

THE

JAMMU AND K ASHMIR OFFICIAL GAZETTE

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PART I-A

Jammu & Kashmir Government-Orders

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HIGH COURT OF JAMMU AND KASHMIR AT JAMMU/ SRINAGAR

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

Notification

No. 02/2021/RG Dated 03-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Shah Sami Ullah D/o Mehraj-ud-Din Shah R/o Sempora, Pantha Chowk, Srinagar vide Notification No. 930 dated 26-11-2011 has been declared as absolute/final.

By order.

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Notification

No. 03/2021/RG Dated 03-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Suraj Singh Parihar S/o Sham Singh Parihar R/o Ramban, Tehsil and District Ramban vide Notification No. 39 dated 24-05-2007 has been declared as absolute/final.

By order.

Notification

No. 04 of 2021/RG Dated 03-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Arjun Bhatia S/o Parveen Bhatia R/o 15/

By order.

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Notification

No. 12/2021/RG Dated 03-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Kais Alam Beg S/o Jaffer Hussain Beg R/o Bhaderwah, Quilla Mohalla, Doda A/P H. No. 16, Lane No. 4, Chinar Enclave, Sidhra, Jammu vide Notification No. 858 dated 18-10-2019 has been declared as absolute/final.

By order.

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Notification

No. 21/2021/RG Dated 04-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Priyanka Thakur D/o Sher Singh R/o Village Bhullari, Tehsil Bani, District Kathua vide Notification No. 557 dated 02-08-2016 has been declared as absolute/final.

By order.

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HIGH COURT OF JAMMU AND KASHMIR (Office of the Registrar General at Jammu)

Notification

Subject :ô Winter Vacations.

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No. 696/NG Dated 22-12-2020.

It is notified for the information of all concerned that the Subordinate Courts of Kashmir Province and the Courts located in District Kishtwar Judicial District Bhaderwah; Batote, Gool, Banihal

The Principal District and Sessions Judges and Chief Judicial Magistrates of all the concerned Districts shall make suitable arrangements for disposal of urgent criminal business arising during the period of such vacations in the areas within their respective jurisdictions.

(Sd.) JAWAD AHMED,

Registrar General.

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HIGH COURT OF JAMMU AND KASHMIR AT JAMMU/SRINAGAR (Exercising powers of Bar Council under Section 58 of the Advocates Act, 1961).

Notification

No. 22/2021/RG Dated 04-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Khalida Jabeen Gorsi D/o Wazir Hussain R/o Saim Samat, P/O Nerojal, Rajouri vide Notification No. 944 dated 14-02-2017 has been declared as absolute/final.

By order.

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Notification

No. 23/2021/RG Dated 04-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Muzammil Mahmood S/o Sheikh Mahmood R/o H. No. 127, Sector-6, Channi Himat, Jammu vide Notification No. 957 dated 14-02-2017 has been declared as absolute/final.

By order.

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No. 24/2021/RG Dated 04-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Kapil Sharma S/o Thuru Ram Sharma R/o W. No. 16, Shiva Nagar, Kathua vide Notification No. 945 dated 14-02-2017 has been declared as absolute/final.

By order.

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Notification

No. 25/2021/RG Dated 04-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Amit Singh S/o Bir Singh R/o Ward No. 1, House No. 80, Nai Basti, Reasi vide Notification No. 11 dated 06-04-2017 has been declared as absolute/final.

By order.

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Notification

No. 26/2021/RG Dated 04-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Anu Charak D/o Krishan Singh Charak R/o Kalu Chak (Jallo Chak), Near BSNL Tower, Jammu vide Notification No. 966 dated 14-02-2017 has been declared as absolute/final.

By order.

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Notification

No. 27/2021/RG Dated 04-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Mahmood Iqbal Khan S/o Mohd Iqbal Khan

By order.

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Notification

No. 29 of 2021/RG Dated 04-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Soney Kumar S/o Ishwar Lal R/o Shuppi, Khankote, Tehsil and District Doda vide Notification No. 917 dated 13-02-2017 has been declared as absolute/final.

By order.

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Notification

No. 30 of 2021/RG Dated 04-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Shubika Sharma D/o Vinay Sharma R/o H. No. 11, East Ext. Sector-1A, Trikuta Nagar, Jammu vide Notification No. 1344 dated 02-01-2019 has been declared as absolute/final.

By order.

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Notification

No. 32 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Pavit Singh Bali S/o Rashpal Singh Bali R/o Kawallion, Dhamnsta, Kawalian, Banihal, Ramban vide Notification No. 1306 dated 02-01-2019 has been declared as absolute/final.

By order.

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No. 33 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Bharath Sharma S/o Rakesh Kumar Sharma R/o 42-B/D, Green Belt, Gandhi Nagar, Jammu vide Notification No. 1259 dated 01-01-2019 has been declared as absolute/final.

By order.

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Notification

No. 34 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Avinash Mahajan S/o Vijay Kumar Gupta R/o Near Higher Secondary School (Govt.) Garhi, Udhampur vide Notification No. 1248 dated 01-01-2019 has been declared as absolute/final.

By order.

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Notification

No. 35 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Harsh Sharma S/o Tirath Ram R/o W. No. 5, Near Co-operative Bank, Batote, Ramban A/P Chari Swail Near Railway Station, Udhampur vide Notification No. 1333 dated 02-01-2019 has been declared as absolute/final.

By order.

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Notification

No. 36 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act. 1961 in favour of Mr. Naiz Ahmed Wani S/o Ghulam Hussain Wani

By order.

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Notification

No. 37 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Vasudha Sharma D/o Ganesh Sharma R/o H. No. 20, Ward No. 11, Vijaypur, Samba vide Notification No. 522 dated 10-07-2018 has been declared as absolute/final.

By order.

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Notification

No. 38 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Ishant Raina S/o Omkar Nath Raina R/o Village Ganpatyar, Tehsil Khas, District Srinagar A/P H. No. 3, Ext. 1, Model Enclave, Satyam Road, Trikuta Nagar, Jammu vide Notification No. 1855 dated 15-03-2018 has been declared as absolute/final.

By order.

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Notification

No. 39 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Supriya Pandita D/o Ramesh Kumar Pandita R/o 51, Extension, Janipur Colony, Jammu vide Notification No. 1281 dated 02-01-2019 has been declared as absolute/final.

By order.

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No. 40 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Saqib Nazir S/o Nazir Ahmad Bhat R/o Village Techer, Kuthtar, Tehsil Banihal, District Ramban A/P Asrarbad, Sidhra, Bye-Pass, Jammu vide Notification No. 1644 dated 05-03-2018 has been declared as absolute/final.

By order.

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Notification

No. 41 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Gaurav Sadotra S/o Khem Raj Sharma R/o H. No. 42, PVT Sector-3, Channi Himmat, Jammu vide Notification No. 1334 dated 02-01-2019 has been declared as absolute/final.

By order.

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Notification

No. 42 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Rameshwar Padha S/o Pawan Kumar Padha R/o Rehal, Tehsil Bishnah, District Jammu vide Notification No. 1297 dated 02-01-2019 has been declared as absolute/final.

By order.

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Notification

No. 43 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Jatin Singh S/o Gurvinder Singh R/o

By order.

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Notification

No. 44 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Sanchi Gupta D/o Yash Paul Gupta R/o H. No. 222, Sector-6, Channi Himmat, Jammu vide Notification No. 1342 dated 02-01-2019 has been declared as absolute/final.

By order.

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Notification

No. 45 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Shubam Sharma S/o Kishore Kumar Sharma R/o H. No. 182, Rani Talab, Digiana, Jammu vide Notification No. 1341 dated 02-01-2019 has been declared as absolute/final.

By order.

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Notification

No. 46 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Vijay Singh S/o Bikram Singh R/o Chappran, Tehsil Ukhral, District Ramban vide Notification No. 1770 dated 13-03-2018 has been declared as absolute/final.

By order.

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No. 47 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Syed Hadi S/o Syed Mohd Shah R/o Farona, Kargil, Tehsil Sanhoo, District Kargil vide Notification No. 881 dated 17-10-2018 has been declared as absolute/final.

By order.

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Notification

No. 48 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Vipul Sharma S/o Kulbhushan Sharma R/o H. No. 106, Padha Street, Purani Mandi, Jammu vide Notification No. 1311 dated 02-01-2019 has been declared as absolute/final.

By order.

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Notification

No. 49 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Daanish Makhnotra S/o Subash Chander Makhnotra R/o Village Shahpur, Tehsil Bishnah, District Jammu vide Notification No. 1848 dated 15-03-2018 has been declared as absolute/final.

By order.

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Notification

No. 50 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Karan Talwar S/o Narender Talwar,

By order.

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Notification

No. 51 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Vishal Kumar S/o Varinder Kumar Bhagat R/o P/O Nodi Nala, Indrala, Tehsil Tathri, District Doda vide Notification No. 1310 dated 02-01-2019 has been declared as absolute/final.

By order.

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Notification

No. 52 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Abdul Rehman S/o Lakhia R/o Khanater, Tehsil Haveli, District Poonch vide Notification No. 1782 dated 13-03-2018 has been declared as absolute/final.

By order.

Notification

No. 53 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Akash Manhas S/o Krishan Singh R/o Village Ghou Manhasan, Tehsil and District Jammu vide Notification No. 1513 dated 02-03-2018 has been declared as absolute/final.

By order.

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No. 54 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Viksha Devi D/o Bir Singh R/o Sangaldan (Bani), Tehsil and District Ramban vide Notification No. 1686 dated 06-03-2018 has been declared as absolute/final.

By order.

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Notification

No. 55 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Abhay Raina S/o Ashok Kumar Raina R/o Village Sui P/O Police Line, Tehsil and District Udhampur vide Notification No. 1243 dated 01-01-2019 has been declared as absolute/final.

By order.

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Notification

No. 56 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Harish Kumar S/o Jagga Ram R/o Raipur, Satwari, Jammu vide Notification No. 486 dated 10-07-2018 has been declared as absolute/final.

By order.

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Notification

No. 57 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Sarfraz Ahmed S/o Allaha Ditta R/o Village

By order.

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Notification

No. 58 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Himanshoo Atri S/o Baldev Raj R/o Lakhnote, Nagri Parole, District Kathua A/P Ward No. 16, Shiva Nagar, Kathua vide Notification No. 1185 dated 16-11-2018 has been declared as absolute/final.

By order.

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Notification

No. 59 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Ashiv Choudhary S/o Charan Choudhary R/o 505/5, Nanak Nagar, Jammu vide Notification No. 1172 dated 15-11-2018 has been declared as absolute/final.

By order.

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Notification

No. 60 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Ayush Sharma S/o Ram Paul Sharma R/o H. No. 36, Patel Bazar, Purani Mandi, Jammu vide Notification No. 796 dated 15-10-2018 has been declared as absolute/final.

By order.

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No. 61 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Aniruddh Sharma S/o Rajneesh Chander Sharma R/o H. No. 1/111, Vikas Nagar, Sarwal, Jammu vide Notification No. 1256 dated 01-01-2019 has been declared as absolute/final.

By order.

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Notification

No. 62 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Versha Anthal D/o Deepak Chand R/o Ladhwal More, Tehsil Batote, District Ramban A/P Sector-3, H. No. 4, Pandoka Colony, Paloura, Jammu vide Notification No. 1347 dated 03-01-2019 has been declared as absolute/final.

By order.

Notification

No. 61 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Dharamvir Khajuria S/o Mukand Lal Khajuria R/o Lower Gadi Garh, Jammu vide Notification No. 1261 dated 01-01-2019 has been declared as absolute/final.

By order.

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Notification

No. 64 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Ifran Saleem Shah S/o Mohd Saleem Shah

By order.

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Notification

No. 65 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Shajahait Ahmed Jamil S/o Mohd Jamil R/o Dreari, Manjakote, Rajouri vide Notification No. 602 dated 08-08-2018 has been declared as absolute/final.

By order.

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Notification

No. 66 of 2021/RG Dated 05-03-2021.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Shilpi Narayan D/o Suraj Narayan R/o Sector-6, Babliyana Road Gangyal, Jammu vide Notification No. 1872 dated 15-03-2018 has been declared as absolute/final.

By order.

(Sd.) MOHAMMAD YASIN BEIGH,

Registrar (Adm.).



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ INFORMATION TECHNOLOGY DEPARTMENT.

Subject :ô Adoption and Launch of e-Office software in all Administrative Departments of Government of J&K, functioning from the Civil Secretariat including the Raj Bhawan.

Reference :ô AC Decision No. 32/4/2021 Dated 10-03-2021.

Government Order No. 17- JK (ITD) of 2021

Dated 15-03-2021.

Sanction is hereby accorded toô

1. The adoption and launch of e-office software in all the Administrative Departments of the Government of Jammu and Kashmir, functioning from the Civil Secretariat, including the Raj Bhawan, at an estimated cost of Rs. 67.62 Cr., as per the

- - 2. e-office shall be made functional in all proposed offices by or before 15-04-2021.

By order of the Government of Jammu and Kashmir

(Sd.) SIMRANDEEP SINGH,

Secretary to the Government.

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

Subject :ô Nomination of Nodal Officer for responding to media reports.

Government Order No. 248- JK (GAD) of 2021

Dated 18-03-2021.

Mr. Rohit Sharma, KAS, Additional Secretary to the Government, General Administration Department is hereby nominated as Nodal Officer for responding to media reports pertaining to the General Administration Department.

By order of the Government of Jammu and Kashmir

(Sd.) MANOJ KUMAR DWIVEDI, IAS,

Commissioner/Secretary to the Government.

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OVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ GENERAL ADMINISTRATION DEPARTMENT.

Subject :ô Training for users (Deputy Secretary and above including Administrative Secretaries) for smooth implementation of e-office-regarding.

Government Order No. 274- JK (GAD) of 2021

Dated 26-03-2021.

In order to ensure smooth implementation of e-Office in all Government Departments functioning from the Civil Secretariat, J&K, the calendar for

> e-Office Training and Rollout plan for all Administrative Departments of Civil Secretariat, J&K.

(Venue: Committee Room, 3rd Floor, Civil Secretariat, Jammu)

S. No. Name of Department **Training Date Training Time** 4 1 3 Science and Technology 31-March-21 3:00 PM to 4:00 PM 2. Horticulture 3. Hospitality and Protocol 4. Information 5. Tribal Affairs 6. Skill Development 7. Transport 8. **Estates** 9. Agriculture and Production 01-April-21 3:00 PM to 4:00 PM 10. Culture 11. School Education 12. **DMRRR** 13. Industries and Commerce 14 Floriculture 05-April-21 15. Finance 3:00 PM to 4:00 PM 16. Forest 17. Civil Aviation 18. **Tourism**

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Labour and Employment

Health and Medical Education

| 120 The J&K Official Gazette, 20th May, 2021/30th Vai., 1943. [No. 8 66666666666666666666666666666666666 | | | | |
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| 21. | Law Department | 07-April-21 | 3:00 PM to 4:00 PM | |
| 22. | GAD | | | |
| 23. | Power Development | | | |
| 24. | ARI and Trainings | | | |
| 25. | Higher Education | | | |
| 26. | Planning Development and Monitoring | | | |
| 27. | Youth Service and Sports | 09-April-21 | 3:00 PM to 4:00PM | |
| 28. | Co-operative | | | |
| 29. | Jal Shakti | | | |
| 30. | PW(R&B) | | | |
| 31. | Social Welfare | | | |
| 32. | Food, Civil Supplies and CA | | | |
| 33. | Home | 12-April-21 | 3:00 PM to 4:00PM | |
| 34. | Housing and Urban Development | | | |
| 34. | Animal and Sheep Husbandry | | | |
| 35. | Rural Development and PR | | | |
| 36. | Revenue | | | |
| It is further ordered thatô | | | | |

(i) The Administrative Secretaries shall ensure that all the officers report to the venue viz. Committee Room, 3rd Floor, Civil Secretariat, J&K, Jammu, as per the above notified schedule.

(ii) The Information Technology Department shall take attendance of all officers at the venue.

By order of the Government of Jammu and Kashmir.

(Sd.) MANOJ KUMAR DWIVEDI, IAS,

Commissioner/Secretary to the Government.

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 203-Rev (LAJ) of 2020

Dated 22-06-2020.

Whereas, the land, specification where of are given in Annexure-"A" to this notification is required for construction of road from Majalta to Satrari, Phase VII under PMGSY situated in Village Satrari, Tehsil Majalta and District Udhampur;

Whereas, on the basis of an indent placed by Executive Engineer, PMGSY, Udhampur, a notification under section 4 (1) was issued by Collector, Land Acquisition (ACR), Udhampur, vide letter No. ACRU/SQ/5723-31 dated 22-12-2017 read with corrigendum vide No. ACRU/SQ/3580-88 dated 04-10-2019 for land measuring 39 Kanals 09 Marlas situated in Village Satrari, Tehsil Majalta and District Udhampur, for construction of road from Majalta to Satrari, Phase VII under PMGSY;

Whereas, the District Collector, Land Acquisition (DC), Udhampur, vide No. DCU/SQ/3963-65 dated 22-10-2019 has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act by him was served upon the interested persons for filing objections, if any, to the proposed acquisition, but no objection was received from the land owners/interested persons within the prescribed period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by District Collector, Land Acquisition (DC), Udhampur, vide letter referred to above duly endorsed by Divisional Commissioner, Jammu vide No. 502/4010/Satrari/Udh/19/4077 dated 24-12-2019 and Financial Commissioner, Revenue, J&K Jammu vide

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

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 39 Kanals 09 Marlas situated in Village Satrari, Tehsil Majalta and District Udhampur, for construction of road from Majalta to Satrari, Phase VII under PMGSY. Further, the Collector, Land Acquisition (ACR), Udhampur is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person (s) as required under the Land Acquisition Act/Rules.

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

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

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Annexure-A

Particulars of land

| District | Tehsil | Village | Kh. N | los. | Area | Kind of soil |
|----------|---|---|-----------|-------|--------|--------------|
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No. 8] The J&K official Gazette, 20th May, 2021/30th Vai., 1943. 123
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                                             G.M.
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124 The J&K Official Gazette, 20th May, 2021/30th Vai., 1943. [No. 8 3 5 K. M. 1045 min 00-07 G. M. 1045 min 00-11G. M. 1045 min 01-04 G.M. 1045 min 00-08 G.M. 1045 min 00-06 G. M. 1045 min 00-13 G. M. 1045 min 01-06 G.M. 1045 min 00-05 G. M. 1045 min 00-14 G. M. 608 00-10 W. Doem min 588 min 00-02 W. Abal 588 min 00-01 W. Abal 608 min 00-07 W. Doem 608 min 00-09 W. Doem 588 min 00-01 W. Abal 588 min 00-01 W. Abal 608 min W. Doem 00-07 608 min 00-10 W. Doem 588 min 00-02 W. Abal 588 min 00-01 W. Abal 608 min 00-05 W. Doem 608 min 00-07 W. Doem 588 min 00-02 W. Abal 588 min 00-05 W. Abal

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557 min 00-06 W. Abal

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557 min 00-05 W. Abal

572 min 00-03 W. Abal

573 min 00-01 W. Abal

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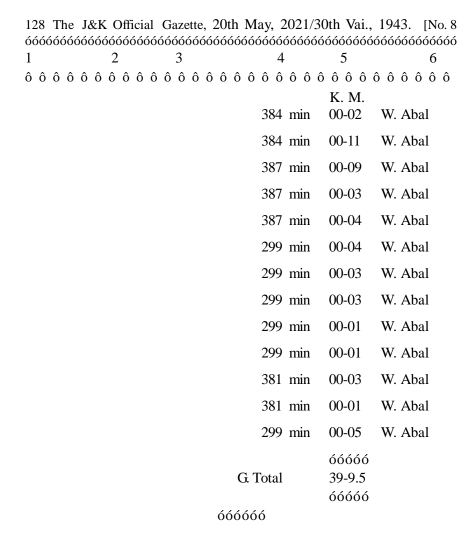
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399 min 01-00 Hail

399 min 00-04 Hail

No. 8] The J&K Official Gazette, 20th May, 2021/30th Vai., 1943. 127 2 5 3 $\hat{0} \ \hat{0} \$ K. M. 402 min 00-03 W. Abal 404 min W. Abal 00-03 403 min 00-01 W. Abal 405 min 00-05 W. Abal 391 min 00-12 W. Abal 00-02 392 min W. Abal 00-08 391 min W. Abal 394 min 00-01 W. Abal 394 min 00-04 W. Abal 396 min 00-04 W. Abal 394 min 00-03 W. Abal 373 min 00-04 W. Abal 374 min 00-03 W. Abal 373 min 00-01 W. Abal 373 min 00-01 W. Abal 395 min 00-01 W. Abal 372 min 00-01 W. Abal 00-01 373 min W. Abal 373 min 00-03 W. Abal 00-02 373 min W. Abal 373 min 00-02 W. Abal 373 min 00-02 W. Abal 397 min 00-06 W. Abal 398 min 00-02 W. Abal 384 min 00-01/2W. Abal



GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 39-Rev (LAJ) of 2020

Dated 27-05-2020.

Whereas, the land, specification whereof are given in Annexure-"A" to this notification is required for establishment of BOP namely Tent Guard situated at Village Pindi Charkan Kaan, Tehsil Arnia, District Jammu;

Whereas, on the basis of an indent placed by Inspector General, Hq. Jammu, Frontier BSF, a notification under section 4 (1) was issued by Collector, Land Acquisition (SDM), Jammu South, vide letter No. SDM/JMU-S/

Whereas, the Collector, Land Acquisition (SDM), Jammu South, vide letter No. SDM/JMU-S/2019-20/761 dated 22-11-2019 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), Jammu South, vide letter referred to above duly endorsed by District Collector, Land Acquisition (DC), Jammu vide No. DCJ/LA/BOP/Tent Guard/6&7/2019-20/1338-40 dated 26-10-2019, duly endorsed by Divisional Commissioner, Jammu vide No. 502/2440/Acq/BOP/Tent Guard/Pindi Charkan Kaan Kalan/J/17-19/4035 dated 23-12-2019 and Financial Commissioner, Revenue, J&K Jammu vide No. FC-LS/LA-5106/2020 deted 04-03-2020 hes 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 establishment of BOP namely Tent Guard situated at Village Pindi Charkan Kaan, Tehsil Arnia, District Jammu.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 48 Kanals, 10 Marlas situated in Village Pindi Charkan Kaan, Tehsil Arnia, District Jammu for establishment of BOP namely Tent Guard. Further, the Collector, Land Acquisition (SDM), Jammu South, is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person (s) as required under the Land Acquisition Act/Rules.

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

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

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Annexure-A

Particulars of the land

| District | Tehsil | Village | | Plot. Nos. | Area |
|----------|------------|---------------|-----------|-------------|----------|
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| Jammu | Arina | Pindi Charkan | Kalan | 35 | 17-04 |
| | | | | 36 | 06-15 |
| | | | | 36 min | 01-00 |
| | | | | 39 | 14-18 |
| | | | | 40 | 08-13 |
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| | | | | Total | 48-10 |
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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 43-Rev (LAJ) of 2020

Dated 27-05-2020.

Whereas, the land, specification whereof are given in Annexure-"A" to this notification is required for construction of widening/upgradation of Panthal-Jhajjar PWD Road from 1st to Km. 13th (under CRF) situated at Village Sira, Tehsil Katra, District Reasi ;

Whereas, on the basis of an indent placed by Chief Manager, PWD, (R&B) Department, Jammu, a notification under section 4 (1) was issued by Collector, Land Acquisition (SDM), Katra, vide letter No. SDM/K/CLA/2019-20/128-34 dated 12-07-2019 for land measuring 35 Kanals, 19 Marlas and 04 Sirsai situated in Village Sira, Tehsil Katra, District Reasi for construction of widening/upgradation of Panthal-Jhajjar PWD Road from 1st to Km. 13th (under CRF);

Whereas, the Collector, Land Acquisition (SDM), Katra, vide letter No. SDM/K/CLA/2019-20/223-25 dated 02-09-2019 has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act by him was served upon the interested persons for filing objections, if any, to the proposed acquisition, but no objection was received from the land owners/interested persons within the prescribed period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (SDM), Katra vide letter referred to above duly endorsed by District Collector, Land Acquisition (DC), Reasi vide No. DC/Rsi/2019-20/891-95/SQ dated 09-09-2019 duly endorsed by Divisional Commissioner, Jammu vide No. 502/3632/PWD/Sira/Reasi/19/2635 dated 29-12-2019 and Financial Commissioner, Revenue, J&K Jammu vide No. FC-LS/LA-5123/2020 dated 12-03-2020 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for construction of widening/upgradation of Panthal-Jhajjar PWD Road from 1st to Km. 13th (under CRF) situated at Village Sira, Tehsil Katra, District Reasi.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 35 Kanals, 19 Marlas and 04 Sirsai situated in Village Sira, Tehsil Katra, District Reasi for construction of widening/upgradation of Panthal-Jhajjar PWD Road from 1st to Km. 13th (under CRF). Further, the Collector, Land Acquisition (SDM), Katra is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person (s) as required under the Land Acquisition Act/Rules.

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

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

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Annexure-A

Particulars of land

| District óóóóóóóó | Tehsil óóóóóóóóóóó | Village όδόδοδοδοδοδοδο | Plot. Nos. δόδόδόδόδοδόδο | Area őóóóóóóóóó |
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| | | | | K. M. S. |
| Reasi | Katra | Sira | 47 | 00-04-04 |
| | | | 48 | 00-00-02 |
| | | | 49 | 00-01-07 |
| | | | 172 | 15-13-00 |
| | | | 171 | 20-00-00 |
| | | | | óóóóóó |
| | | | Total | 35-19-04 |
| | | | | óóóóóó |



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

PART II—A

Orders by Heads of Departments.

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CHARGE REPORTS

Pursuant to Government Order No. 1023-JK (GAD) of 2020 dated 30-10-2020 issued by the General Administration Department, J&K, Jammu under endorsement No. GAD (Ser)Genl/104/2018-II dated 30-10-2020, I hereby assume the charge of Custodian, Evacuee& Property, Jammu today on 31-10-2020 F. N.

Station: Jammu.

Dated: 31-10-2020.

(Sd.) RAVINDER SHARMA, KAS,

Custodian, Evacuee Property, Jammu.

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

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

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



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 134] Jammu, Thu., the 20th May, 2021/30th Vai., 1943. [No. 8

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

PART II—B

Notifications, Notices and Orders by the Heads of Departments.

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GOVERNMENT OF JAMMU AND KASHMIR, OFFICE OF THE COLLECTOR, LAND ACQUISITION (ASSISTANT COMMISSIONER, REVENUE), REASI.

Final Award

Subject :ô Acquisition of land measuring 137 Kanals 12½ Marlas acquired for public purpose i. e. Construction of PMGSY road from Panasa to Dasanoo situated at Village Dasanoo, Tehsil and District Reasi under PMGSY PhaseóX, Pkg. No. JK146447, Block Reasi, Length=5.175 Kms.

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District Collector (Deputy Commissioner), Reasi was requested by the Executive Engineer, PMGSY Division, Reasi in a letter of formal indent bearing No. PMGSY/Udh-II/R/1795-99 dated 19-12-2014, for the acquisition of land for public purpose namely õConstruction of PMGSY road from Panasa to Dasanoo situated at Village Dasanooö, Tehsil and

District Reasi, under PMGSY Phase-X, Pkg. No. JK14-447, Block Reasi, Length=5.175 Kms. The case was referred to this Collectorate for initiating land acquisition proceedings under the provisions of Land Acquisition Act, 1990 Svt. and rules made thereunder. The revenue papers were got prepared through Tehsildar, Reasi and also got authenticated by the Indenting Department.

Accordingly, a notification under section 4 (1) of Land Acquisition Act No. X Svt. 1990 was issued by this Collectorate vide No. CLA/ ACR/Rsi/18-19/124-132 dated 18-7-2018 and was served upon the land owners/interested persons and Indenting Department, who were asked to file their objections, if any, within 15 days from the date of issuance of said notification. No objection was received by this Collectorate in response to said notification. The case was submitted to the District Collector (Deputy Commissioner), Reasi vide No. CLA/ACR/Rsi/18-19/ 375-378 dated 26-2-2019 for obtaining declaration under sections 6, 7 and 17 of the Land Acquisition Act, 1990 Svt., from the competent authority. Thereafter, Commissioner/Secretary to Government, Revenue Department, Civil Secretariat, Srinagar vide Notification No. 86óRev (LAJ) of 2019 dated 01-7-2019 issued declaration under sections 6, 7 and 17 for the land measuring 137 Kanals 12½ Marlas for the subject public purpose, with the direction to the Collector, Land Acquisition (Assistant Commissioner, Revenue), Reasi that he shall be personally responsible for identification and proper title verification of all types of land involved in the case and apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award and directed this Collectorate under section 7 of the said Act to take order for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

Then a notification under sections 9 and 9A of the Land Acquisition Act was issued by this Collectorate vide No. CLA/ACR/Rsi/2019-20/172-178 dated 18-9-2019 and served upon the land owners/interested persons and Indenting Department asking them to file their objections regarding measurement, title and quantum of compensation within a stipulated period. In response to said notification, no objection was received from anyone concerned.

Principle of Compensation

The land is located in Village Dasanoo and is being acquired for PMGSY Department. The land coming under the acquisition is agriculture as well as non-agriculture in nature. As per report of Tehsildar, Reasi vide No. 310/OQ dated 22-9-2017, it is reported that three years average sale deed rate for the said village comes to the tune of Rs. 52,012/- per Kanal. The stamp duty rates for the year 2019 notified by the District Collector, Reasi vide No. DC/Rsi/18-19/1529-57/SQ dated 31-12-2018 of Village Dasanoo, Tehsil Reasi are Rs. 1.95 (in lacs) for irrigated, Rs. 1.63 (in lacs) for unirrigated and Rs. 2.08 (in lacs) for small plots, per local kanal.

Therefore, keeping in view the report of field staff, location of land, notified stamp duty rates for the year of 2019 and other factors, this Collectorate proposed a rate of Rs. 2.30 lacs per local kanal, irrespective of classification of kind of soil for determining the same in the Collectors meeting. The rate of land compensation proposed by this Collectorate was throughly discussed in the Collectors meeting held on 04-10-2019 and rate of land compensation proposed by this Collectorate was adjudged to be reasonable/justifiable. The committee unanimously determined a uniform rate of Rs. 2.30 lacs per local kanal irrespective of classification of kind of soil. The minutes of the said Collectors meeting have been communicated to this Collectorate vide No. DC/Rsi/2019-20/1181-87/SQ dated 11-10-2019. Thereafter, a revised draft award bearing No. Coll/ACR/Rsi/19-20/275 dated 28-10-2019 was submitted to the District Collector, Reasi for the approval of rate of land compensation and sanction of awarded amount in the light of SRO-132 of 2019 dated 25-2-2019. The District Collector (Deputy Commissioner), Reasi vide No. DC/Rsi/19-20/1513-16/SQ dated 28-10-2019 accorded the approval of rate of land compensation and sanction of awarded amount. Since, the structures and trees have also come under the acquisition and same have been assessed by the department concerned.

Assessment of fruit bearing trees standing under acquisition has been obtained from Chief Horticulture Officer, Reasi vide office No. CHO/Rsi/957-58 dated 18-09-2020. The assessment of non-fruit bearing trees has been obtained from Divisional Forest Officer, Reasi vide office No. DFO/RFD/3088-89 dated 22-11-2019. Similarly, the assessment of reserve trees coming within the acquisition has been

received from District Sericulture Officer, Reasi vide office No. DSO/Reasi/2020-21/323 dated 17-09-2020. Further assessment of structures has been received from Superintending Engineer, PWD (R&B) Circle, Reasi, Udhampur, H. Q., Udhampur vide No. SEU/DRg/2017-18/4425-30 dated 21-09-2017. Since, the sanction of awarded amount accorded by the District Collector (Deputy Commissioner), Reasi vide No. DC/Rsi/19-20/1513-16/SQ dated 28-10-2019 didnøt include the assessment on account of structures and trees, the District Collector (Deputy Commissioner), Reasi vide this office No. CLA/ACR/2020-21/65 dated 25-09-2020 was requested for according a revised sanction of awarded amount. The District Collector vide No. DC/Rsi/2020-21/961/SQ dated 29-09-2020 accorded a revised sanction of awarded amount to the tune of Rs. 4,23,78,234/-.

| Based on the rates of land compensation approved for the acquisition, the apportionment of land is as under: | f land compe | ensation appro | ved for the | acquisitie | on, the | apportionmen | t of land is as unde | : . | ô |
|--|--------------|----------------|---------------|------------|---------|-------------------|---|----------|----------|
| S. Name of the Owner Name of the | Name of the | Name of the | Kh. Nos. Area | | Kind of | Rate of land I | Kind of Rate of land Land Compensation | Jabarana | Total |
| No. | Cultivator | Occupant | | 3 1 | Soil | Compensation | (Rs.) | @ 15% | (in Rs.) |
| | | | | | | | | (in Rs.) | |
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| | | | | K. M. | | | | | |
| 1. Mangat Ram, Chuni | Cultivation | Cultivation | 499 min | 006151/2 | W-I | @ | 178250 | 26738 | 204988 |
| Lal Ss/o Dewan | Jai Pal S/o | Jai Pal S/o | | | | Rs. 2.30 lacs | | | |
| Chand with 2 share | Ganga Ram | Ganga Ram | | | | for irrespective | | | |
| in equal. Rakesh | Brahamin | Brahamin | | | | of classification | | | |
| Kumar, Rajesh | R/o Deh | R/o Deh | | | | of kind of soil, | | | |
| Kumar, Rajeev | | | | | | per local kanal | | | |
| Kumar Ss/o Bishan | | | | | | | | | |
| Dass with I share | | | | | | | | | |
| in equal out of | | | | | | | | | |
| 1/5 share. Chaiiu Ram | | | | | | | | | |

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| 10 | | | | | | | | | | | | | | | 25875 | | | | | |
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| 8 00 | | | | | | | | | | | | | | | | | | | | |
| 7 | | | | | | | | | | | | | | | W-II | | | | | |
| 6 6 | K. M. | | | | | | | | | | | | | | 00615 | | | | | |
| 5 | | | | | | | | | | | | | | | 497 min | | | | | |
| 4 | | | | | | | | | | | | | | | Isher Dass | co-sharer. | 43 | | | .ii. |
| 3 | | | | | | | | | | | | | | | Bodh Raj, | Kishna sons co-sharer. | Lubha ½ share | in equal Parsu | S/o Rakhia 1/2 | share Brahamin |
| 1 2 | S/o Inder Dass 1/5 share. Satoal. Romesh | Kumar Sons of Tara | Mani with 1/5 share | in equal, Madan Lal | Sham Lal, Bansi Lal | Sons of Ram Krishan | with 1/5 share in | equal, Ram Saran, | Jodhu, Heem Raj, | Tirth Ram, Badri | Nath, Pritam Dass | Ss/o Laffu with 1/5 | share in equal Khatri | R/o Reasi. | 2. Gian Chand, Puran | Chand Sons with 11 | share in equal, Smt. | Assa Dai, Laj Banti, | Tara Banti, Raj Dai | daughters, Smt. |

Shanti Devi Wd/o R/o Deh.

Hari Ram with Protected Tenant

1/8 share, Smt. Self-Cultivation

Pooja Devi, Sheelo Isher Dass

Devi daughters Smt. Co-Sharer. Darshana Devi W
 d/o

Shanker Singh with

3 share in equal out

of 1 share, Isher

Dass, Dharam Chand sons of Rakhia with

3/8 share, Nanak Chand

Jagdev Raj, Pawan Kumar Chaman Kumar sons with

36 shares in equal, Smt.

Krishni Devi Wd/o Sandya Dass with 4 share in equal

out of 1/16 share in equal,

Santosh Kumari, Vidya Devi daughters Devi Ditta

with 1/16 share in equal,

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| ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô Ô Om Parkash, Prem Chand | ô ô | 0000000 | 00000 | ô ô ô K. | $ \begin{array}{cccccccccccccccccccccccccccccccccccc$ | 0000 | 0 0 0 | 0000 | 0 0 0 | 0000 | 0000 | 0 0 0 |
| sons Smt. Indervati Wd/o | i Wd/o | | | | | | | | | | | |
| Balak Ram with 1/16 | /16 | | | | | | | | | | | |
| share in equal, Pathu | hu | | | | | | | | | | | |
| S/o Tulsi 1/16 share, | re, | | | | | | | | | | | |
| Rattan Kumar adopted | pted | | | | | | | | | | | |
| son of Smt. Gayatri | ·E | | | | | | | | | | | |
| with 1/60 share in | | | | | | | | | | | | |
| equal, Rattan Kumar, | ıar, | | | | | | | | | | | |
| Dev Raj with 12 share | ıare | | | | | | | | | | | |
| in equal, Smt. Kanta | ta | | | | | | | | | | | |
| Devi, Nisha Devi | | | | | | | | | | | | |
| daughters Smt. Parkasho | rkasho | | | | | | | | | | | |
| Wd/o Shankar Dass with | ss with | | | | | | | | | | | |
| 1/60 share in equal, Roop | I, Roop | | | | | | | | | | | |
| Chand S/o Rooda 1/60 | 1/60 | | | | | | | | | | | |
| share, Smt. Gayatri Devi | i Devi | | | | | | | | | | | |
| D/o Jodh Ram 1/20 | 0 | | | | | | | | | | | |
| share, Shanti Devi D/o | D/o | | | | | | | | | | | |
| Ramu 1/20 share, | | | | | | | | | | | | |
| Krishan Kumar. Ravi | avi | | | | | | | | | | | |

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| equai, sunt. Datsnana Devi, Pinki Devi, Seema Devi, Asha Devi daughters with 4 share in equal, |
|--|
| Santosn Devi wayo i ara Chand Ss/o Bali with 1/20 share, Munshi Ram, Puran Chand Ss/o Bali with 1/20 share in equal. Brahamin R/o Deh. |

496 min 00602 Cultivation of Munshi Gayatri co-Brahamin R/o Deh. Bali Ram Ram S/o sharer, Cultivation of Munshi Gayatri co-Brahamin R/o Deh. Bali Ram Ram S/o sharer, Gayatri Devi Wd/o Rattan Kumar, Dev Prabhu Dayal with adopted son Smt. 5 shares in equal, Raj sons with 12 share in equal, 3. Rattan Kumar

Smt. Sunita Kumari,

Nisha Kumari,

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| | ô ô ô ô ô ô ô ô ô ô ô ô daughters Smt. | ırk | Shanker Dass with | sh | of 5 share out of 1/3 | share, Manohar Dass | S/o Pathu 1 share | Nanak Chand, Gulab | Raj, Pawan Kumar, | Chaman Kumar | SUC | in equal Chanchla Devi, | Bimla Devi, Surju Devi | gm | Devi Wd/o Sandya Dass | with 4 share in equal | out of 1 share Naseboo | S/o Gouri 2 share, Om | Parkash, Pritam Chand | sons with 5 share in | lua | Wd/o Balak Ram 1 share | out of 1/3 share Madav | Lal S/o Sawan Mal 1/2 | share, Ganesh Dass, |
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| | | | | | | | Nanak Chand | co-sharer | | | Gayatri | co-sharer | Cultivation | of Munshi | Ram S/o Bali | Ram Brahamin Ram Brahamin | R/o Deh. | Share-e-aam |
| , na | hters | | | | | | Self- | Cultivation | Nanak Chand | co-sharer | Gayatri | co-sharer | Cultivation | of Munshi | Ram S/o Bali Ram S/o Bali | Ram Brahamin | R/o Deh. | Share-e-aam |
| with 14 share in equal, Smt. Kanta Devi, Veena | Kumari, Tej Dai daughters Smt. Vaishno Wd/o | Chait Ram with 4 | share in equal out | of ½ share out of | 1/3 share Brahamin | R/o Deh. | 4. do. | | | | 5. do. | | | | | | | 6. Shamlat Deh. |

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| 4 | 000000000000000000000000000000000000000 | | Self-Cultivaion Rattan Kumar | and Ors. owners. | | | | | | | | | Self-CultivationMadhav Lal, Madhav Lal Ganesh Dass, 1/2 share, Nand Kishore, Ganesh Dass, Smt. Kanta Devi Nand Kishore Veena Kumari, with 14 share, Tej Dai, Smt. Kanta Smt. Vaishno Devi, Veena Devi co- Kumari, Tei sharers. |
| 3 | | | Self-Cultiva | | | | | | ho | | | | Self-Cultivatic Madhav Lal 1/2 share, Ganesh Dass, Nand Kishore with 14 share, Smt. Kanta Devi, Veena Kumari, Tei |
| 1 2 | 0 0 0 0 0 0 0 0 0 0 0 0 0 | | 7. Rattan Kumar | adopted son of Prabhu Dayal ½ | share, Rattan Kumar, | Dev Raj sons with 12 | share in equal, Sunita | Kumari, Nisha Kumari | daughters Smt. Parkasho | Wd/o Shankar Dass | with 3 share in equal | out of ½ share Brahamin Bali R/o Deh. | 8. Rattan Kumar etc. as per item No. 3 |

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| ý | Self-CultivationRam Dass and Ors. owners. | Abadi Deh. | Cultivation Cultivation Gopal Dass Gopal Dass S/o Amar S/o Amar Nath Nath Brahamin Brahamin R/o Deh R/o Deh non-occupancy non-occupancy tenant. tenant. |
| Vaishno Devi with 4 share in equal out of 1/2 share co-sharers. | Self-Cultivatio | Abadi Deh | Cultivation Gopal Dass S/o Amar Nath Brahamin R/o Deh non-occupancy tenant. |
| | 9. Ram Dass, Tara Chand, Baldev Raj Ss/o Mohan Lal in equal share Brahamin R/o Deh. | 10. Abadi Deh. | 11. Prithvi Kumar Romesh Kumar, Raj Kumar, Suraj Parkash sons with 32 share in equal Smt. Pushpa Devi, Chinta Devi daughters Smt. Shenro Devi Wd/o Suhki Dass with 3 share in equal out of 7 share Om Parkash son 7 share Smt. Lajbanti. Amri daughters Smt. Sansaro Wd/o Balia with 3 |

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| 4 | 0 | Abadi Deh. | Smt. Indri through Puran I Chand Grandson. | Share-e-aam | Magbooza Sudesh Kumar Soo Shankar Chand |
| 3 | | Abadi Deh | Self- Smt. Inc Cultivation through Through Puran Chand Chand Grandsc Grandson. | Share-e-aam | Maqbooza Sudesh Kumar S/o Shankar Chand |
| 1 2 | ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô share in equal. Yash Pal. Yograj sons with 14 share in equal, Sushma Devi, Anita Devi, Baby daughters Smt. Chanchla Devi Wd/o Thakra Dass with 4 share in equal Brahamin R/o Deh. | 12. Abadi Deh. | 13. Mst. Indri Wd/o Teju Chamyar R/o Deh. | 14. Shamlat Deh. | 15. Shamlat Deh Hasab-Rasad-Khewat |

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| co-sharers. Girdhari Lal, Shamboo in equal share co-sharers. | Cultivation Gian Chand |
| co-sharers. Self-cultivation Girdhari Lal, Shamboo in equal share co-sharers. | Cultivation Gian Chand |
| 17. Gian Chand etc. as per item No. 2. | 18. Prem Nath, Chuni Lal sons of Jagan Nath with 14 share in equal, Laxman S/o Sarban 1/8 share, Jai Pal, Govind Ram sons with 10 share in equal, Mst. Shakuntala Devi, Shakti Devi daughters of Ganga Ram with 2 |
| | co-sharers. co-sharers. Self-cultivation Girdhari Lal, 341 min 01608 W-I 322000 Girdhari Lal, Shamboo in Shamboo in equal share equal share co-sharers. co-sharers. |

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| snare in equal out of | | | | X | | | | | |
| 1/8 share, Bansi Lal, | | | | | | | | | |
| Sham Lal, Dhani Ram | | | | | | | | | |
| sons with 21 share | | | | | | | | | |
| in equal, Taro Devi | | | | | | | | | |
| daughter Satya Devi | | | | | | | | | |
| Wd/o Parsu with 2 | | | | | | | | | |
| share in equal out of | | | | | | | | | |
| 1/4 share, Narnaid Kumar, | | | | | | | | | |
| Gulshan Kumar sons with | | | | | | | | | |
| 10 share in equal, Sushma | | | | | | | | | |
| Devi daughter Smt. | | | | | | | | | |
| Darshana Devi with 2 | | | | | | | | | |
| share in equal Wd/o Gouri | | | | | | | | | |
| Shankar out of 7 share, | | | | | | | | | |
| Madan Lal, Kewal Krishan, | J, | | | | | | | | |
| Sudesh Kumar sons with 36 | 91 | | | | | | | | |
| share in equal, Smt. Dharmi | i. | | | | | | | | |
| Devi, Tripta Devi, | | | | | | | | | |
| Kanta Devi daughters | | | | | | | | | |
| Smt. Koushalya Devi | | | | | | | | | |
| Wd/o Bodh Raj with | | | | | | | | | |
| 4 share in equal out | | | | | | | | | |
| of 1/8 share, Krishan | | | | | | | | | |

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| Chand S/o Lussa 1/8 share Brahamin Bali R/o Deh. | | | | | | | | |
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| 19. do. | do. | do. | 344 min | 00000 | W-I | 103500 | 15525 | 119025 |
| 20. Bashir Mohd S/o Raheem Baksh Gujjar R/o Deh. | Self- Cultivation | Bashir Mohd Owner | 359 min | 00614 | W-I | 161000 | 24150 | 185150 |
| 21. Gian Chand etc. as per item No. 2 | Self- Cultivation Gian Chand co-sherer. | Self- Cultivation Gian Chand co-sharer | 358 min 01607 | 01607 | W-I | 310500 | 46575 | 357075 |
| 22. Nazir Mohd S/o Ahmed Din 1/6 share, Mohd Hafeez son Smt. Saffia Bibi D/o Smt. Raju Bibi Wd/o Saraj Din with 1/12 share in equal, Sujan Din S/o Feroz Din 1/12 share, Shukar Din S/o Dullo 1/3 share, Mohd Ichal Mohd | Nazir Mohd, Sujan Din in equal share co-sharers | Nazir Mohd. Sujan Din in equal share co-sharers. | 361 min | 000613 | W-I | 149500 | 22425 | 171925 |

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| Abdul Gani sons with | | | | | | | | | |
| 24 share in equal, | | | | | | | | | |
| Smt. Shuma, Sadred | | | | | | | | | |
| Bibi, Naziran Bibi. | | | | | | | | | |
| Gafoor Bibi daughters | S | | | | | | | | |
| Smt. Barkat Bibi | | | | | | | | | |
| Wd/o Umer Din | | | | | | | | | |
| with 5 share in | | | | | | | | | |
| equal out of 1/3 | | | | | | | | | |
| Gujjar R/o Deh. | | | | | | | | | |
| 23. Bashir Mohd as per | Self- | Bashir Mohd | 362 min | 00617 | W-I | | 195500 | 29325 | 224825 |
| item No. 20 | Cultivation | Owner | | | | | | | |
| 24. do. | Self- | Bashir Mohd | 363 min | 00619 | W-I | | 218500 | 32775 | 251275 |
| | Cultivation | Owner | | | | | | | |
| 25. Nazir Mohd as per | Self- | Shukar Din | 366 min | 00004 | W-I | | 276000 | 41400 | 317400 |
| item No. 22. | Cultivation | co-sharer. | | | | | | | |
| | Shukar Din | | | | | | | | |
| | co-sharer. | | | | | | | | |

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| Mohd Hafeez and Ors. | owners. | | | Shukar Din | co-sharer | | do. | do. Smt. Shuma | do. Smt. Shuma Co-sherer. | do. Smt. Shuma Co-sherer. | do. Smt. Shuma Co-sherer. | do. Smt. Shuma Co-sherer. | do. Smt. Shuma Co-sherer. |
| Self- Cultivation | | | | Self- | Cultivation | Shukar Din co-sharer | Shukar Din co-sharer do. | Shukar Din co-sharer do. Self- | Shukar Din co-sharer do. Self- Cultivation of Smt. | Shukar Din co-sharer do. Self- Cultivation of Smt. Shuma | Shukar Din co-sharer do. Self- Cultivation of Smt. Shuma Co-sharer. | Shukar Din co-sharer do. Self- Cultivation of Smt. Shuma Co-sharer. | Shukar Din co-sharer do. Self- Cultivation of Smt. Shuma Co-sharer. |
| 26. Mohd Hafeez son Smt. Hanifa Bibi | daughter Smt. Raju Bibi Wd/o Saraj Din | 1/2 share in equal, Subhan Din S/o Feroz | Din ½ share Gujjar R/o Deh. | 27. Nazir Mohd as per | item No. 22. | | . do. | . do. . Gian Chand etc. | . do. . Gian Chand etc. as per item No. 2. ½ share, Prem Nath | 28. do. 29. Gian Chand etc. as per item No. 2. ¹⁴ share, Prem Nath and others as per item No. 18, 1/8 | S. do. D. Gian Chand etc. as per item No. 2. 14 share, Prem Nath and others as per item No. 18, 1/8 share, Rattan Kumar | as per item No. 2. 1/4 share, Prem Nath and others as per item No. 18, 1/8 share, Rattan Kumar and others as per | 8. do. as per item No. 2. 14. share, Prem Nath and others as per item No. 18, 1/8 share, Rattan Kumar and others as per item No. 7, 1/8 |

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| 7 | 00000 | | | | | | | | | | W-II | | | | | | | | | | |
| 9 | 00000 | K. M. | | | | | | | | | 316 min 02615 | | | | | | | | | | |
| 5 | 0000 | | | | | | | | | | 316 min | | | | | | | | | | |
| 4 | 000000 | | | | | | | | | | Gian Chand, | Puran Chand | with 18 share | in equal, Asha | Dai, Vidya Devi | Tara Banti, Raj | Devi, Shanti | Devi with 5 | share in equal, | Pooja Devi, | Shello Devi, |
| 3 | 000000 | | *. | | | | | | | | Self- | Cultivation | Gian Chand, | | with 18 share | in equal, | Asha Dai, | Vidya Devi, | Tara Banti, | Raj Devi, | Shanti Devi |
| 1 2 | 000000000000000000000000000000000000000 | and others as per item | No. 11, 1/4 share, Nazir | Mohd and others as | per item No. 22, | 1/8 share, Shoket Ali, | Liyakat Ali sons of | Mohd Farooq Gujjar | R/o Deh with 1/8 | share in equal. | 30. Gian Chand etc. | as per item No. 2. | | | | | | | | | |

| | 317400 | |
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| | 276000 | 287500 43 |
| | Π- | ⊤ |
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| | 01604 | 1 016 |
| | 628 min | 650/647/ 01605 631 min |
| Darshana Devi with 1 Share in equal Co-sherers. | Hafeez, Subhan in equal share co-sharers. | Mohd Sadeeq vendee |
| with 5 share in equal, Pooja Devi Shello Devi, Darshana Devi with 1 share in equal co-sherers. | Self- Cultivation of Hafeez, Subhan in equal share co-sharers. | GayatriDevi co-sharer vendor, Mohd Sadeeq S/o Umer Din Gujjar R/o Sukater Vendee, Self- |
| | 31. Gian Chand etc. as per item No. 29. | 32. Shamlat Deh Hasab-Rasad- Khewat |

| 11 | 000000000000 | | 5276775 | 00 16028700 | 5395800 | | 666666666666666666666666666666666666666 | 4,01,813/- | ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô | | | |
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| ∞ | 000000000000000000000000000000000000000 | | 45 | 13 | 46 | | 000000000000 | 3,16,53,750/- | 0000000000000 | | | |
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| ∞ | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 Mohd | Sadeeq | Maqbooza Mellon | Mekhma Mall | do. | | 0000000 | G. Total | 0000000 | | | |
| 1 2 | 00000000 | | 33. Shamtal Deh. | 34. State Land. | 35. do. | | | | | | | |

The detail of owners/occupiers of fruit bearing trees and assessment thereof is as under :ô

S. Name of owners of fruit

Assessment of

| thereof is as under .0 | |
|--|---------------------|
| S. Name of owners of fruit | Assessment of |
| No. bearing trees. | fruit trees |
| | (in Rs.) |
| ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô | ô ô ô ô ô ô ô ô ô |
| 1. Om Parkash S/o Sh. Balak Ram | 44166 |
| 2. Rattan Kumar S/o Sh. Shankar Dass | 168750 |
| 3. Sukhdev S/o Sh. Madav Lal | 93750 |
| 4. Puran Chand S/o Beli Ram | 75000 |
| 5. Bashir Ahmed S/o Sh. Rehim Baksh | 158577 |
| 6. Subhan Din S/o Sh. Feroz Din | 193953 |
| 7. Saraj Din S/o Sh. Feroz Din | 96562 |
| 8. Shukar Din S/o Sh. Jamloo Gujjar | 140625 |
| $ \hat{0} \ \hat{0} \$ | ô ô ô ô ô ô ô ô ô |
| Total (Rupees nine lacs seventy one thousand three hundred and eighty three only) | 9,71,383/- |
| | â â â â â â â â â |
| The detail of owners/occupiers of non-fruit bearing tra | |
| thereof is as under :ô | oos una ussessinene |
| S. Name of owners of non-fruit | Assessment of |
| No. bearing trees. | non-fruit trees |
| - | (in Rs.) |
| ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô | ô ô ô ô ô ô ô ô ô |
| 1. Om Parkash | 94443 |
| 2. Rattan Kumar | 246050 |
| 3. Dhanraj S/o Sh. Madav Lal | 364687 |
| 4. Puran Chand | 127388 |
| 5. Gyan Chand S/o Sh. Hari Ram | 562198 |
| 6. Bashir Ahmed S/o Sh. Rahim Baksh | 228045 |
| 7. Sajan Din S/o Sh. Feroz Din, | 386238 |
| 8. Saraj Din S/o Sh. Feroz Din | 89537 |
| 9. Shuker Din S/o Sh. Jallu | 65692 |
| 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 |
| Total (Rupees twenty one lacs sixty four thousand two hundred and seventy eight only) | 21,64,278/- |
| | |

| The d | letail of owners/occupiers of reserve trees and | assessment thereof |
|---------|--|--------------------|
| | under :ô | |
| S. | Name of owners of | Assessment of |
| No. | reserve trees. | reserve trees |
| | | (in Rs.) |
| ô ô ô | ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô | ô ô ô ô ô ô ô ô ô |
| 1. | Bashir Ahmed S/o Rahim Bakash | 1200 |
| 2. | Subhan Din S/o Feroz Din | 6400 |
| 3. | Saraj Din S/o Faroz Din | 1200 |
| ô ô ô | $ \hat{0} \ \hat{0} \$ | ô ô ô ô ô ô ô ô ô |
| Total (| Rupees eight thousand and eight hundred only) | 8,800/- |
| ô ô ô | $\hat{0} \ \hat{0} \ $ | ô ô ô ô ô ô ô ô ô |
| The o | detail of owners/occupiers of structures and | assessment thereof |
| is as | under :ô | |
| S. | Name of owners of | Assessment of |
| No. | structure | structure |
| | | (in Rs.) |
| ô ô ô | $\hat{0} \ \hat{0} \ $ | ô ô ô ô ô ô ô ô ô |
| 1. | Om Parkash S/o Late Sh. Balak Ram R/o Dasanoo | 16500 |
| | (2/075-2/100) | |
| 2. | Mir Chand S/o Sh. Ishar Dass R/o Dasanoo | 40000 |
| | (2/100-2/125) | |
| 3. | Dhan Raj S/o Sh. Madho Lal R/o Dasanoo | 68400 |
| | (2/150-2/175) | |
| 4. | Ganesh Dass S/o Late Sh. Chet Ram R/o Dasanoo | 3800 |
| | (2/175-2/200) | |
| 5. | Tara Chand S/o Late Sh. Mohan Lal R/o Dasanoo | 636700 |
| | (2/175-2/200) | |
| 6. | Baldev Raj S/o Late Sh. Mohan Lal R/o Dasanoo | 610700 |
| | (2/200-2/225) | |
| 7. | Gopal Dass S/o Late Sh. Amar Nath R/o Dasanoo | 176800 |
| | (2/240-2/275) | |
| 8. | Krishan Lal S/o Late Sh. Paras Ram R/o Dasanoo | 20900 |
| | (2/250-2/275) | |
| 9. | Jai Pal Sharma S/o Sh. Ganga Ram R/o Dasanoo | 97800 |
| | (2/275-2/300) | |
| 10. | Subhan Din S/o Late Sh. Feroz Din R/o Dasanoo | 4200 |
| | (2/825-2/850) | |
| 11. | Shamash Din S/o Late Sh. Feroz Din R/o Kala | 217100 |
| | (4/850-4/875) | |
| | $ \hat{0} \ \hat{0} \$ | |
| | (Rupees eighteen lacs ninety two thousand and nine | 18,92,900/- |
| | hundred only) | |
| ô ô ô | $\hat{0} \ \hat{0} \ $ | ô ô ô ô ô ô ô ô ô |

Rs. 3,16,53,750/-

Hence, the compensation worked out to be as under :ô

| • | Compensation of 137 Kanals 12½ Marlas of land | |
|---|---|---|
| | irrespective of kind of soil @ Rs. 2.30 lacs, per | |
| | local kanal | = |

• Assessment of fruit trees = Rs. 9,71,383/-

• Assessment of non-fruit trees = Rs. 21,64,278/-

• Assessment of reserve trees = Rs. 8800/-

• Assessment of structures = Rs. 18,92,900/-

Sub-Total = Rs. 3,66,91,111/-

• Jabrana @ 15% = Rs. 55,03,667/-

• Administrative charges @ 0.5% = Rs. 1,83,456/-

Total = Rs. 4,23,78,234/-

(Rupees four crores twenty three lacs seventy eight thousand two hundred and thirty four only)

The requisite certificates are recorded as under:

- 1. The land is needed for public purpose i. e. õConstruction of PMGSY road from Panasa to Dasanoo situated at Village Dasanooö, Tehsil and District Reasi under PMGSY PhaseóX, Pkg. No. JK14-447, Block Reasi, Length=5.175 Kms.
- 2. That the adequate funds on account of land compensation are available with this Collectorate.
- 3. That no compensation has been paid in respect of the land under acquisition earlier.
- 4. That the Shajra Khasra of the land has been authenticated by the Indenting Department as token of its correctness.
- 5. That the land compensation will be paid in accordance with the provisions of Agrarian Reforms Act, 1976.
- 6. The Shajra Khasra/Aks prepared in the instant case is in accordance with the spot position and field book.
- 7. That no evacuee property/Auqaf property/Dharmarth/Forest land is involved in the instant case of land acquisition.

8. It is also certified that the land compensation payable to the owners/interested persons as shown in the apportionment statement shall be tendered in accordance with the provisions of Agrarian Reforms Act, 1976 and guidelines given in the Circular issued by the Revenue Department under No. (LB)610/80 dated 23-03-1980.

Therefore, I, Sanjay Kumar Badyal, KAS, Collector, Land Acquisition (Assistant Commissioner, Revenue), Reasi, in exercise of powers vested in me under section 11 of J&K Land Acquisition Act, 1990 Syt., hereby issue the final award for an amount of Rs. 4,23,78,234/- (Rupees four crores twenty three lacs seventy eight thousand two hundred and thirty four only) for the land measuring 137 Kanals 121/2 Marlas in Village Dasanoo, for public purpose i. e. õConstruction of PMGSY road from Panasa to Dasanoo situated at Village Dasanooö, Tehsil and District Reasi under PMGSY PhaseóX, Pkg. No. JK146447, Block Reasi, Length=5.175 Kms.

(Sd.) SANJAY KUMAR BADYAL, KAS,

Collector, Land Acquisition

(Assistant Commissioner, Revenue),

Reasi.

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

The candidate whose particulars are mentioned below is claiming to have lost/gutted his/her Original and as well as Duplicate Qualification Certificate/s issued by J&K State Board of School Education, under serial Nos. 165305 and 00497 respectively, with following particulars :ô

1. Name Shagufta Banoo Ali Mohd. Dar 2. Parentage 3. Residence Bemina

4. Date of Birth 11-12-1969

5. Roll No. 849314 Apriló1991

7. Result

Pass

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

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

(Sd.)

Assistant/Deputy Secretary, Certificates, K. Div.

ô ô ô Notice

I, Mohit Pandita S/o Shuban Krishan R/o H. No. 4, Lane No. 5A Extension, Anand Nagar, Bohri, Jammu want to change my father¢s name in my school record as Shuban Krishan instead of Shuban Krishan Pandita.

Objections may be convey to concerned authorities within 7 days.

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

Mohit Pandita S/o Shuban Krishan R/o H. No. 4, Lane No. 5A, Extension, Anand Nagar, Bohri, 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.

Correction

I, Abilasha Malaka W/o Rakesh Kumar R/o Shiv Nagar, H. No. D-230, Behind AG Office, Jammu applying for add surname Malaka with my name Abilasha in school record of my daughter Aradhya Bhagat studying in Class 3rd-A under admission No. 19132, K. V., Nagrota, Jammu at the time of admission. I had wrongly written as Abalisha instead of Abilasha Malaka. Objection, if any, may be conveyed to the K. V., Nagrota, Jammu.

ôôô

Correction

I, Abilasha Malaka W/o Rakesh Kumar R/o Shiv Nagar, H. No. D-230, Behind AG Office, Jammu applying for add surname Malaka with my name Abilasha in school record of my daughter Nitya Bhagat studying in Class 8th-B under admission No. 17329, K. V., Nagrota, Jammu. At the time of admission I had wrongly written as Abilasha instead of Abilasha Malaka. Objection, if any, may be conveyed to the K. V., Nagrota, Jammu.

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

Abilasha Malaka W/o Rakesh Kumar R/o Shiv Nagar, H. No. D-230, behind AG Office, Jammu.

Notice

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

By Order.

General Manager, Ranbir Govt. Press, Jammu.

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Notice

I, Pawan Kumar GREF No. GS-185593F S/o Mohan Lal R/o Gadwal, Tehsil Vijaypur, Samba applying for correction of my Wifeøs name as Bandhana Sharma despite of Bandhana Kumari which is wrongly written during my service record. Objection, if any, may be conveyed to the authority within 7 days of this publication.

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

Pawan Kumar S/o Mohan Lal R/o Gadwal, Tehsil Vijaypur, Samba.

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.

7. Result

General Manager, Ranbir Govt. Press, Jammu.

ôôô

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

The candidate whose particulars are mentioned below is claiming to have lost/gutted his/her Original and as well as Duplicate Qualification Certificate/s issued by J&K State Board of School Education, under serial Nos. 6639 and 02919 respectively, with following particulars:ô

| 1. | Name | Shafeeq Ahmad |
|----|---------------|---------------------------------------|
| 2. | Parentage | Mohd. Sultan Sofi |
| 3. | Residence | Karfali Mohalla, Habbakadal, Srinagar |
| 4. | Date of Birth | 15-03-1966 |
| 5. | Roll No. | 39036 |
| 6. | Session | AprilóMay, 1984 |
| | | |

Pass

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

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

(Sd.)

Assistant/Deputy Secretary, Certificates, K. Div.

JAMMU AND KASHMIR PUBLIC SERVICE COMMISSION, RESHAM GHAR COLONY, BAKSHI NAGAR, JAMMU6180001.

Corrigendum to Notification

No. 02-PSC(DRóP) of 2018 dated 19-01-2018

Please read õ40 yearsö instead of õ45 yearsö age as on 1st January, 2018 in respect of the Government Service candidates mentioned in the ibid notification. Also the words (In respect of candidates already working in H&ME Department) mentioned against candidates in Government Services, shall also be deemed to have been deleted *ab initio* in the said Notification.

(Sd.)

Secretary,

J&K Public Service Commission.



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

ADVERTISEMENTS—C

GOVERNMENT OF JAMMU AND KASHMIR, DIRECTORATE OF MOTOR GARAGES, DEPARTMENT, NEW PLOT, JAMMU/BEMINA, BYE-PASS, SRINAGAR.

e-Tender Abridged Notice

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

A copy of detailed tender notice along with annexure can be had from www.jktenders.gov.in and jksmg.gov.in. The last date for submission of Bid through e-Tendering process shall be fixed on 29th of April, 2021 up to 1100 hours.

(Sd.) Z. H. CHOUDHARY,
Director,
Motor Garages Department,
J&K, Jammu.

JAMMU AND KASHMIR POLICE HEADQUARTERS (Provision Section).

Tender Cancellation Notice

Due to various administrative/technical reasons, NIT No. 35 of 2020 dated 27-08-2020 floated by this Headquarters for installation of CCTV Surveillance System at Police Stations and Police Posts is hereby cancelled.

Fresh e-Tender is being floated for the purpose on J&K State e-Procurement Portal www.jktenders.gov.in.

(Sd.) JAVED IQBAL MATTOO, JKPS,

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



THE JAMMU AND KASHMIR OFFICIAL GAZETTE

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HEALTH AND MEDICAL EDUCATION DEPARTMENT

Notification

Jammu, the 19th of May, 2020.

SO-168.ô In exercise of the powers conferred upon under section 54 of the Clinical Establishments (Registration and Regulation) Act, 2010, the Lieutenant Governor hereby makes the following rules :ô

PART-I

Preliminary

1. **Short title, extent and commencement**.ô (1) These rules may be called the Jammu and Kashmir Clinical Establishments (Registration and Regulation) Rules, 2020.

- (2) These rules shall come into force on the date of their publication in the Official Gazette.
- (3) These rules shall be applicable to various categories of Clinical Establishments in the Union Territory of Jammu and Kashmir.
- 2. **Definitions.**ô In these rules, unless the context otherwise requires,ô
 - (a) õActö means the Clinical Establishments (Registration and Regulation) Act, 2010;
 - (b) õGovernmentö means Government of Jammu and Kashmir;
 - (c) õState Councilö means the Council for Clinical Establishments in the Union Territory of Jammu and Kashmir constituted under section 8 of the Act; and the words and expressions used herein and not defined but defined in the Act shall have the same meanings respectively assigned to them in the Act.

PART-II

The Council for Clinical Establishments

- 3. **Constitution of State Council**.ô Government shall by notification constitute State Council for Clinical Establishments, under section 8 of the Act.
- 4. **Functions**.ô The State Council shall perform the following functions, namely :ô
 - (a) Compiling and updating the Registers of Clinical Establishment in the Union Territory of Jammu and Kashmir;
 - (b) sending monthly returns for updating the National Register (including in the digital format);
 - (c) representing the Union Territory of Jammu and Kashmir in the National Council;
 - (d) hearing of appeals against the orders of the authority;

- - (e) publication on annual basis a report on the state of implementation of standards within the Union Territory of Jammu and Kashmir;
 - (f) monitor the implementation of the provisions of the Act and rules in the Union Territory of Jammu and Kashmir;
 - (g) recommend to the Government, any modifications required in the rules in accordance with changes in technology or social conditions;
 - (h) perform any other function as may be outlined by the National Council of Clinical Establishments; and
 - (i) any other function as may be prescribed by the Central Government.
- 5. **Disqualifications of Member**.ô A person shall be disqualified for being appointed as a member of the State Council if heô
 - (a) has been convicted and sentenced to imprisonment for an offence which, in the opinion of the Government, involves moral turpitude; or
 - (b) is an undischarged insolvent; or
 - (c) is of unsound mind and stands so declared by a competent court; or
 - (d) has been removed or dismissed from the service of the Government or a Corporation owned or controlled by the Government; or
 - (e) has, in the opinion of the Government, such financial or other interest in the State Council as is likely to affect prejudicially the discharge by him of his functions as a member.
- 6. **Conduct of Business**.ô Every meeting of the State Council shall be presided over by the Chairperson.
- 7. **Time and place for meetings of the State Council.**ô The meetings of the State Council shall ordinarily be held at Jammu/Srinagar

- 8. **Notice of meeting.**ô Notice of every meeting other than a special meeting shall be issued/dispatched by the Member-Secretary to each member of the State Council not less than 15 day before the date of the meeting.
- 9. **Quorum, call for meeting, minutes of meetings**.ô (1) Onethird of the total number of members of the State Council shall form a quorum and all actions of the State Council shall be decided by a majority of the members present and voting.
- (2) The notice and agenda of every such meeting of the State Council shall ordinarily be given 15 days before the meeting by the Member-Secretary of the State Council.
- (3) The proceedings of the meetings of the State Council shall be preserved in the form of minutes which shall be authenticated after confirmation by the signature of the Chairperson.
- (4) A copy of the minutes of each meeting of the State Council shall be submitted to the Chairperson within 7 days of the meeting and after having been approved by him/her shall be sent to each member of the State Council within 15 days of the meeting. If no objection to their correctness is received within 10 days of their dispatch, any decisions therein shall be given effect to, provided that the Chairperson may, wherein is opinion it is necessary or expedient so to do, direct that action be taken on the decision of the meeting.
- 10. **Resignation**.ô A member desiring to resign his seat on the State Council shall send his resignation in writing to the Chairperson and every such resignation shall take effect from the date mentioned by him in this behalf or in case no such date is mentioned, from the date of the receipt of his letter by the Chairperson after confirmation from the member concerned about his resignation.
- 11. **Filling of vacancies**.ô When a casual vacancy occurs by reason of death, resignation or otherwise of a member, a report shall be made forthwith by the Chairperson to the Government which shall take steps to have the vacancies filled by nomination or election, as the case may be.

- No. 7-m] The J&K Official Gazette, 19th May, 2020/29th Vai., 1942. 5
- 12. **Finance and accounts**.ô The accounts of the State Council shall be audited annually by a qualified Chartered Accountant, who is to be appointed with the prior approval of the Comptroller and Auditor General of India. Any expenditure incurred in connection with such audit shall be payable by the State Council.

PART-III

The District Registering Authority

- 13. **Establishment of District Registering Authority**.ô The Government shall, by notification under section 10 of the Act and in accordance with the rules framed by Central Government in this behalf set up an authority to be called the District Registering Authority for the Union Territory of Jammu and Kashmir for registration of clinical establishments.
- 14. **Functions of the District Registering Authority**.ô It shall be the functions of the District Registering Authorityô
 - (a) to grant, renew, suspend or cancel registration of any clinical establishments;
 - (b) to enforce compliance of the provisions and rules of the Clinical Establishments (Registration and Regulation) Act, 2010;
 - (c) to investigate complaints of breach of the provisions of the Act or the rules made thereunder and take immediate action :
 - (d) to prepare and submit on quarterly basis report containing details of related to number and nature of provisional and permanent registration certificates issued; included those cancelled, suspended or rejected to the State Council;
 - (e) to report to the State Council on a quarterly basis on action taken against non-registered clinical establishments operation in violation of the Act;
 - (f) to perform any other function as may be prescribed by the Central Government from time to time.
- 15. **Powers of the District Registering Authority**.ô The District Registering Authority shall, for the purposes of discharging its functions under the Act, have the same powers as are vested in a Civil Court under

- - (a) summoning and enforcing the attendance of any person and examining him on oath;
 - (b) Requiring the discovery and production of any document or other electronic records or other material objective producible as evidence;
 - (c) Receiving evidence on affidavits;
 - (d) Requisitioning of any public record;
 - (e) Issuing commission for the examination of witnesses or documents;
 - (f) Reviewing its decisions, directions and orders;
 - (g) Dismissing an application for default or deciding it ex-parte;
 - (h) Any other matter which may be prescribed.
- 16. Time and place of and preparation of business for meetings of the District Registering Authority.ô The meetings of the District Registering Authority shall be held at least once in a month at a stipulated date and time.
- 17. **Conduct of business.**ô Every meeting of the District Registering Authority shall be presided over by the Chairperson.
- 18. **Notice of meeting.** ô Notice of every meeting other than a special meeting shall be issued/dispatched by the Convener to each member not less than 15 days before the date of the meeting.
- 19. **Quorum, minutes of meeting**.ô (1) One-third of the total number of members of the District Registering Authority shall form a quorum and all actions of the Authority shall be decided by a majority of the members present and voting.
- (2) The proceedings of the meetings of the District Registering Authority shall be preserved in the form of minutes which shall be authenticated after confirmation by the signature of the Chairperson.

- No. 7-m] The J&K Official Gazette, 19th May, 2020/29th Vai., 1942. 7
- (3) A copy of the minutes of each meeting of the District Registering Authority shall be submitted to the Chairperson within 7 days of the meeting and after having been attested by him shall be sent to each member of the Authority within 15 days of the meeting. If no objection to their correctness is received within 10 days of their dispatch, any decisions therein shall be given effect to, provided that the Chairperson may, wherein his opinion it is necessary or expedient so to do, direct that action be taken on the decision taken in the meeting.
- 20. **Resignation**.ô A member desiring to resign his seat on the District Registering Authority shall send his resignation in writing to the Chairperson and every such resignation shall take effect from the date mentioned by him in this behalf or in case no such date is mentioned, from the date of the receipt of is letter by the Chairperson after confirmation from the member concerned about his resignation.
- 21. **Filling of vacancies**.ô If a casual vacancy occurs whether by reason of death, resignation or inability to discharge, functions owing to illness or any other incapacity of a member, such vacancy shall be filled by the Chairperson by making a fresh appointment and the member so appointed shall hold office for the remaining term of office of the person in whose place he/she is so appointed.

PART-IV

Registration of Clinical Establishments

- 22. **Application for registration**.ô (1) The applicant shall apply to the District Registering Authority for provisional registration, either in person, or by post or through web based online facility with the necessary information as per SG-I Form.
- (2) The applicant shall apply to the District Registering Authority for permanent registration, in person, or by post or through web based online facility with the necessary information filled and with evidence of having met the requirements of minimum standards and personnel for different categories of Clinical Establishments in a form and format that shall be prescribed by the National Council under section 24 and section 25 of the Act.
- (3) If an establishment is offering services in more than one category as specified under the Clinical Establishments (Central Government) Rules, 2012, the establishment will need to apply for a separate provisional or

- Acknowledgement of application.ô The District Registering Authority, or any person authorized in this behalf, shall, acknowledge receipt of the application for registration, in the acknowledgement slip provided as per SG-2 Form immediately, if delivered at the office of the authority, or not later than the next working day if received by post and by online acknowledgement to be generated automatically by the system.
- 24. **Grant of registration**.ô The District Registering Authority shall not undertake any enquiry prior to the grant of provisional registration and shall within a period of ten days from the date of receipt of such application, grant to the applicant a certificate of provisional registration containing particulars and information as per SG-3 Form either by post or electronically under section 15, read with section 17 of the Act.
- 25. **Certificate of registration**.ô The District Registering Authority shall grant the applicant a certificate of permanent registration as per format developed by National Council as per SG-4 Form either by post or electronically after satisfying itself that the applicant has complied with all the requirements and criteria, including provision of minimum standards and personnel required to run the clinical establishment. In case of permanent registration, under section 29 of the Act the authority shall pass an order within 3½ monthsô
 - (a) Allowing the application for permanent registration; or
 - (b) Disallowing the application;

Provided that the authority shall record its justifications and reasons, if it disallows an application, for permanent registration.

26. Change in ownership/management of clinical establishment.ô (1) In the event of any change of ownership or management, the clinical establishment shall intimate to the District Registering Authority in writing within one month of such change along with the fee prescribed as per SG-5 Form for issue of a revised certificate of Provisional or Permanent registration, as the case may be, incorporating the changes and on surrendering the old certificate under sub-section (2) of section 20 and section 30 of the Act.

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- (2) In the event of certificate of registration (Provisional or Permanent) being lost or destroyed, the owner shall apply to the District Registering Authority to issue a duplicate certificate upon payment of the fee prescribed in Form SG-5 and the provisional certificate shall be marked õDuplicateö as per SG-6 Form under section 19 and section 30 of the Act.
- 27. **Renewal of registration**.ô (1) The clinical establishment shall apply for renewal of provisional registration thirty days before the expiry of the validity of the certificate of provisional registration. In case the application for renewal is not submitted within the stipulated period, the authority shall allow for renewal of registration on payment of the renewal amount as prescribed in (Annexure SG-5) and penalty of Rs. 100/- (one hundred) per day till the date of application for renewal under section 22 of the Act.
- (2) For renewal of permanent registration, the clinical establishment shall apply three (3) months before expiry of the registration period of five (5) years. The renewal will be granted by the Authority within 3 months of receipt of the application failing which it will be deemed to have been renewed. If the clinical establishment does not apply within one month of expiry of registration period, the registration will be deemed to have been suspended.
- (3) The clinical establishment shall apply for renewal of permanent registration under sub-section (4) of section 30 of the Act six months before the expiry of the validity of the certificate of permanent registration. In case the application for renewal is not submitted within the stipulated period, the authority will allow for renewal of registration on payment of the renewal amount as prescribed in SG-5 Form and penalty of Rs. 100/(one hundred) per day till the date of application for renewal is accepted.
- 28. **Fees to be charged**.ô (1) The various fees charged for provisional and permanent registration, renewal, late application, duplicate certificate, change of ownership, management or name of establishment is prescribed in Form SG-5 under sub-section (l) of section 14 read with section 19, sub-section (2) of section 20, section 22, section 24, and section 35 of the Act.
- (2) Clinical establishments owned, controlled and managed by the Government (Central, State or Local Authority) or department of Government, shall be exempt from payment of fees for registration.

- (3) The fees prescribed for various categories of clinical establishments may be revised by the State Council through a notification issued by the Government.
- (4) The fee shall be paid by a demand draft drawn/online transaction in favour of the District Registering Authority concerned as specified under sub-section (1) of section 14 and section 30 of the Act.
- (5) The fees collected by the Authority for registration of the Clinical Establishments shall be, deposited by, the Authority in a Nationalized Bank account opened in the name of official designation of the District Registering Authority and shall be utilized by the Authority for the activities connected with the implementation of the provisions of the Act and these rules as approved by the District Registering Authority.
- 29. **Constitution of fund, Finance Rules, Audit.** ô (1) There shall be constituted a fund called Union Territory Council for Clinical Establishment Fund and the District Registering Authority shall credit two per cent of the total amount collected by it by way of fees and penalties.
- (2) The accounts shall be maintained as per the Financial Code and shall be audited by a qualified Chartered Accountant who, is to be appointed with the prior approval of the Comptroller and Auditor General of India. The annual Audit reports shall be submitted to the State Council.

PART-V

Registers to be maintained, furnishing of returns and display of information

- 30. **Registers to be maintained**.ô (1) The District Registering Authority shall within a period of two years from its establishment, compile, publish and maintain in digital format a register of Clinical Establishments registered by it and it shall enter the particulars of the certificate so issued in a register to be maintained in such form and manner, as may be prescribed by the Government.
- (2) The District Registering Authority including any other authority set up for the registration of clinical establishments under the law for the time being in force shall supply in digital format to the State Council a copy of every entry made in the District Register of clinical establishments for a

- (3) The District Registering Authority shall, within a period of forty-five days from the grant of provisional registration, mandatorily cause to be published in the public domain either through two local dailies/newspaper or on the website, which the District Registering Authority will launch, the name of the clinical establishment, Address, Ownership, Name of Person in-charge, System of Medicine offered, Type and Nature of services offered and details of the Medical Staff (Doctors, Nurses, etc.) as under sub-section (2) of section 16 of the Act.
- (4) The State Council could make changes in the nature of information to be provided in the public domain through a notification, except in the case of the mandatory information to be provided under sub-section (2) of section 16 of the Act.
- (5) The District Registering Authority shall, within a period of 7 days cause to be published in the public domain either through two local dailies/newspaper or on the website, which the District Registering Authority will launch, the name of the clinical establishment, Address, Ownership, Name of Person in-charge, System of Medicine offered, Type and Nature of services offered, details of the Medical Staff (Doctors, Nurses, etc.) and the details and information related to having complied with the minimum standards and personnel prescribed for the particular category of clinical establishment as under section 26 of the Act.
- (6) The District Registering Authority shall cause to be displayed the above information in public domain for a period of 30 days for filing objections before granting permanent registration as per SG-4 Form. If any, person has any objection to the information published regarding the clinical establishment they shall give in writing the reasons and evidence of objection or non-compliance to the District Registering Authority.
- (7) The District Registering Authority shall, within a period of 15 days cause to be published in the public domain the name of the Clinical Establishment whose (Provisional or Permanent) registration has expired as under section 21 and section 30 of the Act.
- 31. **Information to be provided by Clinical Establishments**.ô (1) The Clinical Establishments shall maintain medical records of patients treated by it and health information and statistics in respect of national

- (2) Copies of all records and statistics shall be kept with the clinical establishment concerned for 3 years or in accordance with any other relevant act in force at the time under clause (iii) of sub-section (l) of section 12 of the Act. All clinical establishments shall be responsible for submission of information and statistics in the time of emergency or disaster, for epidemic situation.
- (3) The Government may notify from time to time, the nature of information that needs to be furnished by the Clinical Establishments including other disease notified for this purpose along with the prescribed interval.
- (4) In addition to the specific provisions of the Clinical Establishments (Registration and Regulation) Act, 2010 all establishments shall comply and maintain information and statistics in keeping with other applicable Acts and Rules which are in force in the country.

PART-VI

Inspection and search of establishment

- 32. **Power to enter**.ô (1) Entry and search of the clinical establishment can be done by the District Registering Authority or an officer or team duly authorized by it or subject to such general or special orders as may be made by the authority, provided that decision by majority of member of the District Registration Authority for conduct of such entry and search has been taken.
- (2) Such entry and search of clinical establishments can be conducted if anyone is carrying on a clinical establishment without registration or does not adhere to the prescribed minimum standards or has reasonable cause to believe the Clinical Establishment (CE) is being used for purposes other than it is registered or contravenes any of the provisions of this Act and Rules, shall at all reasonable times enter and inspect any record, register, document, equipment and articles as deemed necessary under the provisions of section 34 of the Act.

- (3) The inspection team shall intimate the establishment in writing about the date of visit and reasons for the inspection. The team shall examine all portions of the premises used or proposed to be used for the clinical establishment and inspect the equipments, furniture and other accessories and enquire into the professional qualifications of the technical staff employed or to be employed and shall make any such other enquires as they consider necessary to verify the statements made in the application for registration and grant of license. All persons connected with the running of the establishment shall be bound to supply full and correct information to the inspection team.
- (4) The Officer and/or inspection team so constituted by the District Registering Authority shall submit a report as per SG-7 From within a week of the inspection to the District Registering Authority with a copy to the State Council.
- (5) If, at any time after any clinical establishment has been registered, the Authority is satisfied thatô
 - (a) the conditions of the registration are not being complied with; or
 - (b) the person entrusted with the management of the clinical establishment has been convicted of, an offence punishable under the Act, it may issue a notice to the clinical establishment to show cause within three monthsø time as to why its registration under this Act should not be cancelled for the reasons to be mentioned in the notice.
 - (c) If after giving a reasonable opportunity to the clinical establishment, the Authority, is satisfied that there has been a breach of any of the provisions of this Act or the rules made thereunder, it may, by an order, without prejudice to any other action that it may take against such clinical establishment, cancel its registration.
 - (6) Every order made under sub-rule (5) above, shall take effectô
 - (a) where no appeal has been preferred against such, order immediately on the expiry of the period prescribed for such appeal; and

- - (b) where such appeal has been preferred and it has been dismissed from the date of the order of such dismissal; Provided that the Authority, after cancellation of registration for reasons to be recorded in writing, may restrain immediately the clinical establishment from carrying on if there is imminent danger to the health and safety of patients.

PART-VII

Penalties and Appeals

- 33. **Penalties**.ô (1) In keeping with the provisions of sub-sections (1), (2) and (3) of section 41 and sub-sections (1), (2) and (3) of section 42 of the Act, whoever carries on a clinical establishment without registration or whoever willfully disobeys any direction, or obstructs any person or authority or withholds any such information or provides false information shall be liable for a monetary penalty.
- (2) Whoever carried on a clinical establishment without registration, shall, on first contravention be liable to a monetary penalty of up to fifty thousand rupees, for second contravention, to a monetary penalty which may extend to two lakh rupees and for any subsequent contravention to penalty which may extend to five lakh rupees.
- (3) Whoever knowingly serves in a clinical establishment which is not duly registered under this Act, shall be liable to a monetary penalty which may extend to twenty-five thousand rupees.
- (4) The penalty fees collected by the District Registering Authority shall be, deposited by the Authority in a Nationalized Bank account opened in the name of the official designation of the State Council and shall be utilized by the Council and Authority for the activities connected with the implementation of the provisions of the Act and the rules made thereunder as approved by the State Council.
- 34. **Appeals**.ô (1) In keeping with section 36, sub-sections (4), (5), (6) and (7) of section 41, and sub-sections (4), (5), (6) and (7) of section 42 of the Act, any person or clinical establishment, if aggrieved by the decision of the Authority under sections 29 and 34 of the Act, may file an appeal as per SG-8 Form to the State Council within thirty (30) days from the date of receipt of such order along with a fee of Rs. 1000/-.

- (2) The appeal against a public healthcare establishment shall be filed as per Form SG-8 and shall be sent to the State Council by registered post or in person.
- (3) Every appeal shall be accompanied by a fee of rupees one thousand.
- (4) After receipt of the appeal, the State Council shall fix the time and date for hearing and inform the same to the appellant and others concerned by a registered letter giving at least 15 days time for hearing of the case.
- (5) The appellant may represent by himself or authorized person or a Legal Practitioner and submit the relevant documentary material if any in support of the appeal.
- (6) The State Council shall hear all the concerned, receive the relevant oral/documentary evidence submitted by them, consider the appeal and communicate its decision preferably within 90 days from the date of filing the appeal. If the State Council considers that an interim order is necessary in the matter, it may pass such order, pending final disposal of the appeal. The State Council will have the authority to stay the operation of the order of the District Registering Authority till such time as it deems necessary. The decision of State Council shall be final and binding.
- (7) If no appeal is filed against the decision of the District Registering Authority in the prescribed period i. e. within 30 days from the date of receipt of the order, the orders of the Authority shall be final.
- (8) The appeal fees collected shall be deposited in a Nationalized Bank Account opened in the name of the official designation of the State Council and shall be utilized by the Council and Authority for the activities connected with the implementation of the provisions of the Act and rules made thereunder as approved by the State Council.
- 35. **General.**ô Any other matter which is required to be or may be prescribed by the Government.

By order of the Lieutenant Governor.

(Sd.) ATAL DULLOO, IAS,

Financial Commissioner, Health and Medical Education Department.

SG-1 FORM

Application Form for Provisional Registration of Clinical Establishments

| 1. | Name of the Establishment : | | <u> </u> |
|----|--|----------------------|----------------------------|
| 2. | Address: | - | |
| | Village Town: | Taluka: | |
| | District : | State : | PIN Code |
| | Tel. No. (with STD Code): | Mobile : | Fax : |
| | Email ID : | Website (if any) | : |
| 3. | Year of starting: | | |
| 4. | Location □ Rural □ | Urban 🛮 | Metropolitan □ |
| 5. | Ownership | | |
| | Public Sector | | |
| | Central Government State Government | nt 🗖 Local Gover | nment please specify: |
| | | | |
| | Public Sector Undertaking Railways | ☐ Employee State | Insurance |
| | Corporation (ESIC) | | |
| | Autonomous organization Any other | (please specify): | |
| | Private Sector | | |
| | Individual Proprietorship Registered | Partnership | egistered Company |
| | Co-operative Society | | |
| | Trust/Charitable registered under a Centra | al, Provincial or St | ate Act (please specify) : |
| 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 | |
| | Any other (please specify): | | |
| 6. | Name of the owner of Clinical Establishme | ent : | |
| | Educational Qualification: | | |
| | Address: | | |
| | Village/Town: | Taluka : _ | |
| | District : State : | PIN | Code : |
| | Tel. No. (with STD Code): | Mobile : | Fax: |
| | Email ID | | |

| 7. | Name of person in-charge of the Clinical Establishment : | | | | | | | |
|-----|--|-------|---------------------|-------|---------------------------|--|--|--|
| | Designation:Educational Qualification: | | | | | | | |
| | Address: | | | | | | | |
| | Village/Town: | | | | Гаluka : | | | |
| | District: | | State : | | PIN Code : | | | |
| | Tel. No. (with STD code) |) :_ | Mobil | le : | Fax : | | | |
| | Email ID | | | | | | | |
| 8. | Systems of Medicine offer | red | : (please tick whic | heve | er is applicable) | | | |
| | □ Allopathy □ |] A | Ayurveda | Unaı | ni 🔲 Siddha | | | |
| | ☐ Homeopathy ☐ |) Y | oga and Naturop | athy | | | | |
| 9. | Type of Establishment: (| (plea | ase tick whichever | is a | pplicable); | | | |
| | Providing Out-Patient Car | e: | | | | | | |
| | Single practitioner | Po | olyclinic Sub- | Cent | re Physiotherapy Clinic | | | |
| | Occupational Therapy | In | fertility Dent | al Cl | inic Dispensary | | | |
| | Dialysis Centre | In | tegrated Counselin | g an | d Testing Centre (ICTC) | | | |
| | Wellness/fitness centre | | | | | | | |
| | Any other (please specify) | :_ | | | | | | |
| Pro | viding In-Patient Care: | | | | | | | |
| | Hospital | | Nursing Home | | Maternity Home | | | |
| | Primary Hearth Centre | | Sanatorium | | Community Health Centre | | | |
| Any | other (please specify): | | | | | | | |
| Pro | viding Testing and Diagnost | ic S | services : | | | | | |
| Lab | oratory: | | | | | | | |
| | Pathology | | Haematology | | Biochemistry | | | |
| | Microbiology | | Genetics | | Collection Centre | | | |
| | Any other (please specify) | :_ | | | | | | |
| Dia | gnostic and Imaging Centre | : | | | | | | |
| | X-Ray Centre | | Mammography | | Bone Densitometry | | | |
| | Sonography | | Color Doppler | | CT Scan | | | |
| | Magnetic Resonance Imag | ging | (MRI) | | | | | |
| | Positron Emission Tomography (PET) Scan | | | | | | | |

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|-----------|-----------------------------|----------------------------------|---------------------------|--|--|--|
| | Electro Myo Graphy (EMG) | | | | | |
| | Any other (please specify): | | | | | |
| 10. 1 | Nature of Services (please | se tick whichever is applicable) | | | | |
| For a | all Systems of Medicine | : | | | | |
| | General | ☐ Single Specialty | ■ Multi Specialty | | | |
| | Super Specialty | ☐ Mobile | | | | |
| | Any other (please spe | ecify) : | | | | |
| (a) . | Allopathy: | | | | | |
| | General Practice | ☐ Out-patient | ☐ In-patient | | | |
| | Day Care Centre | ■ Emergency/Casualty | □ ICU | | | |
| | ICCU | ■ Blood Bank | ☐ Organ/Tissue Bank | | | |
| | Special Care Services | for challenged persons | | | | |
| | Any other (please spe- | cify) : | | | | |
| (b) | Ayurveda: | | | | | |
| | Ausadh Chikitsa | ■ Shalya Chikitsa | ■ Shodhan Chikitsa | | | |
| | Rasayana | Pathya | ■ Vyavastha | | | |
| | Any other (please spe- | cify) : | | | | |
| (c) | Unani : | | | | | |
| | Matab | ■ Jarahat | ☐ IlaJ-bit-Tadbeer | | | |
| | Hifzan-e-Sehat | ☐ Any other (please specify) | : | | | |
| (d) | Siddha: | | | | | |
| | Maruthuvam | ☐ Sirappu Maruthuvam | ☐ Varmam Thokknam & Yoga | | | |
| | Any other please speci | ify : | | | | |
| (e) | Homeopathy: | | | | | |
| | General Homeopathy | , | | | | |
| | Any other please speci | ify : | | | | |
| (f) | Naturopathy: | | | | | |
| | External Therapies w | vith natural modalities | ☐ Internal Therapies | | | |
| | Any other please speci | ify : | | | | |
| (g) | Yoga | ☐ Please specify : | | | | |

No. 7-m] The J&K Official Gazette, 19th May, 2020/29th Vai., 1942. 19 INFRASTRUCTURE DETAILS: Area of the establishment (in sq. meters): Total (Area):_____(b) Constructed area_____ (a) 12. Out-Patient Department: 12.1 Total No. of OPD Clinics:___ 12.2 Speciality-wise distribution of OPD Clinic : S. No. Speciality No. of Rooms In-Patient Department: 13.1. Total number of beds:__ 13.2. Speciality-wise distribution of beds, please specify: Sr. No. Speciality No. of Rooms 14. Whether Clinical Waste Disposal License obtained from Panchayat/Municipality/Municipal Corporation etc. ? □ Yes ■ No ■ Applied for Whether clearance from Pollution Control Board/Authority obtained ? □ No ■ Applied for ■ Yes **HUMAN RESOURCES:**

No. of permanent staff:_____No. of temporary staff:_____

16. Total number of Staff (as on date of application):

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| Category of Staff | Name | Qualification | Registration Number (where applicable) | Nature of Service Temporary/ Permanent |
|------------------------|------|---------------|--|--|
| Doctors | | | | |
| Nursing Staff | | | | |
| Paramedical Staff | | | | |
| Pharmacists | | | | |
| Support Staff | | | | |
| Others, please specify | | | | |

| Nursing Staff | | | | |
|-------------------|------------------------|----------------|-------------------|------------------|
| Paramedical Staff | | | | |
| Pharmacists | | | | |
| Support Staff | | | | |
| Others, please | | | | |
| specify | | | | |
| *Separate a | nnexure may be atta | iched* | | |
| 17. Payment op | tions for Registration | on Fees : | | |
| Onlin | e payment | ☐ Demand Dr | raft 🔲 | Postal Order |
| ☐ Any o | other (please specify | 7): | | |
| Amount | (in Rs.): | | | |
| Details: | | | | |
| Receipt N | No | | | |
| I, | | | on behalf | of myself and |
| the company/so | ociety/associatio | n/body hereb | y declare that t | he statements |
| above are corre | ct and true to the | best my know | wledge and I, sha | all abide by all |
| the rules and d | leclarations unde | er the Clinica | l Establishment | (Registration |
| and Regulation |) Act, 2010. | | | |
| I, undertal | ke that I shall inti | mate to the ar | propriate registe | ering authority |
| | he particulars gi | • | | |
| Place: | | Signatu | re of the Author | ized Signatory |
| Date: | | | | Office Seal |
| | | | | |
| | | | | |

Acknowledgement Registration of Clinical Establishment

| The application in Form for Gra | nt/Renewal of Provisional/Permanent |
|---|--|
| registration of the Clinical Establishme | ent submitted by |
| (Name and address of Owner) has been | received by the District Registering |
| Authority on(date | e) and found to be Complete |
| Or | |
| Incomplete | |
| This acknowledgement does not confer as renewal of registration. | ny rights on the applicant for grant or |
| Signature and Designation of District Region the office of the Authority. | stering Authority or authorized person |
| SEAL | |
| <u>•</u> | uing Authority (Computer Generated) Place and Date: (Computer Generated) |

Provisional Certificate for Registration of Clinical Establishment

| | Provisional Registration No.: (Computer Generated) |
|------|--|
| | Date of Issue: (Computer Generated) |
| | Valid up to: (Computer Generated) |
| 1. | Name of the Clinical Establishment: |
| 2. | Address: |
| 3. | Owner of the Clinical Establishment : |
| 4. | Name of Person In-charge : |
| 5. | System of Medicine: |
| 6. | Type of Establishment : |
| | ereby provisionally registered under the provisions of Clinical Establishments gistration and Regulation) Act, 2010 and the Rules made thereunder. |
| unde | s authorization is subject to the conditions as specified in the rules in force or the Clinical Establishment (Registration and Regulation) Act, 2010 and the est made thereunder. |
| | Designation of the Issuing Authority (Computer Generated) Place and Date: (Computer Generated) |
| Dist | rict Registration Authority |
| Add | ress: |
| Phor | ne number in case of Grievances |
| | |

Permanent Certificate for Registration of Clinical Establishment

| | Permanent Registration No.: (Computer Generated) |
|-------|---|
| | Date of issue: (Computer Generated) |
| | Valid up to: (Computer Generated) |
| 1. | Name of the Clinical Establishment: |
| 2. | Address: |
| 3. | Owner of the Clinical Establishment : |
| 4. | Name of person In-Charge : |
| 5. | System of Medicine : |
| 6. | Type of Establishment : |
| | ereby permanently registered under the provisions of Clinical Establishments gistration and Regulation) Act, 2010 and the Rules made thereunder. |
| force | s authorization is subject to the conditions as specified in the rules in e under the Clinical Establishment (Registration and Regulation) Act, 2010 the Rules made thereunder. |
| | Designation of the Issuing Authority (Computer Generated) Place and Date: (Computer Generated) |
| Dist | rict Registration Authority |
| Add | ress: |
| Phor | ne number in case of Grievances |
| | |

Fees to be charged (In rupees)

| Rural (out of Corporations | | Urban (within the Municipal Corporations limit) | | | Metro (not applicable for the present as Chandigarh is not Metro City) | | | |
|-------------------------------|------------|---|----------|----------|--|-----|-----------|-----------|
| | | | Out | t-Patien | ıt Care | | | |
| Provisional | Permaner | t Provisio | nal | Perma | anent Pro | | ovisional | Permanent |
| 50 | 250 | 100 | | 500 | | 200 |) | 1000 |
| | ! | | Ir | n-Pantie | ent Car | e | | |
| 01 to 30 Beds | 50 | 250 | | 100 | 500 | 0 | 200 | 1000 |
| 30 to 100 Beds | 100 | 500 | | 200 | 10 | 00 | 400 | 2000 |
| Above 100 Beds | 150 | 650 | | 300 | 150 | 00 | 600 | 3000 |
| Testing and | d Diagnost | ic: | <u> </u> | | | | | |
| Laboratories | 100 | 500 | | 200 | 10 | 00 | 400 | 2000 |
| Diagnostic & imaging Centre | 150 | 650 | | 300 | 150 | 00 | 600 | 3000 |

Other Fees :ô

^{*}For Renewal half of the amount of registration fee (Provisional/Permanent).

^{*}For late application the amount would be double of the registration fee (Provisional/Permanent).

^{*}For Duplicate Certificate the amount would be Rs. 200/-.

^{*}For change of ownership management or name of establishment would be Rs. 100/-.

^{*}For any appeal the amount would be Rs. 1000/-.

^{*}If a laboratory or diagnostic centre is a part of an establishment providing Out-patient/ln-patient care no separate registration is required.

Duplicate Certificate for Registration of Clinical Establishment

Permanent Registration No.: (Computer Generated)

| | Date of Issue: (Computer Generated) |
|-----|--|
| | Valid up to: (Computer Generated) |
| 1. | Name of the Clinical Establishment : |
| 2. | Address: |
| 3. | Owner of the Clinical Establishment : |
| 4. | Name of person in-charge: |
| 5. | System of Medicine : |
| 6. | Type of Establishment : |
| Est | nereby provisionally/permanently registered under the provisions of Clinical ablishment (Registration and Regulation) Act, 2010 and the Rules made reunder. |
| und | is authorization is subject to the conditions as specified in the rule, in force ler the Clinical Establishment (Registration and Regulation) Act, 2010 and the les made thereunder. |
| | Designation of the Issuing Authority (Computer Generated) Place and Date: (Computer Generated) |
| Dis | trict Registration Authority |
| Ado | dress: |
| Pho | one number in case of Grievances |

Format for submission of Inspection Report

Number of visits made with date

Names and details of members of the inspection team

Name of clinical establishment visited

Address and contact details of clinical establishment visited

Process followed for Inspection (e. g. kindly outline who was met with, what records were examined etc.)

Salient Observations/Findings Conclusions

Specific Recommendations:

- (1) To the Clinical Establishment
- (2) To the District Registering Authority

*In case of lack of consensus amongst members of the inspection team, the same may be kindly indicated.

Signature (of all members of the inspection team)

| Date: | | | |
|--------|--|--|--|
| Place: | | | |
| | | | |

Application for appeal

[See S.36(2)]

| То | |
|------------|--|
| | The State Council Government of |
| Sir, | |
| | |
| I was comm | nunicated by the District Authority as per letter Nohat eitherô |
| (i) | That my application is rejected; |
| (ii) | That my registration is cancelled; |
| (iii) | That I am restrained from carrying on with the running of clinical establishment; |
| (iv) | That I am charged with a penalty for an offence under the Act; |
| (v) | Any other |
| | lecision of the District Authority appears to be not valid. I request y application as per the justifications mentioned below :ô |
| (i) | |
| (ii) | |
| (iii) | |
| | ng to appear before you for a personal hearing, if necessary. rewith a draft of Rs. 1000/ |
| Thanking y | ou, |
| | Signature |
| Place: | |
| Dated: | Name: |



JAMMU AND KASHMIR OFFICIAL GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

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

Notification

Jammu, the 13th October, 2020.

SO-311.ô In exercise of the powers conferred by section 28 of the Legal Services Authorities Act, 1987, the Government of Jammu and Kashmir in consultation with the Chief Justice of the High Court of Jammu and Kashmir, hereby make the following rules, namely :ô

1. **Short title and commencement**.ô (1) These rules may be called the Jammu and Kashmir Legal Services Authority Rules, 2020.

- (2) They shall come into force on and with effect from the date of their publication in the Official Gazette.
- 2. **Definitions**.ô (1) In these rules, unless the context otherwise requires,ô
 - (a) õActö means the Legal Services Authorities Act, 1987;
 - (b) õAuthorityö means the Jammu and Kashmir Legal Services Authority, constituted under section 6 of the Act for the Union Territory of Jammu and Kashmir;
 - (c) õAided personö means a person to whom legal service is provided in accordance with the provisions of these rules;
 - (d) õChairmanö means the Executive Chairman of the Authority, or as the case may be, the Chairman of the High Court Legal Services Committee, or as the case may be, the Chairman of the District Legal Services Authority;
 - (e) õDistrict Authorityö means the District Legal Services Authority, constituted under section 9 of the Act;
 - (f) õEligible personö means a person who is eligible for legal services under these rules ;
 - (g) õGovernmentö means the Government of the Union Territory of Jammu and Kashmir;
 - (h) õHigh Courtö means the High Court of Jammu and Kashmir;
 - (i) õHigh Court Legal Services Committeeö means a High Court Legal Services Committee constituted under section 8-A of the Act :
 - (j) õLieutenant Governorö means the Lieutenant Governor of the Union Territory of Jammu and Kashmir appointed by the

- - (k) õLegal Practitionerö shall have the same meaning as assigned to this expression in the Advocates Act, 1961;
 - (1) õLegal proceedingsö means civil, criminal, revenue or any other proceedings arising under any law for the time being in force from its inception to final disposal in a court of law and includes preparatory steps for institution of such proceedings and also includes quasi-judicial and administrative proceedings before any tribunal or authority established under any law;
 - (m) õMemberö means a member of the Authority appointed under clause (c) of sub-section (2) of section 6 of the Act, member of the High Court Legal Services Committee constituted under sub-section (2) of section 8-A of the Act, member of the District Authority appointed under sub-section (2) of section 9 of the Act, as the case may be;
 - (n) õMember-Secretaryö means the Member-Secretary of the Authority appointed under section 6 of the Act;
 - (o) õPatron-in-Chiefö means the Chief Justice of the High Court of Jammu and Kashmir;
 - (p) õSecretaryö means the Secretary of the High Court Legal Services Committee appointed under sub-section (3) of section 8-A of the Act, Secretary of the District Authority appointed under sub-section (3) of section 9 of the Act, as the case may be;
- (2) All other words and expressions used in these rules, but not defined shall have the meaning as assigned to them in the Act.
- 3. The number, experience and qualifications of other members of the Authority.ô Besides, the Chief Justice of the High Court as its Patron-in-Chief and a serving or retired Judge of the High Court nominated by the Lieutenant Governor in consultation with the

(a) Ex-officio Membersô

- (i) Advocate General, Union Territory of Jammu and Kashmir;
- (ii) Administrative Secretary to Government, Finance Department, J&K;
- (iii) Administrative Secretary to Government, Department of Law, Justice and Parliamentary Affairs, J&K;
- (iv) Administrative Secretary, Information Department, Jammu and Kashmir;
- (v) Administrative Secretary, Social Welfare Department, Jammu and Kashmir;
- (vi) Inspector General of Police, Jammu/Srinagar;
- (vii) Secretary Bar Council, Jammu and Kashmir;
- (b) The following members shall be nominated by the Government in consultation with the Chief Justice of High Court, namely :ô
 - (i) two Chairman of the District Authorities;
 - (ii) five eminent Social Workers (of which at least three shall be women) who are engaged in the upliftment of the weaker sections of the society including Scheduled Castes, Women, Children and rural and urban labour; and
 - (iii) one member out of the following persons, by rotation in the order given below, namely :ô
 - (a) Head of the Law Department, University of Kashmir; and

- (b) Head of the Law Department, University of Jammu.
- 4. **Headquarters of the Authority**.ô The office of the Authority shall be located at Jammu/Srinagar.
- 5. Special Provisions for Patron-in-Chief, the Executive Chairman and Chairman, High Court Legal Services Committee.ô The Patron-in-Chief, the Executive Chairman and the Chairman, High Court Legal Services Committee, being a sitting Judge of the High Court, shall be entitled to payment of travelling allowance and daily allowance in respect of journeys performed in connection with the work of the Authority and be paid by the Authority in accordance with the provisions of the High Court Judges (Travelling Allowance) Rules, 1959 as amended from time to time.
- 6. Conditions of service of Executive Chairman in case of retired Judge.ô Where the Executive Chairman is a retired Judge of the High Court, his terms and conditions of service shall be such as may be specified by the Government, as may be applicable to the retired Judges of the High Court appointed on Commissions or Committees.
- 7. **Member-Secretary, Legal Services Authority**. ô Member-Secretary of the Authority constituted under these rules shall exercise the following powers and shall perform the following duties, namely :ô
 - (a) to give free legal services to the eligible persons and weaker sections of the society;
 - (b) to work out modalities of the Legal Services Schemes and Programmes approved by the Authority and ensure their effective monitoring and implementation;
 - (c) to exercise the powers as Member-Secretary in respect of Administrative Housekeeping, Finance and Budget matters as Head of the Department of Legal Services;

- - (d) to maintain true and proper accounts of the Authority including periodical checking and auditing in respect thereof;
 - (e) to manage the properties, records, and funds of the Authority;
 - (f) to prepare Annual Income and Expenditure Accounts Balance Sheet of the Authority;
 - (g) to liaison with the Social Action Groups, District Authorities and Tehsil Committees;
 - (h) to maintain up-to-date completes statistical information including progress made in the implementation of various Legal Services Programmes from time to time;
 - (i) to process proposals for financial assistance and issue Utilization Certificate thereof;
 - (j) to organize various legal services programmes as approved by the Authority and convene meetings or seminars and workshops connected therewith;
 - (k) to produce video or documentary films, publicity material, literature and publications to inform general public about the various aspects of the legal services programmes;
 - (l) to lay stress on the resolution of rural disputes and to take extra measures to draw schemes for effective and meaningful legal services for settling rural disputes at the door steps of the rural people including organization of Mediation Centres in the rural as well as urban areas;
 - (m) to perform such other functions as are necessary to give effect to the policy and directions of the Authority; and

- (n) to perform such other duties as may be expedient for efficient functioning of the Authority or as may be assigned to him by the Executive Chairman.
- 8. The term of office and other conditions of Members of the Authority.ô (1) The term of office of the members nominated under clause (b) of rule 3 of the Authority shall be two years and they shall be eligible for renomination.
- (2) A member of the Authority nominated under clause (b) of rule 3 may be removed by the Government, if,ô
 - (a) he fails, without sufficient cause, to attend three consecutive meetings of the Authority or five meetings held within the space of two years; or
 - (b) has been adjudged as insolvent; or
 - (c) has been convicted of an offence which in the opinion of the Government involves moral turpitude; or
 - (d) has become physically or mentally incapable of acting as a member; or
 - (e) has so abused his position as to render his continuance in the Authority prejudicial to the public interest.
- (3) Notwithstanding anything contained in sub-rule (2), no member shall be removed from the Authority on the grounds specified therein unless a reference in this behalf is received by the Government from the Executive Chairman after holding such an enquiry as he deems fit.
- (4) A member may, by writing under his hand addressed to the Executive Chairman, resign from the Authority and such resignation, shall take effect on the expiry of a period of thirty days from the date of tendering resignation.
- (5) If any nominated member ceases to be member of the Authority for any reason, the vacancy shall be filled up in the manner and from the

- (6) All nominated members shall be entitled to payment of travelling allowance and daily allowance in respect of journeys performed in connection with the meetings of the Authority and shall be paid by the Authority in accordance with the rules as are applicable to the Class-I Officers of the Government as amended from time to time.
- (7) The ex-officio members shall be entitled to travelling allowance and daily allowance either from their parent department, or as the case may be, from the Authority.
- (8) The Member-Secretary of the Authority shall be the whole time employee and shall hold office for a term not exceeding five years.
- (9) In all matters like age of retirement, pay and allowances, benefits and entitlements, and disciplinary matters, the Member-Secretary shall be governed by the Jammu and Kashmir Higher Judicial Services Rules and he shall be on deputation to the Authority.
- 9. The number of officers and other employees of the Authority.ô The Authority shall have such number of officers and other employees for rendering secretarial and field assistance and its day to day functions as may be sanctioned by the Government from time to time.
- 10. The conditions of service and the salary and allowances of officers and other employees of the Authority.—(1) The officers and other employees of the Authority shall be entitled to draw pay and allowances in the scales of pay admissible to the Jammu and Kashmir Government Employees holding equivalent posts and shall also be entitled to same status, privileges and facilities.
- (2) In all other matters like age of retirement and disciplinary matters, the officers and other employees of the Authority shall be governed by the rules as are applicable to the employees of the Government holding equivalent posts.

- 11. Qualification of Secretary of the High Court Legal Services Committee.ô A person shall, not be qualified for appointment as Secretary of the High Court Legal Service Committee unless he is a member of the Jammu and Kashmir (Gazetted) Judicial Service.
- 12. The number of officers and other employees of the High Court Legal Services Committee and the conditions of service and salary and allowances payable to them.ô (1) The High Court Legal Services Committee shall be provided with such number of officers and other employees for rendering secretarial assistance and its day to day functions as may be sanctioned by the Government from time to time.
- (2) The officers and other employees of the High Court Legal Services Committee shall be entitled to draw pay and allowances and other benefits in the scale of pay at par with the Government employees as the case may be, holding equivalent posts and shall also be entitled to, the same status, privileges and facilities.
- (3) In all other matters like age of retirement and disciplinary matters the officers and other employees of the High Court Legal Services Committee shall be governed by the service rules of the Government and if belonging to the establishment of the High Court, then the rules of the High Court.
- The number, experience and qualifications of members of the District Authority.ô (1) The District Authority shall consist of the following members, namely :ô

(a) Ex-officio membersô

| (i) District and Sessions Judge | Chairman |
|---|----------|
| (ii) Deputy Commissioner | Member |
| (iii) Addl. District and Sessions Judge | Member |
| (iv) Senior Superintendent of Police | Member |

- (v) Chief Judicial Magistrate
- Member
- (vi) President, District Bar Association

Member

- (b) Nominated membersô
- (2) Three members from amongst eminent social workers (of which at least one shall be women) who are engaged in the upliftment of the weaker sections of the society including Scheduled Castes and Backward Classes to be nominated by the Government in consultation with the Chief Justice of the High Court.
- (3) Secretary of the District Authority appointed under sub-section (3) of section 9 of the Act shall be the Secretary of the District Authority.
- 14. The number of officers and other employees of the District Authority.ô The District Authority shall have such number of officers and other employees for rendering secretarial and field assistance in its day to day functions as may be sanctioned by the Government from to time.
- 15. The conditions of service and the salary and allowances of the officers and other employees of the District Authority.ô (1) The officers and other employees of the District Authority shall be entitled to draw pay and allowances in the scales of pay admissible to the Government employees holding equivalent posts and shall be entitled to same status, privileges and facilities.
- (2) In all other matters, like age of retirement and disciplinary matters, the officers and other employees of the District Authority shall be governed by the Government rules as are applicable to persons holding equivalent posts.
- 16. The number, experience and qualification of the members of Tehsil Legal Services Committee.ô (1) The Tehsil Legal Services Committee shall consist of the following members, namely :ô
 - (a) Ex-officio membersô
 - (i) Sub-Judge/Chief Judicial Magistrate/ Munsiff concerned

Chairman

(ii) Sub-Divisional Magistrate concerned

Member

(iii) Deputy Superintendent of Police concerned Member

(iv) Tehsildar concerned

Member

(vi) Block Development Officers(Headquarters) concerned

Member

(viii) President, Tehsil Bar Association

Member

- (b) Nominated membersô
- (2) Three members from amongst eminent social workers (of which at least one shall be women) interested in the upliftment of the weaker sections of the society including Scheduled Castes and Backward Classes, Women, Children and rural labour, to be nominated by the Government in consultation with the Chief Justice of the High Court.
- (3) The Naib-Tehsildar (Headquarter) of the tehsil shall be the Secretary of the Tehsil Legal Services Committee.
- 17. The number of officers and other employees of the Tehsil Legal Services Committee.ô The Tehsil Legal Services Committee shall have such number of officers and other employees for rendering secretarial and field assistance and for its day to day functions as may be sanctioned by the Government from to time.
- 18. The conditions of service and the salary and allowances of officers and other employees of the Tehsil Legal Services Committee.ô (1) The officers and other employees of the Tehsil Legal Services Committee shall be entitled to draw pay and allowances in the scale of pay admissible to Government employees holding equivalent posts and shall also be entitled to same status, privileges and facilities.
- (2) In all other matters like age of retirement and disciplinary matters, the officers and other employees of the Tehsil Legal Services Committee shall be governed by the Government rules as are applicable to person holding equivalent post.

- 19. **Entitlement to Legal Services**.ô (1) In addition to the persons mentioned in clauses (a) to (g) of section 12 of the Act, a Citizen of India whose annual income from all sources does not exceed to Rupees Three Lacs, if the case is before a Court other than the Supreme Court, and does not exceed Rupees Five Lacs, if the case is before the Supreme Court shall be entitled to Legal Services:

Provided that the Legal Services Authority, High Court Legal Service Committee. District Legal Services Authority and the Tehsil Legal Services Committee, as the case may be, may grant legal services to the following persons irrespective of their income :ô

- (i) Transgender People; or
- (ii) Senior Citizens; or
- (iii) Persons suffering from HIV/Mental illness.
- (2) In cases where the High Court or Supreme Court provides legal service under any order, it should be deemed to have been provided by an Authority or a Committee in relaxation of the conditions laid down in these rules.
- 20. Matters in which legal service is admissible.ô In addition to the cases covered under sections 12 and 15 of the Act, legal services may also be provided in all matters where such services shall be aimed atô
 - (a) amicable settlement of the dispute by bringing about conciliation between the parties to the disputes; and
 - (b) rendering assistance in complying with various legal requirements in order to secure the benefits under various schemes sponsored by the Government or any other public authority or for the welfare of the general public or any section thereof.

- 21. **Modes of providing legal services**.ô Legal services may be given in all or anyone or more of the following modes, namely :ô
 - (a) by payment of Court fee, process fee, expense of witnesses, preparation of the paper book, lawyers fee and all other charges payable or incurred in connection with any legal proceedings;
 - (b) through representation by a legal practitioner in legal proceedings;
 - (c) by supplying certified copies of Judgments, orders, notes or evidence and other documents in legal proceedings;
 - (d) by preparation of appeal paper book, including printing, typing and translation of documents in legal proceedings;
 - (e) by drafting of legal documents; and
 - (f) by giving legal advice on any legal matter; and through Mediation Centres or Family Counseling Centres.
- 22. **Procedure for providing free legal services**.ô (l) A person desiring any legal service shall furnish an application-cum-affidavit addressed to the Member-Secretary of the Authority, Secretary High Court Legal Services Committee, Chairman of the District Authority or the Tehsil Legal Services Committee, as the case may be in a form approved by the Authority.
- (2) The Member-Secretary, Secretary or the Chairman of the Authority or the Committee as the case may be, shall maintain a register of applications wherein all applications for legal services received under sub-rule (1) shall be entered.
- 23. **Disposal of application**.ô (1) On receipt of an application-cum-affidavit, the Member-Secretary or the Chairman of the Authority or the Committee, as the case may be, shall scrutinize the application for the purpose of deciding whether the applicant is entitled to get legal

- (2) The decision of the Member-Secretary, the Secretary and the Chairman of the Authority or the Committee, as the case may be to provide legal services shall be subject to the confirmation by the concerned Authority or the Committee.
- (3) Where it is decided not to provide legal services to an applicant, the reasons for doing so shall be recorded in the register of applications maintained by the Authority or the Committee, as the case may be, and information in writing to that effect shall be communicated to the applicant.
- (4) No legal service shall be allowed to continue after the legal service is granted, if the Authority or the Committee is satisfied thatô
 - (a) the applicant knowingly made false statement or has furnished false information as regards his eligibility;
 - (b) in legal proceedings other than the one relating to criminal prosecution, there is no *prima facie* case to institute, or as the case may be, to defend the case;
 - (c) the application is frivolous and fictitious or the applicant is not entitled to the same under the provisions of these rules;
 - (d) having regard to all the circumstances of the case, it is otherwise not reasonable to grant it.
- 24. **Panels for legal services**.ô (1) Every Authority or the Committee, as the case may be, shall prepare such number of panels of legal practitioners as it may consider necessary.

- (2) Every panel prepared under sub-rule (1) shall remain force till it is revised or modified by the Authority or the Committee, as the case may be.
- (3) Appointment of a legal practitioner for legal services under these rules, shall be made as far as possible from the panel of legal practitioners prepared under sub-rule (1) by the Authority or the Committee, as the case may be :

Provided that the Executive Chairman may appoint a legal practitioner not included in the panel and in a special case, the Chairman of the Authority or the Committee may do so with the prior permission of the Executive Chairman.

- (4) Every person included in the panel shall required to communicate, in writing to the Member-Secretary, the Secretary or the Chairman of the Authority or the Committee, as the case may be, his willingness to serve on the panel.
- (5) If any person after having agreed to serve on a panel neglects or does not discharge the duties properly, the Authority or the Committee, may delete his name from the panel and may also disassociate him forthwith from the legal services being provided by him.
- (6) If any person after having agreed to serve on a panel is guilty of misconduct or violates any of the provisions of these rules, he shall be liable to be removed from the panel besides any appropriate legal proceedings.
- (7) Save as otherwise directed by the Authority or the Committee, as the case may be, a legal practitioner who ceased to be on the panel whether on account of resignation or otherwise, shall as soon as practicable after he so ceases to be on the panel deliver within seven days all the papers pertaining to cases entrusted to him by the Member-Secretary, Secretary or Chairman of the Authority or Committee as the case may be, failing which he shall forfeit any claim to the legal fee or other dues, if any, besides appropriate civil or criminal legal action.

- 25. **Duties of legal practitioner on the panel**.ô (1) A legal practitioner appointed for rendering legal services to an aided person under these rules shall perform the following duties, namely :ô
 - (a) if the case is not concerning any legal proceedings hear the aided person, or any other person representing him and examine the papers and documents relating to the case and shall give his advice, in writing to the aided person and also send a copy of the advice so rendered to the Member-Secretary, the Secretary or the Chairman of the Authority or the Committee, as the case may be; and
 - (b) if the case relates to any legal proceedings represent aided person to act and plead for him in the legal proceedings and shall forthwith make a report to the Member-Secretary, the Secretary or the Chairman of the Authority or Committee, as the case may be, on the action taken by him and also make monthly report to them in regard to the progress of the legal proceedings besides a report, in writing, within two days of the final conclusion of proceedings to the concerned Authority or Committee.
- (2) The legal practitioner, so long as he remains on the panel, shall act in accordance with such instructions, as may be given to him from time to time by the Authority or the Committee as the case may be.
- 26. Honorarium payable to legal practitioner on the panel.ô (1) The legal practitioners brought on the panel in terms of rule 24, shall be paid by the concerned Authority or the Committee such honorarium, as may be determined from time to time by the Authority in respect of the legal proceedings conducted and advice tendered by them under these rules.
- (2) No legal practitioner to whom any case is assigned for legal service shall receive any fee or remuneration whether in cash or in kind or any other advantage, monetary or otherwise, from the aided person or from any other person on his behalf.

- (3) In case final judgment or order is rendered by the Court against the aided person, the concerned legal practitioner shall also submit along with his fee bill, his opinion, in writing with reasons as to whether the case is fit for further appeal or revision, as the case may be, within seven days of the receipt of the certified copy of final judgment or order.
- 27. **Duties of aided person**.ô (1) A person seeking legal service shall comply with the requisition or direction that may be made upon him by the Authority or the Committee on the date of application made for legal service till the completion or cessation of legal service or cancellation of eligibility.
- (2) Every aided person shall execute an agreement agreeing to the effect that in the event of the Court passing a decree or order in his favour awarding costs to him or other monetary benefit or advantage (except an order of maintenance) to repay by way of reimbursement to the Authority or the Committee, as the case may be, the amount of costs, charges and expenses of legal proceedings incurred by the Authority or the Committee in rendering him legal service and to facilitate such reimbursement, he shall also execute an irrevocable power of attorney authorising the Member-Secretary, the Secretary or the Chairman of the Authority or Committee, as the case may be, to do all such acts and things, as may be necessary for recovery or realisation of the amount decreed or ordered to be paid to him.
- (3) The costs, charges and expenses which may be recovered by the Authority or the Committee under sub-rule (2), shall be credited to the Government.
- 28. **Operation of Bank Account.**ô The Member-Secretary, the Secretary or the Chairman of the Authority or the Committee, as the case may be, shall operate the account of the Authority or the Committee.
- 29. The experience and qualification of other persons of the Lok Adalats.ô A person shall not be qualified to be included in the Bench of a Lok Adalat unless he isô
 - (a) an eminent social worker, who is engaged in the upliftment of the weaker sections of the society, including Scheduled Castes, Women, Children, Rural and Urban Labour; or

- - (b) a lawyer of at least ten years standing; or
 - (c) a person of repute, who is specially interested in the implementation of the Legal Services Schemes and Programmes; or
 - (d) a medical or any other expert as deemed fit by the Authority or Committee, as the case may be.
- 30. Transfer of assets of the Jammu and Kashmir Legal Services Authority.ô (1) On and with effect from the constitution of the Legal Services Authority under the provisions of section 6 of the Legal Services Authority Act, 1987 (Act No. 39 of 1987)ô
 - (i) the Jammu and Kashmir Legal Services Authority constituted under rule 3 of the Jammu and Kashmir State Legal Services Authority Rules, 1998 (hereinafter referred to as the said Authority) shall stand repealed;
 - (ii) all property, movable or immovable, belonging to the said Authority shall vest in the Authority and shall be applied by the Authority to the objects and purposes of the Act and the rules framed thereunder; and
 - (iii) all the debts and liabilities of the said Authority shall be transferred to the Authority and shall thereafter be discharged and satisfied by it out of the aforesaid property.
- (2) On and with effect from the constitution of the High Court Legal Services Committee under section 8-A of the Act, the District Legal Services Authority under section 9 of the Act and the Tehsil Legal Services Committee under section 11-A of the Act, all properties and assets of the Authorities and Committees constituted under the provisions of the Jammu and Kashmir State Legal Services Authority Rules, 1998 shall stand transferred and vest in the corresponding aforesaid committees or authorities, as the case may be.
- 31. **Interpretation**.ô If any question arises as to the interpretation of these rules, the decision of the Patron-in-Chief thereon, shall be final.

- 32. **Repeal and saving**.ô (l) The Jammu and Kashmir State Legal Services Authority Rules, 1998 are hereby repealed.
- (2) Notwithstanding such repeal, anything done or any action taken (including applications admitted or legal aid granted) by the Jammu and Kashmir State Legal Services Authority or High Court Legal Services Committee or District Legal Services Authorities and Tehsil Legal Services Committees (hereinafter referred as Authority/Committee as the case may be) immediately before the commencement of these rules in the exercise or purported exercise of its powers and authority conferred by or under the rules so repealed, shall be deemed to have been validly done or taken as if these rules had been in force at all material times and accordingly, anything done or any action taken by the Authority or Committee, as the case may be, shall be deemed to have been done or taken by the Authority, or as the case may be, by the corresponding Legal Services Authority or Committee constituted under the Act.

By order of the Government of the Jammu and Kashmir.

(Sd.) ACHAL SETHI,

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



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I-B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Jammu, the 26th November, 2020.

SO6363.ô Whereas, on 02-05-2020 Police Pulwama on specific information launched cordon and search operation in Village Dangerpora Pulwama and during search terrorists hiding in the village fired indiscriminately upon the searching party; and

2. Whereas, the fire was retaliated in self defence by the security forces and during fire fight two terrorists identified as Muzaffar Ahmad Wani S/o Gh. Mohi-ud-Din Wani R/o Dawlatpora, Chadoora and Sahil

- 3. Whereas, a case FIR No. 103/2020 u/s 16, 18, 20. 39 ULA(P) Act, 1967, was registered in Police Station Pulwama and investigation of the case was taken up; and
- 4. Whereas, during the course of investigation site plan of place of occurance and seizure memo of recovered arms/ammunition was prepared and statement of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 5. Whereas, during the course of investigation it was revealed that on 01-5-2020 accused namely Basit Ahmad Dar S/o Nissar Ahmad Dar R/o Dangerpora had brought these two terrorists to the house of accused Bilal Ahmad Dar S/o Gh. Nabi Dar R/o Dangerpora who had voluntarily harbored the terrorists in his house; and
- 6. Whereas, during investigation it was found that the accused persons Basit Ahmad and Bilal Ahmad were working as OGWs for these killed terrorists and were providing logistic support to them besides providing information about the movement of security forces in the area; and
- 7. Whereas, on the basis of investigation, Statement of witnesses recorded and other evidence collected, the investigating officer has established *prima facie* involvement of the below mentioned accused persons in the commission of offences punishable under Unlawful Activities (Prevention) Act, 1967 as shown against each accused as under :ô
- - Basit Ahmad Dar S/o Nissar Ahmad 18, 39
 Dar R/o Dangerpora. ULA(P) Act
 - Bilal Ahmad Dar S/o Gh. Nabi Dar R/o Dangerpora.

No. 35-d] The J&K Official Gazette, 26th Nov., 2020/5th Agra., 1942. 3

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

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the ULA (P) Act, 1967, the Government hereby accords sanction for launching prosecution against the above accused persons for the commission of offences punishable under sections 18, 39, of Unlawful Activities(Prevention) Act. 1967, in the case FIR No. 103/2020 of Police Station Pulwama.

By order of the Government of Jammu and Kashmir.

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



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

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

Notification

Jammu, the 27th November, 2020.

SO6364.ô In exercise of the powers conferred by proviso to Article 309 of the Constitution of India, the Lieutenant Governor is pleased to make the following rules, namely :ô

1. Short title and commencement.ô (1) These rules may be called the Jammu and Kashmir Medical and Dental Education (Appointment on Academic Arrangement Basis) Rules, 2020.

- (2) They shall come into force from the date of their publication in the Official Gazette.
- 2. Definitions.ô In these rules, unless the context otherwise requires,ô
 - (a) õAppointing Authorityö means the authority competent to make appointments in respect of posts under relevant Recruitment Rules;
 - (b) "Form" means the agreement form appended to these rules as Form $\div A\phi$;
 - (c) "Post" means the post under the Government against which appointment is to be made under these rules;
 - (d) "Selection Committees" mean the committees constituted under rule 6 of these rules; and
 - (e) õ**Words and expressions**" used in these rules but not defined shall have the same meaning as assigned to them in the Jammu and Kashmir Civil Services (Classification, Control and Appeal) Rules, 1956.
- 3. Application of the Rules.ô (1) These rules shall apply to the teaching posts, medical officers and posts of nurses/paramedical/paradental/technical staff in the Government Medical Colleges, Government Dental Colleges, Government Ayurvedic College, Government Unani College, Government Nursing Colleges, ANM/GNM Schools, Medical Superintendents and Deputy Medical Superintendents subject to the conditions that Medical Superintendents and Deputy Medical Superintendents, to be appointed on academic arrangements, may be drawn from the eligible candidates, including retired Medical Superintendents/Deputy Medical Superintendents, but excluding inservice candidates who may possess the requisite qualification, but are employed under the Government in a substantive capacity on other posts.
- (2) These rules shall have effect notwithstanding anything contrary contained in any rules for the time being in force.
- 4. Appointment under these Rules.ô (1) Notwithstanding anything to the contrary contained in any rule or order for the time being in force relating to the method of recruitment and conditions of service for recruitment in any service, or to any post under the Government, the appointing authority may appoint persons to the posts mentioned

Provided that extension up to 3 years shall be made on year to year basis by the Principal of the College concerned. For engagement beyond 3 years, the case will be considered by the Government and once approved, Principal concerned shall be authorized to grant further extensions for another three years:

Provided further that in case of Professors and Associate Professors appointed in new Government Medical Colleges viz. Anantnag, Baramulla, Doda, Handwara, Kathua, Rajouri and Udhampur, the appointing authority may appoint the persons on academic arrangement basis initially for a period of 3 years extendable up to maximum six years (one year at a time and subject to good performance and conduct) or till selection/promotion is made in accordance with the rules of recruitment governing the respective posts, whichever is earlier:

Provided also that recruitment against the posts as may be made on academic arrangement basis in any of the Health and Medical Institutions, shall and shall always be on academic arrangement only without conferment of any preferential right on the engages for regular appointment against these posts, which shall be made strictly in accordance with the relevant recruitment rules:

Provided also that the appointment under these rules shall not entitle the appointee to any preferential claim for regular appointment under normal process of selection/appointment:

Provided also that the appointment on academic arrangement basis against the faculty posts in the Medical Colleges shall by itself stand terminated on the attainment of 70 years of age by the appointee except for the faculty posts of the Department of Dentistry in the new Medical Colleges, where it shall stand terminated on attainment of 65 years of

- (2) The services of an appointee under these rules shall be terminable before the expiry of the tenure of appointment with one monthos notice, from either side, or on payment of one monthos salary in lieu of notice by the appointing authority.
- (3) The appointee under these rules shall have to execute an agreement with the Government on the prescribed form appended as **Form "A"** to these rules.
- (4) The appointment on academic arrangement basis against a post shall be made only when filling up of the post according to relevant recruitment rules is likely to be time consuming.
- 5. *Eligibility*.ô Eligibility for appointment of various categories of posts will be as follows :ô

| S. No. | 1 | Maximum age at the time of submitting application | Minimum qualification | Teaching experience |
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| 1. | Professor | 67 Years | As per relevant recruitment rules | |
| 2. | Associate Professor | 67 Years | As per relevant recruitment rules | As per relevant |
| 3. | Assistant Professor | 67 Years | As per relevant recruitment rules | As per relevant recruitment rules. |
| 4. | Lecturer | 67 Years | As per relevant recruitment rules | As per relevant recruitment rules. |
| 5. | Registrar/ Demonstrator/ Tutor/Medical/ Officer/Nursing Tutor/Sister Tutor | 50 Years | As per relevant recruitment rules | |

Provided that for the faculty posts in the Department of Dentistry in new Medical Colleges and in the Dental Colleges and Ayurvedic and Unani Medical Colleges, the maximum age at the time of submitting applications shall be 63 years:

Provided further that for the post of Registrar/Demonstrator/ Tutor/Medical Officer/Nursing Tutor/Sister Tutor, retired officers shall not be eligible to apply:

Provided also that inservice officials shall not be eligible for engagement under these rules.

- 6. Selection Committee.ô (1) The selection of candidates for the posts of teaching faculty in Medical/Dental/Ayurvedic/Unani Colleges and for the posts of Medical Officers shall be made by a Selection Committee comprising of :ô
 - 1. Administrative Secretary, Health and Chairman Medical Education Department.
 - 2. Principal of the concerned Government Member Medical College/Dental College/Ayurvedic College/Unani College (as the case may be).
 - 3. HoD of the concerned discipline (not below the rank of Professor) in the concerned Medical College/Dental College and Director, ISM in case of Ayurvedic College/Unani College (In case of GMCs, Anantnag, Baramulla and Handwara, HoD of the concerned discipline in GMC, Srinagar and in case of GMCs, Doda, Kathua, Rajouri and Udhampur, HoD of the concerned discipline in GMC, Jammu shall be the members till such time the faculty of the appropriate level is in position in these new Medical Colleges).

- - 4. One expert in the relevant discipline to be Member : nominated by the Government.

Provided that for the post of Registrar/Demonstrator/Tutor, the Selection Committee provided under J&K Medical Education (Gazetted) Service Recruitment Rules, 1979/J&K Dental Education (Gazetted) Service Recruitment Rules, 1993, as the case may be, and as subsequently constituted in terms of various Government Orders, shall make the selections.

- (2) The selection of candidates for the posts of Nurses/Paramedical/Paradental/Technical Staff shall be made by a Selection Committee comprising of :ô
 - Principal of the concerned Government
 Medical College/Dental College/Ayurvedic
 College/Unani College (as the case may
 be).

2. Administrator, Associated Hospitals/one
Faculty Member not below the rank of
Associate Professor
(Director, ISM in case of Ayurvedic College/
Unani College)
(In case of GMCs, Anantnag, Baramulla and
Handwara, Administrator, Associated Hospitals,
Srinagar and in case of GMCs, Doda, Kathua,
Rajouri and Udhampur, Administrator,
Associated Hospitals, Jammu shall be the
Members till such time Administrators are
posted in these new Medical Colleges).

3. Medical Superintendent Member (in case of Medical Colleges, Srinagar and Jammu, the Principal may nominate any of the Medical Superintendents of the Associated Hospitals).

(3) The selection of candidates for the posts of Teaching Faculty in Nursing Colleges shall be made by a Selection Committee comprising of :ô

| 1. | Principal, Government Medical College (to be nominated by the Government) | Chairman |
|----|---|----------|
| 2. | Director, Health Services concerned | Member |
| 3. | Principal, Nursing College concerned | Member |
| 4. | Representative of Health and Medical Education Department | Member |

- (4) The selection of candidates for the posts of Teaching Faculty in ANM/GNM Schools shall be made by a Selection Committee comprising of :ô
 - 1. Director, Health Services concerned Chairman
 - 2. Principal, ANM/GNM School concerned Member
 - 3. Deputy Director, Health Services to be Member nominated by the Director concerned
 - 4. Chief Medical Officer concerned Member
- 7. Mode of Selection.ô The Selection Committee shall invite applications for recruitment through advertisement in electronic and print media. After assessing the merit of the candidates in a fair and transparent manner, the Selection Committee shall prepare a list which shall not exceed the number of vacancies so advertised plus a waiting list to the extent of 20% subject to a minimum of one candidate to be utilized against dropout vacancies. The Selection Committee shall furnish the same to the Appointing Authority. While making seclections, the provisions of Reservation Act and the Rules made thereunder shall be followed.
- 8. *Salary*.—(1) The appointees on academic arrangement basis under these rules shall be paid a consolidated monthly salary as per the following scale :ô

minimum of the prerevised scale of the

pension and commuted to the revised basic portion of pension, pay which corresponds subject to minimum total to the minimum of the emoluments (including pre-revised scale for pension and commuted the post as per portion of pension) SRO-193 dated being equal to the 24-04-2018 + dearness revised basic pay allowance.

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2. Associate L-12 Professor (78,800-2,09,200)

Last pay drawn minus pension and commuted portion of pension, subject to minimum total emoluments (including pension and commuted portion of pension) being equal to the revised basic pay corresponding to the minimum of the prerevised scale of the post as per SRO-193 dated 24-04-2018 + dearness allowance.

Consolidated pay equal to the revised basic pay which corresponds to the minimum of the pre-revised scale for the post as per SRO-193 dated 24-04-2018 + dearness allowance.

3. Assistant L-11 Professor (67,700-2,08,700) Last pay drawn minus pension and commuted portion of pension, subject to minimum total to the minimum of the emoluments (including pension and commuted portion of pension) being equal to the revised basic pay corresponding to the minimum of the prerevised scale of the post as per SRO-193 dated 24-04-2018 + dearness allowance.

Consolidated pay equal to the revised basic pay which corresponds pre-revised scale for the post as per SRO-193 dated 24-04-2018 + dearness allowance.

4. Lecturer (52,700-1,66,700)

Last pay drawn minus pension and commuted portion of pension, subject to minimum total to the minimum of the emoluments (including pension and commuted the post as per portion of pension) being SRO-193 dated

Consolidated pay equal to the revised basic pay which corresponds pre-revised scale for equal to the revised basic 24-04-2018 + dearness pay corresponding to the allowance.

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| | | | revised scale of the po as per SRO-193 date 24-04-2018 + dearne allowance. | d |
| 5. | Registrar/ Demon- strator/ Tutor/ Medical Officer | L-9 (52,700-1,66,700) | Not applicable | Consolidated pay equal to the revised basic pay which corresponds to the minimum of the prerevised scale for post of Medical Officer in Health Department as per SRO-193 dated 24-04-2018 + dearness allowance. |
| 6. | Tutor, Nursing Colleges | L-6F (40,800-1,29,200) | Not applicable | Consolidated pay equal to the revised basic pay which corresponds to the minimum of the prerevised scale for the post as per SRO-193 dated 24-04-2018 + dearness allowance. |
| 7. | Nursing Tutor/ Sister Tutor | L-6 (35,400-1,12,400) | Not applicable | Consolidated pay equal to the revised basic pay which corresponds to the minimum of the pre-revised scale for the post as per SRO-193 dated 24-04-2018 + dearness allowance. |
| 8. | Nurses, Paramedical/ Paradental/ Technical Staff | As may be applicable | Last pay drawn minupension and commute portion of pension, subject to minimum total emoluments | |

Provided that the professors and Associate Professors appointed according to these rules in new Government Medical Colleges viz. Government Medical College, Anantnag, Baramulla, Doda, Handwara, Kathua, Rajouri and Udhampur, will be entitled to additional monthly incentive of Rs. 50,000/- and Rs. 45,000/- respectively:

Provided further that Assistant Professors and Postgraduate Senior Residents appointed in new Government Medical College, Doda shall be entitled to additional monthly remuneration of Rs. 30,000/- and Rs. 15,000/- respectively subject to the condition that these posts/positions upon advertisement have failed to evoke any response thereby necessitating academic arrangement.

- (2) The appointee shall also be entitled to house rent allowance as applicable to inservice candidates carrying the minimum of the pre-revised scale of the post subject to fulfilment of the conditions provided under the relevant rules in this regard. An appointee shall not be entitled to any other monetary benefits whatsoever.
- (3) Staff engaged on teaching posts shall be put on teaching and research duties and shall not be assigned any administrative duties at any level, like the positions of Principal, Head of the Department and Head of the Unit.
- 9. Conditions of Service.—In the matter of discipline and conduct an appointee shall be governed by the rules, regulations and orders in vogue in the UT Civil Services on the subject.
- 10. Repeal and Savings.—(1) All the rules corresponding to these rules and in force immediately before the commencement of these rules are hereby repealed.
- (2) Notwithstanding such repeal, any appointment order made or action taken under the provisions of the rules so repealed shall be

By order of the Government of Jammu and Kashmir.

(Sd.) ATAL DULLOO, IAS,

Financial Commissioner, Health and Medical Education Department.

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| THIS AGREEMENT is made on | day of |
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| between the Lieutenant Governor of Jammu ar | nd Kashmir through the |
| appointing authority of the one part and Sh. | /Smt |
| S/o, D/o, W/o | residing at |
| (hereinafter called as the a | appointee on academic |
| arrangement basis) of the other part; | |
| WHEREAS, the post of | in the Department |
| ofhas fallen vacant | and it is likely to take |
| a lot of time to fill up the said post through | the existing process of |
| selection/promotion and appointment in accord | lance with the rules; |
| AND WHEREAS, administrative exigen | cy warrants immediate |
| filling up of said post in public interest; | |
| AND WHEREAS, the Government has available vacancies immediately on academic a Jammu and Kashmir Medical and Dental Educ Academic Arrangement Basis) Rules, 2020; | rrangement basis under |
| AND WHEREAS, the Selection Commi | ittee, constituted under |
| Rule 6 of the said rules after inviting applica | ations from the persons |
| eligible for the post has selected the appointee or | n academic arrangement |
| basis for the post ofand h | is/her appointment has |
| been approved by the appointing authority on | academic arrangement |
| basis. | |
| | |

NOW THIS AGREEMENT WITNESSES and the parties hereto hereby agree as follows :ô

1. That the appointment of the appointee shall be purely on academic arrangement basis for a period of one year (except for the posts of Professors and Associate Professors in new Government Medical Colleges, where it shall be for a period of three years), extendable up to a maximum of six years (one year at time subject to good performance and conduct) from the day of signing of this agreement or till post is filled up in

accordance with the rules of recruitment governing the post, whichever is earlier:

Provided that the appointment on academic arrangement basis against the faculty posts in the Medical Colleges shall terminate on the attainment of 70 years of age by the appointee except for the faculty posts of the Department of Dentistry in the new Medical Colleges and the faculty posts of Dental Colleges and Ayurvedic and Unani Medical Colleges, where it shall stand terminated on attainment of 65 years of age by the appointee.

- 2. That the appointment on academic arrangement basis of the appointee shall be terminable on either side by prior notice of one month or on payment of one month salary by the appointing authority:
 - Provided that the appointment of the appointee shall be terminable without notice by the appointing authority whenever the post is filled up under rules and the appointee shall have no claim against the Government or the appointing authority.
- 3. That the appointee on academic arrangement basis shall submit himself/herself to the orders of the Government and the officers and the authorities under whom he/she may be placed from time to time by the Government.
- 4. That the Government will pay the appointee a consolidated salary as mentioned in the J&K Medical and Dental Education (Appointment on Academic Arrangement Basis) Rules, 2020 as long as he/she shall remain in the service and actually performs his/her duties.
- 5. That the appointee shall be entitled to a casual leave of 15 days for the period of one year. Any leave beyond that period, on whatever ground it may be, shall be at the discretion of the appointing authority on justified grounds.
- 6. That, if the appointee at any time wilfully neglects or refuses to perform his/her duties, the appointing authority shall immediately terminate his/her appointment on academic

IN WITNESS WHEREOF the parties hereto have herein signed this agreement.

| Lieutenant Governor of Jammu and Kashmir through the appointing authority | The Appointee on Academic Arrangement basis |
|---|---|
| Represented by | |
| Witnesses: | Witnesses: |
| 1 | 1 |
| 2 | 2 |