

THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

	CONTENTS	English Pages	Vernae lar paş
PART	I-Aô Appointments, promotions, transfers and leave of absence sanctioned by the Governor, Government and the Ministers	492-522	
PART	I-Bó Notifications, Communiques and General Orders by the Government and the Ministers	259-260	
PART	II-Aó Appointments, promotions, transfers and leave of absence sanctioned by Heads of Departments	77-78	
PART	II-B6 Notifications, Notices and Orders by Heads of Departments, Provincial Heads, Magistrates and other officers competent to issue public notices under any law or rule	579-588	
PART	II-Có Notifications, Notices and Orders by Election Commission of India, Chief Electoral Officer, Jammu and Kashmir and other Officers of the Department, Election Petitions and Judgements of Election Tribunal		
PART	III- Laws, Regulations and Rules passed thereunder		
PART	IVó Reprints from the Government of India Gazette or Gazettes of others Governments		
PART	Vó Information and Statistics (a) Rates and prices in the State (b) Rates and wages (c) Crop Report and Forecasts (d) Whether Observations (e) Vital Statistics		
SUPPLEN	IENT-AóTrade		
	Monthly Imports and Exports from the State		
SUPPLEM	IENT-BóPolice	167-168	155-15

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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. 928 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Bazeekh Sehar D/o Nazir Ahmad Zargar R/o Eid Gha Road Bijbehara, Mohalla Friends Colony, Eid Gah, Tehsil Bijbehara, District Anantnag, Pincode-192124 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-369/2022 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. 929 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Divya Kumari D/o Kishore Kumar R/o Khanpur Bhawan, Tehsil and District Jammu Pincode-180002 has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council

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. 930 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Danish Kabir S/o Ab. Kabir Tapal R/o Sigdi, Tehsil Mughalmaidan, District Kishtwar, Pincode-182205 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-371/2022 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. 931 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Danish Shafi Bhat S/o Mohammad Shafi Bhat R/o Tehsil Tulmulla, District Ganderbal, Pincode-191131 has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council

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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No. 932 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Faiza Rashid D/o Abdul Rashid Ashaie R/o Aali Kadal, Batyar, Tehsil and District Srinagar, Pincode-190002 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-373/2022 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. 933 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Farhat Jan D/o Gh. Qadir Wani R/o Gousia Colony, Tulbagh, Tehsil Pampore, District Pulwama, Pincode-182121 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

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. 934 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Fiza Hilal D/o Hilal Ahmad Shokli R/o Kralateng, Mattan Chowk, Tehsil and District Anantnag, Pincode-192101 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-375/2022 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. 935 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Gagan Sharma S/o Sat Paul Sharma R/o Plot No. 4-B/1, Balwant Vihar, Udheywala, Tehsil Bhalwal, District Jammu, Pincode-180018 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-376/2022 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. 936 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Gh. Qadir Wani S/o Ab. Kabir Wani R/o Gulgam, Tangwari Bala, Tehsil and District Kupwara A/P Galib Abad (Shaltang), H. No. 28, Lane No. 2, Srinagar, Pincode-190001 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-377/2022 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. 937 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Gulshan Ara D/o Ghulam Mohmad Lone R/o Markoot, Tehsil Gurez, District Bandipora A/P Kharpora Bandipora, Pincode-193502 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

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. 938 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Guftar Ahmed S/o Mohd Ashraf R/o Mohra, Tehsil Kotranka, District Rajouri A/P Bathindi Narwal, Jammu, Pincode-181152 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-379/2022 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. 939 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Gulferaz Khan S/o Reyaz Ahmed Khan R/o Tatarsoo (Bhatti), Tehsil and District Ramban, Pincode-182144 has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B. Degree

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

By order.

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Notification

No. 940 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Gulnaz Javid D/o Javid Iqbal R/o Village Mankote, Tehsil Mankote, District Poonch A/P Sitni Bye Pass Nagrota, Jammu, Pincode-181221 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-381/2022 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. 941 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Hashmat Un Nabi D/o Ghulam Nabi Ganai R/o New Colony, Garoora, Tehsil and District Bandipora, Pincode-193502 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

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. 942 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Hyder Karrar Bin Mushtaq Lone S/o Mushtaq Ahmed Lone R/o Magam, Tehsil Handwara, District Kupwara A/P Kursoo Rajbagh, Srinagar, Pincode-190008 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-383/2022 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. 943 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Humera Khan D/o Mohd Aslam R/o Village Sanwara, P/O Gandoh, Tehsil Bhalessa, District Doda A/P Noorabad Lane No. 1, Upper Narwal, Near Macca Masjid, Narwal, Jammu, Pincode-181152 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

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. 944 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Himank Sharma S/o Rakesh Sharma R/o H. No. 01, Lane No. 1, W. No. 60, Roop Nagar Road, Shiv Enclave, Tehsil and District Jammu, Pincode-180013 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-385/2022 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. 945 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Himani D/o Vijay Kumar Verma R/o F-412, Rehari Colony, Tehsil and District Jammu, Pincode-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

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. 946 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Haider Rasool S/o Gulam Rasool Wani R/o Banpora Ladhoo, Tehsil Pampore, District Pulwama, Pincode-191103 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-387/2022 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. 947 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Harshit Sambyal S/o Rajesh Singh R/o W. No. 4, Krishna Colony, Near Minerva Public School, Tehsil and District Kathua, Pincode-184101 has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of

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

By order.

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Notification

No. 948 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Iqra Jan Wani D/o Mohd Shafi Wani R/o Hakura Badasgam, Tehsil Dooru, District Anantnag A/P Near JAKFED Mominabad, Anantnag, Pincode-192101 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-389/2022 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. 949 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Imshan Ahad Dar S/o Ab. Ahad Dar R/o Rahmoo, Hanzwani, Tehsil Rajpora, District Pulwama, Pincode-192301 has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this

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

By order.

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Notification

No. 950 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Ifat Hamid D/o Hamid Ullah R/o Devi Angan, Hariparbat, Tehsil Khanyar, District Srinagar A/P 2nd Floor, Madhusudhan Appt., Mehta Chowk W. No. 8, Mehrauli, New Delhi, District South West, Pincode-110030 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-391/2022 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. 951 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Irfan Ahmad Pir S/o Ghulam Jeelani Pir R/o Behnipora (Rattanpora), Tehsil Zachaldara, District Kupwara, Pincode-193221 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-392/2022 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. 952 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Ishfaq Ahmad Dar S/o Abdul Razaq Dar R/o Dar Mohalla, Watal Bagh, Tehsil Lar, District Ganderbal, Pincode-191131 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-393/2022 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. 953 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Imtiyaz Ahmad Chalkoo S/o Sanaullah Chalkoo R/o Uri Propper W. No. 11, Haji Mohalla, Tehsil Uri, District Baramulla, Pincode-193123 has been admitted and enrolled as an Advocate on the Rolls of Jammu

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. 954 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Irfan Rashid S/o Abdul Rashid Mir R/o Alamdar Bagh Colony, Gopalpora, Tehsil Chadoora, District Budgam, Pincode-191113 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-395/2022 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. 955 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Ishrat Nabi D/o Gh. Nabi Kalwal R/o Umer Colony-A, Lal Bazar, Tehsil North, District Srinagar, Pincode-190023 has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council

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. 956 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Jaya Bharti Khajuria D/o Uttar Kumar Khajuria R/o Near GHS Malad, Sector Billawar, Village Malar, Tehsil Lohai Malhar, District Kathua, Pincode-184204 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-397/2022 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. 957 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Jai Kaur Rainu D/o Jorawar Singh R/o H. No. 91, Lane 4, Greater Kailash, Tehsil and District Jammu, Pincode-180011 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

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. 958 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Javid Ahmad Bhat S/o Mohammad Ramzan Bhat R/o Wailoo, Tehsil Kunzer, District Baramulla, Pincode-19404 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-399/2022 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. 959 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Jhangir Iqbal Ganai S/o Mohd Iqbal Ganai R/o Kuluhand Ponchra, W. No. 1, Tehsil Bharath Bagla, District Doda, Pincode-182202 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-400/2022 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. 960 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Kanchan Kumari D/o Kewal Krishan R/o H. No. 117, W. No. 6, K. C. Morh Bishnah, Tehsil Bishnah, District Jammu, Pincode-181132 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-401/2022 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. 961 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Kamran Khwaja S/o Atiq Ul Rehman R/o W. No. 8, Khwaja House Basoli, Tehsil Basoli, District Kathua A/P Lane No. 8, Usman Colony, Near Police Station Bathindi, Jammu Pincode-181152 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

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. 962 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Komal Thakyal D/o Subash Thakyal R/o H. No. 315, Krishna Nagar, Tehsil and District Jammu Pincode-180016 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-403/2022 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. 963 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Kirmani Rashid S/o Ab. Rashid Mir R/o Brah Ranipora, Shangus, Mirpora, Tehsil Shangus, District Anantnag Pincode-192201 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-404/2022 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. 964 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Kaisar Iqbal Mir S/o Mohammad Iqbal Mir R/o Hum Shali Bugh, Yaripora, Muqdam Mohalla, Tehsil Yaripora, District Kulgam, Pincode-192232 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-405/2022 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. 965 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Mohammad Nasir Dar S/o Nazir Ahmad Dar R/o Gogjigund, Tehsil Tullamulla, District Ganderbal, Pincode-191131 has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B. Degree

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

By order.

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Notification

No. 966 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Muhammad Owais Dar S/o Niyaz Ahmad Dar R/o Khan Mohalla, Bumpora Wanigam Bala, Tehsil Pattan, District Baramulla, Pincode-193198 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-407/2022 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. 967 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Mohammad Arif Wani S/o Gh. Hassan Wani R/o Khushalpora Chinad Baramulla, Tehsil and District Baramulla, Pincode-193101 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-408/2022 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. 968 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Mahak Tawaseen Mughal D/o Mohammad Tawaseen Mughal R/o Chanipora, Jamia Mohalla, Tehsil Karnah, District Kupwara A/P R-Block Police Housing Colony, Qamarwari, Srinagar, Pincode-190017 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-409/2022 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. 969 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Mohd Majid Khan S/o Mohd Amin Khan R/o Topa Thera, Tehsil Mankote, District Poonch A/P Lane No. 4-A, Bhawani Nagar, Janipur, Jammu, Pincode 180007 has been admitted and enrolled as an Advocate

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. 970 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Mahip Rajput S/o Padam Singh R/o H. No. 303, Lane No. 5, Anand Vihar, Bohri, Talab Tillo, Tehsil and District Jammu, Pincode-180002 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-411/2022 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. 971 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Mohd Rustam Khan S/o Mohd Saleem R/o Village Ari, Tehsil Mendhar, District Poonch A/P Near Dungian Talab Masjid Bathindi, Jammu, Pincode-181152 has been admitted and enrolled as an Advocate

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. 972 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Mehraj-ud-Din S/o Peer Gh. Nabi R/o Peer Mohallah, Dadasara, Tehsil Tral, District Pulwama A/P Tajdar Colony, Zakura Crossing, Lane No. 2, H. No. 23-A, Zakura, Srinagar, Pincode-190024 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-413/2022 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. 973 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Mohammad Tuyyab Malik S/o Irshad Ahmad Malik R/o Pamposh Colony, Taper Waripora, Tehsil Pattan, District Baramulla,

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. 974 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Mumtaza Akhtar D/o Ab. Rashid Wani R/o Sanzipora Kutlari, Wani Mohalla, Tehsil Langate, District Kupwara Pincode-193302 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-415/2022 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. 975 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Mehak Samsyal D/o Tarsem Lal R/o W. No. 7, Hiranagar, Tehsil Hiranagar, District Kathua, Pincode-184142 has been admitted and

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. 976 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Muskan Mahajan D/o Jatinder Kumar R/o H. No. 26, Extension Opposite Ration Depo No. 293, Janipur Colony, Jammu Pincode-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-417/2022 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. 977 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Mohit Verma S/o Vijay Verma R/o H. No. 263, Lane No. 14, Sector 6, Nanak Nagar, Tehsil and District Jammu Pincode-180004 has been

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. 978 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Mohammad Khurram Qureshi S/o Mohd Ismail Qureshi R/o 53, Sonwar Bagh, Tehsil Srinagar South, District Srinagar, Pincode-190004 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-419/2022 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. 979 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Mohd Aleem Beg S/o Mohd Amin Beg R/o H. No. 408-A, Ambphalla, Lane No. 4, Tehsil and District Jammu, Pincode-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-421/2022 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. 980 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Mehdi Mutayyeb Suharwardy S/o Khalid Najib Suharwardy R/o Doda City, Tehsil and District Doda A/P Safa Valley, Bathindi, Jammu, Pincode-181152 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-422/2022 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. 981 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Malika Rashid Wani D/o Abdul Rashid Wani R/o Chanapora A-59, Khan Colony, Natipora, Tehsil Chanapora, Natipora, District Srinagar, Pincode-190015 has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of

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

By order.

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Notification

No. 982 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Mudassar Naseem S/o Mohd Naseem R/o Khablan, P/O Behrote, Tehsil Thannamandi, District Rajouri, Pincode-185212 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-424/2022 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. 983 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Mohd Anwaar Anjum S/o Mohd Zaffir R/o Kura, Tehsil Kalakote, District Rajouri A/P Hyderpora Janipur, Jammu, Pincode-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

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. 984 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Mohd Hafiz S/o Khushi Mohd R/o W. No. 4, Nardbass, Bathoi, Tehsil Mahore, District Reasi, Pincode-182315 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-426/2022 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. 985 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Mohd Munawar Chowdhary S/o Mohd Sadeeq R/o H. No. 124, Gujjar Nagar, Tehsil and District Jammu, Pincode-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

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. 986 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Ms. Nyra Hassan D/o Gulam Hassan Hakeem R/o Chand Gam, Pulwama, Tehsil and District Pulwama, Pincode-192301 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-428/2022 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. 987 of 2022/RG/LP Dated 27-07-2022.

It is hereby notified that vide High Court Order dated 22-07-2022 Mr. Nitin Dubey S/o Sat Pal Sharma R/o Malhar, Tehsil and District Udhampur, Pincode-182121 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-429/2022 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.

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UNION TERRITORY OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ SOCIAL WELFARE DEPARTMENT.

Subject :ô Change of nomenclature of Mission Directorate, Integrated Child Development Services (ICDS), Mission Directorate, Integrated Child Protection Scheme (ICPS) and State Resource Centre for Women (SRCW) and re-distribution of various schemes thereunder.

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Government Order No. 123-JK (SWD) of 2022

Dated 08-07-2022.

Consequent upon the approval accorded vide Administrative Council Decision No. 96/7/2022 dated 06-07-2022, sanction is hereby accorded to,ô

i. The change of nomenclature of Mission Directorate, Integrated Child Development Services (ICDS), Mission Directorate,

- - ii. Redistribution of the various scheme of Women and Child Development Ministry being implemented by Social Welfare Department, J&K among the above said three Missions as follow:ô
- S. Name of Mission Schemes included No.
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- 1. Mission **Poshan** ICDS, Scheme for Adolescent Girls, Pradhan Mantri Matru Vandana Yojana, National Creche Scheme.
- Mission Vatsalya Integrated Child Protection Services (ICPS), Implemented of Juvenile Justice Act, All Child Welfare Services.
- 3. Mission **Shakti Sambal** (Safety and Security):

One Stop Centre/Womenøs Helpline (181) Swadhar Greh/Widow Homes, Beti Bachao Beti Padhao and other Women Welfare Scheme.

Samarthya (Empowerment): Gender Budgeting/Research, Working Women Hostels, Ujjwala.

By order of the Government of Jammu and Kashmir.

(Sd.) SHEETAL NANDA, IAS,

Commissioner/Secretary to the Government, Social Welfare Department.



IAMMU AND KASHMIR OFFICIAL GAZETTF

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, 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.



JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 135] Jammu, Thu., the 15th Dec., 2022/24th Agra., 1944 [No. 37

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

PART II—B

Notifications, Notices and Orders by the Heads of Departments.

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GOVERNMENT OF JAMMU AND KASHMIR, OFFICE OF THE DEPUTY COMMISSIONER, JAMMU, WAZARAT ROAD, JAMMU-180001 (J&K)-INDIA.

Subject :ó Acquisition of land measuring 66K-11M situated at Village Bela Jamana, Tehsil Pargwal, Sub-Division Khour, District Jammu by the BSF for the establishment of BOP namely -Bela Jamanaø

Reference :ô Notification issued by the Government of J&K, Revenue Department vide S.O. 17 dated 14-01-2022.

Order No. 02 of 2022

Dated 18-10-2022

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In exercise of the powers conferred under Section 9 read with Section 40 of the Right to Fair Compensation and Transparency in Land

Acquisition, Rehabilitation and Resettlement Act, 2013, I, being designated by the Government as Appropriate Government do, hereby, exempt undertaking of Social Impact Assessment Study for acquisition of land measuring 66K-11M situated at Village Bela Jamana, Tehsil Pargwal, Sub-Division Khour, District Jammu for establishment of BOP namely Bela Jamana aproject related to Defence of India and National Security.

The Collector, Land Acquisition, Sub Divisional Magistrate, Khour shall carry the further acquisition proceedings as per the provisions of the said Act and Rulses made thereunder.

(Sd.) AVNY LAVASA, IAS,

Deputy Commissioner, Jammu.

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GOVERNMENT OF JAMMU AND KASHMIR, OFFICE OF THE DEPUTY COMMISSIONER, JAMMU, WAZARAT ROAD, JAMMU-180001 (J&K)-INDIA.

Subject :ó Acquisition of land measuring 132K-10M situated at Village Pindi Charkan Khurd, Tehsil Arnia, Sub-Division Jammu South, District Jammu by the BSF for Border Fencing (135 Feet).

Reference :ô Notification issued by the Government of J&K, Revenue Department vide S.O. 17 dated 14-01-2022.

Order No. 03 of 2022

Dated 18-10-2022

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In exercise of the powers conferred under Section 9 read with Section 40 of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013, I, being designated by the Government as Appropriate Government do, hereby, exempt undertaking of Social Impact Assessment Study for acquisition of land measuring 132K-10M situated at Village Pindi Charkan Khurd, Tehsil Arnia, Sub-Division Jammu South, District Jammu for construction of Border Fencing, a project related to Defence of India and National Security.

The Collector, Land Acquisition, Sub Divisional Magistrate, Jammu South shall carry the further acquisition proceedings as per the provisions of the said Act and Rulses made thereunder.

(Sd.) AVNY LAVASA, IAS,

Deputy Commissioner, Jammu.

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THE COURT OF THE PRINCIPAL SESSIONS JUDGE, SAMBA

Present : Sonia Gupta

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State/UT Versus Sahil Saini and Ors.

FIR No.: 27/2021 Police Station, Bari Brahmana

Offences under Sections 376-DA/382/323/506/109/201 IPC, 4/25A Act, 4/6/17 Pocso Act

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Whereas, in the above titled case, it has been reported that the accused Mohinder Singh S/o Ghar Singh R/o Marhol Arnia Tehsil Arnaia District Jammu absconded and against whom proceedings under Section 299 Cr. PC. have been initilated.

All the police personnel of J&K are authorized through this general warrant to arrest the accused named above, wherever and whenever found and produce him before this Court for further orders.

Given under my hand seal of this Court today on 14-11-2022.

(Sd.) SONIA GUPTA,

Principal Sessions Judge, Samba.

ô ô ô ô Notice

I, Shindha Kumari W/o Pirthi Raj R/o Village Sarora, PO Akalpur, Tehsil Marh, District Jammu, J&K UT, declare that my name as per Pension Pass Book under PPO Number 5/056084/B0 (ARMY) is written

as Shindha Kumari and my name on Aadhaar Card and other documents is Shakuntla Devi. That both names Shindha Kumari and Shakuntla Devi pertain to one and the same person.

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 shall remain solely responsible for the legal consequences and also for any other misrepresentation etc.

By order.

General Manager, Ranbir Govt. Press, Jammu.

ô ô ô ô Notice

I, Annu Bhau D/o Jagatar Singh W/o Constable Deepak Singh (CISF GD No. 083611146) R/o Village Panjore, PO Kana Chak, Tehsil Marh, District Jammu had changed my name from Annu Bhau to Annu after marriage. However, I do hereby from this date assume the name/surname Annu Chib (New Name) in all related documents and confirm that Annu, Annu Bhau and Annu Chib is one and the same lady.

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 shall remain solely responsible for the legal consequences and also for any other misrepresentation etc.

By order.

General Manager, Ranbir Govt. Press, Jammu.

GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Subject : 6 Acquisition of land measuring 14K-3½M situated at Village Bugrana, Tehsil Drabshala, District Kishtwar for construction of Link Road from Bugrana to Kalchanda.

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Notification No. 386Rev(LAJ) of 2022 Dated 21-09-2022

Whereas, on the basis of indent placed by the Chief Engineer, PMGSY JKRRDA, Division Jammu vide No. CEJ/PMGSY/19190-92 dated 20-11-2017, notification under Section 4 (1) was issued by Collector Land Acquisition (ACR), Kishtwar vide No. ACR/LA/2017/390-96 dated 29-11-2017 for land measuring 14 Kanals 3½ Marlas situated at Village Bugrana, Tehsil Drabshala District Kishtwar, calling upon the objections from the land owners/interested persons; and

Whereas, pursuant to the above referred notification, no objection was received from any one and accordingly Collector Land Acquisition (ACR) Kishtwar vide No. ACR/LA/2018/3749 dated 13-09-2018 recommended the case to District Collector (DC), Kishtwar, who vide No. DCK/LA/2018/770-74 dated 25-10-2018 forwarded to Divisional Commissioner, Jammu for issuance of declaration/notification under Sections 6, 7 and 17 of the Land Acquisition Act, Samvat, 1990. Divisional Commissioner, Jammu after examination of the case, returned the same vide No. 502/3363/Acq/PMGSY/Bugrana/Ktr/18/3608 dated 29-11-2018 for some clarification; and

Whereas, District Collector (DC) Kishtwar vide No. DCK/LA/2020/F.No. 104/1364-1367 dated 26-11-2020 clarified the observations and re-submitted the case to Divisional Commissioner, Jammu, who vide No. 502/4272/Bugrana/Kishtwar/20/6393 dated 04-02-2021 to Financial Commissioner (Revenue) J&K for issuance of declaration/notification under Sections 6, 7 and 17 of the Land Acquisition Act, Samvat, 1990; and

Whereas, Financial Commissioner (Revenue) J&K vide No. FC-LS/LA-5254/2021 dated 12-02-2021 returned the case to Divisional Commissioner, Jammu for some clarification. Deputy Commissioner, Kishtwar clarified the deficiencies vide No. DCK/LA/F. No. 104/449 dated 17-02-2022 and again re-submitted the case to Divisional Commissioner, Jammu who vide No. 502/4272/Bugrana/Kishtwar/21/

4032 dated 26-02-2022 endorsed to Financial Commissioner (Revenue), J&K, who vide No. FCR/Land/48/148114 dated 25-07-2022 again returned to Divisional Commissioner, Jammu for some clarification; and

Divisional Commissioner, Jammu after clarification, further resubmitted the case vide No. 502/4272/Bugrana/Kishtwar/21/822(241623) dated 16-08-2022 to Financial Commissioner (Revenue), J&K who vide No. FCR-LAND/48/2022-06 (148114) dated 23-08-2022 endorsed to this department for the said purpose; and

Whereas, the report furnished by Collector Land Acquisition (ACR) Kishtwar, vide letter referred to above duly endorsed by District Collector (DC), Kishtwar, Divisional Commissioner, Jammu and Financial Commissioner (Revenue), J&K has been examined and it has been observed/found that no one has filed any objection to the proposed acquisition; and

Whereas, the Government is satisfied that the aforesaid land is required for public purpose i. e. construction of Link Road from Burgana to Kalchanda situated at Village Bugrana, Tehsil Drabshala, District Kishtwar.

Now, therefore, in pursuance of Section 6 of the J&K Land Acquisition Act, Samvat 1990, it is declared that the land measuring 14 Kanals 3½ Marlas situated at Village Bugrana, Tehsil Drabshala, District Kishtwar is required for public purposes i. e. construction of Link Road from Bugrana to Kalchanda. Further, the Collector Land Acquisition (ACR) Kishtwar is directed under Section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

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

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

laws/rules in force, while making the award. The Collector/Indenting Department shall also ensure that no compensation shall be made for the portion of land which has already been acquired for the road in question.

(Sd.) VIJAY KUMAR BIDHURI, IAS,

Commissioner/Secretary to the Government.

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Notice

I have appeared in Class SSE (10th) 265004 Session Annual Regular 2011 HSPóII (12th) 241778 Session Annual Regular 2013 under Respectively through the Jammu and Kashmir Board of School Education, due to the error committed by the concerned School My Name Anil Kumar to Anil Choudhary.

Now, I have applied for correction/rectification of error in the Jammu and Kashmir Board of School Education, Rehari Colony, Jammu. If any person has any objection in this regard he may file the same in the office of the Deputy/Assistant Secretary Certificates JD, within seven days from the issuance of this notice. After the expiry of the said period no objection shall be entertained. This is published for the information of the General Public.

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

Name: Anil Choudhary Anil Kumar to Anil Choudhary

Father Name: Prem Singh

Mother Name: Sunita Devi

Address: Ward No. 12, H. No. 150, R. S. Pura,

District Jammu.

Notice

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

By order.

General Manager, Ranbir Govt. Press, Jammu.

Notice

I, Akshita Semwal D/o Basu Sharma student of 9B K.V. No. 1, have wrongly entered my name in my School record as Akshita and my correct name is Akshita Semwal. If any body has any objection, please convey the same to the Principal K.V. No. 1, 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 shall 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, Kumari Puja, DoB 19-01-1993 D/o Shailendra Kumar hereby declare that after marriage with Amit Kumar Sachan, DoB 15-04-1987, S/o Chandrapal Singh Sachan Address B833 Avas Vikas Hanspuram, Naubasta, Kanpur UP-208020, I have changed my name from Kumari Puja to Puja Sachan. I will be known by this name for calling and correspondence 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.

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

Notice

It is notified for the information of General Public that ::M/s Guru Ram Dass Ji and Co. DLocated at Shop No. 310, Yard No. 6, Transport Nagar, Jammu, J&K have applied for record of changes in the constitution of their firm under Section 63 of ::The Partnership Act, 1932 where (1) Sh. Parvinder Singh S/o Sh. Daljeet Singh R/o Akali Kour Singh Nagar, Digiana, Jammu, J&K has been inducted as new incoming partner vide supplementary Partnership Deed duly registered before Sub-Registrar, Jammu South on 7th July, 2022. Before the changes are recorded in the Posting Register of the Registrar of Firms, Jammu, any person/persons having any objections shall file the same within 10 days from the date of publication of this notice in the Office of Registrar of Firms, Directorate of Industries and Commerce, 1st Floor, Udyog Bhawan, Rail Head Complex, Jammu.

(Sd.)

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

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GOVERNMENT OF JAMMU AND KASHMIR
DIRECTORATE OF INDUSTRIES AND COMMERCE
1ST FLOOR, UDYOG BHAWAN, RAIL HEAD COMPLEX,
JAMMMU.

Public Notice

The below mentioned have applied for record of changes in constitution of Partnership Firm under name and style :: M/s Guru Ram Dass Ji and Co. Decated at Shop No. 310, Yard No. 6, Transport Nagar, Jammu, J&K in the Office of Registrar of Firms, Jammu under Indian Partnership Act, 1932. Objections, If any, from individual, Institution, State or Semi State Government organization may kindly be communicated to the Office of Registrar of Firms (Director of Industries and Commerce) 1st Floor, Jawahar Lal Nehru Udyog Bhawan, Rail Head Complex, Jammu by post or in person within a period of 10 days from the date of publication of this notice.

588 T	The J&K Official Gazette, 15th Dec., 2022/24th Agra.	, 1944 [No. 37	
S. No.	Name with Parentage	Remarks	
ô ô ô ô		ôôôôôôô	
1.	Sh. Jaidev Singh S/o Sh. Bhagwan Singh R/o Village Bhalwal, Tehsil and District Jammu.	Original Partner	
2.	Sh. Gurpal Singh S/o Sh. Mohinder Singh R/o Gangyal Garden, Sector-2, Jammu	Original Partner	
3.	Sh. Daljet Singh S/o Sh. Jodh Singh R/o Akali Kour Singh Nagar, Digiana, Jammu	Original Partner	
4.	Sh. Manmohan Singh S/o Sh. Gurpal Singh R/o Gangyal Garden, Sector-2, Jammu.	Original Partner	
5.	Sh. Parvinder Singh S/o Sh. Daljeet Singh R/o Akali Kour Singh Nagar, Digiana, Jammu.	New Incoming Partner	

(Sd.)

For Registrar of Firms, Directorate of Industries and Commerce, Jammu.



JAMMU AND KASHMIR OFFICIAL GAZETTE

ADVERTISEMENTS—C

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

Abridged Auction Notice

It is notified for the information of General Public that the State Motor Garages Department is conducting open public Auction of Condemned Vehicles/Un-serviceable Stores etc. of State Motor Garages Department, other Government Departments and J&K Road Transport Corporation at the following places as per the schedule shown against each :ô

S.No. Place of Auction			Date	Time	
ô ô ô ô ô ô	ô ô ô ô ô ô ô	ô ô ô	ô ô ô ô ô ô ô	ô ô ô ô ô ô ô	
1	2		3	4	
ô ô ô ô ô ô	ô ô ô ô ô ô ô	ô ô ô	ô ô ô ô ô ô ô	ô ô ô ô ô ô ô	
1. State N	Iotor Garages	24-3-2022 to	1030 hours to		
Comple	x, New Plot		253-2022	1630 hours.	
Jammu.					

A detailed copy of Auction Notice can be had from the Office of Deputy Director, State Motor Garages Department, New Plot, Jammu and Deputy Director, State Motor Garages Department, Bemina Bye-Pass, Srinagar on any working day and shall also be available on the departmental website www.jksmg.gov.in.

(Sd.) MALIK TAHIR GANI,

Director,
State Motor Garages Department,

J&K, Jammu/Srinagar.

رجٹر ڈنمبر ہے کے۔33



सत्यमेव जयते

جمول وتشميرسر كارى گزي

جلد نمبر 135_ جمول - مورخه 15 دسمبر 2022ء بمطابق 24 اگراہنا 1944 ویروار۔ نمبر 37

إنشنها رات ازعدالت و سطر كه موبائيل مجسطريك (طريفك) اود بهم بور سركار بنام دليب سكي وغيره علت نمبر 467 سال 2018 تفانه بوليس اود بهم بور جرائم زير دفعات 323,324 RPC وارنك سنى زير دفعه 512 ض ف حكم بنام: المكاران يوليس يوئى جول وكشمير بخلاف مملزم صدر معا ملہ مندرجہ عنوان الصدر میں ملزم کو بار ہابذر بعیہ وارنٹ گرفتاری بلا ضانتی طلب کیا گیا ہے۔ إلا ملزم کی دستیابی نہ ہوئی ہے اور وارنٹ ہذا پر تغمیل آئی ہے کہ ملزم افت کا رعلی ولد مظفر دین کوٹلی یا ئیں مخصیل وضلع اُو دہم پور جموں اینڈ کشمیرانڈیا گھرسے فرار ہے اور روپوش ہوگیا ہے جس سے ملزم کی دستیابی بطریق آسانی مشکل ہے۔

لہذا ملزم کےخلاف کا رروائی زیر دفعہ 512 ض ف بعمل لائی جاکر اہلکاران پولیس یوٹی جموں وکشمیر کوشکم واختیار دیا جاتا ہے کہ مُلزم متذکرہ بالا جہاں کہیں بھی اندر حدود یوٹی دستیاب ہوتو اُسے فوراً گرفتار کر کے عدالت ہذا میں پیش کریں۔

د شخط: وْسْرُكْ مُوبِائِلْ مُجْسِرْ بِيْ (بْرِيفِكَ) اود ہم پور۔

ازعدالت منصف جوڑ یشل مجسٹر بیٹ درجہاق ل جموں سرکار بنام شبنم خان وغیرہ علت نمبر 30سال 2014ء تھانہ پولیس با ہوفورٹ علت نمبر 30سال 2014ء تھانہ پولیس با ہوفورٹ مثل نمبر 16242 سال 2014 تاریخ دائرہ 498 - A R PC

وارنط مشتى عام زردنعه 512 ض

بنام المكاران بوليس يوثى جمول وكشمير

مقدمہ مندرجہ عنوان الصدر میں آپ کوتحریر کیا جاتا ہے کہ ملزم وسیم خان ولد علی حسین خان ساکنہ جلہ آبا د شجواں جمول کے خلاف کا رروائی بمنشاء و نعہ 512 ض ف عمل میں لائی گئی ہے۔ جب بھی اور جہاں کہیں بھی اندر حدود یوٹی جمول وکشمیر دستیاب ہوتو گرفتار کر کے عدالت مندا میں پیش کریں۔ وارنٹ مندا تا دستیا بی ممکزم زیر کارر ہے گا۔

لہذا آپ کو بذریعہ وارنٹ ہذا گئم واختیار دیا جاتا ہے کہ آپ ملزم مذکور جہاں کہیں بھی اندر حدود یوٹی جموں وکشمیر نظرآئے کو گرفتار کر کے عدالت ہذا میں پیش کریں۔ تحریر 2022-09-22

رستخط: منصف جودٌ يشل مجسرٌ يك درجها وّال جمول_

ازعدالت فسط اليريشنل منصف فارسط مجسر يبط جمول

سرکار بنام Girja Prashad وغیرہ

علت نمبر 86 سال 2016

جرائم زيردفعات 341,323/34 RPC

وارنٹ مشتی زردنعہ 512ض ف

158-جمول وتشمير بركاري گزٹ نمبر 37 مورخہ 15 دسمبر 2022ء بسطابق 24 اگراہنا 1944 ضميمہ ج

بنام املكاران پوليس يوڻي جمول وكشمير

معاملہ مندرجہ عنوان اُلصدر میں ملزم کو بار ہابذر بعیہ وارنٹ گرفتاری بلا ضانتی طلب کیا گیا ہے۔ اِلامُلزم کی دستیا بی نہ ہوئی ہے اور وارنٹ مذا پر تعمیل

- 1. Girja Prashad S/o Tulsi Dass آئی ہے کہ مُکرزم
- 2. Ram Kumar S/o Daya Ram
- 3. Kamal Kumar S/o Tulsi Dass
- 4. Kali Charan S/o Tulsi Dass

All R/o Mahwali Bndala U.P. Tehsil Kalpahar A/p Jalla Chack Teh. & Distt. Jammu A/p Vijay Pur Teh. & Distt Jammu.

گھر سے فرار ہے اور روپیش ہوگیا ہے جس سے مُلزم کی دستیابی بطریق آسانی مشکل ہے ۔ لہٰذا مُلزم کے خلاف کارروائی زیر دفعہ 512 ض ف بعمل لائی جاکر المکاران پولیس یوٹی جمول وکشمیرکو گھم واختیار دیا جا تا ہے کہ مُلزم متذکرہ بالا جہال کہیں بھی اندر حدود یوٹی دستیاب ہوتو اُسے فوراً گرفتار کر کے عدالت بذامیں پیش کریں۔

وستخط : فسط اليريشنل منصف (فارسك) جود يشل مجسر بيك درجه اوّل جمول -



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government-Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATO HOME DEPARTMENT

Notification

Srinagar, the 21st July, 2022.

S.O.-345.ô Whereas, on 16-11-2021, the Police Station, Nagrota, received a reliable information that some terrorist associates affiliated to prescribed Jaish-e-Mohammad (JeM), were transporting terror funds to the Kashmir Valley. Subsequently, a Naka was established near Sidhra Bridge and during the Naka checking, the Police intercepted a vehicle (Innova) and arrested three persons identified as Fayaz Ahmad Dar S/o Ab. Rehman Dar R/o Mishpura, Frisal, Kulgam, Umar Farooq Malik S/o Farooq Ahmad Malik and Mouzzam Parvez Malik S/o Parvez Ahmad Malik R&/o Dalipora, Pulwama. During their personal search, the Police recovered an amount of Rs. 43 Lakhs from their possession; and

2. Whereas, based on the above, a Case FIR No. 429/2021 under sections 13,17 of ULA (P) Act, came to be registered in Police Station,

- 3. Whereas, during the investigation, the site plan of the place of occurrence and the 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 during the investigation, Fayaz Ahmad Dar, was not found involved in the case. Subsequently, the said person was dropped from the case by giving the benefit of Section 169 Cr. PC and on the orders passed by Ld. Judge, an amount of Rs. 28 Lakhs were released in his favour; and
- 4. Whereas, during the investigation, the accused viz. Umar Farooq Malik and Mouzzam Parvez Malik were found in contract with one Pok based terrorist of JeM banned outfit namely Ashiq Nengroo @ Ashiq Molvi and were working as Over Ground Workers (OGWs) for the said terrorist. The accused viz. Umar Farooq Malik and Mouzzam Parvez Malik under well knit criminal conspiracy received an amount of Rs. 15 lakhs form the Pok based terrorist for further distribution amount the terrorists of JeM banned outfit for carrying out the terrorist activities in the valley; and
- 5. Whereas, during the Investigation, one more accused namely, Ravi Kumar @ Nona S/o Prem Kumar R/o Harike, Taran Tarran, was arrested in connection with the case; and
- 6. Whereas, the sanctlon in respect of accused namely, Umar Farooq Malik and Mouzzam Parvez Malik, has already been accorded vide Notification S.O. No. 231 dated 07-05-2021, by the Competent Authority and the investigation in respect of the other accused viz. Ravi Kumar @ Nona and the PoK based JeM terrorist viz. Ashiq Nengroo, was continued to ascertain their identity and to bring out their role/involvement in the case; and
- 7. Whereas, during the further investigation, the accused viz. Ravi Kumar @ Nona and 03 other accused namely, Jaideep Dhawan @ Deep S/o Hira Lal R/o Bhikhiwind, Tarn Taran A/P Batala Road, Amritsar, Muzamil Ahmad Malik S/o Wali Mohammad Malik R/o Malikpora, Pulwama and Amarbir Singh @ Gopi Mahal S/o Late Rajwinder Singh R/o Baba Darshan Singh Enclave, Ramtirth Road Mahal, Amritsar, were found involved in the case. Subsequently, 03 accused viz. Ravi Kumar @ Nona, Jaideep Dhawan @ Deep and Muzamil Ahmad Malik, were arrested in the case and during

No. 16-a] The J&K Official Gazette, 21st July, 2022/30th Asad., 1944. 3 the investigation one un-licenced Chinese STAR TT Pistol and ammunition was recovered from the house of the accused viz. Ravi Kumar; and

8. Whereas, during the Investigation, it was established that the accused viz. Muzamil Ahmad Malik and Amarbir Singh @ Gopi Mahail were in contact with the PoK (based terrorist namely Ashiq Nengroo @ Ashiq Molvi S/o Ghuam Ahmad Nungroo R/o Hanjan Bala, Rajpora, Pulwama A/P PaK/PoK and were working for him. The accused viz. Muzamil Ahmad Malik, facilitated the visit of accused viz. Umar Farooq Malik and Mouzzam Parvcz Malik, to Amritsar where they procured an amount of Rs. 15 Lakhs from the accused viz. Amarbir Singh @ Gopi Mahal, on the directions of said PoK terrorist and the other two accused viz. Ravi Kumar @ Nona and Jaideep Dhawan @ Deep, facilitated the accused viz. Amarbir Singh @ Gopi Mahal, for arranging and providing the said amount to the accused viz. Umar Farooq Malik and Mouzzam Parvez Malik, which was generated by them from illegitimate sources knowing that these funds were being used by the terrorists in order to carry out the terrorist activities; and

9. 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 for the commission of offences punnishable under sections of the Unlawful Activities (Prevention) Act, 1967, as shown against their name:ô

S. No.	Name of accused	Offences
ô ô ô ô 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 3
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.	Ravi Kumar @ Nona S/o Prem Kumar	18, 40
	R/o Harike, Tarn Taran, Amritsar,	ULA (P) Act.
2.	Jaideep Dhawan @ Deep S/o Hira Lal R/o Bhikhiwind, Tarn Taran A/P Batala Road, Amritsar.	
3.	Muzamil Ahmad Malik S/o Wali	17, 18, 39,40
	Mohammad Malik R/o Mallkpora, Pulwama.	ULA (P) Act.
4.	Amarbir Singh @ Gopi Mahal S/o Late Rajwinder Singh R/o Baba Darshan Singh Enclave, Ramtirth Road Mahal, Amritsar.	17,18,40 ULA(P) Act.
5.	Ashiq Nengroo @ Ashiq Molvi S/o Ghulam Ahmad Nengroo R/o Hanjan Bala, Rajpora, Pulwama A/P PaK/PoK.	17, 18, 20, 38, 40 ULA(P) Act.

- 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 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 their prosecution under the provisions of law.

Now, therefore, in exercise of the powers conferred by sub-section 02 of Section 45 the Unlawful Activities (Prevention) Act, 1967, the Government hereby accord sanction for launching prosecution against the accused viz. Ravi Kumar @ Nona, Jaideep Dhawan @ Deep, Muzamil Ahmad Malik, Amarbir Singh and Ashiq Nengroo @ Ashiq Molvi, for the commission of offenes punishable under relevant Section of the Unlawful Activities (Prevention) Act, 1967, as indicated against each at Para (9) above, arising out of FIR No. 429/2021 of Police Station, Nagrota.

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.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Srinagar, the 21st July, 2022.

- S.O.-346.ô Whereas, on 16-10-2020, the Police Station, Doda received a reliable information to the effect that a person namely, Firdous Ahmad Tak S/o Ab. Gani Tak R/o Posta Dhara, Doda, who was missing since 05-10-2020, from his home and had joined the terrorist ranks of LeT banned outfit and was motivating youth of the area to join the said outfit; and
- 2. Whereas, based on the above, a Case FIR No. 190/2020 under section 121,121-AIPC, 13, 18 and 20 of ULA (P) Act, came to be registered

- 3. Whereas, during the investigation, the statement of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 4. Whereas, during the investigation, one Jahanger Ahmad Lohar S/o Mohd Munawar Lohar R/o Roti Padarna, Doda, was found involved in the case. Subsequently, the accused was arrested and was found in contact with a Pakistani Based LeT handler through the social media. The accused viz. Jahanger Ahmad, was assigned the task to motivate the youth of District Doda, to join the LeT banned outfit. Consequently, he motivated the accused viz. Firdous Ahmad Tak, to join the LeT banned outfit, who was later on arrested by the Pulwama, Police in case FIR No. 232/2020 of Police Station, Pulwama and his custody was changed in the instant case; and
- 5. Whereas, during the further investigation, it was found that the accused viz. Jahanger Ahmad Lohar, also motivated one Shabir Ahmad S/o Mohd Shafi R/o Dhamthi, Kastigarh, to work for the outfit and shared his cell number with the Pakistani Based LeT handler, who was constantly motivating him to join the outfit and directed him to collect the details of families of killed terrorists of District Doda, which he shared with him including some vital information of the District. Subsequently, the accused viz. Shabir Ahmad, was also arrested in the case; and
- 6. Whereas, during the further investigation, it was established that the accused namely Firdous Ahmad Tak, Jahanger Ahmad Lohar and Shabir Ahmad, were in constant touch with the Pakistani based LeT handler and were working for the LeT banned outfit. The accused were part of criminal conspiracy to encourage terror activities and to make the youth of District Doda, join the banned terrorist organization of LeT outfit. The accused Pakistani based LeT handler, facilitated the joining of accused viz. Firdous Ahmad Tak and provided him arms/ammunition for carrying out the terrorist activities in the area; and
- 7. Whereas, the sanction in respect of accused namely Firdous Ahmad Tak, Jahanger Ahmad Lohar and Shabir Ahmad, has already been accorded vide Notification S.O. No. 131 dated 12-04-2021, by the Comptent Authority and the investigation, in respect of the accused Pakistani based LeT handler was continued; and
- 8. Whereas, during further investigation, the accused Pakistani Based LeT handler, was identified as Mohammad Amin @ Khubaib S/o Dawood

9. Whereas, on the basis of investigation, and other evidence collected, the Investigating Officer has established *prima facie*, involvement of below mentioned accused in the commission of the offence punishable under Sections of the Unlawful Activities (Prevention) Act, 1967, as shown against his name:ô

- 10. Whereas, the Government 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 under Section 121 and 121- A of the Indian Penal Code, 1860; and
- 11. Whereas, on further perusal of 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 the Unlawful Activities (Prevention) Act, 1967.

Now, therefore, in exercise of the powers conferred by Sub-Section (2) of Section 45 of Unlawful Activities (Prevention) Act 1967, and Section 196 of Code of Criminal Procedure, 1973, the Government hereby accord sanction for launching prosecution against the accused viz . Mohammad Amin @ Khubaib, for the commission of offences punishable under relevant sections of the Unlawful Activities (Prevention) Act, 1967, and section 121 and 121-A of Indian Penal Code, 1860 as indicated against him in para (9) above arising out FIR No. 190/2020 of Police Station, Doda.

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 FINANCE DEPARTMENT JAMMU/SRINAGAR

Notification

Srinagar, the 22nd of August, 2022.

SO-402.ô In exercise of the powers conferred by Section 164 of the Jammu and Kashmir Goods and Services Tax Act, 2017 (Act No. V of 2017), the Government, on the recommendations of the

- - Save as otherwise provided in these rules, they shall come into force on the date of publication of the corresponding rules under Central Goods and Services Tax Rules, 2017 in the Central Gazette.
 - 2. In the Jammu and Kashmir Goods and Services Tax Rules, 2017 (hereinafter referred to as the said rules), in Rule 21 A, in Sub-Rule (4), after the proviso, the following proviso shall be inserted, namely :ô
 - õProvided further that where the registration has been suspended under Sub-Rule (2A) for contravention of the provisions contained in clause (b) or clause (c) of Sub-Section (2) of Section 29 and the registration has not already been cancelled by the proper officer under Rule 22, the suspension of registration shall be deemed to be revoked upon furnishing of all the pending returns.ö;
 - In the said rules, in Explanation 1 to Rule 43, after clause (c), the following clause shall be inserted, namely :ô
 õ(d) the value of supply of Duty Credit Scrips specified in
 - 4. In Rule 46, after clause (r), the following clause shall be inserted, namely :ô

the Notification No. SRO-GST-15 (Rate); Dated 13-10-2017.

÷(s) a declaration as below, that invoice is not required to be issued in the manner specified under Sub-Rule (4) of Rule 48, in all cases where an invoice is issued, other than in the manner so specified under the said Sub-Rule (4) of Rule 48, by the taxpayer having aggregate turnover in any preceding financial year from 2017-18 onwards more than the aggregate turnover as notified under the said Sub-Rule (4) of Rule 48,ô

õI/We hereby declare that though our aggregate turnover in any preceding financial year from 2017-18 onwards is more than the aggregate turnover notified under Sub-

- - 5. In Rule 86, after Sub-Rule (4A), the following sub-rule shall be inserted, namely :ô
 - õ(4B) Where a registered person deposits the amount of erroneous refund sanctioned to him,ô
 - (a) under Sub-Section (3) of Section 54 of the Act; or
 - (b) under Sub-Rule (3) of Rule 96, in contravention of Sub-Rule (10) of Rule 96, along with interest and penalty, wherever applicable, through **FORM GST DRC-03**, by debiting the electronic cash ledger, on his own or on being pointed out, an amount equivalent to the amount of erroneous refund deposited by the registered person shall be re-credited to the electronic credit ledger by the proper officer by an order made in **FORM GST PMT-03A.**ö;

6. In Rule 87,ô

- a. in Sub-Rule (3), after clause (i), the following clauses shall be inserted, namely :ô
 - õ(ia) Unified Payment Interface (UPI) from any bank;
 - (ib) Immediate Payment Services (IMPS) from any bank ;ö;
- b. in Sub-Rule (5), after the words õReal Time Gross Settlementö, the words õor Immediate Payment Serviceö shall be inserted;
- c. after Sub-Rule (13), the following sub-rule shall be inserted, namely :ô
 - $\tilde{o}(14)$ A registered person may, on the common portal, transfer any amount of tax, interest, penalty, fee or any other amount available in the electronic cash ledger under the Act to the electronic cash ledger for central tax or integrated tax of a distinct person as specified

in Sub-Section (4) or, as the case may be, Sub-Section (5) of Section 25, in **FORM GST PMT-09**:

Provided that no such transfer shall be allowed if the said registered person has any unpaid liability in his electronic liability register.ö;

- 7. With effect from the 8th July, 2017, after Rule 88A, the following rule shall be deemed to have been inserted, namely :ô
 - **õ88B.** Manner of calculating interest on delayed payment of tax.ô (l) In case, where the supplies made during a tax period are declared by the registered person in the return for the said period and the said return is furnished after the due date in accordance with provisions of Section 39, except where such return is furnished after commencement of any proceedings under Section 73 or Section 74 in respect of the said period, the interest on tax payable in respect of such supplies shall be calculated on the portion of tax which is paid by debiting the electronic cash ledger, for the period of delay in filing the said return beyond the due date, at such rate as may be notified under Sub-Section (1) of Section 50.
 - (2) In all other cases, where interest is payable in accordance with Sub-Section (1) of Section 50, the interest shall be calculated on the amount of tax which remains unpaid, for the period starting from the date on which such tax was due to be paid till the date such tax is paid, at such rate as may be notified under Sub-Section (1) of Section 50.
 - (3) In case, where interest is payable on the amount of input tax credit wrongly availed and utilised in accordance with Sub-Section (3) of Section 50, the interest shall be calculated on the amount of input tax credit wrongly availed and utilised, for the period starting from the date of utilisation of such wrongly availed input tax credit till the date of reversal of such credit or payment of tax in respect of such amount, at such rate as may be notified under said Sub-Section (3) of Section 50.

Explanation: ô For the purposes of this sub-rule,ô

1. input tax credit wrongly availed shall be construed to have been utilised, when the balance in the electronic credit

- - 2. the date of utilisation of such input tax credit shall be taken to be,ô
 - (a) the date, on which the return is due to be furnished under Section 39 or the actual date of filing of the said return, whichever is earlier, if the balance in the electronic credit ledger falls below the amount of input tax credit wrongly availed, on account of payment of tax through the said return; or
 - (b) the date of debit in the electronic credit ledger when the balance in the electronic credit ledger falls below the amount of input tax credit wrongly availed, in all other cases.ö;

8. In Rule 89.ô

- a. in Sub-Rule (1), after the fourth proviso, the following Explanation shall be inserted, namely :ô
 - 'Explanation :ô For the purposes of this sub-rule, õspecified officerö means a õspecified officerö or an õauthorised officerö as defined under Rule 2 of the Special Economic Zone Rules, 2006.ø;
- b. in Sub-Rule (2),ô
 - (i) in clause (b), after the words \(\tilde{o} \) on account of export of goods\(\tilde{o} \), the words \(\tilde{o} \), other than electricity\(\tilde{o} \) shall be inserted;
 - (ii) after clause (b), the following clause shall be inserted, namely :ô
 - õ(ba) a statement containing the number and date of the export invoices, details of energy exported, tariff per unit for export of electricity as per agreement, along with the copy of statement of scheduled energy for exported electricity by Generation Plants issued by the

- - Regional Power Committee Secretariat as a part of the Regional Energy Account (REA) under clause (nnn) of Sub-Regulation 1 of Regulation 2 of the Central Electricity Regulatory Commission (Indian Electricity Grid Code) Regulations, 2010 and the copy of agreement detailing the tariff per unit, in case where refund is on account of export of electricity; ö;
 - c. in Sub-Rule (4), the following Explanation shall be inserted, namely :ô
 - õ**Explanation** :ô For the purposes of this sub-rule, the value of goods exported out of India shall be taken as,ô
 - (i) the Free on Board (FOB) value declared in the Shipping Bill or Bill of Export form, as the case may be, as per the Shipping Bill and Bill of Export (Forms) Regulations, 2017; or
 - (ii) the value declared in tax invoice or bill of supply, whichever is less.ö;
 - d. in Sub-Rule (5), for the words õtax payable on such inverted rated supply of goods and servicesö, the brackets, words and letters õ[tax payable on such inverted rated supply of goods and services x (Net ITC ÷ ITC availed on inputs and input services)].ö shall be substituted;
 - 9. In Rule 95A shall be deemed to have been omitted with effect from the 1st July, 2019;
 - 10. With effect from the 8th day of July, 2017, in Rule 96,ô
 - a. in Sub-Rule (1), for clause (b), the following clause shall be deemed to have been substituted, namely :ô
 - $\tilde{o}(b)$ the applicant has furnished a valid return in **FORM GSTR-3B**:

Provided that if there is any mismatch between the data furnished by the exporter of goods in Shipping Bill and those furnished in statement of outward supplies in **FORM GSTR-I**, such application for refund of integrated tax paid on the goods exported out of India shall be deemed to have been filed on such date when such mismatch in

- b. in Sub-Rule (4),ô
 - (i) in clause (b), for the figures õ1962ö the figures and word õ1962; orö shall be deemed to have been substituted;
 - (ii) after clause (b), the following clause shall be deemed to have been inserted, namely :ô
 - õ(c) the Commissioner in the Board or an officer authorised by the Board, on the basis of data analysis and risk parameters, is of the opinion that verification of credentials of the exporter, including the availment of ITC by the exporter, is considered essential before grant of refund, in order to safeguard the interest of revenue.ö;
- c. Sub-Rule (5) shall be deemed to have been omitted;
- d. after Sub-Rule (5), the following sub-rules shall be deemed to have been inserted, namely :ô
 - õ(5A) Where refund is withheld in accordance with the provisions of clause (a) or clause (c) of Sub-Rule (4), such claim shall be transmitted to the proper officer of Central tax, State tax or Union territory tax, as the case may be, electronically through the common portal in a system generated **FORM GST RFD-01** and the intimation of such transmission shall also be sent to the exporter electronically through the common portal, and notwithstanding anything to the contrary contained in any other rule, the said system generated form shall be deemed to be the application for refund in such cases and shall be deemed to have been filed on the date of such transmission.
 - (5B) Where refund is withheld in accordance with the provisions of clause (b) of Sub-Rule (4) and the proper officer of the Customs passes an order that the goods have been exported in violation of the provisions of the Customs Act, 1962 (52 of 1962), then, such claim shall be transmitted to the proper officer of Central tax, State tax

- - (5C) The application for refund in **FORM GST RFD-01** transmitted electronically through the common portal in terms of Sub-Rules (5A) and (5B) shall be dealt in accordance with the provisions of Rule 89.ö;
 - e. Sub-Rule (6) and Sub-Rule (7) shall be deemed to have been omitted ;

11. In FORM GSTR-3B,ô

- (a) in paragraph 3.1, in the heading, after the words õliable to reverse chargeö, the brackets, words and figures õ(other than those covered in 3.1.1)ö shall be inserted;
- (b) after paragraph 3.1, the following paragraph shall be inserted, namely :ô

"3.1.1 Details of supplies notified under Sub-Section (5) of Section 9 of the Jammu and Kashmir Goods and Services Tax Act, 2017 and corresponding provisions in Integrated Goods and Services Tax/Union Territory Goods and Services Tax/State Goods and Services Tax Acts.

Nature of Supplies	Total Taxable value	Integrated Tax	Central Tax	State/ UT Tax	Cess
1	2	3	4	5	6
(i) Taxable supplies on which electronic commerce operator pays tax under					

1	2	3	4	5	6
Sub-Section (5) of Section 9 [to be furnished by the electronic commerce operator]					
(ii) Taxable supplies made by the registered person through electronic commerce operator, on which electronic commerce operator is required to pay tax under Sub-Section (5) of Section 9					
[to be furnished by the registered person making supplies through electronic commerce operator].ö;					

- (c) in paragraph 3.2, in the heading, after the words, figures, brackets and letter "supplies shown in 3.1(a)", the word, figures, brackets and letter "and 3.1.1(i)" shall be inserted;
- (d) in the Table, under paragraph 4, in column (1),ô
 - (i) in item (B), for the entries against sub-item (1) the following entries shall be substituted, namely :ô

õAs per Rules 38, 42 and 43 of JKGST Rules and Sub-Section (5) of Section 17ö;

- (ii) in item (D),ô
 - (A) for the heading, the following heading shall be substituted, namely :ô

"Other Details";

(B) for the entries against sub-item (1), the following entries shall be substituted, namely :ô

õITC reclaimed which was reversed under Table 4(B)(2) in earlier tax periodö;

- - (C) for the entries against sub-item (2), the following entries shall be substituted, namely :ô
 - õIneligible ITC under Section 16(4) and ITC restricted due to PoS provisionsö;
 - (e) Under the heading the Instructions, after paragraph 3, following paragraphs shall be inserted, namely :ô
 - õ(4) An Electronic Commerce Operator (ECO) shall not include in 3.1(a) above, the supplies on which the ECO is required to pay tax under Sub-Section (5) of Section 9 of the Central Goods and Services Tax Act, 2017 and shall report such supplies in 3.1.1 (i) above.
 - (5) A registered person making supplies through an Electronic Commerce Operator (ECO) shall not include in 3.1 (a) above, the supplies on which the ECO is required to pay tax under Sub-Section (5) of Section 9 of the Central Goods and Services Tax Act, 2017 and shall report such supplies in 3.1.1(ii) above.ö;
 - 12. In the said rules, in **FORM GSTR-9**, under the heading Instructions,ô
 - a. in paragraph 4,ô
 - A. after the word, letters and figures oor FY 2020-21ö, the word, letters and figures oor FY 2021-22ö shall be inserted;
 - B. in the Table, in second column,ô
 - (I) against serial numbers 5D, 5E and 5F, the following entries shall be inserted at the end, namely :ô
 - For FY 2021-22, the registered person shall report Non-GST supply (5F) separately and shall have an option to either separately report his supplies as exempted and nil rated supply or report consolidated information for these two heads in the õexemptedö row only.ø;
 - (II) against serial numbers 5H, 5I, 5J and 5K, for the figures and word õ2019-20 and 2020-21ö, the figures and word õ2019-20, 2020-21 and 2021-22ö shall respectively be substituted;

- - b. in paragraph 5, in the Table, in second column,ô
 - A. against serial numbers 6B, 6C, 6D and 6E, for the letters and figures õFY 2019-20 and 2020-21ö, the letters, figures and word õFY 2019-20, 2020-21 and 2021-22ö shall respectively be substituted;
 - B. against serial numbers 7A, 7B, 7C, 7D, 7E, 7F, 7G and 7H, for the figures and word õ2019-20 and 2020-21ö, the figures and word õ2019-20, 2020-21 and 2021-22ö shall be substituted;
 - b. in paragraph 7,ô
 - C. after the words and figures õApril 2021 to September 2021.ö, the following shall be inserted, namely :ô
 - õFor FY 2021-22, Part V consists of particulars of transactions for the previous financial year but paid in the **FORM GSTR-3B** between April, 2022 to September, 2022.ö;
 - c. in the Table, in second column,ô
 - a. against serial numbers 10 & 11, the following entries shall be inserted at the end, namely :ô
 - õFor FY 2021-22, details of additions or amendments to any of the supplies already declared in the returns of the previous financial year but such amendments were furnished in Table 9A, Table 9B and Table 9C of **FORM GSTR-I** of April, 2022 to September, 2022 shall be declared here.ö;
 - III. against serial number 12,ô
 - A. after the words, letters, figures and brackets õSeptember, 2021 shall be declared here. Table 4(B) of FORM GSTR-3B may be used for filling up these details.ö, the following entries shall be inserted, namely :ô
 - õFor FY 2021-22, aggregate value of reversal of ITC which was availed in the previous financial year but reversed in returns filed for the months of April, 2022 to September, 2022

- - B. for the figures and word õ2019-20 and 2020-21ö, the figures and word õ2019-20, 2020-21 and 2021-22ö shall be substituted;
 - IV. against serial number 13,ô
 - A. after the words, letters and figures oreclaimed in FY 2021-22, the details of such ITC reclaimed shall be furnished in the annual return for FY 2021-22,ö, the following entries shall be inserted, namely :ô
 - öFor FY 2021-22, details of ITC for goods or services received in the previous financial year but ITC for the same was availed in returns filed for the months of April 2022 to September 2022 shall be declared here. Table 4(A) of **FORM GSTR-3B** may be used for filling up these details. However, any ITC which was reversed in the FY 2021-22 as per second proviso to Sub-Section (2) of Section 16 but was reclaimed in FY 2022-23, the details of such ITC reclaimed shall be furnished in the annual return for FY 2022-23.ö;
 - B. for the figures and word õ2019-20 and 2020-21ö, the figures and word õ2019-20, 2020-21 and 2021-22ö shall be substituted;
 - c. in paragraph 8, in the Table, in second column,ô
 - V. against serial numbers,ô
 - (I) 15A, 15B, 15C and 15D,
 - (II) 15E, 15F and 15G,

for the figures and word $\tilde{o}2019-20$ and $2020-21\ddot{o}$ wherever they occur, the letters, figures and word $\tilde{o}2019-20$, 2020-21 and $2021-22\ddot{o}$ shall respectively, be substituted. \ddot{o} ;

VI. against serial numbers 16A, 16B and 16C for the figures and word õ2019-20 and 2020-21ö wherever they occur, the figures and word õ2019-20, 2020-21 and 2021-22ö shall respectively be substituted.ö;

VII. against serial numbers 17 and 18,ô

- (I) after the words, letters and figures ofor taxpayers having annual turnover above ₹5.00 Cr.ö, the words, letters and figures ofform FY 2021-22 onwards, it shall be mandatory to report HSN code at six digits level for taxpayers having annual turnover in the preceding year above ₹5.00 Cr. and at four digits level for all B2B supplies for taxpayers having annual turnover in the preceding year up to ₹5.00 Cr.ö shall be inserted;
- (II) the following paragraph shall be inserted at the end, namely :ô

õFor FY 2021-22, the registered person shall have an option to not fill Table 18.ö;

- 13. In the said rules, in **FORM GSTR-9C**, under the heading Instructions,ô
 - (a) in paragraph 4, in the Table, in second column, for the figures and word õ2019-20 and 2020-21ö, wherever they occur, the figures and word õ2019-20, 2020-21 and 2021-22ö shall be substituted;
 - (b) in paragraph 6, in the Table, in second column, against serial number 14, for the figures and word õ2019-20 and 2020-21ö, the figures and word õ2019-20, 2020-21 and 2021-22ö shall be substituted;
- 14. In the said rules, after **FORM GST PMT-03**, the following form shall be inserted, namely :ô

"FORM GST PMT-03A

[See Rule 86(4B)]

Order for re-credit of the amount to electronic credit ledger

Reference No.: Date:

1. GSTIN-							
2. Name (Legal) -							
3. Trade name, if any							
1. Address-							
6. Ledger from which debit entry was made- Cash/credit ledger							
6. Debit entry no. and dat	e-						
7. Payment Reference Num	ber (DRC 03):dated						
8. Details of Payment :ô							
Cause of Payment	(Deposit of erroneous refund of unutilised ITC or Deposit of erroneous refund of IGST)						
Details of Refund Sanction	1. Shipping Bill/Bill of Export No. and						
order	Date						
	2. Amount of IGST paid on export of goods						
	3. Details of Exemption/Concessional Rate Notification used for procuring inputs						
	όόόόόόόόόόόόόόó						
	4. Amount of refund sanctioned						
	5. Date of credit of refund in Bank Account						
	(or)						
	Category of refund and relevant period of refund						
	2. GST RFD-01/01A ARN and Date						
	3. GST RFD-06 Order No. and Date						
	4. Amount of refund claimed						
	5. Amount of refund sanctioned						
10. No. and date of order	giving rise to recredit, if any-						
11. Amount of credit-							
S. No. Act (Central)	Amount of credit (Rs.)						

	Tax/State Tax/	Tax	Interest	Penalty	Fee	Other	Total
	UT Tax/						
	Integrated						
	Tax/Cess)						
1	2	3	4	5	6	7	8

Signature

Name

Designation of the officer

Note: ô :Central Taxøstands for Central Goods and Services Tax; :State Taxøstands for State Goods and Services Tax; :UT Taxøstands for Union Territory Goods and Services Tax; :Integrated Taxø stands for Integrated Goods and Services Tax and :Cessøstands for Goods and Services Tax (Compensation to States)ö.

15. In the said rules, in FORM GST PMT-06,ô

e-Paymentö

(This will include all modes of e-payment such as CC/DC, net banking. Taxpayer will choose one of this)

(a) Under the heading Mode of Payment (relevant part will become active when the particular mode is selected) for the portion starting with and ending with õNote :ô Charges to be separately paid by the person making payment.ö, the following shall be substituted, namely :ô

õ ☐ e-Payment (This will include all	Over the Counter (OTC)	□IMPS
modes of e-payment		
such as CC/DC, net	Bank (Where cash	
banking and UPI.	or instrument is	
Taxpayer will choose	proposed to be	
one of this)	deposited)	
	Details of Instrument	
	☐ Cash ☐ Cheque ☐ Demand Dr	aft

	□NEFT/RTGS	
Remitting ba	ınk	
Beneficiary	name	GST
Beneficiary	Account Number (CPIN)	<cpin></cpin>
Name of be	eneficiary bank	Reserve Bank of India
Beneficiary	Bankøs Indian Financial	IFSC of RBI
System Cod	e (IFSC)	
Amount		

Note :ô Bank Charges, if any, shall be paid separately to the bank by the person making payment.

☐ IMPS	
Remitting bank	
Beneficiary name	GST
Beneficiary Account Number (CPIN)	<cpin></cpin>
Name of beneficiary bank	<selected authorized="" bank=""></selected>
Beneficiary Bankøs Indian Financial	<ifsc authorized="" bank="" of="" selected=""></ifsc>
System Code (IFSC)	
Amount	

- **Note** :ô Bank Charges, if any, shall be paid separately to the bank by the person making payment.
 - (b) in the Table under the heading Paid Challan Information, for the words, letters and brackets õBank Reference No. (BRN)/UTRö, words, letters and brackets õBank Reference No. (BRN)/UTR/RRNö shall be substituted;

16. In FORM GST PMT-07, in the Table,ô

õNEFT/RTGS õo

(a) against serial number 6, in the third column, for the following, shall be inserted, namely :ô

õNEFT/RTGS o	IMPSö o

(b) after serial number 10 the following serial number and entries shall be inserted, namely :ô

õ10A.	Retrieval	
	Reference Number	
	(RRN)-IMPS.ö;	

17. In FORM GST PMT-09,ô

- a. for the brackets, words and figures $\tilde{o}[See\ Rule\ 87(13)]\ddot{o}$, the brackets, words and figures $\tilde{o}[See\ Rule\ 87(13)]$ and $87(14)]\ddot{o}$ shall be substituted;
- b. in the Table, after Serial No. 4, following serial number and entries shall be inserted, namely :ô

- c. Under the heading instructions, after paragraph 5, following paragraphs shall be inserted, namely :ô
 - õ(6) Amount available in cash ledger under CGST/IGST head can be transferred to any other taxpayer registered on the same PAN under CGST/IGST head, if required.
 - (7) Amount shall not be allowed to be transferred if unpaid liability exists in the Electronic Liability Register of the transferor.ö;

18. In FORM-GST-RFD-01,ô

a. in **Statement-3**, in the Table, under the heading Shipping bill/Bill of export, after column 9, the following column shall be inserted, namely :ô

õFOB value
9Aö ;

b. after **Statement-3A**, the following statement shall be inserted, namely :ô

"Statement-3B [Rule 89 (2) (ba)]

Refund Type: Export of electricity without payment of tax (accumulated ITC)

- 11	Sl. No.	Invo	ice/D	ocume	nt Details		REA Details			Tariff per Unit in	Units exported	Value of electricity	
		Type of Doc- um- ent	No.	Date			iod			Sched- uled Energy Export- ed (Units)	Rs. (As per agree-ment)	(Lower of cl. No. 5 and 10)	exported in Rs. (11x12)
ľ	1	2	3	4	5	6	7	8	9	10	11	12	13
Γ													õ;

19. **FORM GST RFD-10 B** shall be deemed to have been omitted with effect from the 1st day of July, 2019.

(Sd.) VIVEK BHARADWAJ, IAS,

Financial Commissioner to Government (Additional Chief Secretary), Finance Department.



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Srinagar, the 19th September, 2022.

- S.O.-448.ô Whereas, on 09-06-2020, the Police Station, Assar, received a reliable information to the effect that some unknown persons have slaughtered a cow/bull in Kansal (Ranka), Assar area, with common and criminal intention to hurt the sentiments of the Hindu Community residing in the area; and
- 2. Whereas, upon this information a Case FIR No. 17/2020 under section 295-A, IPC was registered in Police Station, Assar and investigation of the case was set into motion. Subsequently, during the investigation Section 201 IPC was added in the case; and
- 3. Whereas, during the course of investigation, the site plan of the place of occurence and the seizure memos were prepared and the

- 4. Whereas, during the investigation, four persons namely, Faizullah Wani S/o Sanuallah Wani, Sher Mohammad Wani S/o Bashir Ahmad Wani Røs/o Barri, Marmat, Mohammad Hussain Ganie S/o Ganga Ganie and Nasir Javid Ganie S/o Mohammad Hussain Ganie Røs/o Rachoo Marmat, were found involved and subsequently, were arrested in the case; and
- 5. Whereas, during the investigation, it was established that on 08-06-2020, the accused viz. Faizullah Wani, Sher Mohammad Wani, Mohammad Hussain Ganie and Nasir Javid Ganie slaughtered a Calf in Kansal (Ranka) area with intention to hurt the sentiments of Hindu Community residing in the area; and
- 6. Whereas, on the basis of investigation, statement of witnesses recorded and other evidence collected, the Investigating Officer has established a *prima facie* involvment of below mentioned accused for the commission of offences punishable under sections as shown against each of IPC :ô
- S. Name of the accused Offence No.
- Faizullah Wani S/o Sanuallah Wani 295óA, IPC R/o Barri, Marmat.
- 2. Sher Mohammad Wani S/o Bashir Ahmad Wani R/o Barri, Marmat.
- 3. Mohammad Hussain Ganie S/o Ganga Ganie R/o Rachoo, Marmat.
- 4. Nasir Javid Ganie S/o Mohammad Hussain Ganie R/o Rachoo, Marmat.
- 7. Whereas, the Government 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 under the aforementioned provisions of IPC; and

8. Whereas, after perusing the Case Diary File, the relevant documents and also taking into consideration the views of the Authority, 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 terms of Section 196 Cr. PC, the Government accord sanction for launching prosecution against the above accused viz. Faizullah Wani, Sher Mohammad Wani, Mohammad Hussain Ganie and Nasir Javid Ganie, for the commission of offence punishable under section 295-A of IPC, arising out of FIR No. 17/2020 of Police Station, Assar.

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

Jammu and Kashmir Government—Notifications.

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

Notification

Srinagar, the 10th of October, 2022.

S.O.ó498.ô In exercise of the powers conferred by Sub-Section (1) of Section 7 of the Registration of Births and Deaths Act, 1969, (Central Act of 18 of 1969), the Lieutenant Governor of the Union Territory of Jammu and Kashmir is pleased to appoint the following Officers mentioned

S. No.	Designated Officer	Local Area
1.	Block Development Officer concerned	Rural Areas which fall within the jurisdiction. This would include such of the Municipal Committee Area where MC is not operational.
2.	Health Officer, Srinagar Municipality Corporation	Area falling within Srinagar Municipality Corporation except cantonment area.
3.	Health Officer, Jammu Municipality Corporation	Area falling within Jammu Municipality Corporation except contonment area Satwari, Jammu.
4.	Chief Executive Officer Cantonment Boards	Area falling within limits of cantonment Boards viz. Badami Bagh, Srinagar, Satwari, Jammu etc.
5.	Executive Officer Municipal Council concerned	Area falling within Municipal Council limits.
6.	Executive Officer concerned Municipalities	Area falling within Municipalities limits.

The Union Territory Government further, in exercise of the powers conferred by sub-section (1) of Section 7 of the said Act and in pursuance of the Order dated 20-09-2010 passed by the Honøble Supreme Courtøs of India, in W. P. (Civil) No. 37 of 2009 notify all Panchayats and Institutional Delivery Centers such as Hospitals, Nursing Homes, CHCs, PHCs and other as Local Facilitation Centers for compilation and maintenance of records regarding Births and Deaths and submission to the Registrar concerned.

By order of the Lieutenant Governor.

(Sd.) DR. RAGHAV LANGER, IAS,

Secretary to Government, Planning, Dev. and Monitoring Department.



THE JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government—Notifications.

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

Notification

Srinagar, the 10th of October, 2022.

S.O.ó499.ô In exercise of the powers conferred by Sub-Section (2) of Section 10 of the Registration of Births and Deaths Act, 1969, (Central Act of 18 of 1969), the Lieutenant Governor of Jammu and Kashmir hereby directs that a certificate as to the cause of death shall be obtained

- - (i) All hospitals and hospital attached with Medical College in rural and urban areas of Jammu and Kashmir State owned or managed by the Government/Local Bodies/Autonomous Bodies (including the specialized hospitals).
 - (ii) All hospitals/nursing homes of rural and urban areas of Union Territory of Jammu and Kashmir State owned or managed by private organization and societies established under law.
 - (iii) Registered Medical Officer/Practitioner for domiciliary deaths.

Further, Director, Health Services Jammu/Kashmir shall be the Nodal Officer and Directorate of Health Services shall be Nodal Agency for collection, coordination and providing data relating to the MCCD from all the Registrars/Health Institutions in respective division to the Chief Registrar Births and Deaths to UT of J&K.

By order of the Lieutenant Governor.

(Sd.) DR. RAGHAV LANGER, IAS,

Secretary to Government, Planning, Dev. and Monitoring Department.



THE JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Srinagar, the 25th August, 2022.

S.O.ó407.ô Whereas, on 01-01-2022, the Police Station, Anantnag, received a docket to the effect that a joint naka was established by the Police/Security Forces at Lazibal, Anantnag. During the naka checking, 02 persons while seeing the Naka Party tried to escape but were chased down on the spot and identified as Irfan Ahmad Khan @ Irfan Patrol S/o Bashir Ahmad Khan R/o Lazibal, Anantnag and Adnan Ahmad Beigh S/o Gh. Mohammad Beigh R/o S. K. Colony, Anantnag.

- 2. Whereas, based on the above, a Case FIR No. 01/2022 under Sections 18, 20, 39 of the Unlawful Activities (Prevention) Act, 7/25 Arms Act and 4/5 ESA, was registered in the Police Station, Anantnag and the investigation of the case was taken up. Subsequently, during the investigation, Section 23 of ULA (P) Act, was added in the case; and
- 3. Whereas, during the course of investigation, the site plan of place of occurence and seizure memos were prepared and 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. Irfan Ahmad Khan @ Irfan Patrol and Adnan Ahmad Beigh, were found in contact with a terrorist of LeT banned outfit namely, Umais Ahmad Wani S/o Nisar Ahmad Wani R/o Chawalgam, Kulgam, who handed over the said arms/ammunition to them with the directions to further hand over the same to an unknown person at Sernal, Anantnag; and
- 5. Whereas, during the investigation, it was established that the accused viz. Irfan Ahmad Khan @ Irfan Patrol and Adnan Ahmad Beigh, were working as Over Ground Workers (OGWs) for the terrorists of LeT banned outfit particularly terrorist Umais Ahmad Wani, and were providing logistic support to him besides under a well knit criminal conspiracy were facilitating the said terrorist for transportation of arms/ammunition from one place to another, for carrying out the terrorist activities in the area; and
- 6. Whereas, on the basis of the investigation, the statement of witnesses recorded and other evidence collected, the Investigation Officer, has established a *prima facie* involvement of the below mentioned accused for the commission of offences punishable under sections of the Unlawful Activities (Prevention) Act, 1967, as shown against their name :ô
- - Irfan Ahmad Khan @ Irfan Patrol 18, 23, 39
 S/o Bashir Ahmad Khan R/o Lazibal, ULA (P) Act Anantnag

- - 3. Umais Ahmad Wani S/o Nisar Ahmad 18, 20 Wani R/o Chawalgam, Kulgam ULA (P) Act.
- 7. Whereas, as the accused namely, Umais Ahmad Wani being the active terrorist is absconding against whom the proceedings under Section 299 Cr. PC. have been proposed to be initiated; and
- 8. Whereas, the Authority appointed by the Government under Sub-Section (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967, has independently examined the Case Diary File and all the other relevant documents relating to the case and has come to the conclusion that *prima facie* case is made out against the above accused; and
- 9. Whereas, after perusing the Case Diary File, the relevant documents and also taking into consideration the views of the Authority appointed under Sub-Section (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the above mentioned accused for their prosecution under the provisions of law.

Now, therefore, in exercise of powers conferred by Sub-Section (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accord sanction for launching prosecution against the accused viz. Irfan Ahmad Khan @ Irfan Patrol, Adnan Ahmad Beigh and Umais Ahmad Wani, for the commission of offences punishable under the relevant Sections of Unlawful Activities (Prevention) Act, as indicated against each at Para (6) above, arising out of FIR No. 01/2022 of Police Station, Anantnag.

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.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Srinagar, the 26th August, 2022.

S.O.-409.ô Whereas, on 06-03-2022, the Police Station, Ganderbal, received a docket to the effect that a joint naka was established by the Police/Security Forces at Shuhama Crossing. During the checking, a person while seeing the Naka Party tried to escape but was chased down on the spot and identified as Altaf Ahmad Wani S/o Late Wali Mohammad Wani R/o Keegam, Shopian, an active terrorist of LeT banned outfit; and

2. Whereas, based on the above, a Case FIR No. 50/2022 under Section 353 IPC and Section 20 of ULA (P) Act, was registered in the Police Station, Ganderbal, and the investigation of the case was taken up. Subsequently, during the investigation, Sections 13, 18, 18-B and 23 of ULA (P) Act were added in the case; and

- 3. Whereas, during the course of 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, 01 Pistol with Magazine and 02 rounds were recovered at the instances of accused viz. Altaf Ahmad Wani. The accused was found in contact with another terrorist of the LeT banned outfit namely Aaquib Mushtaq Bhat S/o Mushtaq Ahmad Bhat R/o Karimabad, Pulwama, who motivated the accused viz. Altaf Ahmad Wani, to join the LeT banned outfit and provided the said arms/ammunition; and
- 5. Whereas, during the investigation, it was established that the accused viz. Altaf Ahmad Wani, was member of LeT banned outfit and the accused namely, Aaquib Mushtaq Bhat motivated and facilitated the joining of the accused Altaf Ahmad Wani, with the LeT banned outfit and under a well knit criminal conspiracy provided arms/ammunition to him for carrying out the terrorist activities in the area; and
- 6. Whereas, the accused terrorist namely, Aaquib Mushtaq Bhat, has been killed in an encounter with the Security Forces and the proceedings under the law would abate against him; 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 for the commission of offences punishable under sections of the Unlawful Activities (Prevention) Act, 1967, as shown against his name :ô
- S. Name of accused Offence No.
- 1. Altaf Ahmad Wani S/o Late Wali
 Mohammad Wani R/o Keegam,
 Shopian.

 13, 18, 20, 23
 ULA (P) Act.

- 8. Whereas, the Authority, appointed by the Government under Sub-Section (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967, has independently examined the Case Diary File and all the other relevant documents relating to the case and has come to the conclusion that 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 the 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. Altaf Ahmad Wani, for the commission of offences punishable under Sections 13, 18, 20 and 23 of ULA (P) Act, arising out of FIR No. 50/2022 of Police Station, Ganderbal.

By order of the Government of Jammu and Kashmir.

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

Financial Commissioner/ Additional Chief Secretary.



THE

JAMMUAND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATO HOME DEPARTMENT

Notification

Srinagar, the 29th August, 2022.

S.O.-410.ô Whereas, on 03-03-2022, the Police Station, Chanpora, received a reliable information that one Zahid Rashid Ganie @ Zahid Methan @ Abu Qasim S/o Ab. Rashid Ganie R/o Methan, Chanpora, received directions from the terrorists of LeT banned outfit namely, Momin Gulzar S/o Gulzar Ahmad R/o Eidgah, Srinagar, Arif Hazaray @ Reyan S/o Farooq Ahmad Hazaray R/o Wagam, Pulwama and Jahangir Ahmad Naikoo S/o Gh. Mohd Naikoo R/o Memander, Shopian to regenerate the LeT banned outfit in District Srinagar; and

2. Whereas, based on the above, a Case FIR No. 08/2022 under Sections 13, 18, 19, 39 of ULA (P) Act, was registered in the Police Station, Chanpora and the investigation of the case was taken up.

- 3. Whereas, during the investigation, the accused viz. Zahid Rashid Ganie @ Zahid Methan @ Abu Qasim, was arrested in the case and he alongwith other accused namely, Shoaib Maqbool Sheikh S/o Mohammad Maqbool Sheikh R/o Baghi Bachroo, Chadoora, Shahid Shaban Najar @ MD S/o Mohammad Shaban Najar R/o Kralpora, Chadoora, Shoib Hameed Bhat S/o Ab Hameed Bhat R/o Naik Bagh, Nowgam, Agib Faroog Bhat S/o Faroog Ahmad Bhat R/o Iram Lane, Budshah Nagar, Natipora, Suhail Bashir Gojri S/o Bashir Ahmad Gojri R/o Mitrigam, Pulwama, Adil Ahmad Paul S/o Gh. Mohi-ud-Din Paul R/o Bachroo Chadoora, Shabir Ahmad Wani S/o Gh. Mohi-ud-Din Wani R/o Karfali Mohalla, Habakadal, Tariq Ahmad Bhat @ Molvi S/o Ab. Hamid Bhat R/o Hajin, Gund, Suhail Shabir Ganie S/o Shabir Ahmad Ganie R/o Chattergam, Sameer Ahmad Koka @ Raju S/o Farooq Ahmad Koka R/o Zonipora, Chadoora, Shahid Shafi Sheikh S/o Mohd Shafi Sheikh R/o Elliahi Mohallah, Monchawa, Mir Shariq S/o Mohd Ishaq Mir R/o Molu Chatragam, Shopian and Firdous Ahmad Bhat S/o Mohd Yousuf Bhat R/o Darmbook Kralpora, Chadoora, were found working for the terrorists of LeT banned outfit. Subsequently, the other accused were also arrested in the case; and
- 4. Whereas, during the investigation, it was found that the accused received some arms/ammunition from a terrorist of LeT banned outfit namely Sheran Muzaffar Dar S/o Muzaffar Ahmad Dar R/o Gopalpora, Wathura, through some unknown terrorists which they had distributed among the terrorists of the outfit. The accused were directed to motivate some youth to join the outfit and the accused viz. Shabir Ahmad Wani, received an amount of Rs. 3,61,000/- on the directions of a PoK based terrorist namely Khalid Sheikh A/P Muzaffarabad, from one Aman-Ullah Khan A/P Newyork, America, for utilizing the same in carrying out the terrorist activities. During the investigation, it was found that the accused were also directed to identity some targets in Srinagar City for their killing; and

- 5. Whereas, during the investigation, it was established that the accused namely Momin Gulzar, Arif Hazaray @ Reyan, Jahangir Ahmad Naikoo, Sheran Muzaffar Dar, Aman-Ullah Khan and Khalid Sheikh, were members of LeT banned outfit and the other accused viz. Zahid Rashid Ganie @ Zahid Methan @ Abu Qasim, Shoaib Maqbool Sheikh, Shahid Shaban Najar @ MD, Shoib Hameed Bhat, Aqib Farooq Bhat, Suhail Bashir Gojri, Adil Ahmad Paul, Shabir Ahmad Wani, Tariq Ahmad Bhat @ Molvi, Suhail Shabir Ganie, Sameer Ahmad Koka @ Raju, Shahid Shafi Sheikh, Mir Shariq and Firdous Ahmad Bhat, were working as Over Ground Workers (OGWs) for the terrorists of LeT banned outfit particularly the above terrorists, and were providing shelter/logistic support to them, besides, under a well knit criminal conspiracy were facilitating the movement/transportation of terrorists and their arms/ammunition from one place to another, for carrying out the terrorists activities in the District Srinagar; 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 for the commission of offences punishable under sections of the Unlawful Activities (Prevention) Act, 1967, as shown against their name :ô
- Shoaib Maqbool Sheikh S/o Mohammad Maqbool Sheikh R/o Baghi Bachroo, Chadoora
- Shahid Shaban Najar @ MD S/o Mohammad Shaban Najar R/o Kralpora, Chadoora
- 4. Shoib Hameed Bhat S/o Ab Hameed Bhat R/o Naik Bagh, Nowgam

The J&K Official Gazette, 29th Aug., 2022/7th Bhad., 1944. $\hat{0} \ \hat{0} \$ Agib Faroog Bhat S/o Faroog 13, 18, 39 Ahmad Bhat R/o Iram Lane, ULA (P) Act. Budshah Nagar, Natipora 6. Suhall Bashir Gojri S/o Bashir Ahmad Gojri R/o Mitrigam, Pulwama 7. Adil Ahmad Paul S/o Gh. Mohi-ud-Din Paul R/o Bachroo, Chadoora 13, 18, 39, 40 Shabir Ahmad Wani S/o Gh. Mohi-ud-Din Wani R/o Karfali Mohalla, ULA (P) Act. Habakadal Tariq Ahmad Bhat @ Molvi S/o Ab. 13, 18, 39 9. Hamid Bhat R/o Hajin Gund ULA (P) Act. 10. Suhail Shabir Ganie S/o Shabir 13, 18, 18-B, 39 Ahmad Ganie R/o Chattergam ULA (P) Act. Sameer Ahmad Koka @ Raju S/o 13, 18, 39 11. Farooq Ahmad Koka R/o Zonipora, ULA (P) Act. Chadoora 12. Shahid Shafi Sheikh S/o Mohd Shafi Sheikh R/o Elliahi Mohallah, Monchawa 13. Mir Shariq S/o Mohd Ishaq Mir R/o Molu Chatragam, Shopian Firdous Ahmad Bhat S/o Mohd Yousuf 14. Bhat R/o Darmbook Kralpora, Chadoora 15. Momin Gulzar S/o Gulzar Ahmad R/o 18, 20, 38 Eidgah, Srinagar ULA (P) Act. 16. Arif Hazaray @ Reyan S/o Farooq Ahmad Hazaray R/o Wagam, Pulwama 17. Jahangir Ahmad Naikoo S/o Gh. Mohd

Naikoo R/o Memander, Shopian

No. 21-e] The J&K Official Gazette, 29th Aug., 2022/7th Bhad., 1944. 5

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18.	Sheran Muzaffar Dar S/o Muzaffar	18, 20, 38 of
	Ahmad Dar R/o Gopalpora, Wathura	ULA (P) Act.
19.	Aman-Ullah Khan A/P Newyork,	18, 20, 38, 40
	America	ULA (P) Act.
20.	Khalid Sheikh A/P Muzaffarabad	18, 20, 38,
		ULA (P) Act.

- 7. Whereas, the accused viz. Momin Gulzar, Arif Hazaray @ Reyan, Aman-Ullah Khan and Khalid Sheikh, are absconding, against whom proceedings under section 299 Cr. PC have been proposed to be initiated. The accused terrorists viz. Jahangir Ahmad Naikoo and Sheran Muzaffar Dar, were arrested in others cases by Srinagar/Budgam Police and their custody has been changed in the instant case; and
- 8. Whereas, the Authority appointed by the Government under Sub-Section (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967, has independently examined the Case Diary File and all the other 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 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. Momin Gulzar, Arif Hazaray @ Reyan, Jahangir Ahmad Naikoo, Sheran Muzaffar Dar, Aman-Ullah Khan and Khalid Sheikh, Zahid Rashid Ganie @ Zahid Methan @ Abu Qasim, Shoaib Maqbool Sheikh, Shahid Shaban Najar @ MD, Shoib Hameed Bhat, Aqib Farooq Bhat, Suhail Bashir Gojri, Adil Ahmad Paul, Shabir

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

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Srinagar, the 30th August, 2022.

S.O.-411.ô Whereas, on 04-03-2022, Police Station, Shopian, received a docket to the effect that a Joint Naka was established at Village Khudpora. During the checking, three persons while seeing the Naka Party tried to escape but were chased down on the spot and identified as Ishfaq Ahmad Dar S/o Mohd Yaseen Dar R/o Gadapor, Shopian, Nadeem Rafiq Rather S/o Mohd Rafiq Rather R/o Kilbal and

- 2. Whereas, based on the above, a Case FIR No. 19/2022 under Sections 7/25 Arms Act, Section 16, 18, 23, 38 of ULA (P) Act, was registered in the Police Station, Shopian and the investigation of the case was taken up. Subsequently, during the investigation, Section 16 of ULA (P) Act, was dropped and Section 20 and 39 of ULA (P) Act were added in the case; and added in the case; and
- 3. Whereas, during the course of investigation, the site plan of the place of occurrence and the seizure memos were prepared and the satatements 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. Ishfaq Ahmad Dar, Nadeem Rafiq Rather and Rouf Mushtaq Najar, were found working for the terrorists of LeT banned outfit and were in contact with an active terrorist of the outfit namely, Danish Khurshid Bhat S/o Khurshid Ahmad Bhat R/o Laddi, Imamsahib, Shopian, who provided the said arms/ammunition to the accused for promoting terrorist activities in the area; and
- 5. Whereas, during the investigation, it was established that the accused namely, viz. Ishfaq Ahmad Dar, Nadeem Rafiq Rather and Rouf Mushtaq Najar, were working as Over Ground Workers (OGWs) for the terrorists of LeT banned outfit particulary terrorist namely Danish Khurshid Lone, and were providing logistic support to him, besides, under a well kint criminal conspiracy procured arms/ammunition from the said terrorist for carrying out the terrorist activities in the area; 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 for the commission of offences punishable under section of the Unlawful Activities (Prevention) Act, 1967, as shown against their name:ô
- - 1. Ishfaq Ahmad Dar S/o Mohd 18, 23, 39 of Yaseen Dar R/o Gadapora, Shopian. ULA (P) Act

- Rouf Mushtaq Najar S/o Mushtaq Ahmad Najar R/o Wangam, Shopian.
- 4. Danish Khurshid Bhat S/o Khurshid 18, 20, 38 of Ahmad Bhat R/o Laddi, Imamsahib, ULA (P) Act. Shopian.
- 7. Whereas, the accused namely Nadeem Rafiq Rather, 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
- 8. Whereas, the accused viz. Danish Khurshid Lone, being an active terrorist is absconding and the proceedings Under section 299 Cr.PC. have been proposed to be initiated against him; 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 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, Dar 1967, the Government hereby accord sanction for launching prosecution against the accused viz. Ishfaq Ahmad Dar, Rouf Mushtaq Najar and Danish Khurshid Lone, for the commission of offences punishable under the relevant Sections Unlawful Activities (Prevention) Act, as indicated against each at Para (6) above, arising out of FIR No. 19/2022 of Police Station, Shopian.

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.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATO HOME DEPARTMENT

Notification

Srinagar, the 01st September, 2022.

S.O.-420.ô Whereas, on 06-03-2022, the Police Station, Awantipora, received a reliable information that persons namely, Umer Farooq Dar S/o Farooq Ahmad Dar R/o Mir Mohalla, Shahabad Bala, Afnaan Javaid Khan S/o Javaid Ahmad Khan R/o Shahbad Bala, Suraj Manzoor Malik S/o Manzoor Ahmad Malik and Irshad Ahmad Lone S/o Gh. Mohammad Lone R&/o Madoora, were working as OGWs for the terrorists of JeM banned outfit and were providing shelter/logistic support to them, besides, were facilitating the transportation of their arms/ammunition from one place to another for carrying out the terrorist activities in the area; and

2. Whereas, based on the above, a Case FIR No. 31/2022 under Sections 18, 19, 38 of ULA (P) Act, was registered in the Police Station,

- 3. Whereas, during the investigation, the accused viz. Umer Farooq Dar, Afnaan Javaid Khan, Suraj Manzoor Malik and Irshad Ahmad Lone, were arrested in the case and were found in contact with two terrorists of JeM banned outfit namely, Abu Rehman R/o Pakistan and Omais Ahmad Wani @ Aadil S/o Gh. Qadir Wani R/o Batpora, Chawalgam, Kulgam. The accused were providing shelter to the above terrorists in their residential houses. During investigations, 04 letter heads of JeM banned outfit were recovered at the instances of accused viz. Suraj Manzoor Malik and Irshad Ahmad Lone, which were provided to them by the above terrorists; and
- 4. Whereas, during the course of investigation, the site plan of the place of occurence 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
- 5. Whereas, during the investigation, it was established that the accused viz. Umer Farooq Dar, Afnaan Javaid Khan, Suraj Manzoor Malik and Irshad Ahmad Lone, were working as Over Ground Workers (OGWs) for the terrorists of JeM banned outfit particularly terrorists namely Abu Rehman R/o Pakistan and Omais Ahmad Wani @ Aadil, and were providing logistic support to them. The accused under a well knit criminal conspiracy were voluntarily harbouring the terrorists in their residential houses, besides were facilitating the transportation of their arms/ammunition from one place to another for carrying out the terrorist activities in the area; 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 for the commission of offences punishable under sections of the Unlawful Activities (Prevention) Act, 1967, as shown against their name :ô

No. 22-c] The J&K Official Gazette, 1st Sept., 2022/10th Bhad., 1944. 3

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- 2. Afnaan Javaid Khan S/o Javaid 18, 19, 39 of Ahmad Khan R/o Shahabad Bala ULA (P) Act.
- 3. Suraj Manzoor Malik S/o Manzoor Ahmad Malik R/o Midoora
- 4. Irshad Ahmad Lone S/o Gh. Mohammad Lone Rø/o Midoora
- 5. Abu Rehman R/o Pakistan 18, 20, 38 of ULA (P) Act.
- Omais Ahmad Wani @ Aadil S/o
 Gh. Qadir Wani R/o Batpora, Chawalgam,
 Kulgam
- 7. Whereas, the accused namely Afnaan Javaid Khan, 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
- 8. Whereas, the accused namely Abu Rehman R/o Pakistan and Omais Ahmad Wani @ Aadil, being the active terrorists are absconding and the proceedings under Section 299 Cr. PC have been proposed to be initiated against them; 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* is made out against the above accused; and
- 10. Whereas, after perusing the Case Diary File, the relevant documents and also taking into consideration the views of the Authority appointed under Sub-Section (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the above mentioned accused for their prosecution under the provisions of law.

Now, therefore, in exercise of 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. Umer Farooq Dar, Suraj Manzoor Malik, Irshad Ahmad Lone, Abu Rehman R/o Pakistan and Omais Ahmad Wani @ Aadil, for the commission of offences punishable under the relevant Sections of ULA (P) Act, as indicated against each at Para (6) above, arising out of FIR No. 31/2022 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.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

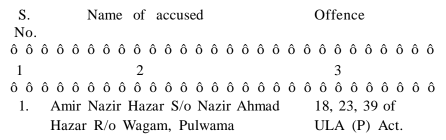
Notification

Srinagar, the 2nd September, 2022.

S.O.-421.ô Whereas, on 07-03-2022, the Police Station, Pulwama, received a docket to the effect that a Joint Naka was established by the Police/Security Forces at Peaks Pulwama. During the checking, two persons while seeing the Naka Party tried to escape but were chased down on the spot and identified as Amir Nazir Hazar S/o Nazir Ahmad Hazar R/o Wagam, Pulwama and Suhail Ahmad Bhat S/o Ab. Rashid Bhat R/o Chinarbagh, Pulwama. During their personal search, the Police recovered a hand grenade from the possession of accused viz. Amir Nazir Hazar; and

2. Whereas, based on the above, a Case FIR No. 47/2022 under Sections 307 IPC, 7/25 Arms Act, 18 and 23 of ULA (P) Act, was registered in the Police Station, Pulwama, and the investigation of the

- 3. Whereas, during the course of investigation, the site plan of the place of occurence 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. Amir Nazir Hazar, Suhail Ahmad Bhat alongwith another accused namely Nasir Hussain Ganie S/o Bashir Ahmad Ganie R/o Chinarbagh, Pulwama were found in contact with a terrorist of LeT banned outfit namely, Arif Ahmad Hazar S/o Farooq Ahmad Hazar R/o Chinarbagh, Wagam, who provided a hand grenade to the above accused with the directions to lob the same upon the Police/Security Forces in the area. Subsequently, the accused viz. Nasir Hussain Ganie, was also arrested in the case and 13 AK rounds were recovered at his instances; and
- 5. Whereas, during the investigation, it was established that the accused viz. Amir Nazir Hazar, Suhail Ahmad Bhat and Nasir Hussain Ganie, were working as Over Ground Workers (OGWs) for the terrorists of LeT banned outfit particularly terrorist namely Arif Ahmad Hazar, and were providing logistic support to him, besides, under a well knit criminal conspiracy procured a hand grenade from the said terrorist in order to lob the same upon the Police/Security Forces in the area; and
- 6. Whereas, the accused terrorist viz. Arif Ahmad Hazar, has been killed in an encounter with the Security Forces and the proceedings under the law would abate against him; 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 for the commission of offences punishable under sections of the Unlawful Activities (Prevention) Act, 1967, as shown against their name :ô



No. 22-d] The J&K Official Gazette, 2nd Sept., 2022/11th Bhad., 1944. 3

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- - Nasir Hussain Ganie S/o Bashir Ahmad Ganie R/o Chinarbagh, Pulwama
- 8. Whereas, the Authority, appointed by the Government under Sub-Section (2) of Section 45 of the Unlawful Activities (Prevention) Act, 1967, has independently examined the Case Diary File and all the other relevant documents relating to the case and has come to the conclusion that 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 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. Amir Nazir Hazar, Suhail Ahmad Bhat and Nasir Hussain Ganie, for the commission of offences punishable under Sections 18, 23 and 39 of ULA (P) Act, arising out of FIR No. 47/2022 of Police Station, Pulwama.

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.

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

Notification

Jammu, the 12th September, 2022.

S.O.-438.ô Whereas, Director, Urban Local Bodies, Kashmir vide letter No. DULB/G/17086-87 Dated 17-05-2022 has submitted that as per the report of Executive Officer, Municipal Committee, Awantipora and statement posted on the official website of Anti Corruption Bureau,

Whereas, an FIR No. 09/2022 has been registered against Mr. Bilal Ahmad Bhat. President, Municipal Committee, Awantipora by the Anti Corruption Bureau and was arrested on spot; and

Whereas, vide Government order No. 69-JK(HUD) of 2022 Dated 24-05-2022, an enquiry was ordered by the department under Section 26 of the Jammu and Kashmir Municipal Act, 2000, wherein Mrs. Mathoora Masoom, JKAS, Director, Urban Local Bodies, Kashmir was appointed as Inquiry Officer to conduct a detailed enquiry into the matter of alleged misconduct of President, Municipal Committee, Awantipora for abusing official position; and

Whereas, President, Municipal Committee, Awantipora was afforded an opportunity to present his case/defense by the Inquiry Officer. The President, Municipal Committee, Awantipora (Mr. Bilal Ahmad Bhat) appeared before the Inquiry Officer and submitted a written statement of defense which was taken on record; and

Whereas, the Inquiry Officer vide letter No. DULB/Enq-Dir/1571/2022/26743 dated 27-07-2022 has submitted the inquiry report. The Inquiry Officer in the report has observed that the President. Municipal Committee, Awantipora (Mr. Bilal Ahmad Bhat) in his reply has denied all the allegations and tried to shift the blame to the Executive Officer stating therein that Executive Officer actually passes and signs the bills and does not take the President into confidence while passing the bills. But the same is contrary to the law position and in the instant case, the Executive Officer had sought the approval of the President, Municipal Committee, Awantipora, which he had refused to accord. As per Section 306 (2) of Jammu and Kashmir Municipal Act, 2000, it is duty of Executive Officer to assist the President of the Municipal Committee and thus the contention of the President that Executive Officer does not take President into confidence is baseless; and

Whereas, the Inquiry Officer after considering the reply of the President, Statement of witnesses has recommended that the President, Municipal Committee, Awantipora (Mr. Bilal Ahmad Bhat) has abused his offical powers as the President of the Committee and acted in a manner which is unbecoming of a public servant and therefore is liable for removal under Section 26 of the Jammu and Kashmir Municipal Act, 2000.

Now, therefore, in exercise of the powers conferred by section 26 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby removes Mr. Bilal Ahmad Bhat, President, Municipal Committee, Awantipora from his office on the ground of abuse of his official powers, with immediate effect.

By order of the Lieutenant Governor.

(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 DEPARTMENT OF MINING

Notification

Srinagar, the 12th September, 2022.

S.O.-439.ô In exercise of the powers conferred by section 15 read with section 23C of the Mines and Minerals (Development and Regulation) Act, 1957 (Central Act No. 67 of 1957), the Government hereby directs that for the figures and sign "30-06-2022" appearing in clause (vi) of sub-rule(1) of rule 56 of the Jammu and Kashmir Minor Mineral Concession, Storage, Transportation of Minerals and Prevention of Illegal Mining Rules, 2016, the figure and sign "30-06-2023" shall be substituted.

By order of the Government of Jammu and Kashmir.

(Sd.) AMIT SHARMA, IAS, Secretary to the Government.



THE JAMMU AND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government-Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Srinagar, the 16th September, 2022.

S.O.-440.ô Whereas, on 23-03-2022, the Police Station, Bemina, received a docket to the effect that a Naka was established by the Police at Bemina Chowk and during checking a person while seeing the Naka Party tried to escape but was chased down on the spot and identified as Zubir Altaf Sheikh S/o Mohammad Altaf Sheikh R/o Iqbal Colony,

- 2. Whereas, based on the above, a Case FIR No. 15/2022 under sections 7/25 Arms Act, 13 of ULA (P) Act, was registered in the Police Station, Bemina and the investigation of the case was set into motion. Subsequently, during the investigation, Sections 201 IPC, 18, 23 and 39 of ULA (P) Act, were added in the case; and
- 3. Whereas, during the investigation, the site plan of 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, three other persons viz. Shameem Ahmad Chiloo S/o Abdul Karim Chiloo R/o Tankipora near DC Office, Amir Rehman Dar S/o Abdul Rehman Dar R/o Tengpora, Bypass and Shahid Ahmad Mir S/o Gulzar Ahmad Mir R/o Sheikhpora, Chatergam, Chadoora, were found involved in connection with the case Subsequently, the accused were arrested in the case; and
- 5. Whereas, during the investigation, it was found that the accused viz. Zubair Altaf Sheikh procured 04 hand grenades from an unknown person at Kupwara on the directions of the accused viz. Shameem Ahmad Chiloo, which were arranged by a terrorist of Let banned outfit namely Bilal Ahmad Beigh R/o Allochibagh A/P PaK/PoK. The accused viz. Zubair Altaf Sheikh, distributed three grenades among the other three accused and kept one hand grenade in his possession. Subsequently, during the investigation, 03 hand grenades were recovered at the instances of accused viz. Shameem Ahmad Chiloo, Amir Rehman Dar and Shahid Ahmad Mir respectively; and
- 6. Whereas, during the investigation, it was established that the accused viz. Zubair Altaf Sheikh, Shameem Ahmad Chiloo, Amir Rehman Dar and Shahid Ahmad Mir, were working as Over Ground Workers (OGWs) for the terrorists of LeT banned outfit particulary terrorist viz. Bilal Ahmad Beigh R/o Allochibagh A/P PaK/PoK and were providing logistic support to him, besides, under a well knit criminal

- 7. Whereas, the investigation in respect of an unknown accused who handed over 04 hand grenades to accused viz. Zubair Altaf Sheikh at Kupwara and the terrorist of LeT banned outfit namely, Bilal Ahmad Beigh, shall continue to ascertain their actual identity and to bring out their role/involvement in the case; and
- 8. 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 for the commission of offences punishable under sections of the Unlawful Activities (Prevention) Act, 1967, as shown against their name :ô
- S. Name of the accused Offence No.
- $\hat{0} \ \hat{0} \$
- Zubair Altaf Seikh S/o Mohammad
 Altaf Sheikh R/o Iqbal Colony, Soura.
 ULA (P) Act.
- Shameem Ahmad Chiloo S/o Abdul Karim Chiloo R/o Tankipora, near DC Office.
- 3. Amir Rehman Dar S/o Ab. Reham R/o Tengpora, Bypass.
- 4. Shahid Ahmad Mir S/o Gulzar Ahmad Mir R/o Sheikhpora, Chatergam.
- 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

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. Zubair Altaf Sheikh, Shameem Ahmad Chillo, Amir Rehman Dar and Shahid Ahmad Mir, for the commission of offences punishable under Sections 13, 18, 23 and 39 of Unlawful Activities (Prevention) Act, arising out of FIR No. 15/2022 of Police Station, Bemina.

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

Vol. 135] Jammu, Tue., the 6th Dec., 2022/15th Agra., 1944. [No. 35-1

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

PART III

Laws, Regulations and Rules passed thereunder.

GOVERNMENT OF JAMMU AND KASHMIR
JAMMU AND KASHMIR SERVICES SELECTION BOARD
Hema Complex, Channi Himmat, Jammu/Zamzam Complex, Rambagh,
Srinagar (www.jkssb.nic.in)

Subject:— The Jammu and Kashmir Services Selection Board (Conduct of Examination) Regulations, 2022.

Reference:—Letter No. GAD-MTG0RBIV/146/2022-09-GAD dated 05-12-2022 received from General Administration Department.

Notification 1-Exam (SSB) of 2022

Dated 06-12-2022.

In pursuance of Rule 15 of the Jammu and Kashmir Civil Services Decentralization and Recruitment Rules, 2010, the Board, with the prior approval of the Government, hereby makes the following regulations for the Conduct of its Examinations; namely:—

Ι

Short Title:

- 1. (a) These Regulations may be called the Jammu and Kashmir Services Selection Board (Conduct of Examinations) Regulations, 2022.
 - (b) These Regulations into force from the date of their publication in the Official Gazette.

П

Scope of the Regulations:

2. These Regulations shall apply to all the examinations and tests conducted by the Jammu and Kashmir Services Selection Board.

Ш

Definitions:

- 3. In these regulations, unless there is anything repugnant in the subject or context,—
 - (a) "Agency" means an Agency hired by the Board for providing any or all, including end-to-end services, relating to the conduct of examinations;
 - (b) "Assistant Controller of Examinations" means an officer of the Board designated as such by the Board/ Government;
 - (c) "**Board**" means the J&K Services Selection Board comprising of the Chairman and Members ;
 - (d) "Centre/Examination Observer" means a person appointed by the Deputy Commissioner/Government concerned for observing and supervising the fair and transparent conduct of examination, in accordance with the laid down procedure/protocol;
 - (e) "Centre Magistrate" means a person appointed by the Deputy Commissioner concerned for maintenance of law and order at the Examination Centre;

- (f) "Centre Superintendent" means a person appointed under these regulations by the Deputy Commissioner concerned who shall be responsible for overall conduct of examination at an Examination Centre established by the Board;
- (g) "Chairman" means a person appointed by the Government of Jammu and Kashmir to perform the duties of the Chairman;
- (h) "Controller of Examinations" means an officer posted by the Government or any other officer designated by the Board to act as such under these regulations;
- (i) "Deputy Controller of Examinations" means an officer posted by the Government or any other officer designated by the Board to act as such under these regulations;
- (j) "Examination/Test" means any Examination/Skill Test, including the Computer Based Test/OMR based Written Examination or Descriptive Examination conducted by the Board;
- (k) "Examiner" means a person appointed under these regulations to act as such and includes an evaluator or Paper Setter/Coordinators or any device used as Optical Mark Recognition (OMR) Reader/Image Scanner, wherever referred to in these regulations;
- (l) "General Observer" means a person appointed by the General Administration Department for observing and supervising the conduct of examination in a fair and transparent manner, in accordance with laid down procedure/protocol;
- (m) "Government" means the Government of Jammu and Kashmir;
- "Invigilator" means a person appointed (n) Examination Centre for assisting the Centre Superintendent in conducting the examination and shall be responsible for instructing the candidates to start test, invigilate, capture attendance and ensure that examination place in accordance with laid procedure/protocol.

- "Member" means a member of the Board designated as (o) such by the Board/Government.
- (p) "Secretary" means the Secretary of the Jammu and Kashmir Services Selection Board;
- "Website" means the official website of the Jammu and (q) Kashmir Services Selection Board

IV

Controller of Examinations:

4

4. The Board shall have a Controller of Examinations to be appointed by the Government. Unless a separate person is appointed as Controller of Examinations in the Board, the Secretary of the Services Selection Board shall function as Controller of Examinations.

Conduct of Examination/Test:

- 5. (a) The Written Exam/Test shall be conducted as provided under Jammu and Kashmir Civil Services Decentralization and the Recruitment Rules, 2010, as amended from time to time. Subject to the provisions contained in relevant Recruitment Rules for the selection of any post, or instructions/guidelines issued by the General Administration Department/Indenting Department, the Board shall decide whether selection is to be finalized on the basis of Written Test alone or both Written Test and Interview or Written Test, Interview and any other parameter, as may be deemed appropriate.
- (b) The marks/points allotted to the written test and viva voce will be determined by the Board. However, the points allotted to the written test shall not be less than 65 points and more than 85 points and the points for the viva voce shall not exceed 15 points.
- (c) The Board may, in case the number of eligible candidates for recruitment to the post(s) advertised by the Board is inordinately large, conduct a preliminary Examination/test of qualifying nature to limit/shortlist the number of eligible candidates to be called for Main Examination/Test, by subjecting them to Screening Test (objective/ descriptive) of such duration as may be deemed suitable.
- (d) The Preliminary Examination shall mean Screening Test to be conducted by the Board with the purpose of finding out suitable

candidates in required proportion as fixed by the Board in each Category, reserved and unreserved, for admission to the Main Examination or Interview, as the case may be.

- (e) The Preliminary Examination shall be conducted in the manner as shall be prescribed by the Board from time to time. The Marks obtained by the candidates at the Preliminary Examination shall not be counted for determination of final order of merit.
- (f) The number of candidates to be qualified/admitted to the Main Examination will be up to 15 times the number of candidates to be recruited having regard to the applicable reservation rules. However, in each category, all candidates who secure equal marks with last qualified candidates at the prescribed ratio of respective category shall also be treated as qualified/admitted to the Main Examination.

VI

Grouping of Services:

6. The Board may decide to conduct a single examination for various services/posts wherever possible. The details of posts will be drawn accordingly and notified for information of the candidates.

VII

Medium of Test:

7. English shall be the medium of test/examination for all categories of posts for which the Jammu and Kashmir Services Selection Board will conduct tests. However, in specific cases where a particular language is prescribed as basic qualification, the medium of test shall be that particular language.

VIII

Formulation and Notification of the Syllabi:

8. Subject to recruitment rules the Syllabi will be prescribed and notified for various Services/Groups of services by the Jammu and Kashmir Services Selection Board in consultation with concerned Administrative Department. Besides, an Experts Panel from the Educational Institutions/Universities located in J&K offering Certificate Courses/Diploma/Degree/Postgraduate Courses will be drawn to seek advice for formulation of syllabi under the supervision of the

Chairman/Member/Secretary/Controller of Examinations as authorized by the Board.

IX

Procedure for Conduct of Examination:

- 9. The Board may conduct Written Examination comprising of Objective Type/Multiple Choice Questions with Negative Marking in an online mode (Computer Based Test) or in exceptional circumstances in an offline mode (based on OMR Answer Sheet Technology), by the Board itself or through an agency in a manner prescribed by Government/Board hired for the purpose on end to end basis or on its own partially or fully, as may be decided by the Board.
- 10. Unless otherwise decided by the Board, the duration of the examination shall normally be of two hours with 120 Multiple Choice Questions (MCQs) of 01 mark each in the written test based on the syllabus notified for the post by the Board and each question will be followed by four (a, b, c, d) answering options.
- 11. The Computer Based Test (CBT) shall be conducted in a single slot with the same question paper and in different slots with different set of question papers depending upon the total number of candidates who are to take the test and the number of computer terminals available on the particular date for Computer Based Screening Test.
- 12. Unless specifically provided in the Recruitment Rules of a Service/Post, the marks scored by the candidates in the Computer Based Test, if conducted in multiple shifts, will be normalized by using the formula approved by the Board and such normalized score will be used to determine the final merit and cut off marks of the participating candidates. For such tests, raw score of the candidates shall not be notified.
- 13. There will be Negative Marking for each wrong answer to the extent of one-fourth of marks assigned to that question.
- 14. If a candidate gives more than one answer, it will be treated as a wrong answer even if one of the answers happens to be correct and the penalty in respect of such question will also be same as above.
- 15. If a question is left blank, i. e., no answer is given by the candidate, there will be no Negative Marking for that question.

- 16. Where there will be two correct answers instead of one correct answer, out of four available options, all such candidates who will click/encode any one of these two correct answers will be awarded marks allotted to that question.
- 17. If a question has more than two answering options as correct, the question will be nullified/deleted and marks of such question shall be allocated equally to the rest of questions on pro-rata basis so that the maximum marks of the question paper remain the same.
- 18. Minimum pass marks in the Written Test (CBT/OMR) shall be 20% for the candidates belonging to the Open Merit and 15% for candidates belonging to various reserved categories, or as shall be decided by the Board in respect of any post/category.
- 19. The Board may also conduct written examination(s) in a penpaper mode (descriptive), wherever required and the answer scripts may be got evaluated/examined through the Evaluators appointed by the Chairman.

X

Appointment/Nomination of Paper Setters/Supervisors:

- 20. The Controller of Examinations with the approval of Chairman shall nominate Paper Setters/Examiners/Evaluators for setting up Question Papers/evaluating answer scripts, respectively. The Paper Setter/Examiner/Evaluator shall be paid such remuneration as may from time to time be fixed by the Board. All Paper Setters/Examiners/ Evaluators will be required to strictly adhere to the instructions for setting the Question Papers and for marking/evaluating the answer scripts respectively and these instructions shall be deemed to form a part of these regulations. The Controller of Examinations with the approval of Chairman shall execute a non-disclosure agreement with Paper Setters/Examiners/Evaluators.
- 21. Subject to overall superintendence and direction of the Chairman the random mixing of questions will be done by the Controller of Examinations of the Board and a series of question papers will be drawn confidentially as "A", "B", "C" and "D", which shall be printed confidentially:

Provided in case an Agency is hired by the Board for conducting of examination (Computer Based Test/OMR Based Written Test) on end to

end basis, Paper setting/printing and transportation of Question Papers will be the responsibility of the said Agency, in accordance with the guidelines/instructions of the Board.

ΧI

Preparation of Answer Booklets etc:

22. The Answer scripts, Admit Cards and Attendance sheets will be got prepared from the Vendors/Agencies as per norms and guidelines decided by the Board.

XII

Printing of Question Papers and their Safe Custody:

23. The Question Papers shall be forwarded by the Paper Setters to the Controller of Examinations who will keep these in safe custody. The Controller of Examinations, shall after obtaining the approval of the Chairman, arrange for the printing of the same well before the commencement of the Examination/Test. The key to the question papers of the written test/examinations shall remain under the personal custody of the Chairman/Chairperson.

XIII

Fixing of Schedules for the Written Test Examination Centres thereof:

24. A schedule/calendar of examinations/tests will be prepared by the Board. The same will be published for the information of the candidates and for the smooth conduct of such examinations/tests. The examinations/tests of advertised posts shall be conducted at such locations/centers as shall be deemed appropriate by the Board.

XIV

Preparation and Issuance of Admit Cards:

- 25. The Controller of Examinations shall, after satisfying himself that a candidate has complied with all the requirements for admission to a test, furnish the candidate with an admit card permitting him/her to appear provisionally in the examination/test. The Admit Cards shall be made available on the website of the Board (www.jkssb.nic.in). The Centre allotted to a candidate shall not be changed.
- 26. A candidate shall not be admitted into the examination hall, unless he/she produces to the Staff deployed at the Examination Centre

his/her, admit card. In case of failure to do so, he/she shall not be allowed to appear in the test.

XV

Withdrawal of Permission to Appear in Test:

27. Permission to appear in a test may be withdrawn by the Board before or during the course of a test for such conduct of a candidate as in the opinion of the Board or the Unfair Means Committee of the officers at the time and date of examination/test (Centre Observer and Centre Superintendent) due to unfair means/misconduct cases justifies his/her expulsion. The Controller of Examinations may declare a candidate ineligible before or during the test, or at any other level of selection, if permission was granted to the said candidate by mistake or omission or due to any other error or misrepresentation of facts by candidates.

XVI

Preparations for the Examination:

- 28. The Board shall, in consultation with respective Deputy Commissioner/District Magistrate, make arrangements for conducting written tests/examination on such date and at such place, as may be decided by the Services Selection Board.
- 29. The Board shall also consult the respective Divisional Commissioners, if required, for proper conduct of examinations and the latter may hold such meetings and pass directions as necessary for ensuring smooth and transparent conduct of examinations.
- 30. The competitive examinations shall be held at such center(s) as may be fixed by the Board in consultation with the respective District Administrations, keeping in view the number of candidates appearing for the said examination.
- 31. The date for the examination shall be intimated to the candidates at least one month before the examination and the same shall be published in at least two leading dailies, one each published from Srinagar and Jammu. The notice shall also be made available on the website of the Board for information of candidates.
- 32. The syllabus for the written examinations shall be made known to the candidates at least 30 days in advance.

- 33. Additional Deputy Commissioner of the district to be nominated by the concerned Deputy Commissioner shall be the Chief Inspector for conduct of the written examination. The Deputy Commissioner may also appoint Sub-Divisional Magistrates or any other officer(s) of appropriate rank as Additional Chief Inspectors for their respective jurisdictions, if deemed necessary.
- 34. The Deputy Commissioner/District Magistrate, after finalization of dates and venues for the examination, shall convene meetings to be attended by the concerned District Superintendent of Police, Additional Deputy Commissioner, Sub-Divisional Magistrates, Chief Education Officer, Tehsildar or any other officer considered necessary by the Deputy Commissioner to discuss and chalk out arrangements for smooth and transparent conduct of the written examination.
- 35. The Deputy Commissioner shall get a proper security plan prepared for deployment of adequate security personnel including female constables, for frisking and regulation of candidates at each Examination Centre.
- 36. The Deputy Commissioner shall appoint necessary staff such as Centre Observers, Centre Magistrates, Centre Superintendents, Deputy Centre Superintendents, Invigilators, etc. in required numbers for ensuring smooth conduct of the written examination.
- 37. The Board may also request the General Administration Department for appointment of Observers in numbers as may be decided by the Chairman, for fair and transparent conduct of examination.
- 38. The arrangements for preparation of Examination Centers in the Districts shall be made by the Controller of Examination in close coordination with the respective District Administrations. One Member/Officer from the Board shall, as far as feasible, be deployed as Board Observer for one or more districts to supervise and coordinate the necessary arrangements for smooth and transparent conduct of written examination.
- 39. The concerned Deputy Commissioner/s may constitute Flying Squads, in numbers as may be necessary for inspecting Examination Centres during the conduct of examination to ensure that the examination is conducted as per laid down procedures and protocols.
- 40. The Deputy Commissioner shall constitute a team, headed by a Senior officer, to lift the Examination Material from the location

identified by the Board. The team shall be provided with a Magistrate and adequate Police escort for ensuring safe movement of the examination material. Similar arrangements shall be made for depositing the Examination Material after the conduct of examination at the location to be identified by the Board.

- 41. The examination material, once received in the Districts, shall be placed in safe and secure custody in the Strong Room of a Government Treasury having CCTV surveillance/facility of Videography.
- 42. The examination material from the Treasury Strong Room to the Examination Centres and vice versa shall be transported by the Centre Magistrate and Centre Observer under proper Police Escort in accordance with the schedule chalked out by the Board.
- 43. The Board may install CCTV cameras and other technological tools for ensuring fair and transparent conduct of examination. The footage of CCTV cameras and other such records shall be preserved by the Board for such time as may be deemed necessary.
- 44. The Board may issue guidelines regarding the appointment of the Centre Superintendents, Deputy Centre Superintendents and Supervisory/Invigilating staff for conducting written examinations and also pay them such remuneration as may be decided by the Board from time to time.
- 45. The Examiners/Supervisory staff shall strictly adhere to the instructions of the Board prescribed in this behalf and will be responsible for fair and smooth conduct of examination. If any of the staff deployed for conduct of examination is found negligent, casual or irresponsible towards his/her duties, the Controller of Examination, after seeking necessary reports from the Additional Deputy Commissioner, SSB Observer or any other authority, shall take immediate steps for exclusion of such staff from the duty of examination and also initiate other such actions as may be deemed fit.
- 46. The Board may detail any person to inspect the conduct of written examination at any Centre with the direction to report the findings thereof to the Chairman.

XVII

Admission to the Examination Centre:

47. No candidate shall be admitted to the examination centre unless he/she holds an admit card issued by the Controller of Examinations or

downloaded from the official website of the Board. In case the Centre Superintendent is in doubt about the identity of the particular candidate, he/she may require him/her to prove his/her identity and if the candidate fails to satisfy him/her, he/she may allow him/her to sit in the examination provisionally. The Supervisor shall thereupon immediately report the fact to the Controller of Examinations/Chairman/Chairperson for further necessary action by the Board.

XVIII

Admission of late comers in the Examination Centre:

48. No candidate shall be admitted to the examination centre fifteen (15) minutes after the examination has commenced; nor shall any candidate be allowed to leave the Examination Hall/Centre before the expiry of the allotted time of the test/examination.

XIX

Taking of question paper outside the examination Centre:

49. No question paper shall be allowed by the Supervisor to be taken out of the centre before the expiry of the time of the test.

XX

Announcement in the Examination Centre:

50. On the day/days of the test/examination, the Supervisor shall call upon all the candidates to search their pockets and part with and deliver to him/her mobile phones, all papers, books or notes that they may have in their possession. No late-comer shall be admitted unless this warning has been given to him.

XXI

Failure to Appear in Test on Account of illness etc.:

51. Subject to the condition, if any, in case a candidate has been permitted to appear in a test which is to be conducted by the J&K SSB and the candidate is unable to appear in or misses the test on account of his serious illness or an accident to himself or on account of a death of a near relative, the candidate in no case shall be given another opportunity of appearing in the test.

XXII

Amanuensis for Physically Handicapped Candidates:

- 52. (1) An amanuensis shall be allowed by the Board in the case of physically challenged candidates who are either blind or are permanently disabled from writing with their own hands, on production of a certificate from the competent Medical Board.
- (2) The Controller of Examinations shall arrange for the engagement of an amanuensis or authorize the Centre Superintendent to arrange the same under rules.
- (3) The amanuensis shall be a student of a lower grade of education than the candidate and must not be a student of the same institution where the test is being conducted and also not a relative of the candidate. However, the invigilation system shall be strengthened so that candidate(s) using scribe do not indulge in any malpractices.
- (4) The candidates using scribe shall be provided compensatory time of 20 minutes per hour of examination.
- (5) Proper seating arrangement (preferably on ground floor) shall be made for such candidates prior to the commencement of examination to avoid confusion or distraction during the examination.

XXIII

Loss of Candidate's Answer Sheet:

53. If a candidate's answer-sheet is lost after having been received by the Centre Superintendent of the test or by a member of his supervisory staff or in transit or from store or otherwise, the matter shall be brought to the notice of the Controller/Chairman/Chairperson of the Board immediately. In case of dispute as to whether a candidate's answer sheet was duly received or not, the findings of the Controller of examinations/Chairman/Chairperson shall be final and binding. Furthermore, the candidate may be informed through registered letter about the loss of answer sheet as and when the office of the Controller of examinations comes to know. In case the candidate fails to respond within ten (10) days from the receipt of letter, a suitable decision shall be taken by the Controller of Examinations/Chairman/Chairperson which shall be final and binding.

XXIV

Answer Key:

- 54. The Answer Key shall be uploaded on the Website of the Board immediately after the conclusion of examination (all stages/shifts) for inviting the objection(s) within three days in online mode only. Objections submitted in any other mode shall not be entertained, except where permitted specifically.
- 55. The Board may, of its own motion or on the basis of any representation/information, carry out rectifications/corrections in the answer key at any stage, for ensuring accuracy and authenticity of the result.
- 56. In case any candidate represents against the Answer Key so declared, the Board may charge fee as deemed appropriate from such candidate/s. However, if the objections are found to be valid, the same shall be reflected in the Revised Answer Key and the fee deposited by the candidate shall be refunded.
 - 57. On receipt of such objection(s), if it is *prima facia* found that:
 - i. The formulation /text of the question(s) is /are admissible to different interpretation because of vagueness, or
 - ii. The question(s) recorded in the paper is /are incomplete, or
 - iii. That all options recorded viz-a-viz a question are wrong, or
 - iv. That more than two options recorded viz-a-viz a question are correct, or
 - v. That the option notified in the provisional answer key visà-vis ; a question is incorrect ;

The Controller of Examinations shall in that eventuality refer all these objections to the Subject Matter Experts appointed with the approval of the Chairman for the purpose, and based on the opinion/decision of the concerned Subject Matter Expert to the objection(s) raised and incase the Subject Matter Expert confirms that the formulation/text of the question(s) is/are admissible to different interpretations because of vagueness or that the question(s) recorded in

the paper is/are incomplete or that all the options recorded viz-a-viz a question are wrong or that more than two options recorded viz-a-viz a question is correct, the concerned question(s) shall be deleted from the paper and mark(s) allocated thereof shall be individually added to the marks secured by the individual candidates to ensure that the marks allocated for the question paper as a whole remain unchanged. In case the Expert confirms that the option notified in the provisional answer key viz-a-viz a question is incorrect, the same shall be corrected and the correct option shall be incorporated in the final/revised answer key. Based on the decisions/recommendations of the Expert, the Controller of Examination shall, with the approval of Chairman, notify the Final/Revised Answer Key before the declaration of results and the same key shall be used for assessing the answer scripts. No objection(s)/representation shall be entertained against Revised/Final Answer Key.

In case the setting of question papers is assigned to an agency, the above procedure shall be followed while disposing the objections to answer key.

XXV

Deletion of wrong questions and methodology in evaluating such questions:

58. If during the course of examination/test/completion of examination, any question is reported to be admittedly wrong or has all wrong options/more than two correct options or is having a major printing error in questions/options, and which could not be rectified through on spot announcement through respective Superintendents in the examination halls by the Board, such of the questions shall be deleted/nullified after obtaining opinion from the Subject Matter Experts and shall not be evaluated before declaration of results. However, the marks of such questions shall be allocated equally to the rest of questions on pro-rata basis so that the maximum marks of the question paper remain the same :

Provided that, where the number of admittedly wrong questions to be deleted exceeds 10% of the number of questions in that paper, the examination in that paper shall be cancelled and a fresh examination in that paper be held.

XXVI

Preparation of Result:

- 59. The Controller of Examinations shall be responsible for preparation of result of (MCQ based/Descriptive) written examinations and shall take all possible steps to declare the result as early as possible, as per instructions issued by the Board from time to time.
- 60. The result/merit list shall be published through print/electronic media for the information of the candidates.
- 61. Unless otherwise decided by the Board, the merit of the candidates in case where selection is made on the basis of multi-stage examination will not be disclosed before the issuance of selection list.
- 62. The list of the candidates falling within the cut-off merit shall be available on the official website (www.jkssb.nic.in) of the Board also.
- 63. The Board, either *suo motto* or on the basis of representations from candidate(s), may make corrections/rectifications in the result, if any discrepancy is noticed at any stage during or after the selection process.

XXVII

Unfair Means:

- 64. Use of unfair means by a candidate includes and shall not be limited to:—
 - a. Obtaining/seeking support for his/her candidature whether in Written Examination, Skill Test, Physical Standards Test, Interview, etc. by any means;
 - b. possessing of papers, notes or books, communication devices, electronic equipment/gadget or any other material with the intention of receiving assistance; or giving assistance; or
 - c. receiving help or giving help to another candidate from any paper, note or book, communication device, electronic equipment/gadget or any like device or allowing any other candidate to copy from his/her answer book/rough sheet or devices/equipment/gadgets in whatever form; or

- d. taking examination with notes written on any part of his/her clothing or body or table or desk or any other instrument, or consulting papers, notes or books outside the examination hall during the examination hours before handing over his answer books; or
- e. possessing of an unauthorized extra answer book or continuation book or smuggling of an answer book or a continuation book or replacing the answer book or continuation book during or after the examination; or
- f. obtaining admission to an examination on false representation made on his admission form, or furnishing fabricated/incorrect information, or tampering with documents, certificates or forging another person's signature on his admission form, or suppressing any material information; or
- g. resorting to the following means in connection with secret work relating to Examination:
 - i. obtaining a copy of question paper through improper means;
 - ii. finding out particulars of person connected with secret work relating to the Examination;
 - iii. influencing the Examiners; or
- h. Communicating or attempting to communicate with any of the examiners in any manner whatsoever, with the object of influencing the award of marks etc. or having made an appeal to the examiner in his answer book for special consideration, or of disclosing the identity or making peculiar marks in his answer book for that purpose, or of using indecent language in the answer book; or
- i. Impersonation;
- j. Procuring impersonation by any person; or
- k. Canvassing support or pressuring the authorities associated with conducting of examinations for any undue favour.

XXVIII

Misbehaviour by the Candidate:

- 65. Misbehaviour includes:
 - a. changing the seat or Admit Card; or
 - b. disobeying the orders of the Supervisory staff, or creating or attempting to create disturbance in or around the examination hall, preventing or attempting to prevent candidates from taking the examination or organizing or to organize or participating in a walk out or strike, or resorting to violence; or
 - c. leaving the examination hall without delivering the answer booklet to the Invigilator concerned and taking away the same, or intentionally tearing the answer booklet or any part thereof inside or outside the examination hall
 - d. possessing paper notes, any incriminating material, or books or any object, in violation of the instructions of the Board and such announcements as may be made by the Centre Superintendent/ Deputy Centre Superintendent or any such person engaged in the conduct of Examination, even if such possession is claimed as inadvertent.

XXIX

Centre Superintendent's/Staff's duty in unfair means and other cases:

66. A candidate found or suspected of having resorted to unfair means in the examination/test centre shall be permitted to answer the remaining part of his question paper, but on a separate answer booklet and the answer booklet in which the use of unfair means is suspected shall be seized by the Examination Staff along with other relevant material, if any found in possession of the candidate. The Centre Superintendent shall call upon the candidate to submit his explanation in regard to the misconduct in question and send both the answer booklets along with other relevant material to the Controller of Examinations with his report, giving full particulars of the case and the explanation tendered, if any, by the candidate for orders of the Board. The material so recovered from the candidate should be got signed by him and authenticated by the supervisory staff. The decision of the Board afterwards against or in favour of the candidate shall be final.

XXX

Unfair Means Committee:

67. The Controller of Examinations shall after considering the report of the Superintendent/Examiners, the incriminating material, defence put forth and/or evidence or material adduced/advanced by the candidate, make out a report of facts and inferences for consideration of 'Committee on Unfair Means' constituted for the purpose. The Committee shall consist of one or two members of the Board and shall be constituted for a minimum tenure of one year. The Committee shall examine the cases in detail and return its recommendations for consideration and decision by the Board.

XXXI

Show Cause Notice:

68. The cases involving use of unfair means reported by the Centre Superintendent/Examiners shall be examined in detail by the Controller of Examinations. Subject to his satisfaction about the existence of a *prima facie* case, he shall cause a show cause notice to be issued and served upon the candidate to allow him an opportunity to explain his conduct. He may also grant the candidate an opportunity of being heard in person or through an authorized counsel.

XXXII

Punishment:

69. Any candidate who is found to be guilty of misbehaviour or found to have acted or attempted action against the Conduct of Examination Regulations shall be declared as having failed in the concerned test/ examination and debarred either permanently or for a period up-to 05 years for any examination or selection to be conducted by the Board; and if he/she is in service under Government, the matter shall be referred for appropriate disciplinary action under rules.

XXXIII

Misconduct of Examiners/Supervisory Staff:

70. If, at any stage it comes to the notice of the Board that Centre Observer, Centre Superintendent, Invigilators, or any person detailed on duty for the conduct of any examination/test has been derelict in

performing the functions assigned to him/her, or has allowed himself to be influenced in any way, or has not followed the instructions with regard to setting of papers/marking of scripts or conduct of examination/test or had given any chance for using unfair means in the examination/test center, it may pass orders debarring such person from appointment in any capacity in the conduct of the examinations/tests or in work related to the Board either permanently or for a specified period.

XXXIV

Decision of the Board:

71. In any matter arising out of these regulations, the decision of the Board shall be final and binding.

XXXV

Repeal and Savings:

72. The Jammu and Kashmir Services Selection Board (Conduct of Examinations) Regulations, 2013 notified vide Government Order No. 1465-GAD of 2013 dated 15.10.2013 are hereby repealed. Notwithstanding such repeal, anything done or any action taken or any direction issued under the Regulations so repealed shall be deemed to have been validly done, taken or issued under these rules. In matters for which no provision is made in these Rules, the Board may regulate its proceedings in such a manner as it may deem fit.

By order.

(Sd.) SACHIN JAMWAL, JKAS,

Secretary, J&K Services Selection Board.



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

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

PART III

Laws, Regulations and Rules passed thereunder.

GOVERNMENT OF JAMMU AND KASHMIR
JAMMU AND KASHMIR SERVICES SELECTION BOARD
Hema Complex, Channi Himmat, Jammu/Zamzam Complex, Rambagh,
Srinagar (www.jkssb.nic.in)

Subject:—Jammu and Kashmir Service Selection Board (Business and Procedure) Regulations, 2022.

Reference:—Letter No. GAD-MTG0RBIV/146/2022-09-GAD dated 05-12-2022 received from General Administration Department.

Notification 02-Business (SSB) of 2022

Dated 06-12-2022.

In pursuance of Rule 15 of the Jammu and Kashmir Civil Services Decentralization and Recruitment Rules, 2010, the Board, with the prior approval of the Government, hereby makes the following Business and Procedure Regulations for exercise of its powers and discharge of functions; namely:—

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Short Title:

- 1. (a) These Regulations may be called the Jammu and Kashmir Services Selection Board (Business and Procedure) Regulations, 2022.
 - (b) These Regulations shall come into force from the date of their publication in the Official Gazette.

П

Definitions:

- 2. In these Regulations,—
 - (a) "Assistant Controller of Examinations" means an officer of the Board designated as such by the Board/Government;
 - (b) **"Board"** means the Jammu and Kashmir Services Selection Board comprising of the Chairman and Members;
 - (c) "Chairman" means a person appointed by the Government of Jammu and Kashmir to perform the duties of the Chairman.
 - (d) "Committee" means and includes a Committee as may be constituted under the provisions of these regulations;
 - (e) "Controller of Examinations" means an officer of the Board designated as such by the Board/Government;
 - (f) "Deputy Controller of Examinations" means an officer of the Board designated as such by the Board/Government;
 - (g) "Examination and Test" means a Written Test (multiple choice, descriptive or both or of any other), skill test, interview/viva voce, physical fitness test, etc. as shall be notified by the Board for any advertised post;
 - (h) **"Form"** means a form prescribed by the Board for the purpose of recruitment;
 - (i) "**Member**" means a member of the Board designated as such by the Board/Government;

- (j) "Online Application" means submission of application form by the candidate to the Board through Online Mode in the manner publicized by the Board on its Website.
- (k) "Secretary" means the Secretary of the Board or any other officer specifically authorized by the Board/Government;
- (l) "Service" means any Service of the Union Territory of Jammu and Kashmir for appointment to which the Board is required to conduct examination/Skill Test/Interview;
- (m) "Selection Criteria" means the criteria as may be adopted and notified for making selection to any post advertised by the Board;
- (n) "**Sub-Committee**" means and includes a Sub-Committee as may be constituted under the provisions of these regulations;
- (o) "Syllabus" means syllabus notified for any post advertised by the Board.

Note: —Under these Regulations, the words and terms used but not defined therein shall have the same meaning as assigned to them in the Jammu and Kashmir Civil Services Decentralization and Recruitment Act, 2010 and rules made thereunder.

Ш

Procedure for Transaction of Business:

- 3. The Board shall meet as often as may be necessary for transaction of the business as may be brought formally or informally before it. The formal agenda shall be prepared and circulated at-least two days in advance by the Secretary with the approval of the Chairman, for consideration of the Board.
- 4. The Board may meet and consider the Agenda and/or such other matter as may be brought before it even in absence of formal agenda. However, action on the decisions taken in such meetings shall be taken, only after the confirmation of the minutes by the Board.
- 5. The Chairman may direct that any proposal/motion may, instead of being brought for discussion at a regular meeting of the Board, be circulated to facilitate a speedy decision. In either case, proposal/motion along with a self contained note shall be prepared by the Secretary for consideration/orders of the Board.

- 6. The decisions relating to procedural and confidential matters connected with the business of the Board shall be taken by the Chairman and conveyed to all concerned by the Secretary.
- 7. In the event of absence of the Chairman on account of leave or for any other reason, the senior-most Member shall, if the period of absence is more than 10 days, until the Chairman resumes his/her duties, or if the charge is assigned to any officer by the government, perform routine duties of the Chairman.

IV

Quorum for the Board Meetings:

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- 8. Where the number of Members available in the Board is even, one half of the number with the addition of one shall constitute quorum for a meeting. Where the number is odd, the quorum shall be such number as may exceed one half of the total strength of the Members.
- 9. If, at any time, the Chairman is of the opinion that the transaction of business at a meeting cannot be conducted purposefully in the absence of any particular Member, he may adjourn the meeting and may call for conducting a fresh meeting thereafter in absence of such member if he will not be available on that meeting again.

V

Decision of the Board:

- 10. Decision(s) at a meeting of the Board shall be taken by the majority of the Members. The Chairman shall have casting vote in case number of Members present are divided in opinion equally.
- 11. Where a matter is circulated and a difference of opinion arises, the matter shall again be referred to the dissenting Member(s). In case the Member(s) adhere to the views already expressed by him/them, the matter shall be again put up at a regular meeting of the Board for a final decision.
- 12. It shall be open to any Member who dissents from the decision of the majority, to place on record his dissent recording the reasons thereof:

Provided that no action shall be taken on any decision arrived at a meeting at which the Chairman is not present until he approves such a

decision. In such a case, he may direct that any such decision shall be reconsidered at a regular meeting at which he will be present.

- 13. The Board may invite expert officer(s) or Non-Expert Officer(s) for the purpose of assisting it in the course of a meeting, and unless he/she happens to be an employee of the Government of Jammu and Kashmir, he/she shall be paid for his/her services in accordance with the rates approved by the Board from time to time.
- 14. An urgent decision on certain matter(s) shall be taken by circulating such matter(s) among the Members of the Board for their opinion. If the opinion of a Member is not made available by him/her within the time frame so fixed by the Chairman, in such a case, the said Member will be deemed to have agreed with the proposal.
- 15. No proceedings of a Meeting of the Board shall be invalid merely by reason of a vacancy in the office of a Member or the Chairman or on the ground that a Member or Chairman was absent from the Meeting of the Board.

VI

Record of Decisions:

- 16. All decisions of the Board taken in its meetings shall be recorded by the Secretary. The draft of the minutes shall be put up by the Secretary to the Chairman within two days thereafter for approval. Once the Chairman accords approval, the Minutes of the Meeting shall be circulated amongst the Members for affixing their signatures in token of their consent/agreement with the decisions/proceedings.
- 17. Copies of all decisions shall be sent by the Secretary to the Private Secretaries/P.A.s of the Chairman and Members, Officers and Section Officers, for reference and further action as required.
- 18. The Secretary shall act as a custodian of the record of the Board Meetings. At the end of the financial year, a Compendium of Minutes of Board Meetings shall be prepared for reference and record.

VII

Constitution of Committees/Sub-Committees for examination of issues referred to the Board :

19. The Board or the Chairman may refer/assign any matter to any individual Member or to a Committee/Sub-Committee of Members, for examination to advice/assist the Board on an issue referred to it.

20. The decision/advice of the Board shall, wherever necessary, be communicated to the concerned Department in the form of a letter under the signature of the Secretary.

VIII

Indent/Requisition:

- 21. Requisition of posts shall be made by the requisitioning authority/Indenting Department in a format prescribed by the Board/ General Administration Department from time to time and shall clearly indicate the eligibility criteria, number of vacancies/roster points and vacancies, if any, reserved for various categories, including under Horizontal Reservation. In case the requisite information as per the format prescribed for placing the Indent is not made available, the Secretary shall return the Indent to the concerned requisitioning authority. In case the Indent has some minor deficiencies, the Secretary/concerned Board Officer shall liaison with the concerned departmental authority and obtain the necessary information. The concerned department shall fulfill the deficiency within a period of 15 days, failing which the Indent shall be deemed to have been returned.
- 22. The Board may seek any clarification from time to time concerning prescribed qualification, number of vacancies category-wise, etc. before advertising the requisitioned posts or during the selection process, if any such eventuality arises.

IX

Issue of Notifications:

- 23. The Secretary, on behalf of the Board, shall advertise all the posts/vacancies referred to it by the requisitioning authority/authorities by way of an Advertisement Notification for inviting applications for selection to the said posts from the eligible candidates as may be prescribed for such posts.
- 24. The Advertisement Notification shall be published in at least two leading daily newspapers, one each from Srinagar and Jammu and/or through print and electronic media (online) or by publication at such places as the Board may deem fit. The Notification, along with a set of instructions, shall also be displayed on the official website of the Board.

- 25. Every such Notification/Advertisement Notice shall, among other things, clearly specify:
 - a. the Cut-off Date i.e. the last date for submission of application forms which shall also be the last date for determining the eligibility of applicants, except in case of age, which shall be determined as per clause (c) below;
 - b. the qualification/s required for appearing in Written Examination/Skill Test/Interview for seeking selection and appointment against the posts advertised;
 - c. Minimum and Maximum age as on the first day of January of the year in which the Notification is issued;
 - d. whether the upper age limit is relaxable and if so, in which case/category;
 - e. the officer/agency/website through whom/which application forms may be submitted by the in-service candidates ;
 - f. the last date for receipt of application forms;
 - g. the number of vacancies, if any, earmarked for any reserved category;
 - h. the subjects, scheme and syllabus for the examination;
 - testimonials/certificates and self-certified/attested copies thereof and other documents, if any, required to be uploaded/attached with the online application form;
 - i. whether a hard copy of the application form is required to be submitted and if so, the last date for submission of such hard copy;
 - k. testimonials/certificates and self-certified/attested copies thereof and any other documents required to be attached with hard copy of the application form, in case such hard copy is required to be submitted:

Provided that the documents, if any, uploaded/submitted by the applicant shall be affixed with words "Self-Certified" along with name, signature and date of self-attestation:

Provided further that the last date for the receipt of applications so indicated in the Notification shall for all

purposes be the cut-off date for determining eligibility, experience, improvement in qualification, distinction in sports/NCC, special attributes, if any, prescribed or any other attribute claimed by the applicant:

Provided further that the online applications can be Submitted by eligible and desirous candidates till 11:59 P.M. of the prescribed closing date for submission of application forms.

X

Submission of Application Forms:

- 26. The Application for selection against a post shall be submitted in the manner as may be determined by the Board. The Board shall fix the examination fee to be paid by the applicant as it deems fit from time to time.
- 27. The Application for appearing in an examination to be conducted in connection with the filling of posts advertised by the Board shall be submitted online through the official Website of the Board:

Provided, if circumstances so require, the Board may also allow submission of application forms in offline mode in such format as may be notified by the Board. In such cases, a set of instructions for submission of offline application form shall be published.

- 28. An application form submitted in online mode shall be considered to have been successfully submitted only after payment of examination fee is acknowledged by the Payment Gateway and the fee is credited into the account of the Board.
- 29. Every application submitted in offline mode wherever permitted shall be submitted by hand or by registered post and shall be acknowledged at the very time of its presentation, by the designated Receipt Clerk of the Board. A list of all such applications received on the day shall be maintained both electronically and in a Register which shall be signed by an Officer of the rank of Under Secretary, and in his/her absence by an officer not below the rank of a Section Officer.
- 30. The acknowledgement of receipt of an offline application submitted by hand shall be in a form as may be prescribed for the purpose by the Board.

- 31. Every postal envelope in which an offline application is received by post, shall be preserved and kept with the application. Every offline application as has been received in the Board office shall be properly stamped on the very day of its receipt, which shall contain all necessary details.
- 32. Every offline application or hard copy of application for selection to a post or for appearing in an examination submitted to the Board, in addition to documents/certificates, etc. as may be prescribed, shall be accompanied by a crossed Bank Draft of specified amount drawn on the Jammu and Kashmir Bank Ltd. or any other bank as may be notified by the Board, prepared on or before the cut-off date.
- 33. The applications of in-service candidates who file applications through proper channel shall reach the respective Board office within 30 days of the last date notified in this behalf. However, the in-service candidate shall submit one advance copy of the application well within the prescribed time specifically mentioning to be advance copy of the application filed through proper channel. Such applications shall be submitted under the seal and signature of the designated authority.
- 34. Envelope/postal/courier envelope in which an application is received shall also be preserved and retained along with the application form. Applications sent by post shall be addressed to any officer/agency as notified in the Advertisement Notice.
- 35. The Secretary concerned shall, within two days of the last date prescribed for receipt of application forms, submit information to the Chairman separately in respect of each post in the following manner:
 - a. Name of the post;
 - b. Number of posts (category-wise);
 - c. Date on which requisition was received;
 - d. Date of issue of Notification;
 - e. Last date for receipt of an application;
 - f. Total number of applications received (category-wise);
- 36. No candidate(s) shall be admitted to the Examination unless he/she had duly applied on the prescribed form in the manner as notified,

and has deposited the prescribed application/examination fee within the prescribed time.

37. No application received or submitted after the last date and time fixed for receipt/submission of applications shall be accepted, provided that in case a doubt arises as to whether an application has been received within fixed time, the decision of the Chairman for the purpose shall be final, binding and conclusive.

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Scrutiny of Application Forms:

- 38. All the application forms received in offline mode shall be scrutinized carefully for correct/notified format, fee prescribed, relevant details, including documents/certificates, if any, attached etc. by an officer not below the rank of Under Secretary.
- 39. The eligibility of a candidate shall be ascertained with reference to various requirements attached with the post in accordance with recruitment rules of the service to which the post belongs together with terms and conditions laid down in this regard in the advertisement notification as per rules;
- 40. The date of determining eligibility of a candidate for participation in Screening Test/Written Examination/Skill Test/Interview, as the case may be, shall be the cut-off date fixed in the Notification for inviting the applications. The age of the candidate shall, however, be reckoned with reference to 1st January of the year in which the posts are advertised.
- 41. The educational qualification/s, including higher qualification or any other attribute possessed by the candidate (s) up to the cut-off date notified in the relevant notification, shall only be taken into account for determination of eligibility for the post.
- 42. The Board shall not entertain any claim of equivalence in minimum required academic qualification unless the rules governing the recruitment to the post permit such equivalence and the proposition of equivalence is certified by the competent authority designated by the Government in this behalf. No separate correspondence shall, as a rule, be made with any candidate and the decision of the Board as to the eligibility or otherwise of a candidate for admission to the Examination shall be final.

- 43. The candidates before applying for the Examination in regard to any post(s) should ensure that they fulfill all eligibility conditions for admission to the Examination for the said advertised post(s). Their admission to all the stages of Examination for which they have applied and admitted by the Board, viz.; Preliminary Examination/Screening Test, Physical Standards Test, Mains/Written Examination, Skill Test, Interview, etc. shall purely be provisional, subject to their satisfying the prescribed eligibility conditions. If, on verification at any time or at any later stage, it is found that they do not fulfill any of the prescribed eligibility conditions, their candidature for the Examination shall be cancelled without any notice.
- 44. The Board shall not advise candidates as to their eligibility for any particular post. It is for the candidates themselves to see whether they satisfy their prescribed eligibility conditions and whether it is worthwhile to apply for the post.
- 45. The candidature of candidates who furnish wrong/incorrect information in the original application or seek selection or get selected, on the basis of forged documents/testimonials/fake and fraudulent degrees/diplomas shall be liable to termination at any stage, besides being debarred from applying for any future posts as may be advertised by the board up to a period of five years.
- 46. The said penalty is without any prejudice to the penal proceedings prescribed/liability that may be initiated against him/her under Indian Penal Code/ or any other law in force. The candidates seeking selection on the basis of fake/fraudulent testimonials shall also attract the appropriate penal proceedings under the provisions of Indian Penal Code.

XII

Procedure for Conduct of Examination:

47. The Board shall conduct the Examinations for the posts referred to it as per the procedure defined in the Jammu and Kashmir Services Selection Board (Conduct of Examinations) Regulations, 2022.

XIII

Constitution of Document Verification Committees:

48. The Board shall constitute Document Verification Committees and call candidates falling in the consideration zone or in numbers as

may deemed suitable, for Document Verification in accordance with the procedure as may be decided. The Board, may co-opt any Expert as Member in the DVC, if deemed necessary.

- 49. The Document Verification Committees shall verify the documents/testimonials of the called candidates with reference to terms and conditions laid down in the Advertisement Notification and record their observations/comments, with regard to eligibility of such candidates, in the format as may be provided by the Secretary. The record of the Document Verification shall be deposited by the respective Committees with the Secretary who shall hand over the same to the concerned Selection Committee for finalization of Selection List. The candidates who fail to appear before the DVC on their fixed date shall forfeit their right to consideration for selection.
- 50. The Board may also, if deemed appropriate, call candidates shortlisted for Interview/Viva Voce in accordance with prescribed norms, for document verification before the conduct of Interview/Viva voce to verify and scrutinize documents/testimonials of shortlisted candidates for determining their eligibility.

XIV

Appeal to the Appellate Authority:

- 51. A Committee comprising two or more Members of the Board shall be constituted by the Chairman for a period as may be determined which shall be the Appellate Authority to consider an appeal made by a candidate aggrieved of rejection of his/her application. Such application for appeal shall be made to the Chairman of the Appellate Authority in his office against an acknowledgement evidencing the proof of receipt and date of submission.
- 52. The appeal shall be preferred by the candidates within ten days of publication of list of candidates whose candidature has been rejected.
- 53. The Appellate Authority may, if he so desires, grant a hearing to the aggrieved candidates or decide the petition on merits.
- 54. The Appellate Authority shall decide the appeal within fifteen days of its receipt and its decision thereon shall be final.

XV

Selection Procedure:

- 55. The selection of candidates for appointment to the requisitioned posts shall be made in accordance with the procedure laid down in the recruitment rules governing the requisitioned posts and the rules notified by the Government from time to time, including provisions contained in the Reservation Act/Rules.
- 56. Where the selection procedure/scheme of selection has not been provided in the recruitment rules governing the recruitment of requisitioned posts or elsewhere in these rules, the procedure for making selections shall be laid down by the Board in accordance with these rules or as deemed appropriate for such requisitioned posts.
- 57. The Board shall, unless the selection procedure/scheme of selection is provided in the rules governing recruitment to that post or in any other manner in these rules, hold a written/skill test for all the eligible candidates who may apply for the advertised post(s).
- 58. The Board may conduct a Combined Written Examination for various posts requisitioned by different departments having similar Syllabi/Pay Level, so as to avoid repetition of candidates in selections and ensure all the advertised posts, as far as possible, are filled up. The mechanism for such selection process shall be based on merit-cumpreference. Each candidate applying for such posts shall be required to clearly indicate the items for which he is competing (depending upon his choice and eligibility) and the final allotment against the advertised posts/services/cadre shall be made on the basis of merit-cum preferences given by the candidate.
- 59. Once a post is allotted to a candidate on the basis of his meritcum preference, no change of posts will be made by the Board due to non-fulfilment of any post specific requirements of physical/medical/ educational standards etc. In other words, for example, if a candidate has given higher preference for a post and is selected for that post; in that case, if he/she fails to meet the medical/physical/ educational standards, his/her candidature will be rejected and he/she will not be considered for other preferences at all.
- 60. While giving preference of posts as and when required by the Board, the candidates shall exercise maximum care and ensure that only

such items are preferred for which they are otherwise eligible. Candidates must ensure that they fulfill all the requirements of the Posts before giving their preferences/options for such posts.

61. The Board shall determine merit and selection of candidates on the basis of written examination alone in respect of those posts for which the Government has expressly specified so. The Board may also determine merit and selection on the basis of written examination alone, in respect of such requisitioned posts as shall be deemed appropriate by it. However, in case of posts for which Interview/Viva Voce is to be held, the points for Interview/Viva Voce shall not exceed 15 points:

Provided that the candidate(s) who have secured marks equal to those secured by the last candidate, shall also be called for Interview/Viva Voce over and above the number of candidates shortlisted for the Interview/Viva Voce.

- 62. The Board may prescribe minimum qualifying marks for any written examination to be conducted by the Board, for any requisitioned post and only such candidates who will secure minimum marks as prescribed, shall be considered for determination of final merit, in accordance with notified criteria.
- 63. Subject to the provisions of the Recruitment Rules of the posts referred and mentioned in the indent of the department, the Board may also consider providing weightage/points for any higher/special qualification, if deemed necessary. However, in such cases, the points allotted to the written test shall not be less than 65 points and more than 85 points and the points for the interview/viva-voce shall not exceed 15 points.
- 64. The Interview/Viva Voce of the eligible candidates shall be conducted by the designated Selection Committee of the Board. The number of candidates to be called for viva-voce shall be three times the number of vacancies to be filled up. The final selection shall be made by the Board on the basis of marks/points obtained in viva-voce added to the marks/points obtained in the written test, plus the weightage, if any, assigned for any higher/special qualification.
- 65. The weightage for higher/special qualification in line/discipline shall be determined by the Board in terms of Rule 14(1) of J&K Civil Services Decentralization and Recruitment Rules, 2010 and also as per the recruitment rules prescribed by the concerned Department.

66. The Board shall publish the selection criteria in advance. The procedure for making selections against the posts shall also be notified for the information of the candidates. The same shall be given wide publicity.

XVI

Finalization of Selection Lists:

67. Having regard to the merit obtained by the candidates/selection procedure adopted and after applying reservation rules, the Board shall publish the Provisional Selection List calling upon the objections from the candidates within the time period as may be decided by it. After examination of the objections, as may be received, effort should be made to issue the Final Selection List of the candidates as early as possible. After recommendations are forwarded to the Indenting Department, the selection process should be considered to have been completed except for the withheld recommendations, which shall be decided in a time bound manner.

XVII

Preparation of Waiting List:

68. The Board shall prepare the waiting list as per the procedure as may be prescribed by the Government from time to time. However, in respect of the Combined Selections, the Board shall maintain a category-wise Combined Waiting List with it and forward the same to the Indenting Department as and when requested by it, for consideration against the drop out vacancies, after following the due procedure of Merit-cum-Preference and eligibility/category of the candidate for the post for which the vacancy may arise. Such Combined Waiting List shall remain valid for a period of one year from the date of release of the main Selection List by the Board.

XVIII

Constitution of the Selection Committees:

69. The Chairman shall constitute a Selection Committee under the convenorship of a Member or any other officer not below the rank of Deputy Secretary for preparing a Selection List. The Committee shall comprise of the Members as deemed necessary and shall be assisted by subordinate staff. Expert Member(s) as and when required for conducting

selection for posts which are technical in nature may also be included in such Committee. While nominating Expert Member(s) to the Selection Committees, the credibility/integrity of the nominee shall be given paramount consideration.

- 70. All the members of the Selection Committees shall participate in the viva-voce except in case of exigencies, where the convener of the selection committee shall inform the Chairman who shall authorize him/her assign the points at the disposal of the member to the co-opted member or amongst other members in equal ratio. Where, however, such an exigency arises in case of the Convener of the Selection Committee, the Chairman may nominate any other Member as the Convener or postpone the viva-voce to a next date.
- 71. In case the Convener of a Selection Committee during the process of interview feels that the conduct of any member is doubtful, he/she may inform the Chairman of the Board for replacement of the member in accordance with rules.
- 72. The Selection Committee so constituted shall prepare and finalize selection list in accordance with rules and place the same before the Board for approval.
- 73. In case any close relative of a Convenor/Member of the Committee is also a participant in the concerned selection process, he/she shall recuse himself/herself from it and the Chairman shall nominate an appropriate replacement.

XIX

Award and Preparation of Select List:

74. For the posts for which viva-voce is to be held, each member of the Selection Committee shall award the marks/points to the candidates in the viva voce out of the maximum marks/points allotted to the viva-voce and the final merit obtained by a candidate in the viva-voce shall be arrived at by adding up the marks awarded by each member divided by the number of members in the Selection Committee. This exercise shall be undertaken by the Secretary of the Board:

Provided that wherever an expert Member is nominated in addition to the specified Members for purpose of any selection, he shall be treated as a member of Selection Committee.

- 75. Each Member of the Selection Committee shall place the individual award duly signed in respect of the candidates appearing in the interview for the day in a sealed cover. The Convener shall place all the envelopes in a larger sealed cover and deposit these sealed envelopes with the Secretary of the Board on the conclusion of the interview.
- 76. The sealed covers containing Award Sheets, Attendance and OMR/ICR forms along with enclosures shall remain in the custody of the Secretary of the Board who will place the same before the Board and with its authorization, compile the data, prepare the select list and issue the select list as expeditiously as possible preferably within 15 days of the last day of the interview. The reasons of delay beyond 15 days will be explained by him to the Chairman:

Provided that in case of a tie, the order of preference shall be determined in the following:—

- a. marks obtained in written examination; or
- b. points obtained in Viva-Voce;
- c. elder in age ;
- 77. The Convener and the Members of a Selection Committee shall ensure that the portion on the award sheet where viva-voce points are recorded is covered with transparent tape, along with their names and signatures, the tapes shall be affixed by Members themselves.
- 78. The Board shall conduct written examination and the final merit of the candidate shall be the points that he/she secures in written examination plus the points obtained for higher/preferential qualification in line and the points obtained in viva voce as per the criteria notified/adopted/approved, as the case may be.
- 79. The original records shall be sealed and kept in safe custody after selection is notified. The Select List shall be prepared by the Selection Committee/Secretary in accordance with the general procedure prescribed in the Reservation Rules notified vide SRO 294 as amended from time to time.
- 80. After the Board has approved the Select List, the Secretary shall make public the Select List and the Waiting List by publishing the same in the Government Gazette, Print Media and the Website of the Board.

81. The recommendations of the Board shall be forwarded to the concerned Administrative Department by the Secretary as early as possible, which shall remain valid for the time as notified by the Government in this regard.

XX

Adherence to Guidelines:

82. It shall be ensured that credits/marks/weightage on account of Special Attributes are awarded strictly as per the guidelines laid down for the purpose. In case it is found that the guidelines laid in this regard have not been adhered to, necessary corrections shall be made and recorded in the proceedings of the Board while approving the Selection List.

XXI

Authenticated Record of Marks:

83. The Board shall maintain detailed record of marks secured by candidates in written test and the interview to be authenticated by the Controller of Examinations and the finally tabulated marks secured by the candidates in the interview shall also be authenticated by the Members of the respective Selection Committee.

XXII

Formats and Annexure:

84. The Board may make or revise or modify any of prescribed formats such as the format notified for Indent, Advertisement, OMR etc. at any time to further streamline the process of selection and to make it more transparent as per the requirements.

XXIII

Weeding out of Records:

- 85. The Board may weed out the record pertaining to a selection in consonance with relevant provisions of law and retain only such record which is necessary for any court cases and RTI applications. However, the Application Forms of non-shortlisted candidates shall be weeded out after one year from the date the select lists are recommended to the indenting departments except in case where any court case/RTI application is pending adjudication before any competent authority.
- 86. The Board may also weed out the record of candidates recommended for appointment along with those falling in the wait list

after five years except the records of the cases required in connection with court cases and disposal of RTI applications. However, in these cases, a scanned/soft copy of the record shall be maintained and retained for a period of 10 (ten) years.

XXIV

Miscellaneous:

- 87. The Board/Chairman may constitute Committees comprising of Members/Officers of the Board for giving effect to any decision of the Board/Government.
- 88. The Secretary shall ensure that the procedures laid down under these regulations are followed strictly. He/She shall bring to the notice of the Chairman/Chairperson the departure, if any, made therefrom immediately after such departure comes to his/her notice.
- 89. The Board shall pay an honorarium at the rate as may be considered appropriate during the interview days to the Members nominated in the Selection Committee as Experts in addition to normal TA as admissible under Rules. The official members on the Selection Committees from the Board and the departments shall draw normal TA/DA admissible under rules for the interview days. The Selection Committees shall also be paid refreshment charges during the interview days.

XXV

Repeal and Savings:

- 90. (1) The Jammu and Kashmir Services Selection Board (Business and Procedure) Regulations 2013, notified vide Government Order No. 1465-GAD of 2013 dated 15.10.2013, are hereby repealed.
- (2) Notwithstanding such repeal, anything done or any action taken or any direction issued under the Regulations so repealed shall be deemed to have been validly done, taken or issued under these rules. In matters for which no provision is made in these Rules, the Board may regulate its proceedings in such a manner as it may deem fit.

By order.

(Sd.) SACHIN JAMWAL, JKAS,

Secretary, J&K Services Selection Board.