances so warrant, on account of reasons of internal security, public health including health pandemic, natural calamity such as floods, earthquake, snowstorm or an event of a similar nature or any other reason which is a hindrance to the conduct of election of the Mayor or the Deputy Mayor, by reasons to be recorded in writing, extend the time limit of conducting the elections up to a maximum of three months from the date the office of the Mayor or the Deputy Mayor falls vacant.ö

By order of the Government of Jammu and Kashmir.

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Principal Secretary to the Government, Housing and Urban Development Department.



### THE

## JAMMU & KASHMIR GOVERNMENT GAZETTE

#### PART III

Laws, Regulations and Rules passed thereunder.

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THE NATIONAL CAPITAL TERRITORY OF DELHI (RECOGNITION OF PROPERTY RIGHTS OF RESIDENTS IN UNAUTHORISED COLONIES) ACT, 2019

(No. 45 of 2019)

[11th December, 2019.]

An Act to provide special provisions for the National Capital Territory of Delhi for recognising the property rights of resident in unauthorised colonies by securing the rights of ownership or transfer or mortgage in favour of the residents of such colonies who are possessing properties on the basis of Power of Attorney, Agreement to Sale, Will, possession letter or any other documents including documents evidencing payment of consideration and for the matters connected therewith or incidental thereto.

WHEREAS there has been phenomenal increase in the population of the National Capital Territory of Delhi in the last few decades owing to

AND WHEREAS number of unauthorised colonies have been identified in the National Capital Territory of Delhi on the basis of applications made by the Residents Welfare Associations for regularisation in pursuance to notification number S.O. 683(E), dated the 24th March, 2008 of the Delhi Development Authority, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (ii), dated the 24th March, 2008;

AND WHEREAS the properties in these colonies are not being registered by registering authority and thereby the residents do not have any title documents in respect of such properties and the Banks and financial institutions do not extend any credit facilities in respect of said properties;

AND WHEREAS the ownership of the properties in unauthorised colonies have been transferred several times through registered or unregistered or notarised Power of Attorney, Agreement to Sale, Will, possession letter and other documents including documents evidencing payment of consideration and stamp duty on these multiple transactions have neither assessed nor been paid;

AND WHEREAS the stamp duty on the conveyance deed or authorisation slip, as the case may be, is leviable as per minimum rates (circle rates) specified in the notification of the Government of the National Capital Territory of Delhi published vide number F.1(953)Regn.Br./Div.Com/HQ/2014, dated the 22nd September, 2014 or the sale consideration mentioned in the conveyance deed or authorisation slip, as the case may be, whichever is higher;

AND WHEREAS the Supreme Court in the case of Suraj Lamp & Industries (P) Ltd. Vs. State of Haryana & others vide its judgment dated the 11th October, 2011 had held that sale agreement/general Power of Attorney or Will transactions are not õtransfersö or õsalesö and that such transactions cannot be treated as completed transfers or conveyances and they can continue to be treated as existing agreement of sale;

AND WHEREAS keeping in view the socio-economic conditions of the residents of these unauthorised colonies and ground realities, it is desirable to recognise and confer rights of ownership or transfer or mortgage to the residents of such colonies on the basis of Power of Attorney, Agreement to Sale, Will, possession letter and other documents including documents evidencing payment of consideration and to facilitate development or re-development that may improve existing infrastructure, civic and social amenities which may lead to better quality of life;

AND WHEREAS it is expedient to have a law to recognise and confer rights of ownership or transfer or mortgage to the residents of unauthorised colonies as one time special measure.

BE it enacted by Parliament in the Seventieth Year of the Republic of India as follows:ô

- 1. Short title and extent.—(1) This Act may be called the National Capital Territory of Delhi (Recognition of Property Rights of Residents in Unauthorised Colonies) Act, 2019.
  - (2) It extends to the National Capital Territory of Delhi.
  - 2. Definitions.—In this Act, unless the context otherwise requires,ô
    - (a) õresidentö means a person having physical possession of property on the basis of a registered sale deed or latest Power of Attorney, Agreement to Sale, Will, possession letter and other documents including documents evidencing payment of consideration in respect of a property in unauthorised colonies and includes their legal heirs but does not include tenant, licensee or permissive user;
    - (b) õunauthorised colonyö means a colony or development comprising of a contiguous area, where no permission has been obtained for approval of layout plan or building plans and has been identified for regularisation of such colony in pursuance to the notification number S.O. 683(E), dated the 24th March, 2008 of the Delhi Development Authority, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (ii), dated the 24th March, 2008.
- 3. Recognition of property rights.—(1) Notwithstanding anything contained in the Indian Stamp Act, 1899 (2 of 1899) and the Registration

- Act, 1908 (16 of 1908) as applicable to the National Capital Territory of Delhi or any rules or regulations or bye-laws made thereunder and the judgment of the Supreme Court in the case of Suraj Lamp & Industries (P) Ltd. Vs. State of Haryana & others, dated the 11th October, 2011, the Central Government may, by notification in the Official Gazette, regularise the transactions of immovable properties based on the latest Power of Attorney, Agreement to Sale, Will, possession letter and other documents including documents evidencing payment of consideration for conferring or recognising right of ownership or transfer or mortgage in regard to an immovable property in favour of a resident of an unauthorised colony.
- (2) The Central Government may, by notification published in the Official Gazette, fix charges on payment of which transactions of immovable properties based on the latest Power of Attorney, Agreement to Sale, Will, possession letter and other documents including documents evidencing payment of consideration for conferring or recognising right of ownership or transfer or mortgage in regard to an immovable property in favour of a resident of an unauthorised colony through a conveyance deed or authorisation slip, as the case may be.
- (3) Notwithstanding anything contained in section 27 of the Indian Stamp Act, 1899, (2 of 1899) the stamp duty and registration charges shall be payable on the amount mentioned in the conveyance deed or authorisation slip, as the case may be.
- (4) Any resident of an unauthorised colony having registered or unregistered or notarised Power of Attorney, Agreement to Sale, Will, possession letter and other documents including documents evidencing payment of consideration shall be eligible for right of ownership or transfer or mortgage through a conveyance deed or authorisation slip, as the case may be, on payment of charges referred to in sub-section (2).
- (5) No stamp duty and registration charges shall be payable on any previous sale transactions made prior to any transaction referred to in subsection (4).
- (6) The tenants, licensees or permissive users shall not be considered for conferring or recognising any property rights under this Act.



## 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 11th December, 2019/20th Agra., 1941. (Saka.)

The following Act of Parliament received the assent of the President on the 11th December, 2019, and is hereby published for general information :ô

THE TAXATION LAWS (AMENDMENT) ACT, 2019

(No. 46 of 2019)

[11th December, 2019.]

An Act further to amend the Income-tax Act, 1961 and to amend the Finance (No. 2) Act, 2019.

Be it enacted by Parliament in the Seventieth Year of the Republic of India as follows :ô

#### PART I

#### **Preliminary**

1. Short title and commencement.—(1) This Act may be called the Taxation Laws (Amendment) Act, 2019.

- (2) Save as otherwise provided, it shall be deemed to have come into force on the 20th day of September, 2019.

#### CHAPTER II

#### Amendments in the Income-Tax Act, 1961

2. Amendment of section 92BA.—In section 92BA of the Incometax Act, 1961 (43 of 1961) (hereafter in this Chapter referred to as the Income-tax Act), after clause (v), the following clause shall be inserted, with effect from the 1st day of April, 2020, namely :ô

õ(va) any business transacted between the persons referred to in sub-section (6) of section 115BAB ;ö.

- 3. Amendment of section 115BA.—In section 115BA of the Incometax Act, with effect from the 1st day of April, 2020,ô
  - (a) for the marginal heading õTax on income of certain domestic companiesö, the marginal heading õTax on income of certain manufacturing domestic companiesö shall be substituted;
  - (b) in sub-section (1), for the words õsubject to the other provisions of this Chapterö, the words, figures and letters õsubject to the other provisions of this Chapter, other than those mentioned under section 115BAA and section 115BABö shall be substituted;
  - (c) in sub-section (4), after the proviso, the following proviso shall be inserted, namely :ô

õProvided further that where the person exercises option under section 115BAA, the option under this section may be withdrawn.ö.

- 4. *Insertion of new sections 115BAA and 115BAB.*—After section 115BA of the Income-tax Act, the following sections shall be inserted with effect from the 1st day of April, 2020, namely :ô
  - ÷115BAA. *Tax on income of certain domestic companies.*—(1) Notwithstanding anything contained in this Act but subject to the provisions of this Chapter, other than those mentioned under

section 115BA and section 115BAB, the income-tax payable in respect of the total income of a person, being a domestic company, for any previous year relevant to the assessment year beginning on or after the 1st day of April, 2020, shall, at the option of such person, be computed at the rate of twenty-two per cent., if the conditions contained in sub-section (2) are satisfied:

Provided that where the person fails to satisfy the conditions contained in sub-section (2) in any previous year, the option shall become invalid in respect of the assessment year relevant to that previous year and subsequent assessment years and other provisions of the Act shall apply, as if the option had not been exercised for the assessment year relevant to that previous year and subsequent assessment years.

(2) For the purposes of sub-section (1), the total income of the company shall be computed,ô

(a)

- (i) without any deduction under the provisions of section 10AA or clause (iia) of sub-section (1) of section 32 or section 32AD or section 33AB or section 33ABA or subclause (ii) or sub-clause (iia) or sub-clause (iii) of subsection (1) or sub-section (2AA) or sub-section (2AB) of section 35 or section 35AD or section 35CCC or section 35CCD or under any provisions of Chapter VI-A under the heading õC.ô Deductions in respect of certain incomesö other than the provisions of section 80JJAA;
- (ii) without set off of any loss carried forward or depreciation from any earlier assessment year, if such loss or depreciation is attributable to any of the deductions referred to in clause (i);
- (iii) without set off of any loss or allowance for unabsorbed depreciation deemed so under section 72A, if such loss or depreciation is attributable to any of the deductions referred to in clause (i); and

- - (iv) by claiming the depreciation, if any, under any provision of section 32, except clause (iia) of sub-section (1) of the said section, determined in such manner as may be prescribed.
  - (3) The loss and depreciation referred to in clause (ii) and clause (iii) of sub-section (2) shall be deemed to have been given full effect to and no further deduction for such loss or depreciation shall be allowed for any subsequent year:

Provided that where there is a depreciation allowance in respect of a block of asset which has not been given full effect to prior to the assessment year beginning on the 1st day of April, 2020, corresponding adjustment shall be made to the written down value of such block of assets as on the 1st day of April, 2019 in the prescribed manner, if the option under sub-section (5) is exercised for a previous year relevant to the assessment year beginning on the 1st day of April, 2020.

(4) In case of a person, having a Unit in the International Financial Services Centre, as referred to in sub-section (1A) of section 80LA, which has exercised option under sub-section (5), the conditions contained in sub-section (2) shall be modified to the extent that the deduction under section 80LA shall be available to such Unit subject to fulfilment of the conditions contained in the said section.

Explanation.—For the purposes of this sub-section, the term õUnitö shall have the same meaning as assigned to it in clause (zc) of section 2 of the Special Economic Zones Act, 2005 (28 of 2005).

(5) Nothing contained in this section shall apply unless the option is exercised by the person in the prescribed manner on or before the due date specified under sub-section (1) of section 139 for furnishing the returns of income for any previous year relevant to the assessment year commencing on or after the 1st day of April, 2020 and such option once exercised shall apply to subsequent assessment years:

Provided that in case of a person, where the option exercised by it under section 115BAB has been rendered invalid due to violation of conditions contained in sub-clause (ii) or sub-clause (iii) of

clause (a), or clause (b) of sub-section (2) of said section, such person may exercise option under this section :

Provided further that once the option has been exercised for any previous year, it cannot be subsequently withdrawn for the same or any other previous year.

115BAB. Tax on income of new manufacturing domestic companies.—(1) Notwithstanding anything contained in this Act but subject to the provisions of this Chapter, other than those mentioned under section 115BA and section 115BAA, the incometax payable in respect of the total income of a person, being a domestic company, for any previous year relevant to the assessment year beginning on or after the 1st day of April, 2020, shall, at the option of such person, be computed at the rate of fifteen per cent., if the conditions contained in sub-section (2) are satisfied:

Provided that where the total income of the person, includes any income, which has neither been derived from nor is incidental to manufacturing or production of an article or thing and in respect of which no specific rate of tax has been provided separately under this Chapter, such income shall be taxed at the rate of twenty-two per cent. and no deduction or allowance in respect of any expenditure or allowance shall be allowed in computing such income:

Provided further that the income-tax payable in respect of the income of the person deemed so under second proviso to subsection (6) shall be computed at the rate of thirty per cent. :

Provided also that the income-tax payable in respect of income being short-term capital gains derived from transfer of a capital asset on which no depreciation is allowable under the Act shall be computed at the rate of twenty-two per cent. :

Provided also that where the person fails to satisfy the conditions contained in sub-section (2) in any previous year, the option shall become invalid in respect of the assessment year relevant to that previous year and subsequent assessment years and other provisions of the Act shall apply to the person as if the option had not been exercised for the assessment year relevant to that previous year and subsequent assessment years.

- - (2) For the purposes of sub-section (1), the following conditions shall apply, namely :ô
  - (a) the company has been set-up and registered on or after the 1st day of October, 2019, and has commenced manufacturing or production of an article or thing on or before the 31st day of March, 2023 and,ô
    - (i) the business is not formed by splitting up, or the reconstruction, of a business already in existence :
      - Provided that this condition shall not apply in respect of a company, business of which is formed as a result of the re-establishment, reconstruction or revival by the person of the business of any such undertaking as is referred to in section 33B, in the circumstances and within the period specified in the said section;
    - (ii) does not use any machinery or plant previously used for any purpose.
  - Explanation 1.—For the purposes of sub-clause (ii), any machinery or plant which was used outside India by any other person shall not be regarded as machinery or plant previously used for any purpose, if the following conditions are fulfilled, namely :ô
  - (A) such machinery or plant was not, at any time previous to the date of the installation used in India;
  - (B) such machinery or plant is imported into India from any country outside India; and
  - (C) no deduction on account of depreciation in respect of such machinery or plant has been allowed or is allowable under the provisions of this Act in computing the total income of any person for any period prior to the date of the installation of machinery or plant by the person.
  - Explanation 2.—Where in the case of a person, any machinery or plant or any part thereof previously used for any

purpose is put to use by the company and the total value of such machinery or plant or part thereof does not exceed twenty per cent. of the total value of the machinery or plant used by the company, then, for the purposes of sub-clause (ii) of this clause, the condition specified therein shall be deemed to have been complied with;

- (iii) does not use any building previously used as a hotel or a convention centre, as the case may be, in respect of which deduction under section 80-ID has been claimed and allowed.
- Explanation.ô For the purposes of this sub-clause, the expressions õhotelö and õconvention centreö shall have the meanings respectively assigned to them in clause (a) and clause (b) of sub-section (6) of section 80-ID:
- (b) the company is not engaged in any business other than the business of manufacture or production of any article or thing and research in relation to, or distribution of, such article or thing manufactured or produced by it.
- Explanation.ô For the removal of doubts, it is hereby clarified that the business of manufacture or production of any article or thing referred to in clause (b) shall not include business of,ô
  - (i) development of computer software in any form or in any media ;
  - (ii) mining;
  - (iii) conversion of marble blocks or similar items into slabs;
  - (iv) bottling of gas into cylinder;
  - (v) printing of books or production of cinematograph film; or
  - (vi) any other business as may be notified by the Central Government in this behalf; and

- (c) the total income of the company has been computed,ô
  - (i) without any deduction under the provisions of section 10AA or clause (iia) of sub-section (1) of section 32 or section 32AD or section 33AB or section 33ABA or sub-clause (ii) or sub-clause (iii) of sub-section (1) or sub-section (2AA) or sub-section(2AB) of section 35 or section 35AD or section 35CCC or section 35CCD or under any provisions of Chapter VI-A under the heading of Deductions in respect of certain incomes of other than the provisions of section 80JJAA;
  - (ii) without set off of any loss or allowance for unabsorbed depreciation deemed so under section 72A where such loss or depreciation is attributable to any of the deductions referred to in sub-clause (i).
- Explanation.—For the removal of doubts, it is hereby clarified that in case of an amalgamation, the option under sub-section (7) shall remain valid in case of the amalgamated company only and if the conditions contained in sub-section (2) are continued to be satisfied by such company; and
  - (iii) by claiming the depreciation under the provision of section 32, except clause (iia) of sub-section (1) of the said section, determined in such manner as may be prescribed.
- (3) The loss referred to in sub-clause (ii) of clause (c) of sub-section (2) shall be deemed to have been given full effect to and no further deduction for such loss shall be allowed for any subsequent year.
- (4) If any difficulty arises regarding fulfilment of the conditions contained in sub-clause (ii) or sub-clause (iii) of clause (a) of sub-section (2) or clause (b) of said sub-section, as the case may be, the Board may, with the approval of the Central Government, issue guidelines for the purpose of removing the difficulty and to promote manufacturing or production of article or thing using new plant and machinery.

- (5) Every guideline issued by the Board under sub-section (4) shall be laid before each House of Parliament, and shall be binding on the person, and the income-tax authorities subordinate to it.
- (6) Where it appears to the Assessing Officer that, owing to the close connection between the person to which this section applies and any other person, or for any other reason, the course of business between them is so arranged that the business transacted between them produces to the person more than the ordinary profits which might be expected to arise in such business, the Assessing Officer shall, in computing the profits and gains of such business for the purposes of this section, take the amount of profits as may be reasonably deemed to have been derived therefrom:

Provided that in case the aforesaid arrangement involves a specified domestic transaction referred to in section 92BA, the amount of profits from such transaction shall be determined having regard to armost length price as defined in clause (ii) of section 92F:

Provided further that the amount, being profits in excess of the amount of the profits determined by the Assessing Officer, shall be deemed to be the income of the person.

(7) Nothing contained in this section shall apply unless the option is exercised by the person in the prescribed manner on or before the due date specified under sub-section (1) of section 139 for furnishing the first of the returns of income for any previous year relevant to the assessment year commencing on or after 1st day of April, 2020 and such option once exercised shall apply to subsequent assessment years:

Provided that once the option has been exercised for any previous year, it cannot be subsequently withdrawn for the same or any other previous year.

Explanation.—For the purposes of section 115BAA and this section, the expression õunabsorbed depreciationö shall have the meaning assigned to it in clause (b) of sub-section (7) of section 72A.ø

- 5. Amendment of section 115JAA.—In section 115JAA of the Income-tax Act, after sub-section (7), the following sub-section shall be inserted with effect from the 1st day of April, 2020, namely :ô
  - õ(8) The provisions of this section shall not apply to a person who has exercised the option under section 115BAA.ö.
- 6. Amendment of section 115JB.—In section 115JB of the Incometax Act, with effect from the 1st day of April, 2020,ô
  - (a) in sub-section (1), the following proviso shall be inserted, namely :ô
    - õProvided that for the previous year relevant to the assessment year commencing on or after the 1st day of April, 2020, the provisions of this subsection shall have effect as if for the words õeighteen and one-half per cent.ö occurring at both the places, the words õfifteen per cent.ö had been substituted.ö;
  - (b) for sub-section (5A), the following sub-section shall be substituted, namely :ô
    - õ(5A) The provisions of this section shall not apply to,ô
  - (i) any income accruing or arising to a company from life insurance business referred to in section 115B;
  - (ii) a person who has exercised the option referred to under section 115BAA or section 115BAB.ö.
- 7. Amendment of section 115QA.—In section 115QA of the Incometax Act, in sub-section (1), the following proviso shall be inserted and shall be deemed to have been inserted with effect from the 5th day of July, 2019, namely :ô

õProvided that the provisions of this sub-section shall not apply to such buy-back of shares (being the shares listed on a recognised stock exchange), in respect of which public announcement has been made on or before the 5th day of July, 2019 in accordance with the provisions of the Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 made under the Securities and Exchange Board of India Act, 1992 (15 of 1992).

#### **CHAPTER III**

#### Amendments in the Finance (No. 2) Act, 2019

- 8. Amendment of Act No. 23 of 2019.—In section 2 of the Finance (No. 2) Act, 2019 [hereafter in this Chapter referred to as the Finance (No. 2) Act], in sub-section (9), with effect from the 1st day of April, 2019,ô
  - (a) in the second proviso, for the words õFirst Scheduleö, the words, figures and letters õFirst Schedule, except in case of a domestic company whose income is chargeable to tax under section 115BAA or section 115BAB of the Income-tax Actö shall be inserted and shall be deemed to have been inserted:
  - (b) in the third proviso,ô
    - (i) in clause (a) for the words ofthe Income-tax Acto the words, figures and letters ofthe Income-tax Act, not having any income under section 115AD of the Income-tax Acto shall be inserted and shall be deemed to have been inserted;
    - (ii) after clause (a), the following clause shall be inserted and shall be deemed to have been inserted, namely :ô
      - ∹(aa) in the case of individual or every association of persons or body of individuals, whether incorporated or not, or every artificial juridical person referred to in subclause (vii) of clause (31) of section 2 of the Incometax Act having income under section 115AD of the Incometax Act,ô
      - (i) at the rate of ten per cent. of such õadvance taxö, where the total income exceeds fifty lakh rupees, but does not exceed one crore rupees;
      - (ii) at the rate of fifteen per cent. of such oadvance taxo, where the total income exceeds one crore rupees but does not exceed two crore rupees;
      - (iii) at the rate of twenty-five per cent. of such õadvance taxö, where the total income [excluding the income

of the nature referred to in clause (b) of sub-section (1) of section 115AD of the Income-tax Act] exceeds two crore rupees but does not exceed five crore rupees;

- (iv) at the rate of thirty-seven per cent. of such oadvance taxo, where the total income [excluding the income of the nature referred to in clause (b) of sub-section (1) of section 115AD of the Income-tax Act] exceeds five crore rupees;
- (v) at the rate of fifteen per cent. of such oadvance taxo, where the total income [including the income of the nature referred to in clause (b) of sub-section (1) of section 115AD of the Income-tax Act] exceeds two crore rupees but is not covered in sub-clauses (iii) and (iv):

Provided that in case where the total income includes any income chargeable under clause (b) of subsection (1) of section 115AD of the Income-tax Act, the rate of surcharge on the advance tax calculated on that part of income shall not exceed fifteen per cent.; ø;

- (iii) in clause (c), in the opening portion, for the words õdomestic companyö, the words, figures and letters õdomestic company except such domestic company whose income is chargeable to tax under section 115BAA or section 115BAB of the Income-tax Act,ö shall be inserted and shall be deemed to have been inserted;
- (c) in the fourth proviso, for the words, brackets and letter õin (a) aboveö, the words, brackets and letters õin (a) and (aa) aboveö shall be substituted;
- (d) after the eighth proviso, the following proviso shall be inserted, namely :ô

õProvided also that in case of every domestic company whose income is chargeable to tax under section 115BAA or section 115BAB of the Income-tax Act, the advance tax computed

under the first proviso shall be increased by a surcharge, for the purposes of the Union, calculated at the rate of ten per cent. of such õadvance taxö.ö.

- 9. Amendment of Part II of First Schedule.—In the First Schedule of the Finance (No. 2) Act,ô
  - (A) in PART II, under the sub-heading õSurcharge on incometaxö, in paragraph (i), in clause (a), with effect from the 1st day of April, 2019,ô
  - (i) in sub-clauses I and II, after the words õaggregate of such incomesö, the brackets, words, figures and letters õ(including the income under the provisions of section 111A and section 112A of the Income-tax Act)ö shall be inserted and shall be deemed to have been inserted;
  - (ii) in sub-clauses III and IV, after the words õaggregate of such incomesö, the brackets, words, figures and letters õ(excluding the income under the provisions of section 111A and section 112A of the Income-tax Act)ö shall be inserted and shall be deemed to have been inserted;
  - (iii) after sub-clause IV, the following sub-clause shall be inserted and shall be deemed to have been inserted, namely :ô

õV. at the rate of fifteen per cent. of such tax, where the income or aggregate of the such incomes (including income under the provisions of section 111A and section 112A of the Incometax Act) paid or likely to be paid and subject to the deduction exceeds two crore rupees, but is not covered under sub-clauses III and IV):

Provided that in case where the total income includes any income chargeable under section 111A and section 112A of the Income-tax Act, the rate of surcharge on the amount of Income-tax deducted in respect of that part of income shall not exceed fifteen per cent. ;ö;

- (B) in PART III, in Paragraph A, under the sub-heading õSurcharge on income-taxö, after the opening portion,ô
- (i) in clauses (a) and (b), after the words õhaving a total incomeö, the brackets, words, figures and letters õ(including the income

under the provisions of section 111A and section 112A)ö shall be inserted;

- (ii) in clauses (c) and (d), after the words õhaving a total incomeö, the brackets, words, figures and letters õ(excluding the income under the provisions of section 111A and section 112A)ö shall be inserted;
- (iii) after clause (d) and before the proviso, the following clause shall be inserted, namely :ô
  - õ(e) having a total income (including income under the provisions of section 111A and section 112A) exceeding two crore rupees, but is not covered under clauses (c) and (d), shall be applicable at the rate of fifteen per cent. of such income-tax:

Provided that in case where the total income includes any income chargeable under section 111A and section 112A of the Income-tax Act, the rate of surcharge on the amount of Income-tax computed in respect of that part of income shall not exceed fifteen per cent. ;ö.

- 10. Repeal and savings.—(1) The Taxation Laws (Amendment) Ordinance, 2019 (Ord. 15 of 2019) is hereby repealed.
- (2) Notwithstanding such repeal, anything done or any action taken under the said Ordinance, shall be deemed to have been done or taken under the corresponding provisions of this Act.



## 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

Srinagar, the 16th July, 2020.

SO-223.66Whereas, on 21-4-2012, Police Station, Pulwama received relable information that an active terrorist namely, Latief Ahmad Dar @ Masood Sani S/o Gh. Hassan Dar R/o Panzgam was roaming in Khelan and Ladermud areas. Accordingly, Police, Pulwama laid a naka in the Khelan and Ladermud areas; and

Whereas, a vehicle bearing Registration No. JK03A-3804 was intercepted for checking and Sajad Ahmad Bhat S/o Ab. Rashid Bhat R/o Ladermud and Latief Ahmad Dar S/o Gh. Hassan Dar R/o Panzgam were apprehended and during checking arms/ammunition viz. AK-47 rifle 01, AK Magazine 03, AK Rds. 200, Grenade 01, Pistal 01, Pistol Magazine 01 Pistol Rds. 02 and Pouch 01 were recovered form the possession of the accused boarding the vehicle; and

Whereas, a case FIR No. 107/2012 under section 307 RPC 7/25 A. Act, 13, 18 ULA (P) Act, 1967 came to be registered in Police Station, Pulwama and investigation was taken up; and

Whereas, during the course of investigation the accused disclosed that he was self-styled Divisional Commander of HM outfit and (1) Manzoor Ahmad Wani S/o Gh. Qadir Wani R/o Gulzarpora, (2) Arshid Ahmad Dar S/o Gh. Qadir (3) Imtiyaz Ahmad Guru S/o Gh. Qadir R/o Ghat Tokna and the aforementioned arrested accused Sajad Ahmad Bhat had been working for him. The above named three accused persons also came to be arrested in the case; and

Whereas, during the further investigation 64 Kgs. of RDX were recovered from a hideout on the disclosure of accused Manzoor Ahmad Wani R/o Gulzarpora and huge quantity of electronic material being used for manufaturing of IEDs were also recovered from the roof of a mosque at Village Ghat Tokna on the disclosure of accused Arshad Ahmad Dar and Imtiyaz Ahmad Guru. Accourdingly, the seizure memoøs of recovered explosive material were prepared; and

6. Whereas, on the basis of statements of witnesses the seizure memo and other evidence the investigating officer has established a *prima facie* case against the below mentioned accused persons under section 13, 18 Unlawful Activities (Prevention) Act, 1967:ô

ULA (P) Act

Manzoor Ahmad Wani S/o Gh. Qadir R/o Gulzarpora

S/o Gh. Hassan Dar R/o Panzgam

- 3. Sajad Ahmad Bhat S/o Ab. Rashid Bhat R/o Ladermud
- 4. Arshid Ahmad Dar S/o Gh. Qadir R/o Ghat Tokna
- Imtiyaz Ahmad Guru S/o Gh. Qadir R/o Ghat Tokna

Whereas, the Authority appointed by the Government under subsection (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

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 accused persons for their prosecution under the aforesaid provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the above named accused persons under sections 13, 18 of Unlawful Activities (Prevention) Act, 1967 in the case FIR No. 107/2012 of Police Station, Pulwama.

By order of the Government of Jammu and Kashmir.

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



## 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

Srinagar, the 16th July, 2020.

SO-222.66Whereas, on 01-3-2020, Police Station, Magam received an information that during cordon and search operation in village Nagerpora two persons namely, Mir Muzamil Nabi S/o Ghulam Nabi Mir R/o Nangerpora and Umer Aijaz Ahanger S/o Abdul Samad Ahanger R/o Batapora were apprehended; and

- 2. Whileas, during their personal search one INSAS Magazine, 17 rounds of INSAS rifle, 02 rubber stamps named as Mir Muzamil and Gazi Mir Muzamil, 01 Pouch and some posters of Ansar Gazwatul Hind were recovered from their possession; and
- 3. Whereas, a Case FIR No. 28/2020 18-B Unlawful Activities (Prevention) Act 1967, came to be registered in Police Station, Magam and investigation was taken up; and
- 4. Whereas, during the course of investigation site plan of place of occurrence and recovered arms/ ammunition were prepared. 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 investigation it was revealed that the accused Mir Muzamil Nabi along with his associates namely, Umer Aijaz Ahanger S/o Ab. Samad Ahanger R/o Batapora, (2) Rouf Ahmad Bhat S/o Gh. Rasool Bhat R/o Kanthbagh and (3) Ishfaq Ahmad Bhat S/o Gh. Qadir Bhat R/o Kanthbagh, Magam were motivating the youth of the area to join terrorist outfit of Ansar Gazwatul Hind; and
- 6. Whereas, during investigation the accused Rouf Ahmad Bhat and Ishfaq Ahmad Bhat were arrested in the case and on their disclosure incriminating material was recovered from their residential houses; and
- 7. Whereas, during further investigation it was established that all the four accused persons provided the incriminating material to various persons including prosecution witnesses to motivate them for joining the terrorist outfit Ansar Gazwatul Hind; and
- 8. Whereas, on the basis of investigation, statement of witnesses recorded and other evidence collected, the investigating officer has established *prima facie* case against the below mentioned accused persons for commission of offences punishable under section 18-B of Unlawful Activities (Prevention) Act, 1967 :ô

- Umer Aijaz Ahanger S/o Abdul Samad Ahanger R/o Batapora
- ULA (P) Act

18-B

- 3. Rouf Ahmad Bhat S/o Gh. Qadir Bhat R/o Kanthbagh
- 4. Ishfaq Ahmad Bhat S/o Gh. Qadir Bhat R/o Kanthbagh
- 9. Whereas, the Authority appointed by the Government under subsection (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
- 10. Whereas, after perusing the Case Diary File, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the above mentioned accused for their prosecution under the provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the above mentioned accused for the commission of offence under section 18-B of Unlawful Activities (Prevention) Act, 1967 in the case FIR No. 28/2020 of Police Station, Magam.

By order of the Government of Jammu and Kashmir.

(Sd.)	

Principal Secretary to Government, Home Department.



## 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 9th August, 2019/Shravana 18, 1941 (Saka.)

The following Act of Parliament received the assent of the President on the 9th August, 2019, and is hereby published for general information:ô

THE SUPREME COURT (NUMBER OF JUDGES) AMENDMENT ACT, 2019

(No. 37 of 2019)

[9th August, 2019.]

An Act further to amend the Supreme Court (Number of Judges) Act, 1956.

Be it enacted by Parliament in the Seventieth Year of the Republic of India as follows :ô

- 1. *Short title*.—This Act may be called the Supreme Court (Number of Judges) Amendment Act, 2019.
- 2. Amendment of section 2.—In section 2 of the Supreme Court (Number of Judges) Act, 1956, (55 of 1956) for the word õthirtyö, the word õthirty-threeö shall be substituted.



## 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 9th August, 2019/Shravana 18, 1941 (Saka.)

The following Act of Parliament received the assent of the President on the 9th August, 2019, and is hereby published for general information :ô

## THE PUBLIC PREMISES (EVICTION OF UNAUTHORISED OCCUPANTS) AMENDMENT ACT, 2019

(No. 36 of 2019)

[9th August, 2019.]

An Act further to amend the Public Premises (Eviction of Unauthorised Occupants) Act, 1971.

Be it enacted by Parliament in the Seventieth Year of the Republic of India as follows:ô

### CHAPTER I

### **Preliminary**

- 1. Short title, extent, commencement.—(1) This Act may be called the Public Premises (Eviction of Unauthorised Occupants) Amendment Act, 2019.
- (2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.
- 2. Amendment of section 2.—In the Public Premises (Eviction of Unauthorised Occupants) Act, 1971 (40 of 1971) (hereinafter referred to as the principal Act), in section 2, clause (fa) and clause (fb) shall be renumbered as clause (fb) and (fc) respectively, and before clause (fb) as so renumbered, the following clause shall be inserted, namely:ô
- 3. *Insertion of new section 3B.*—In the principal Act, after section 3A, the following section shall be inserted, namely :ô
  - õ3B. Eviction from residential accommodation.—(1) Notwithstanding anything contained in section 4 or section 5, if the estate officer has information that any person, who was granted residential accommodation occupation, is in unauthorised occupation of the said residential accommodation, he shallô
    - (a) forthwith issue notice in writing calling upon such person to show cause within a period of three working days why an order of eviction should not be made;

- (b) cause the notice to be served by having it affixed on the outer door or some other conspicuous part of the said residential accommodation, and in such other manner as may be prescribed, whereupon the notice shall be deemed to have been served upon such person.
- (2) The estate officer shall, after considering the cause, if any, shown by the person on whom the notice is served under sub-section (1) and after making such inquiry as it deems expedient in the circumstances of the case, for reasons to be recorded in writing, make an order of eviction of such person.
- (3) If the person in unauthorised occupation refuses or fails to comply with the order of eviction referred to in sub-section (2), the estate officer may evict such person from the residential accommodation and take possession thereof and may, for that purpose, use such force as may be necessary.ö.
- 4. Amendment of section 7.—In section 7 of the principal Act, after sub-section (3), the following sub-section shall be inserted, namely :ô
  - $\tilde{o}(3A)$  If the person in unauthorised occupation of residential accommodation challenges the eviction order passed by the estate officer under sub-section (2) of section 3B in any court, he shall pay damages for every month for the residential accommodation held by him.ö.



### 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 13th December, 2019/22nd Agra., 1941. (Saka.)

The following Act of Parliament received the assent of the President on the 13th December, 2019, and is hereby published for general information :ô

THE ARMS (AMENDMENT) ACT, 2019

(No. 48 of 2019)

[13th December, 2019.]

An Act further to amend the Arms Act, 1959.

Be it enacted by Parliament in the Seventieth Year of the Republic of India as follows :ô

- 1. Short title and commencement.—(1) This Act may be called the Arms (Amendment) Act, 2019.
- (2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

- 2. Amendment of section 2.—In the Arms Act, 1959 (54 of 1959) (hereinafter referred to as the principal Act), in section 2, after clause (e), the following clause shall be inserted, namely :ô
  - :(ea) õlicenceö means a licence issued in accordance with the provisions of this Act and rules made thereunder and includes a licence issued in the electronic form :@
- 3. Amendment of section 3.—In section 3 of the principal Act, in sub-section (2),ô
  - (i) for the words õthree firearmsö, the words õtwo firearmsö shall be substituted ;
  - (ii) for the proviso, the following provisos shall be inserted, namely :ô

õProvided that a person who has in his possession more firearms than two at the commencement of the Arms (Amendment) Act, 2019, may retain with him any two of such firearms and shall deposit, within one year from such commencement, the remaining firearm with the officer incharge of the nearest police station or, subject to the conditions prescribed for the purposes of subsection (1) of section 21, with a licensed dealer or, where such person is a member of the armed forces of the Union, in a unit armoury referred to in that sub-section after which it shall be delicensed within ninety days from the date of expiry of aforesaid one year:

Provided further that while granting arms licence on inheritance or heirloom basis, the limit of two firearms shall not be exceeded.ö.

- 4. Amendment of section 5.—In section 5 of the principal Act, in sub-section (1), in clause (a), for the word õmanufacture,ö, the words õmanufacture, obtain, procure,ö shall be substituted.
- 5. Amendment of section 6.—In section 6 of the principal Act, after the words õconvert an imitation firearm into a firearmö, the words and figures õor convert from any category of firearms mentioned in the Arms Rules, 2016 into any other category of firearmsö shall be inserted.

- 6. Amendment of section 8.—In section 8 of the principal Act, in sub-section (1), for the word ofirearmo, the words ofirearm or ammunitiono shall be substituted.
- 7. Amendment of section 13.—In section 13 of the principal Act, in sub-section (3), in clause (a), in sub-clause (ii), for the words and figures õpoint 22 bore rifle or an air rifleö, the word õfirearmö shall be substituted.
- 8. Amendment of section 15.—In section 15 of the principal Act, in sub-section (1),ô
  - (a) for the words operiod of three yearso, the words operiod of five yearso shall be substituted;
  - (b) after the proviso, the following proviso shall be inserted, namely :ô
    - õProvided further that the licence granted under section 3 shall be subject to the conditions specified in sub-clauses (ii) and (iii) of clause (a) of sub-section (1) of section 9 and the licensee shall produce the licence along with the firearm or ammunition and connected document before the licensing authority after every five years from the date on which it is granted or renewed.ö.
- 9. Amendment of section 25.—In section 25 of the principal Act,ô
  - (i) in sub-section (1),ô
    - (a) in clause (a), for the word omanufactures, o, the words omanufactures, obtains, procures, o shall be substituted;
    - (b) in clause (b), after the words oconvert an imitation firearm into a firearmo, the words and figures of convert from any category of firearms mentioned in the Arms Rules, 2016 into any other category of firearmso shall be inserted;
  - (c) in the long line, for the words othree years but which may extend to seven yearso, the words oseven years but which may extend to imprisonment for lifeo shall be substituted;

- (ii) in sub-section (1A),ô
  - (a) for the words offive years but which may extend to ten yearso, the words oseven years but which may extend to fourteen yearso shall be substituted;
  - (b) the following proviso shall be inserted, namely :ô

õProvided that the Court may, for any adequate and special reasons to be recorded in the judgment, impose a sentence of imprisonment for a term of less than seven years.ö;

- (iii) after sub-section (1A), the following sub-section shall be inserted, namely :ô
  - õ(1AB) Whoever, by using force, takes the firearm from the police or armed forces shall be punishable with imprisonment for a term which shall not be less than ten years but which may extend to imprisonment for life and shall also be liable to fine.ö;
- (iv) in sub-section (1AA), for the words õseven yearsö, the words õten yearsö shall be substituted;
- (v) in sub-section (1B),ô
  - (a) in the long line, for the words oone year but which may extend to three yearso, the words otwo years but which may extend to five years and shall also be liable to fineo shall be substituted;
  - (b) in the proviso, for the words oone yearo, the words otwo yearso shall be substituted;
- (vi) after sub-section (5), the following sub-sections shall be inserted, namely :ô
  - ÷(6) If any member of an organised crime syndicate or any person on its behalf has at any time has in his possession or carries any arms or ammunition in contravention of any provision of Chapter II shall be punishable with imprisonment for a term which shall not be less than ten

- (7) Whoever on behalf of a member of an organised crime syndicate or a person on its behalf,ô
  - (i) manufactures, obtains, procures, sells, transfers, converts, repairs, tests or proves, or exposes or offers for sale or transfer, conversion, repair, test or proof, any arms or ammunition in contravention of section 5; or
  - (ii) shortens the barrel of a firearm or converts an imitation firearm into a firearm or converts from any category of firearms mentioned in the Arms Rules, 2016 into any other category of firearms in contravention of section 6; or
  - (iii) brings into, or takes out of India, any arms or ammunition of any class or description in contravention of section 11, shall be punishable with imprisonment for a term which shall not be less than ten years but which may extend to imprisonment for life and shall also be liable to fine.

Explanation:—For the purposes of sub-sections (6) and (7),ô

- (a) õorganised crimeö means any continuing unlawful activity by any person, singly or collectively, either as a member of an organised crime syndicate or on behalf of such syndicate, by use of violence or threat of violence or intimidation or coercion, or other unlawful means, with the objective of gaining pecuniary benefits, or gaining undue economic or other advantage for himself or any person;
- (b) õorganised crime syndicateö means a group of two or more persons who, acting either singly or collectively, as a syndicate or gang indulge in activities of organised crime.
- (8) Whoever involves in or aids in the illicit trafficking of firearms and ammunition in contravention of sections 3, 5, 6, 7 and 11 shall be punishable with imprisonment for a term which shall not be less than ten years but which may extend to imprisonment for life and shall also be liable to fine.

- Explanation:—For the purposes of this sub-section, õillicit traffickingö means the import, export, acquisition, sale, delivery, movement or transfer of firearms and ammunition into, from or within the territory of India, if the firearms and ammunition are not marked in accordance with the provisions of this Act or are being trafficked in contravention of the provisions of this Act including smuggled firearms of foreign make or prohibited arms and prohibited ammunition.
- (9) Whoever uses firearm in a rash or negligent manner or in celebratory gunfire so as to endanger human life or personal safety of others shall be punishable with an imprisonment for a term which may extend to two years, or with fine which may extend to rupees one lakh, or with both.
- 'Explanation:—For the purposes of this sub-section, õcelebratory gunfireö means the practice of using firearm in public gatherings, religious places, marriage parties or other functions to fire ammunition.
- 10. Amendment of section 27.—In section 27 of the principal Act, in sub-section (3), for the words õshall be punishable with deathö, the words õshall be punishable with imprisonment for life, or death and shall also be liable to fineö shall be substituted.
- 11. Amendment of section 44.—In section 44 of the principal Act, in sub-section (2), in clause (f),ô
  - (a) for the words ofirearm shall be stamped or otherwise shown thereono, the words ofirearm or ammunition shall be stamped or otherwise shown thereon for the purposes of tracingo shall be substituted;
  - (b) the following Explanation shall be inserted, namely :ô
- 'Explanation:—For the purposes of this clause, õtracingö means the systematic tracking of firearms and ammunition from manufacturer to purchaser for the purpose of detecting, investigating and analysing illicit manufacturing and illicit trafficking; ø



### 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 12th December, 2019/1st Agra., 1941 (Saka.)

The following Act of Parliament received the assent of the President on the 12th December, 2019, and is hereby published for general information :ô

THE CITIZENSHIP (AMENDMENT) ACT, 2019

(No. 47 of 2019)

[12th December, 2019.]

An Act further to amend the Citizenship Act, 1955.

Be it enacted by Parliament in the Seventieth Year of the Republic of India as follows :ô

- 1. Short title and commencement.—(1) This Act may be called the Citizenship (Amendment) Act, 2019.
- (2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

- 2. Amendment of section 2.—In the Citizenship Act, 1955 (57 of 1955) (hereinafter referred to as the principal Act), in section 2, in sub-section (1), in clause (b), the following proviso shall be inserted, namely :ô

õProvided that any person belonging to Hindu, Sikh, Buddhist, Jain, Parsi or Christian community from Afghanistan, Bangladesh or Pakistan, who entered into India on or before the 31st day of December, 2014 and who has been exempted by the Central Government by or under clause (c) of sub-section (2) of section 3 of the Passport (Entry into India) Act, 1920 (34 of 1920) or from the application of the provisions of the Foreigners Act, 1946 (31 of 1946) or any rule or order made thereunder, shall not be treated as illegal migrant for the purposes of this Act; ö.

- 3. *Insertion of new section 6B.*—After section 6A of the principal Act, the following section shall be inserted, namely :ô
  - ÷6B. Special provisions as to citizenship of person covered by proviso to clause (b) of sub-section (1) of section 2.—(1) The Central Government or an authority specified by it in this behalf may, subject to such conditions, restrictions and manner as may be prescribed, on an application made in this behalf, grant a certificate of registration or certificate of naturalisation to a person referred to in the proviso to clause (b) of sub-section (1) of section 2.
  - (2) Subject to fulfilment of the conditions specified in section 5 or the qualifications for naturalisation under the provisions of the Third Schedule, a person granted the certificate of registration or certificate of naturalisation under sub-section (1) shall be deemed to be a citizen of India from the date of his entry into India.
  - (3) On and from the date of commencement of the Citizenship (Amendment) Act, 2019, any proceeding pending against a person under this section in respect of illegal migration or citizenship shall stand abated on conferment of citizenship to him:

Provided that such person shall not be disqualified for making application for citizenship under this section on the ground that the proceeding is pending against him and the Central Government or authority specified by it in this behalf shall not reject his application on that ground if he is otherwise found qualified for grant of citizenship under this section:

Provided further that the person who makes the application for citizenship under this section shall not be deprived of his rights and privileges to which he was entitled on the date of receipt of his application on the ground of making such application.

- (4) Nothing in this section shall apply to tribal area of Assam, Meghalaya, Mizoram or Tripura as included in the Sixth Schedule to the Constitution and the area covered under õThe Inner Lineö notified under the Bengal Eastern Frontier Regulation, 1873 (Reg. 5 of 1873) .ø
- 4. Amendment of section 7D.—In section 7D of the principal Act,ô
  - (i) after clause (d), the following clause shall be inserted, namely:ô
    - õ(da) the Overseas Citizen of India Cardholder has violated any of the provisions of this Act or provisions of any other law for time being in force as may be specified by the Central Government in the notification published in the Official Gazette; orö;
  - (ii) after clause (f), the following proviso shall be inserted, namely :ô
    - õProvided that no order under this section shall be passed unless the Overseas Citizen of India Cardholder has been given a reasonable opportunity of being heard.ö.
- 5. Amendment of section 18.—In section 18 of the principal Act, in sub-section (2), after clause (ee), the following clause shall be inserted, namely :ô
  - õ(eei) the conditions, restrictions and manner for granting certificate of registration or certificate of naturalisation under subsection (1) of section 6B;ö.

- 6. *Amendment of Third Schedule*.—In the Third Schedule to the principal Act, in clause (d), the following proviso shall be inserted, namely :ô

÷Provided that for the person belonging to Hindu, Sikh, Buddhist, Jain, Parsi or Christian community in Afghanistan, Bangladesh or Pakistan, the aggregate period of residence or service of Government in India as required under this clause shall be read as õnot less than five yearsö in place of õnot less than eleven yearsö.ø



### 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 8th August, 2019/Shravana 17, 1941 (Saka).

The following Act of Parliament received the assent of the President on the 8th August, 2019, and is hereby published for general information:ô

THE REPEALING AND AMENDING ACT, 2019

(No. 31 of 2019)

[8th August, 2019.]

An Act to repeal certain enactments and to amend certain other enactments.

Be it enacted by Parliament in the Seventieth Year of the Republic of India as follows :ô

- 1. Short title.ô This Act may be called the Repealing and Amending Act, 2019.
- 2. Repeal of certain enactments.—The enactments specified in the First Schedule are hereby repealed.
- 3. Amendment of certain enactments.—The enactments specified in the Second Schedule are hereby amended to the extent and in the manner specified in the fourth column thereof.
- 4. Savings.—The repeal by this Act of any enactment shall not affect any other enactment in which the repealed enactment has been applied, incorporated or referred to; and this Act shall not affect the validity, invalidity, effect or consequences of anything already done or suffered, or any right, title, obligation or liability already acquired, accrued or incurred, or any remedy or proceeding in respect thereof, or any release or discharge of or from any debt, penalty, obligation, liability, claim or demand, or any indemnity already granted, or the proof of any past act or thing;

nor shall this Act affect any principle or rule of law, or established jurisdiction, form or course of pleading, practice or procedure, or existing usage, custom, privilege, restriction, exemption, office or appointment, notwithstanding that the same respectively may have been in any manner affirmed or recognised or derived by, in or from any enactment hereby repealed;

nor shall the repeal by this Act of any enactment revive or restore any jurisdiction, office, custom, liability, right, title, privilege, restriction, exemption, usage, practice, procedure or other matter or thing not now existing or in force.

### THE FIRST SCHEDULE

### (See section 2)

### **REPEALS**

	r Act N	No. Short Title ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô
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1881	XI	The Municipal Taxation Act, 1881.
1892	X	The Government Management of Private Estates Act, 1892.
1956	69	The Terminal Tax on Railway Passengers Act, 1956.
1958	56	The Himachal Pradesh Legislative Assembly (Constitution and Proceedings) Validation Act, 1958.
1960	22	The Cotton Transport (Amendment) Act, 1960.
1963	1	The Hindi Sahitya Sammelan (Amendment) Act, 1963.
1963	35	The Dramatic Performances (Delhi Repeal) Act, 1963.
1964	10	The Public Employment (Requirement as to Residence) Amendment Act, 1964.
1968	49	The Delhi and Ajmer Rent Control (Nasirabad Cantonment Repeal) Act, 1968.
1973	56	The Alcock Ashdown Company Limited (Acquisition of Undertakings) Act, 1973.
1976	55	The Iron Ore Mines, Manganese Ore Mines and Chrome Ore Mines Labour Welfare Cess Act, 1976.
1976	61	The Iron Ore Mines, Manganese Ore Mines and Chrome Ore Mines Labour Welfare Fund Act, 1976.
1976	62	The Beedi Workers Welfare Fund Act, 1976.

The Tea (Amendment) Act, 1980. 1980 1981 62 The Aligarh Muslim University (Amendment) Act, 1981. 1982 63 The Road Transport Corporations (Amendment) Act, 1982. 1983 41 The Transformers and Switchgear Limited (Acquisition and Transfer of Undertakings) Act, 1983. 1988 22 The Tamil Nadu Agricultural Service Co-operative Societies (Appointment of Special Officers) Amendment Act, 1988. 1999 3 The High Denomination Bank Notes (Demonetisation) Amendment Act, 1998. 2001 39 The Motor Vehicles (Amendment) Act, 2001. 2001 48 The Registration and Other Related Laws (Amendment) Act, 2001. 2002 The Institutes of Technology (Amendment) Act, 2002. 16 2002 43 The Delhi University (Amendment) Act, 2002. 2007 3 The Dalmia Dadri Cement Limited (Acquisition and Transfer of Undertakings) Amendment Act, 2006. 2007 28 The Central Road Fund (Amendment) Act, 2007. The Prevention of Money-laundering (Amendment) Act, 2009 21 2009. 2009 22 The Central Industrial Security Force (Amendment) Act, 2009. 2009 The Central Universities (Amendment) Act, 2009. 38 2010 3 The Civil Defence (Amendment) Act, 2009.

The Repatriation of Prisoners (Amendment) Act, 2011.

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- 2012 28 The National Institutes of Technology (Amendment) Act, 2012.
- 2012 34 The Institutes of Technology (Amendment) Act, 2012.
- 2014 8 The Governors (Emoluments, Allowances and Privileges) Amendment Act, 2014.
- 2014 9 The National Institute of Technology, Science Education and Research (Amendment) Act, 2014.
- 2014 19 The Andhra Pradesh Reorganisation (Amendment) Act, 2014.
- 2014 20 The Telecom Regulatory Authority of India (Amendment) Act, 2014.
- 2014 31 The Merchant Shipping (Amendment) Act, 2014.
- 2014 32 The Merchant Shipping (Second Amendment) Act, 2014.
- 2014 39 The National Capital Territory of Delhi Laws (Special Provisions) Second (Amendment) Act, 2014.
- 2015 2 The Public Premises (Eviction of Unauthorised Occupants) Amendment Act, 2015.
- 2015 3 The Motor Vehicles (Amendment) Act, 2015.
- The Insurance Laws (Amendment) Act, 2015.
- 2015 10 The Mines and Minerals (Development and Regulation) Amendment Act, 2015.
- 2015 12 The Andhra Pradesh Reorganisation (Amendment) Act, 2015.
- 2015 14 The Regional Rural Banks (Amendment) Act, 2015.
- 2015 16 The Warehousing Corporations (Amendment) Act, 2015.

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2015	21	The Companies (Amendment) Act, 2015.
2016	10	The Election Laws (Amendment) Act, 2016.
2016	13	The High Court and the Supreme Court Judges (Salaries and Conditions of Service) Amendment Act, 2016.
2016	25	The Mines and Minerals (Development and Regulation) Amendment Act, 2016.
2016	42	The National Institute of Technology, Science Education and Research (Amendment) Act, 2016.
2016	45	The Central Agricultural University (Amendment) Act, 2016.
2016	48	The Taxation Laws (Second Amendment) Act, 2016.
2017	19	The National Institute of Technology, Science Education and Research (Amendment) Act, 2017.
2017	21	The Collection of Statistics (Amendment) Act, 2017.
2017	25	The Indian Institutes of Information Technology (Amendment) Act, 2017.

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### THE SECOND SCHEDULE

(See section 3)

### **Amendments**

Year	Act No.	Short title	Amendments
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1961	43	The Income-tax Act, 1961	In section 54GA, in the Explanation to sub-section (1), in clause (a), after the word, brackets, letters oclause (za)o, the words and figure of section 2ö shall be inserted.
2017	33	The Indian Institutes of Management Act, 2017	(i) in section 3, in clause (f), for the words õDirectorö means the words õDirectorö means shall be substituted;
			(ii) in section 36, in sub-section (1), for the word õOrdinanceö, the

word õOrdinancesö shall be

substituted.



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# JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 133] Jammu, Fri., the 17th July, 2020/26th Asad., 1942. Separate paging is given to this part in order that it may be filed as a

separate compilation.

### PART III

### Laws, Regulations and Rules passed thereunder.

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## GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATO SOCIAL WELFARE DEPARTMENT

Notification

Srinagar, 17th July, 2020.

besides authorizing the Government to declare areas as Areas adjoining postgraduate courses in terms of rule 4, rule 13 and rule 15 respectively Jammu and Kashmir Reservation Rules, 2005, which inter alia provided of Jammu and Kashmir Reservation Act, 2004, the Government vide International Border in terms of section 2(iiia) of the said rules; International Border in direct recruitment, professional institutions and for reservation to the persons residing in the areas adjoining the Notification SRO-518 dated 2nd September, 2019 made amendments in SO-226.66Whereas, in exercise of powers conferred by section 23

area of 0-6 KMs. from International Border may be allowed the benefits 01-10-2019 recommended that the residents of villages falling within the No. BCC/IB/2018/901-03 dated 20-09-2018 and SC/BCC/209/202 dated of reservation under Jammu and Kashmir Reservation Rules, 2005; Whereas, State Commission for Backward Classes vide letter

01/2015 dated 22-1-2019 requested Divisional Commissioner, Jammu/ 0-6 Kms. from the International Border; Kashmir to provide the details of villages situated within a distance of Whereas, the Social Welfare Department vide letter No. SW/BW/

reserve/IB/2111-16 dated 25-01-2019, provided the list of 508 villages distance of 0-6 KM from International Border; in the Districts of Jammu, Samba and Kathua which are situated within Whereas, Divisional Commissioner, Jammu vide letter No. 301/893/

rule 2 of the Jammu and Kashmir Reservation Rules, 2005 declares the the International Border ö; villages mentioned in Annexure-A to this notification as of Areas adjoining Now, therefore, the Government, in terms of clause (iiia) of

makes the following amendments in the Jammu and Kashmir Reservation Jammu and Kashmir Reservation Act, 2004, the Government hereby Rules, 2005, namely: ô And also in exercise of powers conferred by section 23 of the

- 1) the words õan area near the Line of Actual Control ö appearing in column 2 of row 6 of the table in FORM-III shall be substituted by words and sign õan area near the Line of Actual Control/International Border.ö; and
- (2) after Clause (iii) of the FORM-X the following clause shall be added: ô
- õ(iv) Resident of Area adjoining International Border. ö

(Sd.) SHAILENDRA KUMAR, IAS,

Principal Secretary to Government

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 ${\it List~of~Villages~along~with~population~living~on~the~International~Border~(IB)~within~the~radius~of~0-06~KM.}$ 

S. No.	Name of Sub-Division	Name of Tehsil	Name of Patwar Halqa		me of Village	Total Population of the Village	Distance from Zero Line (IB) in KM	Remarks
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1.	Akhoor	Akhnoor	Lehrian	1.	Garkhal	2026	0.50	
				2.	Jajial	809	0.50	
				3.	Rakh Kharoon	499	0.50	
				4.	Lehrian	570	0.50	
				5.	Sidherwan	Nil	0.5	ô ô ô ô ô ô ô ô 8 ô ô ô ô ô ô ô ô ô ô ô
			Akhnoor	6.	Gurah Brahmana	3250	5.00	
			Khas	7.	Patyari	460	5.00	
				8.	Arenpur	40	5.00	
				9.	Mawa Karora	1520	6.00	
				10.	Dub	45	04.00	
				11.	Kot	1350	04.00	

		Jourian	Chak	12.	Dalpat	321	4.00		4 óóó
			Kripalpur	13.	Bhore Jagir	273	3.50		4 The J&K Govt. Gazette, 17th July, 2020/26th Asad., óóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóó
				14.	Chak Biasa	102	3.50		J&K Śóść
				15.	Chak Kripalpur	869	4.00		Go
			Muthi	16.	Khundpur	Nil	3.00	Un-inhabited	vt. G óóóć
			Maira	17.	Maanchak	1296	3,00		áze
				18.	Muthi	1181	4.5		óóć óóć
				19.	Maira	2053	5.00		, , , , , ,
				20.	Bandwal	1781	4.00		7th óóó
				21.	Sitrewala	142	3.5		ő Ju
				22.	Rakh Muthi	2021	4.5		00,1 00,7
				23.	Chak Sikandar	248	3.5		202 óóó
				24.	Chak Bhawan	ó	4.0	Under Army	0/26 5óóć
			Devipur	25.	Devipur	1353	4.0		90 T
			-	26.	Nud	664	4.0		Asa óóó
				27.	Bomal	1776	4.5		ô.
				28.	Chak Badyala	718	4.5		, 1942. óóóô
				29.	Fatwal	519	5.5		ô ô ô
				30.	Sangrampur	433	4.5		o>
2.	Khour	Khour	Bakore	31.	Bakore	1725	3.5		o o o
				32.	Chak Kora	794	3.5		
				33.	Dadora	1395	4.0		16-f

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				34.	Dhoun Chak	1322	4.0	
				35.	Badan	325	5.0	
				36.	Indri	218	3.5	
				37.	Garhi Bishnah	648	6.0	
				38.	Garhi Nanda	551	6.0	
		Pargwal	Pargwal	39.	Pargwal	3944	03	
		-	_		Bhalwal Bharat	1440	01	
				41.	Gowar	760	03	
			Sarwal	42.	Rajpura	544	01	
					Pindi	644	01	
				44.	Chak Phagwari	228	01	
				45.	Takwal	484	01	
				46.	Sarwal	1492	03	
				47.	Phagwari	324	2.5	
				48.	Chak Tazwal	Nil	01	Un-inhabited
			Bhalwal	49.	Bela Jamena	1280	01	
			Mulu	50.	Nikowal	376	01	
				51.	Channi Tana	688	01	
				52.	Najwal	700	01	
				53.	Parazpura	Nil	01	Un-inhabited
					Maliiodha	Nil	01	Un-inhabited

				55.	Bhalwal Mulu	1180	03		óóć 6
			Gurah	56.	Deora	1012	01		Th
			Manhansa	57.	Gurah Manhansa	1640	03		óó ó
				58.	Sajwal	1712	04		% <b>X</b>
				59.	Kotli Manhansa	Nil	04	Un-inhabited	) OOÓÓ
3.	Marh	Marh	Kana Chak	60.	Jaswan	1006	04		6 The J&K Govt. Gazette, 17th July, 2020/26th Asad., δόδόδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδ
				61.	Makhyal	681	03		jaz óóó
				62.	Kahna Chak	2932	01		óó
				63.	Lalyal	1712	01		) ) ) ) )
				64.	Sui	502	02		[7t
				65.	Simbli	697	03		j Jı ốố
				66.	Khadian	912	03		11y,
			Panjore	67.	Panjore	1296	01		202 5óóc
				68.	Dab Sudan	1130	01		0/2 666
				69.	Dab Ditta	960	02		6th
				70.	Rajpura	1797	01		As
				71.	Chak Mahani	402	04		ad. óô
				72.	Manyal Brahmana	1060	04		, 15 66
				73.	Dab Karam Din	1249	03		, 1942. óóóô ô
			Kalyanpur	74.	2 1	1890	02		ô
				75.	Chak Channu	1322	04		įΝο. ο ο
				76.	Gurah Singhu	1898	04		
				77.	Chak Shama	2506	03		16-f

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	78.	Paryal	1023	04		o, —
	79.	Bachyal	1570	04		ĬЪ
M	Iarh 80.	Marh	1495	06		è J&
	81.	Bagh Marh	312	06		óóć K
	82.	Chak Kalasa	510	05		ος O
	83.	Chhani Mawalian	887	04		) (¥t.
	84.	Chak Hera	468	04		Gaz óóó
	85.	Harasa Dhokrian	1157	06		óóć Kette
	86.	Halqa	1027	06		000
	87.	Chak Jaffar	1415	06		7th Śóóó
G	ajansoo 88.	Gajansoo	3373	1.5		July óóó
	89.	Chak Bulla	178	3.5		, 2( )óó
	90.	Chak Assray	312	3.5		)20, óóó
	91.	Bathoor	280	00		e J&K Govt. Gazette, 17th July, 2020/26th Asad., 1942. 666666666666666666666666666666666666
G	ango 92.	Gango Chak	810	1.5		i As óóó
Cl	hak 93.	Gole Pattan	630	00		ad. óóó
	94.	Deoray Napu	482	01		, 19 óóô
	95.	Nanu Chak	152	00		42. ô
	96.	Chatha Gujjaran	1825	3.5		ô
	97.	Gattela	505	01		7

98.	Beli Azmat	32	00		óóó 8
99.	Chak Umera	Nil	00	Un-inhabited	The
Gho 100. Manhasa	Sandwan	952	05		8 The J&K ( óóóóóóóóóóóóóó
Rathua 101.	Rathua	1508	06		Govt. óóóóóó
102.	Chak Lohri	1040	05		0,0 t.
103.	Chak Taru	205	06		iazei
Saharan 104.	Saharan	1064	05		ťte, óóó
105.	Rattanpur Gurdayal	292	05		Gazette, 17th July, όσόσοσοσοσοσοσοσοσοσοσοσοσοσοσοσοσοσοσο
106.	Karloop	1320	06		Jul óóč
107.	Chak Singha	328	05		
108.	Chak Budu	416	06		)020 6666
Thub 109.	Thub	Nil	03	Un-inhabited	2020/26th Asad óóóóóóóóóóóóóó
110.	Chak Jaggar	Nil	02	Un-inhabited	h A óóó
111.	Haripora	Nil	01	Un-inhabited	óóć
112.	Kukerian	720	02		0\.
113.	Sohazani	608	04		1942 óóóô
114.	Chakrali	1356	01		°°.
115.	Machyal	Nil	01	Un-inhabited	0>
116.	Pangore	224	01		o o o
Chinore 117.	Chinore	85	00		
118.	Salalpur	Nil	00	Un-inhabited	16-f

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				119.	Beli Bakayan	60		00									
				120.	Beli Turan	Nil		00				Uı	n-i	nh	ab	ite	d
				121.	Chak Magna	Nil		00				Uı	n-i	nh	ab	ite	d
				122.	Dhankot	Nil		00				Uı	n-i	nh	ab	ite	d
				123.	Kirpalpur Jattan	200		02									
			Dhaterial	124.	Galwaday Chak	2315		04									
				125.	Chak Koulan	07		04									
				126.	Rattanpur Paaras	2011		06									
				127.	Flora Harmukund	1491		5.5									
ŀ.	Jammu	Mandal	Makwal	128.	Makwal	1870		05									
	South			129.	Murarpur	500		06									
				130.	Prambli	412		06									
		Bishnah	Saidgarh	131.	Sawgarh	646		06									
				132.	Chak Chimna	955		06									
				133.	Chak Baghwana	370		06									
				134.	Muzaffarpur	520		06									
				135.	Chak Shibu	646		05									
			Rehal	136.	Bumnal	956		06									
			Klandrian	137.	Badipur Salarian	243		06									

Arnia	Jabowal	138.	Kotli Qazian	430	2.5		óó
		139.	Chak Jandran	300	2.5		Óό
		140.	Jabowal Khurd	900	01		óóc
		141.	Pathay	Nil	1.5	Un-inhabited	δó
		142.	Pindi Sarochan Khurd	Nil	1.5	Un-inhabited	óó
		143.	Aaj Pur	Nil	0.5	Un-inhabited	δó
		144.	Jabowal Kalan	Nil	1.25	Un-inhabited	óó
		145.	Jandran	Nil	1.5	Un-inhabited	ίοο
	Allah	146.	Karyal Khurd	500	2.5		όδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδο
	Allali	140. 147.	Khowas Pur	150	3.5		óó
			Allah		02		ÓÓ
		148.	Allan	6000	02		δó
	Pindi	149.	Pindi Charkan	1200	1.5		óŏ
	Charkan		Kalan				ÓÓ
	Kalan	150.	Dohali	Nil	0.5	Un-inhabited	óóć
		151.	Partap Garh	Nil	1.25	Un-inhabited	δóó
	Dhadur Dur	150	Danisat Dur	1050	2.75		óóć
	Dilauui Fui		Ranjeet Pur				ő
		153.	Bahadur Pur	1058	4.7	TT: 1:1:1:1:2:1	ô
		154.	Gulab Singh Pura	Nil	02	Un-inhabited	) Oó
		155.	Nandpur	110	02		
	Chak	156.	Karyal Kalan	250	04		ôô
	Majra	157.	Powa1	795	04		0
	v				02		ô
	Arnia		Rakh Arnia	250	03		
		159.	Arnia	10000	05		

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			Kathar	160.	Kathar	1736	02	
			Kathar	161.	Changia	760	02	
			Changia	162.	Kotli Bhagwana	175	03	
				163.	Kudwa1	800	02	
				164.	Pindi Charkan Khurd	235	1.5	
				165.	Kothey	792	1.5	
				166.	Channa			
				167.	Chak Waziran Ariyan	Nil	3.75	Un-inhabited
				168.	Chanana	15	2.5	
			Trewa	169.	Trewa	1470	03	
				170.	Rangpur Trewa	1725	03	
				171.	Chak Gorian	456	03	
				172.	Lalu Pur	35	2.5	
				173.	Tarapur	Nil	2.5	
				174.	Shahpur Jatan	Nil	02	
				175.	Kot Kubba	Nil	01	
				176.	Jandran	Nil	1.5	
			Kool Kalan	177.	Sohag Pur	1300	04	
				178.	Kotla	601	2.5	
				179.	Kathar	1736	2.0	
				180.	Chak Fathey Khan	211	05	

			181. 182.	Klich Pur Shekhupur	308 548	05 06
		Chak Majra	183. 184. 185. 186. 187.	Adlehar Chak Keema Chak Majra Marhol Pachel	820 800 750 650 900	06 06 06 05 06
		Kool Kalan	188. 189. 190.	Chak Ramdas Kool Kalan Kool Khurd	330 1900 320	04 06 05
5.	R. S. Pura R. S. Pura	Samka	191. 192. 193.	Samka Magral Shahpur Tokenwali	377 07 610	1.00 1.00 1.00
		Fatehpur Brahmana	194. 195. 196. 197.	Chak Hansoo Fathepur Brahmana Fathepur Salarian Langerial	380 1473 796 700	1.00 4.00 2.00 6.00
		Jasore Badyal Brahmana	198. 199.	Kadyal Badyal Brahmana	1278 9793	6.00 4.00
		Chak Agra	200. 201. 202.	Chak Khana Chak Agra Puro Bhana	601 1756 850	5.00 3.00 4.00

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	Suchetgarh	Chakroi	204.	Chakroi	4625	2.50	
			205.	Chak Wahabdin	457	4.00	
			206.	Dangrey	286	4.00	
		Abdal	207.	Abdal	973	1.50	
			208.	Kapoorpur	329	1.00	
			209.	Fathepur Sheikhan	372	1.50	
			210.	Kang	18	2.00	
			211.	Dilo Be Charag	30	4.00	
			212.	Bhooma	13	1.00	
			213.	Koshalpur	190	1.50	
			214.	Rakh Sheikh Fateh M	Iohd. 14	1.50	
			215.	Flora	918	1.00	
		Sai Kalan	216.	Sai Kalan	3867	2.00	
			217.	Sai Khurd	2103	1.00	
			218.	Chak Bhula	785	1.00	
		Gharana	219.	Gharana	925	0.50	
			220.	Gharani	1030	0.50	
			221.	Gulabgrah	0	0.10	Un-inhabited
			222.	Partap Kot	0	0.50	Un-inhabited
			223.	Mulowal	0	1.00	Un-inhabited

Suchetgrah	224.	Suchetgrah	973	1.00	00 00 00 14	
_	225.	Bidhipur Jattan	488	1.00	ο΄ο΄ <u>1</u>	1
	226.	Korotana Khurd	271	1.00	óó	-
	227.	Nizabatpur	0	1.00	Un-inhabited 8	101
Chak Mula	228.	Dewangarh	1430	3.00	ÓÓÓ	
	229.	Mana	476	3.00	δό.	
	230.	Hansa	565	3.50	Sóó Sóó	)
	231.	Barley	416	3.50	όδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδο	:
Baspur	232.	Baspur	547	1.50	000 000	_
	233.	Raipur Saidan	966	1.00	óóć	7
	234.	Koti Qanungoian	0	2.00	Un-inhabited 👸 💆	4
	235.	Kotli Kookan	0	2.00	Un-inhabited	-
	236.	Sangral	0	0.50	Un-inhabited & &	3
	237.	Khatmarian	0	0.20	Un-inhabited 8	3
	238.	Bega	696	0.50	óóó	)
	239.	Bera	529	0.50	δόό	•
	240.	Choga	248	0.50	óóć	
	241.	Barsalpur	228	2.00	1., <u>1</u>	_
Rangpur	242.	Rangpur Mulanian	1523	4.00	942. 960	2
	243.	Korotana Kalan	512	3.00	0	
	244.	Kaloen	633	3.00	o> 	
	245.	Dher	246	4.00	No. 16-1 ô ô	1
	246.	Sandhey	151	3.50	· -	_
	247.	Mottey	656	4.00	6-1	,

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	248.	Kotli Mirdian	461	2.00		_
	249.	Aminpur	0	1.50	Un-inhabited	Th
	250.	Bhojpur	231	2.00		The J&K Govt. Gazette, 17th July, 2020/26th Asad., 1942. 666666666666666666666666666666666666
Nikowal	251.	Nikowal	1501	2.00		) ) ) (K) (C)
	252.	Bidhipur Awan	0	0.50	Un-inhabited	jovt jovt
	253.	Togowali	0	0.50	Un-inhabited	٥ ٥ ٢.
	254.	Rakh Joura	155	1.00		nzeti óóóó
	255.	Sri Gulab Singh Pura	0	1.00	Un-inhabited	óóó
Jajowal	256.	Jajowal	478	1.50		17th óóó
	257.	Joura	489	1.00		Jul
	258.	Rehmangarh	0	1.50	Un-inhabited	00,7 10,00
	259.	Atteywali	0	0.50	Un-inhabited	)02C
	260.	Chak Jogan	0	0.50	Un-inhabited	)/26 566
	261.	Hamza	0	0.50	Un-inhabited	th A óóó
	262.	Chak Bharav	0	1.00	Un-inhabited	sad
	263.	Nawan Pind	0	0.50	Un-inhabited	., 19 5666
Chandu	264.	Chandu Chak	695	0.50		)42. ô
Chak	265.	Abdullian	350	0.50		ô
	266.	Rattan Sahib	0	1.00	Un-inhabited	15

	267.	Lian	302	0.50		16 óóó
Satowali	268.	Satowali	399	4.00		The J&K Govt. Gazette, 17th July, δόδόδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδ
	269.	Tohana Tibba	260	4.00		e J&K óóóóóó
	270.	Ghore Bhains	0	3.00	Un-inhabited	čK ( óóó
	271.	Lalyandi	0	3.00	Un-inhabited	Govt. óóóóó
	272.	Chapapa	0	4.00	Un-inhabited	666 666
	273.	Bhatia	0	2.00	Un-inhabited	Gazette. óóóóóóó
	274.	Satrian Kalan	654	4.50		ite, óóó
	275.	Satrian Khurd	1981	5.00		17 <sub>1</sub>
	276.	Fattu Chak	408	3.00		ih J
	277.	Haripur	571	4.00		July óóó
	278.	Rakh Haripur	52	2.00		
	279.	Rakh Faloura	918	1.00		20/ 566
	280.	Sadre	0	4.00	Un-inhabited	2020/26th Asa όδόδόδόδόδόδοδό
Parlah	281.	Parlah	2145	5.00		As: óóóć
	282.	Biaspur	1156	5.00		ô;
	283.	Jangwal	418	4.00		1942 óóóô
	284.	Ladwal	0	4.50	Un-inhabited	° 6°
	285.	Mohanpur	80	4.50		o>
	286.	Panjgrain	281	4.00		ο No.
	287.	Chak Shera	431	4.00		5. 10
	288.	Talhar	775	4.00		16-f

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			Chak	289.	Chak Mulo	903	4.50	
			Mulo-2	290.	Pindi Sarochan I	Kalan 1364	4.50	
				291.	Kotli Arian	250	6.00	
				292.	Kotli Ditta	0	5.5	Un-inhabited
				293.	Nanowali	213	5.00	
			óóóóóóóóó	<u></u> Σοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδ	óóóóóóóóóó			
			Total No.	of Villa	ages 293			
			óóóóóóóóó	óóóóóóó	óóóóóóóóóó			

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List of the Villages on International Border (0-06 Km.) of District Samba.

S.	Name of	Name of Villages	Total	Distance	Whathar Villaga
No.	Tehsil	Name of Villages	Population	from	Whether Village falls under
NO.	Tensn				
			of the	Zero	RBA
			Village	Line	
				(IB)	
óóóóóóó	óóóóóóóóóóóó	<del>ó</del> óóóóóóóóóóóóóóóóóóóóóóóóóó	óóóóóóóóóóóóóóóóó	óóóóóóóóóóóóó ô	
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1.	Rajpura	Rajpura	3492	4.5 Km.	No
2.		Sujana	678	2.5 Km.	No
3.		Chan Dhanu	Un-inhabited	5 Km.	No
4.		Chhen Parota	338	6 Km.	No
5.		Rakh Sarkar Vijaypur	21	5 Km.	No
6.		Sanoora	1773	6 Km.	No
7.		Madoon	1265	4.5 km	No
8.		Palonne	471	6 Km.	No
9.		Badyal	360	6 Km.	No
10.		Chahwal	674	500 Mtr.	No
11.		Sial	45	200 Mtr.	No
12.		Chalyarai Kalan	638	500 Mtr.	No
13.		Chalyari Khurd	293	500 Mtr.	No

14.		Mangu Chak	366	500 Mtr.	No	66 Z
15.		Sarthi Kalan	449	2 Km.	No	No. 16- όδόδοδο
16.		Sarthi Khurd	441	2 Km.	No	)-f] 000
17.		Chak Desa Dolian	134	2 Km.	No	óó
18.		Nadala	648	2.5 Km.	No	'ne J óóó
19.		Mawa	1530	2 Km.	No	í&K 666
20.		Ragal	361	800 Mtr.	No	999 9
21.		Madwal	353	3.5 Km.	No	óóć
22.		Paloura	882	3 Km.	No	Gaz
23.		Chak Feroza	2	3 Km.	No	žette
24.		Chak Sadda	541	0.5 Km.	No	) ) ) 1
25.		Chak Dulma	397	1 Km.	No	7th Sóóc
26.		Sadwal	442	1.5 Km.	No	Ju
27.		Jarain	438	3 Km.	No	000 000
28.		Chak Lala	277	4 Km.	No	<u>2</u> 02(
29.		Panj Grain Sainian	195	4 Km.	No	)/26 óóó
30.		Chak Bhagta	348	3 Km.	No	óóó
31.	Ghagwal	Patyari Katlan	765	2 Km.	No	The J&K Govt. Gazette, 17th July, 2020/26th Asad., 1942. 5666666666666666666666666666666666666
32.		Kaink	250	3 Km.	No	óóóó
33.	Samba	Balouri	460	4 Km.	No	942. 5 ô
34.		Channi Jasu	429	3 Km.	No	0>
35.		Abtal Katala	435	2 Km.	No	19

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36.	Samba	Sadoh	583	0 Km.	No §
37.		Rakh Kangwala	750	1.5 Km.	No
38.		Kangwala	95	1.5 Km.	No
39.		Jamorian	40	2.5 Km.	No
40.		Suchetgarh	210	0 Km.	No
41.		Rehian	1479	6 Km.	No N
42.		Sargal	473	6 Km.	No
43.		Irak Girdhari	17	5 Krn.	No
44.		Khanwal	760	6 Km.	No
45.		Pangdour	1276	2.5 Km.	No
46.		Raipur	781	5 Km.	No
47.		Kathlai	786	5 Km.	No
48.		Sordi	1016	1.5 Km.	No
49.		Suchetpur	114	0 Km.	NT -
50.		Chak Faquira	118	0 Km.	No S
51.		Chak Harqa	Un-inhabited	0 Km.	No
52.		Bain	1018	0 Km.	No
53.		Glair	1879	0 Km.	No
54.		Chak Ram Chand	Un-inhabited	2 Km.	No

55.		Chak Kallan	Un-inhabited	3 Km.	No	No. 16-f] ốốốốốốố
56.		Chak Bhagwana	15	3 Km.	No	16. 000
57.		Chak Dewan Bhim Sen	6	3 Km.	No	
58.		Chak Dayala	200	6 Km.	No	óóć
59.		Chak Koor Singh	379	6 Km.	No	oóóc
60.		Burj Sheru	324	5 Km.	No	% <b>₹</b>
61.		Rattanpur	337	6 Km.	No	ó ó ó ó ó ó
62.		Madak	Un-inhabited	6 Km.	No	oóc occidentes
63.	Ramgarh	Swankaha	5970	6 Km.	No	iáze
64.		Sri Partap Singh Pura	Un-inha bited	5 Km.	No	óóc.
65.		Chak Chhatakan	1250	5 Km.	No	17 17
66.		Khour Salarian	1870	4 Km.	No	óóó
67.		Kotli Markalian	610	3 Km.	No	The J&K Govt. Gazette, 17th July, 2020/26th Asad., 1942. όδόδόδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδο
68.		Chak Nazar	790	4 Km.	No	, 20 óóó
69.		Jerda	668	2 Km.	No	20/2 666
70.		Chak Sajnoo	Un-inhabited	3 Km.	No	óóóó
71.		Abtal	1500	5 Km.	No	Así
72.		Rakh Abtal	1200	5 Km.	No	óóó
73.		Bhardi	250	4 km	No	194 óô
74.		Jugwal	6	3 Km.	No	o.2 o
75.		Samdhu	70	2 Km.	No	21
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76.	Ramgarh	Manhas Pura	90	2 Km.	No
77.		Chak Jasso	75	1 Km.	No
78.		Sh. Partap Singh Pura	130	0.3 Km.	No
79.		Chak Bamoo	0	3 Km.	No
80.		Nanga	1574	500 Mtr.	No
81.		Dadyal	270	3 Km.	No
82.		Jagatpur	Un-inhabited	500 Mtr.	No
83.		Majra	Un-inhabited	0 Km.	No
84.		Chak Bhambo	110	2 Km.	No
85.		NathwaI	147	1 Km.	No
86.		Chak Bakha Kani	435	2 Km.	No
87.		Kandral	97	0 Km.	No
88.		Mahalshahan	987	5 Km.	No
89.		Mahal Kalandrian	589	5 Km.	No
90.		Jar Abtal	495	5 Km.	No
91.		Chak Khokhran	212	5 Km.	No
92.		Dhoopsari	168	4 Km.	No
93.		Mandlyal	255	4 Km.	No
94.		Chak Aliya	0	5 Km.	No

95.	Chak Rakwala	0	5 Km.	No	06 N
96.	Chak Balotrian	455	5 Km.	No	No. 16-f] όδόδόδόδο
97.	Rajpur Jattan	382	5 Km.	No	666 666
98.	Chak Hira	342	5 Km.	No	
99.	Mehrajpur	215	5 Km.	No	The J&K Govt. Gazette, 17th July, 2020/26th Asad., 1942. 666666666666666666666666666666666666
100.	Chak Salarian	398	5 Km.	No	ος 1.8 1.8 1.8 1.8 1.8 1.8 1.8 1.8 1.8 1.8
101.	Chak Shama	218	5 Km.	No	óóó Óóó
102.	Chhani Fatwal	2800	2 Km.	No	ο΄ο΄ο΄ ο΄ο΄ο΄
103.	Chambliyal	0	1 Km.	No	Gaz óóó
104.	Chak Deoli	0	1 Km.	No	ette óóó
105.	Narayanpur	0	1 Km.	No	, 1
106.	Chak Jawahar	320	2 Km.	No	7th óóóó
107.	Ramgarh	3470	6 Km.	No	July óóó
108.	Ramloo Brahmana	610	6 Km.	No	óóó
109.	Ramlu Rasollan	450	6 Km.	No	)20, óóó
110.	Jar Radwan	320	6 Km.	No	26t óóó
111.	Chak Jhanda Singh	450	5 Km.	No	h A: óóóó
112.	Lagwal	1375	4 Km.	No	sad. óóó
113.	Chak Paras	325	3 Km.	No	, 19 óóôô
114.	Kamaore	1120	3 Km.	No	
115.	Rangoor	1300	3 Km.	No	0>
116.	Balar	0	0 Km.	No	23

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117.	Chhagwal	0	3 Km.	No
118.	Chak Abdulah	0	0 Km.	No
119.	Raipur Lawana	0	0 Km.	No
20.	Keso Manhasan	820	0.3 Km.	No
21.	Pakhri	730	3.5 Km.	No
122.	Palouta	635	4.5 Km.	No
123.	Shekupura	480	4.5 Km.	No
24.	Rajwal	310	4.5 Km.	No
125.	Babral	327	3.5 Km.	No
126.	Kajyal Khurd	286	3 Km.	No
127.	Koulpur	36	4 Km.	No
128.	Khanpur	1270	5 Km.	No
29.	Chak Parthyal	0	3 Km.	No
130.	Barota	70	4 Km.	No
131.	Kajyal Kalan	230	3 Km.	No
132.	Bajawati	45	3 Km.	No
133.	Parthyal Salarian	0	0 Km.	No
134.	Gudwal	2847	5 Km.	No

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135.		Rampur	681	6 Km.	No
136.		Tarapur	48	4 Km.	No
137.		Chumbiyan	400	6 Km.	No
138.	Vijaypur	Chak Daulat	502	6 Km.	No.
139.		Chak Baglan	754	4 Km.	No
140.		Gagore	1762	5 Km.	No
141.		Chak Jawal Singh	200	6 Km.	No
142.		Rakh Barotian	1100	5 Km.	No

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List of Border Village from International Border (0-06 Km.) of Tehsil Hiranagar, District Kathua.

S. No.	Name of the Tehsil	Name of the Patwar Halqa	Name of the Village	Total population of the Village	Distance from Zero Line (IB)
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1.	Hiranagar	Chakra	Chakra	228	4
2.	Do.	Chakra	Gangu Chack	264	3
3.	Do.	Chakra	Tanda Nak Ram	10	3
4.	Do.	Chack Baghwana	Chack Baghwana	316	3
5.	Do.	Chack Baghwana	Chak Prohtan	365	3
6.	Do.	Chack Baghwana	Gurha Sarkari	92	5
7.	Do.	Spalwan	Spalwan	499	6
8.	Do.	Spalwan	Khanak	367	5
9.	Do.	Krole Matharian	Krole Matharian	440	1
10.	Do.	Krole Matharian	Karlo Bido	420	1
11.	Do.	Krole Matharian	Krole Krishan	90	1
12.	Do.	Ladwal	Ladwal	318	1

13.	Do.	Ladwal	Bhati Mehru	193	1	
14.	Do.	Bobiya	Bobiya	558	1	
15.	Do.	Londi	Londi	1158	1	
16.	Do.	Londi	Muthi Charu	181	1	
17.	Do.	Sherpur Bala	Panjgrain Brahmna	552	2	
18.	Do.	Sherpur Bala	Sherpur Pain	442	3	
19.	Do.	Sherpur Bala	Sherpur Bala	997	3	
20.	Do.	Bani Chak	Bani Chak	61	5	
21.	Do.	Bani Chak	Thakurpur Garore	125	3	
22.	Do.	Bani Chak	Kattal Gujjran	466	6	
23.	Do.	Kattal Brahmna	Kattal Brahmna	1107	6	
24.	Do.	Murli Chack	Kunthal	551	6	
25.	Do.	Jangi Chack	Jangi Chack	194	6	
26.	Do.	Pansar	Rathua	352	1	
27.	Do.	Pansar	Pansar	390	1	
28.	Do.	Manyari	Manyari	549	2	
29.	Do.	Pansar	Thagli	0	1	
30.	Do.	Manyari	Gujnal	47	1	
31.	Do.	Manyari	Kandyala	399	1	

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32.	Hiranagar.	Gujjar Chack	Chhan Tanda	325	1
33.	Do.	Gujjar Chack	Gujjar Chack	264	2
34.	Do.	Gujjar Chack	Chak Changa	285	1
35.	Do.	Mandyal	Mandyal	818	3
36.	Do.	Devo Chak	Devo Chack	990	3
37.	Do.	Devo Chak	Chack Jawar	116	4
38.	Do.	Chack Devo	Haripur Brahmana	542	5
39.	Do.	Hore	Paddal	816	6
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		Total		15887	
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List of Border	Village from	International	Border	(0-06	<i>Km.)</i>	of	Tehsil	Marheen,	District	Kathua.

S.	Name of	Name of the	Patwar Circle	Total	Distance
No.	the Tehsil	Village		population of	from
				the Village	Zero
					Line
					(IB)
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1.	Marheen	Kore Punnu	Kore Punnu	1405	06 KMs.
2.	Do.	Dollian Jattan	Do.	1177	06 KMs.
3.	Do.	Chack Dhota	Do.	301	05 KMs.
4.	Do.	Khandwal	Do.	263	06 KMs.
5.	Do.	Mada	Do.	129	01 KMs.
6.	Do.	Chack Shama	Do.	667	03 KMs.
7.	Do.	Paharpur	Paharpur	102	01 KMs.
8.	Do.	Maharaj Pur	Do.	644	02 KMs.
9.	Do.	Chhanlal Din	Do.	1035	01 KMs.
10.	Do.	Chack Bohallian	Do.	In-habitated	01 KMs.
11.	Do.	Chack Kahana	Chack Kahana	320	06 KMs.
12.	Do.	Chack Dhari	Do.	175	06 KMs.

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13.	Marheen	Chack Haria	Chack Kahana	2153	06 KMs.
14.	Do.	Chack Sardar	Chack Sardar	539	04 KMs.
		Attar Singh	Attar Singh		
15.	Do.	Chack Handa	Do.	739	04 KMs.
16.	Do.	MandaI	Do.	Inhabitated	02 KMs.
17.	Do.	Haripur Sainia	Sultan Pur	359	03 KMs.
18.	Do.	Sultan Pur	Do.	624	03 KMs.
19.	Do.	Kishanpur Andhar	Do.	74	03 KMs.
20.	Do.	Marheen	Marheen	2953	06 KMs.
21.	Do.	Maste Chack	Do.	247	05 KMs.
22.	Do.	Gopala Chack	Do.	564	05 KMs.
23.	Do.	Chack Mesha	Do.	875	05 KMs.
24.	Do.	Ram Garh	Do.	Inhabitated	04 KMs.
25.	Do.	Mukhandpur Lubania	Ladwal Kallan	84	06 KMs.
26.	Do.	Khanwal	Do.	1005	06 KMs.
27.	Do.	Parsu Chack	Do.	68	04 KMs.
28.	Do.	Changi	Changi	1629	06 Kms.
29.	Do.	Chack Chark	Do.	554	06 KMs.
		Wand Manhas			

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30.	Do.	Lachhipur	Lachhipur 877		03 KMs.
31.	Do.	Noun Chack	Lachhipur	928	03 KMs.
32.	Do.	Gota Rua	Do.	40	06 KMs.
33.	Do.	Spral Pain	Do.	224	06 KMs.
34.	Do.	Parnoo	Do.	75	06 KMs.
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		Total		20829	
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# 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 13th December, 2019/22nd Agra., 1941. (Saka.)

The following Act of Parliament received the assent of the President on the 13th December, 2019, and is hereby published for general information :ô

# THE RECYCLING OF SHIPS ACT. 2019

(No. 49 of 2019)

[13th December, 2019.]

An Act to provide for the regulation of recycling of ships by setting certain standards and laying down the statutory mechanism for enforcement of such standards and for matters connected therewith or incidental thereto.

WHEREAS, the International Maritime Organisation adopted the Hong Kong International Convention for the Safe and Environmentally Sound Recycling of Ships, 2009 which ensures that ships, when being

AND WHEREAS, the said Convention was developed with inputs from International Maritime Organisation Member States, Non-Governmental Organisations and in co-operation with the International Labour Organisation and the Parties to the Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and their Disposal, 1989;

AND WHEREAS, the Hong Kong Convention lays down the aspects relating to design, construction, operation and preparation of ships so as to facilitate safe and environmentally sound recycling, without compromising the safety and operational efficiency of ships and the establishment of an appropriate enforcement mechanism for recycling of ships;

AND WHEREAS, the said Convention contains the provisions which are not covered in the Ship-breaking Code (Revised), 2013 notified by the Government of India to regulate the recycling of ships in India;

AND WHEREAS, the said Convention lays down the multilateral framework to be followed internationally by countries which become a party to it;

AND WHEREAS, India, being a Member-State of the International Maritime Organisation, had participated in the said Convention and expressed views for the protection of environment and human health and safety during the process of recycling of ships;

AND WHEREAS, it is considered expedient to accede to the aforesaid Convention now and to have an appropriate legislation on issues relating to the recycling of ships. BE it enacted by Parliament in the Seventieth Year of the Republic of India as follows:ô

# CHAPTER I

# **Preliminary**

1. Short title, commencement and application.—(1) This Act may be called the Recycling of Ships Act, 2019.

- (2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint and different dates may be appointed for different provisions of this Act and any reference in any such provision to the commencement of this Act shall be construed as a reference to the coming into force of that provision.
- (3) Unless otherwise expressly provided, the provisions of this Act shall apply toô
  - (a) any existing ship which is registered in India wherever it may be;
  - (b) any new ship which is required to be registered in India, wherever it may be;
  - (c) ships, other than those referred to in clauses (a) and (b), that enter a port, shipyard or off-shore terminal or a place in India or within the Exclusive Economic Zone or territorial waters of India or any marine areas adjacent thereto over which India has, or may have, exclusive jurisdiction with respect to control of pollution under the provisions of the Territorial Waters, Continental Shelf, Exclusive Economic Zone and Other Maritime Zones Act, 1976 (80 of 1976) or any other law for the time being in force;
  - (d) any warship, naval auxiliary or other ship owned or operated by an Administration and used on Government non-commercial service, and which is destined for recycling in a ship recycling facility operating in or within the territorial jurisdiction of India; and
  - (e) ship recycling facilities operating in India or within any area falling under the exclusive territorial jurisdiction of India.
- 2. *Definitions*.—(1) In this Act, unless the context otherwise requires,ô
  - (a) õAdministrationö means the Government of the country whose flag the ship is entitled to fly, or under whose authority it is operating;

- - (b) õcertificate of authorisation of ship recycling facilityö means the certificate referred to in sub-section (6) of section 12;
  - (c) õcertificate on inventory of hazardous materialsö means the certificate referred to in section 8;
  - (d) õCompetent Authorityö means such Authority designated by the Central Government under section 4;
  - (e) õhazardous materialö means any material or substance, which is liable to cause harm to human beings, other living creatures, plants, micro-organisms, property or the environment:
  - (f) õNational Authorityö means such Authority designated by the Central Government under section 3;
  - (g) õnotificationö means a notification published in the Official Gazette and the expressions õnotifyö or õnotifiedö shall be construed accordingly;
  - (h) õprescribedö means prescribed by rules made under this Act ;
  - (i) õready for recycling certificateö means the certificate referred to in section 16;
  - (j) õregulationsö means the regulations made by the National Authority under this Act;
  - (k) õshipö means a vessel and floating structure of any type whatsoever operating or having operated in the marine environment and includes submersibles, floating craft, floating platforms, self-elevating platforms, the floating storage units, and the like;
  - (1) õship ownerö meansô
    - (i) a person or an association of persons or body of individuals or a company registered as the owner of the ship;

- (ii) any organisation or a person such as the Manager or the Bareboat Charterer, who has assumed the responsibility for operation of the ship from the owner of the ship;
- (iii) a company, which is registered as operator and is operating a ship owned by the Government; or
- (iv) a person or an association of persons or company owning the ship for a limited period pending its sale or handing over to a ship recycling facility;
- (m) õShip Recyclerö means the owner of the ship recycling facility or any other organisation or person who has assumed the responsibility for operation of the ship recycling facility and who has agreed to take over all duties and responsibilities imposed by or under this Act;
- (n) õship recyclingö means the activity of dismantling of a ship at a ship recycling facility in order to recover components and materials for reprocessing and reuse, while taking care of hazardous and other materials and includes associated operations such as storage, treatment of components and materials on site, but not their further processing or disposal in separate facilities;
- (o) õship recycling facilityö means a defined area that is a site, yard or facility used for the recycling of ships and meets such requirements as may be specified by the regulations;
- (p) õship recycling planö means a plan specific to a ship developed by the ship recycling facility to recycle such a ship in safe and environmentally sound manner;
- (q) õstatement of acceptanceö means a statement of acceptance referred to in sub-section (4) of section 20;
- (r) õstatement of completionö means a statement of completion referred to in section 23 ;
- (s) õSurveyorö means a Surveyor as defined under clause (48) of section 3 of the Merchant Shipping Act, 1958 (44 of 1958) or any other person or body of persons as may be notified by the Central Government;

- - (t) oworkero means a person employed, directly or by or through any agency (including a contractor) with or without the knowledge of the principal employer, whether for remuneration or not, in any ship recycling, or in cleaning any part of the machinery or premises used for ship recycling, or in any other kind of work incidental to, or connected with, the ship recycling, or the subject of the ship recycling but does not include any member of the armed forces of the Union.
- (2) The words and expressions used and not defined in this Act but defined in theô
  - (i) Explosives Act, 1884 (4 of 1884);
  - (ii) Inland Vessels Act, 1917 (1 of 1917);
  - (iii) Petroleum Act, 1934 (30 of 1934);
  - (iv) Factories Act, 1948 (63 of 1948);
  - (v) Merchant Shipping Act, 1958 (44 of 1958);
  - (vi) Atomic Energy Act, 1962 (33 of 1962);
  - (vii) Wildlife (Protection) Act, 1972 (53 of 1972);
  - (viii) Water (Prevention and Control of Pollution) Act, 1974 (6 of 1974);
  - (ix) Territorial Waters, Continental Shelf, Exclusive Economic Zone and Other Maritime Zones Act, 1976 (80 of 1976);
  - (x) Forest (Conservation) Act, 1980 (69 of 1980);
  - (xi) Air (Prevention and Control of Pollution) Act, 1981 (14 of 1981);
  - (xii) Environment (Protection) Act, 1986 (29 of 1986),

shall have the same meanings respectively assigned to them in those Acts.

# CHAPTER II

# Authorities under the Act

3. Designation of National Authority.—The Central Government shall, by notification, designate an officer not below the rank of Joint Secretary to the Government of India as the National Authority, which shall administer, supervise and monitor all activities relating to ship recycling under this Act.

4. Designation of Competent Authority.—The Central Government shall, by notification, designate an Authority to be called the Competent Authority, for performance of such duties within the geographical area or areas of expertise as may be prescribed.

# CHAPTER III

# Requirements for Ships

- 5. Non-application of provisions of this Chapter.—Nothing contained in this Chapter shall apply toô
  - (a) any warship, naval auxiliary, or other ships owned or operated by the Government and used for Government non-commercial purpose;
  - (b) ships of less than five hundred gross tonnage:
    - Provided that the Central Government may notify appropriate measures, not impairing operations or operational capabilities of such ships to ensure, as far as practicable, that such ships act in a manner consistent with the provisions of this Act.
- 6. Controls on hazardous materials.—(1) No ship shall instal or use such prohibited hazardous materials as may be notified by the Central Government:

Provided that the Central Government may, by notification and for the reasons specified therein, exempt certain class or category of ships from the provisions of sub-section (1).

- (2) Every ship shall comply with such restrictions and conditions, as may be prescribed.
- 7. *Surveys*.—(1) The National Authority or such person or organisation, as the Central Government may by notification authorise, shall carry out following surveys of the shipsô
  - (a) an initial survey before the issue of certificate on inventory of hazardous materials, so as to verify such requirements as may be prescribed;

- - (b) a renewal survey at intervals not exceeding five years as may be prescribed;
  - (c) an additional survey either general or partial, at the request of the ship owner after a change, replacement or significant repair of the structure, equipment, systems, fittings, arrangements or material;
  - (d) a final survey prior to the ship being taken out of service and before the recycling of the ship so as to verify such requirements as may be prescribed; and
  - (e) such other surveys as may be prescribed.
- (2) The survey shall be conducted and a certificate to this effect shall be issued in accordance with the provisions of this Act and the rules or regulations made thereunder.
- 8. Certificate on inventory of hazardous materials.—(1) The owner of every new ship shall make an application to the National Authority for a certificate on inventory of hazardous materials for the purposes of this Act and such certificate shall be specific to each ship:

Provided that the existing ships on the date of commencement of this Act and for which the certificate on inventory of hazardous materials had not been issued, the owner of such ship shall make an application to the National Authority within a period of five years from the date of commencement of this Act:

Provided further that a certificate on inventory of hazardous materials issued by any Administration shall be valid for the purposes of this Act.

- (2) The terms and conditions, the format and the manner for granting the certificate on inventory of hazardous materials shall be such as may be prescribed.
- (3) The certificate on inventory of hazardous materials shall be properly maintained and updated throughout the operational life of the ship, reflecting the new installations containing hazardous materials and relevant changes in the ship structure and equipment.

Explanation:—For the purposes of this sub-section, the expression onew installationo includes systems, equipment,

insulation or other material installed on a ship after the date of coming into force of this Act.

(4) The certificate on inventory of hazardous materials shall be endorsed by the National Authority after successful completion of an additional survey conducted in accordance with clause (c) of subsection (1) of section 7.

Explanation:—For the purposes of this section, the expressionsô

- (i) õexisting shipö means a ship which is not a new ship;
- (ii) õnew shipö means a ship,ô
  - (a) for which the building contract is placed on or after the date of coming into force of this Act; or
  - (b) other than the ship referred to in sub-clause (a), the keel of which is laid or which is at a similar stage of construction after six months from the date of coming into force of this Act; or
  - (c) which is to be delivered after thirty months from the date of coming into force of this Act, and which is intended to be registered in India.
- 9. Validity of certificate.ô The certificate referred to in subsection (1) of section 8 shall be issued or renewed for such period, not exceeding five years, as may be prescribed:

Provided that where validity of certificate on inventory of hazardous material expires at a time when a ship is not in the port in which it is to be surveyed, the Administration may extend the period of validity of such certificate and this extension shall be granted onlyô

- (a) for the purpose of allowing the ship to complete its voyage to the port in which it is to be surveyed; or
- (b) in cases where it appears proper and reasonable to the Administration to do so:

Provided further that no certificate shall be extended for a period longer than three months, and a ship to which an

extension is granted shall not, on its arrival on the port in which it is to be surveyed, be entitled by virtue of such extension to leave that port without having the certificate renewed.

- 10. Suspension or cancellation of certificate.—The certificate on inventory of hazardous materials shall be liable to be suspended or cancelled by the National Authority in any of the following cases, namely :ô
  - (i) if the ship, *prima facie*, does not comply with the particulars of the certificate;
  - (ii) where the inventory of hazardous materials is not properly maintained and updated with such changes in the ship structure and equipment as may be prescribed;
  - (iii) in case of transfer of the ship to the flag of another State ;
  - (iv) if the survey specified by the Administration is not completed within the period specified in section 7; or
  - (v) if endorsement of certificate does not disclose,ô
    - (a) conduct of an additional survey as required under section 7; or
    - (b) extension of the validity of the certificate required under section 9:

Provided that no certificate under this section shall be suspended or cancelled unless the owner of the ship has been given an opportunity of being heard.

# CHAPTER IV

# Ship Recycling Facility

11. Authorisation of ship recycling facility.—No Ship Recycler shall recycle a ship, unless the ship recycling facility is authorised as per the procedure laid down in section 12.

- 12. Ship recycling facility management plan and procedure for authorisation of ship recycling facility.—(1) A Ship Recycler seeking a certificate of authorisation for ship recycling facility from the Competent Authority or an organisation recognised by it, shall prepare a ship recycling facility management plan as specified by the regulations and submit an application to the Competent Authority.
- (2) Every application for authorisation under sub-section (1), shall be made to the Competent Authority in such form and manner and accompanied by such fee as may be prescribed.
- (3) Every ship recycling facility engaged in recycling of ships, immediately before the commencement of this Act, shall apply for authorisation within sixty days from the date of such commencement.
- (4) Subject to the provisions of sub-section (3), every ship recycling facility engaged in recycling of ships, immediately before the commencement of this Act shall cease to conduct any such recycling on the expiry of six months from the date of commencement of this Act unless such ship recycling facility has applied for authorisation and is so authorised or till such application is disposed of, whichever is earlier.
- (5) No ship recycling facility shall be authorised under this Act unless the Competent Authority is satisfied that such facility maintains such equipment and standards as may be specified by the regulations.
- (6) The Competent Authority shall, after holding an enquiry and after satisfying itself that the applicant has complied with all the requirements of this Act and the rules and the regulations made thereunder, grant a certificate of authorisation in such format as may be specified by the regulations.
- (7) If, after an enquiry and after giving to the applicant an opportunity of being heard, the Competent Authority is satisfied that the applicant has not complied with the requirements of this Act, or the rules or regulations made thereunder, it shall, for reasons to be recorded in writing, reject the application for authorisation.
- (8) Every certificate of authorisation for ship recycling facility shall be valid for such period not exceeding five years as may be specified by the regulations.

- (9) Every certificate of authorisation shall be renewed in such manner and after such period and on payment of such fee as may be prescribed.
- (10) The Competent Authority shall undertake an annual audit of every ship recycling facility to satisfy compliance with the requirements of this Act, the rules and regulations made thereunder and forward such audit report to the National Authority.
- 13. Suspension or cancellation of authorisation.—(1) The Competent Authority may, whenever it considers necessary, for the reasons to be recorded in writing, conduct an enquiry or inspection of a ship recycling facility and issue a notice to the Ship Recycler to show cause as to why the authorisation of his ship recycling facility should not be suspended or cancelled for the reasons mentioned in the notice.
- (2) The manner of enquiry or inspection by the Competent Authority shall be such as may be specified by the regulations.
- (3) If the Competent Authority is satisfied that there has been a breach of the provisions of this Act or the rules or the regulations made thereunder, it may, without prejudice to any criminal action that it may take against such Ship Recycler, suspend or cancel the authorisation of his ship recycling facility:

Provided that no such authorisation shall be suspended or cancelled without giving an opportunity of being heard in the matter to the Ship Recycler.

- (4) Notwithstanding anything contained in sub-sections (1) and (2), if the Competent Authority is of the opinion that it is necessary or expedient so to do in public interest, it may, for reasons to be recorded in writing, suspend or cancel the authorisation of any ship recycling facility without issuing any notice referred to in sub-section (1).
- 14. Emergency preparedness and response.—Every Ship Recycler shall maintain adequate measures for emergency preparedness and response in accordance with the provisions of the Factories Act, 1948 (63 of 1948) in his ship recycling facility.

- 15. Workers safety, training and insurance.—(1) Every Ship Recycler shall provide adequate measures for safety, health, training and welfare of workers in his ship recycling facility and for this purpose, the provisions of the Factories Act, 1948 (63 of 1948) shall apply.
- (2) Every Ship Recycler shall provide an individual or comprehensive insurance coverage for the regular and temporary workers in such manner as may be prescribed.

#### CHAPTER V

# **Process of Recycling of Ships**

- 16. Ready for recycling certificate.—(1) The owner of a ship who intends to recycle his ship shall make an application to the National Authority for a ready for recycling certificate in such form, manner, and accompanied by such fee as may be specified by the regulations or the Administration concerned as per the procedure determined by such Administration.
- (2) A ready for recycling certificate referred to in sub-section (1) may be issued after successful completion of a survey and shall be valid for a period of three months from the date of its issue :

Provided that the period of validity may be extended by the National Authority for such reasons as may be specified by the regulations or the Administration concerned as per the reasons determined by such Administration.

- (3) A ready for recycling certificate shall cease to be valid, if the condition of the ship does not correspond with the particulars of the certificate.
- 17. Ship recycling plan.—(1) No Ship Recycler shall recycle any ship without a ship recycling plan prepared in accordance with the guidelines issued under sub-section (2) and approved by the Competent Authority.
- (2) The National Authority may specify the guidelines for the preparation of a ship recycling plan for different categories of ships:

Provided that the Competent Authority may, after hearing the Ship Recycler, refuse to approve the ship recycling plan if it has

- (3) Where the Competent Authority fails to convey its decision regarding approval of the ship recycling plan within fifteen days of its submission, the plan shall be deemed to have been approved.
- 18. General requirements.—(1) No ship shall be recycled without the written permission or, as the case may be, the deemed permission of the Competent Authority obtained in such manner as may be specified by the regulations.
- (2) Any ship registered in India and intended to be recycled outside the territory of India shall be recycled only at a ship recycling facility duly authorised by such authority as may be specified by the regulations.
- 19. Obligations on part of ship owner.—(1) The owner of a ship which is intended to be recycled within the territory of India shallô
  - (i) give an advance intimation to the Maritime Rescue Coordination Centre and the Competent Authority about the date of arrival, in such manner as may be prescribed;
  - (ii) clear all port dues, if any, upon arriving at the port and submit the documents as specified in the regulations; and
  - (iii) keep the ship clear of cargo residues and shall minimise any remaining fuel oil and wastes on board.
- (2) The owner of a tanker which is intended to be recycled within the territory of India shall fulfil such conditions for safe-forentry or safe-for-hotwork or both, as specified by the regulations.
- 20. Procedure for grant of permission for ship recycling.—
  (1) The Competent Authority shall grant permission for recycling only after physical inspection of the ship and for this purpose it may requisition the services of representatives of such agencies as may be prescribed.

- (2) Where the Competent Authority fails to convey its decision regarding grant of permission within fifteen days of receipt of application, the permission shall be deemed to have been granted.
- (3) The Competent Authority may deny permission for recycling for reasons to be recorded in writing after affording an opportunity of being heard to the ship owner.
- (4) The Ship Recycler, on receipt of a copy of permission to recycle the ship, shall issue a statement of acceptance to the ship owner under intimation to the Competent Authority in such form and manner as may be specified by the regulations and thereafter the ship owner may get the ship de-registered.
- 21. Safe and environmentally sound management of hazardous materials.—Every Ship Recycler shall,ô
  - (a) ensure safe and environmentally sound removal and management of hazardous materials from a ship; and
  - (b) comply with such requirements related to basic infrastructure facilities including those related to environmentally safe disposal or management of wastes and hazardous materials, in such manner as may be specified by the regulations.
- 22. Obligation on Ship Recycler to take measures for protection of environment.—(1) Every Ship Recycler shall,ô
  - (i) ensure that there is no damage caused to the environment in any form due to the recycling activities at the ship recycling facility; and
  - (ii) take necessary measures for protection of the environment.
- (2) In case of oil spill in the facility, the Ship Recycler shall be served a notice by the Competent Authority to take remedial action in such manner as may be specified by the regulations.
- (3) For contravention of the provisions of this section, the Ship Recycler shall be liable to pay such environmental damages and cleanup operation compensation in such manner as may be prescribed.

#### CHAPTER VI

# Reporting Requirements

- 23. Statement of completion.—When a ship is recycled in accordance with the provisions of this Act, a statement of completion containing such particulars as may be specified by the regulations shall be submitted by the Ship Recycler to the Competent Authority.
- 24. Report to National Authority.—The Competent Authority shall give report to the National Authority, from time to time, which shall include information comprising the list of approved facilities, list of ships which have not complied with the provisions of this Act and action taken on such ships and list of ships recycled, as may be required by the National Authority.

# CHAPTER VII

# **Appeals**

25. Appeal against decision of Competent Authority.—(1) Any person who is aggrieved by any decision made by the Competent Authority or the authorised surveyor or any authorised organisation or authorised person may file an appeal to the National Authority within a period of thirty days from the date of receipt of such decision in such manner as may be prescribed:

Provided that in respect of matters under any other law for the time being in force for which an appellate provision exists, in such law, then the appellant shall file the appeal to the authority specified in such law.

- (2) The appeal filed under sub-section (1) shall be disposed of in such manner as may be prescribed.
- 26. Appeal against decision of National Authority.—(1) Any person who is aggrieved by any decision made by the National Authority may file an appeal to the Central Government within a period of thirty days from the date of receipt of such decision in such manner as may be prescribed.
- (2) The appeal filed under sub-section (1) shall be disposed of in such manner as may be prescribed.

#### CHAPTER VIII

# Powers and Functions of National Authority, Competent Authority and Central Government

- 27. Power to search and seize records, etc.—(1) If the National Authority or the Competent Authority has reason to believe that an offence under this Act has been or is being committed at any ship recycling facility, such Authority or any officer authorised therefor in this behalf may, subject to the rules and regulations made under this Act, enter and search at all reasonable times with such assistance, if any, as such Authority or officer considers necessary, such ship recycling facility and examine any record, register, document, equipment or any other material object found therein and seize the same if such Authority or officer has reason to believe that it may furnish evidence of the commission of an offence punishable under this Act.
- (2) The provisions of the Code of Criminal Procedure, 1973 (2 of 1974) relating to searches and seizures shall, so far as may be, apply to every search or seizure made under this Act.
- 28. Power to inspect, dismiss, exclude or detain a ship.—
  (1) The National Authority or Administration or any Survey authorised by it, may inspect any ship, at a reasonable time, while at any port or within Indian waters:

Provided that any such inspection shall be only for the purpose of verifying that there is on board either a certificate on inventory of hazardous materials or a ready for recycling certificate.

- (2) The National Authority may dismiss, exclude or detain the ship from its ports or within Indian waters in case of,ô
  - (a) failure to carry a valid certificate on inventory of hazardous materials or a valid ready for recycling certificate or both, as applicable; or
  - (b) non-compliance with the control measures for hazardous materials notified by the Central Government.

- (3) A ship detained under sub-section (2) shall remain under detention till such time until the non-compliance is rectified or till such time until permission is granted by the National Authority for such detained ship to proceed to an appropriate repair yard or port, without danger to the ship, environment or persons on board.
- (4) Any Commissioned Officer of the Indian Navy or Indian Coast Guard or any Port Officer, Pilot, Harbour Master, Conservator of Port or Customs Collector may detain the ship, the detention of which is authorised or ordered to be detained under this Act.
- 29. Power to exempt.—(1) Notwithstanding anything contained in this Act, the Central Government may, by order in writing and upon such conditions, if any, as it may think fit to impose, exempt any vessel or any class thereof, ship recycling facility or Ship Recycler from any specified requirement contained in or prescribed in pursuance of this Act or dispense with the observance of any such requirement, if it is satisfied that the requirement has been substantially complied with or that compliance with the requirement is or ought to be dispensed within the circumstances of the case.
- (2) Where an exemption granted under sub-section (1) is subject to any conditions, a breach of any of those conditions shall, without prejudice to any other remedy, be deemed to be an offence under this Act.
- 30. Act not to apply to certain ships.—The provisions of this Act shall not apply to such category of Indian ships, as the Central Government may, from time to time, by notification specify:

Provided that such ships shall be required to act in such manner as may be prescribed.

# CHAPTER IX

# Offences, Penalties and Compensation

31. Penalty for contravention of provisions of Act or rules or regulations.—(1) Whoever instals or uses any prohibited hazardous material in a ship in contravention of the provisions of this Act or rules or regulations made thereunder shall be punishable with imprisonment for a term which may extend to three months or with fine which may extend to five lakh rupees or with both.

- (2) Whoever contravenes the provisions of section 12 shall be punishable with imprisonment for a term which may extend to one year or with fine which may extend to ten lakh rupees or with both.
- (3) Whoever contravenes the provisions of sub-section (1) of section 17 shall be punishable with imprisonment for a term which may extend to one year or with fine which may extend to ten lakh rupees or with both.
- (4) Whoever contravenes the provisions of sub-section (1) of section 18, shall be punishable with imprisonment for a term which may extend to one year or with fine which may extend to ten lakh rupees or with both.
- (5) Whoever fails to ensure safe and environmentally sound removal and management of any hazardous material from a ship in accordance with the regulations shall be punishable with an imprisonment for a term which may extend to six months or with fine which may extend to five lakh rupees or with both.
- (6) Whoever fails to respond to the notice issued for oil spill under sub-section (2) of section 22 shall be punishableô
  - (i) with a fine which may extend to five lakh rupees in case of non-response within twelve hours of issuance of first notice;
  - (ii) with a fine which may extend to ten lakh rupees in case of non-response within twenty-four hours of issue of second notice; and
  - (iii) with an imprisonment which may extend to three months and with a fine which may extend to ten lakh rupees in case of non-response beyond twenty-four hours of issue of third notice.
- 32. Penalty for contravention of provisions of this Act or rules or regulations for which no specific punishment is provided.— Whoever contravenes any of the provisions of this Act or any rules or regulations made thereunder, for which no specific punishment has been provided in this Act, shall be punishable with imprisonment for a term which may extend to three months or with fine, which may extend to two lakh rupees or with both and, in the case of a continuing contravention, with an additional fine which may extend to five thousand

- rupees for every day during which such contravention continues after the conviction for the first such contravention.
- 33. Punishment for other offences.—(1) If any ship, after detention or after service of any notice or order for such detention, proceeds to sea before it is released by the National Authority, the owner or master of the ship shall be guilty of an offence under this Act.
- (2) Whoever restrains or detains or forcibly takes to sea, any person authorised under this Act to detain or survey the ship, on the execution of his duty, the owner, master or agent of such ship shall each be liable to pay all expenses of, and incidental to, such person being so taken to sea and shall also be guilty of an offence under this Act.
- 34. Offences by companies.—(1) Where an offence under this Act has been committed by a company, every person who, at the time the offence was committed was in charge of, and was responsible to the company for the conduct of the business of the company, as well as the company, shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly:

Provided that nothing contained in this sub-section shall render any such person liable to any punishment, provided in this Act, if he proves that the offence was committed without his knowledge or that he had exercised all due diligence to prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1), where an offence under this Act has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of any director, manager, secretary or other officer of the company, such director, manager, secretary or other officer shall also be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation:—For the purposes of this section,ô

 (a) õcompanyö means any body corporate and includes a co-operative society, firm or other association of individuals; and

- (b) õdirectorö means a whole time director in the company and in relation to a firm means a partner in the firm.
- 35. Offences to be non-cognizable, bailable and compoundable.—Notwithstanding anything contained in the Code of Criminal Procedure, 1973 (2 of 1974) every offence under this Act shall be non-cognizable, bailable and compoundable.
- 36. Cognizance of offences.—No court shall take cognizance of an offence under this Act except on a complaint made byô
  - (a) the Central Government;
  - (b) the National Authority or an officer authorised in this behalf; or
  - (c) the Competent Authority or an officer authorised in this behalf.
- 37. Amount payable by owner, master or agent.—When any owner or master or agent is convicted of an offence under sub-section (2) of section 33, the amount payable on account of expenses by such owner or master or agent shall be determined and recovered in such manner as may be prescribed.
- 38. Place of trial and jurisdiction of court.—Any person committing any offence under this Act or any rules made thereunder, may be tried for such offence in any place in which he may be found, or in any Court which the Central Government may, by notification, direct in this behalf, or in any Court in which he might be tried under any other law for the time being in force.
- 39. Compensation.—(1) Where a ship is unduly detained or delayed as a result of an inspection or investigation without any reasonable cause, then, such ship shall be entitled to compensation for any loss or damage suffered thereby.
- (2) The rate of compensation referred to in sub-section (1), the method of calculation and the manner of payment of such compensation shall be such as may be prescribed.
- (3) For the purpose of adjudging compensation under this section, the Central Government may, by notification, nominate an officer of

the Central Government, not below the rank of Joint Secretary to the Government of India, to be an adjudicating officer for holding an inquiry in the prescribed manner, after giving any person concerned an opportunity of being heard.

#### CHAPTER X

#### Miscellaneous

- 40. Delegation of powers.—(1) The Central Government may, by general or special order, subject to such conditions and restrictions as may be provided in such order, direct that any power, authority or jurisdiction exercisable by it under or in relation to a provision of this Act (except the power to make rules), be exercisable also by the National Authority or Competent Authority or such other officer not below the rank of Joint Secretary to the Government of India.
- (2) The National Authority or the Competent Authority may, with the previous approval of the Central Government, by general or special order, subject to such conditions and restrictions as may be provided in such order, direct that any power, authority or jurisdiction exercisable by it under or in relation to a provision of this Act (except the power to make regulations), be exercisable also by such officer or other authority as may be specified in such order.
- 41. Act not in derogation of any other law.—The provisions of this Act shall be in addition to and not in derogation of any other law for the time being in force.
- 42. *Power to make rules*.—(1) The Central Government may, by notification, make rules to carry out the provisions of this Act.
- (2) In particular and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely :ô
  - (a) the duties of Competent Authority within the geographical area or areas of expertise under section 4;
  - (b) the restrictions and conditions imposed on installation or use of any hazardous material, to be complied by every ship under sub-section (2) of section 6;

- (c) the requirements to be verified for the survey of ships under clauses (a), (b) and (d) of sub-section (1) of section 7:
- (d) the other conditions to be required for the survey of ships under clause (e) of sub-section (1) of section 7;
- (e) the terms and conditions, validity, the format and manner for granting the certificate on inventory of hazardous materials under sub-section (2) of section 8 and section 9:
- (f) the changes in ship structures and equipment under clause (ii) of section 10;
- (g) the form, fees and the manner of making the application for authorisation of ship recycling facility under sub-section (2) of section 12;
- (h) the manner, period and fees for renewal of certificate of authorisation under sub-section (9) of section 12;
- (i) the manner of providing individual or comprehensive insurance coverage for the regular and temporary workers under sub-section (2) of section 15;
- (j) the manner of advance intimation about the arrival of ship under sub-section (1) of section 19;
- (k) the requisition of the services of representatives of agencies for grant of permission under sub-section (1) of section 20;
- (1) the liability of the Ship Recycler for environmental damages under sub-section (3) of section 22;
- (m) the manner of filing an appeal against the orders of the Competent Authority and the manner of disposal of such appeal under section 25;
- (n) the manner of filing an appeal against the orders of National Authority and the manner of disposal of such appeal under section 26;

- (o) the manner in which the ships are required to act for non-application of the provisions of the Act under the proviso to section 30;
- (p) the manner of determination and recovery of amount payable under section 37;
- (q) the rate of compensation, method of calculation and the manner of compensation entitled by a ship under subsection (2) of section 39;
- (r) the manner of holding an inquiry for the purpose of payment of compensation under sub-section (3) of section 39; and
- (s) any other matter which is to be, or may be, prescribed or in respect of which provision is to be made by rules.
- 43. Power to make regulations.—(1) The National Authority with the previous approval of the Central Government, by notification in the Official Gazette, may make regulations not inconsistent with the provisions of this Act and the rules made thereunder.
- (2) In particular and without prejudice to the generality of the foregoing power, such regulations may provide for all or any of the following matters, namely :ô
  - (a) the requirements relating to ship recycling facility under clause (o) of sub-section (1) of section 2;
  - (b) the manner of preparation of a ship recycling facility management plan under sub-section (1) of section 12;
  - (c) the equipment and other standards to be maintained by the Ship Recycler under sub-section (5) of section 12;
  - (d) the form in which a certificate of authorisation shall be issued under sub-section (6) of section 12;
  - (e) the period of validity of certificate of authorisation for ship recycling facility under sub-section (8) of section 12;

- (f) the manner of enquiry or inspection by the Competent Authority under sub-section (2) of section 13;
- (g) the manner of making an application to the National Authority for a ready for recycling certificate under sub-section (1) of section 16;
- (h) the manner and format for issuing of the ready for recycling certificate under sub-section (2) of section 16;
- (i) the manner of obtaining the written permission of the Competent Authority under sub-section (1) of section 18;
- (j) the authority to authorise the ship recycling facility under sub-section (2) of section 18;
- (k) submission of documents by ship owner under clause (ii) of sub-section (1) of section 19;
- (l) the conditions for safe-for-entry or safe-for-hotwork or both under sub-section (2) of section 19;
- (m) the form and manner of issue of statement of acceptance by the Ship Recycler under sub-section (4) of section 20;
- (n) the requirements relating to removal and management of hazardous materials and basic infrastructure to be complied with by the Ship Recycler under clause (b) of section 21;
- (o) the manner of serving of notice by the Competent Authority to a Ship Recycler in case of oil spill under subsection (2) of section 22;
- (p) the manner of submission of statement of completion by the Ship Recycler under section 23; and
- (q) any other matter which is required to be, or may be, specified by regulations.
- 44. Laying of rules and regulations.—Every rule made by the Central Government and every regulation made by the National Authority under this Act shall be laid, as soon as may be after it is

made, 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 the rule or regulation or both Houses agree that the rule or regulation should not be made, the rule or regulation shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule or regulation.

- 45. Protection of action taken in good faith.—No suit, prosecution or other legal proceeding shall lie against the Central Government or the State Government or the National Authority or the Competent Authority or any officer authorised by the Central Government or the State Government or the National Authority or the Competent Authority for anything done in good faith or intended to be done in pursuance of the provisions of this Act.
- 46. Removal of difficulties.—(1) If any difficulty arises in giving effect to the provisions of this Act, the Central Government may, by order published in the Official Gazette, make such provisions, not inconsistent with the provisions of this Act, as may appear to it to be necessary for removing the difficulty:

Provided that no such order shall be made under this section after the expiry of a period of three years from the date of commencement of this Act.

(2) Every order made under this section shall be laid, as soon as may be after it is made, before each House of Parliament.



## JAMMU AND 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

Srinagar, the 20th July, 2020.

SO-227.66In exercise of the powers conferred by rule 63C of the Jammu and Kashmir Sikh Gurdwaras and Religious Endowments Rules, 1975 and in partial modification to previous notifications issued on the subject, the Government hereby directs that the Members of District Gurdawara Prabandhak Committees of District Ramban and

This notification shall be deemed to have been issued on 19-07-2020.

By order of the Government of Jammu and Kashmir.

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to the Government.



# JAMMU AND KASHMIR OFFICIAL GAZETTE

#### **PART III**

Laws, Regulations and Rules passed thereunder.

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## GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ GENERAL ADMINISTRATION DEPARTMENT

#### Notification

Jammu, the 20th July, 2020.

SO-231.66In exercise of the powers conferred by clause (s) of section 2 of the Code of Criminal Procedure, 1973 (2 of 1974) and in supersession of all notifications issued on the subject, the Government hereby declares the places mentioned in column II as õPolice Stations of Anti Corruption Bureauö and further notifies the territorial jurisdiction of these Police Stations of Anti Corruption Bureau, Jammu and Kashmir as indicated in column III of the table below, for investigation of offences

2 The J&K Official Gazette, 20th July, 2020/29th Asad., 1942. [No. $666666666666666666666666666666666666$	16-j 6
triable under the Prevention of Corruption Act, 1988 (49 of 1988)	and
the provisions of the Code of Criminal Procedure, 1973 shall, so	far
as relevant, apply in respect thereto :ô	

45 1	sievani, apply in respect increto.	O .	
S.	Name of the Police Station	ı Jur	risdiction-District-Wise
No.			
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óóóó	όόόόόόόόόόόόόόόόόόόόόόό	δόόόόόόό	δόόόόόόόόόόόόόό
S.	Name of the Police Station		Jurisdiction
No.		]	District-wise
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1.	Police Station, Anti Corruption B Jammu.		Jammu, Samba and Kathua.
2.	Police Station, Anti Corruption B Doda.		Doda, Kishtwar and Ramban.
3.	Police Station, Anti Corruption B Rajouri.	Bureau,	Rajouri and Poonch.
4.	Police Station, Anti Corruption B Srinagar.		Srinagar, Ganderbal and Budgam.
5.	Police Station, Anti Corruption B Anantnag.	•	Anantnag, Pulwama, Shopian and Kulgam.
6.	Police Station, Anti Corruption B Baramulla.		Baramulla, Bandipora and Kupwara.
7.	Police Station, Anti Corruption B Udhampur.	Bureau,	Udhampur and Reasi.
8.	Police Station, Anti Corruption B Central.	,	Whole of Jammu and Kashmir.

By order of the Government of Jammu and Kashmir.

## (Sd.) MANOJ KUMAR DWIVEDI, IAS,

Commissioner/Secretary to Government.

#### **PART III**

Laws, Regulations and Rules passed thereunder.

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### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATóóFINANCE DEPARTMENT

#### Notification

Jammu, the 21st July, 2020.

SO.-234.66In exercise of the powers conferred by the proviso to Article 309 of Constitution of India, the Lieutenant Governor of Union Territory of Jammu and Kashmir is pleased to direct that the following amendment shall be made in the Jammu and Kashmir Civil Services (Leave) Rules, 1979, namely :ô

In clause (i) of sub-rule (4) of rule 61 of õThe Jammu and Kashmir Civil Services (Leave) Rules, 1979ö, the words õthree yearøsö shall be substituted with the words õfive yearøsö.

By order of the Lieutenant Governor of Jammu and Kashmir.

(Sd.) Dr. A. K. Mehta, IAS,

Financial Commissioner, Finance Department.

#### PART I-B

#### Jammu and Kashmir Government—Notifications.

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## GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATóóANIMAL/SHEEP HUSBANDRY AND FISHERIES DEPARTMENT

#### Notification

Jammu, the 23rd July, 2020.

SO-236.66In exercise of powers conferred by section 45 of the Indian Veterinary Council Act, 1984 and in supersession of all notifications on the subject, the Government hereby constitutes the Registration Tribunal consisting of the following for the purpose of preparing the First State Veterinary Register; namely:ô

- Mrs. Vivek Sharma, Director, Animal Husbandry, Registrar Jammu
- 2. Dr. V. K. Chowdhary I/c Deputy Director, DIL, Member Kartholi, Sheep Husbandry, Jammu
- 3. Dr. Qazi Mudasir, VAS, CVH, Srinagar, Member Animal Husbandry, Kashmir
- 4. Dr. Imran Nazir, Tech. Officer to Member Director, Sheep Husbandry, Kashmir

The Registrar shall act as Secretary of the Tribunal.

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS,

Principal Secretary to the Government, Animal/Sheep Husbandry and Fisheries Department.



# JAMMU & KASHMIR GOVERNMENT GAZETTE

#### PART III

Laws, Rules and Regulations passed thereunder.

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## GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ GENERAL ADMINISTRATION DEPARTMENT

#### Notification

Srinagar, the 25th of September, 2020.

SO-297.ô In exercise of the powers conferred by proviso to Article 309 of the Constitution of India, the Lieutenant Governor hereby

- - 1. Sub-rule (2) of rule 5 shall be substituted by the following sub-rule; namely :ô
    - õ(2) Twenty per cent of the total number of Senior Cadre posts as indicated, shall be in the special scale of Rs. 37,400-67,000/- with grade pay of Rs. 8700/- out of which the number of posts in the Super Time Scale of Rs. 37,400-67,000/- with grade pay of Rs. 10000/- shall be Twenty three (23).
  - 2. In Schedule-I, after entries 179, the following entries shall be substituted :ô

(A)	Total number of senior cadre posts	716
(B)	Deputation reserve @ 25% of (A) above	179
(C)	Training reserve @ 10% of (A) above	72
(D)	Leave reserve @ 10% of (A) above	72
(E)	Total (A to D)	1039
	Total Cadre Strength	óóóóóó 1039
		óóóóóó

By of the Lieutenant Governor.

(Sd.) MANOJ KUMAR DWIVEDI, IAS,

Commissioner/Secretary to the Government.



## JAMMU AND 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

Srinagar, the 23rd July, 2020.

SO-237.66In exercise of the powers conferred by clause (g) of section 3 of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013, the Government hereby designate the officers mentioned in column (3) of the schedule given below as the Collectors Land Acquisition to perform the functions

## SCHEDULE

S.	District	Designation	Jurisdiction
No.			
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1.	Anantnag	Assistant Commissioner,	Tehsils Anantnag and
		Revenue, Anantnag	Anantnag
			East (Mattan).
2.	Anantnag	Sub-Divisional Magistrate, Bijbehara	Sub-Division, Bijbehara.
3.	Anantnag	Sub-Divisional Magistrate, Dooru	Sub-Division, Dooru.
4.	Anantnag	Sub-Divisional Magistrate, Kokernag	Sub-Division, Kokernag.
5.	Anantnag	Sub-Divisional Magistrate, Pahalgam	Sub-Division, Pahalgam.
6.	Bandipora	Assistant Commissioner Revenue, Bandipora	Tehsils Aloosa, Ajas and Bandipora.
7.	Bandipora	Sub-Divisional Magistrate, Sumbal	Sub-Division, Sumbal.
8.	Bandipora	Sub-Divisional Magistrate, Gurez	Sub-Division, Gurez.
9.	Budgam	Assistant Commissioner, Revenue, Budgam	Tehsil Budgam.
10.	Budgam	Sub-Divisional Magistrate, Khansahib	Sub-Division, Khansahib.

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óóóó 11.	óóóóóóóóóóó Budgam	óóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóó	óóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóó
12.	Budgam	Collector Land Acquisition, Special Army (Budgam and Srinagar)	Districts Srinagar and Budgam.
13.	Budgam	Sub-Divisional Magistrate, Chadoora	Sub-Division, Chadoora.
14.	Baramulla	Assistant Commissioner, Baramulla	Tehsils Baramulla, Wagora, Kreeri and Narwav.
15.	Baramulla	Sub-Divisional Magistrate, Pattan	Sub-Division, Pattan.
16.	Baramulla	Sub-Divisional Magistrate, Uri	Sub-Division Uri.
17.	Baramulla	Additional Deputy Commissioner, Sopore	Tehsils Rafiabad, Dangiwacha, Watergam, Sopore, Zanigeer, Dangerpora and Khoie.
18.	Baramulla	Sub-Divisional Magistrate, Gulmarg (Tangmarg)	Sub-Division, Tangmarg.
19.	Baramulla	Collector Land Acquisition, Special Army (Baramulla)	District Baramulla.
20.	Ganderbal	Assistant Commissioner, Revenue, Ganderbal	Tehsils Ganderbal, Lar, Tulmulla and Wakoora.
21.	Ganderbal	Sub-Divisional Magistrate, Kangan	Sub-Division, Kangan.
22.	Kulgam	Assistant Commissioner, Revenue, Kulgam	Tehsils Kulgam, Devsar, Qaimoh, Yaripora, Frisal and Pahloo.

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	óóóóóóóóóóó Kulgam	óóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóó	óóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóó
24.	Kupwara	Assistant Commissioner, Revenue, Kupwara	Tehsils Kupwara, Keran, Kralpora, Trehgam, Dragmulla and Machil.
25.	Kupwara	Additional Deputy Commissioner, Handwara	Tehsils Handwara, Ramhal, Langate, Qalamabad, Qaziabad, Zachaldara and Vilgam.
26.	Kupwara	Sub-Divisional Magistrate, Lolab (Sogam)	Sub-Division, Lolab.
27.	Kupwara	Sub-Divisional Magistrate, Tangdhar (Karnah)	Sub-Division, Tangdhar.
28.	Pulwama	Assistant Commissioner Revenue, Pulwama	Tehsils Pulwama, Kakpora, Shahoora and Rajpora.
29.	Pulwama	Additional Deputy Commissioner, Awantipora	Tehsil Awantipora and Pampore.
30.	Pulwama	Additional Deputy Commissioner, Tral	Tehsils Tral and Aripal.
31.	Srinagar	Assistant Commissioner, Revenue, Srinagar	Tehsils Srinagar South Chhanpora/Natipora, Eidgah and Panthachowk.
32.	Srinagar	Sub-Divisional Magistrate, Srinagar East (Khanyar)	Sub-Division, Srinagar East.
33.	Srinagar	Sub-Divisional Magistrate, Srinagar West (Shalteng)	Sub-Division, Srinagar West.
34.	Srinagar	Collector Land Acquisition, PWD, Srinagar	District Srinagar.

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36.	Srinagar	Collector, ERA	All the Land Acquisitions of ERA.
37.	Srinagar	Collector, Srinagar Development Authority	All the Land Acquisitions of Srinagar Development Authority.
38.	Srinagar	Collector Land Acquisition, Lakes and Waterways Development Authority, Srinagar	All the Land Acquisitions of Lakes and Waterways Development Authority, Srinagar.
39.	Shopian	Assistant Commissioner Revenue, Shopian	Tehsils Shopian, Keller and Keegam.
40.	Shopian	Sub-Divisional Magistrate, Zainoora	Sub-Division, Zainoora.
41.	Doda	Assistant Commissioner, Revenue, Doda	Tehsils Doda, Marmat, Bharath Bagla, Bhagwah, Kashtigarh, Gundna and Mohala.
42.	Doda	Additional Deputy Commissioner, Bhaderwah.	Tehsils Bhaderwah and Bhalla.
43.	Doda	Sub-Divisional Magistrate, Thathri	Sub-Division, Thathri.
44.	Doda	Sub-Divisional Magistrate, Assar	Sub-Division, Assar.
45.	Doda	Sub-Divisional Magistrate, Gandoh (Bhalessa)	Sub-Division, Gandoh. (Bhalessa).

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46.	Jammu	Assistant Commissioner,	Tehsils Jammu, Jammu
		Revenue, Jammu	(West), Nagrota and
		revenue, summe	Dansal.
			Dalisal.
47	т	C.I.D.: IM	0 1 D I
47.	Jammu	Sub-Divisional Magistrate,	Sub-Division, Jammu
		Jammu North	North.
48.	Jammu	Sub-Divisional Magistrate,	Sub-Division, Jammu
		Jammu South	South.
49.	Jammu	Sub-Divisional Magistrate,	Sub-Division,
		Akhnoor	Akhnoor.
		1 Humoor	1 mmroor.
50.	Jammu	Sub-Divisional Magistrate,	Sub-Division, Chowki-
50.	Janniu	Chowki Choura	Choura.
		Chowki Choura	Choura.
<b>~</b> 1	•	G 1 D: : : 11/4 :	0 1 D M
51.	Jammu	Sub-Divisional Magistrate,	Sub-Division, Khour.
		Khour	
52.	Jammu	Sub-Divisional Magistrate,	Sub-Division, Marh.
		Marh	
53.	Jammu	Sub-Divisional Magistrate,	Sub-Division, R. S. Pura.
		R. S. Pura	•
		71. 2. 1 <b>4</b> 14	
54.	Jammu	Collector Land Acquisition,	District Jammu.
JT.	Jannia	_	District Januara.
		PWD, Jammu	
<i>-</i> -	•	C II . DITE I : .:	District.
55.	Jammu	Collector, PHE, Irrigation	District Jammu.
		and Flood Control	
		(Jal Shakti), Jammu	
56.	Jammu	Collector, ERA	All Land Acquisition of
			ERA.
57.	Jammu	Collector Land Acquisition,	All Land Acquisition of
57.	- ummu	Jammu Development	Jammu Development
		•	•
		Authority	Authority.

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59.	Jammu	Collector Land Acquisition, PDD	All Land Acquisition of PDC and JPDCL.
60.	Samba	Assistant Commissioner, Revenue, Samba	Tehsil Samba.
61.	Samba	Sub-Divisional Magistrate, Vijaypur	Sub-Division, Vijaypur.
62.	Samba	Sub-Divisional Magistrate, Ghagwal	Sub-Division, Ghagwal.
63.	Kathua	Assistant Commissioner Revenue, Kathua	Tehsils Kathua and Nagri Parole.
64.	Kathua	Sub-Divisional Magistrate, Hiranagar	Tehsils Hiranagar, Marheen and Dinga Amb.
65.	Kathua	Sub-Divisional Magistrate, Bani	Sub-Division, Bani.
66.	Kathua	Additional Deputy Commissioner, Basohli	Tehsils Basohli and Mahanpur.
67.	Kathua	Additional Deputy Commissioner, Billawar	Tehsils Billawar, Ramkote and Lohai Malhar.
68.	Ramban	Assistant Commissioner, Revenue, Ramban	Tehsils Ramban, Batote, and Rajgarh.
69.	Ramban	Sub-Divisional Magistrate, Gool	Sub-Division, Gool.
70.	Ramban	Sub-Divisional Magistrate, Banihal	Sub-Division, Banihal.

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71.	Ramban	Sub-Divisional Magistrate, Ramsoo	Sub-Division, Ramsoo.	
72.	Ramban	Additional Deputy Commissioner, Ramban	All Land Acquisitions of Railway in District Ramban.	
73.	Reasi	Assistant Commissioner, Revenue, Reasi	Tehsils Reasi, Pouni, Bhomag and Thakrakote.	
74.	Reasi	Sub-Divisional Magistrate, Thuroo (Dharmari)	Sub-Division, Thuroo.	
75.	Reasi	Sub-Divisional Magistrate, Katra	Sub-Division, Katra.	
76.	Reasi	Sub-Divisional Magistrate, Mahore	Sub-Division, Mahore.	
77.	Poonch	Assistant Commissioner, Revenue, Poonch	Tehsils Haveli and Mandi.	
78.	Poonch	Sub-Divisional Magistrate, Surankote	Sub-Division, Surankote.	
79.	Poonch	Sub-Divisional Magistrate, Mendhar	Sub-Division Mendhar.	
80.	Rajouri	Assistant Commissioner, Revenue, Rajouri	Tehsils Rajouri, Manjakote and Darhal.	
81.	Rajouri	Additional Deputy Commissioner, Revenue, Koteranka	Tehsils Koteranka and Khwas.	
82.	Rajouri	Sub-Divisional Magistrate, Thannamandi	Sub-Division, Thannamandi.	
83.	Rajouri	Additional Deputy Commissioner, Kalakote	Tehsils Kalakote and Taryath.	

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85.	Rajouri	Additional Deputy Commissioner, Sunderbani	Tehsils Sunderbani, Beri Pattan and Siot.
86.	Rajouri	Collector Land Acquisition Defence, Rajouri/ Poonch (Hq. Rajouri)	District Rajouri and Poonch.
87.	Kishtwar	Additional Deputy Commissioner, Kishtwar	Tehsils Bunjwah, Drabshalla, Ratlle HEPP, Pakal Dul HEPP (Dam site).
88.	Kishtwar	Assistant Commissioner Revenue, Kishtwar	Tehsils Kishtwar and Nagseni.
89.	Kishtwar	Sub-Divisional Magistrate, Chhatroo	Sub-Division, Chhatroo.
90.	Kishtwar	Sub-Divisional Magistrate, Padder (Atholi)	Sub-Division, Padder.
91.	Kishtwar	Sub-Divisonal Magistrate, Marwah	Tehsils Marwah, Warwan and Dachan.
92.	Udhampur	Assistant Commissioner, Revenue, Udhampur	Tehsils Udhampur, Moungri, Panchari and Majalta.
93.	Udhampur	Sub-Divisional Magistrate, Chenani	Sub-Division, Chenani.
94.	Udhampur	Sub-Divisional Magistrate, Dudu	Sub-Division, Dudu.
95.	Udhampur	Sub-Divisional Magistrate, Basantgarh	Sub-Division, Basantgarh.

- 97. Udhampur Collector Land Acquisition, District Udhampur.
  Special Collector, Defence,
  Udhampur
- 98. Udhampur Collector Land Acquisition, District Udhampur and Railway, Udhampur Reasi.

By order of the Government of Jammu and Kashmir.

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to the Government.



# THE JAMMU AND KASHMIR OFFICIAL GAZETTE

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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 Heads of Departments.

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DEPARTMENT OF URBAN LOCAL BODIES, KASHMIR, OFFICE OF THE EXECUTIVE OFFICER, MUNICIPAL COMMITTEE, SUMBAL.

Subject :ô Notice of intention with regard to revision of fee, taxes under Municipal Act, 2000 in Municipal Committee, Sumbal.

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#### Public Notice

Pursuant to relevant provisions of Municipal Act, 2000, the Municipal Committee, Sumbal is intending to revise the fee and taxes on Buildings/Trades, the promulgation of revised taxes will come into force w. e. f. 01-04-2021 and the revised copy of schedule is available in the office of undersigned besides in the following offices for perusal :ô

- 1. Director, Urban Local Bodies, Kashmir.
- 2. Deputy Commissioner, Bandipora.

- 3. Addl. District Dev. Commissioner, Bandipora.
- 4. Sub-Divisional Magistrate, Sonawari.
- 5. Tehsildar, Sumbal.
- 6. Station House Officer, Sumbal.
- 7. President, MC, Sumbal.

The people in general and intending persons/traders in particular are hereby intimated by means of this public notice to file their objection (if any) in writing against proper receipt in any of the respective offices up to 23-08-2020 for consideration of Director, Urban Bodies, Kashmir and after expiring of due date, objection received, if any, shall be deemed not worth for consideration. The concerned authorities are hereby requested to forward the objection/objections receiving (if any) in this behalf to the office of undersigned well within the time-frame for corrective measures.

(Sd.) .....

Executive Officer, Municipal Committee, Sumbal.

S.	Name of the Trade/Profession Rate of	
No.	· · · · · · · · · · · · · · · · · · ·	in Rs.)
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1		3
		600
1.	Ayurvvdic/Unani Practioner	000
2.	Agar Brick Maker	1200
3.	Automobile Body Builder	1000
4.	Attachey Dealer/Trunk Dealer	800
5.	Aluminium Utensil	800
6.	Black Smith	500
7.	Baker (Nanwai) Shop	500
8.	Brick Kiln	1800
9.	Barbed Wire Febrication	2100
10.	Baker (Confectioner)	600
11.	Book Stationery Dealer	600
12.	Brick Industary	1350
13.	Butcher	600
14.	Biscuit Factory	1350
15.	Bajri Querry	1050
16.	Blanket Processing	500
17.	Barber	600
18.	Bran Feed Dealer	600
19.	Barber Beauty Parlour	800
20.	Biscuit etc. Seller	400

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22.	Battery Repair Shop	500
23.	Building Seller Shop	5000
24.	Carpenter	500
25.	Car/Heavy Vehicle Tractor (Repairing Shop)	900
26.	Candle Maker	600
27.	Carpet Maker	500
28.	Coal Dealer	1100
29.	Clinical Laboratory	700
30.	Cement Dealer	1500
31.	Cooking Gas Agency	1050
32.	Cycle Repairing Shop	500
33.	C. G. I. Febrication	750
34.	Cycle Dealer Shop	1000
35.	Cold Drink Dealer	700
36.	Computer Institution	2000
37.	Copper Shop	600
38.	Computer Work	600
39.	Carpet Meterial Dealer	500
40.	Computer Shop	800
41.	Cattle Medical Shop	500
42.	Cassette Shop	700
43.	Cement Tile Shop	1000

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45.	Cosmatic Shop 700	
46.	Cold Soft Dealer 1000	
47.	Cotton Wearing/Ruffle 1500	
48.	Candle Factory 1500	
49.	Cattle Animal Feed Dealer 800	
50.	Cement Jali Fancing Poles 1000	
51.	Computer DTP Centre 1000	
52.	Computer Traning Centre 1000	
53.	Cable Network 1000	
54.	CCTV/USG etc. 1500	
55.	Circus 1000 per da	y
56.	Car Mela 1000 per da	y
57.	Computer Online Work 800	
58.	Courier Shop 800	
59.	Diesal Generator Dealer 1100	
60.	Drug Shop 1500	
61.	Diesal/Petrol Pump 5000	
62.	Dry Fruit Dealer 1200	
63.	Doctor Practicing in Drug Shop/Clinic 1200	
64.	Dharam Kanta 1200	
65.	Dry Cleaner 500	
66.	Dyers 500	

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68.	Dupatta Shop	500
69.	Departmental Store	1500
70.	Diagnostic Centre	2000
71.	Dental Clinic	1000
72.	Electric Goods Dealer Shop	600
73.	Electrician for Vehcile	500
74.	Embrodary Shop	500
75.	Eductional Coaching Centre	1200
76.	Electronic Coaching Centre	1200
77.	Electrician	600
78.	Fire Wood Depot	2400
79.	Flour/Oil Mills	1800
80.	Furnishing Dealer	1000
81.	Furniture Maker	1050
82.	Fruit Seller	600
83.	Flour Dealer	1000
84.	Film Shooting production outside state	1500
85.	Fish Sales Shop	800
86.	Gold Smith (Whole Sale)	2500
87.	Gold Smith Seller Retailer	700
88.	Gaba Maker	600
89.	Gun Maker	700

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	anite Store Work	600
91. Gla	ass Dealer	1000
92. Gla	ass/Fodder Mechanized Centre	500
93. Gy	m Centre	600
94. Ga	s Shop/filling	600
95. Ga	s Agency	2000
96. Ga	s Goods Shop	600
97. Ha	lwais/Sweet Shop	700
98. Ha	rdware Shop	800
99. Ha	rdware Dealer	1500
100. Ho	tel	600
101. Ho	siery Shop Dealer	800
102. Ice	Cream Factory	1500
103. Ins	urance Agency	700
104. Ice	Cream/Cold Drink Seller	700
105. Int	ernet Café	1000
106. Jui	ce Factory	1500
107. Ke	rosin Oil Dealer	800
108. Ka	ngri Seller	500
109. Kii	ryana Shop	700
110. Kii	ryana Shop (B) Class	300
111. Lig	ght Motor/Scooter Bike Dealer	1050
112. Me	echanical Spare Parts	1800

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114. Marbal Chip Crusher	2100
115. Mistry Denter	500
116. Marbal Shop	1000
117. Misger Shop	500
118. Mobile Shop	800
119. Medical Agency	1200
120. Mobile Sim Shop	800
121. Namada Maker	500
122. Nail Maker	1900
123. No Demand Certificate within limits	500
124. No Demand Certificates outside limits	1000
125. Oil Dealer	700
126. Optic Shop	500
127. Other Shops of Minor Business	300
128. Old Cloth Shop/Ready Made (Hawker)	500
129. Private X-ray Plant	1500
130. Private Clinic	2100
131. Paper Machie Maker	400
132. Printing Press	1200
133. Painter	1050
134. Photographer	750
135. Plastic Goods Dealer	600

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136.		1200
137.	Photostat	500
138.	Poultry Farm	1000
139.	Poultry Chiken Shop Seller	500
140.	Poultry Whole Seller	1000
141.	Plywood Dealer	600
142.	Potter Dealer	300
143.	Private Nursing Home	4000
144.	PVC Pipe Factory	4000
145.	Plastic Cave Factory	4000
146.	Pickle Factory/Jam	4000
147.	Painter Who Makes Hoardings, Sign Board etc.	1000
148.	House Painter	300
149.	Vehicle Spary Painter	750
150.	Plastic Items Shop	800
151.	Private Finance	3000
152.	Radio/TV Dealer	500
153.	Raw Wood Dealer	2400
154.	Readymade Garments	600
155.	Rice Mills/Saw Mills	1100
156.	Registration Tanga/Raida Renewal Fee	300
157.	Restaurants	1000
158.	Raw Wool Dealer	700

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159.	Silver Smith (Whole Sale)	1350
160.	Silver Smith Dealer Shop Retailer	600
161.	Steel Metal Fabrication (Welding Grills)	600
162.	Shawl Weaver	400
163.	Shoe Maker	600
164.	Stone Crusher	750
165.	Saw Mill	1100
166.	Saw Mill with Trolley	4000
167.	Spice Grinding Mill	600
168.	Snuff Tabaco Dealer	600
169.	Steel Iron Dealer	1000
170.	Shoe Dealer (Footwear)	500
171.	Sports Goods Dealer	500
172.	Steel Aluminium Utensil Dealer	500
173.	Service Station	800
174.	Scooter/Bike Repairment Shop	600
175.	STD, PCO, FAX, Recharge Point	600
176.	Seat Covering Shop	600
177.	Spare Parts Dealer/Shop	600
178.	Sanitary Goods Dealer	1000
179.	Sweet Shop with Tea Stall	750
180.	Steel/Iron Shop	1000
181.	Spice Mill	1500

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183. Soda Factory	4000	
184. Scooter Dealer (Two Wheeler+Bike)	1050	
185. Tractor Dealer	2200	
186. Tiller Dealer	1050	
187. Textiles Retail	600	
188. Tailor	600	
189. Transport Agency	1200	
190. Trunk Maker	600	
191. Trunk Dealer	600	
192. Timber Dealer	800	
193. Truck Body Builder	2500	
194. Tent/Shamiyana Shop	1200	
195. Type Institute Computer	500	
196. Travel Agent	600	
197. Travel Agents Yatra	600	
198. Tea Stall	500	
199. Tanga Licence Fee per Annum	400	
200. Trunk Whole Saller	800	
201. Tyre Repair Shop	400	
202. Tiles/Pile Factory	1000	
203. TV Commercial Shooting	300 per day	
204. Unani Medical Shop	600	

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206.	TV/Music/Vedio Dealer	800
207.	Vedio Cinema Halls	4500
208.	Vegetable Seller	600
209.	Work Shop	1350
210.	Watch Dealer	600
211.	Wood Carving	600
212.	Wood Spinning	400
213.	Wool Weaving Cotton Textile	1200
214.	Whole Sale Agency	2100
215.	Whole Sale Textile Dealer	2100
216.	Whole Sale Orchard Spray Dealer	1100
217.	Whole Sale Kiryana Shop	1000
218.	Wooden Furniture/Joinery Mill	1200
219.	Zari by Hand	500
220.	Local Shooting for Local Production	300
221.	Locker Seller Shop	800
222.	Copper Wire Factory	4000
223.	Copper Shop	2000
224.	Licence Fee for Registration of Draftsman	1000
225.	Sand Quarry	1050
226.	Electric Goods/TV/Radio Repairing Shop	600
227.	Vehicle Body Builder	1500

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229. Old Spare Parts Shop	500
230. Fertilizer Shop	500
231. Clinical Lab. and Surgical Items Sho	p 700
232. Painters Shop	500
233. Biryani Shop	700
234. Transformer Maker	600
235. Tyre Dealer	1050
236. Milk Seller	500
237. Liquor Shop	10000
238. Pesticides Fungles Intecticide Dealer	1600
239. Tinner	500
Building permission	
Residential House	
240. Ground Floor	Rs. 10 per sq. feet
241. 1st Floor	Rs. 10 per sq. feet
242. 2nd Floor	Rs. 10 per sq. feet
243. 3rd Floor	Rs. 10 per sq. feet
244. Compound Walling	Rs. 10 per sq. feet
Commercial	
245. Ground Floor	Rs. 20 per sq. feet
246. 1st Floor	Rs. 20 per sq. feet
247. 2nd Floor	Rs. 20 per sq. feet

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249.	Shopping Mall	Rs. 25 per sq. feet
250.	Government Building	Rs. 20 per sq. feet
	Tax Schedule recovery of Adda Entr	y Fee/Terminal Tax
251.	Entry fee for Tourist Buses	100 per day
252.	Entry fee for Tourist Innova, Tempo, Xylo, Scorpio, Taveera, Sumo	70/- per day
253.	Entry fee for Passanger Buses, Sumo, Vans, Tractor, Auto, 407, Tata Mobile	10/- per day
254.	407, Tata Mobile, Tractor (Loaded)	30/- per trip
255.	Trucks/Tankers/Tippers (Loaded)	50/- per trip
256.	Entry Fee Trucks/Tankers/Tippers (unloaded)	10/- per day
257.	Troller above six tyres (Loaded)	100/- per trip
	Mobile Towers/Febric lin	nes
258.	One time installation	30000/-
259.	Annual fee	50000/-
260.	Optical Fiber	100 per meter
261.	Sucker Charges within limits of MC, Sumbal	2500 per trip
	Car Parking	
262.	Scooter	Rs. 10 per trip

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266. Ward certificate fee Rs. 200 per certificate
Cattle Pond Schedule
267. Goat Rs. 30 per day
268. Swan Rs. 20 per day
269. Horse/Mere Rs. 50 per day
270. Cow, Bull, Bufollow etc. Rs. 50 per day
271 Calf Rs. 30 per day
(Sd.) (Sd.)
President, Executive Officer,
Municipal Committee, Sumbal.  Municipal Committee, Sumbal.