

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 AND LADAKH AT JAMMU/SRINAGAR

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

Notification

No. 1203/RG/LP Dated 16-10-2021.

Provisional admission granted under the Advocates Act, 1961 in favour of Mr. Deepak Charak S/o Karan Singh Charak R/o Meen Charakan, P. O. Smailpur, Tehsil Bari-Brahmna, District Samba vide Notification No. 981 dated 14-02-2017 for a period of one year has been extended till 31-12-2022 after condonation of delay and subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

By order.

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Notification

No. 1204 RG/LP Dated 16-10-2021.

Provisional admission granted under the Advocates Act, 1961 in favour of Ms. Swiha Kangotra D/o Vijay Kangotra R/o H. No. 195, Ward No. 12, Tehsil Road Akhnoor Jammu vide Notification No. 516 dated 10-07-2018 for a period of one year has been extended till 31-12-2022 after condonation of delay and subject to the verification of her Certificates/LL.B Degree from the concerned University and verification of her character and antecedents from the CID.

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

By order.

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Notification

No. 1205/RG/LP Dated 16-10-2021.

Provisional admission granted under the Advocates Act, 1961 in favour of Mr. Ankur Sharma S/o Chander Kumar R/o W. No. 16, Shiva Nagar, Behind Sheep Husbandry, District Kathua vide Notification No. 712 dated 30-12-2015 for a period of one year has been extended till 31-12-2022 after condonation of delay and subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

By order.

Notification

No. 1206/RG/LP Dated 16-10-2021.

Provisional admission granted under the Advocates Act, 1961 in favour of Mr. Sanjeet Kumar S/o Chuni Lal R/o Bellana Jodhpur, Tehsil and District Doda vide Notification No. 947 dated 12-11-2019 for a period of one year has been extended till 31-12-2022 after condonation of delay and subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

By order.

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Notification

No. 1207/RG/LP Dated 16-10-2021.

Provisional admission granted under the Advocates Act, 1961 in favour of Mr. Nitish Sasan S/o Satish Kumar R/o W. No. 11, H. No. 89, Tehsil Haveli, Panditian, District Poonch vide Notification No. 696 dated 30-12-2015 for a period of one year has been extended till 31-12-2022 after condonation of delay and subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

By order.

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Notification

No. 1208/RG/LP Dated 16-10-2021.

Provisional admission granted under the Advocates Act, 1961 in favour of Mr. Zahir Abas S/o Abdul Aziz Khan R/o Village Potha, Manhas Surankote, District Poonch vide Notification No. 823 dated 15-02-2016 for a period of one year has been extended till 31-12-2022 after condonation of delay and subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

By order.

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Notification

No. 1209 RG/LP Dated 16-10-2021.

Provisional admission granted under the Advocates Act, 1961 in favour of Ms. Afshana Jan D/o Gh. Hassan Sheikh R/o Syed Hamidpora

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

By order.

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Notification

No. 1210/RG/LP Dated 16-10-2021.

Provisional admission granted under the Advocates Act, 1961 in favour of Mr. Rakesh Singh Thakur S/o Sh. Prem Chand Thakur R/o VPO Daggar, Tehsil Bani, District Kathua vide Notification No. 642 dated 27-02-2017 for a period of one year has been extended till 31-12-2022 after condonation of delay and subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

By order.

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Notification

No. 1211 RG/LP Dated 16-10-2021.

Provisional admission granted under the Advocates Act, 1961 in favour of Ms. Jasmeet Kaur D/o Balvinder Singh R/o Chak Keeman, Arnia, Jammu vide Notification No. 1716 dated 30-03-2019 for a period of one year has been extended till 31-12-2022 after condonation of delay and subject to the verification of her Certificates/LL.B Degree from the concerned University and verification of her character and antecedents from the CID.

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

By order.

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Notification

No. 1212/RG/LP Dated 16-10-2021.

Provisional admission granted under the Advocates Act, 1961 in favour of Mr. Sandeep Bhagat S/o Lal Chand Bhagat R/o Hazuri Bagh Bohri, Jammu vide Notification No. 165 dated 18-06-2019 for a period of one year has been extended till 31-12-2022 after condonation of delay and subject to the verification of his Certificates/LL.B Degree from the concerned University and verification of his character and antecedents from the CID.

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

By order.

(Sd.) MOHAMMAD YASIN BEIGH,

Registrar (Adm.).



THE

JAMMUAND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 02-Rev (LAJ) of 2021

Dated 19-01-2021.

Whereas, the land measuring 04 Marlas under Khasra No. 105 min is required for the public purposes for Rejuvenation of Holy Dev Sathan Devika and pollution Abetment of Tawi River in Udhampur Town situated at Village Dalah, Tehsil and District Udhampur by UEED; and

Whereas, on the basis of an indent placed by the Chief Engineer, J&K UEED, Camp Jammu vide No. SDJ/W/14015-12 dated 06-03-2018, a notification under section 4(1) was issued by Collector, Land Acquisition (Assistant Commissioner, Revenue), Udhampur vide No. ACRU/SO/3175-84 dated 15-10-2018 for land measuring 04 Marlas under Khasra No. 105 min situated at Village Dalah, Tehsil and District Udhampur and also submitted the case to the District Collector (DC), Udhampur vide letter dated 29-05-2019; and

Whereas, Deputy Commissioner (District Collector), Udhampur vide letter No. DCU/SQ/1043-44 dated 28-06-2019 read with letter No. ACRU/SQ/1057-59 dated 28-08-2020 submitted the case to the Divisional Commissioner, Jammu who further endorsed the case to the Financial Commissioner (Revenue), J&K vide his No. 502/3618/CQ/Dalah/Udr/20/5437 dated 12-09-2020. The case was further forwarded to this department vide No. FC-LS/LA-4957/20 dated 03-11-2020; and

Whereas, the case has been examined in the department and land owner/interested person has filed objection as required under section 5-A of the Land Acquisition Act. The objection is that the said land has been purchased for construction of residential house and there is available land adjacent to river which can be acquired and has requested to drop the said land from acquisition; and

Whereas, in the subsequent report of District Collector (DC), Udhampur it has been reported that the objection of the land owner does not hold any merit as compared to the acquisition purpose as the sewerage main pit has to be build on a specific location and the location connot be shifted to any other place, more so, when the project is of great importance; and

Whereas, the objection has been examined in light of the report of the Deputy Commissioner (District Collector), Udhampur and keeping in view the technical aspect that the pit is to be built at a specific location and the location connot be shifted, hence, the objection does not merit any consideration and is disposed of accordingly; and

Whereas, the Government is satisfied that the land measuring 04 Marlas under Khasra No. 105 min is required for public purposes viz. Rejuvenation of Holy Dev Sathan Devika and Pollution Abetment of Tawi River in Udhampur Town situated at Village Dalah, Tehsil and District Udhampur by UEED.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 04 Marlas situated at Village Dalah, Tehsil and District Udhampur is required for public purposes viz. Rejuvenation of Holy Dev Sathan Devika and Pollution Abetment of Tawi River in Udhampur Town situated at Village Dalah, Tehsil and District Udhampur by UEED. Further the Collector, Land

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

(Sd.) SHALEEN KABRA, IAS,

Principal Secretary to the Government.

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 2836Rev(LAJ) of 2020

Dated 09-09-2020.

Whereas, the land, specifications whereof are given in Annexure 'A' to this notification is required for construction of road from Chilly Paine to Kutty Kulthua via Chilly Bala under PWD (R&B) situated at Village Chilly Bala, Tehsil Gandoh and District Doda;

Whereas, on the basis of an indent placed by Chief Engineer, PW(R&B) Department, Jammu, a notification under section 4 (1) was issued by Collector, Land Acquisition (SDM), Gandoh vide No. 297-303/LAC dated 16-07-2018, for land measuring 04 Kanals 16½ Marlas situated in Village Chilly Bala, Tehsil Gandoh and District Doda for construction of road from Chilly Paine to Kutty Kulthua via Chilly Bala under PWD (R&B).

Whereas, the Collector, Land Acquisition (SDM), Gandoh vide letter No. 671-72 dated 02-11-2019, 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,

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for construction of road from Chilly Paine to Kutty Kulthua via Chilly Bala under PWD (R&B).

Now, therefore, in pursuance of section 6 of the J&K State land Acquisition Act, Samvat 1990, it is declared that the land measuring 04 Kanals 16½ Marlas situated in Village Chilly Bala, Tehsil Gandoh and District Doda for construction of road from Chilly Paine to Kutty Kulthua via Chilly Bala under PWD (R&B). Further, the Collector, Land Acquisition (SDM), Gandoh is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested persons(s) as required under the Land Acquisition Act/Rules.

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

(Sd.) DR. PAWAN KOTWAL, IAS,
Principal Secretary to the Government.
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Specification of land

Annexure 'A'

District	Tehsil	Village	Kh. Nos.	Area
óóóóóóóó	όόόόόόόό	óóóóóóóóóóóóó	óóóóóóóóóóó	óóóóóóóóóóó
1	2	3	4	5
óóóóóóóó	óóóóóóóóóó	óóóóóóóóóóóóó	óóóóóóóóóóó	óóóóóóóóóó
				K. M.
Doda	Gandoh	Chilly Bala-I	554 min	00ó16
			528 min	00ó15
			528 min	00ó03
			529 min	00ó04
			529 min	00ó01
			529 min	00ó19

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GOVERNMENT OF JAMMU AND KAMSHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 37-Rev (LAJ) of 2020

Dated 27-05-2020.

Whereas, the land, specifications whereof are given below is required for public purposes viz. for shifting of Tower (S) of 132 KV, CSTL & RKKTI due to four lanning of NH-44, situated at Village Devgole, Tehsil Banihal, District Ramban;

Particulars of land

District	Tehsil	Village	Kh. Nos.	Area
óóóóóóóó	óóóóóóóóóó	δόόόόόόόόό	óóóóóóóóóóóó	óóóóóóóóóó
1	2	3	4	5
óóóóóóóó	óóóóóóóóóó	Ιοδοσοσοσοσοσοσοσοσοσοσοσοσοσοσοσοσοσοσο	óóóóóóóóóóóó	óóóóóóóóóóó
				K. M.
Ramban	Banihal	Devgole	411	00-07
Ramban	Banihal	Devgole	413	01-00
			Total	óóóóóó 01-07
				óóóóó

Whereas, on the basis of an indent placed by Project Director, National Highway, a notification under section 4 (1) was issued by Collector, Land Acquisition (ADC), Ramban vide letter No. 487-96/Acq/NHAI dated 23-05-2019, for land measuring 01 Kanal, 07 Marlas, situated in Village Devgole, Tehsil Banihal and District Ramban;

Whereas, the Collector, Land Acquisition (ADC), Ramban, vide No. CLA/NH-44/2019/1034-37 dated 13-09-2019, has reported that the

Whereas, the report furnished by Collector, Land Acquisition (ADC), Ramban, vide letter referred to above duly endorsed by District Collector (DC), Ramban vide letter No. DC/LA/Rbn/329-30 dated 26-09-2019 Divisional Commissioner, Jammu vide No. 502/3730/PWD/Devgole/Rbn/19/2503 dated 15-10-2019 and 502/3730//PWD/Devgole/Rbn/19/2881 dated 16-11-2018 and Financial Commissioner, Revenue, J&K Jammu vide No. FC-LS/LA-5078/19 dated 04-03-2020 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for shifting of Tower (S) of 132 KV, CSTL & RKKTI due to four lanning of NH-44, situated at Village Devgole, Tehsil Banihal, District Ramban.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 01 Kanal, 07 Marlas, situated in Village Devgole, Tehsil Banihal and District Ramban is required for public purposes viz. for shifting of Tower (S) of 132 KV, CSTL & RKKTI due to four lanning of NH-44. Further, the Collector, Land Acquisition (ADC), Ramban is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested 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 Devgole, Tehsil Banihal, and District Ramban, required for public purposes, subject to fulfilment of the conditions prescribed under section 9 (2) and section 17-A of the Land Acquisition Act and Rule 63 of the Land Acquisition Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of lands involved in the

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

ô ô ô ô GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIT6REVENUE DEPARTMENT.

Notification No. 36óRev(LAJ) of 2020

Dated 27-05-2020.

Whereas, the land specification whereof are given below is required for public purposes viz. for widening of National Highway, situated at Village Kunfer, Tehsil and District Ramban;

Particulars of land

District	Tehsil	Village	Kh. No.	Area
óóóóóóóóó	óóóóóóóó	óóóóóóóóóóóóóó	δόόόόόόόόό	óóóóóóóóó
				K. M.

Ramban Ramban Kunfer 1012 03606

Whereas, on the basis of an indent placed by Project Director, National Highway, a notification under section 4(1) was issued by Collector, Land Acquisition (ADC), Ramban, vide No. CLA/NH-44/2019/1211-20 dated 27-09-2019, for land measuring 03 Kanals and 06 Marlas in Village Kunfer, Tehsil and District Ramban for widening of National Highway;

Whereas, the Collector, Land Acquisition (ADC), Ramban vide No. CLA/NH-44/2020/1866 dated 22-01-2020, 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 secions 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (ADC), Ramban, vide letter referred to above duly endorsed by District Collector

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for widening of National Highway, situated at Village Kunfer, Tehsil and District Ramban.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 03 Kanals and 06 Marlas in Village Kunfer, Tehsil and District Ramban for widening of National Highway. Further, the Collector, Land Acquisition (ADC), Ramban is directed under section 7 of the said Act, to take orders for acquisition of the said land after giving prescribed notice to the interested 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 Kanfer, Tehsil and District Ramban, required for public purposes, subject to fulfillment of the conditions prescribed under section 9 (2) and section 17-A of the Land Acquisition Act and Rule 63 of the Land Acquisition Rules.

However, the Collector concerned shall be personally responsible for 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.

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



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

PART II—A

Orders by Heads of Departments.

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CHARGE REPORTS

Subject :ô Assumption of charge.

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Consequent upon my transfer and posting as Deputy Commissioner, Udhampur vide Government Order No. 246-JK (GAD) of 2021 dated 16-03-2021, I hereby assume the charge of Deputy Commissioner, Udhampur today on 18-03-2021 (A. N.).

(Sd.) INDU KANWAL CHIB, KAS,

Deputy Commissioner, Udhampur.

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Consequent upon my transfer and posting as Deputy Commissioner, Anantnag vide Government Order No. 246-JK (GAD) of 2021 dated 16-03-2021, I hereby assume the charge of Deputy Commissioner, Udhampur today on 18-03-2021 (A. N.).

(Sd.) DR. PIYUSH SINGLA, IAS,

Deputy Commissioner, Udhampur.



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 143] Jammu, Thu., the 27th Jan., 20222/7th Magha, 1943. [No. 44

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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OFFICE OF THE COMMERCIAL/STATE TAXES OFFICER, CIRCLE6G, JAMMU.

Notification

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

It has been reported by M/s Tariq Wani Engineer and Fabricators, Industrial Complex Bari Brahmna Jammu having TIN No. 01261071308 that C-Forms bearing S. No. 06V-69912 to 06V-69921 have been lost and matter stands published in below mentioned newspaper for declaring them invalid.ô

- 1. The News Now dated 12-12-2021.
- 2. Early Times dated 15-12-2021.

The dealer has also furnished an indemnity bond in this respect which is placed on record. Hence, the below noted CóForms are hereby declared as invalid for the purpose under sub-section (5)(4) section 8 of the CST Act, 1956. Anybody, fraudulently using the said C-Forms will render himself liable for penal action as per Law.

No. of CóForms : 10 (Ten)

S. No. of CóForms : S. No. 06V-69912 to

06V-69921

Name & address of the dealer: M/s Tariq Wani Engineer

and Fabricators, Industrial Complex Bari Brahmana

Jammu.

Registration No. of the dealer : TIN: 01261071308

Lost/Stolen/Destroyed : Lost

(Sd.)

Assessing Authority
Commercial/State Taxes, Circle :Gø
Jammu.

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IN THE COURT OF ADDITIONAL SPECIAL MOBILE MAGISTRAT, UDHAMPUR.

Case No. 41/Ikhtitami

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U.T through Police Station Udhampur

Through: Ld. A.P.P. Mr. Ankush Gupta

Versus

Nemo

In the matter of—Complaint under section 102 Cr. P.C. regarding seizure of Motorcycle bearing Registration No. PB06P-2773

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Coram: Kamiya Singh Andotra

Judicial Magistrate First Class [JK00233]

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Notice to General Public

Whereas, it is stated in the complaint that S. I. Vijay Sharma along with other police personnel of Police Post Roun Domail during patrolling

duty found a vehicle, that is, motorcycle lying on road side near Nakiyan Nalliyan Dhar road on 08-12-2020 The particulars of vehicle, motorcycle, found is as followsô

Registration No. PB06P62773 (Splendor)

Regarding ownership of the vehicle nobody could disclose anything. As such the vehicle was seized under section 102 Cr. P.C. and kept at Police Post Roun-Domail. Through the medium of this publication notice to public at large is issued and any interested person(s) is/are informed that in case anybody has any claim thereto to appear before the Court and establish his claim within six months from the date of this proclamation by producing relevant documents failing which vehicle shall be disposed of in accordance with law. Next date of hearing is fixed on 20-01-2022.

Given under my hand and seal of this Court today on 20-12-2021.

(Sd.)

I/c Additional Special Mobile Magistrate, Udhampur.

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IN THE COURT OF ADDITIONAL SPECIAL MOBILE MAGISTRAT, UDHAMPUR.

Case No. 39/Ikhtitami

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U.T through Police Station Udhampur

Through: Ld. A.P.P. Mr. Ankush Gupta

Versus

Nemo

In the matter of—Complaint under section 102 Cr. P.C. regarding seizure of Vehicle Alto Car bearing Chasis No. MA3EUA61S00382367AE, Engine No. 5185113.

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Coram: Kamiya Singh Andotra

Judicial Magistrate First Class [JK00233]

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Notice to General Public

Whereas, it is stated in the complaint that S. I. Vijay Sharma along with other police personnel of Police Post Roun Domail during patrolling

duty found a vehicle, that is car Alto lying on road side near Doodhar Nallah, Darsoo on 14-11-2020. The particulars of vehicle, Alto Car found is as follows ô

Vehicle Type : Alto Car

Chasis No. : MA3EUA61S00382367AE

Engine No. : 5185113

Regarding ownership of the vehicle nobody could disclose anything. As such the vehicle was seized under section 102 Cr. P.C. and kept at Police Post Roun Domail. Through the medium of this publication notice to public at large is issued and any interested person(s) is/are informed that in case anybody has any claim thereto to appear before the Court and establish his claim within six months from the date of this proclamation by producing relevant documents failing which the vehicle shall be disposed of in accordance with law. Next date of hearing is fixed on 23-01-2022.

Given under my hand and seal of this Court today on 23-12-2021.

(Sd.)

I/c Additional Special Mobile Magistrate, Udhampur.

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I, Ram Kumar S/o Lichhaman Ram R/o Village Nagrasari, P/o Lalania, Tehsil Nohar, District Hanumangarh (RJ)6335523 serving in Army 14 EME Bn C/o 56 APO inform that my son is studying in 7th class in K.V. No. 1, Udhampur and in his school records his name has been wrongly written as Avnish instead of his correct name Avnish Kumar. Now, I am, applying for correction of the same. Objection, if any, may be conveyed to concerning authority.

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

Ram Kumar S/o Lichhaman Ram R/o Village Nagrasari, P/o Lalania, Tehsil Nohar, District Hanumangarh (RJ)6335523.

Notice

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

By order.

General

Manager,

Ranbir Govt. Press, Jammu.

ô ô ô ô Notice

My parentsø names have been wrongly written as Anjana Kumari Sharma instead of Anjana Sharma (Mother) and Bhushan Bharat Sharma instead of Bharat Bhushan Sharma in my 10th class documents. Now, I am applying for correction of the same. Objection, if any, may be conveyed to Principal, Presentation Convent Sr. Sec. School, Gandhi Nagar, Jammu or the concerned authority within seven days from the date of publication of this notice.

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

Mimansa Sharma D/o Bharat Bhushan Sharma, R/o H. No. 312, Lane No. 6, Sector 1, Nanak Nagar, Jammu.

Notice

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

General Manager, Ranbir Govt. Press, Jammu.

Notice

I, Ram Pal Sharma S/o Krishan Dass Sharma R/o Village Jib (Majalta) Tehsil and District Udhampur declare that my son namely Anuj Sharma is reading in 8th Class in K.V. No. 1, and my wifeøs name has been wrongly written in my sonøs School records as Rekha Sharma instead of Rekha Rani. Now, I want the correction of my wifeøs name. Objection, if any, may be conveyed it to concerned Authority within seven days from the publication of this notice.

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

Ram Pal Sharma S/o Krishan Dass Sharma R/o Village Jib (Majalta), Tehsil and District Udhampur.

Notice

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

General Manager, Ranbir Govt. Press, Jammu.



JAMMU AND KASHMIR OFFICIAL GAZETTE

ADVERTISEMENTS—C

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JAMMU AND KASHMIR PUBLIC SERVICE COMMISSION, RESHAM GHAR COLONY, BAKSHI NAGAR, JAMMU.

Subject :ô Filling up of Gazetted/Faculty posts in Government Unani Medical College-cum-Hospital, Ganderbal, Kashmir.

Ref. :ô Health and Medical Education Departmentøs letter No. HD/ ISM/69/2020 dated 28-01-2021.

ô ô óó

Notification No. 01-PSC (DRP) of 2022

Dated 03-01-2022.

Applications through online mode are invited from the applicants who are domiciled in the Union Territory of Jammu and Kashmir, possessing the prescribed academic/professional qualification and age

MOST IMPORTANT

- ➤ Candidates are advised to update their One Time Registration before filling the Application Form.
- ➤ The Application Form together with instructions for filling up the Application Forms will be available at the website of the Commission from 06-01-2022.
- Candidates are advised to go through the instructions and all the eligibility conditions prescribed for the post before filing the online Application Form.
- Last date for filling of online application complete in all respects along with the requisite fee (online mode only) is 05-02-2022.
- ➤ The last date for receipt of online applications provided in the notification shall be the cut-off date for determining the eligibility as regards acquisition of Domicile Certificates and educational and professional qualifications.
- ➤ The minimum and maximum age will however be reckoned with reference to 1st January, 2022.
- ➤ Candidates can edit some of the fields in their online application form w. e. f. 07-02-2022 to 09-02-2022 (up to 11.59 PM) instructions in this regard will be separately made available on the website.
- Candidates are required to upload all the mandatory prescribed/ requisite documents.
- ➤ In case the mandatory prescribed/requisite documents are not uploaded with the online application form, the application form/

- - ➤ Candidates are not required to submit hard copy of the online application form or any other documents to the Commission.
 - ➤ The candidates will however, be required to present/produce a down loaded copy of the online application form along with the original certificates at the time of documentary verification.
 - Candidates are advised in their own interest to submit online applications much before the closing date and not to wait till the last date to avoid the possibility of disconnection/inability to pay fee or failure to login to the online application portal on account of heavy load on the website during the closing days.

2. Name of post/scale of pay/prescribed qualification :

Item Post Pay Scale **Qualification** No. $\hat{0} \ \hat{0} \$ 2 3 4 $\hat{0} \ \hat{0} \$ 1 Lecturer/Assistant Level-11 i. A Bachelor's Degree in Unani Medicine from a Professor (67700 -University or its equivalent as recognized under the Indian Medicine, Central Council Act, 1970. (Kuliyat) (Basic 208700) Principles)

- ii. A Post-Graduate degree in Kulliyat from an institution duly recognized by Central Council of Indian Medicine.
- Lecturer/Assistant Level-11
 Professor (67700-(Tasheh-ul-Badan) 208700)
 (Anatomy)
- A Bachelor's Degree in Unani Medicine from a University or its equivalent as recognized under the Indian Medicine, Central Council Act, 1970.
- ii. A Post-Graduate degree in Tashreeh-ul-Badan from an institution duly recognized by Central Council of Indian Medicine.

- $\hat{0} \ \hat{0} \$
- Lecturer/Assistant Level-11
 Professor (67700-(Munafeul Aza) 208700)
 (Physiology)
- A Bachelor's Degree in Unani Medicine from a University or its equivalent as recognized under the Indian Medicine, Central Council Act, 1970.
- ii. A Post-Graduate degree in Munafeul Aza from an institution duly recognized by Central Council of Indian Medicine
- 4. Lecturer/Assistant Level-11
 Professor (Ilmul (67700Advia) 208700)
 (Pharmacology)
- A Bachelor's Degree in Unani Medicine from a University or its equivalent as recognized under the Indian Medicine, Central Council Act, 1970.
- ii. A Post-Graduate degree in Ilmul Advia from an institution duly recognized by Central Council of Indian Medicine.
- 5. Lecturer/Assistant Level-11 Professor (llmul (67700-Saidla) 208700) (Pharmacy)
- A Bachelor's Degree in Unani Medicine from a University or its equivalent as recognized under the Indian Medicine, Central Council Act, 1970.
- A Post-Graduate degree in Ilmul Saidla from an institution duly recognized by Central Council of Indian Medicine.
- 6. Lecturer/Assistant Level-11
 Professor (67700(Mahiyatul 208700)
 (Amraz)
 (Pathology)
- i. A Bachelor's Degree in Unani Medicine from a University or its equivalent as recognized under the Indian Medicine, Central Council Act, 1970.
- ii. A Post-Graduate degree in Mahiyatul Amraz from an institution duly recognized by Central Council of Indian Medicine.
- 7. Lecturer/Assistant Level-11
 Professor (67700Tahiffuzi-wa- 208700)
 Samajai-Tib
 (Social and
 Preventive
 Medicine)
- A Bachelor's Degree in Unani Medicine from a University or its equivalent as recognized under the Indian Medicine, Central Council Act, 1970.

- $\hat{0} \ \hat{0} \$
 - ii. A Post-Graduate degree in Tahiffuzi-Wa-Samajai Tibb from an institution duly recognized by Central Council of Indian Medicine.
- 8. Lecturer/Assistant Level-11 Professor (67700-(Moalajat) 208700) (Medicine)
- A Bachelor's Degree in Unani Medicine from a University or its equivalent as recognized under the Indian Medicine, Central Council Act, 1970.
- ii. A Post-Graduate degree in Moalijat from an institution duly recognized by Central Council of Indian Medicine.
- 9. Lecturer/Assistant Level-11
 Professor (67700(Niswan-waQabalat)
 (Gynaecology
 and Obstetrics)
- i. A Bachelor's Degree in Unani Medicine from a University or its equivalent as recognized under the Indian Medicine, Central Council Act, 1970.
- A Post-Graduate degree in Niswan-wa-Qabalat from an institution duly recognized by Central Council of Indian Medicine.
- 10. Lecturer/Assistant Level-11 Professor (67700-(Illmul Atfal) 208700) (Pediatrics)
- A Bachelor's Degree in Unani Medicine from a University or its equivalent as recognized under the Indian Medicine, Central Council Act, 1970.
- A Post-Graduate degree in Illmul Atfal from an institution duly recognized by Central Council of Indian Medicine.
- 11. Lecturer/Assistant Level-11 Professor (67700-(Jarahat) 208700) (Surgery)
- A Bachelor's Degree in Unani Medicine from a University or its equivalent as recognized under the Indian Medicine, Central Council Act, 1970.
- A Post-Graduate degree in Jarahat from an institution duly recognized by Central Council of Indian Medicine.
- 12. Lecturer/Assistant Level-11 Professor (Ain- (67700-Uzn-Halak-wa- 208700) Asnan (ENT)
- i. A Bachelor's Degree in Unani Medicine from a University or its equivalent as recognized under the Indian Medicine, Central Council Act, 1970.
- ii. A Post-Graduate degree in Ain, Uzn, Halaqwa-Asnan from an institution duly recognized by Central Council of Indian Medicine.

- 230 The J&K Official Gazette, 27th Jan., 2022/7th Magha, 1943. [No. 44
- $\hat{0} \ \hat{0} \$
- 13. Lecturer/Assistant Level-11 i. A Bachelor's Degree in Unani Medicine from a Professor (67700-University or its equivalent as recognized under (Amraze Jild wa 208700) the Indian Medicine, Central Council Act, 1970. (Tazeeniyat) (Dermatology)
 - ii. A Post-Graduate degree in Amraze Jild wa Tazeeniyat from an institution duly recognized by Central Council of Indian Medicine.
- Professor (Ilaj (67700-Bit Tadbeer) 208700) (Regimental Therapy)
- 14. Lecturer/Assistant Level-11 i. A Bachelor's Degree in Unani Medicine from a University or its equivalent as recognized under the Indian Medicine, Central Council Act, 1970.
 - ii. A Post-Graduate degree in Ilaj Bit Tadbeer from an institution duly recognized by Central Council of Indian Medicine.
- 15. Dy. Medical Superintendent (67700-208700)

Level-11 i. A Bachelor's Degree in Unani Medicine from a University or its equivalent as recognized under the Indian Medicine, Central Council Act, 1970.

> A Post-Graduate degree as a regular candidate in Health/Hospital Administration/Management form an Institution/University recognized by University Grants Commission.

A Bachelor's Degree in Unani Medicine from a University or its equivalent as recognized under the Indian Medicine, Central Council Act, 1970, with ten years clinical experience and five years administrative experience in running a Government Unani Health Institution.

Note I:

In terms of Government Order No. 796-JK (HME) of 2020 dated 13-10-2020, the following provisions of the allied subjects have been earmarked in case the candidates of post-graduate qualification in the concerned subject are not available for the following post of Lecturer/Assistant Professor.

No. 44] The J&K Official Gazette, 27th Jan., 2022/7th Magha, 1943. 231 66666666 66666666666666666666666666				
	ô ô ô ô ô ô ô ô ô ô ô Tashreehul Badan	ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô llmul Jarahat		
2.	Manafeul Aza	Kulliyat Tib		
3.	Ilmul Saidla	Ilmul Advia		
4.	Tibi Qanooni	Tahafuzzi wa Samaji Tib or Moalajat or Ilmul Advia		
5.	Sareeriyat	Moalajat		
6.	Mabiyatul Amraz	Moalajat		
7.	Ilaj Bit Tadbeer	Moalajat or Tahafuzz wa Samaji Tib		
8.	Amraze Jild wa Tazeeniyat	Moalajat		
9.	Amraze Ain, Uzn, Anf, Halaq wa Asnan	Ilmul Jarahat or Moalajat		
10.	Ilmul Atfal	Moalajat or Qablat wa Amraze Niswan		

Note II:

- 1. Priority shall be given to the candidates having doctorial degree in Unani.
- 2. The holder of Research experience of regular doctor of Philosophy (Ph. D) shall be considered equivalent to one year teaching experience.

3. Details (No.) of posts with category-wise break up:

Name of the Post ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô	2	3	4	
Lecturer/Assistant Professor 01 - 01 (Tasheh-ul-Badan] (Anatomy)				
Lecturer/Assistant Professor 01 - 01 (Munafeul Aza) (Physiology)				
Lecturer/Assistant Professor (limul Advia) (Pharmacology)	01	-	01	

232 The J&K Official Gazette, 27th 666666666666666666666666666666666666		_		
ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô Lecturer/Assistant Professor (limul Saidla) (Pharmacy)	ôôôôô	ô ô ô 01	ô ô ô 6	ô ô ô 01
Lecturer/Assistant Professor (Mahiyatul Amraz) (Pathology)		01	-	01
Lecturer/Assistant Professor Tahiffuzi-wa-Samajai-Tib (Social & Preventive Medicine)		01	01	02
Lecturer/Assistant Professor (Moalajat) (Medicine)		01	01	02
Lecturer/Assistant Professor Niswan-wa-Qabalat (Gynaecology & Obstetrics)		01	-	01
Lecturer/Assistant Professor (limul Atfal) (Pediatrics)		01	-	01
Lecturer/Assistant professor (Jarajat) (Surgery)		01	-	01
Lecturer/Assistant Professor (Ain-Uzn-Halaq-wa-Asnan) (ENT)		01	-	01
Lecturer/Assistant Professor (Amraze Jild wa Tazeeniyat) (Dermatology)		01	-	01
Lecturer/Assistant Professor (11aj Bit Tadbeer) (Regimental Therapy)		01	-	01
Dy. Medical Superintendent		01	-	01
		ôôô	ôôôô	ôôôô
	Total	15	02	17
		ô ô ô	ô ô ô ô	ôôôô

5. Age as on 1st January, 2022:

The requirement of age for candidates belonging to Open Merit (OM) and various reserved categories is as follows :ô

S. No.	Category	Age limit	Not born after	Not born before
ôô	ô ô ô ô ô ô	ô ô ô ô ô ô ô ô ô		ô ô ô ô ô
1.	OM	40	01-01-2004	01-01-1982
2.	RBA	43	01-01-2004	01-01-1979

6. Reservation:

- i. A candidate seeking his/her consideration under any reserved categories must ensure that he/she possesses a valid requisite category certificate and on the cut-off date.
- ii. The candidature of the candidates will be provisional till the genuineness of the reserved category certificate is verified by the Appointing Authority.
- iii. Candidates may note that in case a claim for reservation is made on the basis of false/fake/fraudulent certificate, he/she shall be debarred from the examination(s) conducted by the J&K Public Service Commission, in addition to any other penal action as may be deemed appropriate.

7. Domicile:

The candidate should be a Domicile of the Union Territory of Jammu and Kashmir. The candidate must possess a valid Domicile Certificate issued by the Competent Authority in the prescribed format as on the last date prescribed for submission of online application form.

8. Requisite Fee:

After successful submission of the online application form, candidate will be required to deposit requisite fee through online mode. The amount of fee to be paid is given below :ô

General Category = Rs. 1000.00 Reserved Categories = Rs. 500.00 PHC = NIL

Note:

- (i) The application form submitted without deposition of the fee, which gets substantiated through reflection of the same on the application form, shall be treated as incomplete and candidature shall be deemed to have been rejected without any notice. No representation against such rejection shall be entertained.
- (ii) Submission of multiple applications by way of prefixing Mr./Ms. or through generation of Multiple User ID¢s or any other mode, followed by either non-payment of fee particulars or fee particulars (TID) of one application (RID) being mentioned

9. Documents to be uploaded:

While filing the online application form the applicants are required to upload the documents as per details given below :ô

- (a) Documents (Mandatory)ô
 - (i) Date of Birth Certificate (Secondary School/Matric Certificate-01 leaf;
 - (ii) Domicile Certificate-01 leaf;
 - (iii) Bachelors degree in Unani Medicine or its equivalent along with consolidated Marks Cards;
 - (iv) Post-Graduation degree in the prescribed field (specialization) along with consolidated marks card along with Registration Certificate, from competent authority;
 - (v) Ph.D degree along with result notification, wherever applicable;
 - (vi) Experience Certificate (Ten years) and five years administration experience for the post of Dy. Medical Superintendent.
- (b) Documents (Mandatory) if claiming benefit under that category)ô
 - (i) Valid Category Certificate-01 leaf;
 - (ii) For Physically Challenged Candidates Disability Certificate on the prescribed format, if required-01 leaf;
 - (iii) In-service Certificate signed by HoD.
- (c) Any other document for which the candidate is claiming weightage as per provisions laid down in J&K (Business and Procedure) Rules, 2021ô
 - (i) Certificate of Distinction in Sports in terms of J&K (Appointment of Outstanding Sports Persons) Rules, 1998-01 Leaf:

- (ii) õCö Certificate in NCC activities-01 Leaf;
- (iii) Gold Medal Certificate for overall first position in the minimum prescribed qualification-01 leaf. In case the convocation for award of Gold Medal has not been convened, a certificate from the competent authority shall be uploaded to the affect that he/she is entitled to Gold Medal for securing overall first position in the prescribed qualification and that the same shall be awarded in the Convocation of the University/Institution;
- (iv) List of Research Papers/Publications as per format-01 leaf ;
- (v) List of Conferences (Participation and Presentation) as per format-01 leaf;
- (vi) List of Books as per format-01 leaf.

It may be noted that no further opportunity to upload any document shall be provided hereafter and action under rules including rejecting of application/candidature etc. will be taken.

10. Scheme of selection:

Selection shall be made in accordance with the provisions laid down in the Jammu and Kashmir Public Service Commission (Business and Procedure) Rules, 2021 as amended from time to time.

Candidates are especially advised to apprise themselves with the provisions of Rule 44 (ii) of the Jammu and Kashmir Public Service Commissionøs (Business and Procedure) Rules, 2021.

11. Important instructions regarding filling up of online applications are given herein below :—

- i. Candidates are required to apply online through the website of the Commission i.e. http://www.jkpsc.nic.in No. other means/mode of application shall be accepted.
- ii. Candidates are first required to go to the JKPSC website http://www.jkpsc.nic.in and click on the link õOne Time Registrationö or click on Login menu if you have already created your profile with the JK PSC.
- iii. After logging into your account, candidates are required to fill all the requisite fields of One Time Registration (OTR) i. e. personal information, contact information and educational qualification, service details etc.

- - iv. The candidate shall also be required to upload the image of date stamped recent passport size color photograph and signature. The photograph should not be taken earlier than 01-01-2021.
 - v. Size of the photograph (passport size) and signature must be between 10kB to 20kB in *.jpeg or *.jpg only.
 - vi. After successful submission of all the details in your OTR account, check the eligibility conditions as mentioned in the advertisement notification before applying for the post.
 - vii. Click on the õshow examinationö as shown against the respective post/examination you want to apply.
 - viii. On clicking on the õshow examinationö a window will appear on your computer screen. Select the month of the advertisement notification for which you want to apply, a link(s) for the post(s) will appear on the computer screen.
 - ix. An õAPPLYö button is shown against the respective post and the candidates will click on the APPLY button against the post he/she is eligible.
 - x. On clicking õAPPLYö button, an instruction window will appear. Candidates should read instructions carefully before clicking on õAPPLYö button at the bottom of the webpage.
 - xi. On clicking õAPPLYö button, the system will display all facts/ particulars that a candidate may have mentioned while filling up the necessary fields of his/her OTR account. Candidate shall fill up the remaining required fields in the application form and accept the declaration thereof.
 - xii. Once the candidate is satisfied about the correctness of the filled in details, then, he or she may click on õSUBMITö button to finally push the data into server with successful submission report.
 - xiii. On successful submission of the basic details, the candidates will be required to pay the online fee and uploading of the documents, for final submission of the online application form.
 - xiv. Candidates can pay the requisite fee through online mode in the õSUBMITTED APPLICATIONSÖ menu in your account.

- xv. After successful payment of the fee, the fee status will get reflected on the Online Application Form. Candidates can check the fee status by clicking on the Print Application Button in the submitted Applications menu in your JKPSC account. In case the payment status shows either onot submitted or under processing or status has not been reflected on your submitted application formo, candidate(s) are advised to contact the JKPSC office at Solina, Srinagar/Resham Ghar Colony, Jammu immediately for clarification. Further where the online fee is paid through other service providers the candidate must ensure that not only the amount of fee is debited from his/service provider Account but also credited into the official account of JKPSC.
- xvi. The candidate would be able to get the printout of his/her submitted application only after the payment of the requisite fee and uploading of mandatory prescribed/requisite documents.
- xvii. The JKPSC will not undertake detailed scrutiny of applications for the eligibility and other aspects at the time of filling up of online and, therefore, candidature will be accepted only provisionally. The candidates are advised to go through the requirements of educational qualification, age, etc. and satisfy themselves that they are eligible for the post(s). Copies of supporting documents will be sought at the time of document verification. When scrutiny is under taken, if any, claim if made in the application is not found/ substantiated by proof, the candidature will be cancelled and the Commission's decision shall be final and binding.
- xviii. Please note that the above procedure is the only valid procedure for applying. No other mode of application or incomplete steps would be accepted and such applications would be rejected.

12. Editing of the online application form :

Candidates who have successfully submitted the online application form along with requisite fee will be allowed to edit some of the fields in their submitted online application form w. e. f. 07.02.2022 to 09.02.2022. Detailed instruction in this regard will be made available on the website of the Commission.

Candidates are advised that they should not furnish any particulars that are false or suppress any material information. A candidate who is, or has been, declared by the Commission, to be guilty ofô

- i. obtaining by wrongful support of his/her candidature by any means; or
- ii. impersonating; or
- iii. procuring impersonation by any person; or
- iv. submitting fabricated documents or documents which have been tampered with ; or
- v. making statements which are incorrect, or false or suppressing material information ; or
- vi. resorting to any other irregular or improper means in connection with his/her candidature for the selection; or
- vii. attempting to commit or, as the case may be, abetting the Commission of all or any of the acts specified in the foregoing clauses may, in addition to rendering himself/herself liable to criminal prosecution.

shall be liable:

- (a) to be disqualified by the Commission from selection for which he/she is a candidate; and/or
- (b) to be debarred either permanently or for a specified periodô
 - (i) By the Commission from any selection held by them.
 - (ii) By the Union Territory Government from any employment under them; and
- (c) if he/she is already in-service under Government, disciplinary action can be taken against him/her under the appropriate rules.

(Sd.) R. K KATOCH, JKAS,

Secretary,

J&K Public Service Commission.

قىمىمەج ت

رجٹر ڈنمبر ہے کے۔33



جمول وشميرگورنمنط گزط

جلد نمبر 134_ جمول -مورخه 27 جنوری 2022ء بمطابق 7 ما گھا 1943_ وروار نمبر 44

اشتهارا<u>ت</u>

ازعدالت فسط ایر بیشنل منصف (فارسط) جوڈ بیشل مجسٹریٹ درجہاوّل جموں سرکار بنام لیاقت علی پرچاملت نمبر 396 سال 2013 ء بجرائم زیرد فعات 188 RPC

وارنٹ گشتی زیر د فعہ 512 ضابطہ فو جداری

بنام المكاران پوليس بو ٹی جموں وکشمير بخلاف مُلزم اُلصدر

معاملہ مندرجہ عنوان اُلصدر میں مُلزم کو بار ہابذر بعہ وارنٹ گرفتاری بلاضانتی طلب کیا گیا ہے۔ اِلامُلزم کی دستیا بی نہ ہوئی ہے اور وارنٹ مندا پر تغیل آئی ہے کہ مُلزم لیا فت علی ولد بنیا حسین سکنہ کھری مخصیل وضلع جموں ۔گھر سے فرار ہے اور ویژش ہوگیا ہے۔ سے فرار ہے اور رویوش ہوگیا ہے۔ حس سے مُلزم کی دستیا بی بطریق آسانی مشکل ہے۔

لہذا مُکزم کے خلاف کارروائی زِیرِ دفعہ 512 ض ف بعمل لائی جاکر اہلکاران پولیس یوٹی جموں وکشمیرکوشکم واختیار دیاجا تاہے کہ مُکزم متذکرہ بالا جہاں کہیں بھی اندر حدود یوٹی دستیاب ہوتو اُسے فوراً گرفتار کر کے عدالت ہٰذا میں پیش کریں ۔

سركار بنام محمد فريد

پرچەعلت نمبر223 سال 2014

188 RPC&3P.C.Act : بجرائم زیردفعات : 189/17 H MV Act & 119/17 H MV Act

حُكم بنام المكاران بوليس بو ٹی جموں وکشمير

معا ملہ مندرجہ عنوان اُلصدر میں مُلزم کو بار ہا بذریعہ وارنٹ گرفتاری
بلا ضانتی طلب کیا گیا ہے۔ اِلامُلزم کی دستیا بی نہ ہوئی ہے اور وارنٹ ہذا پر
تقمیل آئی ہے کہ مُلزم محمد فرید ولدمحمہ یقوب سکنه تقرو نالہ تخصیل وضلع اُدوہم پور
گھر سے فرار ہے اور روپوش ہو گیا ہے جس سے مُلزم کی دستیا بی بطریق
آسانی مشکل ہے۔

لہذا مُلزم کے خلاف کارروائی زِیر دفعہ 512 ض ف بعمل لائی جاکر اہلا مگاران پولیس یوٹی جمول و تشمیر کو حکم واختیار دیا جاتا ہے کہ مُلزم متذکرہ بالا جہاں کہیں بھی اندر حدود یوٹی دستیاب ہوتو اُسے فوراً گرفتار کر کے عدالت ہذا میں پیش کریں۔

سرکار بنام وِدیاساگر

علت نمبر 34 سال 2011 ء

بجرائم زیردفعه : RPC

وارنٹ شتی عام زیر دفعہ 512 ض

حكم بنام المكاران يوليس U.T آف جمول وكشمير

معاملہ مندرجہ عنوان اُلصدر میں مُلزم کو بار ہابذر بعیہ وارنٹ گرفتاری بلاضانتی طلب کیا گیا ہے۔ اِلا مُلزم کی دستیا بی نہ ہوئی ہے اور وارنٹ ہذا پر تعمیل آئی

Vidya Sagar S/o Lakshman Dass ہے کہ مُلزم R/o H. No.125 Tarikuta Nagar Jammu.

گھر سے فرار ہے اور روپوش ہوگیا ہے جس سے مُلزم کی دستیا بی بطریق آسانی

لہذا مُلزم کے خلاف کارروائی زِیرِ دفعہ 512 ض ف بعمل لائی جاکر اہلکاران پولیس یوٹی جموں وکشمیرکوٹکم واختیار دیا جاتا ہے کہ مُلزم متذکرہ بالا جہاں کہیں بھی اندر حدود یوٹی دستیاب ہوتو اُسے فوراً گرفتار کر کے عدالت ہذا میں پیش کریں ۔

دستخط: فسط الديشنل منصف (فارسك) جود يشل مجسطريك درجهاو ل جمول

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 1st September, 2021.

SO-305.66In exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notifies the name of Sh. Syed Ibrahim Shah S/o Syed Ahmad Shah R/o Magam, Member (Ward No.11) of Municipal Committee, Magam to have been declared as elected President of the Municipal Committee, Magam for the remainder period.

By order of the Government of Jammu and Kashmir.

(Sd.) DHEERAJ GUPTA, IAS,

Principal Secretary to Government, Housing and Urban Development Department.

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 1st September, 2021.

SO-306.66In exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notifies the name of Sh. Irshad Hussain Mir S/o Mohammad Jaffar Mir R/o Magam, Member (Ward No. 6) of Municipal Committee, Magam to have been declared as elected Vice-President of the Municipal Committee, Magam for the remainder period.

By order of the Government of Jammu and Kashmir.

(Sd.) DHEERAJ GUPTA, IAS,

Principal Secretary to Government, Housing and Urban Development Department.

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

Jammu, the 8th September, 2021.

SO6317.ô In exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notifies the name of Shri Manzoor Ahmad Khan S/o Mohad. Abdullah Khan R/o Tral, Member, Ward No. 11, Municipal Committee, Tral for being declared as elected President of the Municipal Committee, Tral for the remainder period.

By order of the Government of Jammu and Kashmir.

(Sd.) DHEERAJ GUPTA, IAS,

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

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATO HOME DEPARTMENT

Notification

Srinagar, the 8th September, 2021.

SO6318.ô In exercise of the powers conferred under sub-section (1) of section 9 of the Manoeuvres, Field Firing and Artillery Practise Act, 1938, the Government of Jammu and Kashmir hereby defines the area measuring 82 Kanals and 07 Marlas under Khasra Nos. 803, 804 and 806 situated at Village Bapli, Lote, Tehsil and District Udhampur as an area for the purpose of carrying out periodically Field Firing and Artillery Practice by the Border Security Force (BSF), for a period of 10 years w. e. f. 01-03-2020.

By order of the Government of Jammu and Kashmir.

(Sd.) RASHID RAINA, KAS,

Under Secretary to the Government.

PART I—B

Jammu and Kashmir Government—Notifications.

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

Notification

Jammu, the 10th September, 2021.

SO6319.ô In exercise of the powers conferred by rule 4 of the Jammu and Kashmir E-Court Fees Rules, 2021, the Government hereby appoints Stock Holding Corporation of India Limited (SHCIL) as Central Record Keeping Agency (CRA) for the implementation of the Jammu and Kashmir E-Court Fees Rules, 2021 in the Union Territory of Jammu and Kashmir. SHCIL will be paid a commission @ 0.65% (i. e. paisa for every rupees hundred).

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to Government.

PART I-B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATO HOME DEPARTMENT

Notification

Jammu, the 13th September, 2021.

SO6320.ô Whereas, the Government vide notification SRO-313 dated 25-08-2010 appointed District and Sessions Judge, Rajouri as Arbitrator to determine the award of compensation in respect of land measuring 15 Kanals 11 Marlas, 17 Kanals 12 Marlas, 10 Kanals 18 Marlas and 17 Marlas bearing Khasra Nos. 63, 48, 55 and 49 respectively, situated in Village Pathan Mohra, Tehsil and District Rajouri; and

Whereas, on the request of the Arbitrator, the Government extended the time period for completing the arbitration proceedings vide SRO-150 dated 13th May, 2011 and 535 dated 03-12-2018; and

Whereas, the said Arbitrator could not complete the arbitration proceedings and make an award within the stipulated period of time; and

Whereas, the said Arbitrator again requested for extension in time for determining the amount of compensation in respect of land situated in Village Pathan Mohra, Tehsil and District Rajouri; and

Whereas, the Government after having considered the matter has decided that extension in time for completion of arbitration proceedings be granted.

Now, therefore, in pursuance of sub-rule (1) of rule 10 of the Jammu and Kashmir Requisitioning and Acquisition of Immovable Property Rule, 1969, the Government hereby directs that the time for making the award shall and shall always be deemed to have been extended by a further period of four months from the date of issuance of this notification.

By order of the Government of Jammu and Kashmir.

(Sd.) KHALID MAJEED, KAS,

Special Secretary to the Government, Home Department.



JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government-Notifications.

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

(Power Section)

Notification

Srinagar, the 12th of October, 2021.

SO-348.óóIn exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Government hereby appoint following Naib-Tehsildars to be the Executive Magistrate

	Designation/Place of posting óóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóó
Shri aroof Khan	N. T. Surankote, Tehsil Surankote
ukesh Singh	N. T. Mendhar, Tehsil Mendhar
anoj Kumar	N. T. Lassana, Tehsil Surankote
nmol Singh	N. T. Khanater, Tehsil Haveli
ohd. Azam Khan	N. T. Loran, Tehsil Mandi
andhir Singh	N. T. Bandichechian, Tehsil Haveli
ltaf Hussain	L/A N. T. Harni, Tehsil Mendhar
nkir Hussain Wani	L/A N. T. Chattral, Tehsil Mendhar
ıshil Kumar	UA N. T. Buffliaz, Tehsil Surankote
aqat Ali	I/c N. T. Bhatadhurian, Tehsil Mendhar
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By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to Government.



JAMMU AND KASHMIR OFFICIAL GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ GENERAL ADMINISTRATION DEPARTMENT

Notification

Srinagar, the 20th October, 2021.

SO-361.óóIn exercise of the powers conferred by proviso to Article 309 of the Constitution, the Government of Jammu and Kashmir hereby makes the following rules ; namely :ô

- 1. **Short title and commencement.**ô (1) These rules may be called the Jammu and Kashmir Ex-servicemen (Re-employment in Public Services and Posts) Rules, 2021.
- (2) These rules shall come into force from the date of their notification in the Official Gazette.

- 2. **Definitions.**ô In these rules, unless the context otherwise requires :ô
 - (a) "Armed Forces" means the nayal, military and air forces of the Union:
 - (b) "disabled ex-serviceman" means an ex-serviceman, who while serving in the Armed Forces was disabled in operations, against the enemy or in disturbed areas;
 - (c) "ex-serviceman" means a person,ô
 - (i) who has served in any rank whether as a combatant or non-combatant in the Regular Army, Navy and Air Force of the Indian Union, and
 - (a) who either has been retired or relieved or discharged from such service whether at his own request or being relieved by the employer after earning his or her pension; or
 - (b) who has been relieved from such service on medical grounds attributable to military circumstances beyond his control and awarded medical or other disability pension; or
 - (c) who has been released from such service as a result of reduction in establishment; or
 - (ii) who has been released from such service after completing the specific period of engagement, otherwise than at his own request, or by way of dismissal, or discharge on account of misconduct or inefficiency and has been given a gratuity; and includes personnel of the Territorial Army, namely, pension holders for continuous embodied service or broken spells of qualifying service:

Provided that Short Service Commissioned Officers released from service after completing initial terms of engagement otherwise than by way of dismissal or discharge on account of misconduct or inefficiency and have been given gratuity shall be eligible to the status of ex-servicemen; or

- (iii) personnel of the Army Postal Service who are part of Regular Army and retired from the Army Postal Service without reversion to their parent service with pension, or are released from the Army Postal Service on medical grounds attributable to or aggravated by military service or circumstance beyond their control and awarded medical or other disability pension; or
- (iv) Personnel who were on deputation in Army Postal Service for more than six months prior to the 14th April, 1987; or
- (v) Gallantry award winners of the Armed forces including personnel of Territorial Army; or
- (vi) Ex-recruits boarded out or relieved on medical ground and granted medical disability pension.
- Explanation I :ô An ex-serviceman shall be required to produce a certificate in form XIV duly signed by the competent authority as provided in rule 18 of the Jammu and Kashmir Reservation Rules, 2005.
- Explanation II: ô An ex-serviceman on joining any post after having availed Horizontal Reservation, cannot avail of the benefit of reservation as Ex-Serviceman for any subsequent employment.
- (d) "Government" means the Government of Jammu and Kashmir;
- (e) "post" means a permanent post in the pay level duly sanctioned by the competent authority;
- (f) "reserved vacancies" means vacancies reserved under clause (d) of rule 4 of the Jammu and Kashmir Reservation Rules, 2005;
- (g) "Rules" means the Jammu and Kashmir Re-employment of Ex-servicemen in Public Services and Posts Rules, 2021.
 - (2) Words and expressions used in these rules but not defined shall have the same meaning as assigned to them respectively in the

- 3. **Application of the rules.**ô Notwithstanding anything to the contrary contained in the recruitment rules of any service in force, these rules shall apply to the direct recruitment posts borne on all the subordinate services under the Government, which carry the pay of and upto Level-6E (35900-113500).
- 4. Special provision regarding age limit.ô Notwithstanding anything contained in any other law for the time being in force, every ex-serviceman having served in the Armed forces shall be allowed to deduct the period of such service from his actual age for the purpose of appointment against any vacancy, whether reserved or not under these rules, and if the resultant age does not exceed the maximum age limit prescribed for the post or service for which he seeks appointment by more than three years, he shall be deemed to satisfy the condition regarding age limit.
- 5. Special provision regarding educational qualification.ô (1) For appointment to any reserved vacancy, a matriculate ex-serviceman (which term includes an ex-serviceman, who has obtained the Indian Army Special Certificate of Education or the corresponding certificate in the Navy or Air Force); who has put in not less than 15 years of service in the armed Force may be considered eligible for appointment to the posts for which the essential educational qualification prescribed is graduation and where :ô
 - (a) work experience of technical or professional nature is not essential; or
 - (b) though non-technical professional work experience is prescribed as essential yet the appointing authority is satisfied that the ex-serviceman is expected to perform the duties of the post by undergoing on the job training for a short duration.
- (2) For appointment to any reserved vacancy to be filled partly by direct recruitment and partly by promotion or transfer, where the minimum educational or technical qualification prescribed for appointment

- - (a) satisfies the educational or technical qualification prescribed for direct recruitment to the post from which promotion or transfer to the post in question is allowed; and
 - (b) has identical experience of work in a similar discipline and for the same number of years in the Armed Forces of the Union, as prescribed for promotees or transferees.
- (3) For appointment to any reserved vacancy, where the prescribed minimum educational qualification is matriculation, the appointing authority may, at his discretion relax the minimum educational qualification in favour of an ex-serviceman who has passed the Indian Army Class-I Examination or equivalent examination in the Navy or the Air Force, and who has put in at least 15 years of service in the Armed Forces and is otherwise considered fit to hold the post, in view of his experience and other qualification.
- 6. **Relaxation of Standard.**ô In case sufficient number of candidates belonging to the ex-servicemen are not available on the basis of general standard to fill all the vacancies reserved for them, candidates belonging to the category of ex-servicemen may be selected under the relaxed standard of selection to make up the deficiency in the reserved quota subject to the condition that such relaxation will not affect the level of performance by such candidates.
- 7. Special provision regarding relaxation in Physical Endurance Tests.ô (1) In respect of the posts for which a candidate has to qualify Physical Endurance Tests, wherever such tests are prescribed, an ex-serviceman shall be required to qualify such tests as per the following relaxed standards :ô

		Male	F	Female
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Age	Race 1600	Push ups	Race 1000	Shot put
	Mtrs.		Mtrs.	(4 Kgs.)
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1	2	3	4	5
óóóóóóóóóóóóóóó	δόόόόόόόό	óóóóóóóóóóó	óóóóóóóóóóó	óóóóóóóóóóóó
Upto 30 years	61/2	20	61/2	$14\frac{1}{2}$
	Minutes		Minutes	Feet

6 The J&K	Official Gazette,	20th Oct., 2021	./28th Asv., 194	13. No. 29-f
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1	2	3	$\boldsymbol{\it A}$	5
1	2	3	7	5

 $7\frac{1}{2}$ Above 30 to $7\frac{1}{2}$ 16 $12\frac{1}{2}$ 40 years Minutes Minutes Feet Above 40 81/2 81/2 101/2 12 Minutes Minutes Feet years

Explanation I :ô For the purpose of this rule, the age of the Exserviceman shall be his actual age.

- Explanation II: ô All Ex-Servicemen shall be required to pass the written tests and fulfill the prescribed physical standards apart from meeting the medical standards prescribed for direct recruits.
- 8. **Power to relax.**ô Where the Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules :

Provided that while exercising such powers, the Government shall ensure that the discretion is exercised *bonafide* and is duly notified for information of general public.

- 9. **Power to remove difficulties.**ô If any difficulty arises in giving effect to the provisions and interpretation of these rules, the Government in the General Administration Department may issue such instructions, not inconsistent with the provisions of these rules, which appear to it to be necessary or expedient for the purpose of removing the difficulty and for the purpose of giving effect to these rules.
- 10. **Repeal and Savings.**ô (1) All existing rules and orders in force immediately before the commencement of these rules relating to matters covered by these rules are hereby repealed.
- (2) Notwithstanding such repeal, any appointment, order made or action taken under the provisions of the rules/orders so repealed shall be deemed to have been made or taken under the corresponding provisions of these rules.

By order of the Government of Jammu and Kashmir.

(Sd.) MANOJ KUMAR DWIVEDI, IAS,

Commissioner/Secretary to the Government, General Administration 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 14th November, 2021/Kartika 23, 1943 (Saka).

THE DELHI SPECIAL POLICE ESTABLISHMENT (AMENDMENT) ORDINANCE, 2021

(No. 10 of 2021)

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

An Ordinance further to amend the Delhi Special Police Establishment Act, 1946.

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

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

- 1. Short title and commencement.ô (1) This Ordinance may be called the Delhi Special Police Establishment (Amendment) Ordinance, 2021.
 - (2) It shall come into force at once.
- 2. Amendment of section 4.—In section 4B of the Delhi Special Police Establishment Act, 1946 (25 of 1946) in sub-section (1), the following provisos shall he inserted, namely,ô

õProvided that the period for which the Director holds the office on his initial appointment may in public interest, on the recommendation of the Committee under sub-section (1) of section 4A and for the reasons to be recorded in writing, be extended up to one year at a time:

Provided further that no such extension shall be granted after the completion of a period of five years in total including the period mentioned in the initial appointment; ö.

RAM NATH KOVIND,

President.

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(Sd.) DR. REETA VASISHTA,

Secretary to the Government of India.



JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I-B

Jammu and Kashmir Government-Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATO HOME DEPARTMENT

Notification

Srinagar, the 30th July, 2021.

SO-260.ô Whereas, on 04-02-2021, Anantnag Police during naka checking at Dailgam intercepted a suspect for checking who tried to escape from the spot but was chased down by the naka party. During his personal search, Police recovered 01 hand grenade and 30 AK rounds from his possession; and

2. Whereas, a case FIR No. 22/2021 under sections 18, 20, 38 of ULA (P) Act, 7/25 Arms Act was registered in Police Station, Anantnag

- 3. Whereas, during the course of investigation, site plan of place of occurrence and seizure memos were prepared and statement of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 4. Whereas, during investigation, it was established that the accused Tanveer Ahmad Khan was member of JeM terrorist banned outfit and was provided arms/ammunition by the terrorists of the outfit for carrying out the attack on the security forces in the area; and
- 5. Whereas, on the basis of investigation, statement of witnesses recorded and other evidence collected, the Investigating Officer has established *prima facie* involvement of below mentioned accused persons for the commission of offences punishable under sections as shown against his name of Unlawful Activities (Prevention) Act, 1967:ô

- 6. 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 relevent documents relating to the case and has come to the conclusion that *prima facie* case is made out against the accused person; 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 ULA (P) Act, 1967, the Government hereby accord

By order of the Government of Jammu and Kashmir.

(Sd.	١.					_					_			_	

Principal Secretary to the Government, Home Department.



JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government—Notifications.

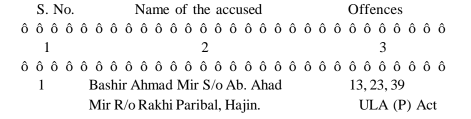
GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATO HOME DEPARTMENT

Notification

Srinagar, the 2nd August, 2021.

SO-262.ô Whereas, on 05-02-2021, Bandipora Police during joint naka checking at Paribal, Hajin intercepted three suspects for checking. The suspects tried to escape from the spot but were chased down by the naka party, identified as Bashir Ahmad Mir S/o Ab. Ahad Mir R/o Rakhi Paribal, Hilal Ahmad Parray S/o Gh. Mustafa Parray R/o Parray Mohalla Hajin and Irfan Ahmad Bhat S/o Gh. Ahmad Bhat R/o Bonikhan Mohalla Hajin. During their personal search, 03 hand grenades were recovered from their possesion and on preliminary questioning accused persons disclosed that they were working as associates of prescribed LeT terrorist organization; and

- 2. Whereas, a case FIR No. 10/2021 under section 7/25 Arms Act, 13, 23, 39 Unlawful Activities (Prevention) Act, 1967, came to be registered in Police Station, Hajin and investigation of the case was set into motion. Subsequently, during investigation section 20 ULA (P) Act was added in the case; and
- 3. Whereas, during the course of investigation, site plan of place of occurrence and seizure memos were prepared and statement of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 4. Whereas, during investigation, accused Bashir Ahmad Mir disclosed that he along with his above two associates namely Hilal Ahmad Parray and Irfan Ahmad Bhat were provided arms/ammunition by terrorist Mohammad Saleem Parray @ Billa S/o Gh. Mohammad Parray R/o Kan Mohalla, Hajin for carrying out the terrorist in the area and disclosed that they were voluntarily providing all logistics and other support to the said terrorist. Accused further disclosed that he had concealed some arms/ammunition in his residential house and on his disclosure,01 AK Magazine along with 21 AK rounds were recovered from his residential house; and
- 5. Whereas, during further investigation, it was established that the above three accused persons namely Bashir Ahmad Mir, Hilal Ahmad Parray and Irfan Ahmad Bhat were committing unlawful activity by working as Over Ground Worker (OGWs) for terrorist Mohammad Saleem Parray who provided arms/ammunition to them for carrying out terrorist activities in the area. The said arms/ammunition was recovered from their possession; and
- 6. Whereas, on the basis of investigation, statement of witnesses recorded and other evidence collected, the investigating Officer has established *prima facie* involvement of below mentioned accused persons for the commission of offences punishable under section as shown against each of Unlawful Activities (Prevention) Act :ô



1 2 3

R/o Parray Mohalla, Hajin. ULA (P) Act

- 3. Irfan Ahmad Bhat S/o Gh. Ahmad Bhat R/o Bonikhan Mohalla, Hajin.
- 4. Mohammad Saleem Parray S/o 20, 23 ULA(P) Gh. Mohammad R/o Kan Mohalla, Hajin. Act
- 7. Whereas, accusd Mohammad Saleem Parray is absconding against whom proceedings under section 299 Cr. PC. has been proposed to be initiated; and
- 8. Whereas, the Authority appointed by the Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the case diary file and all the other relevent documents relating to the case and has come to the conclusion that *prima facie* case is made out against the accused person; and
- 9. Whereas, after perusing the case diary file, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the accused persons for their prosecution under the provisions of Unlawful Activities (Prevention) Act, 1967.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of ULA(P) Act, 1967, the Government hereby accord sanction for launching prosecution against the above-mentioned accused persons for the commission of offences punishable under sections 13, 20, 23, 39 of Unlawful Activities (Prevention) Act, 1967, in the case FIR No. 10/2021, of Police Station, Hajin.

By order of the Government of Jammu and Kashmir.

(Sd.)

Principal Secretary to the Government, Home Department.



JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATO HOME DEPARTMENT

Notification

Srinagar, the 2nd August, 2021.

SO-263.ô Whereas, on 06-06-2020, Kulgam Police received reliable information about hiding of active terrorist namely Tariq Ahmad Mir S/o Ab. Rahman Mir R/o Zangalpora along with his associates in the residential house of one Mohammad Abdullah Wani S/o Ambir Wani R/o Hilmiter, Akhal, Devsar with intention to carry out terrorist activity. Subsequently, cordon and search operation was launched in the village but the terrorists escaped from the spot; and

- 2. Whereas, a Case FIR No. 58/2020 under sections 13, 18, 19, 38, 39 Unlawful Activities (Prevention) Act, 1967, came to be registered in Police Station, Devsar and investigation of the case was set into motion. Subsequently, during investigation section 38 ULA(P) Act was dropped from the case; and
- 3. Whereas, during the course of investigation, site plan of place of occurrence and seizure memos were prepared and statement of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 4. Whereas, during investigation, house owner Mohammad Abdullah Wani was arrested in connection with the case and during investigation he disclosed that he was in close contact with terrorist Tariq Ahmad Mir and was providing shelter/logistic support to said terrorist and his foreigner associates namely (1) Sameer Bhai @ Usman Bhai R/o Punjab, Pakistan, (2) Imran Bhai @ Taib Waleed R/o Punjab, Pakistan, (3) Abu Bakr @ Maviya @ Mooman R/o Pakistan, (4) Shamsher R/o Pakistan, (5) Baniya @ Ayoubi R/o Pakistan and (6) Ali Bhai @ Abu Ukasha @ Hyder Ali R/o Pakistan and was harbouring them in his residential house; and
- 5. Whereas, accused Mohammad Abdullah Wani further disclosed that some other persons namely (1) Hilal Ahmad Ganie S/o Wazir Ahmad R/o Malwan, and (2) Khalid Kawsar Bin Hameed S/o Hamedullah Sofi R/o Zangalpora and one more person from Bijbehara, Anantanag (later on identified as Rameez Ahmad Rather S/o Gh. Mohiudin R/o Kanalwan, Bijbehara) were also working for above terrorists and were conducting meetings with them in his residential house. Subsequently, accused Hilal Ahmad Ganie and Khalid Kawsar Bin Hameed were arrested in connection with the case; and
- 6. Whereas, accused Rameez Ahmad was also arrestd in the case and during investigation he disclosed that he came in contact with terrorist Tariq Ahmad Mir and his foreigner associate Imran Bhai and on their motivation he was working as OGW for the above terrorists. He further disclosed that he was conducting meetings with the above terrorists in the residential house of accused Mohammad Abdullah Wani where he also

- 7. Whereas, accused Rameez Ahmad further disclosed that on the directions of above terrorists he made a hideout in the forests of Village, Akhal for hiding of terrorists with the help of other accused persons namely Mohammad Abdullah, Hilal Ahmad, Khaluid Kawasar and disclosed that he alongwith other associates were providing financial assistance to the above terrorists for purchase of arms/ammunition through one Muneeb Ahmad Sofi S/o Bilal Ahmad R/o Kanelwan, Bijbehara who was also arrested in connection with the case; and
- 8. Whereas, during investigation accused Muneeb Ahmad Sofi disclosed that he ws in constant touch with a foreigner terrorist namely Imran Bhai @ Taib Waleed and was working for him. The accused disclosed that other accused persons namely Hilal Ahmad Ganie, Khalid Kawasr, Rameez Ahmad Rather and Badshah Abdullah Wani were also working for the JeM terrorists. He further disclosed that after the arrest of accused Rameez Ahmad Rather by Kulgam Police he escaped to Qatar to avoid his arrest; and
- 9. Whereas, during investigation, it was established that the accused persons namely (1) Tariq Ahmad Mir, (2) Sameer Bhai @ Usman Bhai, (3) Imran Bhai @ Taib Waleed, (4) Abu Bakr @ Maviya @ Mooman, (5) Shamsher, (6) Baniya @ Ayoubi R/o Pakistan and (7) Ali Bhai @ Abu Ukasha @ Hyder Ali werre members of JeM terrorist outfit and accused persons namely (8) Mohammad Abdullah Wani, (9) HilalAhmad Ganie, (10) Khalid Kawsar, (11) Rameez Ahmad Rather, (12) Badshah Abdullah and (13) Muneeb Ahmad Sofi, under well knit conspiracy, were committing unlawful activity by working as over ground worker (OGWs) for the above terrorists and were providing shelter/logistic support to them. The accused persons (08 to 12) above were voluntarily harboring the terrorists and were providing information about the movement of security forces to the terrorists, besides were facilitating their movement from one place to another; and

- 10. Whereas, accused terrorists namely Tariq Ahmad Mir and Ali Bhai have been killed in the encounters against whom proceedings would abate; and
- 11. Whereas, on the basis of investigation, statement of witnesses recorded and other evidence collected, the Investigating Officer has established *prima facie* involvement of below mentioned accused persons for the commission of offences punishable under sections as shown against each of Unlawful Activities (Prevention) Act, 1967:ô

S. Name of accused Offence No.

1.	Mohammad Abdullah Wani S/o Mohammad	13, 18, 19, 39
	Ambir Wani R/o Hilmiter, Akhal	UAP Act.
2.	Sameer Bhai @ Usman Bhai R/o Punjab,	13, 18, 20
	Pakistan.	ULA(P).

- 3. Imran Bhai @ Taib Waleed R/o Punjab, Pakistan.
- 4. Abu Bakr @ Maviya @ Mooman R/o Pakistan.
- 5. Shamsher R/o Pakistan.
- 6. Baniya @ Ayoubi R/o Pakistan.
- 7. Hilal Ahmad Ganie S/o Wazir Ahmad Ganie 13, 18, 19, 39 R/o Malwan. ULA(P).
- 8. Khalid Kawsar Bin Hameed S/o Hameedullah Sofi R/o Zangalpora.
- 9. Rameez Ahmad Rather S/o Ghulam Mohiudin Rather R/o Kanelwan, Bijbehara.
- Muneeb Ahmad Sofi S/o Bilal Ahmad Sofi 13, 39 ULA(P).
 R/o Kanelwan, Bejbehara.
- 11. Badshah Abdullah Wani S/o Mohammad 13, 18, 19, 39 Abdullah Wani R/o Hilmitar, Akhal. ULA(P).

12. Whereas, accused terrorists Sameer Bhai, Imran Bhai, Abu Bakr, Shamsheer and Baniya are absconding, against them proceedings, under sections 299 Cr. PC. have been proposed to be initiated; and

- No. 18-g] The J&K Official Gazette, 2nd Aug., 2021/11th Srav., 1943. 5
- 13. Whereas, the Authority appointd 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 relevent documents relating to the case and has come to the conclusion that *prima facie* case is made out against the above accused persons; and
- 14. Whereas, after perusing the Case Diary File, the relevent documents and also taking into consideration the views of the Authority apppointed 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 provisions of Unlawful Activities (Prevention) Act, 1967.

Now, therefore, in exercise of powers conferred by sub-section 2 of section 45 ULA(P) Act, 1967, the Government hereby accord sanction for launching prosecution against the above mentioned accused persons for the commission of offences punishable under sections 13, 18, 19, 20 and 39 of Unlawful Activities (Prevention) Act, 1967, in the case FIR No. 58/2020 of Police Station, Devsar.

By order of the Government of Jammu and Kashmir.

(S	d)	١										

Principal Secretary to the Government, Home Department.



JAMMU AND KASHMIR OFFICIAL GAZETTE

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

PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATô LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Srinagar, the 5th of August, 2021.

SO-264.ô Whereas, Shri Abdul Ahad Sheikh (Claimant) has filed an application dated 18-11-2019 before the conciliation officer against the management of M/s General Manager, Ellaquai Dehati Bank, Wazir Bagh, Srinagar, stating that he has remained under their employment from 1st May, 2004 on monthly wages; and

Whereas, on 15th of April, 2019, the Management, terminated the applicant from services without giving any notice; and

Whereas, the Management has filed their objections and have challenged the present claim of applicant on the pretext that, he was not working in their office; and

Whereas, the conciliaton officer has submitted his failure report recommending the case for its reference to the Labour Court for adjudication; and

Whereas, the Government is of the opinion that an industrial dispute exists between General Manager, Elaquai Dehati Bank, Wazir Bagh, Srinagar and the applicant; and

Whereas, the Government considers its desirable to refer the said dispute to the Labour Court/Tribunal for adjudication.

Now, therefore, in exercise of the powers conferred under clause (c) of sub-section (1) of section 10 of the Industrial Dispute Act, 1947 (XIV of 1947), the Government hereby refers the said dispute to the :Labour Court/Tribunal for adjudication on the following issues :ô

Whether the applicant was employee of Elaquai Dehati Bank, Wazir Bagh, Srinagar, if yes,ô

- (a) Whether his termination is illegal; and
- (b) What are the benefits, he is entitled to from the Management of Ellaquai Dehati Bank, Wazir Bagh, Srinagar.

By order of the Government of Jammu and Kashmir.

(Sd.) SARITA CHAUHAN, IAS,

Commissioner/Secretary to the Government, Labour and Employment Department.



JAMMU AND KASHMIR OFFICIAL GAZETTE

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

PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ FINANCE DEPARTMENT

Notification

Jammu, the 31st March, 2021.

SO-114.ô The Excise Policy, 2021-22 enunciated as hereunder will come into force on 1st April, 2021 and will continue to remain in force till 31st March, 2022. However, the Government of Jammu and Kashmir may revise the same at any point during the course of the year.

1. Policy Objectives:

1.1. To bring about greater social consciousness about the harmful effects of consumption of liquor and alcoholic beverages;

- - 1.2. To encourage transition from high to low alcoholic content beverages;
 - 1.3. To rationalize the number of taxes/duties and other levies to optimize revenues for common good.
 - 1.4. To check bootlegging/smuggling of liquor in the Union Territory of Jammu and Kashmir from neighbouring States/Union Territories;
 - 1.5. To provide choice of brands and places for consumption to its consumers and a level playing field to all the stake holders.

2. Types of Licenses and issuance thereof:

2.1 The Licenses shall be issued as per the provisions of J&K Excise Act, 1958 and the rules framed thereunderô

Type	Form	Nature												
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Type A	JKEL-l	Wholesale vend of Foreign liquor, imported												
		Liquor and Wine to the trade only.												
	JKEL-1A	Wholesale vend of Foreign liquor to the manufacturer outside the State for sale to JKEL-1.												
	JKEL-1B	Trade (Wholesale BIO/imported foreign liquor).												
	JKEL-1W	Trade (Wholesale wine-Indian BIO).												
Type B	JKEL-3	Retail vend of foreign liquor in hotel.												
	JKEL-3A	Bar with hotel with Banquet.												
	JKEL-4	Retail vend of foreign liquor in a bar attached to a restaurant or cinema or theatre or Dak Bungalow.												

No. 52-g] The J&K Official Gazette, 31st March, 2021/10th Chai., 1943. 3 66666666 6666666666666666666666666					
ô ô ô ô ô ô ô ô ô ô ô ô		Bar in a Banquet Hall.			
	JKEL-7	License for the retail vend of foreign liquor at a club.			
	JKEL-7A	License for the retail vend of beer (bottled, tinned, draught beer in bar).			
	JKEL-7B	Officersø Mess.			
	JKEL-7D	Beer Bar with Microbrewery.			
Type C	JKEL-2	Retail vend of foreign liquor to the public only.			
Type D	JKEL-5	Wholesale and retail vend of foreign liquor in military canteen including unit run military canteen or those run regimentally by the paramilitary forces.			
	JKEL-5A	Master Canteen for (PMF/Police).			
	W-2	CSD Bond.			
Type E	JKEL-12	Wholesale denatured spirit, wholesale and/ or retail/possession and use of denatured spirit/special denatured spirit/methylated spirit or any other spirit/alcohol as per the requirement as the Excise Commissioner may deem fit.			
	JKEL-13	License for Possession and use of absolute Alcohol/Rectified Spirit/Denatured Spirit/ Special Denatured Spirit/Methylated Spirit/ Plain Spirit or any other spirit/Alcohol as per the requirement of Industrial unit as the Excise Commissioner may deem fit.			
	JKEL-14	License for Possession and use of absolute Alcohol/Rectified Spirit/Denatured Spirit/			

JKEL-15 Export, import, transportation, sale or possession of Molasses.

Type F JKEL-6 Bottling Plants.

D-2 Distilleries.

B-1 Breweries.

- **Notes :—**1. In addition to these, the Department shall continue to issue permissions to serve liquor on social occasions at private places, banquet halls, party halls and restaurants etc. on payment of fee prescribed in para 12.
 - 2. Permissible quantity of possession/use of alcohol/spirit in respect of JKEL-12, JKEL-13 and JKEL-14 shall be decided by the Excise Commissioner on case to case basis.
 - 2.1.1. A licensee holding JKEL-1A license shall be allowed to import liquor from any of its own distilleries or the distilleries located outside J&K with which it has a valid agreement to produce or bottle liquor on its behalf after paying a fee of Rs. 5.00 lac for each source.

2.2. Retail trade except JKEL-2:

- 2.2.1. The licenses for operating liquor vends shall be granted strictly in-accordance with the provisions of the ±3&K Excise Act, Svt. 1958øand rules framed thereunder.
- 2.2.2. The Excise Commissioner shall grant new licenses for retail sale of liquor on the premises viz. Type B as per the provisions of 3&K Excise Act, Svt. 1958ø and 3&K Liquor License

- - 2.2.3. A non-refundable processing fee of Rs. fifty thousand shall be charged for processing requests for grant of Type A and B licenses.
 - 2.2.4. The department shall continue to issue Type D and Type E licenses as per the existing procedure.

2.3. Micro-brewery (JKEL-7D):

To encourage transition from high to low alcohol content beverages, the department shall issue Micro-brewery Licenses at the locations permitted by the Excise Commissioner.

2.4. Type-C licenses (JKEL-2):

2.4.1. Retail vends shall be allotted in the form of individual units for the year 2021-22 on locations at Annexure õAö to this Policy. The Excise Department shall grant licenses for off-premises retail sale of liquor (JKEL-2), through e-auction. The department shall initially allot the number of vends as already allotted/operated in the said areas to domiciles of the UT of J&K. The list of all locations is annexed to this policy

2.4.2. MODE OF ALLOTMENT:

The allotment of vends shall be made bye-auction portal i. e., https://jkexcisedept.auctiontiger.net in a completely secure and transparent manner. The detailed procedure for e-Auction/bidding instructions to the bidders shall be available on the e-auction portal and the official website of the Department i. e. www.jkexcise.nic.in.

2.4.3. ELIGIBILITY CRITERIA:

The Bidder should not be below the age of 21 years and be a domicile of UT of Jammu and Kashmir. He/she should be solvent up to 100 per cent of the bid value and should not have been convicted/charge-sheeted for any offence under the J&K Excise Act or facing a trial in any Criminal Court for any non-bailable offence or has criminal antecedents. He should not be defaulter of the Excise Department. The bidder must also satisfy the eligibility criteria specified in the J&K Liquor License and Sale Rules, 1984.

2.4.4. NUMBER OF LOCATIONS THAT CAN BE BID FOR:

A bidder shall have to pay EMD/Bid Fee separately for each bid. However, to obviate the possibility of cartelization and monopolistic practices, only one location shall be allotted to a bidder for which bid is the highest.

2.4.5. PARTICIPATION/REGISTRATION FEE:

Non-refundable/non-adjustable Participation/Registration Fee of Rs. Twenty-five thousand to be paid online through portal as per the link provided. In case of non-participation, the registration fee shall stand forfeited.

2.4.6. EARNEST MONEY DEPOSIT:

Earnest Money shall be Rs. 5.00 Lac for each vend.

2.4.7. RESERVE PRICE FOR EACH VEND:

The minimum reserve price to bid for each vend shall be Rs. 5 lacs.

2.4.8. SUITABILITY OF LOCATION FOR VEND TO BE ENSURED BY THE BIDDER:

The successful bidder shall make his own arrangement for shop/premises in the specified area (owned/leased/rented). The bidder shall ensure that the premises selected/identified

by him meet the requirements of the Excise Act and rules made thereunder, including directions, if any, issued by the Court of competent jurisdiction in this regard. The bidder shall also seek clearance of the identified/selected premises/shop from the District Magistrate concerned.

2.4.9. PAYMENT OF BID AMOUNT:

The successful bidder will be required to deposit an amount equal to 50% of total bid amount under major head 0039 through GRAS/e-collect portal within two days from the date of finalization of bid for a vend and 100% of bid value within seven days of finalization of bid.

If the successful bidder fails to comply with the aforesaid condition of payment of bid money in the prescribed period, the earnest money shall stand forfeited. In such a case, the liability of the highest bidder will not be limited only to the extent of earnest money tendered by him in the auction process for a particular location, but any other location in which he is a stakeholder shall also be cancelled and the respective deposits made in the form of earnest money or security for such other bids also shall be forfeited and he will not be allowed to participate as a stakeholder in any of future allotments.

2.4.10. REGARDING MINIMUM GUARANTEED REVENUE:

Every Licensee will have to deposit the Minimum Guaranteed Revenue (MGR) on account of applicable Excise Duty/Fee; as shown against each area as per procedure prescribed. MGRs shall be divided into twelve equal installments to be deposited on 1st of every month compulsorily by the licensee. The MGR deposited at the beginning of month shall be adjusted against the actual amount of duties accruing on the stock of liquor lifted by the retailer. Any Duty/Fee over and above MGR shall also be remitted in advance before lifting the liquor from wholesaler. MGR shall be divided equally among the number of successful bidders for an area. Failure to deposit the 1st installment of MGR on due date shall

automatically lead to cancellation of successful bidder. Every licensee shall have to lift Minimum Guaranteed Quota (MGQ) of JK Special Desi Whisky as shown against each vend. The revenue deposited against the MGQ of JK Special Desi Whisky will be considered part of the MGR.

In case of failure to deposit the subsequent installments of MGR of the month on due date, the ETO concerned shall close the vend without any notice under an intimation to the DEC (Executive) and the Excise Commissioner and the same shall be opened only after payment of installment provided it is deposited within seven days. In case the installment is not deposited within seven days, the license shall be deemed to have been cancelled, his EMD shall be forfeited.

For any other exigency related to non operation of an allotted vend, the Excise Commissioner shall take appropriate steps as he may deem fit in the interest of Government revenue and regulation of trade.

2.4.11. CLOSURE OF VEND ON ACCOUNT OF OBJECTIONS FROM LOCAL PEOPLE, COURT ORDERS ETC. :

In case the vend is not allowed to operate on account of Court orders, objections by local people, public institutions or any other reason beyond the control of the licensee, he shall be allowed to arrange an alternate premises in the same area by the Excise Commissioner within a period of 30 days subject to condition that complete duties/fee on account of Minimum Guaranteed Quota are paid for the time granted, within 03 days of such closure. In case he fails to do so, the license shall be deemed to be cancelled from the date of closure of the business, and no compensation, refund or any claim whatsoever including that of the EMD/MGR of the month/ License fee/duties/fee etc., shall lie against the Government on account of such closure.

In case any location could not be auctioned/allotted, same shall be put to auction again.

2.4.12. PROVISION FOR OPENING LIQUOR VENDS AT TOURIST PLACES :

The department shall offer/facilitate setting up of liquor vends having high revenue potential in tourist locations in the Government owned/maintained Tourist facilities of JKTDC/Tourism Department/Tourism Development Authorities/JK Cable Car corporation wherever possible.

2.4.13. VERIFICATION BEFORE OPENING OF VENDS:

Verification of particulars/documents furnished by the successful bidder shall be made by the Committee/Officer authorized by the Excise Commissioner. The successful bidder shall be obliged to extend full cooperation in the verification process.

2.4.14. COMMITTEE TO SUPERVISE THE ALLOTMENT PROCESS:

The process of allotment and operationalization of vends shall be supervised by a high level Committee constituted by the Government.

3. Grant of license to Manufacturing/Bottling plant:

- 3.1. The existing Policy for issuance of licenses for Distilleries, Breweries and Bottling Plants in the State as laid down vide Government Order No. 99-F of 2003 dated 07-04-2003, read with Government Order No. 156-F of 2003 dated 22-07-2003, shall continue.
- 3.2. A non-refundable processing fee of Rs. 1.00 lac shall be charged for processing applications for setting up Distilleries, Breweries and Bottling Plants.
- 3.3. At the time of grant of LoI, a sum of Rs. 25 lacs shall be charged. Validity period of LoI shall be three years which shall be extendable for another period of three years subject to further payment of Rs. 3 lacs.

4. Fixation of Maximum Retail Price:

- 4.1. The Maximum Retail Price (MRP) of all types of Liquor including JK Special Whisky and Beer shall continue to be notified by the Excise Commissioner for the year 2021-22 on the recommendations of the Price Fixation Committee after factoring in all the applicable duties/fees on the EDP/EBP. An affidavit shall be submitted by the manufacturer declaring that the EDP/EBP offered is not higher than that of the neighboring States/UTs. Any increase in EDP/EBP over the previous year should be fully justified. However no increase in EDP/EBP shall be allowed for Imported Liquor/Beer/Wine/RTD etc. No separate administrative/handling/freight cost shall be considered for fixation of MRP.
- 4.2. The following formats shall be used for calculation of MRP.

A. For brands manufactured outside J&K:

EDP/	Exc-	Imp-	Ass-	Ex-	Profit	Addit-	Ex	Profit	Addit-	MRP	Addit	MRP	Round-
EBP	ise	port	ess-	JKEL-	margin	itional	whole	mar-	itional	retail-	itional	on	ing fee
includ-	Duty	duty	ment	1 A	to	Lic. fee+	sale	gin to	Lic fee+	er	assess-	bottle	(if any)
ing			duty+	price	JKEL-I	assess-	price	JKE	assess-		ment		
duties/	,		Addit-	(land-	on land-	ment	JKE-	L-2	ment		Duty		
expen-			ional	ing	ing cost	duty of	L-1	on Ex-	duty of		on		
ses of			Licen-	cost		JKE-		JKE	JKE-		MRP		
Export	-		se fee	of JK-		L-1		L-1	L-2		(retail-		
ing				EL-I)				price			er)		
States/													
UTs													
(i. e.													
for													
Type-A	.)												
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1	2	3	4	5	6	7	8	9	10	11	12	13	14
óóóóóó	666666666666666666666666666666666666666												
				(=1+			(5+6+			(8+9+		(11+	
				2+3+			7)			10)		12)	
				4)									

B. For brands manufactured outside J&K:

EDP/	Bottling	Excise	Land-	Profit	Addit-	Ex	Profit	Addit-	MRP	Addit-	MRP	Round-
EBP	Fee and	Duty	ing	Margin	ional	whole-	margin	ional	(retail-	ional	on	ing fee
	Franc-		cost to	to	Lic.	sale	to	Lic. fee+	er	Assess-	bottle	(if any)
	hisee		JKEL-1	JKEL-1	fee+	price	JKEL-2	Assess-		ment		
	fee			on land-	Assess-	JKEL-	Ex-	ment		Duty		
				ing cost	ment	1	JKEL-1	Duty		on MRF	•	
					Duty of		price	of		(retailer)	
					JKEL-1			JKEL-2				
óóóóó	óóóóóóóó	όόόόό	óóóóóóó	óóóóóóó	óóóóóóó	óóóóóó	όόόόόό	óóóóóóó	óóóóóó	óóóóóóó	óóóóó	óóóóóóó
1	2	3	4	5	6	7	8	9	10	11	12	13
óóóóó	όόόόόόό <i></i>	óóóóóó	óóóóóóó	óóóóóóó	óóóóóóó	óóóóóó	óóóóóóó	óóóóóóóó	óóóóóó	óóóóóóó	óóóóó	óóóóóóó
			(=1+			(4+5+			(7+8+	(10+	
			2+3)			6)			9)		11)	

Differential amount if any, on account of rounding-off/fixation of MRP shall be recoverable as rounding fee.

4.3 Profit margins of wholesale and retail Licensees shall be as detailed below on their purchase price (landing cost) :ô

IFL/IMFL **JKSW** Beer/Wine/RTD Type Type A 4% of landing 4% of landing 4% of landing (JKEL-1) cost cost cost Type C 10% on Ex-10% on Ex-10% on Ex-(JKEL-2) JKEL-1 price JKEL-1 price JKEL-1 price

4.4 All the duties applicable to Type-Alicensees shall be remitted before dispatch of material from the premises. All the duties applicable to Type B Licenses except additional assessment duty shall be remitted in advance before lifting material from JKEL-l. In case any manufacturer/wholesaler fails/refuses to provide/supply the Liquor to Type Al Type B & Type C, as the case may be, without any reasonable grounds within three working days of receipt of requisition and payment, he shall be liable to pay fine of Rs. 0.15 Lac for each requisition for each day of delay. In case Liquor is not provided/supplied

- - 4.5 For purpose of classification, the brands shall be classified on the following parameters :ô

1.	Up to 600	Low cost
2.	601 up to 800	Economy
3.	801 up to 1100	Medium
4.	1101 up to 2500	Premium
5.	>2500	Deluxe/Super Deluxe

5. All liquors to be ENA based:

IMFL manufactured locally or imported from outside the State (other than Foreign Liquor Bottled-in-Origin (BIO), Bottled in India or Malt Whisky) shall be Extra Neutral Alcohol Bottled-in-Origin (BIO), Bottled in India or Malt Whisky) shall be Extra Neutral Alcohol (ENA) based only. The use of rectified spirit as a base in manufacture/ sale of liquor for consumption in civil market and CSD/PMF shall remain banned.

6. Restriction on import of brands to protect the Local Industry:

To protect the Local Industry, there shall be a ban on import of IMFL brands having MRP up to Rs. 600/- per bottle into the union territory of J&K.

Franchisee fee of Rs. 18 per LPL shall be levied on Franchise Brands (IMFL) up to Economy segment, manufactured in J&K, which shall be payable at the time of issuance of permit. However, same shall not be applicable for exports outside J&K and for CSD/PMF supplies.

7. Affixation of Security Hologram on IMFL, JK Special Whisky, Beer and Ready-to-Drink (RTD) Beverages:

In order to check Excise duty evasion, the manufacturers of IMFL, JK Special Whisky, Beer and RTD as well as importers of IMFL/Wine/Beer etc. shall continue to affix Security Hologram as approved by the Excise Department till online tracking system is adopted by the Department.

8. Revalidation of permits:

The permit issuing authority after charging revalidation/cancellation fee of Rs. 10,000/-, may revalidate/cancel a permit which remains unexecuted or becomes time barred provided that the revalidation shall be permissible only once within a period of three months from the date of issue.

9. Renewal of licenses:

For the purpose of renewal of Licenses for trade in liquor except JKEI-2 licenses, if permissible in Law, the conditions applicable for grant of a new license shall also be applicable in accordance with the normative practices.

10. Approval of Labels:

- 10.1. As provided under section 16-A of the J&K Excise Act, Samvat 1958, labels for different brands of liquor for civil/ CSD/PMF for the financial year 2021-22 shall be approved by the Excise Commissioner subject to payment of Label fee at the rate of Rs. 50,000/- per label, to be charged at the time of applying for brand classification/submission of EDP/EBP.
- 10.2. Labels in respect of brands which are not sold in the Union Territory of J&K and meant for export only shall be approved after charging Label fee of Rs. 50,000/without mentioning MRP.
- 10.3. For BIO liquor and for all type of Wine/Cider/RTD, label approval fee shall be Rs. 10,000/- for each brand.

- - 10.4 The Department shall also explore and look into possibility of introducing other variants of liquor like Rum, Gin, Brandy etc. under JK Special Brands.

11. Packing material:

Liquor shall not be sold in plastic bottles being against the environment protection laws. All kinds of liquor will be sold in glass bottles/PET bottles and tin cans only. To ensure quality of PET bottles manufacturer shall comply with FSSAI standards. In addition to the packing sizes/liquor strength presently in vogue, the Excise Commissioner may allow Excise Bottle of any packing size and liquor of any strength as he/she may deem fit.

12. License fee (per annum):

Form of Amount

License

Type A 1. For JKEL IA: Rs. 3.00 Lac

- 2. For lB/1 W: Rs. 1.50 Lac
- For JKEL1: Rs. 2.00 Lac Up to 35,000 cases (Cumulative) of IMFL/JK Special Whisky/Wine/ RTD/Cider/Beer.

In addition to above, a license fee of Rs. 12/- per case of IMFL/JK Special Whisky/Wine and Rs. 3 case in case of Beer/RTD/Cider shall be charged for sale exceeding 35,000 No. of cases.

Case means :ô 9BL In case of IMFL/IFL/JK Special/Wine and 7.8 BL in case of Beer/RTD/Cider.

Type B JKEL-3 : Rs. 2.5 lacs

JKEL-3A: Rs. 4.0 lacs

JKEL-7A/7D : For Beer Bar/Microbrewery - Rs. 1.0 lacs

JKEL-4: Rs. 1.5 lacs

Others: Rs. 0.5 Lacs.

-However, a onetime upfront fee of Rs. 7.00 lac for new JKEL-3/- JKEL-3A and Rs. 5 lac for JKEL-4 over and above the annual fee shall be levied.

For new startups, established by availing loan under any of the Self Employment Schemes of the Government, upfront fee shall be Rs. 3.0 lacs.

For new beer bars (JKEL-7A/7D) and JKEL-4C (Bar with Banquet Hall) upfront fee shall be Rs. 2.0 Lacs over and above annual fee.

To promote tourism, new Bars to be opened at tourist places and areas falling under various Tourism Development Authorities shall pay Rs. two lakh as onetime upfront fee and annual fixed license fee shall be charged @ 50% only.

Type C As per bid received in e-Auction. (JKEL-2)

Type D Rs. 0.20 lac per annum

Rs. 1.50 lac per annum in case of Master Canteen

Rs. 4.00 lac per annum in case of CSD Bond

Type E Rs. 0.12 Lac per annum.

Type F Rs. 8,00,000/- up to bottling of 10 Lakhs BL and Rs. 12,00,000/- for bottling more than 10 lakh BL.

Miscellance- Rs 0.10 lac per occasion at banquets.

ous/Events/Rs. 0.05 lac per occasion for restaurants.

Occasions Rs. 0.02 per occasion at private places.

Rs. 0.10 for new year eve party.

Rs. 1.00 Lac for annual permit for commercial property meant for Tourist accommodation located in water bodies in Tourist areas for serving liquor, subject to storage of maximum of 24 Bottles of IMFL and 24 Bottles of Beer.

13. Additional License fee:

Form of License Amount

Type A/B/C Rs. 10/bottle for IMFL (750 ml), Rs. 6/bottle

(750 ml) of JK Special Whisky and Rs. 5/BL for

Beer/Wine/RTD/Cider.

14. Excise Duty-CIVIL:

Kind Brand Amount

IMFL Super Deluxe/DeluxeRs. 260.00/LPL

IMFL Premium/Medium Rs. 260.00/LPL

IMFL Economy Rs. 230.00/LPL

IMFL Low Cost Rs. 210.00/LPL

IMFL JK Special Whisky Rs. 225.00/LPL

Wine All Brands Rs. 110.00/BL

Beer/Cider/RTD All Brands Rs. 30.00/BL

beverages

Note :ô LPL stands for London Proof Litre and BL stands for Bulk Litre.

15. Excise duty on Molasses/Rectified spirit:

Rectified spirit/absolute alcohol/Extra neutral Rs. 10/litre

alcohol (excluding Denatured Alcohol/Spirit)

for use other than in manufacturing of Liquor.

16. Import Duty-CIVIL:

Kind Amount

IMFL including foreign liquor Rs. 45/750 ml

Beer Rs. 40/BL

Wine, Cider, RTD Beverages Rs. 20/BL

ENA/Malt Spirits for manufacture of Liquor Rs. 03/BL

17. Bottling Fee:

Kind Amount

IMFL For all brands meant for local sales.

- 1. Own brands Rs. 10.00/750 ml.
- 2. Franchisee brands up to Economy segment Rs. 10.00/750 ml.
- 3. Franchisee brands above Economy segment Rs. 12.00/750 ml.

JKSW Rs. 08.00/750 ml meant for all local sales.

Beer Rs. 10.00/BL for own brands and Rs. 12.00/BL for

franchisee brands meant for all local sales.

Wine/ Rs. 10.00/BL

Cider/

RTD

Beverages

Debonding Fee @ Rs. 3/BL shall be levied on spirits where bottling fee is not levied.

Bottling/Debonding Fee shall be payable on the last day of the month.

There shall be no bottling fee on the liquor/Beer meant for export purpose.

18. Export Duty:

Kind Amount

IMFL Rs. 2.00 per 750 ml.

Beer Rs. 0.50 per BL.

19. Tax and Duties on CSD/PMF etc. :

Excise Duty and Import Duty on CSD/PMF shall be 25% less than that on Civil for all types of liquor.

20. Assessment Duty (Civil):

A. Type "B" and Type "C" licensees

JK Special Whisky Rs. 20 per 750 ml

Beer/ Wine/ Cider/ RTD Beverages Rs. 20 per BL

B. Type "A" Licensee

Beer/Wine/RTD/Cider etc. Rs. 5.00 per bottle of 650 ml.

21. Additional Assessment Duty (AAD):

A. License Type B, C (JKEL-2) and Type 'D'

Kind Amount

IMFL including foreign liquor/ 40% of MRP.

JK Special Whisky/ Illustration:

Beer (all types including For MRP of Rs 500/-,

imported beer) AAD shall be calculated as under:

 $(500 \times 40)/(100 + 40)$

Provided that for BIO liquor and for all Wine/Cider/RTD, additional assessment duty shall continue to be charged @ 20%:

Provided further thatô

- a. In case of CSD, the additional assessment duty shall be charged at the time of sale to URCs, at ex-depot price duly certified by Regional Manager, CSD and it shall not be charged at the level of URCs.
- b. The additional assessment duty paid by CSD from September, 2017 to August 2020 shall also be at the ex-depot price.
- c. In case of PMFs, the additional assessment duty shall be charged @ 40% of listed rates duly certified by the Inspector General or equivalent rank officer.
- d. The AAD of CSD/PMF shall be calculated as per Formula given at Para 21-A.

22. Draught Beer:

Assessment Duty on Draught Beer supplied directly from the Brewery to the bars in kegs shall be levied at Breweries @ Rs. 10.00 per BL. In case of import, assessment duty shall be levied at JKEL-1A/JKEL-1B as the case may be.

Draught Beer in Kegs shall also be allowed to be served in parties/gatherings/social occasions for which a permit shall be issued by the competent Authority on payment of all the duties applicable to Type B license, in advance at the time of applying for permit.

23. Import of Liquor:

Up to two bottles of imported :Duty Freeøliquor accompanied with proper invoice shall be allowed to be carried into J&K by any *bona fide* person.

24. Online services and inventory management system:

In order to promote Ease of Doing Business, each Licensee shall be required to procure and install and make necessary provision for IT and non IT infrastructure at his licensed premises as may be required for successful implementation of online services for registration, permits, payment of taxes and duties and inventory management system for production, import, trade/sale of liquor.

25. Failure to deposit the dues:

Non-payment of duties on the due date shall lead to suspension of sale by the concerned Range ETO. Besides, the licensee shall also be liable to pay 2% penalties/month as provided in the J&K Excise Act, from the date next following the day on which any payment recoverable from him becomes due to the Government until the date on which such payment is actually made or recovered whatever may be the reason of lapse of time.

26. Social Responsibility Corpus Fund:

The long Term objective of the Government is to discourage the consumption of liquor primarily through educating the masses regarding harmful effects of consumption of liquor.

Towards this end, the department shall spend money on educating people through activities like awareness campaigns, engagement with local youth and communities through sports/cultural and other co-curricular activities and drug de-addiction programs. Accordingly, the Department will exhort its stakeholders, in particular liquor license holders in Type A, B, C & F Licenses to contribute a minimum amount as detailed below towards the Corpus Fund established by the Department to be collected on quarterly basis :ô

Type A Rs. 1500 per month

Type B Rs. 1000 per month

Type C (JKEL-2) Rs. 2500 per month

Type F Rs. 3000 per month

The amount shall be deposited on monthly basis and the Department itself will contribute a matching amount and the Corpus so created shall be utilized for the following philanthropic activities:ô

- (a) Imparting awareness to the public about the ill-effects and hazards of drug addiction/liquor abuse and drunken driving through organizing various events/programmers and using various modes of publicity.
- (b) Providing Ambulance service, equipment, amenities and other healthcare facilities to Hospitals.
- (c) Organizing youth outreach programmers including sports/ cultural/adventure and other activities.
- (d) Rehabilitation of families involved in illicit liquor trade by enabling them to take up alternate means of livelihood and their skill development.
- (e) Creation of sports infrastructure/Gymnasiums/ multipurpose halls/community halls/libraries/open air gymnasiums in Parks and other public places/providing support to sports clubs/teams to encourage sports/rural sports for encouraging the community in general and youth in particular towards positive activities.
- 27. Typographical error(s) and inconsistencies in this document, if any shall be clarified by Excise Department/Excise Commissioner in consonance with the Act and Rules. Further, in case of any difficulty arising in giving effect to the provisions of this Policy, the Department with the approval of competent Authority may by order make such provisions including any adaptations/modifications of provisions of this Policy.

This notification will come into effect from 01-04-2021.

By order of the Lieutenant Governor.

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

Financial Commissioner, Finance Department.

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BID DOCUMENT

PROCEDURE FOR ALLOTMENT OF RETAIL SALE VENDS (JKEL-2 LICENCES) IN UT OF JAMMU AND KASHMIR:

Retail vends shall be allotted in the form of individual units for the year 2021-22. Each licensed vend will be authorized to sell JK Special Whisky and Indian Made Foreign Liquor including Imported Foreign Liquor/Beer/Wine/Cider/R TD under one roof. The bid shall be on the license fee only. For MRP calculation/Duty Structure/ Profit margin each bidder is advised to refer J&K Excise policy 2021-22. Each bidder in his own interest is advised to bid carefully keeping in view the sale potential of his premises in the area and profit margin as notified in the Excise policy.

MODE OF ALLOTMENT:

The allotment of vends shall be made through e-auction portal through J&K Bank i. e. https://jkexcisedept.auctiontiger.net in a completely secure and transparent manner. The detailed procedure for e-Auction/ instructions to the bidders are available on the e-auction portal and on the official website of the Department i.e. www.jkexcise.nic.in

LOCATION OF LIQUOR VENDS:

The licenses for retail vends shall be granted at the locations specified in the Annexure-A to this document.

The Department shall not be responsible for providing space. The bidder shall arrange suitable premises in consonance with the conditions given in Para (vi) of this document. No extension in time; or concession in any fee, duty or any other levy by whatever name called, shall be allowed on account of failure of the bidder to arrange the premises for making the license operational from the date of commencement of sale operation as indicated in this document/decided by the Excise Department.

I. ENTITIES THAT CAN APPLY FOR LICENSE:

The licenses for retail liquor vends for off-premises consumption shall be issued only in favour ofô

- (i) An individual.
- (ii) A partnership firm.
- (iii) A body incorporated under the Companies Act, 1956
- (iv) A society registered under J&K Cooperative Societies Act.

II. NUMBER OF LOCATIONS THAT CAN BE BID FOR:

An individual can apply for any number of locations. The application fee/EMD shall have to be paid separately for each such bid. However, to obviate the possibility of cartelization and monopolistic practices, only one location shall be allotted. The timing of bid for vends within Excise Range shall be separate. The Districts and Locations within Excise Range shall be put to auction in Alphabetic Order. In case of Municipal Corporations in Excise Range, the Bidding shall be held as per numerical order of the ward. In case a bidder is highest i.e. H-I at the time of closing of bid of one location, he/she in his/her own interest is advised not to bid for other locations subsequently. In case he/she bids at other locations after being H-I at a location where bidding has closed, his/her EMD of all other locations except the first location where he is highest bidder shall be forfeited.

III. ELIGIBILITY CRITERIA:

The Bidder shouldô

- a. Not be below the age of 21 years on the 1st January of the year in which the auction is being held.
- b. Be a domicile of UT of Jammu and Kashmir.
- c. Be solvent up to 100 per cent of the bid value. Solvency certificate of immovable property in J&K to be issued by the Tehsildar/ competent Authority.

- - d. Not have been convicted/chargesheeted for any offence under the J&K Excise Act or facing a trial in any Criminal Court for any non-bailable offence or has criminal antecedents.
 - e. Make his own arrangement for a shop/premises in the specified area (owned/leased/rented).
 - f. Be of sound Mental health to conduct the business.
 - g. Has paid the non-refundable application/registration fee of Rs. 25,000 and EMD of Rs. 5.00 Lacs.
 - h. Not be debarred from holding license for the sale of any intoxicant in J&K, Punjab, Delhi, and Haryana, UT of Chandigarh or Himachal Pardesh.

IV. DOCUMENTS TO BE SUBMITTED WITH E-BID:

- a. Earnest Money Deposit of Rs. Five Lacs shall be deposited on line through the link provided in the portal.
- b. Affidavits duly executed before a Judicial Magistrate affirming thatô
 - The bidder has not been convicted/chargesheeted under the J&K Excise Act or facing a trial in any Criminal Court for any non-bailable offence or has any criminal antecedents.
 - ii. He has in his possession/ has made arrangement for ensuring availability of premises on ownership/Lease/rent deed duly registered with the competent registering authority in the area/ location for which bid is offered.
 - iii. He is submitting only one bid for the given location whether in his individual capacity or in partnership or as member of Cooperative Society or Director of Company or its representative.
 - iv. Grant of JKEL-2 License to the bidder is not in conflict of Rule 18 of J&K Liquor License and sale rules.

- - v. He is not a defaulter of the Excise Department.
 - vi. He/she is not debarred from holding license for the sale of any intoxicant in J&K, Punjab, Delhi, Haryana, UT of Chandigarh or Himachal Pardesh.
 - c. Recent passport size Photograph.
 - d. Age proof (Birth Certificate/Passport/Matriculation certificate/certificate issued by the Competent Authority).
 - e. Domicile certificate of Individual/all partners/directors/members as applicable.
 - f. Copy of PAN of self/all partners/directors/members as applicable.
 - g. Copy of Aadhaar Card of self/all partners/directors/members as applicable.
 - h. Partnership deed/certificate of incorporation, articles of Association,
 DIN No., resolution of BoD as applicable.
 - i. Be of sound mental health to conduct the business.

V. CONDITIONS FOR PARTICIPATION IN E-AUCTION:

The bidders shall ensure that they fulfill all the eligibility criteria as laid herein and as per the J&K Excise Act and rules made thereunder before participating in the bidding process. No verification of the disclosures shall be carried out by the Excise Department at the bidding stage. Upon conclusion of the process, if the successful bidder is found to be not fulfilling any of the eligibility criteria or fails to fulfill any condition subsequent to the bidding process, or does not fulfill the requirements mentioned in this tender document or refuses to accept the offer at quoted bid, the EMD shall be forfeited, and no claim whatsoever shall lie against the Excise Department, Govt. of J&K on this account.

VI. SUITABILITY OF LOCATION TO BE ENSURED BY THE BIDDER:

The successful bidder shall make his own arrangement for shop/premises in the specified area (owned/leased/rented). The bidder shall ensure conformity of his premises to the requirements of the Excise Act and rules and directions issued by the Court of competent jurisdiction in this regard, if any. The bidder shall also seek clearance of the identified/selected premises/shops from the District Magistrate concerned.

VII. PARTICIPATION/REGISTRATION FEE:

Non-refundable/non-adjustable Participation/Registration Fee of Rs. Twenty five thousand to be paid online. In case of non-participation, the registration fee shall stand forfeited.

VIII. EARNEST MONEY DEPOSIT AND MINIMUM RESERVE PRICE:

Earnest Money Deposit of Rs. Five Lakhs shall be paid through on line mode through the link provided in the portal before participating in the bidding process. The EMD of unsuccessful bidders shall be returned by the Department.

The minimum reserve price to bid for each vend shall be Rs. 5 lakhs.

IX. AUCTIONING PROCESS:

Detailed steps of the e-auction process are given in the instructions to the bidders. Bidders are advised to familiarize themselves with the same.

X. SUBSEQUENT CONDITIONS TO BE FULFILLED BY THE SUCCESSFUL BIDDER:

Payment of bid amountô

(i) The bidder will be required to deposit an amount equal to 50% of total bid amount under major head 0039 through GRAS/

- - (ii) If the successful bidder fails to comply with the aforesaid condition of payment of bid money in the prescribed period, the earnest money shall stand forfeited. In such a case, the liability of the highest bidder will not be limited only to the extent of earnest money tendered by him in the auction process for a particular location, but any other location in which he is a stake holder shall also be cancelled and the respective deposits made in the form of earnest money or security for such other bids also shall be forfeited along with all amounts if any deposited on account of any fee/duty and he will not be allowed to participate as a stake holder in any of future allotments.
 - (iii) Successful bidder shall submit hard copies of all the documents uploaded by him in the bidding process within two days of finalization of bid in the Office of the Excise Commissioner at 3rd floor Excise and Taxation Complex at Rail Head Complex Jammu.
 - (iv) He shall keep the proposed premises ready for making the vend operational from..... of the year of allotment.
 - (v) He shall facilitate the verification of the documents/location and any other check that the Excise Department undertakes before permitting opening of the vend.
 - (vi) The bid amount shall be for license fee only. Every licensee will have to deposit the Minimum Guaranteed Revenue (MGR) on account of applicable Excise Duty/Fee; as shown against each area; as per procedure prescribed. MGRs shall be divided into twelve equal installments to be deposited on 1st of every month compulsorily by the licensee. The MGR of the month deposited at the beginning of month shall be adjusted against the actual amount of duties accruing on the stock of liquor

- - (vii) In case of failure to deposit the subsequent installments of MGR on due date, the ETO concerned shall close the vend without any notice under an intimation to the DEC (Executive) and the Excise Commissioner and the same shall be opened only after payment of installment provided it is deposited within seven days. In case the installment is not deposited within seven days, the license shall be deemed to have been cancelled, his EMD shall be forfeited.
 - (viii) The earnest money deposit of the successful bidder shall be released at the end of the term of the license period. The EMD amount can be adjusted against any outstanding due from the licensee at the discretion of the department.
 - (ix) The successful bidder will submit a Solvency Certificate duly issued by õTehsildar/Competent Authorityö in respect of the immovable property situated in the UT of J&K, equivalent to 100% of the bid value, within 15 days from the date of allotment.

XI. PROCEDURE WHERE THE HIGHEST BIDDER FAILS TO FULFIL THE CONDITIONS SUBSEQUENT:

In case the highest/successful bidder for a particular location fails to deposit the bid amount within period as specified in x(i), or deposit an advance Minimum Guaranteed Revenue of the month by 1st of May, or as the case may be or fails to make available for inspection a suitable/eligible premises within 15 days from the date of declaration of result of the bid, or fails to make operational the premises from 1st of May or as the case may be earnest money paid/duties/fee etc. will be forfeited and the vend shall be re-auctioned. Further successful

XII. PAYMENT OF DUTIES AND LICENSE FEE:

The payment of duties/additional licensee feel/Additional Assessment duty etc. as mentioned in Excise Policy 2021-22 shall be paid by the licensee/successful bidder as per procedure/manner prescribed in the Excise Policy.

XIII. MODIFICATION OF THE BID DOCUMENT:

Government in the Finance Department will be the competent authority for approving any modification in this document. However, the Committee for the supervision of the auction process may clarify any doubt or difficulty that may arise in the interpretation of the terms and conditions.

XIV. SUPERVISION OF THE AUCTION/ALLOTMENT PROCESS:

The process of allotment shall be supervised by a high level committee to be constituted by the Government under the chairmanship of Administrative Secretary Finance Department.

XV. VERIFICATION BEFORE OPENING OF VENDS:

Verification of particulars/documents furnished by the successful bidder shall be made by the Committee/Officer authorized by the Excise Commissioner. The successful bidder shall be obliged to extend full cooperation in the verification process.

XVI. PUBLICATION OF THE LIST OF SUCCESSFUL BIDDERS:

The list of successful allottees shall be given wide publicity and also be displayed at a conspicuous place in the office of the Excise Commissioner/official website. The bidders in their own interest are advised to keep in touch with the office of the Excise Commissioner.

XVII. ALL LICENSES TO BE SUBJECT TO THE J&K EXCISE ACT AND RULES, ETC. :

All licenses shall be granted subject to the provisions of the J&K Excise Act and the Rules/Orders/Regulations/Instructions/Policies

XVIII. TERM OF LICENSES ISSUED THROUGH THIS PROCESS:

All licenses granted under provisions of Excise Policy, 2021-22 shall determine on 31st March of the year following the year of allotment irrespective of their date of allotment.

XIX. CLOSURE OF VEND ON ACCOUNT OF DISTURBANCE TO PUBLIC PEACE:

In case the vend is not allowed to operate by the competent authority on account of public resentment leading to law and order situation, the licensee shall be allowed to arrange an alternate premises in the same area by the Excise Commissioner within a period of 30 days subject to condition that MGR for the period granted shall be paid by the successful bidder/licensee, within 03 days of such closure. In case he fails to do so, the license shall be deemed to have been cancelled from the date of closure of the business, and no compensation, refund or any claim whatsoever including that of the EMD/License fee/duties/fee etc., shall lie against the Government on account of such closure.

- **XX.** The Government reserves the right to add/delete/denotify/change any of the locations/cancel the auction process in respect of all/any of the locations without specifying any reason at any time prior/during or after the auction process.
- **XXI.** In case any location could not be auctioned or allotted same shall be put to auction again.

XXII. JURISDICTION OF COURTS:

All disputes in respect of any issues that may arise from the process of allotment shall be subject to the jurisdiction of Courts in Jammu and Kashmir only.

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Annexure of Locations

S.	Area	Ward	Number	Minimum	MGQ of JK	
No.			of vends	Guaranteed	Special whisky	
				Revenue	per shop P/A	
				per shop	(in bottles) of	
				P. A. in Rs.	750 ML	
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JAMMU DIVISION

JAMMU SOUTH RANGE (A)

Urban

	ammu Municip	oal Ward No. 19 (South of Tawi)	2	23566100	110300
2.	do	Ward No. 20	4	12532100	22400
3.	do	Ward No. 21	3	11320400	36800
4.	do	Ward No. 23	3	14908300	76000
5.	do	Satwari Cantt. Board Area	1	18538600	104000
6.	do	Ward No. 44	2	11023100	49100
7.	do	Ward No. 46	1	20157800	94000
8.	do	Ward No. 48	1	14002300	68120
9.	do	Ward No. 49	6	24102800	111900
10.	do	Ward No. 51	1	30781900	135800
11.	do	Ward No. 52	1	33717200	94800
12.	do	Ward No. 53	1	23042900	83200

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13.	do	Ward No. 54	4	23081700	60000		
14.	do	Ward No. 55	1	25791500	77600		
15.	do	Ward No. 56.	1	44224000	301700		
16.	do	Ward No. 58	1	24343600	69000		
17.	do	Ward No. 68	1	25619700	124500		
18.	do	Ward No. 69	1	31767300	134100		
19.	do	Ward No. 73	1	18936500	105200		
20. Bish	nnah TAC	Ward No. 1	1	16526400	123500		
21.	do	Ward No. 4	1	15614600	74900		
22.	do	Ward No. 5	1	8854700	61600		
23. R S	Pura TAC	Ward No. 9	1	16718000	90400		
24.	do	Ward No. 10	2	31661500	169700		
25. Arni	a TAC	Ward No.1	1	21974400	109800		
		(Town Area					
		Committee)					
JAMM	U SOUTH RA	ANGE (B)					
Rural							
26. R. S	. Pura	Village Kirpind, R.S. Pura	1	8694600	73300		
27. d	0	Village Badyal Brahmna, R.S. Pura	1	11593200	83700		
28. d	0	Village Kullian, R.S. Pura	1	12641000	77300		

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29.	R. S. Pura	Simbal-Simbal Morh	1	18396200	129200
30.	do	Village Salerh (Main	1	16871400	106500
		Bazar), R. S. Pura			
31.	do	Village Baspur	1	11473800	63500
		Bangla, R. S. Pura			
32.	do	Main Bazar Miran	1	19802900	95500
		Sahib, R. S. Pura			
33.	do	Village Kotli Mian	1	14513600	96000
		Fateh, R. S. Pura			
34	do	Village Allah	1	7083800	44900
35. Ja	mmu Rural	Manwal (Main Bazar)	1	29236700	202100
36.	do	Village Biaspur, Parlah	1	9110200	52100
		Suchetgarh			
37.	do	Village Chakroi,	1	12600700	68500
		Suchetgarh			
38.	do	Village Dablehr	1	15762100	101400
		(Main Bazar),			
		Suchetgarh			
39.	do	Phallan Mandal	1	18949800	127100
40.	do	Near CRPF Camp,	1	22306100	139400
		Chatha			
41.	do	Cantonment Board,	1	16604800	93700
		Beli Charana			
JAMN	MU NORTH RA	ANGE			
42. Ja	mmu Municipal	Ward No. 1	2	16174000	93200
Co	orporation				
(U	JRBAN)				

No. 52-g] The J&K Official Gazette, 31st March, 2021/10th Chai., 1943. 35 1 2 3 5 43. do Ward No. 3 6138400 22200 44. do Ware No. 4 2 6981000 21900 45. Ward No. 5 3 32900 do 6952900 2 46. do Ward No. 7 6568700 25885 2 47. Ward No. 8 34600 do 7736400 48. do Ward No. 9 2 15970400 60100 49. Ward No. 10 4 6661400 21300 Ward No.11 1 50. 25800 do 6973000 51. do Ward No. 12 11337900 38100 Ward No. 13 52. do 1 11526900 60900 Ward No. 15 53. 5 9730700 25800 do 54. do Ward No. 17 4 10457300 43500 Ward No. 18 2 40800 55. do 9319200 Ward No. 19 9 56. 16361700 68900 do 57. Ward No. 24 2 9869600 38400 do Ward No. 26 1 58. do 6549800 27500 59. Ward No. 27 1 90600 do 25656500 60. Ward No. 29 1 18344900 94700 do Ward No. 30 1 61. do 20638800 132200 62. Ward No. 32 2 22473400 129900 do 63. do Ward No. 36 15107100 63800

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64. Jammu Municipa Corporation (URBAN)		1	22989200	109700
65. do	Ward No. 39	2	19328000	108200
66. do	Ward No. 41	2	21637500	88800
67. do	Ward No. 61	1	46174700	309600
68. do	Ward No. 63	2	32656200	141800
69. do	Ward No. 64	1	15741600	62000
70. do	Ward No. 66	2	31562300	125000
71. Jourian TAC	Ward No. 6	1	48114700	283400
72. Akhnoor TAC	Ward No. 9	1	32690200	124500
73. do	Ward No. 10	3	31504700	142800
74. Jammu Rural Area (NORTH)	Village Gura Jagr Kelewala, Tehsil Akhnoor	1	22989500	154800
75. do	Village Pallanwala, Tehsil Khour	1	29389100	198100
76. do	Village Pargwal, Tehsil Khour	1	17057200	118300
77. do	Village Garota, Tehsil Bhalwal	1	17848700	101300
78. do	Village Domana, Tehsil Jammu North	1	77763000	564200
79. do	Village Nagrota, Tehsil Nagrota	2	29778600	133700
80. do	Village Khapota, Tehsil Dansal	1	12517400	69500

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81. Kathua Municipal Council	l Ward No. 5	2	23263300	247900				
82. do	Ward No. 1	1	35794800	339900				
83. do	Ward No. 21	1	36396500	403100				
84. Hiranagar TAC	Ward No. 1	1	33697100	288500				
85. Basholi TAC	Ward No. 7	1	17396200	166800				
86. Billawar TAC	Ward No. 11	1	24557700	254400				
87. Lakhanpur TAC	Ward No. 7	1	20607900	177400				
88. Kathua District Rural Area	Panchayat Mahan- pur-A, Block Mahanpur, Tehsil Mahanpur	1	12325800	127100				
89. do	Panchayat Mirpur Ram, Block Nagri, Tehsil Nagri	1	20146700	223800				
90. do	Barnoti, Panchayat Terhara, Block Barnoti, Tehsil Kathua	1	29787900	317400				
91. do	Panchayat Thein, Block Keerian, Tehsil Kathua	1	4535600	42300				
92. do	Main Market Bani, Panchayat Bani, Block and Tehsil Bani	1	21612100	274500				
93. do	Panchayat Plassi, Block and Tehsil Basholi	1	5908600	72600				
94. do	Dayalachak, Panchayat Pathwal, Block Hiranagar, Tehsil Hiranagar	2	13559200	121800				

38 The J&K Official Gazette, 31st March, 2021/10th Chai., 1943. [No. 52-g 1 2 3 Panchayat Bann, 11440500 95. do Block and Tehsil Marheen 96. Panchayat Rajpura, 1 21573600 184600 do Block and Tehsl Rajpura 97. do Challan, Panchayat 15177500 144100 Galak, Block Gujroo Nagrota, Tehsil Ramkot 98. do Panchayat Mandli, 10610600 112100 Block Mandli, Tehsil Billawar 99. do Phinter, Panchayat 19415600 178800 Dher, Block and Tehsil Billawar 100. 14395800 136000 do Gujroo Nagrota, 1 Panchayat Salore, Block Gujroo Nagrota, Tehsil Ramkot 101. do Panchayat Gurha 1 12786600 148000 Kalyal West, Block Mandli, Tehsil Ramkot 102. do Hat Mashka, 1 5272200 62500 Panchayat Draman, Block Bhoond, Tehsil Basohli EXCISE RANGE UDHAMPUR-REASI Ward No. 3 103. Udhampur 1 15048500 42400 Municipal Council 104. 3 do Ward No. 4 31331900 212300 105. Ward No. 8 1 do 18507700 118000 106. do Ward No. 10 3 20632900 126700

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108.	do	Ward No. 21	1	27954700	137000		
109.	Chenani TAC	Ward No. 1	1	34433800	291900		
110.	Ramnagar TAC	Ward No. 5	1	63643100	452500		
111.	Reasi TAC	Ward No. 4	4	27119500	119900		
112.	Udhampur District Rural Area	Panchayat Upper Rehmbal, Chopra Shop Block, Udhampur, Tehsil Udhampur	1	40295700	205300		
113.	do	Kainthgali-Panchayat Lower Meer Block, Panchari, Tehsil Panchari	1	8543800	80100		
114.	do	Manthal/Panchayat Mand, West Block, Tikri, Tehsil Udhampur	1	32502800	143500		
115.	do	Panchayat Ballian, Block Udhampur, Tehsil Udhampur	1	16802500	88400		
116.	do	Panchayat Ghordi Jagir, Block Ghordi, Tehsil Ramnagar	1	9143400	70600		
117.	do	Panchayat Majalta, Block Majalta, Tehsil Majalta	1	7911900	43300		
118.	do	Panchayat Sunari, Block Udhampur, Tehsil Udhampur	1	17809000	121000		
119.	do	Panchayat Sountha, Block Udhampur, Tehsil Udhampur	1	24047800	117300		
120.	do	Panchayat Jaganoo, Block Jaganoo, Tehsil Udhampur	1	8046300	64300		
121.	do	Patnitop/Panchayat Karlah, Block Chenani, Tehsil Chenani	1	9789800	26800		

40 The J&K Official Gazette, 31st March, 2021/10th Chai., 1943. [No. 52-g 666666666666666666666666666666666666						
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123.	do	Panchayat Pouni, Block Pouni, Tehsil Pouni	1	17006800	99000	
124.	do	Panchayat Bharakh, Block Pouni, Tehsil Pouni	1	14579200	63300	
EXC	ISE RANGE R.	AJOURI-POONCH				
125.	Rajouri Municipal Council	Ward No. 9	1	26792100	93100	
126.	do	Ward No. 5	1	26959400	86100	
127.	Sunderbani TAC	C Ward No. 4	1	19707700	77300	
128.	Nowshera TAC	Ward No. 2	1	35049800	105100	
129.	Poonch Muncipal Council	Ward No. 10	1	9793800	27600	
130.	do	Ward No. 11	2	29032600	88300	
131.	Rajouri District Rural Area	Panchayat Taryath, Block Taryath, Tehsil Taryath	1	12056300	33000	
132.	do	Panchayat Bhambla, Block Pouni, Tehsil Pouni	1	15047600	79700	
133.	do	Bajabain/Panchayat Lower Kangri, Block Sunderbani, Tehsil Beri Pattan	1	13086000	56800	
134.	do	Panchayat Upper Dhangri, Block Dhangri, Tehsil Rajouri	1	17123500	85700	

No. 52-g] The J&K Official Gazette, 31st March, 2021/10th Chai., 1943. 41 66666666 66666666666666666666666666					
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136.	do	Panchayat Upper Siot, Block Siot, Tehsil Siot	1	16459700	79100
137.	Kalakote TAC	Ward No. 02	1	12824800	57200
EXC	SE RANGE DO	ODA-KISHTWAR-RA	MBAN		
138.	Ramban	Panchyat Karole, Tehsil Ramban	1	11341800	72700
139.	Ramban Municipal Council	Ward No. 1	1	40203600	229200
140.	do	Ward No. 2	1	34987500	129100
141.	Batote TAC	Ward No. 6	1	18698200	124700
142.	Kishtwar	Lach Khazana, Kishtwar	1	63381200	301800
143.	Doda Municipal	Ward No. 1	1	24921200	198200
144.	Doda District Rural Area	Janjalwar Panchayat, Thathri	1	14671700	99300
145.	do	Kandhote Panchayat, Prem Nagar	1	17360400	133300
146.	do	Udrana-A Panchayat, Bhaderwah	1	35682608	280300
147.	do	Misrata Panchayat, Bhalra Ghati Morh	1	13954493	116300
148.	do	Assar Panchayat, Kandari Nallaha	1	12620900	106800

42 The J&K Official Gazette, 31st March, 2021/10th Chai., 1943. [No. 52-g 666666666666666666666666666666666666							
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149.	do	Dhalwas Panchayat,	1	11915800	57400		
		Nashri, Ramban					
EXC	ISE RANGE, S.	AMBA					
150.	Samba Municipal Council	Ward No. 12	2	46690500	234800		
151.	do	Ward No. 11	1	36221009	227600		
152.	Vijaypur TAC	Ward No. 5	1	48078000	274100		
153.	do	Ward No. 11	1	19155000	1269100		
154.	Ramgarh TAC	Ward No. 3	1	43976000	173000		
155.	Bari- Brahmana TAC	Ward No. 3	3	39247400	274800		
156.	do	Ward No. 12.	1	40901000	218300		
157.	Samba District Rural Area	Panchayat Chack Nazer, Nandour, Tehsil Ramgarh	1	18572000	36700		
KASHMIR DIVISION							
SRINAGAR-GANDERBAL-BUDGAM RANGE							
158.	Srinagar Munici Corporation	ipal óóó	3	35575000	9400		
159.	Cantonment Bo Srinagar	ard, óóó	1	134884200	500		



JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I-B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATO HOME DEPARTMENT

Notification

Srinagar, the 30th July, 2021.

 $SO\text{-}261.\^{o}$ Whereas, on 13-08-2018, Pulwama Police received reliable information that terrorists identified as Zahor Ahmad Thoker S/o Ab. Majeed R/o Sirnoo, Showkat Ahmad Dar S/o Nazir Ahmad R/o Murran and Adnan Hamid Bhat S/o Ab. Hamid R/o Kareenabad fired upon one civilian namely Gulzar Ahmad Bhat S/o Ab. Gani Bhat R/o Bonpora Murran with their illegal weapon and killed him on spot ; and

2. Whereas, a case FIR No. 218/2018 under section 302 IPC, 7/27 Arms Act was registered in Police Station, Pulwama and investigation of

- 3. Whereas, during the course of investigation, site plan of place of occurrence and seizure memos were prepared and statement of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 4. Whereas, during investigation, accused terrorist namely Showkat Ahmad Dar got injured during an encounter which took place in Village Dalipora Pulwama on 13-10-2018 and was hospitalized for treatment. Subsequently, after recovery, the said accused was arrested in connection with this case on 03-02-2021; and
- 5. Whereas, during investigation, accused Showkat Ahmad Dar disclosed that in the month of August, 2018 he joined HM outfit (banned outfit) and remained active in the area with other terrorists namely Zahoor Ahmad Thoker and Adnan Ahmad Bhat. He furter disclosed that on 12/13-08-2018 he alongwith his above two associates fired and killed deceased Gulzar Ahmad Bhat near his residential house; and
- 6. Whereas, the above two terroists namely Zahoor Ahmad Thoker and Adnan Hamid Bhat got killed in the different encounters, against whom proceeding would abate; and
- 7. Whereas, on the basis of investigation, statement of witnessess recorded and other evidence collected, the investigating Officer has establised *prima facie* involvement of mentioned accused person for the commission of offences punishable under section as shown against his name of Unlawfull Activites (Preventin) Act,1967:ô
- 8. Whereas, the Authority appointed by the Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the case diary file and all the other relevent documents relating to the case and has come to the conclusion that *prima facie* case is made out against the accused person; and

- No. 18-e] The J&K Official Gazette, 30th July, 2021/8th Srav., 1943. 3
- 9. Whereas, after perusing the case diary file, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the accused person for his prosecution under the provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of ULA(P) Act, 1967, the Government hereby accord sanction for launching prosecution against the above mentioned accused persons for the commission of offences punishable under sections 16, 20, of Unlawful Activities (Prevention) Act, 1967, in the case FIR No. 218/2018 of Police Station, Pulwama.

By order of the Government of Jammu and Kashmir.

Principal Secretary to the Government, Home Department.



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JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Governmnt-Notifications

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Srinagar, the 5th August, 2021.

S.O.-265.ô In exercise of the powers confered by sub-section (3) of section 34 of the Indian Boilers Act, 1923 (V of 1923), the Government hereby excludes the boiler and the steam pipe (s) in the whole of the Union Territory of Jammu and Kashmir from operation of the provisions of sub-sections (2), (3) and (5) of section 7, sub-section (5) of section 8,

SCHEDULE

- (a) The Boiler and the Steam pipe (s) or Steam pipe shall be inspected every year by the owner as per the technical provisions of the Indian Boiler Regulations, 1950, by engaging Competent Person as defined under clause (cb) of section 2 of the said Act, from any of the following agencies hereinafter called as Third Party Inspection Agencies, having the following qualifications as aproved by the Central Boilers Board:
 - (i) Graduate in Mechanical/Production/Power Plant Engineering/Metallurgical Engineering from a recognised institution; and
 - (ii) Minimum 05 years of experience in the field related to Boilers. However, Third Party Inspecting Agencies in India empanelled by DPIIT (erstwhile DIPP), GoI as mentioned below shall be the inspection authorities for Jammu and Kashmir.
 - 1. M/s Lioyd-Register Asia.
 - 2. M/s Bureau Veritas (India) Private Limited
 - 3. M/s ABS Industrial Verification (India) Pvt. Limited.
 - 4. M/s TUV India Pvt. Limited
 - 5. M/s Intertek India Pvt. Limited.
 - 6. M/s Apave Assessments India Pvt. Limited.
 - 7. M/s TUVSUD South Asia Pvt. Limited.
 - 8. M/s HSB International (India) Private Limited
 - 9. M/s DNV-GI Business Assurance India Pvt. Limited.
 - 10. M/s IRCLASS System and solution Pvt. Limited.
 - 11. M/s ASTRON Certification India Pvt. Limited

- - (b) The Third Party Inspection Agency shall follow instructions and guidelines of the Chief Inspector of Boilers and shall be liable and responsible for any act of ommission or commission comitted against the provision of the said Act and rules and Regulations framed thereunder.
 - (c) The Third Party Inspection Agency shall submit record of inspections carried out by them to the Boiler Inspector, Chief Boiler Inspector and Boiler Owner within thirty days of carrying out the inspections and preferably also on their websit. It is clarified that on receipt of inspection report by the Boiler Inspector, the inspection report will be duly pasted in the Memorandum of Inspection Book by the concerned Boiler Inspector. It is further clarified that inspection by Inspection Agencies is optional.
 - (d) Report of daily chemical analysis for feed water and blow down water should be submitted monthly to the Third Party Inspection Agency as mentioned in para (a) for scrutiny and Chief Inspector of Boiler for information.
 - (e) Working pressure of the boiler should not exceed that has specified in the last working certificate issued.
 - (f) The boiler shall be stopped immediately, if any accident occurs to the boiler or to any part of the boiler during this period and the Chief Inspector of Boilers shall be informed as per the provisions of the said Act, Rules and Regulations framed thereunder.
 - (g) The boiler shall be attended by qualified Boiler Operation Engineer(s) and/or Boiler Attendant(s) as per the provisions of the said Act, Rules and Regulations framed thereunder.
 - (h) This notification will be applicable to such boilers and boiler components having the safeguard system for protection against over pressure, low water level, flame failure etc. for prevention of accidents of boiler as per provisions of the said Act, Rules, and Regulations framed thereunder and provisions of these safe guards

By order of the Government of Jammu and Kashmir.

(Sd.) SARITA CHAUHAN, IAS,

Commissioner/Secretary to the Government, Labour and Employment Department.



JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government-Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ GENERAL ADMINISTRATION DEPARTMENT

Notification

Srinagar, the 5th August, 2021.

SO-266.ô In exercise of the powers conferred by section 36A of the Jammu and Kashmir Panchayati Raj Act, 1989, and in partial modification of notification SO-338 dated 30-10-2020, the Lieutenant Governor of Union

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1. Salary

Last pay drawn at the time of his retirement from the earlier services less by the amount of the pension oncluding commuted value thereof, plus D.A. as applicable.

2. Tenure of Appointment

He shall hold office for a term of 05 years from the date on which he enters his office or till he attains the age of 65 years, whichever is earlier:

Provided that the State Election Commissioner, may at any time by writing under his hand addressed to the Lieutenant Governor resign from his office or he may be removed in the manner provided in section 36 B of the J&K Panchayati Raj Act, 1989.

3. Traveling Allowance

As was admissible to him at the time of his retirement from the previous service.

4. Residential Accommodation

As was admissible to him at the time of his retirement from the previous service.

5. Medical Facilities

As was admissible to him at the time of his retirement from the previous service.

6. Leave

As was admissible to him at the time of his retirement from the previous service.

The powers to grant or refuse leave to the State Election Commissioner and to revoke or curtail leave granted to him shall vest in the Lieutenant Governor.

7. Telephone Charges As was admissible to him at the time of his retirement from the previous service.

By order of the Lieutenant Governor.

(Sd.) MANOJ KUMAR DWIVEDI, IAS,

Commissioner/Secretary to the Government.



THE JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government-Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Srinagar, the 07th September, 2021.

SO6313.ô Whereas, on 12-03-2021, Shopian Police during Naka checking at Narwaw crossing intercepted some suspects for checking who tried to escape from the spot but were chased down by the Naka party. The suspects were identified as Sami-Ullah Farooq S/o Farooq Ahmad Chopian R/o Memender, Hilal Ahmad Wani S/o Mohammad Amin Wani, Ramiz Ahmad Wani S/o Muzaffar Ahmad Wani, Rouf

- 2. Whereas, during the personal search of the accused persons, Police recovered 03 AK Magazines, 02 Hand grenades and 105 AK rounds from their possession; and
- 3. Whereas, a Case FIR No. 40/2021 under sections 13, 18, 20, 23, 38 ULA (P), 7/25 Arms Act was registered in Police Station, shopian and investigation of the case was set into motion. Subsequently, during investigation, section 13,18,20,38 ULA (P) Act were dropped and section 39 ULA (P) Act was added in the case; and
- 4. Whereas, during the course of investigation, site plan of place of occurrence and seizure memos were prepared and statement of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 5. Whereas, during investigation, it was established that the accused persons were working as Over Ground Worker (OGWs) for the terrorists of HM outfit and were providing logistic support to them, besides were faciliating the transportation of arms/ammunition of the terrorist from one plan to another for carrying out the unlawful activities in the area;
- 6. Whereas, on the basis of investigation, statement of witnesses recorded and other evidence collected, the investigating Officer has established *prima facie* involvement of below mentioned accused persons for the commission of offences punishable under section as shown against each of Unlawful Activities (Prevention) Act, 1967:-

 Hilal Ahmad Wani S/o Mohammad Amin Wani R/o Dachipora.

- . No. Name of the accused Offence
- $\hat{0} \ \hat{0} \$
 - Ramiz Ahmad Wani S/o Muzaffar Ahmad 23, 39
 Wani R/o Dachipora. ULA (P) Act
 - 4. Rouf Ahmad Wani S/o Ab. Rasid Wani R/o Dachipora.
 - Zahid Hussain Wani S/o Bashir Ahmad Wani R/o Dachipora.
 - Faizan Yousuf Khan S/o Mohammad Yousuf Khan R/o Vehil Nowgam.
 - 7. Shahid Ahmad Rather S/o Iqbal Rather R/o Vehil Nowgam.
- 7. Whereas, the Authority appointed by the Government under sub-section (2) of sectiton 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 persons; 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 persons for their prosecution under the provisions of law.

Now, therefore, in exercise of powers conferred by sub-section 02 of Section 45 ULA (P) Act 1967 the Government hereby accord sanction for launching prosecution against the above accused persons for the commission of offences punishable under sections 23,39 of Unlawful Activities (Prevention) Act, 1967 in the case FIR No. 40/2021 of Police Station, Shopian.

By order of the Government of Jammu and Kashmir.

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



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

ôôôó

HIGH COURT OF JAMMU AND KASHMIR AND LADAKH

(Office of the Registrar General at Jammu)

Subject :ô The High Court of Jammu and Kashmir and Ladakh Video Conferencing for Courts Rules, 2021.

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Notification

No. 1246 of 2021/RG Dated 15-11-2021.

In exercise of its powers under Articles 225 and 227 of the Constitution of India, the High Court of Jammu & Kashmir and Ladakh,

Chapter I

Preliminary

- 1. These Rules shall be called othe High Court of Jammu and Kashmir and Ladakh Video Conferencing for Courts Rules, 2021ö.
 - (i) These Rules shall apply to such courts or proceedings or classes of courts or proceedings and on and from such date as the High Court may notify in this behalf.
- 2. **Definitions**.ô In these Rules, unless the context otherwise requires,ô
 - (i) "Advocate" means and includes an advocate entered in any roll maintained under the provisions of the Advocates Act, 1961 and shall also include government pleaders/ advocates and officers of the department of prosecution.
 - (ii) "Commissioner" means a person appointed as commissioner under the provisions of Code of Civil Procedure, 1908 (CPC), or the Code of Criminal Procedure, 1973 (Cr. PC.), or any other law in force.
 - (iii) "Coordinator" means a person nominated as coordinator under Rule 5.
 - (iv) "Court" includes a physical Court and a virtual Court or tribunal.
 - (v) "Court Point" means the Courtroom or one or more places where the Court is physically convened, or the place where a Commissioner or an inquiring officer holds proceedings under the directions of the Court.
 - (vi) "Court User" means a user participating in Court proceedings through video conferencing at a Court Point.
 - (vii) "Designated Video Conferencing Software" means software provided by the High Court from time to time to conduct videoconferencing.
 - (viii) "Exceptional circumstances" include illustratively a pandemic, natural calamities, circumstances implicating

law and order and matters relating to the safety of the accused and witnesses.

- (ix) "Live Link" means and includes a live television link, audio-video electronic means or other arrangements whereby a witness, a required person or any other person permitted to remain present, while physically absent from the Courtroom is nevertheless virtually present in the Courtroom by remote communication using technology to give evidence and be cross-examined.
- (x) "Remote Point" is a place where any person or persons are required to be present or appear through a videolink.
- (xi) "Remote User" means a user participating in Court proceedings through video conferencing at a Remote Point.
- (xii) "Required Person" includes :ô
 - a. the person who is to be examined; or
 - b. the person in whose presence certain proceedings are to be recorded or conducted; or
 - c. an Advocate or a party in person who intends to examine a witness; or
 - d. any person who is required to make submissions before the Court; or
 - e. any other person who is permitted by the Court to appear through videoconferencing.
- (xiii) "Rules" shall mean these Rules for Video Conferencing for Courts and any reference to a Rule, Sub-Rule or Schedule shall be a reference to a Rule, Sub-Rule or Schedule of these Rules.

Chapter II

General Principles

3. General Principles Governing Video Conferencing :ô

 (i) Video conferencing facilities may be used at all stages of judicial proceedings and proceedings conducted by the Court.

- - (ii) All proceedings conducted by a Court via video conferencing shall be judicial proceedings and all the courtesies and protocols applicable to a physical Court shall apply to these virtual proceedings. The protocol provided in Schedule-I shall be adhered to for proceedings conducted by way of video conferencing.
 - (iii) All relevant statutory provisions applicable to judicial proceedings including provisions of the CPC, Cr.PC., Contempt of Courts Act, 1971, Indian Evidence Act, 1872 (Evidence Act), and Information Technology Act, 2000 (IT Act), shall apply to proceedings conducted by video conferencing.
 - (iv) Subject to maintaining independence, impartiality and credibility of judicial proceedings, and subject to such directions as the High Court may issue. Courts may adopt such technological advances as may become available from time to time.
 - (v) The Rules as applicable to a Court shall mutatis mutandis apply to a Commissioner appointed by the Court to record evidence and to an inquiry officer conducting an inquiry.
 - (vi) There shall be no unauthorised recording of the proceedings by any person or entity.
 - (vii) The person defined in Rule 2(xii) shall provide identity proof as recognised by the Government of India/State Government/Union Territory to the Court point coordinator via personal e-mail. In case of identity proof not being readily available, the person concerned shall furnish the following personal details: name, parentage and permanent address, as also, temporary address, if any.
- 4. **Facilities recommended for Video Conferencing.**ô The following equipment is recommended for conducting proceedings by video conferencing at the Court Point and the Remote Point :ô
 - (i) Desktop, Laptop, mobile devices with internet connectivity and printer;
 - (ii) Device ensuring uninterrupted power supply;

- (iii) Camera;
- (iv) Microphones and speakers;
- (v) Display unit;
- (vi) Document visualizer;
- (vii) Provision of a firewall;
- (viii) Adequate seating arrangements ensuring privacy;
- (ix) Adequate lighting; and
- (x) Availability of a quiet and secure space.

5. Preparatory Arrangements.ô

- 5.1 There shall be a Coordinator both at the Court Point and at the Remote Point from which any Required Person is to be examined or heard. However, Coordinator may be required at the Remote Point only when a witness or a person accused of an offence is to be examined.
- 5.2 In the civil and criminal Courts falling within the purview of the district judiciary, persons nominated by the High Court or the concerned District Judge, shall perform the functions of Coordinators at the Court Point as well as the Remote Point as provided in Rule 5.3.
- 5.3 The Coordinator at the Remote Point may be any of the following:ô

Sub Where the Advocate or The Remote Point Coordinator
Rule Required Person is shall be :—
at the following
Remote Point :—

5.3.1 Overseas An official of an Indian Consulate/
the relevant Indian Embassy/the
relevant High Commission of India.

5.3.2 Court of another state Any authorized official nominated or Union Territory of by the concerned District Judge.

India

The J&K Official Gazette, the 15th Oct., 2021/24th Kart., 1943. [No. 33-2

- 5.3.3 Mediation Centre or office of District Legal Services Authority
- Any authorized person/official nominated by the Chairperson or Secretary of the concerned District Legal Services Authority.
- 5.3.4. Jail or prison
- The concerned Jail Superintendent or Officer-in-charge of the prison.
- 5.3.5 by the Central Government or Local **Bodies**
- Hospitals administered Medical Superintendent or an official authorized by them or the Government, the State person incharge of the said hospital.
- 5.3.6 Observation Home, Special Home, Childrengs Home, Shelter Home, or any institution referred to as a child facility (collectively referred to as child facilities) and where the required person is a juvenile or child or a person who is an inmate of such child facility
- The Superintendent or Officerin-charge of that child facility or an official authorized by them.

5.3.7 Womenøs Rescue Homes, Protection Homes, Shelter Homes, Nari Niketans or any institution referred to as a womengs facility (collectively referred to as womenos facilities)

The Superintendent or Officer-incharge of the womenos facillity or an official authorized by them.

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5.3.8 In custody, care or employment of any other Government Office, Organization or Institution (collectively referred to as institutional facilities).

The Superintendent or Officer-incharge of the institutional facility or an official authorized by them.

5.3.9 Forensic Science Lab.

The Administrative Officer-incharge or their nominee.

5.3.10 In case of any other location

The concerned Court may appoint any person deemed fit and proper who is ready and willing to render services as a Coordinator to ensure that the proceedings are conducted in a fair, impartial and independent manner and according to the directions issued by the Court in that behalf.

- 5.3.11 Notwithstanding the provisions of Clause 5.3.1, where witness examination is to take place in a criminal case of a person located outside the country, the provisions of the õComprehensive Guidelines for investigation abroad and issue of Letters Rogatory (LRs)/Mutual Legal Assistance (MLA) Request and Service of Summons/Notices/Judicial documents in respect of Criminal Mattersö (available at http://164.100.117.97/WriteReadData/userfiles/ISII Comprehensiv e-Guidelines Mutual Legal Assistance 17122019. pdf) will be followed to the extent they comport with the provisions of the Cr. PC. and the Evidence Act. Furthermore, before the Court employs its discretion to carry out witness examination via video conference, it will obtain the consent of the accused.
- 5.4 When a Required Person is at any of the Remote Points mentioned in Sub Rule 5.3 and video conferencing facilities are not available at any of these places the concerned Court will formally request the District Judge, in whose jurisdiction the

- - Remote Point is situated to appoint a Coordinator for and to provide a video conferencing facility from proximate and suitable Court premises.
 - 5.5 The Coordinators at both the Court Point and Remote Point shall ensure that the recommended requirements set out in Rule 4 are complied with so that the proceedings are conducted seamlessly.
 - 5.6 The Coordinator at the Remote Point shall ensure that :
 - 5.6.1 All Advocates and/or Required Persons scheduled to appear in a particular proceeding are ready at the Remote Point designated for video conferencing at least 30 minutes before the scheduled time.
 - 5.6.2 No unauthorised recording device is used.
 - 5.6.3 No unauthorised person enters the video conference room when the video conference is in progress.
 - 5.6.4 The person being examined is not prompted, tutored, coaxed, induced or coerced in any manner by any person and that the person being examined does not refer to any document, script or device without the permission of the concerned Court during the examination.
 - 5.7 Where the witness to be examined through video conferencing requires or if it is otherwise expedient to do so, the Court shall give sufficient notice in advance, setting out the schedule of video conferencing and, in appropriate cases may transmit non-editable digital scanned copies of all or any part of the record of the proceedings to the official email account of the Coordinator of the concerned Remote Point designated under Rule 5.3.
 - 5.8 Before the scheduled video conferencing date, the Coordinator at the Court Point shall ensure that the Coordinator at the Remote Point receives certified copies, printouts or a soft copy of the non-editable scanned copies of all or any part of the record of proceedings which may be required for recording statements or evidence, or for reference. However, these shall be permitted to be used by the Required Person only with the permission of the Court.

- 5.9 Whenever required the Court shall order the Coordinator at the Remote Point or at the Court Point to provideô
- 5.9.1 A translator in case the person to be examined is not conversant with the official language of the Court.
- 5.9.2 An expert in sign languages in case the person to be examined is impaired in speech and/or hearing.
- 5.9.3 An interpreter or a special educator, as the case may be, in case a person to be examined is differently-abled, either temporarily or permanently.

Chapter III

Procedure for Video Conferencing

7. Application for Appearance, Evidence and Submission by Video Conferencing.ô

- 6.1 Any party to the proceeding or witness, save and except where proceedings are initiated at the instance of the Court, may move a request for video conferencing. A party or witness seeking a video conferencing proceeding shall do so by making a request via the form prescribed in Schedule-II.
- 6.2 Any proposal to move a request for video conferencing should first be discussed with the other party or parties to the proceeding, except where it is not possible or inappropriate, for example in cases such as urgent applications.
- 6.3 On receipt of such a request and upon hearing all concerned persons, the Court will pass an appropriate order after ascertaining that the application is not filed to impede a fair trial or to delay the proceedings.
- 6.4 While allowing a request for video conferencing, the Court may also fix the schedule for convening the video conferencing.
- 6.5 In case the video conferencing event is convened for making oral submissions, the order may require the Advocate or party in person to submit written arguments and precedents, if any, in advance on the official email ID of the concerned Court.
- 6.6 Costs, if directed to be paid, shall be deposited within the prescribed time, commencing from the date on which the order convening proceedings through video conferencing is received.

7. Service of Summons.ô

- 7.1 Summons issued to a witness who is to be examined through video conferencing, shall mention the date, time and venue of the concerned Remote Point and shall direct the witness to attend in person along with proof of identity or an affidavit to that effect. The existing rules regarding service of the summons and the consequences for non-attendance, as provided in the CPC and Cr. PC. shall apply to service of summons for proceedings conducted by video conferencing.
- 7.2 Furthermore in respect of service of summons on witnesses residing outside the country, concerning criminal matters, the provisions of õComprehensive Guidelines for investigation abroad and issue of Letters Rogatory (LRs)/Mutual Legal Assistance (MLA) Request and Service of Summons/Notices/ Judicial documents in respect of Criminal Mattersö (available at http://164.100.117.97/WriteReadData/userfiles/ISII Comprehensive Guidelines Mutual Legal Assistance 17122019.pdf will be followed to the extent they comport with the provisions of the Cr. PC. and the extant laws.

8. Examination of persons.ô

- 8.1 Any person being examined, including a witness shall, before being examined through video conferencing, produce and file proof of identity by submitting an identity document issued or duly recognized by the Government of India, State Government, Union Territory, or in the absence of such a document, an affidavit attested by any of the authorities referred to in Section 139 of the CPC or Section 297 of the Cr. PC. as the case may be. The affidavit will *inter alia* state that the person, who is shown to be the party to the proceedings or as a witness, is the same person, who is to depose at the virtual hearing. A copy of the proof of identity or affidavit, as the case may be, will be made available to the opposite party.
- 8.2 The person being examined will ordinarily be examined during the working hours of the concerned Court or at such time as the Court may deem fit. The oath will be administered to the person being examined by the Coordinator at the Court Point.

and after the video conferencing.

- 8.3 Where the person being examined, or the accused to be tried, is in custody, the statement or, as the case may be, the testimony, may be recorded through video conferencing. The Court shall provide adequate opportunity to the under-trial prisoner to consult in privacy with their counsel before, during
- 8.4 Subject to the provisions for the examination of witnesses contained in the Evidence Act, before the examination of the witness, the documents, if any, sought to be relied upon shall be transmitted by the applicant to the witness, so that the witness acquires familiarity with the said documents. The applicant will file an acknowledgement with the Court in this behalf.
- 8.5 If a person is examined concerning a particular document, the the summons to witness must be accompanied by a duly certified photocopy of the document. The original document should be exhibited at the Court Point as per the deposition of the concerned person being examined.
- 8.6 The Court would be at liberty to record the demeanour of the person being examined.
- 8.7 The Court will note the objections raised during the deposition of the person being examined and rule on them.
- 8.8 The Court shall obtain the signature of the person being examined on the transcript once the examination is concluded. The signed transcript will form part of the record of the judicial proceedings. The signature on the transcript of the person being examined shall be obtained in either of the following ways:
- 8.8.1 If digital signatures are available at both the concerned Court Point and Remote Point, the soft copy of the transcript digitally signed by the presiding Judge at the Court Point shall be sent by the official e-mail to the Remote Point where a print out of the same will be taken and signed by the person being examined. A scanned copy of the transcript digitally signed by the Coordinator at the Remote Point would be transmitted by official email to the Court Point. The hard copy of the signed transcript will be dispatched after the testimony is over, preferably within three days by the Coordinator at the Remote

- - Point to the Court Point by recognised courier/registered speed post.
 - 8.8.2 If digital signatures are not available, the printout of the transcript shall be signed by the presiding Judge and the representative of the parties, if any, at the Court Point and shall be sent in non-editable scanned format to the official email account of the Remote Point, where a printout of the same will be taken and signed by the person examined and countersigned by the Coordinator at the Remote Point. A non-editable scanned format of the transcript so signed shall be sent by the Coordinator of the Remote Point to the official email account of the Court Point, where a print out of the same will be taken and shall be made a part of the judicial record. The hard copy would also be dispatched preferably within three days by the Coordinator at the Remote Point to the Court Point by recognised courier/registered speed post.
 - 8.9 An audio-visual recording of the examination of the person examined shall be preserved. An encrypted master copy with hash value shall be retained as a part of the record.
 - 8.10 The Court may, at the request of a person to be examined, or on its own motion, taking into account the best interests of the person to be examined, direct appropriate. measures to protect the privacy of the person examined bearing in mind aspects such as age, gender, physical condition and recognized customs and practices.
 - 8.11 The Coordinator at the Remote Point shall ensure that no person is present at the Remote Point, save and except the person being examined and those whose presence is deemed administratively necessary by the Coordinator for the proceedings to continue.
 - 8.12 The Court may also impose such other conditions as are necessary for a given set of facts for effective recording of the examination (especially to ensure compliance with Rule 5.6.4.)
 - 8.13 The examination shall, as far as practicable, proceed without interruption or the grant of unnecessary adjournments. However, the Court or the Commissioner as the case may be will be at liberty to determine whether an adjournment should be granted, and if so, on what terms.

- 8.14 The Court shall be guided by the provisions of the CPC and Chapter XXIII, Part B of the Cr. PC. the Evidence Act and the IT Act while examining a person through video conferencing.
- 8.15 Where a Required Person is not capable of reaching the Court Point or the Remote Point due to sickness or physical infirmity, or presence of the required person cannot be secured without undue delay or expense, the Court may authorize the conduct of video conferencing from the place at which such person is located. In such circumstances, the Court may direct the use of portable video conferencing systems. Authority in this behalf may be given to the concerned Coordinator and/ or any person deemed fit by the Court.
- 8.16 Subject to such orders as the Court may pass, in case any party or person authorized by the party is desirous of being physically present at the Remote Point at the time of recording of the testimony, such a party shall make its arrangement for appearance/representation at the Remote Point.
- 9. Exhibiting or Showing Documents to Witness or Accused at a Remote Point.ô If in the course of examination of a person at a Remote Point by video conferencing, it is necessary to show a document to the person, the Court may permit the document to be shown in the following manner:ô
 - 9.1 If the document is at the Court Point, by transmitting a copy or image of the document to the Remote Point electronically, including through a document visualizer; or
 - 9.2 If the document is at the Remote Point, by putting it to the person and transmitting a copy/image of the same to the Court Point electronically including through a document visualizer. The hard copy of the document countersigned by the witness and the Coordinator at the Remote Point shall be dispatched thereafter to the Court Point via authorized courier/registered speed post.

10. Ensuring seamless Video Conferencing.ô

10.1 The Advocate or Required Person) shall address the Court by video conferencing from a specified Remote Point on the date and time specified in the order issued by the Court. The

- - point where arguments are to be addressed by an advocate or party in person before the Court.
 - 10.2 If the proceedings are carried out from any of the Remote Point(s) (in situations described in Rules 5.3.1 to 5.3.9) the Coordinator at such Remote Point shall ensure compliance of all technical requirements. However, if the proceedings are conducted from a Remote Point falling in the situation contemplated under Rule 5.3.10, such as an Advocate's office, the Coordinator at the Court Point shall ensure compliance of all technical requirements for conducting video conferencing at both the Court Point and the Remote Point.
 - 10.3 The Coordinator at the Court Point shall be in contact with the concerned Advocate or the Required Person and guide them regarding the fulfilment of technical and other requirements for executing a successful hearing through video conferencing. Any problems faced by such Remote Users shall be resolved by the Court Point Coordinator. The Court Point Coordinator shall *inter alia* share the link of the video conferencing hearing with such Remote Users.
 - 10.4 The Coordinator at the Court Point shall ensure that any document or audio-visual files, e-mailed by the Remote User, are duly received at the Court Point.
 - 10.5 The Coordinator at the Court Point shall also conduct a trial video conferencing, preferably 30 minutes before scheduled video conferencing to ensure that all the technical systems are in working condition at both the Court Point and the Remote Point.
 - 10.6 At the scheduled time, the Coordinator at the Court Point shall connect the Remote User to the Court.
 - 10.7 On completion of the video conferencing proceeding, the Court shall mention in the order sheet the time and duration of the proceeding, the software used (in case the software used is not the Designated Video Conferencing Software), the issue(s) on which the Court was addressed and the documents, if any that were produced and transmitted online. In case a digital

- 10.8 The Court shall also record its satisfaction as to clarity, sound and connectivity for both Court Users and Remote Users.
- 10.9 On the completion of video conferencing, if a Remote User believes that she/he were prejudiced due to poor video and/or audio quality, the Remote User shall immediately inform the Coordinator at the Court Point, who shall, in turn, communicate this information to the Court without any delay. The Court shall consider the grievance and if it finds substance in the grievance may declare the hearing to be incomplete and the parties may be asked to re-connect or make a physical appearance in Court.
- 11. Judicial remand, the framing of charge, the examination of accused and Proceedings under Section 164 of the Cr. PC.—
- 11.1 The Court may, at its discretion, authorize the detention of an accused, frame charges in a criminal trial under the Cr. PC. by video conferencing. However, ordinarily judicial remand in the first instance or police remand shall not be granted through video conferencing save and except in exceptional circumstances for reasons to be recorded in writing.
- 11.2 The Court may, in exceptional circumstances, for reasons to be recorded in writing, examine a witness or an accused under Section 164 of the Cr. PC. or record the statement of the accused under Section 313 Cr. PC. through video conferencing, while observing all due precautions to ensure that the witness or the accused as the case may be is free of any form of coercion, threat or undue influence. The Court shall ensure compliance with Section 26 of the Evidence Act.

Chapter IV

General Procedure

12. General procedure.ô

12.1 The procedure set out hereafter in this chapter is without prejudice to the procedure indicated elsewhere in these Rules qua specific instances in which proceedings are conducted via video conferencing.

- - 12.2 The Coordinator at the Court Point shall ensure that video conferencing is conducted only through a Designated Video Conferencing Software. However, in the event of a technical glitch during a given proceeding, the concerned Court may for reasons to be recorded permit the use of software other than the Designated Video Conferencing Software for video conferencing in that particular proceeding.
 - 12.3 The identity of the person to be examined shall be confirmed by the Court with the assistance of the Coordinator at the Remote Point as per Rule 8.1, at the time of recording of the evidence and the same must be reflected in the order sheet of the Court.
 - 12.4 In civil cases, parties requesting for recording statements of the person to be examined by video conferencing shall confirm to the Court, the location of the person, the willingness of such person to be examined through video conferencing and the availability of technical facilities for video conferencing at the agreed-upon time and Place.
 - 12.5 In criminal cases, where the person to be examined is a prosecution witness or a Court witness, or where a person to be examined is a defence witness, the counsel for the prosecution or defence counsel, as the case may be, shall confirm to the Court the location of the person, willingness to be examined by video conferencing and the time, place and technical facility for such video conferencing.
 - 12.6 In case the person to be examined is an accused, the prosecution will confirm the location of the accused at the Remote Point.
 - 12.7 Video conferencing shall ordinarily take place during the Court hours. However, the Court may pass suitable directions concerning the timing and schedule of video conferencing as the circumstances may warrant.
 - 12.8 If the accused is in custody and not present at the Court Point, the Court will order a multi-point video conference between itself, the witness and the accused in custody to facilitate the recording of the statement of the witness (including medical or other experts). The Court shall ensure that the defence of the

- - 12.9 The Coordinator at the Remote Point shall be paid such amount as honorarium as may be directed by the Court in consultation with the parties.
 - 13. **Costs of Video Conferencing.**ô In the absence of rules prescribed by the concerned Court, the Court may take into consideration the following circumstances while determining and/or apportioning the costs of video conferencing:
 - 13.1 In criminal cases, the expenses of the video conferencing facility including expenses involved in preparing soft copies/certified copies of the Court record and transmitting the same to the Coordinator at the Remote Point, and the fee payable to the translator/interpreter/special educator, as the case may be, as also the fee payable to the Coordinator at the Remote Point, shall be borne by such party as directed by the Court.
 - 13.2 In civil cases, generally, the party requesting for recording evidence through video conferencing shall bear the expenses.
 - 13.3 Besides the above, the Court may also make an order as to expenses as it considers appropriate, taking into account the rules/instructions regarding payment of expenses to the complainant and witnesses, as may be prevalent from time to time.
 - 13.4 It shall be open to the Court to waive the costs as warranted in a given situation.

14. Conduct of Proceedings.ô

- 14.1 All Advocates, Required Persons, the party in person and/or any other person permitted by the Court to remain physically or virtually present (hereinafter collectively referred to as participants) shall abide by the requirements set out in Schedule-I.
- 14.2 Before the commencement of video conferencing all participants, shall have their presence recorded. However, in case a participant is desirous that their face or name be masked, information to that effect will be furnished to the Court Point Coordinator before the commencement of the proceeding.

- - 14.3 The Court Point Coordinator shall send the link/Meeting ID/Room Details via the e-mail Id/mobile number furnished by the Advocate or Required Person or other participant permitted to be virtually present by the Court. Once the proceedings have commenced, no other persons will be permitted to participate in the virtual hearing, save and except with the permission of the Court.
 - 14.4 The participants, after joining the hearing shall remain in the virtual lobby, if available, until they are admitted to the virtual hearing by the Coordinator at the Court Point.
 - 14.5 Participation in the proceedings shall constitute consent by the participants to the proceedings being recorded by video conferencing.
 - 14.6 Establishment and disconnection of links between the Court Point and the Remote Point would be regulated by orders of the Court.
 - 14.7 The Court shall satisfy itself that the Advocate, Required Person or any other participant that the Court deems necessary at the Remote Point or the Court Point can be seen and heard clearly and can see and hear the Court.
 - 14.8 To ensure that video conferencing is conducted seamlessly, the difficulties, if any, experienced in connectivity must be brought to the notice of the Court at the earliest on the official email address and mobile number of the Court Point Coordinator which has been furnished to the participant before the commencement of the virtual hearing. No complaint shall subsequently be entertained.
 - 14.9 Wherever any proceeding is carried out by the Court under these Rules by taking recourse to video conferencing, this shall specifically be mentioned in the order sheet.
 - 15. Access to Legal Aid Clinics/Camps/Lok Adalats/Jail Adalats.ô
 - 15.1 In conformity with the provisions of the Legal Services Authorities Act, 1987 and the laws in force, in proceedings related to Legal Aid Clinics, Camps, Lok Adalats or Jail Adalats, any person who at the Remote Point is in Jail or Prison shall

- 15.2 Such award or order shall have the same force as it it was passed by the regular Lok Adalat or Jail Adalat.
- 15.3 Copy of the award or order and the record of proceedings shall be sent to the Remote Point.
- 16. Allowing persons who are not parties to the case to view the proceedings.ô
- 16.1 To observe the requirement of an open Court proceeding, members of the public will be allowed to view Court hearings conducted through video conferencing, except proceedings ordered for reasons recorded in writing to be conducted incamera. The Court shall endeavour to make available sufficient links (consistent with available bandwidth) for accessing the proceedings.
- 16.2 Where, for any reason, a person unconnected with the case is present at the Remote Point, that person shall be identified by the Coordinator at the Remote Point at the start of the proceedings and the purpose of the presence of that person shall be conveyed to the Court. Such a person shall continue to remain present only if ordered so by the Court.

Chapter V

Miscellaneous

- 17. **Reference to Words and Expressions.** ô Words and expressions used and not defined in these Rules shall have the same meaning as assigned to them in the CPC, the Cr. PC., Evidence Act, IT Act, and the General Clauses Act, 1897.
- 18. **Power to Relax.**ô The High Court may if satisfied that the operation of any Rule is causing undue hardship, by order dispense with or relax the requirements of that Rule to such extent and subject to such conditions, as may be stipulated to deal with the case in a just and equitable manner.

- - 19. Residual Provisions.ô Matters concerning which no express provision has been made in these Rules shall be decided by the Court consistent with the principle of furthering the interests of justice.

By order.

(Sd.) JAWAD AHMED,

Registrar General.

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SCHEDULE-I

- All participants shall wear sober attire consistent with the dignity
 of the proceedings. Advocates shall be appropriately dressed in
 professional attire prescribed under the Advocates Act, 1961.
 Police officials shall appear in the uniform prescribed for police
 officials under the relevant statute or orders. The attire for judicial
 officers and court staff will be as specified in the relevant rules
 prescribed in that behalf by the High Court. The decision of the
 Presiding Judge or officer as to the dress code will be final.
- 2. Proceedings shall be conducted at the appointed date and time. Punctuality shall be scrupulously observed.
- 3. The case will be called out and appearances shall be recorded on the direction of the Court.
- 4. Every participant shall adhere to the courtesies and protocol that are followed in a physical Court. Judges will be addressed as õMadam/Sirö or õYour Honourö. Officers will be addressed by their designation such as õBench Officer/Court Masterö. Advocates will be addressed as õLearned Counsel/Senior Counselö
- 5. Advocates, Required Persons, parties in person and other participants shall keep their microphones muted till they are called upon to make submissions.
- 6. Remote Users shall ensure that their devices are free from malware.
- 7. Remote Users and the Coordinator at the Remote Point shall ensure that the Remote Point is situated in a quiet location, is

- - 8. All participants' cell phones shall remain switched off or in airplane mode during the proceedings.
 - 9. All participants should endeavour to look into the camera, remain attentive and not engage in any other activity during the proceedings.

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SCHEDULE-II

Request Form for Video Conference

1. Case Number/CNR Number (if any)
2. Cause Title
3. Proposed Date of conference(DD/MM/YYYY):
4. Location of the Court Point(s):
5. Location of the Remote Point(s):
6. Names & Designation of the Participants at the Remote Point :
7. Reasons for Video Conferencing:
In the matter of :
8. Nature of Proceedings : Final Hearing
Motion Hearing Others
I have read and understood the provisions of Rules for Video Conferencing for Courts hyperlink). I undertake to remain bound by the same to the extent applicable to me. I agree to pay video conferencing charges, if so, directed by the Court.
Signature of the applicant/authorised signatory:
Date:

For use of the Registry/Court Point Coordinator

A) Bench assigned:
B) Hearing:
Held on (DD/MM/YYYY):
Commencement Time:
End time:
Number of hours:
C) Costs:
Overseas transmission charges, if any:
To be incurred by Applicant/Respondent:
To be shared equally:
Waived; as ordered by the Court:
Signature of the authorised officer:
Date :



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government-Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ INDUSTRIES AND COMMERCE DEPARTMENT

Notification

Srinagar, the 6th August, 2021.

SO-268.óóIn exercise of the powers conferred by sub-section (2) of section 3 of the Jammu and Kashmir, Handicrafts (Quality Control) Act,

1978, and in supersession of SRO-94 dated 18-03-2016, the Government hereby nominate the following as the members of Handicrafts Quality Control Council, namely:ô

OFFICIAL MEMBERS

1. i.	Director, Handicrafts & Handloom,	Senior of the two
	Kashmir	Directors as Chairman
ï	Director, Handicrafts & Handloom,	and another as Member
	Jammu.	
2. iii	Managing Director, J&K Handloom	Member
	& Handicrafts Corporation.	
3. iv	Director, Craft Development Institute.	Member
4. v.	Director, IICT.	Member
5. vi	Deputy Director, Handicrafts Quality	Member-Secretary
	Control	

NON-OFFICIAL MEMBERS

President, Kashmir Chamber of Member

Commerce, (KCCI)

President, Confederation of Chamber Member

of Industry, Jammu

President, Tahfuz Society Member
President, Meeras Society Member

By order of the Government of Jammu and Kashmir.

(Sd.) RANJAN P. THAKUR, Principal Secretary to the Government.



THE JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government-Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ PLANNING DEVELOPMENT AND MONITORING DEPARTMENT

Notification

Srinagar, the 06th September, 2021.

SO6311.ô In exercise of powers conferred by clause (IV) of rule 8 of the Census Rules, 1990 and in supersession of earlier Notification issued in this behalf, the Government hereby freezes the boundaries of Districts/Tehsils, Municipalities, Towns, Revenue Villages and other

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adn	ninistr	ative	units	on	the	whole	Union	Territory	of Jan	ımu	and
Kas	shmir	w.e.	f 31st	Dece	embe	r, 2021	till co	mpletion o	of Censu	is 20)21.

By order of the Lieutenant Governor.

		(Sd.)	• • • • •	
		Secretary	to	Government,
Planning	Development	and Monitor	ing	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 DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

Notification

Srinagar, the 07th September, 2021.

SOó312.ô In exercise of powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Government hereby appoint following officers to be the Executive Magistrate, who shall exercise all the powers of an Executive Magistrate within their territorial jurisdiction of District Rajouri :ô

S.	S. Name of the Officer									Pr	ese	ent	p	lac	e	of	pc	sti	ng						
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2.	Jog	ino	der	K	un	naı	r								N.	T	, N	Vai	rua	B	an	nba	al		
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3. Manp	preet Singh	N. T, Bhawani (Nowshera)
4. Paran	npreet Singh	N. T, Rajal (Nowshera)
5. Ashw	ani Raina	N. T, Bhajwal (Sunderbani)
6. Vikra	nt Koshal	N. T, Lamberi-Dandesar
		(Nowshera)
7. Sushi	1 Kumar Sharma	N. T, Kalakote
8. Subas	sh Kumar	N. T, Bambliya (Sunderbani)
9. Adity	a Kerni	N. T, Parat Siot
10. Dheer	raj Koshal	N. T, Thandapani (Sunderbani)

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to Government.

PART I—B

Jammu and Kashmir Government-Notifications.

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

Notification

Jammu, the 08th September, 2021.

SO6315.ô In exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notifies the name of Sh. Satish Kumar Zutshi S/o Baskar Nath Zutshi R/o Member Ward No. 11, Municipal Committee, Devsar, for being declared as elected Vice-President of the Municipal Committee, Devsar for the remainder period.

By order of the Government of Jammu and Kashmir.

(Sd.) DHEERAJ GUPTA, IAS,

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

PART I—B

Jammu and Kashmir Government-Notifications.

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

Notification

Jammu, the 08th September, 2021.

SO6316.ô In exercise of powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notifies the name of Sh. Imtiyaz Ahmad Ganie S/o Gh. Mohd. Ganie, Member Ward No. 10, Municipal Committee, Devsar, for being declared as elected President of the Municipal Committee, Devsar for the remainder period.

By order of the Government of Jammu and Kashmir.

(Sd.) DHEERAJ GUPTA, IAS,

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

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATóóSOCIAL WELFARE DEPARTMENT

Notification

Jammu, the 21st September, 2021.

SO-325.66In exercise of the powers conferred by sub-section 23 of the Jammu and Kashmir Reservation Act, 2004, and all other relevant provisions of law in this behalf, the Government hereby direct that after the words ::International Border@appearing in clause (g) of rule 18 of the Jamu and Kashmir Reservation Rules,2005, the sign and words ::/Pahari Speaking People (PSP)@shall be inserted.

By order of the Government of Jammu and Kashmir.

(Sd.) SHEETAL NANDA, IAS,

Secretary to the Government.



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government—Notifications.

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

Notification

Srinagar, 8th of October, 2021.

SO-344.ô In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Government hereby appoint following Naib-Tehsildars to be the Executive Magistrate,

1. Sh. Iqbal Singh AF	RA,	D.	C.	Office
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- 2. Sh. Manesh Goswami N. T., Shahzadpur
- 3. Sh. Imliaz-ul-Hassan Rashi N. T., Kathar
- 4. Sh. Ajay Kumar Jamwal N. T., Khour
- 5. Sh. Darpan Khajuria N. T., Rehal
- 6. Sh. Vijay Kumar N. T., Raipur Pindi
- 7. Sh. Mandil Vaid N. T., Chak Malal

By order of the Government of the Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to Government.



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ FINANCE DEPARTMENT

Notification

Srinagar, the 11th October, 2021.

SO-347.66In exercise of the powers conferred by section 3 of the Jammu and Kashmir Motor Spirit and Diesel Oil (Taxation of Sales) Act, Samvat, 2005 and in partial modification of notification SRO-262

In Schedule appended to the said notification, in S. No. 3 (Aviation Turbine Fuel), in column 3 for the figure and sign õ26.25%ö the figure and sign õ1%ö shall be substituted.

By order of the Government of Jammu and Kashmir.

(Sd.) ATAL DULLOO, IAS,

Financial Commissioner (Additional Chief Secretary), Finance Department.



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

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

Notification

Jammu the 12th October, 2021.

SO-350.óóIn exercise of the powers conferred by proviso to Article 309 of Constitution of India, the Lieutenant Governor is pleased

After Note 6, the following shall be added as Note 7; namely:ô

- Note 7:ô (i) Recommendation of Divisional Commissioners in respect of Divisional Heads of Departments is mandatory for sanctioning earned leave in their favour by the Administrative Department.
 - (ii) Recommendation of Deputy Commissioner is mandatory for sanctioning of earned leave in favour of all District Heads.

By order of the Lieutenant Governor.

(Sd.) ATAL DULLOO, IAS,

Financial Commissioner (Additional Chief Secretary), Finance Department.



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

PART IV

Reprints from the Government of India Gazette.

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MINISTRY OF LAW AND JUSTICE

(Legislative Department)

New Delhi, the 14th November, 2021/Kartika 23, 1943 (Saka).

THE CENTRAL VIGILANCE COMMISSION (AMENDMENT) ORDINANCE, 2021

(No. 9 of 2021)

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

An Ordinance further to amend the Central Vigilance Commission Act, 2003.

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

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

- 1. Short title and commencement.ô (1) This Ordinance may be called the Central Vigilance Commission (Amendment) Ordinance, 2021.
 - (2) It shall come into force at once.
- 2. Amendment of section 25.—In section 25 of the Central Vigilance Commission Act, 2003 (45 of 2003), in clause (d), the following provisos shall be inserted, namely,ô

õProvided that the period for which the Director of Enforcement holds the office on his initial appointment may, in public interest, on the recommendation of the Committee under clause (a) and for the reasons to be recorded in writing, be extended up to one year at a time :

Provided further that no such extension shall be granted after the completion of a period of five years in total including the period mentioned in the initial appointment;ö.

RAM NATH KOVIND,

President.

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(Sd.) DR. REETA VASISHTA,

Secretary to the Government of India.

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATO FINANCE DEPARTMENT

Notification

Srinagar, the 21st September, 2021.

SO6326.ô In exercise of the powers conferred by sections 3A, 12, 20 and 25 of the Jammu and Kashmir Act, Samvat 1958 the Government hereby directs that the following proviso shall be added to sub rule (8) of rule 30 of the Jammu and Kashmir Liquor Licence and Sales Rules 1984, namely;

õProvided that the Excise Commissioner may in exceptional circumstances extend any license except JK-EL-II pending renewal, granted under these rules till 31st of December 2021 or for any further period with prior concurrence of the Governmentö.

(Sd.) ATAL DULLOO, IAS,

Financial Commissioner, Additional Chief Secretary, Finance Department.

PART I—B

Jammu and Kashmir Government—Notifications.

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

(Power Section)

Notification

Srinagar, the 23th September, 2021.

SO6327.ô In exercise of the powers conferred by sub-section (1) of Section 20 of the Code of Criminal Procedure 1973, the Government hereby appoint the following officers to be the Executive Magistrates who shall exercise all the powers of an Executive Magistrate within their territorial jurisdiction of District Reasi.

S. N	lo Name of Officer/	Designation	Place of posting
	Official		
ôô	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.	Varun Bhagat	Naib Tehsildar	NT, Thuroo (Dharmari)
2.	Mahmood Azam	Naib Tehsildar	NT, Kanthi
3.	Priyanka Bharti	Naib Tehsildar	NT, Dera Baba Banda
4.	Rajeet Singh	Naib Tehsildar	NT, Dhanour
5.	Ajay Kumar	Naib Tehsildar	NT, Tulli Banna

(Sd.) ACHAL SETHI,

Secretary to the Government.

PART III

Laws, Regulations and Rules passed thereunder.

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

Notification

Srinagar, the 24th September, 2021.

SO6328.ô In exercise of the powers conferred by proviso to Article 309 of the Constitution of India, the Lieutenant Governor is pleased to direct that the following shall be added as fourth proviso to rule 11 of the Jammu and Kashmir Civil Services (Temporary Service) Rules, 1961 as contained in Schedule IX of Jammu and Kashmir Civil Service Regulations, Vol. II; namely:ô

õProvided that the Temporary Government Employee(s) who is/are appointed or brought on regular establishment on or after 01-01-2010 and retires on superannuation or is discharged form service or is declared invalid for further service shall be eligible for gratuity at the rate of 1/3rd of a monthøs pay for each completed year of the his service, provided that he had completed not less than five years continuous service at the time of retirement, discharge or invaildment.

Further, in the event of death of such a Temporary Government Servant while in service his family shall be eligible for Death Gratuity on the scale and subject to the conditions as defined under Rule 11(b) above.

This shall be deemed to have been incorporated in the Rules w. e. f 01-01-2010, the date of commencement of Defined Contributory New Pension Scheme (NPS).ö

(Sd.) ATAL DULLOO, IAS,

Financial Commissioner, Additional Chief Secretary, Finance Department.

PART I—B

Jammu and Kashmir Government—Notifications.

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

Notification

Srinagar, the 24th September, 2021.

SO6329.ô In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure 1973, the Government hereby appoint following Naib Tehsildars to be the Executive Magistrates who shall exercise all the powers of an Executive Magistrate within their territorial jurisdiction as may be assigned to them by District Magistrate Kulgam.

- S. No Name of Officer/
- $\hat{0} \ \hat{0} \$
- 1. Hyder Hussain Bhat
- 2. Mohd. Waseem Allie
- 3. Anwar-ul- Haq
- 4. Rashid-ul- Haq
- 5. Aijaz Ahmad Bhat
- 6. Shabir Ahmad Ganie

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to the Government.

PART I—B

Jammu and Kashmir Government—Notifications.

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

(Power Section)

Notification

Srinagar, the 28th of September, 2021.

SO6330.ô In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure 1973, the Government hereby appoint following officers to be the Executive Magistrates who shall exercise all the powers of an Executive Magistrate within their territorial jurisdiction of District Budgam.

S. No	Name of the Officer	Designation							
ô ô ô	ô ô ô ô ô ô ô ô ô ô ô ô ô	$\hat{0} \ \hat{0} \ \hat{0}$							
	S/Shri								
1.	Abid Hussain Godda	Naib Tehsildar							
2.	Shabeer Ahmad Ganie	Naib Tehsildar							
3.	Mohammad Furkan Mir	Naib Tehsildar							
4.	Rais Ahmad Rather	Naib Tehsildar							
5.	Makhtar Ahamd Parry	Naib Tehsildar							
6.	Zubair Ahamd Wani	Naib Tehsildar							
7.	Shah Mohammad Asif	Naib Tehsildar							
8.	Feroz Ahamd Lone	Naib Tehsildar							
9.	Muzaffar Ahamd Khan	Naib Tehsildar							

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to the Government.



JAMMU AND KASHMIR OFFICIAL GAZETTE

Jammu and Kashmir Government—Notifications.

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

(Power Section)

Notification

Srinagar, the 28th September, 2021.

SO6331.ô In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure 1973, the Government hereby appoint following officers to be the Executive Magistrates who shall exercise all the powers of an Executive Magistrate within their territorial jurisdiction of District Doda:ô

	Designation/Place of posting
No.	
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
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S/Shri	
1. Mohd. Sabar	Naib Tehsildar Bhella, Tehsil Bhella
2. Manish Kumar Verma	Naib Tehsildar Chinta, Tehsil Bhaderwah

2 The J&K Govt. Gazette,	28th Sept., 2021/6th Asv., 1943. [No. 26-e					
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1 2	3					
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S/Shri						
3. Dr. Zaffar Iqbal	Naib Tehsildar Kandote, Tehsil Thathri					
4. Parkash Singh	Naib Tehsildar Assar, Tehsil Assar					
5. Bitty Singh	Naib Tehsildar Chilli Paine, Tehsil Gandoh					
6. Rahul Kumar	Naib Tehsildar Chiralla, Tehsil Chiralla					
7. Pritam Singh	Naib Tehsildar Khellani, Tehsil Doda					
8. Harjeet Kumar	Naib Tehsildar Kalhota, Tehsil Doda					
9. Deepak Khajuria	Naib Tehsildar Athker (Sartingle), Tehsil					
	Bhaderwah					
10. Rahul Singh Rana	Naib Tehsildar Bhella, Tehsil Bhalla					
11. Shambu Nath	Naib Tehsildar Thatri, Tehsil Thatri					
12. Tariq Aziz	Naib Tehsildar Khara, Tehsil Kahara					
13. Mohd. Azeem	Naib Tehsildar Sinoo, Tehsil Gandoh					
14. Zaffar Iqbal	Naib Tehsildar PA to Deputy					
	Commissioner Doda					
15. Bishan Dutt	Naib Tehsildar Changa, Tehsil Gandoh					
16. Umar Farooq	Naib Tehsildar ARA to DC Doda					
17. Vikramjit Singh	Naib Tehsildar Taintly, Tehsil Gandoh					
18. Mohd. Aasim	Naib Tehsildar Pranoo, Tehsil Doda					

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to the Government.



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JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government-Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATO HOME DEPARTMENT

Notification

Srinagar, the 5th of October, 2021.

SO6339.ô In exercise of the powers conferred by sections 24 and 25 of the Code of Criminal Procedure, 1973, the Government hereby appoints the below mentioned officers of the Jammu and Kashmir Prosecution Service, as Public Prosecutor(s)[PPs]/Additional Public Prosecutor(s)[Apps]/Special Public Prosecutor[Spl. PP] and Assistant Public Prosecutor(s) [Asstt. PP] for conducting criminal cases in the Courts indicated against each:

	S.		N	an	ne	of	tł	ne				Designation and Name of the Court													ourt			
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	1.		S	K	oh	li						Αc	Additional PP in the Court of Fast															
														Tr	Track Court, Ramban.													
	2.		Anil Mangotra													Special PP in the Court of 3rd												
			Ad														Additional District and Sessions											
			Jud														Judge, Jammu											
			(D													(Designated Court for NIA Cases).												

- 3. District Mobile Magistrate (Traffic), Rajouri.
- 4. Juvenile Justice Board, Rajouri.
- 5. Mirza Zahid Khalil

 Assistant PP in the Court of Chief Judicial Magistrate, Sopore. He shall continue to conduct the prosecution of the criminal cases in the Court of Additional Special Mobile Magistrate, Chandoosa.

Rajouri.

6. Hasrat Parvaiz

Assistant PP in the Court of Sub-Judge, Surankote. She shall continue to conduct the prosecution of the criminal cases in the Court of Additional Special Mobile Magistrate, Surankote.

By order of the Government of Jammu and Kashmir.

(Sd.) RASHID RAINA, KAS, Under Secretary to the Government.

PART I-B

Jammu and Kashmir Government-Notifications.

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

Notification

Srinagar, the 20th of November, 2021.

SO-360.ô In exercise of the powers conferred by sections 76 and 76A for the Indian Forest Act, 1927 (16 of 1927), and in partial modification of Notification SO-78 of 2020 dated 28-02-2020 and SO-79 of 2020 dated 28-02-2020, the Lieutenant Governor hereby directs that "for words and figure "section 76" appearing in the said notification, the words and figures "section 76 and section 76A" shall be substituted."

This notification shall come into force with immediate effect.

By order of the Lieutenant Governor.

(Sd.) SANJEEV VERMA, IAS,

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

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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

Jammu, the 25th October, 2021.

SO-366.ô In exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notifies the name of Mst. Musarat Nissar W/o Nissar Ahmad Mircha, Member, Ward No. 13, Municipal Council, Sopore, to have been declared as elected President of the Municipal Council, Sopore, for the remainder period.

By order of the Government of Jammu and Kashmir.

(Sd.) DHEERAJ GUPTA, IAS,

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

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THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government-Notifications.

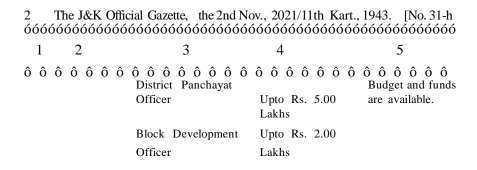
GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ FINANCE DEPARTMENT (CODES DIVISION)

Notification

Jammu, the 2nd November, 2021.

S.O.ó375.ô In exercise of powers conferred under section 67 of Jammu and Kashmir Reorganization Act, 2019, the Lieutenant Governor, Union Territory of Jammu and Kashmir is pleased to delegate his Financial Powers to accord Administrative Approvel in favour of the Officers of Rural Development Department, to the extent as in indicated under:

S.	S. Nature of								To whom delegated								l	Extent								Remarks									
No		Power																																	
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1.	To accord								Additional District								Upto Rs.15.00								Subject to the										
	Administrative								Development								Lakhs								condition that										
	Approval								Commissioner																	work has been									
										Assistant									Upto Rs. 10.00								approved in								
										Commissioner								Lakhs								Capex/Revenue									
											Development																	component of							



By order of the Lieutenant Governor.

(Sd.) ATAL DULLOO, IAS, Financial Commissioner (Additional Chief Secretary), Finance Department.



JAMMU AND KASHMIR OFFICIAL GAZETTE

separate compilation

PART I-B

Jammu and Kashmir Government—Notifications.

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

Notification

Jammu, the 10th of December, 2019.

SO-29ô Whereas, the areas specified in Annexure õAö to this notification has adequate fauna, floral, geomorphology and natural significance for the purpose of protecting, propagating and developing wildlife and its environment.

Now, therefore, in exercise of powers conferred by sub-section (1) of section 18 of the Wildlife (Protection) Act 1972, the Government hereby declares its intention to constitute the said area as Mughlan Goral Wildlife Conservation Reserve.

By order of the Government of Jammu and Kashmir

(Sd.) Manoj Kumar Dwivedi, IAS,

Commissioner/Secretary to the Government, Forest, Ecology & Environment Department.

Name : Gambir Mughlan Goral Wildlife Conservation Reserve

District : Rajouri and Poonch

Forest Division: Rajouri and Poonch

Tehsil : Manjakote, Thanamandi and Surankote

Forest Range : Rajouri and Surankote

Area : 2130 Hectares or 21.30 Sq. Km.

Compartments: 88/R, 89/R & 90/R of Gambir Block, compartment

No.104/R, 105/R, 106/R of Thanamandi Block, compartment No 82/R, 83/R & 84/R of Kotli Block of Rajouri Range of Forest Division Rajouri, compartments 65/S & 66/S of Bufliaz Block of Surankote Range of

Poonch Forest Division

Map : Annexed as annexure õBö

The proposed area viz, Gambir Mughlan Goral Wildlife Conservation Reserve derives its name from village Gambir Mughlan which is located in close vicinity of the proposed area in districts of Rajouri and Poonch.

The proposed area is about 35 Kms North West of Rajouri town on Rajouri Poonch Road and is spread in two districts of Rajouri and Poonch. The area is located between 74°-19 to 75°-20 East Latitude and 30°-33 to 33°-34 North Latitude.

The proposed Conservation Reserve encompasses an area of 21.30 Sq. Km. comprising of compartments No. 88/R, 89/R & 90/R of Gambir Block, compartments No. 104/R, 105/R, 106/R of Thanamandi Block, compartment No 82/R, 83/R & 84/R of Kotli Block of Rajouri Range of Forest Division Rajouri, compartments 65/S & 66/S of Bufliaz Block of Surankote Range of Poonch Forest Division.

B. Boundaries:

East Rajdhani village.

West Sangiot village.

North Draba village

South Pir Kalewa Peak

C. A brief account of the Flora, Fauna and altitude of the proposed area is as follow:

(i) **FLORA**: ô The vegetation of the proposed area is dominated by various herbs, sherbs and different species of grass. The main flora of the proposed area is Oak (Quercus incana). However, there is diversity in vegetation when we see it block-wise/Range-wise. The Co. Nos. 104/R, 105/R & 106/R of Thanna Mandi, Block have Oak (Quercus incana) as major crop having scattered trees of Chaandra and Rhododendron. The Comptt.Nos 88/R, 89/R & 90/R of Gambir Block and Comptt. Nos. 82/R, 83/R & 84/R of Kotli Block of Rajouri Range also have Oak (Quercus incana) is a major crop mixed with chir (Pinus roxburghii) trees and scattered trees of Rhododendron and wild walnut (Juglans regia).

This area also have viburnam & berberis bushes as under growth. The comptt. 65/S & 66/S of Forest Range Surankote of Poonch Forest Range have Oak (Quercus incana) as a major crop with scattered pole crop of kail (Pinus wallichiana) and sum (Fraxiuns excelsa).

(ii) FAUNA:ô The area is rich and diverse in faunal species due to altitudinal variation of climatic conditions. The prominent mammal species in the area is Goral (Nemorhaedus goral), a goat like animal holding an intermediate position between goat and antelope. A small population of goral was reported in 1996-97 after the survey conducted by the Wildlife Protection Department. Western Tragopan is reported from the higher reaches of the proposed area adjoining Dehra Ki Gali. The key faunal species include as below:

1. Common Leopard Panthera padus

2. Asiatic Black Bear Ursus thibetanus

3. Jackal Canis aureus

4. Wild Boar Sus scrofa

5. Porcupine Hystrix indica

6. Indian Hare Lepus nigricollis

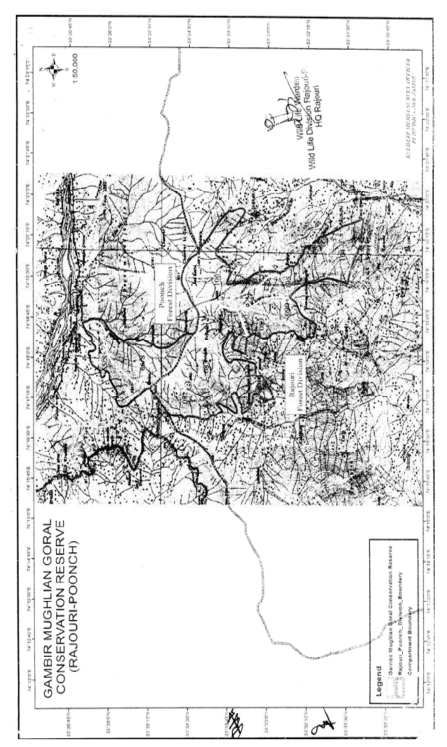
7. Kalij Pheasant Lophura leucomelanos

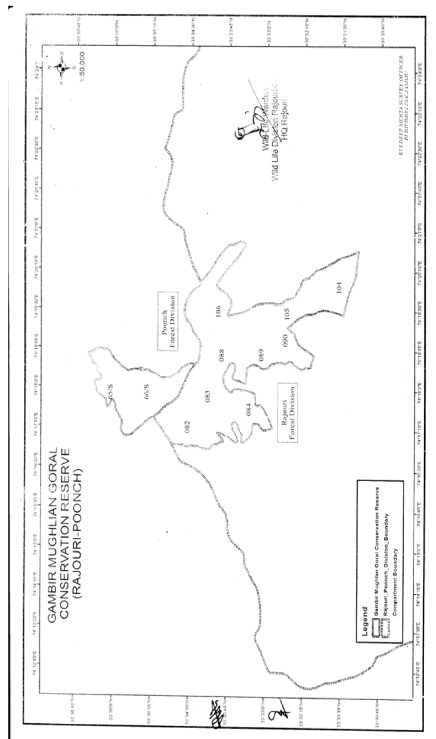
8. Western Tragopan Tragopan melanocephalus

9. Pea fowl Pavo cristatus

Climate & altitude:

The proposed area falls in the temperate zone and experiences moderate summers and cold winters with snowfall. The altitude of the proposed area varies between 1800-3400 mtr. from MSL.







JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government—Notifications.

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

Notification

Jammu, the 10th of December, 2019.

SO-30.ô Whereas, the areas specified in Annexure õAö to this notification has adequate fauna, floral, geomorphology and natural significance for the purpose of protecting, propagating and developing wildlife and its environment.

Now, therefore, in exercise of powers conferred by sub-section (1) of section 18 of the Wildlife (Protection) Act, 1972, the Government hereby declares its intention to constitute the said area as Bani Wildlife Sanctuary.

By order of the Government of Jammu and Kashmir

(Sd.) MANOJ KUMAR DWIVEDI, IAS,

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

Name : Bani Wildlife Sanctuary

District : Kathua

Forest Division: Basohli Forest Division

Tehsil : Bani

Forest Range : Bani

Area : 9976 Hectares or 99.76 Sq.Km.

Compartments: 32/Bani, 35/Bani of Block Roulka; compartments 36/

Bani, 37/Bani, 38/Bani, 39/Bani, 40/Bani, 41/Bani, 42A/Bani, 42B/Bani, 43/Bani, 44/Bani, 45A/Bani, 45B/Bani, 46/Bani, 47/Bani, 48/Bani, 49/Bani, 50/Bani, 51/Bani, 52/Bani of Sarthal Block and compartments 55/Bani, 56/Bani, 57/Bani, 58/Bani, 59/Bani, 60/Bani of Block

Lowang of Bani Range Basholi Forest Division.

Map Annexed as Annexure õBö

The proposed protected area shall be named as Bani Wildlife Sanctuary after the name of town Bani which is Sub-Division of District Kathua and Range of Forest Division of Basohli. The aesthetic, ecological, faunal and floral significance of the area makes it fit for declaring Wildlife Sanctuary.

The proposed area is about 37 Km. from the Bani town. It falls in Sub-Division Bani, District Kathua. The proposed sanctuary is situated at a distance of 200 Km. via Mahanpur from nearest District Headquarter, Kathua. The proposed area is about 43 Km. from Bhaderwah town.

The proposed area is spread over an area of 99.76 Sq. Km. and is situated between the Chatter Gala ridge and Sunbain glaciers in North, State boundary with Himachal Pradesh in Northeast, Kunsun-da-Naal in Southwest, boundaries of compartments 59/Bani, 55/Bani, 52/Bani, 51/Bani, 46/Bani, 43/Bani, 44/Bani, 42b/Bani, 40/Bani, 39/Bani, 37/Bani, 36/Bani, 35/Bani, 32/Bani, and 31/Bani in South and Southeast, Spur starting from Kaplash Kund towards South upto Nukunwal in west and Chatter Gala ridge towards Kaplash Kund Northwest.

North: Chatter Gala ridge and Sunbain glaciers

North-East: State boundary with Himachal Pradesh

North-West: Chatter Gala ridge towards Kaplash Kund

Southwest: Kunsun da Naal

South: Boundaries of compartments 59/Bani, 55/Bani, 52/Bani, 51/

Bani, 46/Bani, 43/Bani, 44/Bani, 42b/Bani, 40/Bani, 39/Bani,

37/Bani, 36/Bani, 35/Bani, 32/Bani, and 31/Bani

West: Spur starting from Kaplash Kund towards south upto

Nukunwal

The proposed area lies between

32°47'16.654 õN to 32°53'33.524ö: North Latitude 74°41'1.92" E to 75°52'4.455" East Latitude

C. A brief account of the Flora, Fauna, of the proposed area is as follows:ô

(i) Flora:

Banj oak Forests, Moru oak Forests, Kharsu oak Forest, Deodar Forest, Deodar Kail Forests, Fir/Spruce Forests. The common species found in the area are Deodar, Fir, Spruce, Kharsu oak, Banj oak, Moru oak, Kail etc.

(ii) Fauna:

Prominent species of mammals are found within the limits of the proposed and adjoining area and their status as per IUCN and Jammu and Kashmir Wildlife (Protection) Act, 1978 (amended upto 2002) is as under :ô

1. **Himalayan Tahr (Karth)** *Hemitragus jemlabicus* (Near Threatened category species/Schedule-I) occurs in steep and rocky slopes with mode rate forest cover. It is key species of the area. A small population of the animal inhabits the area especially in compartments 36/Bani, 38/Bani, 42A/Bani and 42B/Bani.

- - Musk Deer (Kastura/Rauns) Moschus moschifera (Endangered/Schedulel) occurs in steep and dense forested areas.
 - 3. **The Grey Himalayan Goral (Pijjar)**, Nemorhaedus goral (Near Threatened category species/Schedule-III) occurs in open rugged grassy hills or rocky ground from 1000m to 3000m.
 - 4. **Serow (Urred)** Nemorhaedus sumatrensis (Vulnerable/Schedule-I) occurs in open Kail Forests with good grass cover and steep patches.
 - 5. **The Barking Deer** (Kakkar) Montiacus montjak (Vulnerable/Schedule I) occurs in thick forest upto 2500m.
 - 6. **The Hog Deer** (Parra) Axis porcinus (Endangered/Schedule IV) found in all tracks.
 - 7. **Brown Bear** (Lal Bhalu or reech), Ursos arctos (Least Concern/Schedule I) occurs in open peaks high above the tree line.
 - 8. **Black Bear (Kala Bhalu or Reech)**, Ursos thibetanus (Least Concern/Schedule I) occurs in variety of forested habitats in lower to mid elevations (3000-3500m).
 - 9. **Common Leopard** (Chitra), Panthera pardus (Vulnerable/Schedule I) occurs in all areas of the valley but rare.
 - 10. **Red fox** Vulpus Vulpus montana (Least Concern/ Schedule-IV) occurs in upper temperate and sub-temperate area.
 - 11. **Snow leopard** Panthera uncia (Vulnerable/Schedule-I) As per working plan, the animal is probably found in Sarthal and Lowang area in upper regions from 3500m to 4000m.

(iii) Birds:

Some species of birds are found within the limits of the proposed and adjoining area and their status as per IUCN and Jammu and Kashmir Wildlife (Protection) Act, 1978 (amended upto 2002) is as under :ô

Himalayan Monal Pheasant (Neel) Lophophorus impejanus (Least Concern/Schedule I) occurs in moderate forest cover, mid to higher elevations.

- Koklass pheasants (Ceriornis macrolophus) found in upper parts. Western Tragopan (Mancheer), Tragopan melanocephalus (Vulnerable/Schedule-I) occurs in moderate forest cover, mid to higher elevations.
- White-crested Khaleej Pheasant (Chamman) Lophura leucomelanos (Least Concern/Schedule I) occurs in oak forests upto 3000m.
- Himalayan Snow Cock (Ram Chakor/Gur Kakkoo) Tetragallus himaleyensis (Least Concern) occurs on topmost portion of the Bani area.
- Himalayan Griffon Vulture Gyps himalayensis (Near Threatened) found on higher zone.
- Himalayan Golden Eagle Aquila chrysaetos dephanea (Least Concern/Schedule-I)
- ° Cheer Pheasant Catreus wallaichi (Vulnerable/Schedule I) found on broken hill sides of ravines, covered with tall grass, scrub and Oak Forests.

Climate:

The proposed area experiences temperate climate. Severe winter and moist summer are the main climatic phenomenon of this area. There is also heavy snowfall during the winters.

