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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-700-2022 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. 1959 of 2022/RG/LP Dated 14-11-2022.

It is hereby notified that vide High Court Order dated 09-11-2022
Ms. Rukhsar Kousar D/o Nazarat Hussain R/o Chhatral, Tehsil
Mendhar, District Poonch Pincode 185111 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-701-2022 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. 1960 of 2022/RG/LP Dated 14-11-2022.

It is hereby notified that vide High Court Order dated 09-11-2022
Ms. Ranjana Dogra D/o Puran Chand R/o Sunetar, Tehsil Ramnagar,
District Udhampur Pincode 182122 has been admitted and enrolled as
an Advocate on the Rolls of Jammu and Kashmir Bar Council

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 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-702-2022 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. 1961 of 2022/RG/LP Dated 14-11-2022.

It is hereby notified that vide High Court Order dated 09-11-2022 Mr. Rohit Sharma S/o Joginder Paul R/o W. No. 01, H. No. 664, Jakhani, (Backside of Grid Station), Tehsil and District Udhampur, Pincode 182101 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-703-2022 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. 1962 of 2022/RG/LP Dated 14-11-2022.

It is hereby notified that vide High Court Order dated 09-11-2022 Ms. Ravina Bibi D/o Majid Ahmed R/o H. No. 63, Village Jinder Khurd, Tehsil Bishnah, District Jammu Pincode 181132 has been admitted and enrolled as an Advocate on the Rolls of Jammu and

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Notification

No. 1966 of 2022/RG/LP Dated 14-11-2022.

It is hereby notified that vide High Court Order dated 09-11-2022 Mr. Ranjit Khokhar S/o Sewa Dass R/o Ward No. 4, Allah Jammu, Tehsil Arnia, District Jammu Pincode 181131 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-708-2022 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.).



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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 I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIAT& GENERAL ADMINISTRATION
DEPARTMENT, SRINAGAR.

(Services)

Subject :ô Posting of Mr. Santosh D. Vaidya, IAS (AGMUT : 1998).

Reference :ô F. No. 14046/88/2012-UTS.I dated 08-06-2023 issued by the Ministry of Home Affairs, Government of India.

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Government Order No. 704-JK (GAD) of 2023

Dated 16-06-2023.

Consequent upon the posting of Mr. Santosh D. Vaidya, IAS (AGMUT : 1998) to the Union Territory of Jammu and Kashmir and in the interest of Administration, the officer is hereby posted as Principal Secretary to the

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Government , Finance Department relieving Dr. Arun Kumar Mehta, IAS,
Chief Secretary, Union Territory of J&K of the additional charge of the
post.

It is further ordered that

- i. Mr. Santosh D. Vaidya, IAS, shall also hold the charge of Chairman and Managing Director, Jammu and Kashmir Infrastructure Development Finance Corporation Limited (JKIDFC), in addition to his own duties, till further orders ;
- ii. the files of the finance department shall continue to be submitted as per Governement Order No. 1026-JK(GAD) of 2020 dated 02-11-2020.

By order of the Lieutenant Governor.

(Sd.) SANJEEV VERMA, IAS,
Commissioner/Secretary to the Government.

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

(Services)

Subject :ô Deployment of the Officers as Camp Directors/Additional Camp Directors on various camps enroute Shri Amarnathji Shrine Board.

- Reference :ô
- i. D. O. No. ACEO/SASB/2023/957/327 dated 03-03-2023 from Additional Chief Executive Officer, Shri Amarnathji Shrine Board.
 - ii. Letter No. SASB/2023/1754-55 dated 25-05-2023 from Additional Chief Executive Officer, Shri Amarnathji Shrine Board.

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Government Order No. 656-JK (GAD) of 2023

Dated 07-06-2023.

Sanction is hereby accorded to the deputation of the following officers of Jammu and Kashmir Administrative Service to Shri Amarnathji Shrine

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 Board, on short term basis, for being deployed as Camp Directors/Additional
 Camp Directors at various camps enroute Shri Amarnathji Shrine :ô

S. No.	Name of the Officer	Present place of posting	Mobile No.
1	Kishori Lal	Awaiting orders of adjustment in the General Administration Department	9419154761
2	Ghan Shyam Singh	Additional District Development Commissioner, Udhampur	9419794234
3	Dhananter Singh	Additional Secretary to the Government, Department of Forest, Ecology and Environment	9419378117
4	Jagdish Singh	Additional Secretary to the Government, Power Development Department	9419104243
5	Sanjeev Rana	Additional Secretary in the J&K Academy of Art, Culture and Language	9419282681
6	Pankaj Kumar Anand	General Manager, DIC, Udhampur	9419159337
7	Anil Kumar Chandail	Deputy Commissioner, State Taxes, Jammu (North), Hqr. at Udhampur	9419174630
8	Pardeep Singh Chib	Additional Secretary to the Government, Higher Education Department	9419891888
9	Dhirender Sharma	Joint Director, Education, Udhampur/Reasi	9419154412

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	S/Shri		
10.	Atul Kumar	Member, J&K SSB	9419814839
11.	Ashok Kumar	Joint Director, Food, Civil Supplies and Consumer Affairs, Jammu	9419171194
12.	S. Sundeep Singh Bali	Programme Officer, ICDS Project, Anantnag	9018991010
13.	Vishwajeet	Additional Secretary to the Government, Culture Department	9419796563
14.	Rajesh Lakhan	Chief Executive Officer, Tourism Development Authority, Billawar- Duggan with Hqr. at Billawar	9596656385
15.	Ramkesh Sharma	Additional Secretary to the Government, Hospitality and Protocol Department	9086057232
16.	Rakesh Sharma	Deputy Director, District Employment and Counselling Centre, Jammu	9419166602
17.	Vishal Singh Parihar	Sub-Registrar, Kathua	9469355652
18.	Manoj Kumar	Awaiting orders of adjustment in GAD	9469611656
19.	Gurpinder Singh	Deputy District Election Officer, Poonch	9419208180
20.	Dharam Paul	Deputy Director, Libraries, Jammu	9149942078
21.	Ashwani Hansa	Under Secretary to the Government, Higher Education Department	9419121477
22.	Narinder Kumar	District Information Officer, Rajouri (Under orders of transfer to the Revenue Department)	7006713126

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information to the Central Information Commission or State Information Commission, as the case may be, as is required to prepare the report under this section and comply with the requirements concerning the furnishing of that information and keeping of records for the purposes of this section.

- (3) Each report shall state in respect of the year to which the report relates,___
- a. the number of requests made to each Public Authority ;
 - b. the number of decisions where applicants were not entitled to access to the documents pursuant to the requests, the provisions of this Act under which these decisions were made and the number of times such provisions were invoked ;
 - c. the number of appeals referred to the Central Information Commission or State Information Commission, as the case may be, for review, the nature of the appeals and the outcome of the appeals ;
 - d. particulars of any disciplinary action taken against any officer in respect of the administration of this Act ;
 - e. the amount of charges collected by each Public Authority under this Act ;
 - f. any facts which indicate an effort by the Public Authorities to administer and implement the spirit and intention of this Act;
 - g. recommendations for reform, including recommendations in respect of the particular public authorities, for the development, improvement, modernization, reform or amendment to this Act or other legislation or common law or any other matter relevant for operationalizing the right to access information.

Under the ambit of the *ibid.* section, the Central Information Commission prepares an Annual Report on the implementation of the RTI Act and makes necessary recommendations to Public Authorities regarding steps for bringing their practices in conformity with the provisions and spirit

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of the Right to Information Act. All Public Authorities are required to submit
four quarterly returns for yearly performance-assessment and finalization
of the Annual Report. Public Authorities, which fail to submit returns, even
for a single quarter, are treated as defaulters.

It has been intimated by the Central Information Commission that
Public Authorities in the Union Territory of Jammu and Kashmir are not
submitting Annual Returns under Section 25 of the RTI Act, a matter which
has been viewed with serious concern by the authorities.

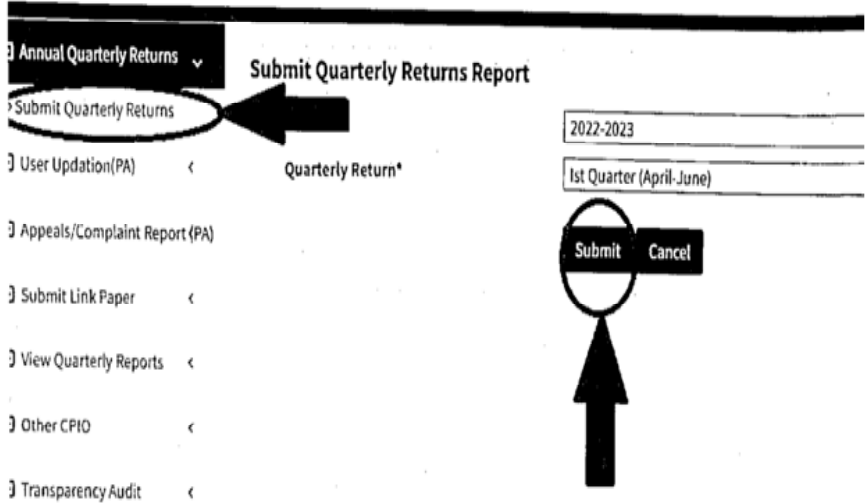
It is accordingly enjoined upon CPIOs of various departments, their
subordinate/field offices, Corporations, Boards and PSUs to register
themselves and submit quarterly returns on the designated portal [https://
cic.gov.in/](https://cic.gov.in/), by or before 30-06-2023. The work flow to be followed for
registration/logging-in and submission of returns has been appended as
Annexure to this circular.

For any assistance in this regard, the concerned CPIO may contact
Shri Rajeev Kumar Sah, Consultant IT, Central Information Commission,
on 011-26107030/09313037575 or on e-mail ID: consultant1-it@cic.nic.in.

Lapses, if any, shall be the personal responsibility of the CPIO
concerned. These instructions are brought to the notice of all concerned
for immediate compliance.

(Sd.) SANJEEV VERMA, IAS,
Commissioner/Secretary to the Government.

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GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIATô GENERAL ADMINISTRATION
DEPARTMENT, J&K.

Notification

Jammu, the 25th of April, 2023.

As a mark of respect to Shri Parkash Singh Badal, Former Chief Minister of Punjab who has passed away on 25th April, 2023, the Government of India has decided that there shall be two day(s) State Mourning on 26-04-2023 and 27-04-2023 throughout the country. It has been decided thatô

- (a) The National Flag shall fly at half-mast during the Mourning on all buildings and places where it is flown regularly ; and**
- (b) There shall be no official entertainment during the Mourning.**

These decision are brought into notice of all the concerned for information and necessary action.

(Sd.) SANJEEV VERMA, IAS,
Commissioner/Secretary to the Government.



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PART II—B

Notifications, Notices and Orders by the Heads of Departments.

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GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIAT ô FINANCE DEPARTMENT
JAMMU/SRINAGAR

No. FD-BDGT0GEN/16/2021-03-(31993)

Dated 09-06-2023

Subject :ô Non-uploading of valid documents of AA/TS and PROOF Photographs and rejection of Works/Activities back to the Department for necessary rectification-reg.

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With reference to the subject cited above, the undersigned is directed to convey that Finance Department has rejected back various ongoing works/activities to the DDOs /Departments through Rejection Module on BEAMS portal on the basis of discrepancies noticed in documents viz. AA/TS, PROOF photographs etc. uploaded by the DDOs while preferring the bills through JKPaySys and PROOF app. the DDOs have been provided with the access on BEAMS portal to carry out the necessary rectification by uploading the valid documents/ photographs/information against each rejected ongoing work/activity under Capex Budget including the district Capex.

Accordingly, the undersigned is directed to request all the Departments/DDCs to issue necessary instructions to the concerned DDOs working under their administrative control to adhere to the following instructions strictly ;

1. All the DDOs shall ensure the uploading of valid documents of AA&TS/geo-tagged photographs/information against each rejected ongoing work/activity on BEAMS portal in a time bound manner, preferably within a week, time positively, so that the funds can be authorized accordingly.
2. Uploading of invalid documents/photographs or information against the rejected works/activities will again lead to rejection. The repeated rejections will result into permanent blocking of the work/activity by the system thereby debarring the said work/activity for further release of funds. Under such circumstances, the concerned DDO shall be personally liable for any kind of default on this account.
3. The DDOs who are again found uploading invalid documents/ photographs or information on the BEAMS portal shall face strict action as warranted under rules.
4. All the Director(s) Finance/FA&CAOs and Director(s) Planning/Joint Director(s) Planning in the Administrative Departments and Accounts Officers in the DDC Offices, shall oversee the progress on this account. A review in this regard shall be held by the Finance Department.

(Sd.)

Accounts Officer (Budget),
Finance Department.

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IN THE COURT OF SUB-JUDGE/JMIC, JAMMU

Present : Pooja Gupta

State Vs. Mohd. Iqbal

U/S 420 R.P.C.

FIR No. 74/2016 P/S Peer Mitha, Jammu.

File No. 19179/2016/Challan

DOI : 11-11-2016

Next Date of Hearing : 05-09-2023

GENERAL WARRANT OF ARREST AGAINST :

Mohd. Iqbal S/o Sh. Ghulam Mohi-ud-Din,

R/o Village Manchettar, Kupwara,

A/P Kralyar, Rainawari, Srinagar, Kashmir.

Your are hereby directed and authorized to arrest the above mentioned accused as and when he is found and arrested, either in the U.T. of J&K or form where else, and produce him before this Court for further proceedings.

Given under my hand and seal of this Court today on 16th of March, 2023.

Forwarded to SHO P/S Peer Mitha through prosecuter using for executions.

(Sd.)

Sub Judge,
Judicial Magistrate 1st Class,
Jammu.

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GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIATô FINANCE DEPARTMENT
JAMMU/SRINAGAR
(Code Division)

Subject :ô Referral of Vacancies.

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Circular

In terms of Government Order No. 1136-GAD of 2018 dated 12-07-2018, all the Departments are required to seek prior concurrence of the Finance Department before referring Non-Gazetted vacancies under direct recruitment quota to the J&K Service Selection Board.

It has been observed that few Departments have not formulated the Recruitment Rules and are seeking prior concurrence of Finance Department on the basis of Executive Orders.

It has already been decided that no referral of vacancies shall be made by any department without Recruitment Rules.

Accordingly, all the Administrative Departments are advised to submit the proposals regarding the referral of vacancies for concurrence of Finance Department only in the case where the recruitment rules have been formulated.

The Check-List for referral of vacancies is at Annexure-A.

(Sd.) S. L. PANDITA,
Director General (Codes),
Finance Department.

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Annexure 'A'

Checklist for Referral of Posts (Posts Wise)

S. No.	Particulars	
1.	Name of the Department/Organization	
2.	Name/Designation of the Post	
3.	Pay Level of the Post	
4.	Whether the posts being referred are vacant for more than two years.	Yes/No
5.	Mode of Recuritment of the Post (Copy of RRs)	
6.	No. of Posts as per Schedule I of Recruitment Rules.	
7.	Whether the posts being referred are free from all encumbrances.	Yes/No
8.	Whether the posts are available for referring under direct recruitment quota under relevant category viz Open Merit, RBA, SC/ST etc.	Yes/No
9.	Any other relevant information.	

Director Finance/Financial Advisor

Administrative Secretary

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IN THE COURT OF 3RD ADDITIONAL MUNSIFF/JMIC,
JAMMU

File No. : 810/2021
D.O.I : 23-04-2021
D.O.O. : 30-05-2023
CNR No. JKJM030042332021

J&K UT through Police Station Nawabad, Jammu.

V/s

Irshad Ahmed S/o Mohd Rafiq Haji R/o Dakhbar Mendhar
District Poonch.

.....(Accused)

FIR No. 37/2020 P/S Nawabad U/S 379/34 IPC

CORAM : Meera Bangotra

U.I.D No. 00249

Order 299 Cr. P.C.

The file has been taken up for hearing today. Perusal of the file reveals that the challan was produced in absence of said accused. But on that day IO was not present in the Court. Then after that numerous non-bailable warrants issued against the accused the same has been returned by the Executing Agency with the endorsement thereon that the accused was not present in house and after search also he was not found. So, he is absconded. The accused person has not caused his appearance before the Court since hearing presentation of the challan. The statements of IO and concerned Tamili also stand recorded in this concern.

In view of above facts and circumstances of the case this Court is satisfied that the accused is avoiding his arrest and has absconded and there are no possibilities of immediate arrest of the accused. Accordingly, proceeding u/s 299 of Cr. PC. is initiated against the accused. Office to issue General Warrant of arrest against the accused to be executed through DGP of J&K Police, SSP Jammu and SHO Nawabad to produce the accused before this Court as and when he

is arrested. Copy of warrant be forwarded to the Government Press Jammu for publication. Prosecution to produce PWs on next on date of hearing. Put up on 18-08-2023.

Announced
30-05-2023

(Sd.)

3rd Additional Munsiff, JMIC,
Judicial Magistrate 1st Class,
Jammu.

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IN THE COURT OF 3RD ADDITIONAL, MUNSIFF JAMMU.
UT of J&K through SHO P/S Nawabad

Vs.

Jasbir Singh and Others.

GENERAL WARRANT OF ARREST U/S 299 Cr. P.C.

Whereas, Sh. Irshad Ahmed S/o Mohd. Rafiq Haji R/o Dakhbar, Mendhar District Poonch stands charge with offence of under section 379, 34 IPC in FIR No. 37/2020 PS Nawabad you are hereby directed to arrest the said accused and produce him before the court herein fail not.

(Sd.)

3rd Additional Munsiff,
Judicial Magistrate 1st Class,
Jammu.

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GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIAT ô FINANCE DEPARTMENT
JAMMU/SRINAGAR

(Codes Division)

Subject :ô Payment of Dearness Allowance to Government Pensioner/
Family Pensioners continuing to draw their Pension/Family
Pension as per 6th pay commission-revised rate effective
from 01-01-2023.

Reference :ô General Administration Departmentø UO Nol GAD-
CORD/113/2021-09 dated 29-05-2023.

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Government Order No. 118-F of 2023

Dated 07-06-2023

In continuation to Government Order No. 24-F of 2023 dated 06-02-2023, it is hereby ordered that Government Pensioner/Family Pensioners continuing to draw their Pension/Family Pension as per 6th pay commission, shall be paid Dearness Allowance as under :ô

Existing Rate of D A	Revised Rate of D A	With effect from
212% of Basic Pension/Family Pension	221% of Basic Pension/Family Pension	01-01-2023

- i. The payment of Dearness Allowance involving a fraction of 50 paise and above shall be rounded to the next higher rupee and the fraction of less than 50 paise shall be ignored.
- ii. The arrears on account of additional installment of DA from January, 2023 to May, 2023 shall be paid in cash in June, 2023 and shall form part of the monthly pension/family pension from June, 2023 onwards.

By order of the Lieutenant Governor.

(Sd.) S. L. PANDITA,

Director General (Codes),

Finance Department,

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GOVERNMENT OF JAMMU AND KASHMIR
OFFICE OF THE DEPUTY COMMISSIONER, UDHAMPUR

Subject :ô Notification under section 3(1) of Requisitioning and Acquisition
of Immovable Property Act, 1952.

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Notification

In exercise of the powers conferred upon me under sub section
(1) of section (3) of Requisitioning and Acquisition of Immovable

Property Act, 1952, I Sachin Kumar Vaishya, IAS, District Collector, Udhampur do hereby notify the below mentioned land is required for defence purpose, the land particulars of which are given below :

S. No.	Name of District	Name of Tehsil	Name of Village	Khasra Nos.	Area K. M.
1.	Udhampur	Udhampur	Battal	1373/675	00602
				676	01600
				678	00612
				1538/679	01602
				1380/677	01608
				Total	04-04

The landowners/interested persons of the immovable property are called upon to show cause/file their objections as to why the said property should not be requisitioned, within 15 days from the date of issuance of this notification to this office of undersigned.

(Sd.) SACHIN KUMAR VAISHYA, IAS,
District Collector,
Udhampur.

GOVERNMENT OF JAMMU AND KASHMIR
OFFICE OF THE DEPUTY COMMISSIONER, SAMBA

Subject : Acquisition of land measuring 32 Kanals situated at Village Galar and Chak Harkha Tehsil and District Samba for Establishment of BOP namely WHALBACK and issuance of declaration under section 19(1) of Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013.

Notification No. 06 of 2023

Dated 10-06-2023.

Whereas, land measuring 32 Kanals situated at Village Galar and Chak Harkha, Tehsil and District Samba is required for public purpose for Establishment of BOP namely WHALBACK ; and

Whereas, on the recommendation of Collector Land Acquisition (ACR) Samba vide No. DCS/ACR/LAS/2022-23/105 Dated 23-03-2023 sanction was accorded vide order No. 02 of 2023 dated 24-03-2023 under endorsement No. DCS/ACR/LAS/115-122 date 24-03-2023 for land measuring 32 Kanals for exemption from undertaking Social Impact Assessment Study under section 9 by invoking urgency clause under section 40 of Right to Fair Compensation and Transparency in Land Acquisition Rehabilitation and Resettlement Act, 2013 ; and

Whereas, Collector Land Acquisition (ACR) vide No. DCS/ACR/LAS/2022-2023/123-129 dated 25-03-2023 issued preliminary notification under section 11(1) of Right to Fair Compensation and Transparency in Land Acquisition Rehabilitation and Resettlement Act, 2013 for calling objections, if any, from the interested persons in respect of land measuring 32 Kanals situated at Village Galar and Chak Harkha which is under acquisition within stipulated time period of 60 days from the date of publication of the situation personally or through the authorized agent ; and

Whereas, in response to notification under section 11(1) nobody filed any objection within stipulated time period of 60 days from the date of publication of the notifications ; and

Whereas, as per notifications issued by Government of J&K Revenue Department vide S.O No. 17 Dated 14-01-2022 designated Deputy Commissioner (District Collector) has been designated to be the Appropriate Government within their respective jurisdiction for acquiring a land under right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013, for public purpose for an area not exceeding 400 Kanals (50 acre) ; and

Whereas, as per section 19(1) of Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 the Appropriate Government (District Collector) is satisfied that the land is required for public purpose viz. Establishment of BOP namely WHALBACK for BSF.

Now, therefore declaration under section 19(1) of Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 is hereby accorded for acquisition of land measuring 32 Kanals situated at Village Galar and Chak Harkha Tehsil

and District Samba for public purpose viz. Establishment of BOP namely WHALBACK.

The particulars of the land are as under :—

S. No.	Name of Village	Name of Tehsil	Name of District	Khasra Nos.	Area K. M.
1.	Galar	Samba	Samba	301	08600
2.	Chak			02	06618
	Harkha			05	00612
				10	12609
				14	02602
				16	01619
				Total	24-00
				G. Total	32-00

Further, the Collector Land Acquisition (ACR) shall be personally responsible for identification and proper title verification of all types of land involved in the case and apportionment of compensation amongst all the landowners/rightful claimants in accordance with the relevant laws/rules in force while making the Award.

(Sd.) ABHISHEK SHARMA, IAS

Deputy Commissioner,
Samba.

GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT FINANCE DEPARTMENT
JAMMU/SRINAGAR
(Codes Division)

Circular

Subject : Creation of Custom/BoQ bids for any item for which regular category is available on GeM.

It has come to the notice of Finance Department that buyers are misusing the GeM platform by way of creating Custom /BoQ bids for

any item for which regular catalogue/category-based bidding is available on GeM.

Some buyers are opting for BoQ based bidding or custom catalogue based bidding for cases that are possible through regular catalogue/category-based bidding.

As Custom/BoQ bids are manually created by Buyers, the Bidders and their Product Offering in such bids are not validated by GeM. In Custom/BoQ bids, the credentials of sellers on their authorization by the OEMs are not validated since there is no pre-uploaded catalogue of OEM mapping possible.

Custom catalogue and BoQ based bidding is not to be resorted to in respect of items for which regular categories exist on GeM. This is particularly important in respect of information Technology, Cyber Security, Surveillance and Medical equipment categories etc., where there is possibility of data transfer through the equipment. In addition, adequate care needs to be taken by the Buyer to ensure compliance of the restrictions under Rule 144(xi) of GFR, 2017, MSE, and MII purchase Preference while creating Custom or BoQ based bid for categories not available on GeM.

GeM has informed that it would be constrained to cancel any bid created by the Buyer using Custom/BoQ bid method for which regular categories exist on GeM, irrespective of the stage up to which the bid has progressed. Buyers are necessarily required to refrain from creating Custom/BoQ bids for any item for which regular category is available on GeM.

Accordingly, all the Administrative Departments are advised to direct their subordinate officers to refrain from creating Custom/BoQ bids for any item for which regular category is available on GeM.

(Sd.)

Director General , Codes,
Finance Department.

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GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIAT FINANCE DEPARTMENT
JAMMU/SRINAGAR

Minutes of the Meeting

A review meeting of Public Sector Undertakings/Corporations and Autonomous Bodies was held under the chairmanship of Chief Secretary, J&K on 6th of April, 2023. The meeting was attended by Managing Directors of all the PSUs/Corporations and Registrars of the Universities including respective Director Finance(s)/FA&CAOs.

The main agenda of the meeting was under :

1. Background and business activities of the PSUs/Corporations.
2. Time period for which the accounts of the PSUs/Corporations have been audited by the Statutory Auditor.
3. Status of Board meetings and Council meetings.
4. Time period upto which accounts of the PSUs/Corporations have been adopted in the AGMs.
5. Position of bank balances.
6. Status of Revenue generated.
7. Way forward.

At the outset, the Chair after observing the default in holding timely BODs and council meetings by universities, directed all PSUs/Corporations and Autonomous Bodies to start holding BODS meeting/Council meetings immediately on regular basis.

While, reviewing the status of accounts and audit of the PSUs/Corporations, it was found that most of the PSUs/Corporations were defaulting with regard to conduct of statutory audit, adoption of annual accounts. The non compliance of these requirements by the Corporations was viewed seriously by the Chair.

After deliberations on different issues the following instructions/directions were issued by the Chair :

- 1) All the PSUs/Corporation shall get their respective pending Annual Accounts upto 2021-22 audited by the Statutory Auditor without any further delay.

- 2) All the PSUs/Corporations were directed to get their pending audited accounts adopted in the Annual General Meeting. AGM shall be held on regular basis in order to present correct picture about the PSUs/Corporations performance and adopting the previous year's accounts comprising income/expenditure statement, profit and loss account and balance sheet.
- 3) The PSUs/Corporations were further directed to conduct Board of Directors meetings regularly on quarterly basis and complete the process of reconstitution of BOD/appointment of Chairman immediately wherever required. Besides, it was instructed to update the names of Board Members on the respective websites of PSUs/Corporations.
- 4) All the Corporations and Autonomous Bodies were directed to get their CPIS data updated and furnish report by 15th of April, 2023. The Grant-in-linked Aid shall not be released to the Autonomous Bodies unless CPIS data is linked with the JKPaySys for drawal of salary and other revenue related items.
- 5) The Managing Directors of PSUs/Corporations were directed to take steps for making their respective units more vibrant and financially viable. The corporations on budgetary support were instructed to furnish the revenue generation model by 30th April, 2023, so that they shall have turn around for making their units profitable.
- 6) PSUs/Corporations and Autonomous Bodies were directed to furnish the replies/responses of the audit paras to AGs office within 15 days.

The meeting ended with vote of thanks to the Chair.

(Sd.) SHAFAT YEHA

Joint Director Budget,
Finance Department.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT ð FINANCE DEPARTMENT
JAMMU/SRINAGAR

OM No. FD-BDGT0D-11/09/2022-03-(244829)

Dated 19-05-2023.

Subject :- Introduction of P&AO System in respect of all Corporations/
PSUs funded by the Government of Jammu and Kashmir for
operations through Treasuries.

Reference : ð Government Order No. 104-F of 2023 dated 18-05-2023.

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Finance Department vide above referred to Government Order has introduced the Pay and Accounts Office system for operation of funds through Treasuries in respect of all the Corporations/PSUs which are not presently on BEAMS but have been receiving full or partial financial assistance in the form of grant-in-aid loan, budgetary support, Capex Budget etc. from the Government of Jammu and Kashmir. Accordingly, the Financial Advisor(s) and Chief Accounts Officer(s)/Accounts Officer(s) of all such Corporations/PSUs have been ordered to act as Chief Pay and Accounts Officers(s)/Pay and Accounts Officer(s) as the case may be.

In view of the above switchover, the undersigned is accordingly directed to convey to all the concerned Administrative Departments for issuing necessary instructions to all the prospective Corporations/PSUs to take up the issues with the concerned quarters immediately for completing the following required modalities/formalities for immediate roll-out of the system.

1.	BEAMS Idø and passwords	NIC and Administrative Departments/ Controlling Officer of the concerned Corporation/PSU
2.	Allotment of Tresasury	By Director General Accounts and Treasuries, J&K
3.	Allotment of DDO Code, if any	By Pr. Accountant General (A&E), JK&L

The Director(s) Finance/FA&CAOs in the concerned Administrative Department shall oversee the progress in this regard and shall ensure that the required modalities are completed by the prospective Corporations/PSUs preferably within a period of fortnight for smooth booking of expenditure through JKPaySys.

(Sd.) SANJAY SADHU

Accounts Officer (Budget)
Finance Department.

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NOTIFICATION

I, Army No. 14414735Y Rank Hav. Yog Raj of unit 60 MED S/o Sh. Om Parkash R/o Pachel, Tehsil Arnia, District Jammu do hereby declare that my Mother is Pert Sevi written in the service record instead of Preeto Devi written in her other documents and my wife is Smt. Savita written in my service record instead of Savita Kumari in her other documents.

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

Notification

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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NOTIFICATION

I Ajeet Kumar S/o Madan Lal R/o Nai Basti, Thati Akhnoor District Jammu J&K (UT) do hereby notify that my name has been wrongly written as Jagdish Raj instead of Ajeet Kumar on my LIC Policy vide No. 142300096 dated 28-06-2008 and my date of birth is written as 10-01-1987 instead of 21-11-1985. Now, I am applying for the corrections of the same.

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

Notification

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By order.

General Manager,
Ranbir Govt. Press, Jammu.

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NOTIFICATION

I, Mirza Farhat Ulla Baig S/o M. Rahmat Ulla Baig R/o 11-A, Alamdard Colony, Rawalpura, Srinagar-190005, Jammu and Kashmir, do hereby solemnly affirm and declare that I am a valid Passport Holder bearing Passport No. T775733 having date of issuance as 13-07-1995 wherein the said Passport my name has been recorded and written as Farhat Ulla Baigh instead of my true and actual name which is Mirza Farhat Ulla Baig. That now I want to correct the same.

Mirza Farhat Ulla Baig
S/o M. Rahmat Ulla Baig
R/o 11-A, Alamdard Colony,
Rawalpura, Srinagar-190005
Cell No. 9469809111

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

Notification

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By order.

General Manager,
Ranbir Govt. Press, Jammu.

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NOTIFICATION

I, Kulbushan Kumar Aggarwal (correct name), Son of Shri Krishana Chander Aggarwal. R/o House No. 34, Lane No. 2, Sector No. 1, Nanak Nagar, Jammu have applied for correction in my name as Kulbushan Kumar Aggarwal instead of Kulbushan Kumar (incorrect name) in Share Certificate of Bank of Maharashtra Registered Folio No. 00177689 and Bank of Baroda Registered Folio No. BBE1192240.

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

Notification

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By order.

General Manager,
Ranbir Govt. Press, Jammu.

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NOTIFICATION

I, Chanchal Kumari Spouse of Lt. Sh. Shiv Rattan Sharma No. 282143 Rank Sergeant (Retd) Resident of House No. 112, Sectoró F, Sainik Colony Jammu J&K PINó180011, humbly submit that my name has been wrongly mentioned as C Kanta Devi in the service particulars of my husband whereas my correct name is Chanchal Kumari. Now I am applying for the correction of the same. I also undertake that both the persons namely C. Kanta Devi and Chanchal Kumari are one and the same person. I also undertake that I am the only legal wedded wife of Late Shri Shiv Rattan Sharma and I may be held responsible for any deviation in the above statement.

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

Notification

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By order.

General Manager,
Ranbir Govt. Press, Jammu.

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NOTIFICATION

We, Raman Kumar Dhar S/o Late Pran Nath Dhar R/o House No. 138, Sector 1, Trikuta Nagar, Jammu-180020 and Usha Sapru W/o Raman Kumar Dhar R/o House No. 138 Sector 1, Trikuta Nagar, Jammu-180020. do hereby solemnly affirm and declare that as per our Aadhaar Cards and other relevant documents our names are Raman Kumar Dhar and Usha Sapru. But our names have been inadvertently recorded as Raman Kumar Dhar and Rashmi Dhar respectively instead of the correct names Raman Kumar Dhar and Usha Sapru in the share certificates whose details are given underô

S. No.	Name of share and Folio Number	Number of Shares
1.	Reliance Industries Limited Folio Number : 74296424	240

2. Nagarjuna Fertilizers and Chemicals Limited Folio Number : NFK379559	66
3. Reliance Power Folio No. 201447394	60
4. Reliance Communications Ventures Limited Folio Number : 001447394	60

Now we are going for correction of our name.

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

Notification

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By order.

General Manager,
Ranbir Govt. Press, Jammu.

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NOTIFICATION

We, Usha Sapru W/o Raman Kumar Dhar R/o House No. 138, Sector 1, Trikuta Nagar, Jammu-180020 and Raman Kumar Dhar S/o Late Pran Nath Dhar R/o House No. 138, Sector 1, Trikuta Nagar, Jammu-180020. do hereby solemnly affirm and declare that as per our Aadhaar cards and other relevant documents. our names are Usha Sapru and Raman Kumar Dhar respectively But our names have been inadvertently recorded in the 3000 equally shares of Jammu and Kashmir Bank Limited bearing ISIN Number INE168A01041 as Usha Dhar and Raman Dhar instead of the correct names Usha Sapru and Raman Kumar Dhar. Now we are going for correction of our names as mentioned above.

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

Notification

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By order.

General Manager,
Ranbir Govt. Press, Jammu.

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NOTIFICATION

I, Rakesh Kumar Lakhnotra S/o Late Sh. Sukh Ram R/o Ward No. 01, Basohli have applied for correction of my and my wife's names which have been wrongly written as Rakesh Lakhnotra and Reetu Lakhnotra instead of correct name as Rakesh Kumar Lakhnotra and Reetu Kumari in my son namely Atharv Lakhnotra issued by Basholi Municipal Committee vide Reg. No. 89 dated 15-10-2009 and school Record (class 9th Section D of CBSE Bearing Roll No. 12) from school name Kendriya Vidyalaya No. 02 Jammu Cantt.

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

Notification

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By order.

General Manager,
Ranbir Govt. Press, Jammu.

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NOTIFICATION

I, Sanjeev Kumar Sharma S/o Om Parkash Sharma R/o Ramban do hereby declare that my correct name is Sanjeev Kumar Sharma and my wife's correct name is Usha Devi which are wrongly entered as Sanjeev Sharma and Usha Sharma respectively in my daughter's (Mimansa Sharma) school record (Class 10th marksheet of CBSE bearing Roll No. 13125882). Now, applying for the correction of the same.

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

Notification

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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NOTIFICATION

I, Karan Singh S/o Prem Singh R/o Raipur Satwari near firing range PAN No. BIRPS3714B do hereby declare that my date of birth and father's name was wrongly written in my PAN Card as 10-12-1972 and father's name Prem Chand instead of correct date of birth 19-12-1972 and correct father name Prem Singh. Now, I am applying for the correction of the same.

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

Notification

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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NOTIFICATION

I, Ansh Gupta S/o Naresh Kumar Gupta R/o Ward No. 7, H. No. 42, Bishnah, Jammu, am studying in 12th class affiliated to CBSE. I want to make a correction in my father's name in class 12th marksheet (CBSE) bearing class 12 Roll No. 13703574 session 2021 from Naresh Gupta to Naresh Kumar Gupta. Now I am applying for correction of the same.

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

Notification

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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NOTIFICATION

I, Fazeel Ahmad Bhat S/o Mohammad Shafi Bhat R/o Haftchinar Srinagar A/P Budshah Nagar, Natipora, Srinagar want to correct my name in 12th class CBSE marksheet as well as in the records of University of Kashmir from Fazeel Ahmed Bhat to Fazeel Ahmad Bhat.

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

Notification

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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NOTIFICATION

I have changed my name from (old name) Khatija to (new name) Khadeeja Sameer. In future I will be known as (new name) Khadeeja Sameer.

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

Notification

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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NOTIFICATION

I, Raman Kumar Dhar S/o Late Pran Nath Dhar R/o H. No. 138, Sector 1, Trikuta Nagar, Jammu 180020, do hereby solemnly affirm and declare that as per my Aadhaar Card and other relevant documents, my name is Raman Kumar Dhar. But my name has been inadvertently recorded in 1200 equity shares of TTK Prestige Limited bearing Folio Number TTK001542 as Raman Dhar instead of the correct name Raman Kumar Dhar. Now, I am going for correction of my name.

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

Notification

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.

رجسٹرڈ نمبر جے کے۔ 33



ساتی مے و جیتے

جموں و کشمیر سرکاری گزٹ

جلد نمبر 136۔ جموں مورخہ 20 جولائی 2023ء بمطابق 29 اسیٹھ 1945۔ ویروار۔ نمبر 16

اشتہارات

از عدالت ایڈیشنل سیشن جج بانڈی پورہ

سرکاری پٹی جموں و کشمیر بنام محبوب الانعام وغیرہ

علت نمبر 112 سال 2022ء تھانہ پولیس بانڈی پورہ

جرائم زیر دفعات. Act. 7/25 A. ULAP 18,19,20,23,38,39

وارنٹ گشتی زیر دفعہ 299 ض ف

برخلاف ملزم حاشر رفیق پرے ولد محمد رفیق پرے ساکنہ پتوشے حال پاکستان۔

حکم بنام اہلکاران پولیس یوٹی جموں و کشمیر

مقدمہ عنوان الصدر میں ملزم کے خلاف عدالت ہذا میں کاروائی بمنشاء دفعہ 299 ض ف رواں ہے اور مقدمہ میں تھانہ پولیس متعلقہ ملزم الصدر کو پیش کرنے سے قاصر ہے۔ اس لئے ملزم بالا کے خلاف وارنٹ گشتی عام اجراء کر کے اہلکاران پولیس کے نام ہدایت ہے کہ وہ بلا لحاظ علاقہ ملزم الصدر کو گرفتار کر کے عدالت ہذا کے روبرو پیش کریں۔ تحریر الصدر

سرکار یوٹی جموں و کشمیر بنام عاشق حسین تیلی وغیرہ

علت نمبر 199 سال 2021ء تھانہ پولیس بانڈی پورہ

جرائم زیر دفعات. 16,18,19,20,23,38, ULAP 7/25 A. Act.

وارنٹ گشتی زیر دفعہ 299 ض ف

برخلاف ملزمان 1- محمد رفیق لون ولد غلام محمد لون ساکنہ نتھی پورہ سو پور
2- محمد جمیل شیر گوجری ولد عبدالاحد شیر گوجری ساکنہ نازکالونی بانڈی پورہ

حکم بنام اہلکاران پولیس یوٹی جموں و کشمیر

مقدمہ عنوان الصدر میں ملزمان کے خلاف عدالت ہذا میں کاروائی بمنشاء دفعہ 299 ض ف رواں ہے اور مقدمہ میں تھانہ پولیس متعلقہ ملزمان الصدر کو پیش کرنے سے قاصر ہے۔ اس لئے ملزمان بالا کے خلاف وارنٹ گشتی عام اجراء کر کے اہلکاران پولیس کے نام ہدایت ہے کہ وہ بلا لحاظ علاقہ ملزمان الصدر کو گرفتار کر کے عدالت ہذا کے روبرو پیش کریں۔ تحریر الصدر

دستخط: دستخط: سچیشل منج ڈیرینیٹڈ انڈر NIA ایکٹ

بانڈی پورہ اینڈ کپوڑہ

از عدالت پرنسپل ڈسٹرکٹ اینڈ سیشن جج گاندربل
سرکاری یوٹی جموں و کشمیر بنام مشتاق احمد وانی ولد علی محمد وانی
ساکنہ لولد پورہ کنزرننگمرگ وغیرہ
علت نمبر 17 سال 2013ء تھانہ پولیس صفا پورہ
بجرائم زیر دفعات 366,376 /RPC
وارنٹ گشتی عام زیر دفعہ 299/512 ض ف

حکم بنام اہلکاران پولیس یوٹی جموں و کشمیر

معاملہ مندرجہ عنوان الصدر میں ملزم کی گرفتاری بطریق معمول
ناممکن ہے اس طور ملزم کے خلاف کاروائی Cr.Pc 512/299 ض ف
بعمل لائی جا چکی ہے۔

لہذا اہلکاران پولیس یوٹی جموں و کشمیر کو بذریعہ وارنٹ ہذا حکم دیا
جاتا ہے کہ جب کبھی اور جہاں کہیں ملزم اندر حدود یوٹی جموں و کشمیر دستیاب ہو تو
اُسے گرفتار کر کے عدالت مجاز میں بحراست ضابطہ پیش کریں۔ وارنٹ ہذا تا
دستیابی ملزم زیر کار رہے گا۔

وارنٹ ہذا مورخہ 22-05-2023 بہ دستخط راقم و مہر عدالت سے جاری

کیا جاتا ہے۔

دستخط: پرنسپل ڈسٹرکٹ اینڈ سیشن جج گاندربل

از عدالت پرنسپل سیشن جج اُدوہم پور

مثل نمبر 212/Session تاریخ دائرہ 04-03-2017

علت نمبر 128 سال 2016ء تھانہ پولیس چنہنی

بجرائم زیر دفعات 420/494/RPC

وارنٹ گشتی زیر دفعہ 299/512 ض ف

حکم بنام اہلکاران پولیس یوٹی جموں و کشمیر

معاملہ مندرجہ عنوان الصدر میں ملزم دینا ناتھ ولد فرنگو قوم پھارسا کنہ لائی تحصیل لائی مروٹھی ضلع اُدوہم پور کے خلاف P.P صاحب نے چالان پیش کیا تھا اور اب استدعا کی ہے کہ ملزم مذکور بعد ارتکاب جرم روپوش ہو چکا ہے اور مذکور کی سر دست دستیابی کی کوئی اُمید نہ ہے۔ اس نسبت بیان تعمیل کنندہ و I/O قلمبند کیا گیا۔ جس سے عدالت ہذا کو اطمینان ہوا ہے کہ ملزم بعد ارتکاب جرم روپوش ہو چکا ہے اور مذکورہ کی حسب معمول دستیابی عمل میں لائی جانی ناممکن ہے۔

لہذا جملہ اہلکاران پولیس یوٹی جموں و کشمیر کو وارنٹ ہذا کی رو سے حکم و اختیار دیا جاتا ہے کہ ملزم مذکورہ جہاں کہیں بھی اندر حُدود یوٹی آف جموں و کشمیر میں دستیاب ہو تو مذکور کو گرفتار کر کے عدالت مجاز میں پیش کریں۔ وارنٹ ہذا تا دستیابی ملزم زیر کار رہے گا۔

وارنٹ ہذا آج مورخہ 30-05-2023 میرے دستخط راقم و مہر عدالت سے

جاری کیا جاتا ہے۔

دستخط: پرنسپل سیشن جج اُدوہم پور

مشل نمبر 06/Session تاریخ دائرہ 08-05-2017

علت نمبر 153 سال 2016ء تھانہ پولیس رام نگر

بجرائم زیر دفعات 420,468,473,201/RPC

وارنٹ گشتی زیر دفعہ 299/512 ض ف

حکم بنام : جملہ اہلکاران پولیس یوٹی جموں و کشمیر

معاملہ مندرجہ عنوان الصدر میں ملزم دینا ناتھ ولد فرنگو قوم چمار ساکنہ لائی تحصیل لائی مروٹھی ضلع اودھم پور کے خلاف P.P صاحب نے چالان پیش کیا تھا اور اب استدعا کی ہے کہ ملزم مذکور بعد ارتکاب جرم روپوش ہو چکا ہے۔ اور مذکورہ کی سر دست دستیابی کی کوئی اُمید نہ ہے۔ اس نسبت بیان تعمیل کنندہ I/O قلمبند کیا گیا۔ جس سے عدالت ہذا کو اطمینان ہوا ہے کہ ملزم بعد ارتکاب جرم روپوش ہو چکا ہے۔ اور مذکورہ کی حسب معمول دستیابی عمل میں لائی جانی ناممکن ہے۔

لہذا جملہ اہلکاران پولیس یوٹی آف جموں و کشمیر کو وارنٹ ہذا کی رو سے حکم و اختیار دیا جاتا ہے کہ ملزم مذکورہ جہاں کہیں بھی اندر حدود یوٹی آف جموں و کشمیر میں دستیاب ہو، تو مذکور کو گرفتار کر کے عدالت مجاز میں پیش کریں۔ وارنٹ ہذا تا دستیابی ملزم زیر کار رہے گا۔

وارنٹ ہذا آج مورخہ 30-05-2023 میرے دستخط و مہر عدالت سے جاری کیا جاتا ہے۔

86۔ جموں و کشمیر سرکاری گزٹ نمبر 16 مورخہ 20 جولائی 2023ء بمطابق 29 اگست 1945ء۔ ضمیمہ ج

سرکار یوٹی جموں و کشمیر بنام مہندر کمار وغیرہ

مقدمہ علت نمبر 38/2022 تھانہ پولیس چنہنی

مشل نمبر 12/ Spl.Challan تاریخ دائرہ 09-07-2022

بجرائم زیر دفعات 04/06 Pocs0 Act اور 363, 376, 344, 109, 201, 506

وارنٹ گشتی عام زیر دفعہ 299 ض ف

بنام اہلکاران پولیس یوٹی جموں و کشمیر

معاملہ مندرجہ عنوان الصدر میں ملزمان (1) اشوک کمار عرف شوکا ولد حکم چند (2) رنجود یوی زوجہ اشوک کمار عرف شوکا ساکنان اپر مارہ تحصیل چنہنی ضلع اودھم پور کے خلاف P.P صاحب نے چالان پیش عدالت ہذا کیا تھا اور اب استدعا کی ہے کہ ملزمان مذکوریاں بعد ارتقاب جرم روپوش ہو چکے ہیں اور مذکوریاں کی سر دست ستیابی کی کوئی امید نہ ہے۔ اس نسبت بیان تعمیل کنندہ و I/o قلمبند کیا گیا۔ جس سے عدالت ہذا کو اطمینان ہوا ہے کہ ملزمان بعد ارتقاب جرم روپوش ہو چکے ہیں اور مذکوریاں کی حسب معمول دستیابی عمل میں لائی جانی ناممکن ہے۔

لہذا جملہ اہلکاران پولیس یوٹی جموں و کشمیر کو وارنٹ ہذا کی رو سے حکم و اختیار دیا جاتا ہے کہ ملزمان مذکوریاں جہاں کہیں بھی اندر حدود یوٹی جموں و کشمیر میں دستیاب ہوں مذکوریاں کو گرفتار کر کے عدالت ہذا میں پیش کریں۔ وارنٹ ہذا تا دستیابی ملزمان زیر کارر ہیں گے۔

وارنٹ ہذا آج مورخہ 26-05-2023 میرے دستخط و مہر عدالت ہذا سے

جاری ہوا۔ تحریر الصدر

از عدالت تھرڈ سیشن جج جموں

سرکار یوٹی جموں و کشمیر بذریعہ تھانہ پولیس بنام طالب حسین شاہ

پرچہ علت نمبر 31 سال 2022 تھانہ پولیس بدھل

بجرائم زیر دفعات. 307,120-B, 121,122,427,201 JPC 3/4 E.S.Act.

وارنٹ گشتی عام زیر دفعہ 299 ض ف

حکم بنام اہلکاران پولیس یوٹی جموں و کشمیر

مثل نمبر 4408/Ch. متدارہ 23-12-2022 بجرائم بالا میں ملزم محمد قاسم عرف
سلمان ولد محمد شفیع ساکنہ انگرالہ تحصیل مہور ضلع ریاستی بعد ارتکاب جرم ملزم دیدہ دانستہ طور
پر روپوش ہو چکا ہے۔ الا ملزم مذکور کی دستیابی سردست ہونا ناممکن ہے۔

لہذا اہلکاران پولیس ریاست جموں و کشمیر کو بذریعہ وارنٹ گشتی عام زیر دفعہ
299 ض ف حکم اختیار دیا جاتا ہے کہ ملزم مذکور اندر حدود یوٹی جموں و کشمیر جہاں بھی
کہیں اور جب کبھی بھی دستیاب ہو گرفتار کر کے عدالت ہذا میں پیش کریں۔ وارنٹ
مجربیتا دستیابی ملزم مذکور زیر کار رہے گا۔

آج مورخہ 23 دسمبر 2022 دستخط راقم و مہر عدالت ہذا سے جاری ہوا۔

دستخط: تھرڈ ایڈیشنل سیشن جج جموں۔

اطلاع عام

مظہرہ کو اپنا نام حسینہ بانو دختر غلام محمد بٹ ساکنہ ڈلگیت سرینگر سے تبدیل کر کے اسفا جان (Asfa Jan) زوجہ اشتیاق علی لٹو ساکنہ صنعت نگر راولپورہ سرینگر ’’جو کہ میرے نکاح نامے پر بھی درج ہے‘‘ کرنا مطلوب ہے۔ اس بارے میں اگر کسی شخص کو کوئی عذر یا اعتراض ہو تو ایک ہفتہ کے اندر اندر متعلقہ محکمہ کو پیش کرے۔ معیاد گزرنے کے بعد کوئی عذر یا اعتراض قابل قبول نہ ہوگا۔

اسفا جان زوجہ اشتیاق علی لٹو

ساکنہ صنعت نگر راولپورہ سرینگر

Asfa Jan W/o Ishtiyaq Ali Lattoo
R/o sanat Nagar Rawal pura Srinagar

اطلاع عام

ہر خاص و عام کو مطلع کیا جاتا ہے کہ میرا نام پاسپورٹ آفس میں غلطی سے
Tufail Ahmad Wani S/o Nazir Ahmad Wani

درج ہوا ہے جب کہ اصلی نام

Tufail Ahmad S/o Nazir Ahmad R/o Chari Sharif Budgam
ہے۔ اب اسکی درستی کرانی مطلوب ہے۔ اس بارے میں اگر کسی کو کوئی اعتراض ہو تو وہ
سات دن کے اندر اندر پاسپورٹ آفس سرینگر کے دفتر میں پیش کرے۔ بعد از معیاد کوئی
اعتراض قابل قبول نہیں ہوگا۔

Tufail Ahmad S/o Nazir Ahmad R/o Chari Sharif Budgam

P. Port No. L 5698029

Dated of issue: 02-12-2013

Expire: 01-12-2023



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,
CIVIL SECRETARIAT & TRANSPORT DEPARTMENT,
J&K, JAMMU.

Notification
Jammu, the 4th July, 2023.

S.O.-348.—In exercise of the powers conferred by section 93 of the Motor Vehicles Act, 1988 (59 of 1988) read with Motor Vehicle Aggregator Guidelines, 2020 issued by the Ministry of Road, Transport & Highways, Government of India on 27.11.2020 and all other enabling provisions in this behalf, the Government of Jammu and Kashmir hereby publish the draft Jammu and Kashmir Motor Vehicle Aggregator Rules, 2023, as required by sub-section (1) of section 212 of the said Act, for

the information of all persons likely to be affected thereby, and notice is hereby given that the said draft rules will be taken into consideration after the expiry of a period of thirty days from the date on which copies of the Official Gazette in which this notification is published, are made available to the public ;

Objections or suggestions, if any, may be addressed to Secretary to Government, Transport Department, Government of Jammu and Kashmir, Civil Secretariat, Srinagar/Jammu or by e-mail at pstransportjk@gmail.com.

The objections and suggestions, which may be received from any person with respect to the said draft rules before the expiry of the period so specified, shall be considered by the Government.

1. Short title, extent and commencement.—

- (1) These rules may be called the Jammu and Kashmir Motor Vehicle Aggregator Rules, 2023.
- (2) They shall be applicable to aggregators operating in the Union Territory of Jammu and Kashmir.
- (3) They shall come into force from the date of publication in the Official Gazette.

2. Definitions.—

- (1) “**Aggregator**”, as defined in section 1A of the Act, refers to a digital intermediary or market place for a passenger to connect with a driver for the purpose of transportation ;
- (2) “**Act**”, means the Motor Vehicles Act, 1988, including the amendments made subsequently ;
- (3) “**App**” means an electronic interface operated by the aggregator or any third party on behalf of the Aggregator, which may be accessed either through a computer resource or a communication device ;
- (4) “**Area of operation**” the Area of operation of a vehicle operating under these rules shall be the area / route for which the permit has been granted to it ;
- (5) “**CMVR**” means The Central Motor Vehicles Rules, 1989, including the amendments made subsequently ;

- (6) **“Computer resource”** shall have the meaning ascribed to it under the Information Technology Act, 2000, as amended subsequently ;
- (7) **“Communication device”** shall have the meaning ascribed to it under the Information Technology Act 2000, as amended subsequently ;
- (8) **“CERT-IN”** means Computer Emergency Response Team as provided in the Information Technology (Amendment) Act, 2008, wherein it has been designated to serve as the National Agency in the area of cyber security ;
- (9) **“Fare”** means the total charges debited by the Aggregator to the Rider pursuant to the latter booking a ride through the Aggregator’s App and completion of such ride ;
- (10) **“Fee”** means the charges in respect of a license as prescribed under Rule 22 of these Rules ;
- (11) **“Form”** means the form appended to these Rules ;
- (12) **“Government”** means the Government of Jammu and Kashmir ;
- (13) **“Licence”** means the licence issued to an Aggregator by the Licensing Authority ;
- (14) **“Licensee”** means an Aggregator who holds Licence issued by the Licensing Authority notified by the Government ;
- (15) **“Licensing Authority”** means the Transport Commissioner, J&K as defined in Jammu and Kashmir Motor Vehicle Rules, 1991 ;
- (16) **“On- Boarding”** means the integration of a Vehicle and Driver with the Aggregator and operating such Vehicle with the Aggregator ;
- (17) **“Off-Boarding”** means the segregation of an integrated vehicle from the Aggregator ;
- (18) **“Rating”** means an assessment of the quality of a trip availed by a Rider, on the successful completion of the trip ;
- (19) **“Refresher Training Programme”** means an annual training session for drivers integrated with the Aggregator, for a period of atleast two days for cumulated 10 hours, delivered physically or virtually. The session shall include but not be limited to the course mentioned under the Induction Training Programme ;

- (20) **“Remedial Training Programme”** means training course required to be compulsorily undertaken by Drivers whose Rating is below 2 percentiles from amongst all Drivers who are placed similarly in terms of the minimum duration of engagement with the Aggregator. Such duration shall be determined by the Aggregator ;
- (21) **“Rider”** means a person who books a journey through the Aggregator App for availing the transportation provided by a Driver who is integrated with the Aggregator ;
- (22) **“Security Deposit”** means the amount that shall be payable by an Aggregator applying for a licence furnished as Fixed Deposit Receipt, unless provided otherwise ;
- (23) **“Service Provider Contract”** means the contract agreed and executed between the Aggregator and the driver specifying therein, contractual rights and obligations of both parties ;
- (24) **“Surge pricing”** means the output of an algorithm of an Aggregator, which automatically raises the price of a trip when demand outstrips supply within a fixed geographic area ; and
- (25) **“Induction Training Programme”** shall have the meaning ascribed under rule 8(ii).

3. Applicability.—

These rules are applicable to Aggregators on-boarding transport vehicles in the area of operation. The vehicles that may be integrated by the Aggregator shall include all Motor Vehicles under the Act and e-rickshaw.

4. Necessity of License.—

No person shall act or permit any other person to act as an aggregator unless he holds an effective license issued under these rules.

5. Eligibility of an Aggregator.—

- (1) The applicant shall be a company registered under the Companies Act, 1956 or 2013 or a Co-Operative society registered under the Co-Operative Societies Act, 1912/Jammu and Kashmir Co-operative Societies Act, 1989 formed by an association of drivers or motor vehicle owners or such other association or a limited liability partnership under the Limited Liability Partnership Act, 2008.
- (2) The applicant shall have a registered office in India.

6. Application for grant or renewal of Licence and matters connected therewith.—

- (1) Any person who is eligible under rule 5, may make an application for grant of Licence in **Form I** appended to these Rules, accompanied by proof of payment of application fee, Security Deposit, and the following documents:—
- (a) Certificate of Incorporation, in case of a Company under the Companies Act, 2013 or 1956 ; or
 - (b) Registration certificate, in case of a Cooperative Society registered under Co-operative Societies Act, 1912/Jammu and Kashmir Co-Operative Societies Act, 1989 ; or
 - (c) Partnership deed, in case of Partners under Limited Partnership Act, 2008 ;
 - (d) A self attested affidavit from the Authorised Signatory of the Company/Cooperative Society/Partners, to the effect that the operations shall commence within six months from the grant of license; and that all the conditions laid down in rules 8, 9, 10, 11, 12, 13 & 14 of these Rules shall be complied with before commencement of operations ;
 - (e) A self attested Affidavit from the Authorised Signatory declaring therein that they have their own arrangement of a driving test facility with simulator(s), in Jammu and Kashmir or that they have outsourced it to a third party who have the facility of a driving simulator; and are authorised for operating such facility by the Motor Vehicles Department in Jammu and Kashmir; with respect to the vehicle to be on-boarded, for conducting induction Training Programme.

Explanation: Induction Training Programme refers to a compulsory (5) five-day training programme for cumulated thirty (30) hours conducted by the Aggregator prior to the commencement of on-boarding of vehicle, either independently or by liasoning with a professional institution for providing course compliant with National Skills Qualification Framework (NSFQ). The broad details of the

course shall be made available online for information of citizens. The course shall include but not be limited to apprising, educating and training the Drivers:

- i. To efficiently use the Aggregator app ;
- ii. On the provisions under the Motor Vehicles Act, 1988 and rules there under ;
- iii. On road safety and first responder training for six (6) hours out of the total thirty (30) hours mentioned above ;
- iv. On careful driving ;
- v. On motor vehicle maintenance ;
- vi. On maintenance of health and hygiene ;
- vii. On fuel efficient driving ;
- viii. On familiarization with the routes in the area of operation ;
- ix. On the terms and conditions of the contract between the driver and the aggregator ;
- x. On gender sensitization and safety of women and girl child.

7. Grant, renewal and validity of licence.—

- (1) The licensing authority, after ensuring that the application is accompanied with requisite documents as per rule 6, shall grant the license in **Form III** appended to these rules within a period of thirty days from the date of receipt of an application complete in all respects. Provided further that—
 - a. In case the licensing authority fails to decide on the application within a period of thirty days, it shall then be deemed that the license has been granted ;
 - b. In case of rejection by the licensing authority, the reasons shall have to be recorded and communicated to the applicant.
- (2) A Licence granted shall be valid for a period of five (5) years from the date of issuance; subsequent to which it may be

renewed for a period of five (5) years by the Licensing Authority on the basis of an application for renewal made by the Aggregator in **Form II** appended to these Rules. Notwithstanding anything provided in this rule, a license may be cancelled/suspended by the Licensing Authority as per rules 19 & 20 of these Rules.

- (3) For the purpose of renewal of license, the Licensing Authority shall examine the aggregator's records of compliance with these Rules. Provided further that the licensing authority may decide not to renew the license of an aggregator who has received five (5) suspensions during the preceding five (5) years of validity of such license.
- (4) A Licence issued under these Rules shall be transferred on a joint application being made by the transferor and transferee subject to compliance with these Rules.
- (5) Where the Licence is lost or destroyed, an application for issue of a duplicate shall be made in **Form IV** appended to these Rules along with the prescribed fee. A duplicate Licence so issued shall be marked **öDuplicateö** in red ink.

8. Compliances with regard to Drivers.—

- (1) The Aggregator shall ensure compliance with the following conditions, relevant to Drivers, prior to on-boarding of such Drivers:—
 - (a) The Driver should hold a valid proof of identity being an EIC card or Aadhaar card or PAN card ;
 - (b) The Driver shall be holder of a driving license to drive the relevant vehicle (as applicable) and a badge (as may be applicable) ;
 - (c) The Driver shall have a minimum driving experience of 2 years. In case of the driving experience being less than 2 years, the Driver shall undertake a driver training facilitated by the Aggregator for a period of 15 days prior to

on-boarding. This shall be in addition to the Induction Training Programme ;

- (d) The Driver shall be a holder of KYC compliant bank account or holder of Jan Dhan account under the Pradhan Mantri Jan-Dhan Yojana, in accordance with the norms prescribed by Reserve Bank of India ;
 - (e) The Driver of the vehicle shall not have been convicted within the past 3 years, for the offence of driving under the influence of drugs or alcohol, or any cognizable offence under the Code of Criminal Procedure, 1973 or the Indian Penal Code, 1860 (as may be applicable) including fraud, sexual offences, use of a motor vehicle to commit a cognizable offence, a crime involving property damage or theft, acts of violence, or acts of terror ;
 - (f) The Driver shall undergo a complete medical examination, including eye check-up, by a hospital or medical institution prescribed by the Aggregator. Costs for such medical check-up shall be borne by the Aggregator ;
 - (g) Complete police verification of the identity of the Driver and his antecedents with a written record of such verification prior to fifteen days of on-boarding. For facilitation of the same, the police authorities shall be provided access to the Aggregator's Application Programming Interface (API) by the Aggregator. Subsequent to such verification, the police authorities shall grant certificate of good moral character without any criminal record, to the Driver ;
 - (h) Execution of a valid enforceable Service Provider Contract with the relevant Driver in English and the language understood by the Driver, specifying at necessary terms and conditions applicable for on-boarding of vehicle and operating vehicles therein ;
- (2) The Aggregator shall ensure compliance with the following conditions, relevant to Drivers, during operations:—
- (a) Ensuring a health insurance for each Driver integrated with

the Aggregator for an amount not less than Rs. 5 Lakhs with base year 2020-21 and increased by 5% each year ;

- (b) Ensuring a term insurance for each Driver integrated with the Aggregator for an amount not less than Rs. 10 lakhs with base year 2020-21 and increase by 5% each Year ;
- (c) Conducting Refresher Training Programme once a year. Record of such training sessions shall be documented and preserved for at least one year. The Aggregator may be permitted to collaborate and partner with any specialized institution authorised by the Jammu & Kashmir Motor Vehicles Department, for providing such training ;
- (d) Ensuring that the Driver shall not be logged in for an aggregate of twelve (12) hours on a calendar day. A mandatory break of ten (10) hours for the Driver shall be imposed subsequent to a login extending twelve (12) hours ;
- (e) The Aggregators to develop a mechanism on their respective Apps to ensure that Drivers engaged with more than one Aggregator do not drive beyond a cumulative period of 12 hours either on their or another Aggregators App so as to safeguard the Driver, passenger as well as road users ;
- (f) Maintaining and examining updated copies of the following records pertaining to the Drivers of vehicles (pursuant to due verification with the originals), regularly on the portal of SARATHI ;
- (g) A photograph of the Driver ;
- (h) Driving license ;
- (i) Present residential address alongwith proof ;
- (j) RBI compliant KYC bank account details ;
- (k) Self-attested copies of EIC card or Aadhaar card or PAN card ;
- (l) Contact details and addresses of two members from the Driver's family ;

- (m) Enabling the Drivers to operate with multiple Aggregators, provided each of them complies with the requirements and Driver training programs relevant to each Aggregator ;
- (n) Ensuring that on termination or end of the Service Provider Contract with a Driver, all equipment or brand stickers belonging to the Aggregator is removed and identity card or authorization issued to the Driver by the Aggregator is confiscated ;
- (o) Implementing a mechanism in the App for rating of Driver by corresponding Rider with respect to a ride availed on the App, indicative of the Rider's experience of the ride and Driver's etiquette. The same shall be applicable to the Driver's rating for a Rider ;
- (p) Further, Drivers with ratings below two (2) percentiles shall be required mandatorily to undertake the Remedial Training Programme until the completion of which such Driver shall be off-boarded.

9. Compliances with regard to vehicles.—

The following compliances with regard to a vehicle shall be ensured by an Aggregator as a pre-requisite for the purposes of integration with Aggregator:—

- (1) Valid registration of the vehicle ;
- (2) Valid permit, as may be applicable ;
- (3) Valid fitness certificate as obtained under the Act ;
- (4) Requisite placement of the registration mark displayed in English and the figures in Arabic numerals displayed in such form and manner as specified in the Rules ;
- (5) Valid third-party insurance ;
- (6) Valid Pollution Under Control (PUC) certificate ;
- (7) Compliance with emission norms of BS IV or above for motor cab and BS III or above for other vehicles ;
- (8) Compliance with city specific fuel norms ;

- (9) Updated payment of applicable taxes and other dues ;
- (10) Clearance of pending e-challans applicable to the vehicle prior to integration of such vehicle ;
- (11) Fitment of a AIS 140 Certified Vehicle Tracking and Monitoring System with panic buttons relevant for a Public Service vehicle, as specified by the Ministry of Road Transport & Highways, which shall be connected to the control room of the Aggregator ;
- (12) Placement of a fire extinguisher ;
- (13) Disabled child lock mechanism ;
- (14) Enabled manual override for the central locking system ;
- (15) Display inside the vehicle, except motor cycles, containing vehicle permit (as applicable) and copy of the Driver's driving license. The display shall be placed on the side of the passenger seat next to the Driver in such manner as shall be clearly visible to the passengers in the concerned vehicle ;
- (16) Fitment of 'TAXI' roof sign visible from the front and rear on LMV, in compliance with Automotive Industry Standards (AIS) or any such standard specified ;
- (17) During operations, the Aggregator shall maintain and examine digital records of all vehicles integrated with the Aggregator that shall be updated on a real time basis by the Aggregator on <https://vahan.nic.in/nrservices/>. Maintaining updated copies of the following records pertaining to the Driver's vehicle (pursuant to due verification with the originals), regularly:—
 - (a) Certificate of Registration ;
 - (b) Certificate of Fitness ;
 - (c) Permit of the vehicle ;
 - (d) Chassis and engine numbers ; and
 - (e) Commercial insurance policy covering third party risk as prescribed in the Act ;
 - (f) Pollution under control certificate ;

- (g) Clearance of pending e-challans within a period of 2 months from the issuance of such e-challans.

10. Compliances with regard to the Aggregator's App and Website.—

- (1) The App shall be formulated in a manner that is compliant with the applicable law.
- (2) The App shall be accessible in English and Hindi as the primary languages, for the Rider alongwith one official language of Jammu & Kashmir. Additionally, the App shall be accessible in such language that is understandable by the Driver.
- (3) Ensuring that the in-app vulnerabilities are revealed to Indian Computer Emergency Response Team formed under the aegis of the Ministry of Electronics and Information Technology. Safety of the App shall be certified by a recognized cyber security firm.
- (4) Ensuring that the data generated on the App is stored on a server in India and that such stored data shall be for a minimum of 3 months and maximum of 24 months from the date on which such data is generated. This data shall be made available to the Jammu & Kashmir Government as per due process of law. Any data related to customers shall not be disclosed without the written consent of the customer.
- (5) Ensuring that the details of daily trips operated by each vehicle, details of passengers commuting in each vehicle, origin and destination of each journey undertaken and the fare collected, shall be undertaken by a Driver and Rider shall be accessible on the App for a period of three (3) months from the date of such trip.
- (6) Ensuring transparency in its operations, including but not limited to, functioning of the App algorithm, proportion of fare-payable to the Driver, incentives given to the Drivers, charges received from the Driver and such other information as may be notified by the Jammu and Kashmir Government, by making disclosures on the Aggregators Website and App and updating such disclosures, as per requirement.

- (7) Inclusion of a feature enabling the Rider to share the live location and status of his/ her ride after the ride booked through the App has commenced.
- (8) Ensuring that the picture of each Driver integrated with the Aggregator is clearly visible on the App.
- (9) Presence of the Website comprising details of the ownership, registered address, fare structure, services offered, consumer services telephone-number and email address and such other details as may be needed.
- (10) Implementing a zero-tolerance policy on the use of drugs or alcohol applicable to any Driver, provide notice of the zero-tolerance policy on its website, as well as the procedure to report a complaint about a Driver when a passenger reasonably suspects that the Driver is under the influence of drugs or alcohol during the course of the ride. The Aggregator shall immediately off board such Driver upon receipt of a passenger's complaint alleging violation of the zero-tolerance policy. The suspension shall last or continue during the period of investigation by the Aggregator.
- (11) Establishing a control room with 24x7 operations within territorial jurisdiction of the licensing authority and ensuring that all the vehicles, on direction of the Aggregator, maintain uninterrupted contact with the control room. The control room shall be in a position to monitor the movements of all the vehicles on the directions of the Aggregator.
- (12) Establishing call centres with valid telephone number and operational email address displayed clearly on the App with 24x7 operations wherein assistance shall be provided to the Rider and/or the Driver in English and Hindi as the primary languages, for both the Driver and the Rider along with the option of an official language of the relevant state. These call centres shall be responsible for the following:—
 - (a) To enable the Rider and/or Driver to contact the Aggregator's call centre in relation to issues concerning the ride, while the ride is in progress or after the completion of the ride for a period of 3 months as specified under clause 4

above, by inclusion of a call feature on the App. The Aggregator shall also provide for the assigned Driver's direct contact number, to be available to the Rider and accessible for a period of 24 hours from when the ride was availed.

- (b) To ensure timely and effective redressal of the Riders' grievances on receipt of any complaint concerning the ride/ the Driver/ the condition of the vehicle. Rider concerns pertaining to a ride and the Driver may be reported not beyond a period of 24 hours from when the ride was availed :

Provided that the complaint registered with the grievance redressal centre is criminal in nature, then the limitation period for filing such complaint shall be extended beyond the specified limit of 24 hours up to a maximum of 72 hours. In such scenario, the concerned Driver shall be Off-boarded from the Aggregator till such issue is not resolved:

Provided further that, in case of complaints against the Driver concerning violation of the provisions under the Act, the Driver shall be off-boarded for a period of 2 days, from the day on which the complaint has been made.

- (13) Extending utmost cooperation with investigating authorities in relation to any untoward accident or incident involving jeopardizing a Rider's safety, which may have arisen due to action or inaction of the Driver on an assigned trip.
- (14) Ensure that city taxis, if seeking to integrate with the Aggregator, are permitted such integration. Provided these taxis are compliant to be integrated with the Aggregator as specified under Clause 7 above.
- (15) The Aggregator shall comply with the applicable provisions prescribed under the Act and the Information Technology Act, 2000, including intermediary guidelines. Safety of the App shall be certified by CERT- IN empanelled Cyber Security Firm.

11. Compliances to Ensure Safety.—

- (1) Ensuring appropriate functioning of the GPS installed in the vehicle and provide efficient resolution for any issues that may develop in its functioning.
- (2) Ensuring that the Driver plies the vehicle on the route assigned on the App and in non-compliance of the same, developing a mechanism wherein the app device indicates the fault to the Driver and the control room of the Aggregator immediately communicates with the Driver with regard to the same.
- (3) Ensuring safety of women employees and Drivers by introducing mechanisms to protect their rights, in compliance with the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.
- (4) Enforcing a mechanism on the App to ensure that the identity of the Driver undertaking a trip is same as the one enlisted with the Aggregator requiring verification every time a trip is accepted.
- (5) Ensuring regular spot checks of vehicles integrated with the Aggregator by personnel authorized by such Aggregator.

12. Ride Pooling.—

- (1) Aggregators may provide pooling facilities to Riders whose details and KYC are available who shall be travelling along the same route but with varied stoppages from one point to another under a virtual contract through the App.
- (2) Female passengers seeking to avail ride pooling shall also be provided the option to pool only with other female passengers.
- (3) The pooling facilities shall be available within certain Kilometers of detour from the route assigned to be undertaken for a destination specified by the first Rider in such vehicle.

13. Non-discrimination policy to be followed by the Aggregator.—

The Aggregator shall ensure that vehicles actually owned by the Aggregator are treated at parity with those vehicles which are not

Aggregator owned, once such vehicles are integrated with the Aggregator.

14. Regulation of fares.—

- (1) The city taxi fare indexed by Wholesale Price Index (WPI) for the current year shall be the base fare chargeable to customers availing Aggregator service.
- (2) The base minimum fare chargeable to customers availing Aggregator services shall be, for a minimum of 3 kilometres to compensate for dead mileage and distance travelled and fuel utilized for picking up the customers.
- (3) The Aggregator shall be permitted to charge a fare 50% lower than the base fare and a maximum Surge pricing of 1.5 times the base fare specified under Clause 14(1) hereinabove. This will enable and promote asset utilization which has been the fundamental concept of transport aggregation and also substantiate the dynamic pricing principle, which is pertinent in ensuring asset utilization in accordance with the market forces of demand and supply.
- (4) The Driver of a vehicle integrated with the Aggregator shall receive at least 80% of the fare applicable on each ride and the remaining charges for each ride shall be received by the Aggregator.
- (5) For the purposes of motor cabs, fare regulation under this Rule 14 shall only be applicable for motor cabs not exceeding 4 meters of length of below engine capacity of 1500cc diesel or petrol.
- (6) No passenger shall be charged for dead mileage (except when the distance for availing the ride is less than 3 kms as mentioned under Clause 14(2) above and the fare shall be charged only from the point of boarding to the point of alighting.

15. Exemption from application of Rule 14.—

- (1) Fare regulation as provided under Rule 14 above shall not be applicable to—
 - (a) Electric/alternate fuel vehicles of all categories ;
 - (b) Vehicles driven by women drivers ;
 - (c) Vehicles driven by transgender drivers ;
 - (d) The entire fleet of vehicles of those aggregators who have on-boarded electric/alternate fuel vehicles of Category Mō, as defined in CMVR, to the extent of atleast ten (10) percent of this segment of the fleet.
 - (e) The entire fleet of vehicles of those aggregators who have women comprising at least twenty five (25) percent of their on-boarded drivers.

16. Cancellation of Rides.—

- (1) On cancellation of a booking by a Driver, subsequent to accepting a ride on the App, a penalty of 10% of the total fare not exceeding Rs.100, shall be imposed, when such cancellation is made without such valid reason that shall be stipulated by the Aggregator on its Website and on the App.
- (2) On cancellation of a booking by a Rider, subsequent to booking a ride on the App, a penalty of 10% of the total fare not exceeding Rs.100, shall be imposed, when such cancellation is made without such valid reason that shall be stipulated by the Aggregator on its Website and on the App. The said amount shall be divided between the Driver and the Aggregator in the same proportion as Clause 14(4) hereinabove.

17. Aggregation of non-transport vehicles by Aggregators.—

- (1) An aggregator may on board non-transport vehicles that have been permitted to operate as commercial vehicles in accordance with the J&K Motor Vehicle Rules, 1991, as amended subsequently.

- (2) In addition to the compliances mentioned in these rules, read with the J&K Motor Vehicle Rules, 1991, as may be applicable, the following shall be complied with by the Aggregator seeking to aggregate non-transport vehicles:—
- (a) A maximum of four ride-sharing intra-city trips on a calendar day and a maximum of 2 ride-sharing inter-city trips per week shall be permitted for each vehicle with the driver, integrated with the Aggregator ;
 - (b) The vehicle integrated under this rule 17 shall obtain an insurance of at least Rs. Five (5) lakh for the ride-sharers in the vehicle, other than the owner or driver integrated with the Aggregator.

18. Suspension of Aggregator License.—

- (1) *Suo moto* or on a complaint made to the Licensing Authority, subsequent to providing the Aggregator with an opportunity of being heard within fifteen (15) days from date of such complaint or *suo moto* action, suspend the license for a period, by way of a reasoned order in writing, which shall not be less than 10 days and which shall not exceed 6 months at a time ("Suspension Order") if
- (a) There exists a systemic failure by the Aggregator to ensure safety of the Rider and/or the Driver and the same may be evidenced by an analysis of quarterly Ratings with regard to the relevant parameter ;
 - (b) There exists repetitive instances of financial inconsistencies with regard to the fares charged to Riders, unjustified imposition of Surge pricing, non-compliance with the proportionate division of fares between the Drivers and the Aggregator, unsubstantiated imposition of charges on the Drivers, all of which may be determined by Ratings and/or examination of the financial records pertaining to the Aggregator's operations, in compliance with powers granted to the Government under rule 21(1) ;
 - (c) The Aggregator fails to comply with the contractual obligations towards the Drivers ;

- (d) The Aggregator fails to comply with any of the requirements or conditions of these rules amounting to minor, moderate or gross offences, as may be determined by the Government. The following parameters may be considered by the Government while categorizing the offences of non-compliance with these rules:
- i. Effect on health and safety of Riders and/or Drivers which may have been averted by complying with these rules ;
 - ii. Number of deaths or severe injuries to Riders and/or Drivers caused due to violation of safety standards by the Aggregator ;
 - iii. Effect on Drivers' welfare and livelihood due to violation of contractual obligations;
 - iv. Severity of financial swindling;
 - v. And such other parameters as the Government may deem fit and appropriate:

PROVIDED that where the Aggregator is liable to be suspended and the Licensing Authority is of the opinion that having regard to the circumstances of the case it would not be necessary or expedient to suspend the License, the Aggregator may pay a sum as decided by the licensing authority not exceeding Rs. 10000. This is notwithstanding the fine imposed against the Aggregator under Section 193 (2) of the Act.

- (2) On completion of period specified in the Suspension Order the Aggregator shall by way of an undertaking in writing acknowledge the reasons for suspension as specified in the suspension Order and undertake that the same stands rectified and will be there from complied with. Subsequent to this, the Licensing Authority shall pass an order acknowledging the satisfaction of the Suspension Order and receipt of the undertaking and grant the Aggregator temporary permission to continue operations for a period which shall not be less than 2 months but not more than 6 months ("Probationary Period") while still withholding the Aggregator's License.

- (3) During the Probationary Period, the Aggregator shall continue operations and rectify the reasons causing the former suspension while ensuring compliance with these rules in its entirety. Subsequent to the expiry of the Probationary Period the Licensing Authority shall examine the operations of the Aggregator to ensure compliance with these rules and rectification of the issues causing the former suspension.
- (4) If the Licensing Authority stands satisfied pursuant to the examination at the end of the probationary period, the Licensing Authority shall issue a No Objection Certificate (NOC) to the Aggregator and return the License, subsequent to which the Aggregator shall continue operations. If unsatisfied, a second Probationary period of seven (7) days shall be granted for implementing the requisite rectifications.
- (5) If satisfied, a NOC shall be granted to the Aggregator subsequent to investigation after the expiry of seven (7) days and the License shall be returned. If the requisite rectifications remain unsatisfied, the Licensing Authority may within fifteen (15) days, after giving an opportunity of being heard to the Aggregator, suspend the License for period which shall not be less than forty-five days and not more than three months, specifying the reasons for continued suspension by way of a written order (Continuing Suspension Order). On receipt of a Continuing Suspension Order, the same procedure shall be followed as specified in this rule 18(2), 18(3) and 18(4) above.
- (6) Without prejudice to an order of suspension passed by the Licensing Authority, the security provided by way of bank guarantee may also be forfeited in part, depending upon the extent of the violation. If the security is forfeited, the same shall only be returned on the Aggregator receiving the License again and not during either of the Probationary Period.
- (7) Where a License is suspended, the Aggregator shall immediately stop all operations under the License till the time such suspension is revoked.

19. Cancellation of Aggregator License.—

- (1) A show cause notice shall be issued to the Aggregator for cancellation of the Aggregator's License, if the Aggregator
 - (a) Has received more than three (3) suspensions within one financial year ; or
 - (b) Has failed to receive its License and NOC pursuant to a second examination of the Continuing Suspension Order; or
 - (c) Is responsible for the commission of a gross offence as categorized by the Government under rule 18(1) (d) above.
- (2) The Licensing Authority may within two (2) days of issuing the show cause notice provide an opportunity of being heard to the Aggregator and thereafter cancel the license.
- (3) Where a license is cancelled, the Aggregator shall immediately stop all operations under the license.
- (4) Without prejudice to an order of cancellation passed by the Licensing Authority, the security provided by way of bank guarantee shall be forfeited in full.
- (5) The Aggregator may, at any time, voluntarily surrender the license for cancellation. On such surrender of the license, the security by way of bank guarantee if any shall be returned to the Aggregator after the payment of outstanding dues, if any.

20. Appeal.—

(1) The Aggregator aggrieved by any order passed by the Licensing Authority may, within 30 days of receipt of the order, appeal to Government in Transport Department.

(2) An appeal shall be in the form of a memorandum in duplicate setting forth the grounds for the appeal and shall be accompanied by the requisite fee and the certified copy of the order passed by the Licensing Authority.

21. Powers and Responsibilities of the Government.—

(1) The Government shall be empowered to call for such information and documents from the Aggregator, as deemed fit to ensure compliance by the Aggregator with these rules pursuant to prior written notice. This shall also include the power to investigate about the Drivers who have been off boarded at more than one instance.

(2) The Government shall have the power to conduct search and investigation of the Aggregator's premises, as specified in Form I of these Rules, for the effective implementation of these rules.

(3) The Government shall provide access to the VAHAN and SARATHI portal operated by the Ministry of Road Transport and Highways, Government of India to enable the Aggregator to update the details of vehicles and Drivers integrated with the App.

(4) The Government shall ensure complete confidentiality and secrecy of the documents and information obtained from the Aggregator under rules 21(1) above and any such other information which it may call for.

22. Fee for Aggregator.—

S. No	Particulars	Amount in Rupees
1.	Grant of license	5,00,000
2.	Renewal of License	2,500
3.	Issue of duplicate license	2,500
4.	For noting change of address of the Licensee	2,500

23. Security Deposit for Aggregator.—

S. No	Particulars	Amount in Rupees
1.	Up to 100 buses or 1000 other motor vehicles	1,00,000
2.	Up to 1000 buses or 10000 other motor vehicles	2,50,000
3.	More than 1000 buses or 10000 other motor vehicles	500,000

24. Repeal and Savings.—

(1) The Jammu and Kashmir Taxi Aggregator Rules, 2020 (hereafter in this section referred to as the repealed rules) are hereby repealed.

(2) Notwithstanding such repeal, any action taken under the rules so repealed shall be deemed to have taken under the corresponding provision of these Rules.

By order of the Government of Jammu & Kashmir.

(Sd.) G. PRASANNA RAMASWAMY, IAS,
Secretary to the Government.

FORM I*[See Rule6(1)]***Application for the Grant of License for Aggregator under the Jammu and Kashmir Motor Vehicle Aggregator Rules, 2023**

To

The Transport Commissioner,
J&K.

I, the undersigned hereby apply for grant of a License for operation as an Aggregator under the Jammu and Kashmir Motor Vehicle Aggregator Rules, 2023.

1.	Name in full	
2.	Address of the main office	
3.	Number of branches and addresses, if any	
4.	a. If a registered company, enclose a copy of certificate of incorporation; or b. If a corporative society, enclose a copy of certificate of registration of the Society; or c. If Partners under Limited Partnership Act, 2008, enclose a copy of the partnership deed.	
5.	Name and contact "details of Key Managerial Personnel or Authorized Signatory.	1. 2. 3.
6.	Telephone number, website address and Email ID	
7.	Affidavit as per Rule [6 (1) (d)] & [6 (1) (e)]	
8.	Details of fee paid along with proof of payment	
9.	Details of security deposit by way of Bank Guarantee in favour of Transport Commissioner, J&K	

I hereby declare that the information given above and other documents enclosed herewith are true to the best of my knowledge. I understand that if any information is found to be incorrect at any point of time, the License granted to me is liable to be cancelled, besides initiating other legal action/actions against me. I have gone through the Jammu and Kashmir Motor Vehicle Aggregator Rules, 2023. I accept and agree to abide by the same and the reference statues and rules mentioned herein.

Place:

Date:

Signature of the Applicant/Authorized Signatory
(along with company seal, as applicable)

FORM II*[See rule7(2)]***Application for the Renewal of License for Aggregator under the Jammu and Kashmir Motor Vehicle Aggregator Rules, 2023**

To

The Transport Commissioner,
J&K.

I, the undersigned hereby apply for renewal of Taxi Aggregator License for operation as an Aggregator under the Jammu and Kashmir Motor Vehicle Aggregator Rules, 2023.

1.	Name in full	
2.	Address of the main office	
3.	Number of branches and addresses, if any	
4.	a. If a registered company, enclose a copy of certificate of incorporation; or b. If a corporative society, enclose a copy of certificate of registration of the Society; or c. If Partners under Limited Partnership Act, 2008, enclose a copy of the partnership deed.	
5.	Name and contact "details of Key Managerial Personnel or Authorized Signatory	1. 2. 3.
6.	Telephone number, website address and Email ID	
7.	Number of (type of vehicle) proposed to be operated. (Enclose a separate list containing vehicle numbers and permit particulars of each vehicle)	
8.	Details of GPS/ GPRS facility	
9.	Details of other infrastructure	
10.	Details of returns filed in the last three	

	years. Enclose copies of financial statements of last three years.	
11.	Details of license: a. License Number. b. No. of suspensions, if any, and details thereof.	
12.	Details of fee paid along with proof of payment	
13.	Details of security deposit by way of Bank Guarantee in favour of Transport Commissioner, J&K	

I hereby declare that the information given above and other documents enclosed herewith are true to the best of my knowledge. I understand that if any information is found to be incorrect at any point of time, the License granted to me is liable to be cancelled, besides initiating other legal action/actions against me. I have gone through the provisions of the Jammu and Kashmir Motor Vehicle Aggregator Rules, 2023. I accept and agree to abide by the same and the reference statutes and rules mentioned herein.

Place:

Date:

Signature of the Applicant/Authorized Signatory
(along with company seal, as applicable)

FORM III
[See rule7(1)]
License for Aggregator

Mr./Mrs./M/s [_____] is hereby licensed to operate as an Aggregator under the Motor Vehicles Act, 1988 in compliance with the Rules stipulated under the Jammu and Kashmir Motor Vehicle Aggregator Rules, 2023.

1.	Name of the Aggregator (in full)	
2.	Addresses of the main office	
3.	Addresses of the branches, if any	
4.	Telephone number, website address and email id	
5.	Number of auto rickshaw/e-rickshaw/motor cab/motorcycle or bus (as per the list enclosed by the aggregator in Form I/II, as may be required at the time of renewal)	
6.	Details of fee paid	
7.	Details of bank guarantee	

The licensee shall comply with all the relevant rules as mandated under the Jammu and Kashmir Motor Vehicle Aggregator Rules, 2023.

Place:

Date:

Signature of the Licensing Authority

FORM IV
[See rule 7(4)]
Application for the issue of Duplicate License

To

The Transport Commissioner,
J&K

Sir/Madam,

The License issued to [Name of the License] under clause 6(1) of the Jammu and Kashmir Motor Vehicle Aggregator Rules, 2023 bearing No. [_____] has been lost/destroyed/completely written off/soiled/torn/mutilated in the following circumstances.
[_____]

I/We hereby declare that to the best of my /our knowledge the license has not been suspended or cancelled under the provision of the Act or rules made thereunder and the circumstances explained above are true.

I/We do hereby apply for the issue of a duplicate license.

The written off/soiled/torn/mutilated Certificate of registration is enclosed/copy of the FIR filed against the loss of the License is enclosed.

Place:

Date:

Signature of the Applicant/Authorized Signatory
(along with company seal, as applicable)