

THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

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PART I-A

Jammu & Kashmir Government-Orders

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HIGH COURT OF JAMMU AND KASHMIR AND LADAKH AT SRINAGAR

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

(Provisional Enrollment)

Notification

No. 532/2022/RG/LP Dated 27-05-2022.

It is hereby notified that vide High Court Order dated 25-05-2022 Mr. Abdul Rehman Mattoo S/o Mohd Erfan Mattoo R/o House No. 26, Ward No. 7, Shaheedi Mohalla, Tehsil and District Kishtwar-182204 has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B. Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-139/2022 in the Roll of Advocates maintained by this Registry.

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

By order.

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Notification

No. 533/2022/RG/LP Dated 27-05-2022.

It is hereby notified that vide High Court Order dated 25-05-2022 Ms. Ambika Bharti D/o Girdhari Lal R/o H. No. 219, Lane No. 1,

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

By order.

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Notification

No. 534/2022/RG/LP Dated 27-05-2022.

It is hereby notified that vide High Court Order dated 25-05-2022 Mr. Avasya Sharma S/o Sohan Lal Sharma R/o W. No. 16, Upper Shiva Nagar, Mohalla Kalibari, Tehsil and District Kathua-184101 has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B. Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-141/2022 in the Roll of Advocates maintained by this Registry.

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

By order.

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Notification

No. 535/2022/RG/LP Dated 27-05-2022.

It is hereby notified that vide High Court Order dated 25-05-2022 Mr. Abhishek Mehta S/o Raj Kumar Sharma R/o W. No. 02,

Palli Bishnah, Chak Hurar, Tehsil Bishnah, District Jammu A/P H. No. 34/B, Greater, Jammu-180010 has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B. Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-142/2022 in the Roll of Advocates maintained by this Registry.

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

By order.

Notification

No. 536/2022/RG/LP Dated 27-05-2022.

It is hereby notified that vide High Court Order dated 25-05-2022 Mr. Anindaya Gupta S/o Kuldeep Gupta R/o H. No. 134, Mast Garh, Mohalla Upper Mast Garh, Tehsil and District Jammu-180001 has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B. Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-143/2022 in the Roll of Advocates maintained by this Registry.

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

By order.

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Notification

No. 537/2022/RG/LP Dated 27-05-2022.

It is hereby notified that vide High Court Order dated 25-05-2022 Mr. Ayush Koul S/o Ashok Kumar Koul R/o H. No. 5/E, Lane No. 3,

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

By order.

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Notification

No. 538/2022/RG/LP Dated 27-05-2022.

It is hereby notified that vide High Court Order dated 25-05-2022 Mr. Amar Iqbal S/o Mohd Sardar R/o W. No. 5, Forelain West-A Bakhta, Gurha Panditan, Tehsil and District Kathua-184143 has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B. Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-145/2022 in the Roll of Advocates maintained by this Registry.

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

By order.

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Notification

No. 539/2022/RG/LP Dated 27-05-2022.

It is hereby notified that vide High Court Order dated 25-05-2022 Mr. Arif Hussain S/o Nissar Hussain R/o Shakar Kargil, Tehsil and District Kargil-194103 has been admitted and enrolled as an Advocate

on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B. Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-146/2022 in the Roll of Advocates maintained by this Registry.

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

By order.

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Notification

No. 540/2022/RG/LP Dated 27-05-2022.

It is hereby notified that vide High Court Order dated 25-05-2022 Mr. Ali Mohd S/o Gh. Qadir Dar R/o W. No. 02, Charar-i-Sharief, Shah Mohalla Trajibal, Tehsil Charar-i-Sharief, District Budgam-191112 has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B. Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-147/2022 in the Roll of Advocates maintained by this Registry.

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

By order.

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Notification

No. 541/2022/RG/LP Dated 27-05-2022.

It is hereby notified that vide High Court Order dated 25-05-2022 Mr. Ankit Kochhar S/o Bharat Bhushan Kochhar R/o H. No. 338, Jawahar Nagar Narwal, Satwari Jammu Cantt., Tehsil Jammu South,

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

By order.

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Notification

No. 542/2022/RG/LP Dated 27-05-2022.

It is hereby notified that vide High Court Order dated 25-05-2022 Ms. Aasima Chowdhary D/o Mohd Haneef R/o Gujjar Mohalla Prade, Gorda, Tehsil Bhalwal District Jammu A/P Ramzanpura, Eidgah Road Janipur, Jammu-180007 has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B. Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-149/2022 in the Roll of Advocates maintained by this Registry.

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

By order.

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Notification

No. 543/2022/RG/LP Dated 27-05-2022.

It is hereby notified that vide High Court Order dated 25-05-2022 Mr. Amit Sharma S/o Raj Kumar Sharma R/o Plot No. 227, Sarwal

Chowk, Tehsil and District Jammu-180005 has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B. Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-150/2022 in the Roll of Advocates maintained by this Registry.

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

By order.

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Notification

No. 544/2022/RG/LP Dated 27-05-2022.

It is hereby notified that vide High Court Order dated 25-05-2022 Ms. Anis Bashir D/o Bashir Ahmad Bhat R/o Checki Raj Wali Damjan, Tehsil Qazigund, District Anantnag-192221 has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B. Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-151/2022 in the Roll of Advocates maintained by this Registry.

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

By order.

(Sd.) MOHAMMAD YASIN BEIGH,

Registrar (Adm.).



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government—Notifications. 6666666

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

Subject :ô Naming of Government School/Colleges/Roads after Martyrs. óóóóóóó

Government Order No. 937-JK(GAD) of 2022

Dated 14-08-2022.

Sanction is hereby accorded to the naming of infrastructure/assets after the following Martyr, as mentioned against each :ô

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4. Lt. Hav. Abdul Rashid, SM	Road from NH-244 (Ghatsoo) to Shiva/GPS Shiva, Doda.
Lt. Dy. SP Varinder Singh Jaipuriya	Govt. Higher Secondary School, Kastigarh, Doda.
6. Lt. Hav. Lekh Raj	GHS, Gara Satura, Kathua.
7. Lt. Rfn. Jaki Sharma	GMS, Sanyal, Kathua.
8. Lt. Rfn. Kuldeep Singh	GPS, Dhana Karota, W. No. 1, Kathua.
9. Lt. Rfn. Nehul Gurung	GPS, Kakdra, W. No. 3, Kathua.
10. Lt. Sep. Mela Ram	GMS, Jugial, Kathua.
11. Late Naik Sat Paul	GMS, Chapaki, Kathua.
12. Lt. Sep. Subash Singh	GMS, Mathura Chack.
13. Hav. Shamsher Singh	CFC Building, Village Karole, Kathua.
14. Lt. Rfn. Vinod Kumar	GPS, Chack Bhagwana, Kathua.
15. Lt. Sep. Rattan Chand	GMS, Chhan Arorian, Kathua.
16. Lt. Rfn. Kulwant Singh	GPS, Sounthal, Kathua.
17. Lt. Rfn. Bodh Raj	GMS, Nihalpur, Kathua.
18. Lt. Rfn. Surinder Kumar	GMS, Mearth, Kathua.
19. Sub. Mohd. Sharif	Govt. NPS, Sabar, Kathua.

GMS, Nallan, Kathua.

Reasi.

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GMS, Lower Kharote, Kathua.

Govt. Middle School, Bagodass,

Govt. Middle School Sukka,

20. Lt. L/Nk Som Nath

22. SPO, Bhikam Singh,

23. SPO, Abdul Rashid,

No. 342/Rsi

No. 47/Rsi

21. Lt. Hav. Tarun Kumar

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No. 27] The J&K Official Gazette, 6th 6666666666666666666666666666666666	
ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô 24. SPO, Muneer Hussain, No. 399/Rsi	ô ô ô ô ô ô ô ô ô ô ô ô ô ô - Govt. Middle School, Ganjote, Reasi.
25. SPO, Jagdev Singh, No. 300/Rsi R	Govt. Primary School, Mandi, Reasi.
26. SPO, Inder Singh, No. 165/Rsi	Government High School, Bagli, Reasi.
27. Sg. Ct. Mohd. Rafiq,	Kheral to Jerri Malad via Gun
No. 363/JKAP, 7th Bn.	Kolser Road, Reasi.
28. Sg. Ct. Mohd. Ibrahim,	Chaklass to Bassan Road,
No. 535/CR	Reasi.
29. Ct. Mohinder Singh,	Chassana to Sarsote Road,
No. 269/P	Reasi.
30. R/Ct. Asgar Ali,	Bagga to Gulabgarh Road,
No. 1460/U	Reasi.
31. Ct. Nizam Din,	Kotli to Neosi via Khor
No. 616/IR, 2nd Bn.	Channa Road, Reasi.
32. Ct. Mehjoor Ahmed,	Jamslan to Ghoragali Road,
No. 1086/U	Reasi.
33. SPO, Mohd Sharief, No. 369/	Govt. Middle School, Mahore, Reasi.
34. SPO, Ghulam Mohi-ud-Din, No. 323/Rsi	Govt. Middle School, Lancha, Village Shibrass, Reasi.
35. Sg. Ct. Liaqat Ali, No. 274/	Darmatha to Judda Road,
IT, 2nd Bn.	Reasi.
36. Ct. Altaf Hussain, No. 482/P	Channa to Hassote Road, Phase-II, Reasi.
37. Sg. Ct. Mohd Ali,	Dera Baba to Kanjli
No. 04/JKAP, 3rd Bn.	Road, Reasi.
38. Shaheed DSP, Mushtaq	Govt. Hr. Sec. School, Saaj,
Ahmad Mir	Rajouri.
39. Shaheed Rfn. Jit Singh	Govt. Middle School, Druni Galla Qila, Darhal, Rajouri.

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41. Shaheed Rfn., Mazhair Hussain, JAKLI	Link Road from Duwah (Kakora) to Doonga (Upper), Rajouri.
42. Shaheed Rfn., Sakinder Hussain, JAKLI	Link Road from Manjakote to Hayatpur, Rajouri.
43. Shaheed Nk, Vayas Chander, 15 Dogra	Govt. Middle School, Ganaya Nowshera, Rajouri.
44. Shaheed SI, Naresh Kapai IRP, 1st Bn.	Govt. Middle School Dhoke, Banyard, Rajouri.
45. Shaheed SI, Faqir Hussain	Govt. Middle School, Seerunwal, Rajdhani, Thannamandi, Rajouri.
46. Shaheed Pt. Nater Singh	Govt. Middle School, Broh, Rajouri.
47. Shaheed Ranjit Singh	Govt. Middle School Godhar, Rajouri.
48. Shaheed Sub. Nain Singh	Govt. Middle School Panhar, Rajouri.
49. Shaheed Ct. Shahzad Ahmad, 12 Bn.	Darhali Morh Chowk, Village Fatehpur, Rajouri.
50. Shaheed Ct. Ashok Kumar	Siot Chowk, Rajouri.
51. Shaheed Rfn., Hans Raj	Sodra Road, Sunderbani, Rajouri.
52. Rfn. Mohd Ajaz	Govt. Girls Middle School, Malhut, Rajouri.
53. Shaheed Head Constable Mohd Fareed	Govt. Boys High School, Dodaj, Rajouri.
54. Rfn. Shiv Kumar	M/S Karoor, Kishtwar.
55. SPO, Aya Singh, No. 880/SPO	UPS, Dharbadan, Kishtwar.
56. SPO, Girdhari Lal,	M/S Gundrana, Kishtwar.

No. 251/SPO

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	ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô Ct. Ravinder Kumar, No. 747/IRP, 2nd Bn.	ô ô ô ô ô ô ô ô ô ô ô ô ô ô - Road Leading from Tund Crossing to DPL Gate, Kishtwar.
58.	Ct. Anil Kumar, Belt No. 906/D	Wasser Chowk, Kishtwar.
59.	Ct. Miran Bakash, Belt No. 551/D	M/S Anjole, Kishtwar.
60.	Ct. Shanti Saroop, No. 564/D	MS, Hanzal, Kishtwar.
61.	Ct. Mangat Ram, No. 294/D	MS, Sounder, Kishtwar.
62.	Ct. Bashr Ahmad, No. 541/Ktr	M/S Ranie, Kishtwar.
63.	Ct. Rishi Kumar, No. 686/R	M/S Kundal, Kishtwar.
64.	Ct. Rajinder Kumar, No. 527/Ktr.	M/S Lohidar, Kishtwar.
65.	Ex-Man Ghulam Rasool, No. 224/Exd	M/S Upper Menganpora, Kishtwar.
66.	Follower Mohd Ramzan, No. 75/F	GMS, Tander, Kishtwar.
67.	Sg. Ct. Abdul Gaffar, No. 623/D	MS, Sangrana, Kishtwar.
68.	Sg. Ct. Jodh Ram, No. 220/D	MS, Changer, Kishtwar.
69.	SPO, Wajid Hussain, B. No. 2215/SPO	MS, Wassar, Kishtwar.
70.	SPO, Ram Charan	UPS, Panditgam, Kishtwar.
71.	SPO, Ramesh Kumar, Belt No. 2656/SPO	UPS, Nagnigad Keshwan, Kishtwar.
72.	SPO, Rakesh Kumar, No. 1076/SPO	PS, Telmel, Kishtwar.
73.	SPO, Mansa Ram, No. 561/SPO	UPS, Nagri Keshwan, Kishtwar.

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ô ô . 74.	ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô \$PO, Muneer Ahmad (VDC)	ô ô ô ô ô ô ô ô ô ô ô ô ô - PS, Barshalla, Kishtwar.
75.	SPO, Bhushan Lal, No. 3490	MS, Chewer, Kishtwar.
76.	SPO, Banori Lal, No. 2501/SPO	GMS, Badhat, Kishtwar.
77.	SPO, Manhori Lal, No. 779/SPO	MS, Sharoti, Kishtwar.
78.	SPO, Anil Kumar	PS, Satrool, Kishtwar.
79.	SPO, Hans Raj, No. 3898/SPO	PS, Borna, Kishtwar.
80.	SPO, Krishan Chand, No. 3516/SPO	PS, Hari, Kishtwar.
81.	SPO, Kailash Chander, No. 1751/SPO	GPS, Dugga, Kishtwar.
82.	SPO, Mohinder Singh, No. 1538/SPO	PS, Khattan, Kishtwar.
83.	SPO, Jugal Kishore, No. 946/SPO	MS, Pullar, Kishtwar.
84.	SPO, Khalil Ahmed, Belt No. 32/SPO	M/S Keroo, Kishtwar.
85.	SPO, Bilal Ahmed, B. No. 1053/SPO	UPS, Filler (Mangthala), Kishtwar.
86.	SPO, Javid Iqbal, No. 3939/SPO	MS, Nowpachi, Kishtwar.
87.	SPO, Ghulam Rasool, No. 3812/SPO	MS, Gover, Kishtwar.
88.	SPO, Kuldeep Kumar, No. 1415/SPO	PS, Panjdhara, Kishtwar.
89.	SPO, Ramesh Kumar, No. 2997/SPO	PS, Gujjar Khotan, Kishtwar.
90.	SPO, Jagdish Raj, No. 3690/SPO	PS, Chopan Mohalla, Kiyar, Kishtwar.
91.	SPO, Madan Lal, No. 2066/SPO	MS, Dachhan, Kishtwar.

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ôô	ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô SPO, Suresh Kumar, No. 2515/SPO	
93.	SPO, Shakti Kumar, No. 4676/SPO	PS, Chanpora Lopara, Kishtwar.
94.	SPO, Om Prakash, No. 197/SPO	MS, Ekhalla, Kishtwar.
95.	SPO, Satish Kumar, No. 2448/SPO	P/S, Lidri, Kishtwar.
96.	SPO, Masood Ahmed, No. 671/SPO	MS, Krousa, Kishtwar.
97.	SPO, Shamas Din, No. 4024/SPO	MS, Rahalthal, Kishtwar.
98.	SPO, Vinod Kumar, No. 3769/SPO	P/S, Watna, Kishtwar.
99.	SPO, Rajinder Kumar, No. 1472/SPO	UPS, Ariygam, Kishtwar.
100.	No. 3989689, Late L/Nk Mohinder Kumar	HS, Patti, Samba.
101.	No. 13751456, Late Rfn. Ranjit Singh	HS, Suchani, Samba.
102.	No. 13762746L, Late Hav. Tarsem Lal Manotra	PS, Chack Shibba Khurd, Samba.
103.	No. 9101356, Late Hav. Rakesh Kumar	MS, Daruie, Samba.
104.	No. 13738524, Late Nk Joginder Singh Jasrotia	HS, Sanoora, Samba.
105.	No. 2292386, Late Gdr. Dalip Singh	PS, Chann Khana, Samba.
106.	No. 9122247K, Late Rfn. Varun Katal	HS, Mawa, Samba.
107.	Shaheed Shokit Amin	Fazalabad Betair Bair Kopra Road, Poonch.

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ô ô 108.	ô ô ô ô ô ô ô ô ô ô ô ô ô ô Lt. Ct. Shaheed Mumtaz Ahmed	ô ô ô ô ô ô ô ô ô ô ô ô ô - MS, Chak Banola, Poonch.
109.	Shaheed Layaqat Ali	MS, Mohra Gursai, Poonch.
110.	Late Sg. Ct. Nazir Hussain, No. 1936/S	Govt. Middle School, Saikloo, Poonch.
111.	Late HC. Abdul Hamid, No. 20/AP, 5th Bn.	Govt. Middle School, Dhangri, Poonch.
112.	Late SPO, Bagh Hussain, No. 279/SPO	Govt. Middle School, Gujjar Basti, Balla, Tehsil Mandi, Poonch.
113.	Late ASI, Mushtaq Ahmed, No. 7000/NGO	HS, Khanetar, Poonch.
114.	Nk Rash Pal	Govt. Middle School, Allah, Jammu.
115.	Nk Darshan Lal	Govt. High School, Trewa, Jammu.
116.	Lt. Sh. Nk Om Raj	Govt. Girls Middle School, Rah Salyote, Jammu.
117.	Sep. Pritam Lal, 40 RR	Govt. Girls Middle School, Kotli Shah Doula, Jammu.
118.	Lt. Sh. Shaheed Shamsher Singh (Dy. Commandant, BSF)	Govt. HSS, Jourian, Jammu.
119.	Sh. Chuni Lal (Nk)	Govt. Middle School, Sardari Camp, Jammu.
120.	Lt. Sh. Tarsem Singh	Govt. Girls Middle School Narayna, Jammu.
121.	Lt. Sh. Daler Singh	GMS, Platan, Jammu.
122.	HC Fenu Ram, 15/7th Bn.	Govt. Primary School, Tanna Ganderwan, Jammu.
123.	Sg. Ct. Gurbachan Singh, 424/K	Govt. Middle School, Upper Gadigarh, Jammu.
124.	Ct. Dheeraj Kohli, 2475/J	Govt. Boys Middle School, Bakshi Nagar, Jammu.

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ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô 125. Ct. Gafoor Ahmed, 394/IRP, 2nd Bn.	ô ô ô ô ô ô ô ô ô ô ô ô ô ô - Govt. Middle School, Jagti, Jammu.
126. Constable Tarsem Lal, 357/IRP, 2nd Bn.	Govt. Middle School, Domana, Jammu.
127. Ct. Hamid Hussain, No. 782/JKAP, 4th Bn.	Govt. Girls Middle School, Phinder, Jammu.
128. Ct. Charanjeet Singh, No. 323/IRP, 1st Bn.	Govt. Middle School, Karwal, Jammu.
129. Inspr. Udhey Vir Singh, 702/NGO	Govt. High School (Greater Kailash, Extension Lower Chowadhi), Jammu.
130. SI, Vijay Singh, No. 5014/NGO	Govt. High School, Gole Panjpeer, Jammu.
131. Naik Sukhjit Singh	Govt. High School, Bathera, Jammu.
132. Major Puran Chander	Govt. Middle School, New Plot, Jammu.
133. Shaheed Janbir Singh	Govt. High School, Kirpind, Jammu.
134. Lt. Sabzar Ahmed	Shopian/Qaimoh Road, Kulgam.
135. ASI, Gh. Ahmed Rather, (CID) No. 3894/NGO	Govt. UPS, Nadpora, Shopian.
136. Sg. Ct. Gh. Mohd Shah, No. 1412/S	Govt. UPS, Moshwara, Shopian.
137. Ct. Manzoor Ahmad Thoker, No. 903/PL	Govt. UPS, Pudsoo, Shopian.
138. Ct. Zahir Abass Manhas, No. 2346/S	Govt. UPS, Krachpathri, Shopian.
139. Sg. Ct. Ab. Salam, No. 246/PL	Govt. UPS, Pishawari Mohalla Shadab Karewa, Shopian.

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ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô 140. Lt. ASI, Bashir Ahmad Dar, No. 100/GRP	ô ô ô ô ô ô ô ô ô ô ô ô ô ô - Govt. High School, Bonigam, Kulgam.
141. Lt. Ct. Shabir Ahmad Dar, No. 810/Kgm	Govt. Primary School, Bogund, Kulgam.
142. Lt. Sg. Ct. Fayaz Ahmad Naik, No. 307/IRP, 20 Bn.	Govt. Middle School, Mohalla Rangward Malwan, Kulgam.
143. Lt. Ct. Fayaz Ahmad Shah, No. 1110/Kgm, EXK-185669	Govt. Middle School, Zazripora, Kulgam.
144. Lt. Sg. Ct. Farooq AhmadBhat, No. 332/KgmD. O. B. 01-03-1975	Govt. Primary Health Center, Nihama, Kulgam.
145. Lt. Sg. Ct. Shamim Ahmad, No. 834/BD	Govt. Middle School, Check-e-Hanjan, Kulgam.
146. Lt. Ct. Khursheed Ahmad, No. 585/Kgm	Middle School, Hanji Pora, Pahloo, Kulgam.
147. Lt. Ct. Jalal-ud-Din Khanday, No. 255/IRP, 18th Bn.	Govt. Middle School, Super Kulgam.
148. Lt. HC, Tanveer Ahmad Lone, No./04/IRP, 18th Bn.	Govt. Middle School, Kanipora, Kulgam.
149. Lt. Ct. Anees Ahmad Mir, No. 480/Spn, EXK-166657	Govt. Middle School, Shuch, Kulgam.
150. Lt. Follower Mahmood Ahmad Sheikh, No. 06/F	Playground, Pariwan, Kulgam.
151. Lt. Ct. Shameem Ahmad Khan, No. 431/IRP, 7th Bn.	Govt. Boys Middle School, Lone Pora, Bugam, Kulgam.
152. Late Ct. Gh. Nabi Hajam of BSF, 58 Bn.	Govt. Middle School, Chowgam, Kulgam.
153. Lt. Ct./GD Ab. Rashid	GMS, Ashmuji, Kulgam.

Bhat, ITBP, 21st Bn.,

Srinagar

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155. Lt. Sg. Ct. Gh. Hassan,	Govt. Girls Middle School, Baba
No. 682/S	Wayil, Ganderbal.
156. Lt. Ct. Gulshana Ara,	Govt. Boys Primary School,
No. 1492/S	Bamloora, Ganderbal.
157. Lt. Ct. Mohd Hussain,	Govt. Girls Middle School,
No. 638/S	Nunner, Ganderbal.
158. Lt. Ct. Gh. Mohd,	Govt. Girls Middle School,
No. 33/BD	Batwina, Ganderbal.
159. Lt. Ct. Farooq Ahmad,	Govt. Boys Middle School,
No. 972/PL	Burnbugh, Ganderbal.
160. Lt. Ct. Nazir Ahmad,	Govt. Boys Middle School,
No. 268/AWT	Haknar, Ganderbal.
161. Lt. Ct. Mohd Shafi Wani, No. 142/AP5TH	Govt. Middle School, Waskura, Ganderbal.
162. Lt. Foll. Gh. Mohd,	Govt. Boys Primary School,
No. 113/F	Kachan, Ganderbal.
163. Lt. SPO, Lateef Khan, No. 298/SPO	Govt. Primary School, Krishnar, Ganderbal.
164. Lt. SPO, Abdul Rashid,	Govt. Boys Middle School,
No. 218/G	Pehlipora, Ganderbal.
165. Martyr ASI, Shri Sakhi Akbar	Govt. High School, Gutlibagh, Ganderbal.
166. Lt. Constable, Shri Abdul Rashid Wani	Middle School, Magam, Budgam.
167. Lt. HC. Ab. Hameed	Middle School, Humhama,
Bhat, No. 287/CIK	Budgam.
168. Lt. Sg. Ct. Gh. Rasool	Middle School, Shogpora,
Ganie, No. 1075/Aux	Budgam.

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ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô 169. Lt. Sg. Ct. Gh. Mohi-ud-Din, No. 2575/S	ô ô ô ô ô ô ô ô ô ô ô ô ô ô - Middle School, Sugin, Budgam.						
170. Lt. SI, Muzaffar Hussain Khan, No. 1405/NGO	Middle School, Ompora, Budgam.						
171. Lt. Constable Mohammad Moosa Malik	Middle School, Pethkanihama, Budgam.						
172. Lt. Constable Mohammad Yaseen Mir, No. 03/BD	Middle School, Kralcheck Chadoora, Budgam.						
173. Lt. Constable Shabir Ahmad Wani, No. 636/PL	Middle School, Khag, Budgam.						
174. Lt. Constable Ishtiyaq Hussain, No. 600/PL	Middle School, Drang, Budgam.						
175. Late Ghulam Nabi Gowar	Boys Middle School, Char-i-Sharief, Budgam.						
176. Late Farooq Ahmed Baba	High School, Kanzalwan, Bandipora.						
177. Late Mohammad Anwar Chopan	Middle School, Chuntiwari, Bandipora.						
178. Lt. Prithpal Singh	Boys Middle School, Dardpora Uplina, Baramulla.						
179. Lt. Mohd Maqbool Ganai	Govt. Girls High School, Khore Sherabad, Baramulla.						
180. Lt. HC Ali Mohd	Govt. Middle School, Kasipora Khore, Baramulla.						
181. Lt. ASI, Mohd Sideq Waza	Govt. Middle School, Kripalpora, Baramulla.						
182. HC Ali Mohd Lone, No. 155/KP	Govt. Middle School, Bahadurpora, Handwara, Kupwara.						
183. Sg. Ct. Gh. Mohi-ud-Din Dar, No. 736/B	Govt. Middle School, Sahipora, Kupwara.						

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184. Constable Fateh Mohd Mir, No. 620/IRP, 1st Bn.	Govt. Middle School, Punzwa-A Kupwara.						
185. SI (M) Habibullah Wani	Govt. Primary School, Ziyarat Syed Pak, Kulangam, Kupwara.						
186. SI Ab. Khaliq Dar, 1579/NGO	Govt. UPS, Bunpora, Magam, Kupwara.						
187. PSI, Arshid Ashraf Mir	UPS, Kalmoona, Kupwara.						
188. HC Mohd Ramzan Mir, No. 1960/S	Govt. Primary School, Gogal Mohalla, Wadder Payeen, Kupwara.						
189. Constable Abdul Rashid Kumar, No. 1402/A	Govt. Middle School, Batpora, Kupwara.						
190. Sg. Ct. Habibullah, No. 107/BD	Govt. Middle School, Mangwalpora Kralgund, Kupwara.						
191. Constable Ghulam Hassan Mir, No. 989/B	UPS, Daril Payeen, Kupwara.						
192. Constable Parvaiz Ahmad Mir, No. 915/IR 3rd	Dolipoora Chowk, Kupwara.						
193. HC Nazir Ahmad Mir, No. 231/S	Govt. Boys Upper Primary, School, Sarmarg, Kupwara.						
194. Sg. Ct. Mohd Younus Lone, No. 19/JKAP, 9th Bn.	Govt. Middle School, Braripora, Handwara, Kupwara.						
195. SI Sageer Ahmad Pathan, No. 9969/NGO	Govt. Girls Middle School, Tadd, Kupwara.						
196. Naik Javid Ahmad Khanday	Middle School, Pahloo, Anantnag.						
197. Ct. Mohd Amin Wagay	Girls Middle School, Sangdan, Anantnag.						

199. Shaheed CT/GD Nisar Middle School, Donipawa, Ahmad Lone Anantnag.

It is further ordered thatô

- i. the concerned Administrative Secretaries shall take immediate necessary steps including amending their records for effecting the changes;
- ii. Divisional Commissioner, Kashmir/Jammu shall personally monitor the naming of infrastructure/assets in their respective divisions; and
- iii. Deputy Commissioner(s) shall ensure that appropriate events are held in connection with the naming of these infrastructure/assets.

By Order of Government of Jammu and Kashmir.

(Sd.) MOHIT RAINA, JKAS, Under Secretary to the Government.



IAMMU AND KASHMIR OFFICIAL GAZETTE

PART II—A

Orders by Heads of Departments.

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CHARGE REPORTS

Certified that we have in the forenoon of this day respectively made over and received charge of the Office of Munsiff (JMIC), Chenani.

Station: Chenani
Dated: 22-08-2022.

Munsiff,
Distt. Mobile Magistrate,
Udhampur.
Relieved Officer.

(Sd.)

(Sd.)

Munsiff, Judicial Magistrate, 1st Class, Chenani.

Relieving Officer.

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Government Order No. 1049-JK(GAD) of 2022 Dated 12-09-2022.

In the interest of administration, Mr. Satish Sharma, JKAS, BDO, Keerian Gandyal, is transfered and posted as Sub-Divisional Magistrate, Bani, aganist an available vacancy, with immediate effect. He shall also hold the charge of the post of Sub-Registrar, Bani, in addition to his own duties, till further orders.

By Order of the Government of Jammu and Kashmir.

(Sd.) DR. PIYUSH SINGLA, IAS, Secretary to the Government.



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 135] Jammu, Thu., the 6th Oct., 2022/14th Asv., 1944. [No. 27

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 UT OF JAMMU AND KASHMIR, OFFICE OF THE DEPUTY COMMISSIONER, PULWAMA.

Subject :ô Notice under Section 21 of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act 2013 for acquisition of land measuring 07 Marlas coming under the construction of Government Primary School at Village Gundibagh Tehsil Kakapora District Pulwama.

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Notice under Sectionó21

Whereas, the land specification given below is required in Village Gundibagh Tehsil Kakapora District Pulwama for public purpose namely acquisition of land for the construction of Government Primary School.

S. No.	Khewat No.	Khata No.	Name of Land owner as per	Survey No.	Area under Acquisition		Area Taken-Up
			Jamabandi		Z M C		Z M C
			extract		K. M. S.		K. M. S.
1.	29	69	Razaq and Ahad Sons of Salam Dar Rs/o Gundibagh in equal share	1 128	00-07-00	Razaq and Ahad Ss/o Salam Dar Rs/o Gundi- bagh in	
						equal share as per reco	

Whereas, the preliminary notification under Section 11(1) of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act 2013 was issued vide this office Notification No. 05 of 2022 dated 11-03-2022 for the aforesaid quantum of land for calling objections, if any, within the stipulated time period. However, no objection has been received by this Collectorate in the said period.

Whereas, in accordance with S.O. 17 dated 14-01-2022, the Declaration/Notification under Section 19 of the aforesaid Act stands issued by District Collectorate/Appropriate Government vide Notification No. 02 Rev/LA of 2022 dated 30-06-2022.

Now, therefore, in terms of Section 21 of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act 2013, notice is hereby issued/given to all the interested persons/land owners to state the particulars of the land so needed, and to state the nature of their respective interests in the land and the amount and particulars of their claims to compensation for such interests, their claims to rehabilitation and resettlement alongwith their objections, if any, to the measurement made under Section 20, to appear personally or by agent or advocate before the Collector Land Acquisition (Assistant Commissioner Revenue) Pulwama in the office within 30 days from the date of publication of this notice.

(Sd.) AIJAZ AHMAD SHAH (JKAS),

Collector Land Acquisition,
Assistant Commissioner (Revenue),
Pulwama.

ô ô ô Notice

I, Parampreet Kour W/o Late Jagjeet Singh R/o Municipal Flat No. 1, Sabji Mandi, Parade, Jammu do hereby notify that my daughter name is Gunveet Kour but in school record is wrongly spelled as Gunveet Kaur. Now, I want to apply for correction as Gunveet Kour. If anybody has objection, may be conveyed to Principal Presentation Convent, Jammu within 7 days.

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

Notice

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

By order.

General Manager, Ranbir Govt. Press, Jammu.

ô ô ô Notice

I, Nirmala Devi D/o Lakshmi Dass R/o Ward No. 2, Bhour Camp, Near Shiv Mandir, Chhatha, Jammu state that my father aname has been wrongly written in my PAN Card No. BQWPD3551J as Ashok Kumar instead of Lt. Sh. Lakshmi Dass. My father correct name is Lt. Sh. Lakshmi Dass. My Aadhaar Card No. is 8357 4892 9144. Now I am applying for correction. If any body have any objection convey to the concerned authorities within 7 days.

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

Notice

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By order.

General Manager, Ranbir Govt. Press, Jammu.

ô ô ô ô Notice

I, Sulinder Singh Slathia S/o Angrez Singh R/o H. No. 177, Nai Basti, Near Vijay Park, Satwari, Jammu state that my name has wrongly been written as Sulinder Singh instead of correct name Sulinder Singh Slathia in my PAN Card bearing No. DTAPS0676E. Now, I am applying for correction of the same. Objection, if any, may be conveyed to concerned authority within 7 days.

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

Notice

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By order.

General Manager, Ranbir Govt. Press, Jammu.

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Notice

I, Sudesh W/o Sanjeev R/o Intal Khurd Jind, Haryana A/P 72 Engr. Regt. C/o 56 APO Nagrota, Jammu do hereby declare that my name was wrongly written as Sudesh Devi instead of correct name Sudesh in School record of my son. Now, I am applying for the correction of the same. Objection, if any, may be conveyed to the concerned authorities within seven days of the publication of the notice.

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

Notice

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By order.

General Manager, Ranbir Govt. Press, Jammu.

Notice

I, Geeta Devi W/o Late No. 14920039A Rank Ex. Hav. Parveen Kumar R/o Village Makwal, Near Sohanjana, Jammu have applied for correction of husbands name which has been wrongly written in Army record as Praveen Kumar instead of correct name Parveen Kumar. Objection, if any, may be conveyed to the concerned authorities within seven days from the date of publication of this notice.

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

Notice

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By order.

General Manager, Ranbir Govt. Press, Jammu.

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Notice

I, Pandit Dhondiba Mahale F/o Mahale Vaibhav Pandit reading in 9th Class in KV-III, Sunjuwan, Jammu state that my name in the school has been mentioned as Pandit instead of Pandit Dhondiba Mahale. I want to change my name from Pandit to Pandit Dhondiba Mahale. Objection, if any, may please be brought to the notice of school within seven days.

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

Notice

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

By order.

General Manager, Ranbir Govt. Press, Jammu.

Notice

I, Shamim Anjam (Old Name) W/o Mohammed Alyas Khawaja R/o Eidgarh Karyani Talab, Narwal Bala, Jammu-180012 have changed my name from Shamim Anjam (Old Name) to Shamim Anjum (New Name). I do hereby assume from this date the name Shamim Anjum (New Name). Now, I am applying for correction in my Passport bearing No. K1157242. Objection, if any, may be conveyed to the concerned authority within 7 days.

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

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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GOVERNMENT OF JAMMU AND KASHMIR, OFFICE OF THE COLLECTOR LAND ACQUISITION, (SUB-DIVISIONAL MAGISTRATE), DHARMARI (REASI).

Notification

Subject :ô Notification under Section 11(1) of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 for land measuring 74 Kanals 18.5 Marlas local (47 Kanals 07 Marlas) ordinary (excluding Forest/State land) at Village Chaklas, Tehsil Thuroo, District Reasi likely to be acquired for construction of Budhal-Mahore-Gool GREF Road.

Whereas, the Officer Commanding 110 RCC, C/O 56 APO, GREF, Budhal vide No. 2004/LA/BMG/INDENT/29/E2 dated 04-02-2020 placed a formal indent for the acquisition of land required for construction of Budhal-Mahore-Gool GREF Road at Village Chaklas, Tehsil Thuroo, and District Reasi.

Whereas, vide S.O No. 237 dated 23-07-2020 issued by the Revenue Department, J&K Government, the Collector Land Acquisition, Sub Divisional Magistrate, Dharmari has been designated as Collector Land Acquisition to perform the functions of a Collector in District Reasi, Sub Division Dharmari under the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013.

Whereas, the appropriate authority, Deputy Commissioner Reasi vide Order No. DC/Rsi/SQ/22-23/1557-61 dated 07-06-2022 has exempted undertaking of Social Impact Assessment Study under Section 9 read with Section 40 of the Act, for the subject -acquisitionø;

In view of the above, I, Tariq Aziz (JKAS) Collector Land Acquisition (Sub Divisional Magistrate) Dharmari, do hereby notify the land, description of which is given below and which is likely to be acquired for public purpose i. e. Budhal-Mahore-Gool GREF Road at Village Chaklas, Tehsil Thuroo, District Reasi.

Objection(s) if any may kindly be submitted to this office either in person or through a counsel within a period of sixty days from the date of the issuance of this notification. No objection(s) will be entertained after the expiry of this period.

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4.	Shamlat-Deh	Bashir Ahmed and others, In reference Khata No. 197	Mohd Hussa S/o Sardaru	292/209/ 26 min	2612.560	WI
5.	Ghulam Hussain and other owners		Mohd Huss S/o Sardaru		261161	НВ
6.	Ghulam Hussain and other	Self-cultivation, Manir Hussain, Abdul Rashid, Fareed Ahmed equal sharers	Manir Huss Abdul Ras equal share		56961	НВ
7.	Ghulam Hussain and other	Manir Hussain, Abdul Rashid, Fareed Ahmed Equal Sharers	Manir Huss Abdul Ras Equal Shar		06460	НВ
8.		Manir Hussain, Abdul Rashid, Fareed Ahmed Equal Sharers	Noor Ali S/o Khuda Baksh	34 min	06460	НВ
9.	Mir Qasim and others	Self-cultivation	Mir Qasim	36 min	261860	НВ
10.	Mohd Bashir and others	Mehndi, Yousaf, Sadeeq equal Sharers	Mohd You S/o Ali Mo		061363	НВ

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11.	Mohd Bashir and others	Mehndi, Yousaf, Sadeeq Equal sharers	Sadeeq S/o Baja	58 min	561066	НВ
12.	Tabemarzi Sarkar	Samsh Din S/o Kalla one share, Mst. Khatiza D/o Khan one share, Ali Mohd, Abdu Rashid Ss/o Nathiya equal share out of one share, Gujjar R/o Deh		336/1/ 1 min	361360	WI
13.	State Through Agrarian Reforms Act 1976.	Mir Hussain, and others	Mir Hussain, Mohd Sharif equal share	82 min	361260	НВ
14.	Mohd Hussain and others	Mir Mohd, Jamal Din equally half share, Din Mohd, Mohd Farooq equally one share, Shamshad One share from half	Din Mohd S/o Sardaru	128 min	061362	НВ
15.	Do.	Do.	Do.	127 min	461562	НВ
16.	Do.	Do.	Do.	126 min	36963	GM
17.	Bashir Ahmed, Nazir Ahmed, Sons Mst. Aisha Wd/o Hasmat Khan equal sharers Gujjar Dhakars	Self-cultivation	Bashir Ahmed	59 min	16563	НВ

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18. Shamlat-Deh	Mir Mohd,	Nadeem	131 min	061062	HB
	Jamal Din	Hussain,			
	equally Two	Tanveer Hussai	ın		
	shares, Raqeeb S/o Ghulama	Ghulam			
	one share	Hussain			
10 34 1 111	N. 11	N. 1	105	0/15/0	ш
19. Mohd Hussain	Mir Hussain,	Nadeem	125 min	261763	НВ
and others	Ghulam Hussain Mohd Hussain	, Hussam, Tanveer Hussai	:		
		sons of	III		
	equal sharers	Ghulam Hussai	in		
		equal shares	111		
		-			
20. Mohd Hussain	Misri, Mohd	Mohd Hussain	122 min	061260	НВ
and others	Hussain,	S/o Qadir			
	Mohd Bashir				
	equal sharers				
21. Do.	Do.	Mohd Hussain	122 min	1ó14ó0	HB
		S/o Noor Alam	L		
22. Do.	Do.	Do.	123 min	262.1161	НВ
23. Tabemarzi	Sadeeq and	Mohd Hussain	256/	6ó5ó0	ABQ
Sarkar	others	S/o Noor Alam	174 min		
24. Tabemarzi	Sadeeq and	Mohd Amin	329/	861360	WI
Sarkar	others	S/o Noor Alam	175 min		
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	ôôôôó	ôôôô
Total	47 Kanals 07 M	Iarlas Ordinary		75ó18.5ó	00 Local
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	ôôôôó	ôôôô

(Sd.) TARIQ AZIZ (JKAS),

Collector Land Acquisition, (Sub-Divisional Magistrate), Dharmari.

GOVERNMENT OF UT OF JAMMU AND KASHMIR, OFFICE OF THE DEPUTY COMMISSIONER, PULWAMA.

Preliminary Notification Under Section-11(1) Notification No. 12 Rev-of 2022 Dated 14-05-2022

Subject :ô Preliminary Notification under Section 11(1) of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act 2013 for acquisition of land measuring 07 Kanals 19 Marlas 7½ Sirsai coming under the alignment of construction of road from Tumlahal to Chandgam at Village Tumlahal Tehsil and District Pulwama.

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Whereas, the formal indent of land has been placed by Superintendent Engineer R&B Circle Pulwama vide his No. SE/PS/1373-75 dated 29-06-2021 for construction of road from Tumlahal to Chandgam reportedly approved under District Sector.

Whereas, it appears to the Collector that a total area of land 07 Kanals 19 Marlas 7½ Sirsai (0.998 acre) is required in village Tumlahal Tehsil and District Pulwama for public Purpose, namely acquisition of land for construction of road from Tumlahal to Chandgam Village Tumlahal Tehsil and District Pulwama.

Whereas, Social Impact Assessment Study was carried out by a team constituted by District Collector vide No. DCP/LA/2020/610-30 Dated 25-08-2020 as laid down under rule 4. A detailed SIA report has been submitted through Tehsildar Pulwama vide his No. TP-OQ/1543 Dated 16-12-2021 which is reflected herein as under:

- 1. That the proposed acquisition of land serves public purpose as it connects two villages namely Tumlahal and Chandgam.
- 2. That land proposed for the acquisition is an absolute bare-minimum needed for the project as reported by R&B authorities.
- 3. That reportedly the acquisition at an alternate place has not been considered by the Indenting Department.
- 4. That there is no utilized land which has been previously acquired in the area for this purpose.
- 5. There is no unutilized acquired land to be utilized for such public purpose in the said village.

Therefore, it is notified that a piece of land 7 Kanal 19 Marlas 7½ Sirsai of standard measurement, whose detailed description is as under needs to be acquired for public purpose namely for construction of road from Tumlahal to Chandgam at Village Tumlahal Tehsil and District Pulwama;

Particulars/Description of Land

S. Survey Type of No. No. Title	Type of Area under Land Acquisition	Name and Boundaries address of a person interested
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 6 4 5	ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô
		ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô E W N S
1. 1194 Proprietary	Abi Awal 0606071/2	As per title 1077/1 1196 1195 1190
2. 1042 Proprietary	Abi Awal 0ó03ó05	As per title 1043 1077/1 1016 1044/1
1043 ô ô ô ô ô ô ô ô ô ô ô	Abi Awal 060606 ô ô ô ô ô ô ô ô ô ô ô Total 06462	1044 1042 1016 1044/1 ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô
ô ô ô ô ô ô ô ô ô ô ô		ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô
3. 1037 Proprietary	Abi Awal 0ó03ó05	As per title 1038 1028 1024 1036
1193 ô ô ô ô ô ô ô ô ô ô ô	Abi Awal 0ó4ó6 ô ô ô ô ô ô ô ô ô ô ô Total 0ó8ó2	1196 1203 1202 1191 ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô
ô ô ô ô ô ô ô ô ô ô ô		ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô
4. 1203 Proprietary	Abi Awal 0ó1ó5	As per title 1193 1318 1202 1204
5. 1028 Proprietary	Abi Awal 0ó4ó3	As per title 1037 1029 1026 1034
6. 1189 Proprietary	Abi Awal 0ó1ó3	As per title 1077/1 1190 1194 1077/1
7. 1191 Proprietary	Abi Awal 0ó3ó1	As per title 1190 1206 1193 1077/1
8. 1024 Proprietary	Abi Awal 0ó6ó3	As per title 1021 1025 1022 1037
9. 1020 Proprietary	Abi Awal 0ó2ó6	As per title 1017 1021 1019 1041
10. 1041 Proprietary	Abi Awal 0ó8ó6	As per title 1077/1 1077/1 1020 1077/1
11. 1190 Proprietary	Abi Awal 0ó4ó3	As per title 1189 1191 1194 1077/1
12. 1192 Proprietary	Abi Awal 0ó1ó1	As per title 1191 1204 1193 1206
13. 1196 Proprietary	Abi Awal 0ó1ó0	As per title 1194 1193 1077/1 1190
14. 1038 Proprietary	Abi Awal 0ó5ó3	As per title 1077/1 1037 1021 1040
15. 1016 Proprietary	Abi Awal 0ó3ó7½	As per title 1015 1017 1013 1042
16. 1044 Proprietary	Abi Awal 0ó6ó2	As per title 1077 1043 1015 1044/1
17. 1017 Proprietary	Abi Awal 0ó1ó1	As per title 1016 1020 1018 1041

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1	2	3	4	5	6	7
	ô ô ô 1029	ô ô ô ô ô ô Proprietary				ô ô ô ô ô ô ô ô ô 1028 1077/1 948 1030
19.	1015	Proprietary	Abi Awal	06365	As per title	1016 1077 1014 1044
20.	1026	Proprietary	Abi Awal	0ó6ó0	As per title	1025 948 1000 1028
21.	1021	Proprietary	Abi Awal	06663	As per title	1020 1022 1002 1038
22.	1225	Proprietary	Abi Awal	0ó1ó0	As per title	1224 1288 1220 1226
23.	1204	Shamilat Sec. 5	Gair Mumkin Makaan Wa Saheen	06162	As per title	1192 1319 1203 1205
24.	1077	Shamilat Sec. 4	Gair Mumkin Nala	061160	As per title	1045 1044 1015 1044/1
25.	1077/1	Shamilat Sec. 4	Gair Mumkin Nala	36266	As per title	1055 1101 1032 1172
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• •		Total		07619671/2		
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Trees Structures

Variety	Number	Type	Plinth
Fruit bearing	Nil	Nil	Nil
Non Fruit bearing popular, Bren, willow	Nil	Nil	Nil

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

It is impressed that under Section 11(4) of the Act, no person shall make any transaction or cause any transaction of land/structure i. e. sale/purchase, etc., or create any encumbrances on such land from the date of publication of such notification without prior approval of the concerned Collector.

Objections to the acquisition, if any, may be filed by the person interested within 60 (Sixty) days from the date of publication of this

notification as provided under Section 15 of the Act, before Collector Land Acquisition (Assistant Commissioner Revenue) Pulwama. Any objection filed beyond the specified timeline shall not be entertained.

(Sd.) AIJAZ AHMAD SHAH, (JKAS),

Collector Land Acquisition, Assistant Commissioner Revenue, Pulwama.

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Notice

I, Parveen Kumari Gandotra W/o Jitender Kumar Arora R/o H. No. 32, Sector 5A, Trikuta Nagar, Jammu do hereby declare that Parveen Kumari Gandotra and Parveen Arora are the names of one and the same person i. e. myself.

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

Parveen Kumari Gandotra W/o Jitender Kumar Arora R/o H. No. 32, Sector 5A, Trikuta Nagar, Jammu.

Notice

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

By order.

General Manager, Ranbir Govt. Press, Jammu.

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Notice

I, Bhushan Kumar S/o Late Sh. Madhu Lal R/o Top Paloura, Jammu declare that my wife name is wrongly written in my son Amandeep Sharma 10th Class Marksheet bearing Roll No. 13222010 (CBSE Board) who is studying in Army Public School, Muthi Domana as Josheela Devi instead of her correct name i. e. Joshilla Sharma. Now, I am applying for correction. Objection, if any, may be conveyed to the concerned authority.

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

Notice

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By order.

General Manager, Ranbir Govt. Press, Jammu.

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Notice

I, Amrita Billowria D/o Arjun Singh W/o Chagger Singh Billowria H. No. 242, Patel Bazar, Fattu Chougan, Jammu do hereby affirm and declare that I have changed my name/surname after marriage from Amrita Aithmia, Amrita to Amrita Billowria. That Amrita Aithmia, Amrita and Amrita Billowria is one and same lady and single identity. Objection, if any, may be conveyed to the concerned authority for all purpose in future.

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

Notice

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By order.

General Manager, Ranbir Govt. Press, Jammu.

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Notice

My father in name has wrongly been written on my 10th Class Marksheet under Roll No. 2316135 of CBSE Board Session 2018 Annual as Gulshan Singh Jamwal instead of Gulshan Singh bearing

Regd. No. 10469. I am applying for correction at school and CBSE Board. Objection, if any, may contact Army Public School, Jammu Cantt. or CBSE Board within 15 days from the date of publication of this notice.

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

Vikram Singh Jamwal S/o Gulshan Singh R/o Preet Nagar, Digiana, Jammu.

Notice

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By order.

General Manager, Ranbir Govt. Press, Jammu.

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Notice

In my previous passport bearing No. G0784168, my name was admitted as ::Younis Ahmad Sheikhø but as per Matriculation Certificate my actual name is written as ::Mohd Younis Sheikhø Now, I am applying for re-issuance of passport with above said correction. In this regard if anybody is having any kind of objection may file the same to Regional Passport Office, Srinagar within the period of seven days from the date of publication of this notice.

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

Mohd Younis Sheikh S/o Bashir Ahmad Sheikh R/o Bemina Nudresh ColonyóB R. No. 6283.

Notice

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By order.

General Manager, Ranbir Govt. Press, Jammu.

Notice

I, Chagger Singh Billowria S/o Bhagat Singh Billowria R/o H. No. 242, Patel Bazar, Fattu Chougan, Jammu do hereby affirm and declare that my name has been wrongly recorded in my sonos school/board record as Er. Chagger Singh Billowria instead of Chagger Singh Billowria F/o Jai Vardan Singh Billowria and I have applied for correction. Objection, if any, may be conveyed to the concerned authority for all purpose in future.

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

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, Savita Devi W/o Kedar Nath R/o H. No. 97, Sec. 5, Nanak Nagar, Jammu want to correct my name which has been wrongly written as Jhara Devi instead of my correct name Savita Devi in my PAN Card bearing No. GFXPD4089G. Now, I am applying for the correction for the same. Objection, if any, may be conveyed to the concerned authority within seven days from the publication of this notice.

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

Notice

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

By order.

General Manager, Ranbir Govt. Press, Jammu.

Notice

I, Amit Singh S/o Sukh Chain Singh resident of H. No. 113/A, Sec. 2, Ganga Nagar, Bantalab, Jammu has Class 10th Marksheet of CBSE bearing Roll No. 2228517 passing year of 2011 is written my name as Amit Singh Bandral and on my all other documents it is written as Amit Singh. So, I want to remove my surname Bandral from it and changing my name on Class 10th Marksheet to Amit Singh. Objection, if any, please be conveyed to the department within 7 days of publication of this notice.

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

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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GOVERNMENT OF JAMMU AND KASHMIR, OFFICE OF THE DEPUTY COMMISSIONER, SHOPIAN, MINI SECRETARIAT, ARHAMA.

Preliminary Notification under Section 11(1) Notification No. 01 of 2022 dated 24-09-2022

Subject :ô Preliminary Notification under Section 11(1) of ∺Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013ø for acquisition of land measuring 17 Marlas falling under Survey No. 1041/580/167 at Estate Saidapora Payeen for Linking Mirtas with Saidapora Payeen.

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Whereas, it appears to the Collector that a total area of 17 Marlas of land is required in Village Saidapora, Tehsil Shopian, District Shopian for public purpose, namely Linking Mirtas with Saidapora Payeen. Social

Impact Assessment Study was carried out by SIA Unit and a report submitted/preliminary investigation was conducted by a team constituted by District Collector as laid down under Rule 4. The summary of the Social Impact Assessment Report/Preliminary investigation is as follows (Copy enclosed):ô

- 1. That the proposed acquisition of land serves a public purpose as the said land is required for Linking Mirtas Village with Saidapora Payeen.
- No residential house/structure is coming within the proposed acquisition as such no question of rehabilitation of any dislocated person/family.
- Keeping in view the road design as per the alignment the land is feasible and no other alternate location shall provide similar benefits.
- 4. That no other already acquired/state land is getting unutilized.

The said team has strongly recommended that the land in question measuring 17 Marlas identified as per the indent placed be acquired for construction of road Linking Mirtas with Saidapora Payeen.

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

Therefore, it is notified that for the above said public purpose in the Village Saidapora Payeen, Tehsil Shopian, District Shopian, a piece of land measuring 17 Marlas of standard measurement, whose detailed description is as following is under acquisition :ô

S.		S	urv	vey	7	Гуг	e e	0	f		Ту	pe	(of	1	٩re	ea	ur	ıde	r]	Na	me	a	nd	l]	Во	un	da	rie	s	
No	ь.	N	o.		7	Title				lar	ıd			acquisition					;	address of															
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]	Mi	gra	nt	Ва	ınt	ala	b,							
																						Jan	nm	u.											

	Trees	S	tructure
Variety	Number	Type	Plinth Area
Nil	Nil	Nil	Nil

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

A plan of the land may be inspected in the Office of Collector, Land Acquisition/Assistant Commissioner, Revenue, Shopian on any working day during the working hours.

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

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

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

(Sd.) SHAHBAZ AHMAD BODA,

Collector, Land Acquisition, Shopian.



JAMMU AND KASHMIR OFFICIAL GAZETTE

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

ADVERTISEMENTS—C

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UNION TERITORY OF JAMMU AND KASHMIR, RAJYA SAINIK BOARD, AMBPHALLA, JAMMU-180005.

Advertisement Notice 27 RSB/FS/2022

Dated 12th July, 2022.

- 1. Applications are invited on the prescribed application as per Appendix to this Notification from the ex-servicemen for the post of Accountant for Fund Section on contractual basis with honorarium of Rs. 20,000/- P. M.
- 2. The eligibility criteria/terms and conditions for appointment are as under :ô
 - (a) Should be a JCO/NCO (having adequate knowledge of Accounts and Computer).
 - (b) Should not be more than 55 years of age as on 01 July, 2022.
 - (c) Minimum Education Qualification graduation. Working knowledge of computer is a must.
 - (d) Should bear an Exemplary Character at the time of retirement from Defence Services.

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- Place of posting-Jammu.
- Should be a permanent resident/domicile of J&K.
- The candidate will not claim the seniority/permanency of the service rendered by him.
- It is a contractual post and hence no pensionary or terminal benefits for the service rendered can be claimed.
- (k) Max. terms of engagement will be 60 years of age or 10 years of sevice whichever is earlier.
- 3. Application forms along with following attested documents should be mailed to J&K Rajya Sainik Board at e-mail id secyjkrasb@gmail.com by 31 July, 2022 :ô
 - Matriculation Certificate with Date of Birth.
 - Permanent Resident/Domicile Certificate. (b)
 - (c) Attested copy of Discharge Certificate and PPO.
 - Certificates of Academic Qualifications. (d)
 - Experience Certificate, if any.
- Incomplete applications will not be considered. The department has full right to reject the application forms not meeting the eligibility criteria. Eligible ex-servicemen will have to appear for a written test and interview at the place, to be intimated later, at their own expense. The candidates who apply for the post and do not get call letters for Written Test/Interview will not seek reasons for rejection of their applications from the department.

(Sd.) GURMEET SINGH SHAN,

Brigadier, Secretary, Rajya Sainik Board.

Appendix

APPLICATION FORM FOR APPOINTMENT OF EX-SERVICEMEN IN THE SAINIK WELFARE DEPARTMENT OF UT, J&K.

1.	Post for which applied								
2.	No., Rank and Name (in block letters)	SPACE FOR PHOTOGRAPH DULY							
3.	Contact No. & e-mail ID ATTESTED								
4.	Fatherøs Name								
5.	Permanent Address								
6.	Present Address								
7.	Date of Birth								
8.	Date of Enrolment								
9.	Date of Discharge								
10.	Cause of Discharge								
11.	Character at the time of discharge								
12.	Medical Category at the time of discharge								
13.	Qualifications:								
the Exan	1 51 71	marks obtained ained							
Note	e:—Attested copies of all the certificates in certificates be attached.	cluding marks							
14.	Past experience, if any (brief note)								
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	(a) I am a <i>bona fide</i> ex-serviceman drawing pension vide PPO No dated								
	(b) I have never been arrested/imprisoned under	r law.							
Date Place		the applicant.							

Subject :ô Cancellation of e-NIT.

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Notice

Due to non-release of funds required for purchase of equipments, e-NIT Notice No. 16 dated 06-07-2019 floated for supply of Video, Audio and Photo Authentication Softwares is cancelled.

(Sd.).....

Director,
Forensic Science Laboratory,
J&K, Jammu.

غميمه ج

رجسٹر ڈنمبر ہے کے۔33



सत्यमेव जयते

جمول وتشمير سر كارى گز ك

جلدنمبر 135 جمول-مورخه 06 اكتوبر 2022ء بمطابق 14 اسوج 1944_ويروار فمبر 27

اشتهارات

ازعدالت چیف جوڈ پیشل مجسٹر بیٹ سانبہ سرکار بنام یاسرمجد و دیگران علت نمبر 34سال 2011 تھانہ پولیس بڑی براہمناں بجرائم زیردفعہ 379/411 RPC

مثل نمبر 100/challan دائره 2011-06-09 فيصله

وارنط گشتی گرفتاری عام زیر دفعه 299 ض

وارنك مشتى كرفتاري خلاف ملزمان

(۱) ياسرمحمە ولدمحمر فيق ساكنه ئېل دِّ ودْه صَلَّع دُ ودْه

(٢) فاروق احد ولدغلام مُسين ساكنه مطلى مورُ بهدرواه

بنام المكاران يوليس يوثى جمول وتشمير

بمقد مہ مندرجہ عنوان اُلصدر میں ملز مان متذکرہ صدر کے خلاف بروئے حکم امروزہ کاروائی زیر دفعہ 299 عمل میں لائی جا چکی ہے اور ملز مان کے خلاف وارنٹ جاری کرنے کا حکم ہوا ہے جو کہ جاری کیا جا تا ہے۔

لہذا آپ کواصل وارنٹ گشتی گرفتاری عام زیر دفعہ 299ض ف کی رو سے تھم واختیار دیاجا تا ہے کہ اگر ملزم مذکور متذکرہ صدراندر صدود ریاست جمول وکشمیر جب بھی اور جہال کہیں بھی دستیاب ہوتو اُس کے تحت ضابطہ گرفتار کر کے عدالت ہذا میں پیش کئے جائیں ۔ وارنٹ ہذا تا دستیا بی ملز مان زیر کار رہیں گے ۔

98-09-2022_يرچ

وستخط: چيف جوڙيشل مجسٹريٹ سانبہ

سرکار بنام انوش مسیح علت نمبر 08سال2020 تھانہ پولیس بڑی براہمناں بجرائم زیردفعات 454/380/201 IPC

مثل نمبر 189/challan دائره 22-08-06 فيصله 22-08

وارنط مشتی گرفتاری عام زیر دفعه 299 ض

وارنٹ گشتی گرفتاری کےخلاف انوش سے ولد جیمز مسیح ساکنہ تیلی بستی بڑی براہمناں ضلع سانیہ

بنام المكاران پوليس يوڻي جمول وڪشمير

بمقدمہ مندرجہ عنوان اُلصدر میں ملزم متذکرہ صدر کے خلاف بروئے علم امروزہ کاروائی زیر دفعہ 299 عمل میں لائی جا چکی ہے اور ملزم کے خلاف وارنٹ جاری کرنے کا حکم ہوا ہے جو کہ جاری کیا جاتا ہے۔

لهذا آپ کواصل وارنٹ گشتی گرفتاری عام زیر دفعہ 299 ض ف کی رو سے تھیم واختیار دیاجا تاہے کہ اگر ملزم مذکور متذکرہ صدراندر صدودریاست جمول وکشمیر جب بھی اور جہال کہیں بھی دستیاب ہوتو اُس کے تحت ضابطہ گرفتار کر کے عدالت ہذا میں پیش کیاجاوے۔وارنٹ ہذا تا دستیا بی ملزم زیر کارر ہے گا۔

تحرير_2022-08-08 دستخط : چيف جوڙيشل مجسٹريٺ سانبہ

> ازعدالت سب ججسینشل موبائل مجسطریٹ راجوری سرکار بنام انیل کمار وغیرہ علت نمبر 280 سال 2017ء تھانہ پولیس راجوری بجرائم زیردفعات:۔ 451, 147, 427,323/RPC مثل نمبر 130/challan دائرہ 17-10-30

وارنط مشي بمنشاعه دفعه 512 ض ف

خلاف ملزم۔ پیکج کمار ولد پاون کمار سکنہ پیر کانجو وارڈ نمبر 13 راجوری تحصیل وضلع راجوری۔

حكم بنام المكاران بوليس بوثى جمول وتشمير

مقدمہ مندرجہ عنوان الصدر میں آپ کوتحریر کیا جاتا ہے کہ ملزم کوعرصہ سے طلب کیا جارہا ہے لیکن ملزم حاضر عدالت نہ آرہا ہے اس نسبت تعمیل کنندہ کا بیان بھی قاممبند کیا گیا ہے تعمیل کنندہ کا بیان میں کہ ملزم کوعلاقہ ہذا میں کافی تلاش کیا گیا ہے اب تک وہ دستیاب نہ ہوا ہے ملاحظم شل و بیان تعمیل کنندہ سے پایا گیا ہے کہ ملزم کی تعمیل بطری ہونی مشکل ہے۔

لہذاملزم کےخلاف وارنٹ گشتی عام جاری کیا جاتا ہے اور اہلکاران پولیس ملک ہندوستان کو گئم دیا جاتا ہے کہ وہ ملزم کو اندر حدود ملک ہندوستان جہاں کہیں بھی دستیاب ہوگر فقار کر کے روبروعدالت میں پیش کریں۔ وارنٹ ہذا تا دستیا بی ملزم زیر کارر ہےگا۔
آج مور خہ 2022-04-20 کو دستخط ومہر عدالت ہذا سے جاری ہوا ہے۔

سب جے پیشل موبائل مجسٹریٹ راجوری۔



THE JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I-B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Jammu, the 25th March, 2022.

S.O.-110ô Whereas, on 12-09-2021, Police Station, Khanyar received reliable information to the effect that some unknown terrorists fired upon Police Party at Anzimar, Khanyar near Government Gousia Hospital, Srinagar, resulting in serious injuries to PSI Arshad Ashraf No. 257/PAU who was shifted to Hospital for treatment; and

- 2. Whereas, upon the information, a case FIR No. 73/2021 under section 307 IPC, 7/27 Arms Act, came to be registered in Police Station, Khanyar and investigation was taken up. The injured Police officer later succumbed to his injuries. Subsequently, during investigation section 302, 301 IPC, 7/25 Arms Act, 16, 18, 20, 23, 38, 39 of ULA (P) Act were added in the case; and
- 3. Whereas, during the course of investigation, site plan of place of occurrence and seizure memos was prepared and the statements of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 4. Whereas, during investigation, one suspect Faizan Nisar S/o Nisar Ahmad Rangrez R/o Anderwari, Naid Kadel, Srinagar was found involved in the commission of the offence. Subsequently, the accused was arrested in connection with the case and on his disclosure 01 hand grenade and 15 Posters of TRF outfit were recovered from his maternal house; and
- 5. Whereas, during investigation, it was established that the said accused along with Momin Ahmad Sheikh S/o Wali Mohammad R/o Aali Kadal, Arhan Rasool Dar S/o Gh. Rasool Dar R/o Sazgripora, Hawal, Abid @ Shafi Changa S/o Mohammad Shafi R/o Syed Sahab, Rajouri Kadal, Najeeb Ahmad Khan S/o Mohammad Altaf R/o Rajouri Kadal, Mohammad Ayoub Nadaf S/o Ab. Rouf R/o Naid Kadal and Tanveer Ahmad Dandroo S/o Fayaz Ahmad R/o Wantpora, Hawal were working as OGWs for TRF outfit and were in close contact with terrorists namely, Nisar Ahmad Dar S/o Gh. Hassan R/o Kulgam and Tanzeel Nabi Sofi S/o Gh. Nabi R/o Zaindar Mohalla, Habba Kadal. Subsequently, the accused persons were arrested in connection with the case and during investigation, incriminating material was recovered from them ; and
- 6. Whereas, during further investigation, it was established that on 12-09-2021, terrorists Nisar Ahmad Dar and Tanzeel Nabi Sofi fired upon the deceased Police Officer and accused Faizan Nisar, Momin Ahmad, Arhan Rasool, Abid @ Shafi Changa, Najeeb Ahmad, Mohammad Ayoub and Tanveer Ahmad facilitated the terrorists to carry out the attack upon

- 7. Whereas, accused terrorist Tanzeel Nabi Sofi has been killed in an encounter and proceedings under law would abate against him; and
- 8. Whereas, on the basis of investigation, statement of witnesses recorded and other evidence collected, the Investigating Officer has established a *prima facie* involvement of below mentioned accused in the commission of offence punishable under sections as shown each of the Unlawful Activities (Prevention) Act, 1967:ô
- S. No. Name of accused

Offence

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- Faizan Nisar S/o Nisar Ahmad Rangrez
 R/o Anderwari, Naid Kadal.
 ULA (P) Act.
- Momin Ahmad Sheikh S/o Wali Mohammad R/o Aali Kadal.
- 3. Arhan Rasool Dar S/o Gh. Rasool R/o Sazgripora, Hawal.
- 4. Abid @ Shafi Changa S/o Mohammad Shafi R/o Syed Sahab, Rajouri Kadal.
- Najeeb Ahamd Khan S/o Mohammad Altaf R/o Rajouri Kadal.
- Mohammad Ayoub Nadaf S/o Ab. Rouf R/o Naid Kadal.
- 7. Tanveer Ahmad Dandroo S/o Fayaz Ahmad R/o Wantpora, Hawal.
- 8. Nisar Ahmad Dar S/o Gh. Hassan 16, 18, 20, 38 R/o Kulgam. ULA (P) Act.
- 9. Whereas, the accused Nisar Ahmad Dar being active terrorist is absconding and proceedings under section 299 Cr. PC. have been proposed to be initiated against him; and
- 10. Whereas, the accused namely Faizan Nisar, Momin Ahmad Sheikh and Arhan Rasool Dar have been found juvenile during the

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

Now, therefore, in exercise of the powers conferred by subsection (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accord sanction for launching prosecution against the accused viz. Abid @ Shafi Changa, Najeeb Ahamd Khan, Mohammad Ayoub Nadaf, Tanveer Ahmad Dandroo and Nisar Ahmad Dar for the commission of offences punishable under relevant sections Unlawful Activities (Prevention) Act, 1967, indicated against each accused in Para (8) above arising out of FIR No. 73/2021 of Police Station, Khanyar.

By order of the Government of Jammu and Kashmir.

(Sd.) R. K. GOYAL, IAS,

Financial Commissioner (Additional Chief Secretary), Home Department.



THE JAMMU AND KASHMIR OFFICIAL GAZETTE

separate compilation

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Jammu, the 28th April, 2022.

SO-225ô Whereas, on 20-04-2011, a reliable information was received by Police Station, Banihal to the effect that one OGW namely, Barkat Ali S/o Haji Sultan Dar R/o Karawa, Banihal was working as Hawala money distributor for various terrorist organizations and collected huge amount of money from Kashmir for terrorist operating in the jurisdiction of Police Station, Banihal; and

2. Whereas, based on the above, a case FIR No. 65/2011 under secions 13, 17,18, 20, 21, 40 ULA (P) Act, came to be registered in Police Station, Banihal and investigation was taken up; and

- 2 The J&K Official Gazette, 28th April, 2022/8th Vai., 1944. [No. 4-i
- 3. Whereas, during investigation, accused viz. Barkat Ali was arrested in connection with the case and it was established that he was in contact with his brother-in-law namely Ajaz Ahmad S/o Mohd Yousuf R/o Doligam, Banihal who had crossed the LOC and joined HM banned outfit. The accused Barkat Ali on the directions of his brother-in-law collected an amount of Rs. 2,00,000/- from an unknown person of Bijbehara for further distribution among the families of killed terrorists. Subsequently, during investigation an amount of Rs. 31,000/- were recovered from accused Barkat Ali; and
- 4. Whereas, during course of investigation, site plan of place of occurrence and seizure memos were prepared and statement of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 5. Whereas, during investigation, two more accused viz. Farhat Ali S/o Abdul Ali Khanday and Mohd Ramzan S/o Ahad Hajam R's/o Tethar, Banihal were arrested in connection with the case and it was established that accused Farhat Ali after receiving an amount of Rs. 1,13,000/distributed the same among the families of killed terrorists including accused Mohd Ramzan S/o Ab Ahad Hajam R/o Tethar, Banihal (father of killed HM terrorist Guizar Ahmad). Subsequently, an amount of Rs. 1,13,000/were recovered from the above two accused; and
- 6. Whereas, during investigation, it was established that the accused viz. Barkat Ali was in contact with his brother-in-law, a PoK HM banned terrorist and on his directions he procured an amount of Rs. 2,00,000/from an unknown person from Bijbehara for further distribution among the families of killed terrorist. The accused Farhat Ali after receiving an amount of Rs. 1,13,000/- from the accused Barkat Ali distributed an amount of Rs. 31,000/- to accused Mohd Ramzan and concealed the remaining amount of Rs. 82,000/- which were later recovered from his residential house; and
- 7. Whereas, accused Mohd Ramzan Hajam has expired during the course of investigation and he has been dropped from the case; and
- 8. Whereas, on the basis of investigation, statement of witnesses recorded and other evidence collected, the Investigating Officer has established *prima facie* involvement of below mentioned accused for the

- 2. Farhat Ali Khanday S/o Abdul Ali R/o Khanday Thethar, Banihal.
- 3. Ajaz Ahmad Sheikh S/o Mohd Yousuf 13, 17, 18, 20, 40 Sheikh R/o Doligam, Banihal. ULA (P) Act
- 9. Whereas, accused Ajaz Ahmad Sheikh being active terrorist is absconding and proceedings under section 299 Cr. PC. have been proposed to be initiated against him; and
- 10. 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
- 11. 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 the powers conferred by subsection (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accord sanction for launching prosecution against the accused viz. Barkat Ali Dar, Farhat Ali Khanday and Ajaz Ahmad Sheikh for the commission of offences punishable under relevant sections of the Unlawful Activities (Prevention) Act, 1967, indicated against each at Para (8) above, arising out of FIR No. 65/2011 of Police Station, Banihal.

By order of the Government of Jammu and Kashmir.

(Sd.) R. K. Goyal, IAS,

Financial Commissioner (Additional Chief Secretary), Home Department.



THE JAMMU AND KASHMIR OFFICIAL GAZETTE

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATO HOME DEPARTMENT

Notification

Srinagar, the 2nd June, 2022.

SO-267ô Whereas, on 05-12-2021, a tip-off was received by the Police Station, Shopian, regarding the presence of a terrorist namely, Shahid Ahmad Ganie S/o Gulzar Ahmad Ganie R/o Dombwani, Keegam affiliated with LeT, a banned outfit along with his associate in Village Dombwani. Accordingly, a joint Cordon and Search Operation was launched by the Police/Security Forces in the said Village; and

2. Whereas, during the search two persons while seeing the search Party, tried to escape but were chased down on the spot and identified as

- 3. Whereas, upon this information, a case FIR No. 294/2021 under section 7/25 Arms Act, Sections 17, 18 and 20 of the Unlawful Activities (Prevention) Act, was registered in Police Station, Shopian and investigation of the case was taken up. Subsequently, during the investigation section 23 of ULA (P) Act was added in the case; and
- 4. Whereas, during the course of investigation, site plan of place of occurrence and seizure memos was prepared and the statement of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 5. Whereas, during the investigation, it was found that the accused viz. Kifayat Ayoub Allie was in contact with one terrorist of Al-Badr, a banned terrorist organization, namely Arjumand Gulzar Dar @ Hamza Burhan S/o Gulzar Ahmad Dar R/o Khar, Batpora, Pulwama presently operating from Pakistan through the virtual mode. The accused viz. Kifayat Ayoub Allie on the direction of said terrorist, received an amount of Rs. 2.09 lacs from an unknown burka-clad for further distribution among the terrorists. The said amount was recovered from the accused viz. Kifayat Ayoub Allie; and
- 6. Whereas, during the investigation, it was established that the accused viz. Shahid Ahmad Ganie and Arjumand Gulzar Dar @ Hamza Burhan were members of the banned terrorist organization i.e. Al-Badr and the accused viz. Kifayat Ayoub Allie was in contact with the above terrorists and in furtherance of a criminal conspiracy procured arms/ammunitions and also received an amount of Rs. 2.09 lacs from an unknown burka-clad lady on the directions of the terrorists viz. Arjumand Gulzar Dar for promoting the terrorist activities in the area; and
- 7. Whereas, on the basis of investigation, the statement of witnesses recorded and other evidence collected, the Investigating Officer has established a *prima facie* involvement of the below mentioned accused

S. No.	Name of accused	Offence
ô ô ô	$ \hat{0} \ \hat{0} \$	ô ô ô ô
1.	Shahid Ahmad Ganie S/o Gulzar Ahmad	18, 20, 23
	Ganie R/o Dombwani, Keegam.	ULA (P) Act.
2.	Kifayat Ayoub Allie S/o Mohammad Ayoub Allie R/o Pinjura, Shopian.	17, 18, 23 ULA (P) Act.
3.	Arjumand Gulzar Dar @ Hamza Burhan S/o	17, 18, 20
	Gulzar Ahmad Dar R/o Khar, Barpora, Pulwama.	ULA (P) Act.

- 8. Whereas, the accused viz. Kifayat Ayoub Allie, has been found juvenile during the investigation and in view of Section 1(4) of the juvenile Justice (Care and Protection of Children) Act, 2015, the apprehension detention prosecution, penalty or imprisonment shall be governed by the said Act; and
- 9. Whereas, accused viz. Arjumand Gulzar Dar being an active terrorist is absconding and the proceedings under section 299 Cr. PC. have been proposed to be initiated against him; and
- 10. Whereas, the Authority appointed by the Government under subsection (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the case diary file and all the other relevant documents relating to the case and has come to the conclusion that *prima facie* case is made out against the above accused; and
- 11. 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 the powers conferred by subsection (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accord sanction for launching prosecution against

By order of the Government of Jammu and Kashmir.

(Sd.) R. K. GOYAL, IAS,

Financial Commissioner/ Additional Chief Secretary.



THE JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATO HOME DEPARTMENT

Notification

Srinagar, the 3rd June, 2022.

SO-269ô Whereas, on 09-12-2021, Police Station, Kupwara, received a written docket to the effect that a subversive element is moving in suspicious circumstances in Bazar Kupwara in order to carry out an attack upon the Police/Security Forces. Subsquently, a joint Naka was established by the Police/Security Forces at Regipora Bazar, Kupwara; and

- 2. Whereas, during the Naka checking a person while seeing the Naka Party, tried to escape but was chased down on the spot and identified as Mohammad Maqbool Kataria S/o Mohammad Qasim Kataria R/o Manigah, Kupwara. During his personal search, 02 hand grenades were recovered from his possession; and
- 3. Whereas, upon this information, a case FIR No. 389/2021 under section 3/7 Explosive Substances Act and Section 13 of the Unlawful Activities (Prevention) Act, was registered in Police Station, Kupwara and investigation of the case was taken up. Subsequently, during the investigation sections 18, 20, 23, 38 and 39 ULA (P) Act were added in the case; and
- 4. Whereas, during course of investigation, the site plan of the place of occurrence and seizure memos were prepared and the statement of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 5. Whereas, during the investigation, it was found that the grenades had been provided to the accused viz. Mohammad Maqbool Kataria by one terrorist of HM banned outfit namely, Bashir Ahmad Mir S/o Siraj-ud-din Mir R/o Sarkuli, Kalaroos with the direction to lob the same upon the Police/Security Forces in Town Kupwara. Subsequently, the accused viz. Bashir Ahmad Mir was arrested in the cace; and
- 6. Whereas, during investigation, it was established that the accused viz. Mohammad Maqbool Kataria was working as Over Ground Worker (OGW) for the terrorists of HM banned outfit particularly for the terrorist viz. Bashir Ahmad Mir and was providing logistic support to them besides in furtherance of criminal conspiracy received two hand grenades from the terrorist viz. Bashir Ahmad Mir with the directions to execute a terrorist act upon the Police/Security Forces in the Kupwara Town; and
- 7. Whereas, on the basis of investigation, the statement of witnesses recorded and other evidence collected, the Investigating Officer has established, a *prima facie* involvement of below mentioned accused for

No. 9-c 1 The J&K Official Gazette, 3rd June, 2022/13th Jyai., 1944. the commission of offence punishable under sections of the Unlawful Activities (Prevention) Act, 1967, as shown against their name :ô

S. No.	Name of accused	Offence					
ô ô ô	$ \hat{0} \ \hat{0} \$	ô ô ô ô ô ô ô					
1.	Mohammad Maqbool Kataria S/o Mohammad	13, 18, 23, 39					
	Qasim Kataria R/o Manigah, Kupwara.	ULA (P) Act.					
2.	Bashir Ahmad Mir S/o Siraj-ud-din Mir	18, 20, 38					
	R/o Sarkuli, Kalaroos.	ULA (P) Act.					

- 8. Whereas, the Authority appointed by the Government under subsection (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the Case Diary File and all the other relevant documents relating to the case and has come to the conclusion that prima facie case is made out against the above accused; and
- 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 the powers conferred by subsection (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accord sanction for launching prosecution against the accused viz. Mohammad Maqbool Kataria and Bashir Ahmad Mir for the commission of offences punishable under relevant sections of ULA (P) Act, indicated against each at para (7) above, arising out of FIR No. 389/2021 of Police Station, Kupwara.

By order of the Government of Jammu and Kashmir.

(Sd.) R. K. GOYAL, IAS,

Financial Commissioner/ Additional Chief Secretary.



THE JAMMU AND KASHMIR OFFICIAL GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

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

Notification

Srinagar, the 3rd June, 2022.

SO-271.ô Whereas, Section 427 of the Jammu and Kashmir Municipal Corporation Act, 2000 provides as follows :ô

<u>ô427. Power to remove difficulties.</u>ô If any difficulty arises in giving effect to the provisions of this Act or by reasons of anything

Whereas, sub-section (1) of Section 45 of the Municipal Corporation Act, 2000 provides for appointment of the Commissioner of the Municipal Corporation which reads as under :ô

õ45. Appointment of Commissioner.ô (1) The Government shall by notification in the Government Gazette appoint a Class-1 Officer of the Government having a service of not less than fifteen years as the Commissioner of the Corporation.ö

And whereas, a difficulty has arisen in giving effect to sub-section (1) of Section 45 of the Act as the stipulation of having service of 15 years of experience as envisaged therein will lead to administrative difficulties resulting in affecting smooth functioning of the Corporations and providing better services to public at large.

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

- 1. **Short title and commencement.**ô (1) This order may be called the Jammu and Kashmir Municipal Corporation (Removal of Difficulties) Order, 2022.
- (2) It shall deemed to have come into force w. e. f. 01-01-2021 and shall remain in force for a period of two years or till it is revoked by the Government, whichever is earlier.
- 2. **Removal of difficulties**.ô The difficulties arising in giving effect to the provisions of Section 45 of the Jammu and Kashmir

In section 45, after sub-section (1), following proviso shall be inserted, namely :ô

"Provided that notwithstanding anything contained in sub-section (1), the Government may appoint any suitable officer as Commissioner of the Corporation, irrespective of his service experience for the smooth functioning of the Corporation."

By order of Government of Jammu and Kashmir.

(Sd.) DHEERAJ GUPTA, IAS,

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

PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ GENERAL ADMINISTRATION DEPARTMENT

Notification

Srinagar, the 4th June, 2022.

SO6272.ô In exercise of powers conferred by section 93 of the Jammu and Kashmir Re-organization Act, 2019 and SO-3937 (E) dated 31st October, 2019, read with Order issued in terms of sub-clause (i) of clause (c) of the Proclamation issued by the President dated 31st October, 2019, the Lieutenant Governor of Union Territory of Jammu and Kashmir is pleased to appoint Mr. Satish Chandra, IAS (Rtd.) as Chairman, Public Service Commission for the Union Territory of Jammu and Kashmir. He shall hold the position of the Chairman, Public Service Commission, till he attains the age of sixty two years.

His appointment shall take effect from the date he assumes the office.

By order of the Lieutenant Governor.

(Sd.) MANOJ KUMAR DWIVEDI, IAS,

Principal Secretary to the Government.



JAMMU AND KASHMIR OFFICIAL GAZETTE

separate compilation

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Srinagar, the 6th June, 2022.

SO-274.ô Whereas, on 04-12-2021, a written docket was received by the Police Station, Awantipora to the effect that some unknown terrorists fired some gunshots with their illegally acquired arms/ammunition upon the employees of the Railway Station, Panzgam, Awantipora with the intention to kill them. But the terrorists missed the target and no casualty or injury to any Railway Employee inflicted in the incident. The terrorists after committing the offence managed their escape from the spot; and

- 2 The J&K Official Gazette, 6th June, 2022/16th Jyai., 1944. [No. 9-h
- 2. Whereas, based on the above, a case FIR No. 198/2021 under section 307 IPC, 7/27 Arms Act was registered in the Police Station, Awantipora and the investigation of the case was taken up. Subsequently, during the investigation Sections 16, 18, 20, 38 and 39 of ULA (P) Act were added in the case; and
- 3. Whereas, during the course of investigation, site plan of the place of occurrence and the seizure memos were prepared and the statements of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 4. Whereas, during the investigation, two persons namely, Raja Rashid Dar S/o Abdul Rashid Dar R/o Dogripora, Awantipora and Mohd. Shahid Nazir Dar S/o Nazir Ahmad Dar R/o Barsoo, Awantipora were found involved in the commission of offence. Subsequently, both the accused were arrested in the case and were found in contact with a terrorist of HM banned outfit namely, Yawar Ayoub Dar S/o Mohd Ayoub Dar R/o Dogripora, Awantipora. The said accused terrorist had hatched a conspiracy and planned to commit the terrorist act upon the employees of Railway Station, Panzgam; and
- 5. Whereas, during the investigation, it was established that the accused viz. Raja Rashid Dar and Mohd. Shahid Nazir Dar were working as Over Ground Worker (OGW) for the terrorists namely Yawar Ayoub Dar, a member of the banned terrorist organization i. e. HM and were providing logistic support to him, the accused terrorist on 04-12-2021, fired upon the employees of Railway Station, Panzgam and other accused viz. Raja Rashid Dar and Mohd Shahid Nazir Dar under a well knit criminal conspiracy facilitated the said terrorist act; and
- 6. Whereas, on the basis of the investigation, the statement of witnesses recorded and other evidence collected, the Investigating Officer has established, a *prima facie* involvement of the below mentioned accused

- Mohd. Shahid Nazir Dar S/o Nazir Ahmad Dar R/o Barsoo, Awantipora.
- 3. Yawar Ayoub Dar S/o Mohd Ayoub Dar 16, 18, 20, 38 of R/o Dogripora, Awantipora. ULA (P) Act.
- 7. Whereas, the accused viz. Yawar Ayoub Dar being an active terrorist is absconding and the proceedings under section 299 Cr. PC have been proposed to be initiated against him; and
- 8. Whereas, the Authority appointed by the Government under subsection (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the Case Diary File and all the other relevant documents relating to the case and has come to the conclusion that a *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 the powers conferred by subsection (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accord sanction for launching prosecution against the accused viz. Raja Rashid Dar, Mohd. Shahid Nazir Dar and Yawar Ayoub Dar for the commission of offences punishable under relevant sections of ULA (P) Act, indicated against each at para (6) above, arising out of FIR No. 198/2021 of Police Station, Awantipora.

By order of the Government of Jammu and Kashmir.

(Sd.) R. K. GOYAL, IAS,

Financial Commissioner/ Additional Chief Secretary.



THE JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATO HOME DEPARTMENT

Notification

Srinagar, the 9th June, 2022.

SO-276.ô Whereas, on 13-12-2021, the Police Station, Kupwara received a written docket to the effect that one SPO namely Najmu Saqib S/o Sona-ullah Tantray R/o Bohipora, Kupwara, deployed to guard Old MLA Hostel, Salkote, Kupwara, decamped with 02 AK rifles, 03 Magazines and 90 AK rounds from the said Hostel. The said arms/ammunition were

- 2. Whereas, based on the above, a case FIR No. 392/2021 under section 379 IPC, 18, 39 of ULA (P) Act and Section 3 of PEPO, was registered in the Police Station, Kupwara and the investigation of the case was taken up. Subsequently, during the investigation Section 379 IPC, 39 of ULA (P) Act and Section 3 of PEPO were dropped and Section 380 of IPC, Section 13 of ULA (P) Act were added in the case; and
- 3. Whereas, during the course of the investigation, the site plan of the place of occurrence and the seizure memos were prepared and the statements of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 4. Whereas, during the investigation, the accused viz. SPO, Najmu Saqib was found in contact with one Arif Bashir Mir S/o Bashir Ahmad Mir R/o Bohipora, Kupwara who has already left home on 12-12-2021 to join the terrorist ranks. Subsequently, during the investigation both the accused were arrested along with the stolen arms/ammunition; and
- 5. Whereas, during the further investigation, it was established that the accused viz. SPO, Najmu Saqib and Arif Bishir Mir were in contact with a Pak handler namely @ Musa, through virtual mode and in furtherance of the criminal conspiracy stolen the arms/ammunition from the Old MLA Hostel, Salkote, Kupwara, in order to join terrorist ranks and to carry out subversive activities in the area; and
- 6. Whereas, the investigation, in respect of the Pak handler @ Musa shall continue to ascertain his identity and to bring out his role/involvement in the case; and
- 7. Whereas, on the basis of the investigation, the statement of witnesses recorded and other evidence collected, the Investigating Officer has established, a *prima facie* involvement of the below mentioned accused

S. No. Name of accused

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- Najmu Saqib S/o Sona-ullah Tantray
 R/o Bohipora, Kupwara.
 ULA (P) Act.
- Arif Bashir Mir S/o Bashir Ahmad Mir R/o Bohipora, Kupwara.
- 8. Whereas, the accused viz. Arif Bashir Mir has been found juvenile during the investigation and in view of Section 1(4) of the Juvenile Justice (Care and Protection of Children) Act, 2015, the apprehension, detention, prosecution penalty or imprisonment shall be governed by the said Act; and
- 9. Whereas, the Authority appointed by the Government under sub-section (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the Case Diary File and all the other relevant documents relating to the case and has come to the conclusion that a *prima facie* case is made out against the above accused; and
- 10. Whereas, after perusing the Case Diary File, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the above-mentioned accused for his prosecution under the provisions of law.

Now, therefore, in exercise of the powers conferred by sub-section (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accord sanction for launching prosecution against the accused viz. Najmu Saqib Tantray for the commission of offences punishable under sections 13 and 18 of ULA (P) Act, arising out of FIR No. 392/2021 of Police Station, Kupwara.

By order of the Government of Jammu and Kashmir.

(Sd.) R. K. GOYAL, IAS.

Offence

Financial Commissioner/ Additional Chief Secretary.



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 135] Jammu, Wed., the 27th April, 2022/7th Vai., 1944. [No. 3-3

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

PART II-B

Notifications, Notices and Orders by Heads of Departments.

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GOVERNMENT OF JAMMU AND KASHMIR, OFFICE OF THE COLLECTOR, LAND ACQUISITION, DEFENCE, UDHAMPUR.

Final Award

On placement of an indent by the Defence Estates Officer, Udhampur Circle, Udhampur vide No. JKU/518/ACQ/DEO/68 dated 10-07-2008 for acquisition of hired land measuring 5 Kanals 04 Marlas falling under Khasra No. 80 min situated at Village Omara, Tehsil Udhampur accorded sanction from Govt. of India, Minsitry of Defence vide their letter No. A/5180/LW (North) 850/937/US(C)/D(Lands) dated 13-06-2008.

õNo Objectionö to the acquisition of land measuring 5 Kanals 04 Marlas conveyed by the Home Department, Government of Jammu and Kashmir vider No. Home/CL-17/98 dated 14-10-1998 and amended vide No. Home/CL-17/98 dated 23-04-1999. Further, it is also mentioned that land measuring 3 Kanals 07 Marlas only is under the active possession of the Army Authorities.

The Defence Estates Officer, Udhampur Circle, Udhampur has informed to this office for joint verification of land under the occupation of 874 AT Bn ASC for vide his office letter No. MISC/815/DC Conf/DEO dated 20-12-2018. Demarcation/joint verification of land under case No. JK/518/ACQ vide this office letter No. SCDU/JV/244-49 dated 11-07-2019 was carried out on 16-07-2019 by representatives of Defence Estates Office, Udhampur and Revenue Department in presence of representative of 874 AT Battalion ASC and owner of the land. The total area under the instant case was 5 Kanals 04 Marlas and during the new settlement the actual possession of the Army has been measured and recorded in new Khasra No. 307 min measuring 3 Kanals 07 Marlas in post settlement records corresponding to old Khasra No. 80 min situated in Village Omara, Tehsil Udhampur and similar was found after measurement.

The proceedings were initiated for acquisition of land measuring 3 Kanals 07 Marlas falling under Khasra No. 307 min (old 80 min) situated in Village Omara, Tehsil and District Udhampur of Jammu and Kashmir, State Land Acquisition Act, 1934 AD for public purpose viz. for defence purpose. The land is under possession of Indian Army in the instant case.

Accordingly notification under section 4(1) of J&K, State Land Acquisition Act, 1990 Svt. was issued vide this Collectorate No. SCDU/LA/389-400 dated 23-08-2019, wherein objections were invited from the land owners regarding acquisition of land. Copies of the said notices were served upon to the land owner through Tehsildar Udhampur as well as by publication in the local leading newspaper and Government Gazette.

No objection was received in the prescribed time period. The specification of the land under acquisition is given below :ô

Specifications:

S. Name of Name of Name of Khasra No. Area No. New District Tehsil Village Old K. M. 03607 Udhampur Udhampur Omara 80 min 307 min óóóóóó

G. Total 03–07 666666

Thereafter, District Collector, Udhampur was requested vide this Collectorate No. SCDU/LA/449-50 dated 14-09-2019 for taking up the matter with the competent authority for according declaration under sections 6&7 of the Land Acquisition Act. The District Collector, Udhampur has taken up the matter of according declaration under sections 6&7 in light of SRO-25 dated 28-01-2016 with the Divisional Commissioner, Jammu vide his letter No. DCU/SQ/LA/Army/3244-46 dated 18-09-2019 and same submitted to the Financial Commissioner, Revenue, J&K Government under endorsement No. 502/3659/Omara/Udhampur/2019/2367 dated 02-10-2019, Financial Commissioner, Revenue, J&K Government, returned the case to the Divisional Commissioner, Jammu with the observations that NoC issued by the Home Department and revenue documents in the instant case are not appended with the case vide letter No. FC-LS/LA-5045/2019 dated 23-10-2019 and same received in this office from the Divisional Commissioner, Jammu under endorsement No. 502/3659/Omara/ Udhampur/2019/2882 dated 16-11-2019. The case was re-submitted to District Collector, Udhampur vide letter No. SCDU/LA/Army/662-63 dated 23-12-2019 which has been examined. The District Collector, Udhampur submitted the same to the Divisional Commissioner, Jammu vide his office letter No. DCU/SQ/LA/5090-92 dated 28-12-2019 and Financial Commissioner, Revenue, J&K Government, Srinagar received the case from Divisional Commissioner, Jammu vide No. 502/3659/Omara/ Udhampur/20/4215 dated 20-01-2020 and same stands submitted to the Commissioner/Secretary to Government, Revenue Department, J&K, Srinagar vide his office letter No. FC-LS/LA/5045/2019 dated 05-03-2020. Government of Jammu and Kashmir, Revenue Department, Civil Secretariat has issued notification under sections 6&7 of J&K, State Land Acquisition Act in the instant case vide Notification No. 10-Rev(LAJ) of 2020 dated 29-04-2020 and has directed the Collector to proceed further in the acquisition is communicated to this Collectorate vide endorsement No. Rev/LAJ/19/2020 dated 29-04-2020 with the directions to follow all provisions of Land Acquisition Act/Rules in force and any other law governing the subject matter, while making the award and apportionment of compensation amongst all the interested persons/rightful claimants.

Consequent upon this notification under sections 9&9A of the J&K, State Land Acquisition Act, 1934 AD was issued vide this Collectorate No. SCDU/LA/01-09 dated 11-06-2020 and the copies of the same were served upon the land owners as well as Indenting Department to state their interests in the land, amount and particulars of their claims to compensation for such interests and their objections, if any, to measurement of land within the period of fifteen days. The Indenting Department has not filed any objection within the stipulated period, the land owners/interested person has filed the objection after the expiry of stipulated period i. e. 07-07-2020.

Principle of compensation:

Tehsildar Udhampur vide letter No. TUDR/OQ/2019-20/858 dated 24-07-2019 at the time of preparation of revenue documents has intimated the three year average sale deeds rate as Rs. 80,17,175/- per Kanal land in the instant case falls in the Ward No. 17 of Municipal Council of Udhampur. Stamp Duty rates for the calendar year 2020 have been notified for Village Omara (Ward No. 17) Rs. 67.00 Lakhs for residential, Rs. 99.25 Lakhs for commercial land per Kanal. Due to the increase in developmental activities, the value of land has increased. Undersigned visited the spot found that subject land is in possession of Army Authorities. I propose the rate of Rs. 67.00 Lakhs per Kanal in the instant case as per the rate of land for residential in Stamp Duty rates for the year 2020 notified of the same village. This rate will be effective only for the Khasra No. indicated in the notification under sections 9&9A issued by this Collectorate.

3-3] The J&K Official Gazette, 27th April, 2022/7th Vai., 1944. 5

A meeting of Collectors under the Chairmanship of District Collector was held on 13-07-2020 in the office chamber of the District Collector, Udhampur. The case was discussed threadbare and the committee of the Collectors under the Chairmanship of District Collector, Udhampur came to the conclusion that rate of Rs. 73.00 Lakhs per Kanal has been justified as the land under acquisition falls in the prime location of the Municipal Council, Udhampur (Udhampur Town). Hence, a rate @ Rs. 73.00 lakhs per Kanal in the instant case was approved and conveyed to this office in minutes of meeting issued by the District Collector, Udhampur vide endorsement No. DCU/SQ/LA/274-89 dated 13-07-2020.

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

Compensation of land 3 Kanals 07 Marlas @ Rs. 73.00 Lakhs per Kanal	Rs. 2,44,55,000/-
Jabrana @ 15% Administrative charges @ 0.5%	Rs. 36,68,250/- Rs. 1,22,275/-
Total compensation	Rs. 2,82,45,525/-

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

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S. Name of Name kind Khasra Area Kind Rate per Cost of Jabrana Total

No. Owner of Cultivator Nos. of Kanal Land @ 15% Compensor Soil proposed (in Rs.) (in Rs.)
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1. Koushal Kumar, Bishan Dass 307 min 03607 BQ Rs. 73.00 24455000 3668250 28123250 Ashok Kumar, S/o Lashman (Old 80 Lakh Ravi Kumar, co-sharer min) Anil Kumar through sons in equal Ashok Kumar 32 shares, S/o Krishan

Gupta, (Mukhtair
Mst. Neena Aam)
Gupta, Vivek Kumar
Mst. Sweta S/o Jagdish
Gupta daughters Chander
Krishan Dass Mahajan R/o
in equal Ramnagar

Dass Doner

Mst. Nirmal

3 shares out Donee of ½ share. Possession Bishan Dass of Mahkma S/o Lashman Air Force. Dass ½ share Mahajan R/o

Udhampur

The total amount involved in the instant acquisition came to Rs. 2,82,45,525/- (Rupees Two Crore, Eighty-Two Lakh Forty-Five Thousand Five Hundred Twenty-Five only) including 15% Jabrana. The amount involved falls within pecuniary jurisdiction of the District Collector (Deputy Commissioner), Udhampur. A request was submitted by the undersigned vide No. SCDU/LA/90-91 dated 06-08-2020 to get the sanction and approval of awarded amount from the competent authority so that the Final Award can be issued.

In response to the request sent by the undersigned, the District Collector (Deputy Commissioner), Udhampur accorded the approval of awarded amount in the instant acquisition vide letter No. LA/DCU/350-51 dated 14-08-2020 as per SRO-132 dated 25-02-2019 by Revenue Department, J&K Government, Revenue Department, J&K Government vide letter No. Rev/LAK/01/2020 dated 27-02-2020 has clarifies that,ô

õClause (13) of the Jammu and Kashmir Reorganisation (Removal of Difficulties) Order, 2019ö provides as follows :ô

õThe Act repealed in the matter provided in Table-03 of Fifth Scheduleö shall not affect,ô

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

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

The acquisition proceedings in the instant case have been processed under J&K, State Land Acquisition Act, 1990 Svt. as per Section 11(B)

of J&K SLA Act, the proceedings in the instant case will lapse on 28-04-2022 if the Final Award is not issued. This Collectorate has taken up the matter several times with the Indenting Department for release of funds, but funds are awaited till date. Defence Estates Officer, Udhampur Circle, Udhampur has intimated that revised sanction of said case be submitted to Ministry of Defence, GoI and requested to finalize the award so that acquisition proceeding may not lapse vide letter No. JKU/518/ACQ/180 dated 21-04-2022.

Therefore, I, Garbi Rashid, JKAS, Collector, Land Acquisition Defence, Udhampur hereby issue the Final Award for an amount of Rs. 2,82,45,525/- (Rupees Two Crore Eighty-Two Lakh Forty-Five Thousand Five Hundred Twenty-Five only) including 15% Jabrana for acquisition of land measuring 03 Kanals 07 Marlas situated at Village Omara, Tehsil and District Udhampur for defence purpose by Defence Estates Department.

The requisite certificates are recorded as under :ô

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

(Sd.) GARBI RASHID, JKAS,

Collector, Land Acquisition, Defence, Udhampur.



JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 135] Jammu, Thu., the 4th August, 2022/13th Srav., 1944. [No. 18-1

PART III

Laws, Regulations and Rules passed thereunder.

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

Notification No. 21 of 2022

Jammu, the 4th August, 2022.

In exercise of powers conferred by Section 62 read with Section 40(13) and Section 394 of the Jammu and Kashmir Municipal Corporation Act, 2000, the Corporation hereby makes the following regulation; namely:ô

1. **Short title and commencement**.ô (1) These regulations may be called the Jammu and Kashmir Municipal Corporation (Procedure and Conduct of Business) Regulations, 2021.

- (2) They shall come into force at once after notification in the Government Gazette.
- 2. **Definition**.ô (1) In these regulations, unless the context otherwise requires,ô
 - (a) "Act" means Jammu and Kashmir Municipal Corporation Act, 2000;
 - (b) "Form" means a Form appended to these Regulations;
 - (c) "Commissioner" means the Commissioner of the Corporation;
 - (d) "Divisional Commissioner" means the Commissioner of the Division;
 - (e) "Point of order" means statement asking the presiding authority to prioritize any item of business, or asking the presiding authority to correct any irregularities in the conduct of business;
 - (f) "Roll" means roll of attendance of the Councillors;
 - (g) "Section" means a section of the Act;
 - (h) "Secretary" means Secretary of the Corporation.
- (2) Words and expressions used but not defined in these regulations shall have the meanings respectively assigned to them in the Jammu and Kashmir Municipal Corporation Act, 2000.

CHAPTER I

Time and place of Meetings

3. **Date, time and place of meetings of Corporation**.ô (1) The first meeting of the Corporation for the election of Mayor and Deputy Mayor after general election shall be held as early as possible but not later than thirty days after the publication of the results of the election of the Councillors under Section 13 of the Act and the date, time and place of this meeting shall be determined by the Commissioner.

- No. 18-1] The J&K Official Gazette, 4th Aug., 2022/13th Srav., 1944. 3
- (2) The date, time and place of subsequent meetings of the Corporation shall be fixed by the Mayor by a general or special order passed in that behalf, as provided in Section 53 of the Act:

Provided that the Corporation shall ordinarily hold at least one meeting in every month for the transaction of its business.

- (3) The Mayor or in his absence the Deputy Mayor may, whenever he thinks fit, and shall upon a requisition in writing by not less than one-fourth of the total number of Councillors, convene a special meeting of the Corporation.
- (4) If the office of the Mayor and Deputy Mayor are vacant, the duties assigned to the Mayor/Deputy Mayor under these regulations shall be performed by the Commissioner.
- 4. **Roll of Councillors**.ô (1) There shall be a roll of Councillors elected or nominated under sub-sections (2) and (3) of Section 4 of the Act. An attendance register shall be maintained in Form-B showing the names of the Councillors. The register shall be placed in the meeting hall at the commencement of each meeting and every Councillor present and participating in the deliberations of the meeting shall append his signature against his name in such register.
- (2) Every Councillor immediately after he has made and subscribed at a meeting of the Corporation an oath or affirmation under sub-section (1) of Section 33 shall, before taking his seat, sign the said roll.
- (3) The oath or affirmation of the Councillors shall be administered by the Divisional Commissioner.
- (4) The Councillors shall sit in such order as the mayor may determine.

CHAPTER II

Election of Mayor and Deputy Mayor

5. **Election of Mayor**.ô (1) Every candidate for election as Mayor must be a Councillor chosen by direct election from the territorial constituencies in the municipal area.

- (2) Every such candidate shall be nominated by a nomination paper in Form 1 which shall be signed by the candidate and two other elected Councillors as proposer and seconder and delivered to the Secretary between the hours of Ten Occlock in the forenoon and four Occlock in the afternoon at least three clear days before the date of meeting at which the election of Mayor is to be held.
- (3) No Councillor shall sign as proposer or seconder of the nomination paper of more than one candidate. Where a member has signed as proposer or seconder nomination papers for more candidates than one, the nomination paper for the candidate which has been first received shall be deemed to be valid and the other nomination papers shall be deemed to be invalid.
- (4) Any candidate may withdraw his candidature at any time before the election is proceeded within the meeting.
- (5) The meeting to conduct election of the Mayor shall be presided over by a Councillor nominated by the Commissioner, who is not a candidate for such election and who is either the senior most among the Councillors or the consensus candidate, as may be determined by the Commissioner. The Presiding Councillor shall have the right to exercise his vote in the election of the Mayor.
- (6) When there is only one candidate validly nominated or when after withdrawal of candidature there is only one such candidate, the presiding authority shall declare him to be duly elected as Mayor.
- (7) When two or more validly nominated candidates offer themselves for election at the meeting, the election shall be held by open ballot in the manner hereinafter provided.
- (8) The Ballot papers containing the names of persons duly nominated shall be furnished to the elected Councillors at the meeting.
- (9) The ballot box shall remain open for the casting of votes for such period as may be fixed by the presiding authority.
- (10) No Councillor shall vote for more than one candidate. At the time of voting, each Councillor shall place a cross (X) on the right hand side of the ballot paper opposite the name of the candidate for whom he wishes to vote, and will then fold the ballot paper and

- (11) If a Councillor votes for more candidates than one or places any mark on the paper by which he may be identified, his ballot paper shall be considered invalid and will not be counted. A vote recorded on a ballot paper shall be rejected if the mark indicating the vote is placed on the ballot paper in such a manner as to make it doubtful to which candidate the vote has been given.
- (12) As soon as the period fixed for casting of votes is over, the presiding authority shall open the ballot box and initial each ballot paper.
- (13) The votes for all the candidates shall then be counted by the presiding authority with the assistance of the Secretary or such other Municipal Officer as may be designated by the presiding authority and the candidates shall be arranged in the order of the number of votes obtained by each of them.
- (14) The candidate who gets the largest number of votes shall be declared elected as Mayor. In case two or more candidates obtain an equal number of votes the result shall be decided by the presiding authority by drawing of lots, as provided in sub-section (3) of Section 54 of the Act and the candidate on whom the lot falls shall be deemed to have received an additional vote.
- (15) The ballot papers shall be retained by the Secretary for three months from the date of election and thereupon be destroyed by him.
- 6. **Mayor to preside over the rest of meeting**.ô As soon as the Mayor is elected, he shall preside over the meeting for the transaction of the rest of the business thereof.
- 7. **Election of Deputy Mayor**.ô The provisions of Regulation shall apply, as far as may be, to the election of Deputy Mayor subject to the modification that any reference therein to the presiding authority shall be construed as a reference to the Mayor.

CHAPTER III

Arrangement of Business and List of Business

8. **Ordinary and Special Meetings**.ô (1) Each Corporation shall ordinarily hold at least one meeting every month.

- (2) The Mayor or in his absence the Deputy Mayor may, whenever he thinks fit and shall, within a period of ten days from the date of receipt of a requisition signed by not less than one half of the total number of Councillors, convene either an ordinary or a special meeting of the Corporation as the case may be.
- (3) An ordinary meeting of a Corporation shall deliberate an issue of general municipal administration, while a special meeting may be convened to discuss issues of urgent public importance.
- 9. **Quorum**.ô (1) The quorum necessary for the transaction of business at an ordinary meeting of a Corporation shall be one-third of the number of the sitting members; subject to a minimum of three members.
- (2) The quorum necessary for the transaction of business at special meeting of a Corporation shall be one-half of the number of the sitting members.
- (3) If at any ordinary or special meeting of a Corporation a quorum is not present it shall be the duty of the Mayor or the Councillor presiding on such meeting either to adjourn the meeting to some other day or to suspend the meeting for the time being until there is a quorum.
- (4) Where a meeting has been adjourned under this regulation the business which would have been brought before the original meeting if there had been a quorum present, shall be brought before, and may be transacted in a subsequent meeting, whether there is quorum present or not:

Provided that notice of an adjourned meeting shall be given to all Councillors.

- 10. Preparation of list of business by the Secretary.ô Subject to the provisions of Regulation 1, every list of business (including a supplementary list) to be transacted at a meeting of the Corporation shall be prepared by the Secretary under the directions of the Mayor.
- 11. Arrangement of the list of business.ô The list of business of an ordinary meeting shall be arranged by the Secretary in the following order :ô
 - (a) confirmation of the minutes of the last meeting kept in accordance with Part-I and Part-II of Form C;

- - (b) any elections and appointments to be made by the Corporation;
 - (c) questions and resolutions ;
 - (d) resolutions of the Standing Committees;
 - (e) letters from the Commissioner and business from the Commissioner;
 - (f) letters from Government and others;
 - (g) notices of resolutions under the proviso to Section 55 of the Act; and
 - (h) any other business to be transacted at the meeting.
- 12. **Notice of meetings and business**.ô A notice of meeting along with a list of the business to be transacted at every meeting except an adjourned meeting shall be sent by Secretary in Form-A, either in person to a Councillor or through registered post at the recorded address, or shall be sent on registered email of the Councillor at least five days before the time fixed for such meeting and no business shall be brought before or transacted at, any meeting other than the business of which a notice has been so given:

Provided that an urgent meeting may be called on a notice of a lesser period than five days:

Provided further that any Councillor may send or deliver to the Commissioner notice of any business going beyond the matters mentioned in the notice given of such meeting so as to reach him at least forty-eight hours before the date fixed for the meeting and Commissioner shall with all possible dispatch take steps to circulate such resolution to every Councillor in such manner as he may think fit:

Provided further that such other business or resolution may be transacted or taken up only with the permission of Chair.

CHAPTER IV

Ouestions

13. **Questions**.ô (1) No question shall be asked except in an ordinary monthly meeting of the Corporation.

- (2) Notice of any question shall also specify the monthly meeting at which it is intended to ask such question.
- (3) Not more than first half an hour at every such meeting shall be available for the asking and answering of questions.
- (4) No Councillor shall ask more than two questions at any meeting.
- (5) The order in which questions are desired to be answered shall be indicated by the Councillor and if no such order is indicated the question shall be placed in the list in the order in which notices are received in point of time.
 - (6) No question shallô
 - (a) bring any name or statement not strictly necessary to make the question intelligible;
 - (b) contain arguments, ironical expressions, imputations, epithets or defamatory statement;
 - (c) ask for an expression of opinion or the solution of a hypothetical proposition;
 - (d) ask as to the character or conduct of any person except in his official or public capacity;
 - (e) relate to a matter which is not primarily the concern of the Corporation or any of the Municipal authorities;
 - (f) make or imply a charge of a personal character;
 - (g) raise question of policy too large to be dealt with within the limits of an answer to a question;
 - (h) repeat in substance question already answered or to which an answer has been refused;
 - (i) ask for information on trivial matters;
 - (j) ordinarily ask for information on matters of past history;
 - (k) ask for information set forth in accessible documents or in ordinary works of reference;

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 - (l) raise matters under the control of bodies or persons not primarily responsible to the Corporation; or
 - (m) ask for any information on a matter which is under adjudication by a Court of Law.
- (7) The Mayor or the presiding authority shall disallow any question, which in his opinion, in contravention of the provisions of these regulations.
- (8) If any doubt arises whether any question is or is not in contravention of the provisions of the clause 6 of Regulation 14 the Mayor shall decide the point and his decision shall be final.
- (9) The Commissioner shall not be bound to answer a question if it asks for information which has been communicated to him in confidence or in the opinion of the Mayor it cannot be answered without prejudice to public interest or the interest of the Corporation.
- (10) Unless otherwise directed by the Mayor or the Presiding authority of the meeting, every question shall be answered by the Commissioner at a meeting of the Corporation.
- (11) If a question contains a statement, the Councillor shall be responsible for the accuracy of the contents of such statement.
- (12) Subject to the provisions of this regulation, every question which has not been disallowed shall be entered in the list of questions for the day and shall be called, if the time allowed permits, in the order in which it is enumerated in the list.
- (13) After the question has been answered, any Councillor may put supplementary questions for the purpose of further elucidating any matter of fact regarding which an answer has been given :

Provided that, the presiding authority may disallow any supplementary question if, in its opinion, it infringes any of the provisions of these regulations:

Provided further that number of supplementary question for each question shall not exceed two.

(14) If the presiding authority is satisfied that sufficient information is not available for an answer, it may direct that the answer to the

- (15) No debate or speech shall be allowed on any question or answer supplied.
- (16) All questions, whether allowed or disallowed or replied, shall be incorporated in Part-III of the register in Form-C.
- 14. **List of questions and priority thereon**.ô (1) The Secretary shall prepare a list of all questions admitted in the order as per Regulation 11 and Regulation 13 and circulate the same to the Councillors along with the list of business under section 55 of the Act.
- (2) Questions in the name of each Councillor shall be entered in two rounds or less according to the number of questions admitted in his name Councillors who have questions in the list will have one question each entered in the first round and after completing the first round of questions, the second round of questions shall be taken up within the allotted time.
- (3) Priority of question *inter se* in each round shall be determined in accordance with the order indicated in Regulation 4 and Regulation 13(5).
- 15. **Mode of asking question**.ô (1) When the time for asking questions arrives, the Mayor shall call successively each Councillor in whose name a question appears on the list of questions.
- (2) The Councillor so called shall rise in his place and ask the question by reference to its number on the list of questions.
- 16. **Question of absent members**.ô If a Councillor who has given notice of a question is not present when called upon by the Mayor, the question shall be deemed to have been dropped.
- 17. **Answers to questions**.ô (1) All questions shall be answered orally by the Commissioner at the meeting of the Corporation and in the order in which they appear in the list.
- (2) A written reply to every question in the list shall also be supplied to the Councillors before the reply is given at a meeting of the Corporation.

- (3) Such questions as cannot be answered within the allotted time shall be deemed to have been answered.
- 18. **Postponement of questions**.ô If the Commissioner declares that the answer to any question is not ready, the question shall stand over to any other meeting to be fixed by the Mayor on receipt of the Commissioner answer to the question, and at such meeting the Commissioner shall give his answer.

CHAPTER V

Resolutions

- 19. **Notice, conditions of admissibility etc. of resolutions**.ô (1) A councillor who wishes to move a resolution shall give at least forty-eight hoursø notice to the Secretary of his intention and shall together, with the notice submit a copy of the resolution which he wishes to move.
- (2) No councillor shall be permitted to send notice of more than one resolution for a monthly meeting.
- (3) The Mayor shall admit a resolution if it satisfies the following conditions, namely :ô
 - (a) it must relate to a matter of general public interest concerning the functions of the Corporation under the Act;
 - (b) it shall be clearly and precisely expressed;
 - (c) it shall raise substantially one definite issue; and
 - (d) it shall not contain arguments, inferences, ironical expressions, imputations or defamatory statements.
- (4) The Mayor may, in consultation with the Councillor amend the form of a resolution so as to bring it in conformity with these regulations.
- (5) The Mayor may instead of disallowing a resolution on the ground that it does not relate to a matter of general public interest refer it to the Standing Committee concerned with the subject matter thereof.

- 20. **Resolutions to be circulated**.ô The Secretary shall prepare a list of the resolutions admitted by the Mayor and circulate the same along with the list of business or as soon as thereafter.
- 21. **Moving the resolutions**.ô (1) A Councillor in whose name a resolution stands in the list of business shall, except when he wishes to withdraw, when called upon, move the resolution and shall commence his speech by a formal motion in the terms appearing in the list of business.
- (2) After a resolution has been moved, it shall be seconded by another Councillor.
- (3) A resolution not moved or not seconded after it is moved shall be considered as dropped.
- 22. **Amendment**.ô (1) After a resolution has been moved and seconded, any Councillor may move an amendment to the resolution and such amendment too shall be seconded by another Councillor.
 - (2) An amendment which has not been seconded shall fall through.
- 23. **Discussion on resolution**.ô The discussion on a resolution shall be strictly relevant to and within the scope of the resolution.
- 24. **Withdrawal of resolution**.ô A Councillor who has moved a resolution or an amendment to a resolution shall not withdraw the same except with the leave of the chair.
- 25. **Voting on resolution**.ô Every resolution shall be decided by a majority of votes of the councillors present and voting, the presiding authority having a second or casting vote when there is an equality of votes. When a resolution involving several points has been discussed, the presiding authority may divide the resolution and put each or any point separately to the vote as he may deem fit.
- 26. **Lapse of resolution**.ô Any resolution appearing in the list of business for any month which does not come up for consideration within the next three following months shall lapse:

Provided that nothing herein contained shall prevent any Councillor from giving a fresh notice of the same resolution to the Secretary under the proviso to Section 55 of the Act.

- 27. **Resolution in respect of certain matters**.ô (1) A resolution of the Standing Committee of General Function Committee and Finance and Planning Committee shall be moved by the Chairman of the respective Committee, if he so desires, or if he does not desire to move it or is absent, by any member of the concerned Committee present, or failing him by any other member of the Corporation.
- (2) Any of the matters referred to in Clause (d), (f) & (g) of Regulation 11 shall be moved at the meeting by the Chairman of the Committee concerned with the subject matter thereof or in his absence by any other member of that Committee or failing both by any other member of the Corporation.

CHAPTER VI

Procedure for conducting No Confidence Motion against Mayor or Deputy Mayor

- 28. **No Confidence Motion**.ô The no confidence motion brought under Section 37 of the Jammu and Kashmir Municipal Corporation Act, 2000 against the Mayor or Deputy Mayor shall be considered and disposed of as per the following procedure :ô
 - (1) Where a notice of intention to move a resolution requiring the Mayor or Deputy Mayor of the Corporation to vacate his office, a meeting of the elected Councillors shall be called for such special meeting shall be requisitioned and signed by not less than half of the total numbers of the elected Councillors which shall be given to the Mayor of the concerned Municipal Corporation. Notice shall be issued by the Mayor, for the special meeting within seven days from receipt of requisition from the elected councillors.
 - (2) Notwithstanding anything contained in these Regulations, the Mayor or Deputy Mayor of the Corporation shall not preside over a meeting in which a motion of no confidence is discussed against him. Such meeting shall be presided over by a Councillor elected by majority of the elected members and the persons against whom a motion of no confidence is moved, shall have a right to vote and to take part in the proceedings of such a meeting.

- - (3) In case the notice not being issued by the Mayor within the stipulated date or not convening the meeting within stipulated time, the special meeting shall be called by the Commissioner within three days thereafter.
 - (4) The notice issued for considering no confidence motion against the Mayor or Deputy Mayor shall clearly contain the reasons/allegations on which the no confidence motion is to be brought.
 - (5) As soon as the meeting, called for, commences, the presiding member at the meeting shall read out the motion on which the meeting has been called, before the members present and declare it open for deliberations. During deliberations, opportunity shall be given to the Mayor or Deputy Mayor against whom no confidence motion is moved, to defend himself. The motion shall be put to vote by the presiding member by secret ballot on the same day. If motion of no confidence is carried by resolution passed by the majority of elected members and voting at its special meeting the Mayor or Deputy Mayor against whom such resolution is passed shall cease to hold office forthwith.
 - (6) The quorum of the meeting in which no confidence motion is discussed shall be not less than three-fourth of the members of the Corporation present and voting.
 - (7) In the event of both the posts of Mayor or Deputy Mayor falling vacant as a sequel to the passage of the no confidence motion, till the new Mayor or Deputy Mayor are elected for the remainder period, all the powers and duties which, under the provisions of the Act or the rules or the regulations made thereunder or any other law for the time being in force, shall be exercised by the Commissioner of the Municipal Corporation.
 - (8) On completion of the no confidence motion process, the Commissioner of the Municipal Corporation shall submit a written report to the District Election Officer immediately.

- - (9) Where the posts of Mayor or Deputy Mayor fall vacant as a consequence of no confidence motion, the process of electing new Mayor or Deputy Mayor for the remainder period shall be completed within 30 days by the District Election Officer of the concerned District.

CHAPTER VII

General Rules of Procedure

- 29. Language to be used at meetings of the Corporation.ô (1) The business at a meeting of the Corporation shall be transacted in Hindi, Urdu or English.
- (2) The Mayor shall be at liberty to expunge from a notice of resolution any matter which he may consider to be defamatory or grossly offensive, and if he deems proper, he may disallow the resolution altogether on those grounds.
- (3) If the Mayor is of the opinion that words have been used by any Councillor in any meeting which are defamatory or indecent or unparliamentarily or undignified he may, in his discretion, order that such words be withdrawn and the Councillor concerned shall comply with the order.
- 30. **Duration of speeches**.ô Ordinarily a Councillor moving a motion shall be allowed to speak for 10 minutes and a Councillor moving an amendment or taking part in the debate, to speak for 5 minutes:

Provided that the presiding authority may reduce or increase the time prescribed herein according as the occasion demands.

- 31. **Rules to be observed while speaking**.ô The following procedure shad be observed at a meeting of the Corporation :ô
 - (a) a Councillor desiring to make any speech or observation or any matter under discussion in the meeting shall speak from his place, shall rise when he speaks, and shall address the Mayor;
 - (b) if at any time the Mayor rises to speak, the Councillor speaking or offering to speak shall resume his seat forthwith;

- - (c) all questions from one Councillor to another relating to the business of the meeting shall be put through the chair;
 - (d) no Councillor shall speak more than once on any matter, but the proposer may speak in conclusion also after hearing all others, who wish to speak;
 - (e) written speeches shall not be read without the permission of the Mayor;
 - (f) the speech shall be strictly relevant to the matter under discussion before the meeting and Councillor while speaking shall notô
 - (i) refer to any matter or fact on which a judicial decision is pending;
 - (ii) make a personal charge against a Councillor or officer or other employee of the Government or the Corporation;
 - (iii) make use of offensive expression regarding the Parliament or any State Legislature or any public institution;
 - (iv) reflect upon the conduct of the Lt. Governor of Union Territory of Jammu and Kashmir, or any Minister or Commissioner, or of any court of law acting in the exercise of its judicial functions;
 - (v) utter treasonable, seditious or defamatory words; or
 - (vi) use his right of speech for the purpose of wilfully and persistently obstructing the business of the Corporation.
 - (g) the Mayor after having called the attention of the meeting to the conduct of a Councillor who acts in contravention of Clause (f) or persists in irrelevance or ill tedious repetition either of his own arguments or of the arguments used by any Councillor in debate, may direct him to discontinue his speech, and he shall discontinue it forthwith.
- 32. **Points of order**.ô Any Councillor may at any time during the meeting of the Corporation submit a point of order for the decision

- 33. **Priority to an item of business**.ô (1) With the consent of the majority of the Councillors present at any meeting the Mayor may give priority to any item of business, irrespective of the order in which such item stands on the list of business.
- (2) The Mayor may allow any business with respect to any urgent matter included in the supplementary list of business regulation to be taken up for consideration at any stage of the proceedings of the Corporation.
- 34. Power of Mayor to group items of business.ô With the consent of the majority of the Councillors present, the Mayor shall be competent to submit for consideration as one subject any two or more items of business relating to the same subject although such items may not have been grouped together on the list of business.
- 35. **Motion for adjournment of debate or meeting**.ô When a Councillor moves a motion for adjourning the debate or the meeting, the Mayor may at once put it to the vote after, giving the Councillor such reasonable opportunity as he thinks proper to state the reasons for or against such motion.
- 36. Adjournment motion not to be moved in the middle of speech.ô No motion for adjournment of the debate or the meeting, shall be moved while a Councillor is speaking:

Provided that the Mayor may at any time adjourn the meeting with the consent of the majority of the Councillors.

- 37. **Voting how to be counted**.ô (1) Primarily questions, motions or resolutions put to vote shall be decided by show of hands and decision of the presiding authority shall be final.
- (2) Save as otherwise provided in these regulations, when voting is demanded by at least five Councillors the Mayor shall direct those who desire to vote for a motion and those who desire to vote against such motion to form themselves into two groups.

- (3) Two tables having respectively placards :: Ayes of and :: Noes of shall be placed at the end of the two corners of the hall permanently and as soon as voting is demanded, the Secretary shall place a list of Councillors on each table and the Councillors having right to vote under section 4 (3) of the Act will go and initial before their names in the presence of tellers appointed by the Mayor.
- (4) The voting for and against the motion shall be counted by the teller and recorded in the minute book.
- 38. **Minutes to be taken as read.**ô The minutes of a previous meeting of the Corporation shall be taken as read unless the majority of Councillors present request that such minutes to be read.
- 39. **Proceedings of the meeting**.ô (1) Minutes of each meeting of Corporation shall be drawn up and recorded in a book in Form-C to be kept for the purpose.
- (2) The minutes shall be signed by the Mayor or the Member presiding in the meeting.
- (3) The minutes of a previous meeting of the Corporation shall be taken as read unless the majority of the Members present request that such minutes to be read.
- (4) The minutes shall at all reasonable times be available at the office of the Corporation without any charge by any member or by any person on payment of such fee as the Mayor may decide.
- 40. **Amendment of minutes**.ô If any Councillor present draws the attention of the meeting to any error or omission in the minutes of the previous meeting, such correction shall be made therein as the Mayor, after taking the sense of the meeting, deems fit.
- 41. Circulation of minutes and inspection of minutes and reports of proceeding.ô Minutes of proceedings of each meeting of the Corporation shall be circulated to all the Councillors of the Corporation or shall be sent on registered emails of the Councillors and shall at all reasonable times be available at the Corporation office for inspection without charge by any Councillor or person on payment of a fee prescribed by regulations.

- 42. Forwarding minutes and reports of proceedings to Government.ô (1) The Corporation shall forward to the Government a copy of the minutes of the proceedings of each meeting of the Corporation within three days from the date of the meeting.
- (2) Government may also in any case ask for a copy of any paper or all the papers which were laid before the Corporation or any committee thereof and the Corporation shall forward to the Government, a copy of such paper or papers.
- 43. **Meetings to be open to public**.ô Every meeting of the Corporation shall be open to the public, unless a majority of the Councillors present decide by a resolution, which shall be put by the Mayor of his own motion or at the request of any Councillor present, without any discussion, that the deliberation of the Corporation be held in private.
- 44. **Admission of public**.ô (1) The Mayor may regulate the admission of the public to witness the proceedings of the Corporation in accordance with such orders as he may from time to time make in this behalf.
- (2) While making such order the Mayor shall take into consideration the seating capacity of the gallery available for the general public, the procedure to be followed for applying for and granting of admission to public, time limit for such admission and the rules of conduct to be followed by the public while witness the proceedings of the Corporation.
- 45. **Removal of members of the public from meetings**.ô The Mayor may, at any time, cause any member or the public admitted to a meeting to be removed, if necessary by force, if such person interrupts or disturbs the proceedings of the meeting in any manner whatsoever.
- 46. Powers of persons presiding in the absence of Mayor and Deputy Mayor.ô The person presiding over a meeting of the Corporation in the absence of the Mayor and the Deputy Mayor shall, when so presiding have the same powers as the Mayor and all references to the Mayor in these regulations shall in those circumstances be deemed to be references to any such person so presiding.

- 47. **Validation of proceedings etc.**ô (1) The Corporation shall have power to act notwithstanding any vacancy in membership thereof and no act done, or the proceedings taken under this Act shall be questioned on the ground merely of,ô
 - (a) the seat of any Councillor remaining unfilled for any cause whatsoever; or
 - (b) the existence of any vacancy in, or any defect in the constitution of the Corporation, or in any committee thereof; or
 - (c) councillor having voted or taken part in any proceeding in contravention of Section 61 of the Act read with these regulations : or
 - (d) any defect or irregularity not affecting the merits of the case.
- (2) Every meeting of the Corporation or of any Committee thereof, the minutes of proceeding of which have been duly drawn up and signed, shall be deemed to have been duly convened and to be free from all' defects and irregularities.

CHAPTER VIII

Procedure and Conduct of Business of Committees

48. Strength of Standing Committees.ô The Executive Committee shall consist of the Mayor, who shall be its Chairman, a member representing largest opposition group or party in the Corporation, four members to be elected by the elected members of the Corporation and the Commissioner who shall be its ex-officio Secretary. The Standing Committee on Finance and Planning shall have not less than five and not more than nine Councillors including the Mayor as Chairman. The Standing Committee on the Housing for All and Skill Upgradation and Self Employment shall have not less than five and not more than nine Councillors each including the Deputy Mayor as Chairman. The Standing Committee on Public Health Sanitation, the Standing Committee on Social Justice and the Standing Committee on Swachh Bharat shall similarly have not less than five and not more than nine Councillors, including the Chairman to be elected by its members.

- 49. Election of members of the Standing Committees.ô (1) Every candidate for election as a member of the Standing Committee shall be nominated by a nomination paper in Form 2 which shall be signed by the candidate and two other Councillors as proposer and seconder and delivered to the Secretary between the hours of ten O¢clock in the forenoon and four O¢clock in the afternoon at least three clear days before the date of meeting at which the election is to be held.
- (2) No Councillor shall sign as proposer or seconder the nomination papers of more candidates than the number of vacancies to be filled for a particular Committee. Any nomination paper subscribed in contravention of this clause shall be invalid and shall be declared as such by the Mayor.
- (3) Any candidate may withdraw his candidature at any time before the election is proceeded within the meeting.
- (4) When the number of valid nominations is the same as or less than the number of members to be elected, the Mayor shall declare such candidate or candidates to be duly elected as members or members of the Standing Committee.
- (5) Where the number of nominations exceeds the number of vacancies the election shall be held in accordance with the system of proportional representation by means of the single transferable vote and the voting at such election shall be held by secret ballot.
 - (6) The Secretary shall provide at the meetingô
 - (a) a ballot box;
 - (b) a sufficient number of ballot papers as prescribed in Form 3;
 - (c) materials sufficient for the purpose of enabling the Councillors to mark the ballot papers.
 - (7)(i) Only elected Councillors shall take part in the election.
 - (ii) Every Councillor shall have one vote only.
 - (iii) A Councillor in giving his vote shall place a cross (X) on the right hand side of the ballot paper opposite the name of the candidate for whom he wishes to vote.

- - (8) (i) Every Councillor on receiving a ballot paper shall proceed into one of the polling compartments provided for the purpose of recording vote and shall there record his vote in accordance with the instructions set out on the ballot paper.
 - (ii) The Councillor shall then before quitting the polling compartment, fold up his ballot paper to conceal his vote and put the ballot paper so folded into the ballot box in the presence of the Mayor.
 - (iii) Every Councillor shall record his vote and quit the polling compartment without undue delay.
- (9) The ballot box shall remain open for the casting of votes for such period as may be fixed by the Mayor.
- (10) As soon as the period fixed for casting of votes is over, the Mayor shallô
 - (a) open the ballot box and take out the ballot papers contained therein:
 - (b) count the number of ballot papers so taken out or cause it to be counted and record such number in a statement;
 - (c) count the number of ballot papers so taken out or cause it to be counted and record such number in a statement;
 - (d) count the votes in the presence of such of the Councillors as may be present with the assistance of such persons as may be appointed by the Mayor in this behalf.
- (11) Upon the completion of the counting of votes, the Mayor shall prepare and certify a return in Form 4 setting forthô
 - (a) the names of the candidates for whom valid votes have been given;
 - (b) the number of valid votes given to each candidate;
 - (c) the number of votes declared invalid and rejected; and

- - (d) the names of the persons declared elected.
- (12) The ballot papers shall be kept by the Secretary for three months from the date of election and may then be destroyed by him.
- 50. **Convening of meetings of Committees**.ô (1) The date, time and place of the first meeting of the standing committees after its constitution, shall be fixed by the Mayor.
- (2) The date, time and place of every subsequent meetings of any such Committee shall be fixed by the Committee itself. Every Committee shall ordinarily hold one meeting in a month.
- 51. **Election of Chairman**.ô (1) The elected members of the Standing Committee of Public Health and Sanitation, the Standing Committee on Social, Justice and the Standing Committee on Swachh Bharat shall elect its Chairman to preside at its first meeting in each year.
- (2) The procedure prescribed in Regulation 5 for the election of Mayor shall, as far as may be, apply for the election of Chairman or Deputy Chairman under this regulation subject to the modification that references to the presiding authority in the said Regulation shall be construed as references to the person nominated under Clause (1).
- 52. Tenure of the Members of the Standing Committees.ô One half of the members of the Standing Committee shall retire on the completion of one year from the date of its constitution. For the first year, the members who shall retire shall be selected by draw of lots before the expiration, in such manner as the Chairman of the Standing Committee may determine. During each succeeding year, after completion of one year, one half of the members who have been longest in the office shall retire therefrom. The resultant vacancies in the Standing Committee shall be filled up by election of Councillors as provided in the Act/Regulations. No member of the Corporation shall be eligible to serve on more than two Standing Committees at a time:

Provided that the first such retirement shall be effected within one month from the date of notification of these Regulations :

Provided further that a Councillor, other than Mayor/Deputy Mayor, cannot serve on a committee for two consecutive terms. However, the

- 53. Casual vacancies.ô (1) When a casual vacancy occurs in a Standing Committee, the vacancy shall be filled up within one month of occurrence of the vacancy by election of another Councillor.
- (2) A member elected to fill a casual vacancy shall be elected to serve for the remainder of his predecessors term of office.
- 54. **Special meetings**.ô The Chairman of a Committee, whenever he thinks fit, or on a written requisition signed by the Commissioner, or by not less than three members of the Committee concerned, within 24 hours of the receipt by him of the requisition, call a special meeting of the Committee for the transaction of any business.
- 55. **Quorum**.ô No business shall be transacted at a meeting of the Standing Committees unless majority of the members of that Committee are present.
- 56. **Resolution**.ô A member who desires to move any resolution shall move through its Chairman and give notice of his intention to the Secretary at least two clear days before the day of meeting of the Committee at which such resolution is to be brought forward.
- 57. **List of business**.ô The Secretary shall send to each member at least two working days before the meeting a list of business for the meeting and except in special circumstances and with assent of the members present, no business not entered on such list shall be transacted at a meeting of the Committee.
- 58. **Seconding of resolution and amendments**.ô All resolutions motions or amendment shall be duly proposed and seconded.
- 59. Certain motions of amendments to be voted in parts.ô The Chairman shall have power to divide into two or more distinct parts any motion or amendment which, in his opinion, is so complicated as is likely to lead to confusion or inconvenience by being voted upon as a whole.
- 60. Amendments.ô (1) When a motion has been put to the meeting any member may propose an amendment thereto. No second

- (2) The first amendment, if carried, shall be put as a substantive motion to which other amendments may be proposed.
- (3) A motion to adjourn a meeting or to postpone the consideration of an item of list of business shall always take precedence.
- 61. **Point of order**.ô The Chairman shall decide summarily all points of order raised at a meeting of the Committee.
 - 62. **Voting**.ô (1) Voting shall be by show of hands.
- (2) Every question shall be decided by a majority of votes of the members of the Committee present and voting, the Chairman having a second or casting vote when there is an equality of votes.
- 63. **Minutes of meeting**.ô (1) The minutes of a meeting shall be previously circulated and be taken as read unless the majority of the members request that such minutes be read.
- (2) If any member present draws the attention of the Chairman to any portion of the minutes of the previous meeting as being erroneously entered in the minutes book, such correction as is deemed necessary by the Chairman shall be made before the minutes are signed.
- 64. Powers of person presiding in the absence of Chairman.ô The person presiding over a meeting of a Committee in the absence of the Chairman shall, when so presiding, have the same powers as the Chairman when so presiding and all references to the Chairman in this part shall in those circumstances be deemed to be references to any such person so presiding.

CHAPTER IX

Procedure and Conduct of Business of Ward Committee

65. Constitution of Ward Committee.ô (1) The Mayor shall, within a period of six months from the date appointed for the first meeting of Councillors as referred to in sub-section (1) of Section 36 of the Act constitute a ward committee for every ward as specified in Section 39(A) of the Act.

- - (2) Each Ward Committee shall consist ofô
 - (i) the member of the Municipal Corporation representing the ward, who shall be the Chairman of the Ward Committee;
 - (ii) the Area Sabha representative, if any, of the area situated in the ward; and
 - (iii) not more than ten representatives from the civil society nominated by the Corporation satisfying following conditions:ô
 - (a) it shall be a registered entity under any law for the time being in force, comprising of individuals who serves in a fiduciary capacity;
 - (b) its registered office shall be located in the jurisdiction of that ward ;
 - (c) it shall have actively engaged in the activities for not less than three years; and
 - (d) it shall be working for social welfare, including welfare of community, residents, professionals etc. and promotion of health, education, culture, trade or industry:

Provided that if the population of the ward does not exceed ten thousand, the number of nominated members shall be four, and if the population of the ward exceeds ten thousand, there shall be one additional member for every four thousand population or part thereof in excess of ten thousand:

Provided further that in reckoning the number of additional members of the Ward Committee exceeding four, any part of population less than four thousand shall be ignored:

Provided also that half of the persons to be nominated the expression to the Ward Committee shall be women.

(3) Any person disqualified from being elected as a member of a Municipal Corporation shall not be nominated as member of the Ward Committee.

- (4) The term of office of Ward Committee shall be co-terminus with the term of office of the Municipal Corporation.
- 66. **Meetings of Ward Committees**.ô The Chairman concerned shall, convene the meeting of every ward committee once in every three months and as and when required during the interim period, and give notice intimating the venue, date and time of the meeting to the members at least seven days before the day of the meeting.
- 67. **Quorum**.ô (1) The quorum of the ward committee shall be one-fifth of the total number of its members.
- (2) The Chairman of the meeting shall, if quorum is not obtained within thirty minutes after the time fixed for the meeting is over, postpone the meeting to another day and give notice thereof to the members and also publish the same :

Provided that the meeting so postponed shall be convened again within 15 days.

- 68. **Register of members**.ô A register containing the names and details of the members shall be maintained and the members attending the meeting shall mark their attendance in that register.
- 69. **Proceedings of the meeting.**ô (1) An officer of appropriate rank shall be designated by the Commissioner of the Corporation to act as Secretary for each Ward Committee to provide all administrative assistance to it.
- (2) The Secretary of the Ward Committee shall be the convener of the meeting of the Ward Committee who shall convene the meeting in consultation with Chairman.
- (3) The Secretary shall in consultation with the Chairman of the ward committee, prepare the agenda by including the business to be transacted in the ward committee and read it over to the members at the beginning of the ward committee meeting.
- (4) All minutes of the proceedings of the meeting of the Ward Committee shall be recorded by the Secretary and a copy of the same shall be forwarded to the Corporation.

- (5) The decisions of the Ward Committee shall normally be taken by the majority of the nominated members of the Ward Committee:

Provided that the Chairman may exercise a -vetoø over any decision by giving reasons in writing. The decision of the Chairman shall be final and binding.

- (6) No act done or proceedings taken under this Act by the Ward Committee shall be invalid merely on the ground of any vacancy in it.
- (7) The Commissioner or his nominee, shall be entitled to take part in the meetings and deliberations of the Ward Committee. The Chairman of the Ward Committee may request the representatives of concerned departments as special invitees to participate in the meetings.
- (8) The Ward Committee may, from time to time, appoint from amongst its members such sub-committees, consisting of such number of members as it may think fit, and may refer to such sub-committees for enquiry or opinion any matter relating to the functions entrusted to it.
- (9) Save as otherwise provided in these regulations the procedure laid down for conduct of business of a meeting of a Municipal Corporation or a Standing Committee shall, as far as may be, be followed for the conduct of business at a meeting of any Ward Committee.

CHAPTER X

Procedure and Conduct of Business of Area Sabha

- 70. **Constitution of Area Sabha**.ô Each ward in a Municipal Corporation shall be divided by the Corporation into areas in such a manner that each such area shall, as far as possible, comprise of not less than one thousand and not more than two thousand people.
- 71. **Area Sabha Representatives**.ô All the electors of an area of a ward shall constitute the Area Sabha for such area and every Area Sabha shall elect an Area Sabha Representative from amongst themselves.

- 72. **Disqualifications for being an Area Sabha Representative**.ô Any person disqualified from being elected as a member of a Municipal Corporation shall not be an Area Sabha Representative.
- 73. **Election of Area Sabha Representative**.ô The election of Area Sabha Representative shall vest in the Chief Electoral Officer. Accordingly the superintendence, direction and control of electoral rolls and conduct of election of Area Sabha Representative shall be vested in the Chief Electoral Officer.
- 74. **Term of office**.ô An area Sabha Representative shall ordinarily hold office for a duration that is coterminous with that of the Municipality concerned, unlessô
 - (a) he resigns his office by notice in writing, under his hand addressed to the Mayor and there upon his office shall become vacant from the date of the notice; or
 - (b) his election is void or is deemed to be void, under the provision of any law;
 - (c) he incurs any other disqualifications prescribed by or under any law for the time being in force for the purpose of election to the Municipal Corporation.
- 75. **Meetings of Area Sabha**.ô (1) The Area Sabha representative shall preside over the meetings of the Area Sabha.
- (2) The Area Sabha shall meet once in three months and also at other times as often as a meeting is called by the Area Sabha Representative in a premises identified by the Commissioner or an officer authorized by the Commissioner.
- (3) No meeting of the Area Sabha shall be held on the day on which a meeting of the Corporation or Ward Committee is scheduled to be held. The Area Sabha Representative shall fix the date and time of meeting and inform it to all the electors in the area through the Secretary of the Ward Committee.
- (4) At least fifty voters shall be present at the meeting of Area Sabha.

- (5) The agenda for the meeting of Area Sabha shall be prepared by the Secretary of the Ward Committee concerned in consultation with Area Sabha Representative. The discussions in the Area Sabha shall be confined to the functions entrusted to it. All decisions in the Area Sabha shall be as far as possible be arrived at through a consensus of all the members present. Where consensus is not possible, the decision shall be taken by the majority of the members present. The Area Sabha shall pass resolutions in respect of the items placed in the agenda. The Secretary of the Ward Committee shall attend the meetings of Area Sabha and render all possible assistance to the Area Sabha Representative in conducting the meetings of Area Sabha.
- (6) Save as otherwise provided in these regulations the procedure laid down for conduct of business of a meeting of a Ward Committee or a Municipal Corporation shall, as far as may be, be followed for the conduct of business at a meeting of Area Sabha.
- 76. **Repeal and saving**.ô (1) The Jammu and Kashmir Municipal Corporation (Procedure and Conduct of Business) Regulations, 2005 are hereby repealed.
- (2) Notwithstanding such repeal, anything done or any action taken under the regulations so repealed shall be deemed to have been done or taken under the corresponding provisions of these regulations.

FORM-A

(See Clause (1) of Regulation 12)

^{*} Strike out what is not applicable.

	Business	to	be	transacte	ed at	meeting	of	the	Municipal
Cou	ncil	on	the		Day	of			
	1.								
	2.								
	3.								
					(Signa	ature)			
					Name)			
					Desig	nation			
				óć	ο ο ο ο ο ο ο ο ο				

FORM-B

(See Regulation 4)

Attendance Register

Date of Meeting:

Sl.	V	Var	d	N	0.	1	Vai	me	0	f	the	• (Cou	ınc	ill	or	1	_					nb	
No. ô ô	ô	ô	ô	ô	ô	ô	ô	ô	ô	ô	ô	ô	ô	ô	ô	ô	1		_					ed ô
1			2								3										4			
1.																								
2.																								
3.																								
4.																								
5.																								
6.																								
7.																								
8.																								
9.																								
10.																								

FORM-C

(See Clause 1 of Regulation 39)

Minute Book

PART-I

Date and time of the meeting	Names of Councillors present	Names of others who have attended the meeting	Proceedings in brief			
		ô ô ô ô ô ô ô ô				
1	2	3	4			

Signature	
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(Presiding Authority)

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				Amendment if any		Numbers of votes given		Final resolutio after the vote amendme	e
Date and time of meet- ing	Subject of Motion	Working of Motion	Names of prop- oser and seco- nder	Working	Names of (i) prop- oser (ii) seco- nder	For	Against	Working	Serial No.
1	2	3	4	5	6	7	8	9	10

Signature.....

(Presiding Authority)

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PART-III

[See Clause (16) of Regulation 13]

Register of Questions

Date of meeting.....

Question	Name of the Councillors by whom tabled the question	Whether allowed or disallowed	Reply given if any	if reply given, by whom given		
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	2	3	4	5		

Signature		••••		
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(Presiding Authority)óóóóóóóó

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FORM-1

NOMINATION PAPER

(See Regulation 5)

Election of Mayor/Deputy Mayor, Municipal Corporation

(To be filled by the Proposer)

(to be filled by the Proposer)						
I hereby nominateas a candidate for election as Mayor/Deputy Mayor.						
Full Name of Proposer						
Full Name of Seconder						
Name of Candidate						
Signature of Proposer Signature of Seconder						
(To be filled by the Secretary)						
S. No. of Nomination Paper						
This nomination paper was delivered to me at my office at(hour) onby the Candidate/Proposer.						
Dated Signature of Secretary						
Receipt for nomination paper to be handed over to the person presenting the nomination paper.						
S. No. of Nomination Paper						
This nomination paper of						
Dated Signature of Secretary						

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FORM-2

NOMINATION PAPER

[See Regulation 49(1)]

Election of member of the Standing Committee, Municipal Corporation						
(To be filled by the Proposer)						
I hereby nominateas a candidate for election as member of the Standing Committee						
Full Name of Proposer						
Full Name of Seconder						
Name of Candidate						
Signature of Proposer Signature of Seconder						
(To be filled by the Secretary)						
S. No. of Nomination Paper						
This nomination paper was delivered to me at my office at						
Dated Signature of Secretary						
Receipt for nomination paper to be handed over to the person presenting the nomination paper.						
S. No. of Nomination Paper						
This nomination paper of						
Dated Signature of Secretary						

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FORM-3

BALLOT PAPER

[See Regulation 49(6)(b)]

Elect	tion of member of the Standing Committee
S. No. of	f Elector
Signature	or thumb impression of the Elector
Sl. No.	Name of the Candidate and Symbol
1.	
2.	
3.	
4.	

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40 The J&K Official Gazette, 4th Aug., 2022/13th Srav., 1944. [No. 18-1 FORM-4

RETURN SHOWING RESULT OF THE ELECTION

[See Regulation 49(11)]

Return showing result of the election for member of the Standing Committee....., Municipal Corporation.....

S1.

Sl.	Name of the Candidate	Number of valid vote
No.		cast
	Number of Valid Votes	
	Number of Ballot Papers in the	
Signatu	re of Election Officer	Signature of Mayor
	Declaration to be made	de by the Mayor
elected	lo hereby declare that Sri/Srimati. formember of the Sta	-

Signature of Mayor