

Notification

No. 598/2022/RG/LP Dated 27-05-2022.

It is hereby notified that vide High Court Order dated 25-05-2022 Mr. Janit Gupta S/o Mukesh Gupta R/o H. No. 131, Malhotra Street, Tehsil and District Jammu-180001 has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B. Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-205/2022 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.).

224 The J&K Official Gazette, 27th Oct., 2022/5th Kart., 1944. [No. 30
Land Acquisition (SDM), Gandoh vide No. 350-56/LAC dated
23-09-2019 for land measuring 16 Kanals 13 Marlas situated at Village
Angnool, Tehsil Bhalessa (Gandoh), District Doda, calling upon the
objections from the land owners/interested persons ; and

Whereas, pursuant to above notification, no objection was received
from anyone within the prescribed time period and accordingly, Collector,
Land Acquisition (SDM), Gandoh vide No. 613-14/LAC dated
19-10-2019 recommended the case to District Collector (DC), Doda
for issuance of declaration under section 6 and directive under section
7 of J&K State Land Acquisition Act, Svt. 1990, who vide No. 463/
LAC/D/19 dated 21-10-2019 endorsed to Divisional Commissioner,
Jammu, who vide No. 502/3904/PMGSY/Angnool/Doda/19/3000 dated
11-12-2019 endorsed to Financial Commissioner (Revenue), J&K, who
after examination returned the same vide No. FC-LS/LA-5196/2020
dated 18-05-2020 read with No. FC-LS/LA-5196/2020 dated 08-03-2021
with some observations ; and

Whereas, Collector, Land Acquisition (SDM), Gandoh vide
No. 293-94/LAC dated 25-08-2021 re-submitted the case to District
Collector (DC), Doda along with copy of indent duly countersigned by
Executive Engineer, PWD (R&B), Spl. Sub-Division, Gandoh for
issuance of declaration under section 6 and directive under section 7
of J&K State Land Acquisition Act, Svt. 1990, who, vide No. 576/
LAC/D/21 dated 28-09-2021 endorsed to Divisional Commissioner,
Jammu, who vide No. 502/3904/PMGSY/Angnool/D/21/2159 dated 27-
10-2021 endorsed to Financial Commissioner (Revenue), J&K for the
said purpose, who after re-examining the case, again returned to District
Collector (DC), Doda vide No. FC-LS/LA-5196/20 (CC No. 236) dated
12-11-2021 with some observations ; and

Whereas, Collector, Land Acquisition (SDM), Gandoh vide
No. 618/LAC dated 04-03-2022 read with No. 301/LAC dated
30-07-2022 re-submitted the case to District Collector (DC), Doda
intimating that partially funds are available with the Indenting Department,
who, vide No. 250/LAC/D/22 dated 06-08-2022 endorsed to Financial
Commissioner (Revenue), J&K, who vide No. FCR-LAND/236/2021-

No. 30] The J&K Official Gazette, 27th Oct., 2022/5th Kart., 1944. 225
06 (77055) dated 06-09-2022 forwarded to this department for the said
purpose ; and

Whereas, the report furnished by Collector, Land Acquisition (SDM), Gandoh vide letter referred to above, endorsed by District Collector (DC), Doda Divisional Commissioner, Jammu and Financial Commissioner (Revenue), J&K has been examined and it has been 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 Gandoh Jai road situated at Village Angnool, Tehsil Bhalessa (Gandoh), District Doda.

Now, therefore, in pursuance of Section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 16 Kanals 13 Marlas situated at Village Angnool, Tehsil Gandoh, District Doda, is required for public purpose, i. e. construction of Gandoh Jai road under PMGSY. Further the Collector, Land Acquisition (SDM), Gandoh is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/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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No. 30] The J&K Official Gazette, 27th Oct., 2022/5th Kart., 1944. 227
of 2015 dated 10-07-2015. These guidelines have been notified
in consonance with those issued by the Department of
Personnel and Training Ministry of Personnel and Public
Grievances and Pensions, Government of India, vide Office
Memorandum No. 104/76/2011-AVD.I dated 18-10-2013 read
with Office Memorandum No. 104/76/2011-AVD.I dated
18-10-2018 and Central Vigilance Commission's circulars
bearing No. 07/11/2014 dated 25th November, 2014 and
No. 03/03/2016 dated 7th March, 2016.

(iii) As a standard procedure in these matters, the first step is
to verify whether the complaints are filed by citizens who have
provided their particulars viz. name, address and contact
number. In case, the complaint is anonymous/pseudonymous,
the same is to be filed without any further action. The culture
of anonymous/pseudonymous complaints is to be discouraged.
The complaints which have been filed by persons who have
provided their identity should be processed in accordance with
law and where the complaints are genuine, due action be taken
against the officers/officials under extant rules and guidelines
issued by CVC as well as GAD.

(iv) It is also clarified that there are specific provisions in law to
deal with fake, frivolous and motivated complaints. Importantly,
in cases where it is established that the complaints were lodged
with a malafide intention or an ulterior motive to harass or
harm an innocent Government servant, necessary action should
be taken against such complainants as per law. The following
action can be taken against the persons making the false
complaints :

- a. Under section 182 of Indian Penal Code a person making
a false complaint can be prosecuted ;
- b. Under section 195(1)(a) of Code of Criminal Procedure,
1973 a person making a false complaint can be prosecuted
on the basis of a complaint lodged with the court of

228 The J&K Official Gazette, 27th Oct., 2022/5th Kart., 1944. [No. 30
competent jurisdiction by the public servant to whom the
false complaint was made or by some other public servant
to whom he is subordinate ;

c. If a person making a false complaint is a public servant,
departmental action may also be considered against them
as an alternative to prosecution.

The above instructions are brought into the notice of all Administrative
Departments/Autonomous Bodies etc., public servants and general public
for strict adherence.

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



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THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

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

PART II—A

Orders by Heads of Departments.

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.

(Sd.)

Munsiff,
Distt. Mobile Magistrate,
Udhampur.

Relieved Officer.

(Sd.)

Munsiff,
Judicial Magistrate, 1st Class,
Chenani.

Relieving Officer.

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64 The J&K Official Gazette, 27th Oct., 2022/5th Kart., 1944. [No. 30
Subject :ô Transfer and posting.

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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 transferred and posted as Sub-Divisional Magistrate, Bani, against 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.



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THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 135] Jammu, Thu., the 27th Oct., 2022/5th Kart., 1944. [No. 30

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PART II—B

Notifications, Notices and Orders by the Heads of Departments.

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OFFICE OF THE STATE TAXES OFFICER, CIRCLE OF,
JAMMU.

Notification

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

It has been reported by M/s Bee Led, Raghunath Bazaar, Jammu bearing TIN No. 01331060939 that C-Form No. 05V 821160 has been lost and the matter stands published in following newspapers :ô

1. Daily Excelsior Dated 19-07-2022
2. Daily Young Bites Dated 19-07-2022

The dealer has also furnished an indemnity bond amounting to rupees five lakhs only (Rs. 500000.00) in this respect which is placed on record. Hence, below noted C-Form is hereby declared as invalid for the purpose of Sub-Section (5) (4) of Section 8 of the CST Act, 1956. Anybody fraudulently using the said C-Form will render himself liable for penal action as per law.

Any body finding the said C-Form, please return the same to the undersigned.

No. of C-Forms : 01
 S. No. of the C-Forms : 05V 821160
 Name and address of the Dealer : M/s Bee Led,
 Raghunath Bazaar,
 Jammu
 Registration No. : 01331060939
 Whether lost/stolen/destroyed : Lost

(Sd.) DR. VARINDER GUPTA
 Commercial Taxes Officer,
 Circle 6F, Jammu.

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RULE UNDER THE EVACUEE
 (ADMINISTRATION OF PROPERTY) ACT, 2006 A
 FORM NO. 1

(See Rule 6)

GOVERNMENT OF JAMMU AND KASHMIR,
 MINISTRY UNDER REHABILITATION, OFFICE OF DEPUTY
 CUSTODIAN EVACUEE PROPERTY, POONCH.

Notification

In pursuance of Section 6 read with Section 9A of the Jammu and Kashmir State Evacuee (Administration of Property) Act VI of 2006, the Deputy Custodian is pleased to notify for general information the list of evacuee's properties specified in the scheduled annexed hereto which have vested in him.

Scheduled

S. No.	Description	Location
1.	The Land under Kh. No. 354 min Total measuring 31 Kanals 8 Marlas belongs to evacuee Uona and etc under physical occupation/possession of Mohd Rashid and Mohd Sayaf	Kh. No. 354 min at Village Nar, Tehsil Mendhar District Poonch.

1	2	3
ô ô ô	son of Mohd Majeed (expired). alongwith khotas measuring (1) (49 x 19) and (2) (49 x 15) on the same land constructed since long.	ô ô ô ô ô ô ô

(Sd.)

Deputy Custodian,
Evacuee Property, Poonch.

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OFFICE OF THE MEDICAL SUPERINTENDENT,
SHRI MAHARAJA GULAB SINGH HOSPITAL, JAMMU.

Ind Notice

Anju Rani
FMPHW SRO-384
D/o Ujagar Singh
R/o Kalis Kullian
Tehsil R. S. Pura, District Jammu.

No. SMGSH/2020/8357-62

Dated : 17-9-2022

Subject :ô Unauthorized absence from duty appointed under SRO-384.
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As reported by the Matron of this hospital, you are absent from your legitimate duties w. e. f. 10-03-2022 onwards without any leave application/intimation.

Whereas, this office issued notice to resume your duty within 03 positively vide this Office letter No. SMGSH/2022/4241-44 dated 27-06-2022, but you did not resume your duties till date.

You are once again given a chance to resume your duty within 3 days from the date of issuance this notice failing which this office shall forward your case to the higher authorities for termination of your services as you are deliberately keeping yourself absent from duty to avoid the routine duties being the front line warrior.

(Sd.)

Medical Superintendent,
SMGS Hospital, Jammu.

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Notice

I, Ravinder Kour wife of Jasbir Singh R/o Thalori Gujran, Tehsil Vijaypur, District Samba hereby declare that my name has been wrongly written in my Passport as Usha Devi, but my correct name is Ravinder Kour in all documents. That my Passport No. is N8836315. Now, I am applying for correction of my name in Passport from Usha Devi to Ravinder Kour. That Ravinder Kour and Usha Devi both are name of single person. Objection, if any, may be conveyed to the concerned authority within 7 days.

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

Notice

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

By order.

General Manager,
Ranbir Govt. Press, Jammu.

IN THE COURT OF SUB-REGISTRAR JMIC, JAMMU

Present : Rimpi Rani

U.T of J&K through SHO Police Station Bakshi Nagar

V/S

Romesh Kumar S/o Dewan Chand R/o Janipur Colony, Jammu.

GENERAL WARRANT OF ARREST U/S 512 Cr. P.C.

Whereas, Sh. Romesh Kumar S/o Dewan Chand R/o Janipur Colony, Jammu stands charged with the offence of 279, 338 RPC in FIR No. 146/2011, you are hereby directed to arrest the said accused and produce him before the Court, herein fail not.

Dated 6th day of September, 2022.

(Sd.)

Sub-Registrar,
Judicial Magistrate Ist Class,
Jammu.

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

Subject :ô Acquisition of land measuring 02 Kanals situated at Village Pochhal, Tehsil and District Kishtwar for construction of 1 x 6.3 MVA 33/11KV, Receiving Station Hatta.

Notice

In exercise of the powers conferred upon me under Section 21 of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013, I Varunjeet Charak (JKAS), Collector Land Acquisition (Asstt. Commissioner Revenue), Kishtwar, do hereby require all the interested persons, i. e. Land Owners and Indenting Department to appear personally or through an agent to file objections, if any, regarding the amount of compensation to be assessed, interest in land as well as objections to the measurement of land made under Section 20 of the said Act, within 30 days from the date of issuance of this notice. The particulars of land involved are as under :ô

S. No.	Survey No.	Type of Title	Type of land	Area under acquisition	Name and address of person interested	Boundaries			
						N	S	E	W
1.	2122	Un-Irrigated	Proprietary	02-00-00	Sunil Kumar Son Mst. Lalita Devi W/o Om Parkash R/o Hatta, Pochhal Tehsil and District Kishtwar	Land of Vinod Kumar and Ors	Road	Land of Sunil Kumar and Ors	Lorry Road
Total				02-00-00					

Trees		Structure	
Variety	Number	Type	Plinth Area
Nil	Nil	Nil	Nil

(Sd.) VARUNJEET CHARAK (JKAS),
Collector Land Acquisition
(Assistant Commissioner Revenue),
Kishtwar.

Notice

I, Rohit Gupta S/o Arun Kumar Gupta R/o Lower Jallo Chak, Ward No. 68, Tehsil Bahu, District Jammu state that my father's name has wrongly been written as Arun Mahajan instead of correct name Arun Kumar Gupta in my PAN Card bearing No. AJVPM9234G. Now, I am applying for correction of the same. Objection, if any, may be conveyed to the concerned authority within 7 days.

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

Notice

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By order.

General Manager,
Ranbir Govt. Press, Jammu.

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Notice

My name has wrongly been written as Avinash Kumar instead of correct name Lakhan Kumar in my PAN Card bearing No. FOIPK9260R. Now, I am applying for correction. Objection, if any, may be conveyed to Income Tax Department within 7 days.

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

Lakhan Kumar
S/o Raju
R/o Nai Basti, Khan Pur, Jammu.

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By order.

General Manager,
Ranbir Govt. Press, Jammu.

Notice

My daughter's name has wrongly been written as Samile Naranja instead of Smiley Naranja in school records. now studying in 9th class under Roll No. 40 Session 2022-23. Now, I am applying for correction. Objection, if any, may be conveyed to Kendriya Vidyalaya No. 1, Hospital Road, Gandhi Nagar, Jammu within 7 days.

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

Kulbushan Singh
F/o Smiley Naranja
R/o Village Chack Jawahar Singh,
P.O. Chack Umrah, Tehsil Bishnah,
District Jammu A/P H. No. 68,
Ward No. 1, Narwal Pain, Jammu
Satwari Cantt.

Notice

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By order.

General Manager,
Ranbir Govt. Press, Jammu.

IN THE COURT OF JUDICIAL MAGISTRATE 1ST CLASS,
GANDOJH.

File No. Challan No. 31 of 2021
CNR No. JKBD070003252021
Case No. Challan /31/2021
DoI : 19-07-2021

State

V/S

Gulab Din and others

(...accused persons...)

FIR No. 51/1990 u/s 379, 201 RPC

Coram : Arvind Manhas

JO Code : JK00282

Order

In the above mentioned FIR four persons were arrayed as accused however vide Order dated 25-07-1998 and 05-08-2021 three accused persons namely 1. Gulab Din, 2. Mohd Iqbal and 3. Ishaq were acquitted and general warrant of arrest was issued against the remaining accused i. e. accused No. 2 Abdullah S/o Shah Zama. Today learned APP of this Court presented a report along with the statements of Sarpanch. Panchayat Halqa Athoon wherein it has been mentioned that the said accused has now died and therefore prayed for the cancellation of the general warrant of arrest dated 22-12-1997. I carefully perused the report submitted by the SHO Police Station Gandoh through APP of this Court and also the other material annexed with the said report. In addition to this the statement of the PSI Rohit Sharma and SPO Nisar Ahamed were also recorded. After going through the material placed on record by the Police agency as well as the statements recorded today in this court, I am satisfied that the accused namely Abdullah i. e. accused No. 2 in the above mentioned FIR had died on 16-09-2011 as reported by the Police agency. In view of the above fact the general warrant of arrest bearing No. 86 dated 23-12-1997 is hereby cancelled. The copy of this order be forwarded to SHO Police Station Gandoh and one copy of the order be also forwarded to Manager, Government Press, Jammu for information and publication in the Government Gazette. The report furnished by the Police agency by virtue of which it has been reported that accused No. 2 died on 16-09-2011 is directed to be made part of the main challan which is lying in the record room.

(Sd.) ARVIND MANHAS,

Judicial Magistrate 1st Class,
Gandoh (Bhalessa).

Notice

I, Maheep Vikram Singh S/o Sh. Sarvjit Singh R/o Singh Pura Maralian, Miran Sahib, Jammu want to correct my name which has been wrongly entered in my 10th Class and 12th Class Marksheet as M. Vikram Singh. My correct name is Maheep Vikram Singh. Now, I am applying for correction. Objection, If any, may be conveyed to the concerned authority within 7 days.

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

Notice

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By order.

General Manager,
Ranbir Govt. Press, Jammu.

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Notice

I, Vineeta Singh W/o Samar Jeet Singh R/o Nawaka Gaon P.O. Daya Chhubara, District Ballian U.P.6277205 A/P Q. No. 324 T61 SFA BSF Camp, Paloura, Jammu want to correct my name which has been wrongly written in School record of my son namely Shivam Kumar Singh who is reading in Class 9th Section6B Roll No. 40 at KV No. 1, Gandhi Nagar, Jammu. My name is wrongly written as Vineeta Devi instead of correct name Vineeta Singh. Now I am applying for correction of the same. Objection, if any, may be conveyed to the concerned authority within 7 days.

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

Notice

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By order.

General Manager,
Ranbir Govt. Press, Jammu.

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Notice

My name is Shamsher Singh Sambyal, Son of Late Sh. Jagdev Singh, resident of A/P Karan Nagar, Jammu and my wife's name is Suresh Sambyal.

My daughter Suhani Sambyal studied in Presentation Convent Senior Secondary School, Jammu from Class 1st to Class 12th and in her Educational Certificates (10th and 12th) the name of father is written as :-S. S. Sambyal whereas original name is Shamsher Singh Sambyal and mother's name is written as :-Shashi Sambyal whereas her original name is Suresh Sambyal in CBSE Board Delhi and concerned School. the names of parents of student Suhani Sambyal are incorrect and I have applied for correction. Suhani Sambyal did her Class 10th under Roll No. 2271639 in the year 2014 and Class 12th under Roll No. 2748276 in the year 2016 from Presentation Convent Senior Secondary School, Gandhi Nagar, Jammu.

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

Shamsher Singh Sambyal
Son of Late Sh. Jagdev Singh
Resident of A/P Karan Nagar, Jammu.

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By order.

General Manager,
Ranbir Govt. Press, Jammu.

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Notice

I, Zareena Bibi W/o Basheer Mohammad R/o Haiderpura, Janipur, Jammu do hereby solemnly affirm and declare that the name Zareena Bibi and Zareena Begum both the names belong to me and is one and same individual. Objection, if any, may be conveyed to the concerned authority within 7 days.

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

Notice

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By order.

General Manager,
Ranbir Govt. Press, Jammu.

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Notice

I, Puja Devi W/o Sh. Rajinder Sharma R/o H. No. 50, Mana Basti, Opp. Ankush Plywood, Rehari Mohalla, Jammu, am applying for the correction of my name which is wrongly written as Swami Puja Devi Govind instead of correct name Puja Devi on my PAN Card Bearing No. IHCPS6870M. Now, my correct name is Puja Devi as per my Aadhaar Card and other relevant documents. Objection, if any, may be conveyed to the concerned authority within one week.

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

Notice

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By order.

General Manager,
Ranbir Govt. Press, Jammu.

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FORM NO. 01
(SEE RULE 606)
RULE UNDER THE EVACUEES
(ADMINISTRATION OF PROPERTY) ACT, 2006
GOVERNMENT OF JAMMU AND KASHMIR
(REHABILITATION DEPARTMENT)
OFFICE OF THE DEPUTY CUSTODIAN EVACUEE
PROPERTY, NORTH KASHMIR, BARAMULLA.

Notification

Dated 01-09-2022

In pursuance of Sub-Section (1) of Section 6 and Section 96A of the Jammu and Kashmir Evacuees (Administration of Property) Act Svt. 2006 read with Sub Rule 3 of Rule 6 of J&K Evacuees (Administration of Property) Rules Svt. 2008, the Deputy Custodian, North Kashmir is pleased to notify for general information the list of property specified in the schedule :

Schedule

S. No.	Description	Locality
1.	An area of Evacuee share land measuring 19K-17.5 M out of Khewat No. 129 as per ROR 1959-60 belongs to Evacuee Qadir S/o Mohammad Teli	Village Arampora Tehsil Sopore.

(Sd.)

Deputy Custodian
Evacuee Property, North Kashmir,
Baramulla.

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OFFICE OF THE STATE TAXES OFFICER, CIRCLE-B,
JAMMU.

Notification

[Under Rule 6(i) of the CST (J&K) Rules, 1958]

It has been reported by M/s Hi-Link Electronics, Parade Road, Jammu bearing TIN-01261021062, that 02 (Two) Nos. Form 5C having Serial No. 05V-142776 to 05V-142777, have been lost and the matter stands published in the following two newspapers :

1. Daily Excelsior dated 21st May, 2022.
2. Punjab Kesri dated 18th May, 2022.

The dealer has also furnished indemnity bond in this respect which is placed in record file. Hence, the above mentioned Forms 02(Two) Nos. are hereby declared as invalid for the purpose of Sub-Section (4) of Section 8 of the CST Act, 1956. Anybody fraudulently using the above mentioned Forms would render himself liable for penal action as per Law. The person/s who find/finds the above-mentioned Forms will please return the same to the undersigned.

No. of Form	=	02(Two)
Serial No.	=	05V-142776 to 05V-142777
Name and address of the dealer	=	M/s Hi-Link Electronics, Parade Road, Jammu
Registration No./TIN	=	01261021062
Whether Lost/Stolen or Destroyed	=	Lost
Address of the dealer to whom Form is/are issued	=	Parade Road, Jammu,

(Sd.)

Assessing Authority,
State Taxes Officer,
Circle-B, Jammu.

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Notice

I, Ashwani Kumar S/o Late Nek Ram R/o Greater Kailash, Jammu inform to general public that my name and my wife's name has been wrongly registered as Ashwani Sharma and Jyoti Sharma in School documents of my son namely Ayush Sharma. Now, I am applying for the correction of my name and my wife's name as Ashwani Sharma and Jyoti Sharma instead of Ashwani Kumar and Jyoti Kumari respectively. Objection, if any, may be conveyed to the concerned authorities within seven days from the date of publication of this notice.

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

Notice

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

By order.

General Manager,
Ranbir Govt. Press, Jammu.



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Vol. 135] Jammu, Thu., the 27th Oct., 2022/5th Kart., 1944. [No. 30

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ADVERTISEMENTS—C

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

Advertisement Notice 27 RSB/FS/2022

Dated 12th July, 2022.

1. Applications are invited on the prescribed application as per Appendix to this Notification from the ex-servicemen for the post of Accountant for Fund Section on contractual basis with honorarium of Rs. 20,000/- P. M.

2. The eligibility criteria/terms and conditions for appointment are as under :ô

- (a) Should be a JCO/NCO (having adequate knowledge of Accounts and Computer).
- (b) Should not be more than 55 years of age as on 01 July, 2022.
- (c) Minimum Education Qualification graduation. Working knowledge of computer is a must.
- (d) Should bear an Exemplary Character at the time of retirement from Defence Services.

148 The J&K Official Gazette, 27th Oct., 2022/5th Kart., 1944. [No. 30
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DIRECTORATE OF FORENSIC SCIENCE LABORATORY,
JAMMU AND KASHMIR, JAMMU.

Subject :ô Cancellation of e-NIT.

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Notice

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

(Sd.).....

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

رجسٹرڈ نمبر جے کے۔33



सत्यमेव जयते

جموں و کشمیر سرکاری گزٹ

جلد نمبر 135۔ جموں۔ مورخہ 27 اکتوبر 2022ء بمطابق 05 کارٹکا 1944۔ ویروار۔ نمبر 30

اشتہارات

از عدالت چیف جوڈیشل مجسٹریٹ گاندریل

سرکار بنام غلام نبی میر وغیرہ

علت نمبر 38 سال 2014 تھانہ پولیس گاندریل

بجرائم زیر دفعات : 511,420,471,468,467, 34 RPC

وارنٹ کشتی گرفتاری عام زیر دفعہ 512 ضابطہ فوجداری

بخلاف ملزم : غلام نبی میر ولد محمد اکبر میر ساکنہ سالوسر کریڑی بارہمولہ

حکم بنام اہلکاران پولیس یوٹی جموں و کشمیر
مقدمہ مندرجہ عنوان بالا ملزم مذکور عرصہ دراز سے دستیاب نہ ہو رہا ہے۔
لہذا آپ کو بذریعہ وارنٹ ہذا حکم و اختیار دیا جاتا ہے کہ ملزم جہاں کہیں بھی
اندر حدود یوٹی جموں و کشمیر دستیاب ہو، کو گرفتار کر کے روبرو عدالت ہذا پیش کریں۔
وارنٹ ہذا دستیابی ملزم زیر کار ہے گا۔ اس نسبت تاکید جانو۔
آج بتاریخ 23-08-2022 کو ہمارے دستخط و مہر عدالت سے جاری ہوا۔
دستخط : چیف جوڈیشل مجسٹریٹ گاندر بل۔

از عدالت ایڈیشنل سیشن جج کٹھوعہ

سرکار بنام سنیل دت

علت نمبر 53 سال 2017ء تھانہ پولیس کٹھوعہ

بجرائم زیر دفعات u/s 8/21/22 NDPS Act

وارنٹ گشتی عام زبردفعہ 512 ضابطہ فوجداری

بخلاف ملزم: سنیل دت ولد بلدیوراج ساکنہ گلیاں چک درب خان تحصیل نگری،

ضلع کٹھوعہ

بنام آفیسرانچارج تھانہ پولیس کٹھوعہ

بنام اہلکاران پولیس یوٹی جموں و کشمیر

مقدمہ مندرجہ عنوان اُلصدر میں مثل نمبر 18/NDPS Act

15-05-12 متدائرہ 33/2017 NDPS Computer No.10 فیصلہ 10-10-22 بعنوان سرکار بنام سنیل دت جرم زیر دفعہ NDPS Act 8/21/22 میں ملزم سنیل دت ولد بلدیوراج ساکنہ گلیاں چک درب خان ضلع کٹھومہ کے خلاف کارروائی زیر دفعہ 512 ضابطہ فوجداری عمل میں لائی گئی ہے۔

لہذا بروئے وارنٹ گشتی آپ کو حکم و اختیار دیا جاتا ہے کہ آپ ملزم متذکرہ بالا کو جب کبھی بھی اور جہاں کہیں بھی اندر حدود یوٹی جموں و کشمیر دستیاب ہو تو گرفتار کر کے عدالت ہذا میں پیش کریں۔ وارنٹ گرفتاری گشتی تا دستیابی ملزم زیر کار رہے گا۔
امروز مورخہ 10-10-2022، ہماری مہر و دستخط سے جاری ہوا۔

سرکار بنام محمد لطیف

علت نمبر 30 سال 2015 تھانہ پولیس بسوہلی

جرم زیر دفعہ u/s 436 RPC

وارنٹ گشتی گرفتاری عام زیر دفعہ 512 ضابطہ فوجداری

بخلاف ملزم : محمد لطیف ولد رمضان شیخ ساکنہ ستورہ تحصیل منڈی ضلع پونچھ حال

رہن موہڑہ بٹارا تحصیل بسوہلی ضلع کٹھومہ

بنام آفیسر انچارج تھانہ پولیس بسوہلی

بنام اہلکاران پولیس یوٹی۔ جموں و کشمیر

بمقدمہ مندرجہ عنوان الصدر میں مثل نمبر 4 3 سال 2015 متدارہ 15-11-17 فیصلہ 10-10-2022 بعنوان سرکار بنام محمد لطیف جرم زیر دفعہ 436 RPC میں ملزم متذکرہ بالا کے خلاف کاروائی زیر دفعہ 512 ضابطہ فوجداری عمل میں لائی گئی ہے۔

لہذا بروئے وارنٹ گشتی عام آپکو حکم و اختیار دیا جاتا ہے کہ ملزم محمد لطیف ولد رمضان شیخ ساکنہ ستورہ متذکرہ بالا کو جب کبھی بھی اور جہاں کہیں بھی اندر حدود یوٹی جموں و کشمیر میں دستیاب ہو تو گرفتار کر کے عدالت ہذا میں پیش کریں۔

وارنٹ گرفتاری تا دستیابی ملزم مذکور زیر کار رہے گا۔ تحریر 10-10-2022

آج مورخہ 10-10-2022 ہمارے دستخط و مہر عدالت سے جاری ہوا۔

دستخط : ایڈیشنل سیشن جج کٹھوعہ

EXTRAORDINARY

REGD. NO. JK633



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 134] Jammu, Wed., the 8th Sept., 2021/17th Bhad., 1943. [No. 23-h

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

CIVIL SECRETARIAT LABOUR AND EMPLOYMENT
DEPARTMENT

Notification

Srinagar, the 8th of September, 2021.

SO-314. In exercise of the powers conferred by Section 29 of The Indian Boilers Act, 1923, the Government of Jammu and Kashmir hereby make the following Rules ; namely :

I

PRELIMINARY

1. **Short title and extent and commencement.** (1) These rules may be called The Jammu & Kashmir Boiler Rules, 2021 ;

2. They shall extend to the whole of the Union Territory of Jammu and Kashmir ;

No. 23-h] The J&K Official Gazette, 8th Sept., 2021/17th Bhad., 1943. 3
 Inspectors, Deputy Chief Inspectors and Inspectors, (Qualification and Experience) Rules, 2012 issued by the Central Government :

Provided that the qualification and experience of a person already working as a Chief Inspector, Deputy Chief Inspector or an Inspector shall be governed by the existing recruitment rules in the Union territory of Jammu and Kashmir.

5. **Location of Offices.** The location of the office headquarter/s shall be as follows :

S.No.	Area	Location	Officer In-Charge
1.	Jammu Province	Mechanical Engineering Department, Jammu	Chief Inspector
2.	Kashmir Province	Mechanical Engineering Department, Kashmir	Chief Inspector

III

DUTIES OF THE CHIEF INSPECTOR

6. **General Control.** The Chief Inspector shall be vested with all the powers of a Deputy Chief Inspector and Inspector under the Act. His main duty, however, shall be supervising and controlling the work of Deputy Chief Inspectors and Inspectors and he shall actually inspect or examine boilers, steam pipes or scantlings in exceptional cases, or where he considers that the work of a Deputy Chief Inspector or Inspector or Competent Person requires a personal check.

7. **Specific Duties of Chief Inspector.**

(1) The Chief Inspector shall

- (a) personally check the registration particulars and measurements of all boilers inspected for registration as prescribed in Chapter IX of the Regulations and enter under his own signature the approved working pressure and all orders required by section 7 of the Act ;

[**Note:** He may, however, authorize a Deputy Chief Inspector to undertake the above work and to make his recommendations in this behalf, to the Chief Inspector.]

- (b) enter under his own signature any subsequent entries required in the registration book ;

No. 23-h] The J&K Official Gazette, 8th Sept., 2021/17th Bhad., 1943. 13
repair of the part affected. Covering patches applied with the object of
hiding defects are a source of danger and must not be passed. Welding by
electric and oxy-acetylene processes may be employed in the repairs of
boilers, but, as the efficiency of the welding depends largely on the skill and
care of the operator each case will have to be decided on its merits.

Proper attention must be paid to the annealing of welded parts. The
Inspector should, wherever possible, be present during some part at least,
of the welding operations.

Extensive repairs such as renewal of furnaces, and plates, parts of
shell fire-boxes, girders, etc., should be supervised, so far as other duties
permit, by the Inspector and at such time when fire-boxes and smoke tubes
of locomotive-type boilers are withdrawn, advantage of the opportunity
should be taken to inspect the internal parts otherwise inaccessible to close
inspection.

Repairs to boilers are prescribed in Chapter IX, Regulation 392 of the
Regulation.

33. Entries in memorandum of inspection books. The Inspector
shall, as soon as convenient after an inspection, make the necessary entries
in the Memorandum of Inspection Book for the boiler and submit the book
to the Chief Inspector. Care should be taken to preserve the books and to
keep them clean. Inspection notes should be taken to preserve the books
and to keep them clean. Inspection notes should briefly state to what extent
boilers were cleared of brick-work. Lagging or concealing parts ; the general
condition of the boiler; parts requiring attention of repair and if special
preparation is required at the next inspection.

[Inspectors should also note, in the Memorandum of Inspection books
all casual visits, inspections of steam pipes, visits for inspection of repairs,
inquiry into accidents, etc., and so provide a useful record of the history for
the boiler of the information and guidance of Inspectors at subsequent
inspections].

In making inspections it is important that the Inspector should pay
particular attention to entries make in the memorandum of Inspection book
at previous inspection.

34. Entries in certificates. In addition to the entries required to be
made under Regulation-389 in a certificate for a boiler, the Inspector should
state in the remarks column his requirements, if any, with regard to hydraulic
test, removal of lagging, brick-work or other concealing part for the next

14 The J&K Official Gazette, 8th Sept., 2021/17th Bhad., 1943. [No.23-h
inspection to enable the owner to have the same properly prepared at that
time. He should also state in the same place his requirements regarding the
repair or renewal of any part that may be considered fit only for the period
of the certificate.

In the repairs column should be entered the year of repairs and
description of repairs effected. Only important repairs should be noted.

His remarks should be brief. In the absence of remarks on the condition
of boiler, the boiler will be considered to be in good condition.

35. Engraving of registry number. Paper slips of the proper size
bearing the registry number allotted for a boiler will be supplied by the
Chief Inspector. The slip should be pasted on the part of the boiler pointed
out by the Inspector and the device traced through with a cutting tool. The
engraving should then be completed by the removal to the prescribed depth
of the metal between the traced lines.

36. Arranging for inspections. In arranging for inspection particular
attention should be paid to the provisions of rule 17. The notice required by
sections 7 and 8 shall be sent in Form B. If a hydraulic test is necessary in
addition to the ordinary inspection, ample notice must be given to the owner.

37. Issue of certificates and provisional orders. (1) All
certificates shall be issued after being countersigned by the Chief Inspector.

(2) A provisional order shall be issued in each case of registration
after the hydraulic test of boiler and inspection of steam pipes and feed
pipes connected to the boiler upon the certificate of the Inspector. The
steam test may be taken at any convenient time within the period of the
provisional order, after which, if the test is satisfactory, the certificate under
section 7 shall be issued.

(3) A provisional order shall also be issued after each completed
inspection for renewal of certificates so as to give authority for the use of
the boiler pending the issue of certificate under section 8. Where he proposes
to issue a provisional order, the Inspector must satisfy himself that the
boiler is fit to be worked at the maximum pressure and for the period
entered in the provisional order. The fact of issue of a provisional order
must be reported immediately to the Chief Inspector.

(4) The period specified in any certificate or provisional order shall
begin on the day on which the completed hydraulic test and thorough
inspection of boiler or inspection of steam and feed pipes is made.

38. Provisional orders to be issued after hydraulic test.
Provisional order should be issued in every case of registration after hydraulic
test of boiler if the Inspector is satisfied. The steam test may be witnessed

No. 23-h] The J&K Official Gazette, 8th Sept., 2021/17th Bhad., 1943. 15
at any convenient time within the period of the provisional order after which
if test is satisfactory, the certificate under section 7(6) is to be issued.

39. Forms of provisional orders and certificates. Provisional orders and certificates are prescribed in Forms V and VI, respectively of the Regulations but no such certificate or Provisional order authorizing the use of a boiler shall be issued unless and until the owner of boiler or agent thereof engages a qualified boiler attendant and gets his number registered with the Inspector.

40. Duplicate certificates. A duplicate of any certificate granted under section 7 or 8 which is at the time in force shall be granted by the Chief Inspector on the application of the owner of the boiler if the Chief Inspector is satisfied that the duplicate is required for a *bona fide* purpose and the fee prescribed under Rule 48 is paid.

VIII

ADMINISTRATIVE INSTRUCTIONS FOR EXAMINATION OF BOILERS, PARTS THEREOF, STEAM RECEIVERS, SEPARATORS ETC. BY A COMPETENT PERSON

41. Procedure at Inspection. (a) The Competent Person shall carry out the examination of boilers, parts thereof, steam receivers, separators etc. in accordance with the detailed instructions and specifications as laid down in the Regulations. Previous to an examination he shall go through the remarks made in Form D appended to these rules.

(b) While examining materials he shall verify the acceptability of the materials from original test reports from steel makers in accordance with the requirements of the Regulations before stamping these materials.

(c) When steel makers certificates in Form IV of the Regulations issued by well known steel makers or a recognised Inspecting Authority are available the materials may be stamped by him for use in the construction of boilers provided they are found to be in sound condition.

(d) When materials used in construction of boilers or parts thereof are offered for tests, he shall record the test results in Form F.

(e) After each stage examination of a boiler or parts thereof or of steam receivers, separators etc. he shall advise the makers on the spot to proceed on to the next stage in their construction provided he is satisfied that the standard of construction does not fall short of the requirements of the Regulations.

No. 23-h] The J&K Official Gazette, 8th Sept., 2021/17th Bhad., 1943. 21
inspected, a certificate for such period less than twelve months, as may be
necessary for such approximation of dates may be granted on payment of
half of the applicable fee.

(4) Fees for testing of Pressure Gauges. A fee of Rs. 250/- shall
be charged for testing and certification of pressure Gauge with dial of not
more than 150 mm and Rs. 500/- or exceeding 150 mm dial.

(5) Fees for inspection of pipes. The fees for inspection of pipes
shall be charged in accordance with the following scales:

(a) For fabricated pipes of nominal bore not exceeding 100 mm
inclusive of all fittings; except fittings like steam separator,
de-super heater, steam receiver, feed water heater and
separately fired super heater shall be Rs. 500/- for 30 metres
or part thereof.

(b) For fabricated pipes of nominal bore exceeding 100 mm inclusive
of all fittings except fitting like steam separator, de-super heater,
steam receiver, feed water heater and separately fired super
heater shall be Rs. 1200/- for 30 metres or part thereof.

(c) Fee for inspection of fabricated fittings like steam separator,
de-super heater, steam receiver, blow down tank, separately
fired super heater and pressure reducing station during
installation shall be charged at Rs. 2500/- per fitting.

(6) Fees for inspection of boiler tubes shall be Rs. 360 per metric
tonne or part thereof.

(7) Fees for inspection of valves shall be charged as under :

(a) Up to and including 25 mm. Rs. 20/- per piece.

(b) Over 25 mm and up to and including 100 mm Rs. 60/- per
piece.

(c) Over 100 mm and up to and including 100 mm Rs. 400/- per
piece.

(d) Over 250 mm. Rs. 1000/- per piece

No. 23-h] The J&K Official Gazette, 8th Sept., 2021/17th Bhad., 1943. 25
property. The report should be drawn up in proper manner giving full details of the observation and his opinion on the cause and prevention of the accident.

54. Power to hold inquiry in writing. The Deputy Chief Inspector and Inspector are authorized to take the written statements of witness and all persons immediately concerned with the accident. In order to comply with the provisions of section 18(2) of the Act, the Deputy Chief Inspector or the Inspector should present to the owner or person-incharge of the boiler a series of written questions on all points that are material to the inquiry.

55. Use of boiler after accident. The inspector should decide, whether the use of boiler after an accident can be permitted at the same or at a lower pressure only after the completion of repairs or alterations. In no case should the Inspector issue a provisional order or renewal certificate until his orders have been carried out.

56. Procedure in case of serious accidents. The report should be sent without delay to the Chief Inspector, who, if he considers that the investigation has been sufficient, he will record the facts in his register of accidents and enter a brief account of the accident in the registration book, a copy being made in the memorandum of inspection book. If, however, the accident is of a serious nature and in all cases in which an explosion has occurred, the Chief Inspector should, after receipt of the report from Deputy Chief Inspector' s/Inspector' s proceed to investigate the accident personally either alone or with the assistance of assessor/s as may be appointed for this purpose by the Government. Report of such inquiries should be recorded as indicated above.

57. Remuneration of Assessor. The Assessor/s appointed under Rule 56 shall be remunerated at such rate as may be determined by the Government and be allowed the travelling expenses incurred by him in attending the inquiry.

58. Reference in Annual Report. A brief account of all accidents and their causes should be included in the Chief Inspector's Annual Report.

59. Unreported accidents. If in the course of an inspection or at any other time the Deputy Chief Inspector or the Inspector discovers damage which comes within the definition of an accident but which has not been reported, he should immediately report the facts at once to the Chief Inspector for action.

28 The J&K Official Gazette, 8th Sept., 2021/17th Bhad., 1943. [No.23-h
accordance with the provisions of sub-rule (1) for considering the renewal
of approval by the Chief Inspector. The firm shall apply for renewal of their
recognition at least two months before the expiry of the said period.

(4) Any change in the supervisory and operational staff during the
course of validity of the approval shall be communicated to the Chief
Inspector within seven days from such change.

72. Approval of firms for Boiler Repairs. (1) An application for
approval as boiler repairer shall be accompanied by a receipted challan for
a fee as prescribed in sub-clause (i) of clause (b) of Rule 42 and shall
contain full information of the supervisory and operational staff employed
and also the tools and the plant possessed by the applicant firm, as indicated
in regulation 392 of the Indian Regulations, 1950.

(2) If the Chief Inspector is satisfied with the equipment and
supervisory personnel and quality of work done by the Organization, approval
shall be granted subject to such conditions or limitations as may be prescribed
by Chief Inspector in his order. The approval thus granted shall be valid for
a period of two years from the date of order and shall be renewed every
two years.

(3) Every application for renewal of approvals as boiler repairer
shall be accompanied by a receipted challan for fee as prescribed in
sub-clause (ii) of clause (b) of Rule 42 and shall contain full details in
accordance with the provisions of sub-rule (1) for considering the renewal
of approval by the Chief Inspector. The firm shall apply for renewal of their
recognition at least two months before the expiry of the said period.

(4) Any change in the supervisory operational staff during the course
of validity of the approval shall be communicated to the Chief Inspector
within seven days from such change.

73. Approval of firms for manufacture of Boilers or Economizers. (1) An application for approval as manufacture of boilers
or economizer shall be accompanied by a receipted challan for fee as
prescribed in sub-clause (i) of clause (c) of Rule 42 and shall contain
full information of the supervisory and operational staff employed and also
the tools and plant possessed by the applicant firm and such other information
as may be called for by the Chief Inspector for considering the application.

30 The J&K Official Gazette, 8th Sept., 2021/17th Bhad., 1943. [No.23-h
accordance with the provisions of sub-rule (1) for considering the renewal
of approval by the Chief Inspector. The firm shall apply for renewal of their
recognition at least two months before the expiry of the said period.

(4) Any change in the supervisory and operational staff during the
course of validity of the approval shall be communicated to the Chief
Inspector within seven days from such change.

75. Approval of firm for manufacture of Welding Electrode. (1) An application for manufacture of plate flanges shall be
accompanied by a receipted challan for fee as prescribed in sub-clause (i)
of clause (f) of Rule 42 and shall contain full information of the
supervisory and operational staff employed and also the tools and plant
possessed by the applicant and such other information as may be called
for by the Chief Inspector for considering the application.

(2) If the Chief Inspector is satisfied with the equipment and
supervisory personnel and quality of work done by the Organization, approval
shall be granted subject to such conditions or limitation as may be prescribed
by the Chief Inspector in his order. The approval thus granted shall be valid
for a period of two years from the date of order and shall be renewed
every two years.

(3) Every application for renewal of approval as manufacture of
welding electrode shall be accompanied by a receipted challan for fee as
prescribed in sub-clause (ii) of clause (f) of Rule 42 and shall contain full
details in accordance with the provisions of sub-rule (1) for considering the
renewal of approval by the Chief Inspector. The line shall apply for renewal
of their recognition at least two months before the expiry of the said period.

(4) Any change in the supervisory and operational staff during the
course of validity of the approval shall be communicated to the Chief
Inspector within seven days from such change.

76. Withdrawal of Approval. Approval granted under the pre-
going rules, shall be withdrawn if

- i. the approval was obtained on furnishing incorrect or false
information ; or
- ii. no manufacturing activities or fabrication work or
repair work was carried out for a continuous period of
six months :

Provided that before any such order for withdrawal of approval
is passed, the owner or person in-charge of the organization

No. 23-h] The J&K Official Gazette, 8th Sept., 2021/17th Bhad., 1943. 39
experience. When blowing out the best result is obtained if the water has been at rest for some time (say before the engine is started) thus giving the sediment time to settle, if the feed waters cleaned merely turn the cock round.

The scum cock. When scum cocks are fitted, if the feed water is dirty, a little should be blown off daily; if the water is clean, merely turn the cock round. Before opening the scum cock, see that the water is at the height indicated by the water level pointer; otherwise the scumming will be ineffective. Water should be blown from the surface through the scum cock when steam is being drawn off, i.e. when the engine or other machinery is working.

Manhole and other door joints. When making such joints the jointing materials should never be of round sectioned packing. Care must be taken that the spigot of the door is centrally placed in the hole, as many accidents have resulted from packing being blown out between the spigot and side of hole, even when the clearance was only 3 mm. The nuts must be carefully and evenly tightened. Further tightening should be made during the process of heating up the boiler when raising steam.

Steam-pipes. When properly arranged should give no trouble. Frequently, however, they are so designed as to contain pickets, in which, while out of use condensed steam accumulates. Such water is exceedingly dangerous and great care should be taken to see that the pipes are properly drained before the stop-valve is opened otherwise "water hammer" will take place even with the best designed steam pipes, and disastrous explosions causing loss of life and property may occur.

Scale and grease. Roughly speaking, scale offers a hundred times as much resistance to the passage of heat as does a similar thickness of the steel or iron. A 12 mm furnace plate covered with 2 mm scale is as efficient a heat retarder as steel furnace 250 mm thick. Grease is about ten times worse than scale. In a boiler at work the temperature of a clean furnace plate is only slightly in excess of that of the water in the boiler; but if scale or grease is interposed between the water and the plate, the latter acquires a temperature more nearly approximately that of the flame with which it is in contact. If the fire is fierce (artificial drought) the furnace tube may grow so hot that it elongates considerably. If in addition, cold air is admitted during each firing, a constricting action of the furnace takes place, which is one of the worst causes of boiler wear and tear.

No. 23-h] The J&K Official Gazette, 8th Sept., 2021/17th Bhad., 1943. 41
drained into the Boiler Fed Water Tanks. The waste steam from cylinders is always mixed with a certain amount of oily matter which will be deposited in the feed water tanks and ultimately be pumped into the boiler, with possible disastrous results, as it will be obvious to every careful boiler attendant that should the oil be deposited on the furnace crowns, they may become overheated and collapse.

It should be the first care of the boiler-owner, and the Boiler Attendant to see that the feed water is kept as pure as possible. Impure feed water means additional expense on the upkeep of the boiler.

Preservation of boilers when not in use. Steam boilers when not in use are liable to deterioration from corrosion and unless well cared for and made rust-proof they may depreciate more rapidly than when in use. They should be thoroughly drained and thoroughly dried and all valves, cocks and openings closed so as to exclude moisture. Another plan is to fill the boiler with water to which about 1/100 per cent caustic soda has been added.

Special instructions for Boiler. Boiler should be opened up and thoroughly cleaned after a period of work which should not exceed (as indicated in certificate). A record of such clearings should be maintained and produced, when required by the Inspector.

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