NOTIFICATION

WHEREAS it has been decided to hold elections in the State of Sikkim for the purpose of constituting new Gram Panchayats.

Now, therefore, in pursuance of provisions contained in the sub-rule (2) of rule 13 of the Sikkim Panchayat Election Rules, 1982, the State Government is hereby pleased to can upon all the Panchayat wards in the state to elect members- on 18th February, 1993 in accordance with the provisions of the aforesaid rule.

P.K. PRADHAN
Chief Secretary,
F.No. ELEC/128/92

PRINTED AT SIKKIM GOVERNMENT PRESS, GANGTOK.
NOTIFICATION

In exercise of the powers conferred by sub section (2) of section 1 01 of the Sikkim Panchayat Act, 1982, (3 of 1982) read with rule 1 of the Sikkim Panchayat Election Rules, 1982 and in consultation with the State Government, the following Officers of the Government are appointed as Returning Officers for the Gram Panchayat wards mentioned against their names:

<table>
<thead>
<tr>
<th>RETURNING OFFICER</th>
<th>GRAM PANCHAYATWARDS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>DISTRICT - EAST</strong></td>
<td></td>
</tr>
<tr>
<td>(1) Shri K. T. Chankapa, Additional District Collector, East</td>
<td>All wards of</td>
</tr>
<tr>
<td></td>
<td>1. West Pendam</td>
</tr>
<tr>
<td></td>
<td>4. Central Pendam</td>
</tr>
<tr>
<td></td>
<td>27. Sumen Linzey</td>
</tr>
<tr>
<td></td>
<td>28. Samdur Tadong</td>
</tr>
<tr>
<td></td>
<td>29. Sicheygaon</td>
</tr>
<tr>
<td></td>
<td>30. Ranka Parbing</td>
</tr>
<tr>
<td></td>
<td>31. Rey-Mendu</td>
</tr>
<tr>
<td></td>
<td>33. Samlik Marchak</td>
</tr>
<tr>
<td>(2) Shri D.R. Nepal, Project Officer, Scheduled caste &amp; Schedule Tribe Welfare Dept.</td>
<td>All wards of</td>
</tr>
<tr>
<td></td>
<td>1. Assam Lingzey</td>
</tr>
<tr>
<td></td>
<td>2. Naitam-Nandok</td>
</tr>
<tr>
<td></td>
<td>3. Tathangchen Syari</td>
</tr>
<tr>
<td></td>
<td>4. Arithang</td>
</tr>
<tr>
<td></td>
<td>5. Rawate -Rumtek</td>
</tr>
<tr>
<td></td>
<td>6. Martam - Nazitarn</td>
</tr>
<tr>
<td></td>
<td>7. Byang - Phengyong</td>
</tr>
<tr>
<td></td>
<td>8. Gnathang</td>
</tr>
<tr>
<td>(3) Shri L.P. Pandey, SDM, Gangtok</td>
<td>All wards of</td>
</tr>
<tr>
<td></td>
<td>36. Kharndong</td>
</tr>
<tr>
<td></td>
<td>37. Simik Lingzey</td>
</tr>
<tr>
<td></td>
<td>38. Turnen</td>
</tr>
<tr>
<td></td>
<td>39. Sarndong - Kambal</td>
</tr>
<tr>
<td></td>
<td>40. Rakdong</td>
</tr>
<tr>
<td></td>
<td>41. Lingdok Narmphong</td>
</tr>
<tr>
<td></td>
<td>42. Navey Shotak</td>
</tr>
</tbody>
</table>
(4) Shri B. R. Subba, SDM, Pakyong

(5) Shri N.B. Karki, Assistant Director, Education Pakyong

(6) Shri Tashi Zangpo -R.O Pakyong

---

DISTRIBUTION WEST

(7) Smt. R. Ongmu, District Collector, West

1 to 46 (All wards)
Panchayat Units

DISTRIBUTION SOUTH

(8) Shri B.P, Dahal, SDM Rabongla

(9) Shri S.P. Subba, Additional District Collector, South

---

DISTRIBUTION EAST

(16) Shri D.T. Bhutia, SDM Namchi
Pempa Norbu Tamang, DDO(S). Namchi

All wards of
Rongbul
Maniram Phalidara
Singhithang
Mamley Kamrang
Assangthang
Salghari
Poklok Denchung
Damthang
Sorak Shyampani
Mikhola Kitam

DISTRICT NORTH

Shri K.N. Sharma, District Collector, North

1 to 20 (All wards) Panchayat Units

L B. CHETTRI DIRECTOR, PANCHAYAT ELECTION
& SECRETARY, RURAL DEVELOPMENT.
NOTIFICATION

In exercise of the powers conferred by sub section (2) of Section 101 of the Sikkim Panchayat Act, 1982, (3 of 1982) read with rule 8 of the Sikkim Panchayat Election Rules, 1982 and in consultation with the State Government, the following officers of the Government are appointed as Assistant Returning Officer for the Gram Panchayat wards mentioned against their names:

ASSISTAND RETURNING OFFICER

GRAM PANCHAYAT WARDS

EAST DISTRICT

(1) Shri T.P. Basnet, Under Secretary, Urban Development & Housing Department, Gangtok

All wards of
1. West Pendam
2. Central Pendam
3. Sumen Lingzey
4. Samdur Tadong
5. Sicheygaon
6. Ranka- Parbing
7. Rey-Mendu &
8. Salik Marchak

(2) Shri Sherab Namgyal, PSO, Forests Department, Gangtok

All wards of
24. Assam Lingzey
25. Naitam- Nandok
26. Tathengchen Syari
27. Arithang
28. Rawate- Rumtek
29. Martam-Nazitarn
30. Byang Phengyong &
31. Gnzthang

(3) Shri Damber Chhetri, AE, RDD, Gangtok

All wards of
36. Khamdong
37. Simik Linzey
38. Tumen
39. Samdong- Khambel
40. Rakdong
41. Lingdok Namphong &
(4) Shri P.K. Subba, ARPO, Agriculture Department, Pakyong

All wards of
3. East Pendam
5. Namcheybung
6. Pakyong
7. Pacheykhani
8. Aho-Yangtam
9. Taza
10. Linkey-Tarethang
11. Amba &
13. Change-Senti

(5) Shri B.S. Gautam, AE. RDD, Pakyong

All wards of
14. Latuk-Chochen
15. Rolop.Lamaten
16. Lingtam- Phadamchen. &:
17. Chujachen

(6) Shri G.P. Tiwari, ACF, IEDP, Forests Department, Pakyong

All wards of
12. Riwa-Parkha
18. Sudunglakha Premlakha
19. Subanedara Rhegoh
20. Dholepchen
21. Aritar &
22. Rhenak-Tarpin

WEST DISTRICT

(7) Shri A.K. Chettri. ADDNL. DC (West), Gyalshing

All wards of
21. Hee
22. Barnnyak-Martam &
23. Chingthang

(8) Shri M.P. Subbha, SDM, Soreng

All wards of
24-. Sangadorji- Rinchenpong
25. Samdong .
26. Deythang
27. Takuthang
28. Suldung- Kamling
29. Mabong - Segeng
30. Khaniserbong - Chhota-Samdong
31. Samcing -Gelling
32. Chakung
33. Chumbong
34. Zoom
35. Malbassay
36. Soreng
37. Singling
38. Timberbung
39. Burikhop
40. Dodak
41. Rumbuk
42. Upper Fambong
43. Lower Fambong
44. Longchok-Salyangdang
45. Siktam-Tikpur
46. Okherey
(9) Shri V.B. Pathak, SDM, Gayzing,

1. Karchi Mangnam
2. Kongri Labdang
3. Tashiding
4. Arithang Chongrang
11. Yangten

(10) Shri K.K. Kafley, DDO (W), Gyalshing

5. Gerathang
6. Yoksum
7. Tingley Khachodpali
8. Melli
9. Darap
10. Singyang Chumphong
12. Geyzing - Umchung
13. Yangten- Kyongsa
14. Lingchom- Tikjya
15. Sardong- Lungzik
16. Bangten Sampong
17. Karntar, Geyten
18. Maneybung-Sopakha
19. Dentam &
20. Sangkhu Radhukhandu

(11) Shri Tika Luksom, Sr. Vet. Officer, Animal Husbandry Deptt, Rabongla

All wards of
1. Lingi
2. Paiyong
3. Lingmo-Kolthamg
4. Sripatarn-Neh-Brum
5. Yangang-Rangcang
6. Rabong - Sangmo
7. Barfung-Zurung
36. Kewzing - Bakkhirn
38. Ralong-Narnlung &
39. Brong - Pharnatam

(12) Shri Dichen, Phigu. Revenue Officer, Rabongla.

All wards of
8. Ben Namphrik
9. Temi
10. Tarku
11. Namphing
12. Barnyak- Tokal
32. Wok-Ornchu
33. Tinkitam-Rayong
34. Sanghanath
35. Larning- Tingmo
37. Legship

(13) Shri K. Lepcha. Revenue Officer. NAMCHI

All wards of
13. Parbing Chuba
14. Nagi -Maneydara
15. Turung- Pamphok
16. Rateypani
17. Sadam Suntalay
18. Mellidara.- Paiyong
19. Turuk-Ramabung
20. Lungchok Kamarey at
21. Sumbuk Kartickey
NORTH DISTRICT

(14) Shri N.H. Ansari, Assistant Director Education, Namchi

(15) Shri T.T. Bhutia, SDM, Mangan

(16) Shri M.T. Sherpa, SDM, Chungthang

(17) Shri S. Shilal, DDO (North), Mangan

All wards of
22 Rongbul
23 Maniram-Phalidare
24 Singithang
25 Mamley- Kamrang
26 Assangthang
27 Salghari
28 Poklok-Denchung
29 Damtang
30 Sorak-Shyampani
41 Mikkhola-Kitam

All wards of
5 Barfo-Lingdong
6 Lingham-Lingdem
7 Tingbong
8 Sakyong-Pentong
9 Lum-Gor-Sangtok
10 Hee-Gyathang
11 Tung-Naga
2 Ship-Ger
3 Pakshay
4 Ringhim-Nampatam
11 Tsungthang,
12 Namok-Sheyam
13 Ramthang-Tangyak
14 Tingchim-Mangshilla
15 Rongong-Tumlang
16 Phensong
17 Men-Rongong
18 Kabi-Tingda

L. B. CHHETRI
DIRECTOR, PANCHAYAT ELECTIONS
& SECRETARY, RURAL DEVELOPMENT

PRINTED AT THE SIKKIM GOVT. PRESS, GANGTOK.
NOTIFICATION

Whereas the Government of Sikkim has vide Notification No.1 (Home)/93 dated 11/1/93 under sub rule 2 of Rule 13 of the Sikkim Panchayat Election Rules, 1982, as published in extraordinary Gazette No.1 dated 11th January, 1993 called upon all the Panchayat wards in the State to elect members for the purpose of constituting a new Gram Panchayat in the State.

Now, therefore, for the purpose of constitution of new Gram Panchayat notified vide Notification No.35(2)87-88/891/RDD/P of 27th February, 1992 and Notification No. 35(2)87-88/29/RDD/P dated 28th May, 1992 and in pursuance of the provisions of Rule 14 of the Sikkim Panchayat Election Rules, 1982, I, L.B. Chhetri, Director of Panchayat Elections hereby appoint with respect to the said elections:

(a) 25th January, 1993(Monday) - As the last date for making nomination
(b) 27th January, 1993(Wednesday) - As the last date for scrutiny of nomination
(c) 29th January, 1993(Friday) - As the last date for withdrawal of candidature
(d) 18th February 1993(Thursday) - As the last date on which a poll shall, if necessary be taken; and
(e) 22nd February, 1993(Monday) -- As the last date before which the elections shall be completed.

L.B. CHHETRI
Director of Panchayat Election

Tashiling
Dated--Gangtok the 18th January .1993
File No.35(205)/91-92/RDD/P
NOTIFICATION

IN PURSUANCE of Rule 16 of Sikkim Panchayat Election Rules, 1982, I, L.B. Chhetri, Director of Panchayat Elections hereby fix the hours from 8 AM to 4 PM of 18th February, 1993 as the hours during which the Poll shall, if necessary, be taken at the Election of the Panchayat Wards in the State of Sikkim to be held in pursuance of Notification No.9/RDD dated 18th January, 1993 published in the official Gazette Extraordinary No.4 dated the 18th January, 1993.

L.B. CHHETRI
Director, Panchayat Elections

Tashiling
Dated Gangtok the 18th January, 1993
File No.35(205)/91-92/RDD/P
No. 434/SKM/92 (I). In pursuance of the provisions of section 21 of the Representation of the People Act, 1951(43 of 1951)and in supersession of its notification No. 434/SKM/89(1),dated 18 October, 1989, the Election Commission hereby designates, in consultation with the Government of Sikkim, District Collector & District Magistrate, East District Gangtok, to be the Returning Officer for the Sikkim Parliamentary Constituency.

By Order,

ARCHNA ARORA
SECRETARY
TO THE ELECTION COMMISSION OF INDIA
ELECTION COMMISSION OF INDIA
Nirvachan Sadan
Ashok Road, New Delhi 110001
Dated 17th November, 1992
26 Kartika, 1914 (S)

NOTIFICATION

No. 434/SKM92(2): In exercise of the powers conferred by sub-section (1) of Section 22 of the Representation of the People Act, 1951 (43 of 1951) and in supersession of its notification No. 434/SKM92(2), dated 16th March, 1991 amended from time to time, the Election Commission hereby appoints the following Officers of Government to assist the Returning Officer for the Sikkim Parliamentary Constituency in the performance of his function:

1. District Collector & District Magistrate, West District, Gyalshing
2. District Collector & District Magistrate, South District, Namchi.
3. District Collector & District Magistrate, North District, Mangan.
4. Additional District Collector & Additional District Magistrate, West District, Gyalshing.
5. Additional District Collector & Additional District Magistrate, South District, Namchi.
7. Sub-Divisional Magistrate & Sub-Divisional Officer, West District, Gyalshing.
8. Sub-Divisional Magistrate & Sub-Divisional Officer, Soreng, West District, Gyalshing.
9. Sub-Divisional Magistrate & Sub-Divisional Officer, South District, Namchi.
10. Sub-Divisional Magistrate & Sub-Divisional Officer, Ravangla, South District, Namchi.
11. Sub-Divisional Magistrate & Sub-Divisional Officer, East District, Gangtok.
12. Sub-Divisional Magistrate & Sub-Divisional Officer, Pakyong, East District, Gangtok.
13. Sub-Divisional Magistrate & Sub-Divisional Officer, North District, Mangan.
14. Sub-Divisional Magistrate & Sub-Divisional Officer, Chungthang, North District, Mangan.

By Order,

ARCHNA ARORA
SECRETARY
TO THE ELECTION COMMISSION OF INDIA

K.K. Pradhan
Joint Chief Electoral Officer
Election Department
Government of Sikkim
The draft of certain rules which the State Government proposes to make in exercise of the powers conferred on it by sub-section (1) and (2) of section 72 of the Standards of Weights and Measures (Enforcement) Act, 1985 (Central Act 54 of 1985), is hereby published for information of the persons likely to be affected thereby as required by sub-section (4) of the said section of the Act and notice is hereby given that the said draft would be taken into consideration after the expiry of a period of 45 days from the date on which the copies of the notification as published in the official Gazette are made available to the public.

Any objections or suggestions which may be received from any person with respect to the said draft rules before the expiry of the period so specified will be considered by the State Government.

DRAFT RULES

1. These rules may be called the Sikkim Standards of Weights and Measures (Enforcement) Amendment Rules, 1992.

2. In the Sikkim Standards of Weights and Measures (Enforcement) Rules, 1987 for Schedule XII, the following Schedule shall be substituted, namely:

SCHEDULE - XII
(See rule 17 (1))

FEES PAYABLE FOR VERIFICATION AND STAMPING OF WEIGHTS MEASURES AND WEIGHTING AND MEASURING INSTRUMENTS.

1. WEIGHTS

<table>
<thead>
<tr>
<th>(a) Bullion Weights Denomination</th>
<th>Revised Rates Rs. P.</th>
</tr>
</thead>
<tbody>
<tr>
<td>20 kg</td>
<td>10.00</td>
</tr>
<tr>
<td>10 kg</td>
<td>10.00</td>
</tr>
<tr>
<td>5 kg</td>
<td>6.00</td>
</tr>
<tr>
<td>2 kg</td>
<td>6.00</td>
</tr>
<tr>
<td>1 kg</td>
<td>6.00</td>
</tr>
<tr>
<td>500 g</td>
<td>3.00</td>
</tr>
<tr>
<td>200 g</td>
<td>3.00</td>
</tr>
<tr>
<td>100 g</td>
<td>3.00</td>
</tr>
<tr>
<td>50 g</td>
<td>3.00</td>
</tr>
<tr>
<td>20 g</td>
<td>3.00</td>
</tr>
<tr>
<td>Weight Unit</td>
<td>Value</td>
</tr>
<tr>
<td>-------------</td>
<td>-------</td>
</tr>
<tr>
<td>10g</td>
<td>3.00</td>
</tr>
<tr>
<td>5g</td>
<td>3.00</td>
</tr>
<tr>
<td>2g</td>
<td>3.00</td>
</tr>
<tr>
<td>1g</td>
<td>3.00</td>
</tr>
<tr>
<td>500 mg</td>
<td>2.00</td>
</tr>
<tr>
<td>200 mg</td>
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</tr>
<tr>
<td>1100 mg</td>
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<td>2.00</td>
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<tr>
<td>5mg</td>
<td>2.00</td>
</tr>
<tr>
<td>2mg</td>
<td>2.00</td>
</tr>
<tr>
<td>1mg</td>
<td>1.00</td>
</tr>
</tbody>
</table>

(b) **Brass Weights** *(other than Bullion)*

<table>
<thead>
<tr>
<th>Weight Unit</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>1kg</td>
<td>4.00</td>
</tr>
<tr>
<td>500g</td>
<td>2.00</td>
</tr>
<tr>
<td>200 g</td>
<td>2.00</td>
</tr>
<tr>
<td>100 g</td>
<td>2.00</td>
</tr>
<tr>
<td>50 g</td>
<td>2.00</td>
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<tr>
<td>20 g</td>
<td>2.00</td>
</tr>
<tr>
<td>10 g</td>
<td>2.00</td>
</tr>
<tr>
<td>5g</td>
<td>2.00</td>
</tr>
<tr>
<td>2g</td>
<td>2.00</td>
</tr>
<tr>
<td>1g</td>
<td>2.00</td>
</tr>
</tbody>
</table>

(c) **Sheet Metal Weights** *(other than Bullion)*

<table>
<thead>
<tr>
<th>Weight Unit</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>500 mg</td>
<td>2.00</td>
</tr>
<tr>
<td>200 mg</td>
<td>2.00</td>
</tr>
<tr>
<td>100 mg</td>
<td>2.00</td>
</tr>
<tr>
<td>50mg</td>
<td>2.00</td>
</tr>
<tr>
<td>20mg</td>
<td>2.00</td>
</tr>
<tr>
<td>10mg</td>
<td>2.00</td>
</tr>
<tr>
<td>5mg</td>
<td>2.00</td>
</tr>
<tr>
<td>2mg</td>
<td>2.00</td>
</tr>
<tr>
<td>1mg</td>
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</tr>
</tbody>
</table>

(d) **Iron and Steel Weights**

<table>
<thead>
<tr>
<th>Weight Unit</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>50 kg</td>
<td>4.00</td>
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<tr>
<td>20 kg</td>
<td>4.00</td>
</tr>
<tr>
<td>10kg</td>
<td>4.00</td>
</tr>
<tr>
<td>5 kg</td>
<td>4.00</td>
</tr>
<tr>
<td>2 kg</td>
<td>4.00</td>
</tr>
<tr>
<td>1kg</td>
<td>4.00</td>
</tr>
<tr>
<td>500 g</td>
<td>2.00</td>
</tr>
<tr>
<td>200 g</td>
<td>2.00</td>
</tr>
<tr>
<td>100g</td>
<td>2.00</td>
</tr>
<tr>
<td>50 g</td>
<td>2.00</td>
</tr>
</tbody>
</table>

(e) **Carat Weights**

<table>
<thead>
<tr>
<th>Carat Unit</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>500 C</td>
<td>10.00</td>
</tr>
<tr>
<td>200 C</td>
<td>10.00</td>
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<tr>
<td>100 C</td>
<td>10.00</td>
</tr>
<tr>
<td>50 C</td>
<td>10.00</td>
</tr>
<tr>
<td>20 C</td>
<td>10.00</td>
</tr>
<tr>
<td>10 C</td>
<td>10.00</td>
</tr>
<tr>
<td>5C</td>
<td>5.00</td>
</tr>
<tr>
<td>2 C</td>
<td>5.00</td>
</tr>
<tr>
<td>1C</td>
<td>5.00</td>
</tr>
<tr>
<td>50/100 C</td>
<td>5.00</td>
</tr>
<tr>
<td>20/100 C</td>
<td>5.00</td>
</tr>
<tr>
<td>10/100 C</td>
<td>5.00</td>
</tr>
<tr>
<td>5/100 C</td>
<td>5.00</td>
</tr>
<tr>
<td>2/100 C</td>
<td>5.00</td>
</tr>
<tr>
<td>2 /100 C</td>
<td>5.00</td>
</tr>
</tbody>
</table>
Capacity Measures (incl. storage tank, vehicle tanks, Dispensing Measures and Peg Measures).

50 litres and above.  

<table>
<thead>
<tr>
<th>Volume (liters)</th>
<th>Rate (Rs.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>20 l</td>
<td>6.00</td>
</tr>
<tr>
<td>10 l</td>
<td>6.00</td>
</tr>
<tr>
<td>5 l</td>
<td>3.00</td>
</tr>
<tr>
<td>2 l</td>
<td>3.00</td>
</tr>
<tr>
<td>1 l</td>
<td>3.00</td>
</tr>
<tr>
<td>500 ml</td>
<td>2.00</td>
</tr>
<tr>
<td>200 ml</td>
<td>2.00</td>
</tr>
<tr>
<td>100 ml</td>
<td>2.00</td>
</tr>
<tr>
<td>50 ml</td>
<td>2.00</td>
</tr>
<tr>
<td>20 ml</td>
<td>2.00</td>
</tr>
<tr>
<td>10 ml</td>
<td>2.00</td>
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<tr>
<td>5 ml</td>
<td>2.00</td>
</tr>
<tr>
<td>2 ml</td>
<td>2.00</td>
</tr>
<tr>
<td>1 ml</td>
<td>2.00</td>
</tr>
<tr>
<td>18.5 l</td>
<td>6.00</td>
</tr>
<tr>
<td>60 ml</td>
<td>2.00</td>
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<tr>
<td>30</td>
<td>2.00</td>
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</tbody>
</table>

Rs.15 for the first 100 litres or part thereof plus Rs.5 for every additional 100 litres or part thereof subject to Maximum of Rs. 5000/-

3. Length Measures

(a) Non-Flexible

<table>
<thead>
<tr>
<th>Length (meters)</th>
<th>Rate (Rs.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.00 m</td>
<td>3.00</td>
</tr>
<tr>
<td>1.00 m (ordinary)</td>
<td>3.00</td>
</tr>
<tr>
<td>0.50 m (ordinary)</td>
<td>3.00</td>
</tr>
<tr>
<td>1.00 m (graduated at every cm)</td>
<td>6.00</td>
</tr>
<tr>
<td>0.50 m (graduated at every cm)</td>
<td>6.00</td>
</tr>
</tbody>
</table>

(b) Fabrics or plastics tape:

<table>
<thead>
<tr>
<th>Length (meters)</th>
<th>Rate (Rs.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>10 m and above</td>
<td></td>
</tr>
<tr>
<td>5 m</td>
<td>3.00</td>
</tr>
<tr>
<td>4 m</td>
<td>3.00</td>
</tr>
<tr>
<td>3 m</td>
<td>3.00</td>
</tr>
<tr>
<td>2 m</td>
<td>3.00</td>
</tr>
<tr>
<td>1.5 m</td>
<td>2.00</td>
</tr>
<tr>
<td>1 m</td>
<td>2.00</td>
</tr>
<tr>
<td>0.5 m</td>
<td>2.00</td>
</tr>
</tbody>
</table>

Rs. 6.00 for 10 m tape. Above it Rs 2.00 for every additional 5m upto maximum total length 100 m tape.

(c) Steel tapes:

<table>
<thead>
<tr>
<th>Length (meters)</th>
<th>Rate (Rs.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>10 m and above</td>
<td></td>
</tr>
<tr>
<td>5 m</td>
<td>3.00</td>
</tr>
<tr>
<td>4 m</td>
<td>3.00</td>
</tr>
<tr>
<td>3 m</td>
<td>3.00</td>
</tr>
<tr>
<td>2 m</td>
<td>3.00</td>
</tr>
<tr>
<td>1.5 m</td>
<td>3.00</td>
</tr>
<tr>
<td>1 m</td>
<td>3.00</td>
</tr>
<tr>
<td>0.5 m</td>
<td>3.00</td>
</tr>
</tbody>
</table>

Rs. 6.00 for 10 m tape. Above it Rs. 2.00 for every additional 5m upto maximum total length 200 m tape.

(d) Folding scales

<table>
<thead>
<tr>
<th>Length (meters)</th>
<th>Rate (Rs.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 m</td>
<td>3.00</td>
</tr>
<tr>
<td>0.5 m</td>
<td>2.00</td>
</tr>
</tbody>
</table>
4. Weighing Instruments (Other than Beam Scales, Weighing Instruments of High Accuracy Class Automatic Weighing Machines and Totalising Machines)

<table>
<thead>
<tr>
<th>Weight (t)</th>
<th>Price (£)</th>
</tr>
</thead>
<tbody>
<tr>
<td>400</td>
<td>800.00</td>
</tr>
<tr>
<td>300</td>
<td>600.00</td>
</tr>
<tr>
<td>200</td>
<td>500.00</td>
</tr>
<tr>
<td>50</td>
<td>500.00</td>
</tr>
<tr>
<td>100</td>
<td>300.00</td>
</tr>
<tr>
<td>80</td>
<td>300.00</td>
</tr>
<tr>
<td>60</td>
<td>250.00</td>
</tr>
<tr>
<td>50</td>
<td>250.00</td>
</tr>
<tr>
<td>40</td>
<td>250.00</td>
</tr>
<tr>
<td>30</td>
<td>250.00</td>
</tr>
<tr>
<td>25</td>
<td>250.00</td>
</tr>
<tr>
<td>20</td>
<td>250.00</td>
</tr>
<tr>
<td>15</td>
<td>250.00</td>
</tr>
<tr>
<td>10</td>
<td>150.00</td>
</tr>
<tr>
<td>5</td>
<td>150.00</td>
</tr>
<tr>
<td>3</td>
<td>75.00</td>
</tr>
<tr>
<td>2</td>
<td>75.00</td>
</tr>
<tr>
<td>1.5</td>
<td>150.00</td>
</tr>
</tbody>
</table>

(person weighing machines excluding bathroom scales) 30.00

* Kitchen Scale

<table>
<thead>
<tr>
<th>Weight (g)</th>
<th>Price (£)</th>
</tr>
</thead>
<tbody>
<tr>
<td>500</td>
<td>3.00</td>
</tr>
<tr>
<td>1 kg</td>
<td>3.00</td>
</tr>
<tr>
<td>2 kg</td>
<td>3.00</td>
</tr>
<tr>
<td>5 kg</td>
<td>3.00</td>
</tr>
<tr>
<td>10 kg</td>
<td>3.00</td>
</tr>
</tbody>
</table>

* Tabular balances

<table>
<thead>
<tr>
<th>Weight (g)</th>
<th>Price (£)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1kg</td>
<td>3.00</td>
</tr>
<tr>
<td>5kg</td>
<td>3.00</td>
</tr>
<tr>
<td>10 kg</td>
<td>3.00</td>
</tr>
<tr>
<td>20 kg</td>
<td>5.00</td>
</tr>
<tr>
<td>50 kg</td>
<td>7.50</td>
</tr>
</tbody>
</table>

* Bathroom scale

<table>
<thead>
<tr>
<th>Weight (kg)</th>
<th>Price (£)</th>
</tr>
</thead>
<tbody>
<tr>
<td>120 kg and above</td>
<td>10.00</td>
</tr>
</tbody>
</table>

New items added
7. **Weighing Instruments of High Accuracy Class**

<table>
<thead>
<tr>
<th>Range</th>
<th>Charges</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exceeding 50 t</td>
<td>800.00</td>
</tr>
<tr>
<td>Not exceeding 50 t but 10 t</td>
<td>600.00</td>
</tr>
<tr>
<td>Not exceeding 10 t but not exceeding 1 t</td>
<td>600.00</td>
</tr>
<tr>
<td>Not exceeding 50 kg but exceeding 50 kg</td>
<td>150.00</td>
</tr>
<tr>
<td>Not exceeding 50 kg but exceeding 10 kg</td>
<td>100.00</td>
</tr>
<tr>
<td>Not exceeding 10 kg</td>
<td>50.00</td>
</tr>
</tbody>
</table>

8. **Automatic Weighing Machines**

<table>
<thead>
<tr>
<th>Range</th>
<th>Charges</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exceeding 10 t</td>
<td>300.00</td>
</tr>
<tr>
<td>Not exceeding 10 t but exceeding 1 t</td>
<td>150.00</td>
</tr>
<tr>
<td>Not exceeding 1 t but not exceeding 50 kg</td>
<td>100.00</td>
</tr>
<tr>
<td>Not exceeding 50 kg but exceeding 10 kg</td>
<td>100.00</td>
</tr>
<tr>
<td>Not exceeding 10 kg</td>
<td>60.00</td>
</tr>
</tbody>
</table>

9. **Totalizing Machines**

Each Machine 500.00

10. **Volume Measuring Instruments**

(a) Dispensing pumps, each pump 150.00

(b) Other instruments exceeding 100 litres Rs. 150 for the first 100 litres plus Rs. 120 for each addition 100 litres of part thereof subject to maximum of Rs. 3000/-.

<table>
<thead>
<tr>
<th>Range</th>
<th>Charges</th>
</tr>
</thead>
<tbody>
<tr>
<td>Not exceeding 100 l but exceeding 50 l</td>
<td>150.00</td>
</tr>
<tr>
<td>Not exceeding 50 l but exceeding 20 l</td>
<td>100.00</td>
</tr>
<tr>
<td>Not exceeding 20 l</td>
<td>75.00</td>
</tr>
</tbody>
</table>

**Linear Measuring Instruments**

(a) Taximeters and Autorickshaw meters each taximeter or Autorikshaw meters 150.00

(b) Other Instruments exceeding 1000 m Rs. 25 for the first 1 km plus Rs. 5 for every additional 100 m or part thereof subject to maximum of Rs. 120/-. 
Not exceeding 1000 m but exceeding 500 m
Not exceeding 500 m but exceeding 100 m
Not exceeding 100 m

12. Clinical Thermometer each thermometer
13. Water meter (Domestic Type) each water meter
14. Electricity meter each Electricity meter

Tashi Topden,
Commissioner-cum-Secretary,
Food & Civil Supplies Department.
Govt. of Sikkim, Gangtok

PRINTED AT SIKKIM GOVERNMENT PRESS, GANGTOK.
ELECTION COMMISSION OF INDIA
Nirvachan Sadan,
Ashok . Road,
New Delhi - 110001

Dated 17th November, 1992
26 Kartika, 1914 (S)

NOTIFICATION
No.434/SKM/9 (4) In exercise of the Powers conferred by sub-section (1) of section 22 of the Representation of the People of Act, 1951 (43 of 1951), and in supersession of its Notification No. 434/SKM 84(4), dated 8th June, 1984, the Election Commission hereby appoints each of the officers of the Government of Sikkim of the Table below to as he assist as specified in column 2 the Returning Officer of the Assembly constituency in the State of Sikkim in specified in column 1 of the said Table against such officers of the Government in the performance of the functions of such Returning Officer:

**TABLE**

<table>
<thead>
<tr>
<th>Returning Officer of Assembly Constituency</th>
<th>Assistant. Returning Officers.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2. Sub-Divisional Magistrate, West District, Geyzing.</td>
</tr>
<tr>
<td></td>
<td>3. Sub-Divisional Magistrate, Soreong, West District, Geyzing.</td>
</tr>
<tr>
<td>2. Returning Officer of 2-Tashiding Assembly Constituency</td>
<td>1. Additional District Collector &amp; Additional District Magistrate, West District, Geyzing.</td>
</tr>
<tr>
<td></td>
<td>2. Sub-Divisional Magistrate, West District, Geyzing.</td>
</tr>
<tr>
<td></td>
<td>3. Sub-Divisional Magistrate, Soreong, West District, Geyzing.</td>
</tr>
<tr>
<td></td>
<td>2. Sub-Divisional Magistrate, District, Geyzing.</td>
</tr>
<tr>
<td></td>
<td>3. Sub-Divisional Magistrate, Soreong, West District, Geyzing.</td>
</tr>
</tbody>
</table>
4. Returning Officer of 4-Dentam Assembly Constituency
5. Returning Officer of 5-Bermiok, Assembly Constituency
6. Returning Officer of 6-Rinchenpong Assembly Constituency
7. Returning Officer of 7-Chukung Assembly Constituency
8. Returning Officer of 8-Soreong Assembly Constituency
9. Returning Officer of 9-Daramchin, Assembly Constituency
10. Returning Officer of 10-Jorethang Nayabazar, Assembly Constituency
11. Returning Officer of 11 -Ralang Assembly Constituency
12. Returning Officer of 12-Wak Assembly Constituency
13. Returning Officer of 13-Damthang Assembly Constituency
14. Returning Officer of 14-Melli Assembly Constituency
15. Returning Officer of 15-Rateypani West Pendam Assembly Constituency

1. Additional District Collector & Additional District Magistrate, West Dist., Geyzing.
2. Sub-Division Magistrate, West District, Geyzing.

1. Additional District Collector & Additional District Magistrate, West Dist., Geyzing.
2. Sub-Division Magistrate, West District, Geyzing.

1. Additional District Collector & Additional District Magistrate, West Dist., Geyzing.
2. Sub-Division Magistrate, West District, Geyzing.

1. Returning Officer of 4-Dentam Assembly Constituency
2. Returning Officer of 5-Bermiok, Assembly Constituency
3. Returning Officer of 6-Rinchenpong Assembly Constituency
4. Returning Officer of 7-Chukung Assembly Constituency
5. Returning Officer of 8-Soreong Assembly Constituency
6. Returning Officer of 9-Daramchin, Assembly Constituency
7. Returning Officer of 10-Jorethang Nayabazar, Assembly Constituency
8. Returning Officer of 11 -Ralang Assembly Constituency
9. Returning Officer of 12-Wak Assembly Constituency
10. Returning Officer of 13-Damthang Assembly Constituency
11. Returning Officer of 14-Melli Assembly Constituency
12. Returning Officer of 15-Rateypani West Pendam Assembly Constituency

1. Additional District Collector & Additional District Magistrate, West Dist., Geyzing.
2. Sub-Division Magistrate, West District, Geyzing.

1. Additional District Collector & Additional District Magistrate, West Dist., Geyzing.
2. Sub-Division Magistrate, West District, Geyzing.

1. Additional District Collector & Additional District Magistrate, West Dist., Geyzing.
2. Sub-Division Magistrate, West District, Geyzing.

1. Returning Officer of 4-Dentam Assembly Constituency
2. Returning Officer of 5-Bermiok, Assembly Constituency
3. Returning Officer of 6-Rinchenpong Assembly Constituency
4. Returning Officer of 7-Chukung Assembly Constituency
5. Returning Officer of 8-Soreong Assembly Constituency
6. Returning Officer of 9-Daramchin, Assembly Constituency
7. Returning Officer of 10-Jorethang Nayabazar, Assembly Constituency
8. Returning Officer of 11 -Ralang Assembly Constituency
9. Returning Officer of 12-Wak Assembly Constituency
10. Returning Officer of 13-Damthang Assembly Constituency
11. Returning Officer of 14-Melli Assembly Constituency
12. Returning Officer of 15-Rateypani West Pendam Assembly Constituency

1. Additional District Collector & Additional District Magistrate, West Dist., Geyzing.
2. Sub-Division Magistrate, West District, Geyzing.
16. Returning Officer of 16- Temi Tarku Assembly Constituency

1. Additional District Collector/ Additional District Magistrate, South District, Namchi.
2. Sub-Divisional Magistrate, South District, Namchi
3. Sub-Divisional Magistrate, Ravangla, South District, Namchi.

17. Returning Officer of 17-Central Pendam East Pendam Assembly Constituency

1. Additional District Collector/ Additional District Magistrate, East District, Gangtok.
2. Sub-Divisional Magistrate, East District Gangtok.
3. Sub-Divisional Magistrate, Pakyong, East, Gangtok.

18. Returning Officer of 18-Rhenock Assembly Constituency

1. Additional District Collector/Additional District Magistrate, East District, Gangtok.
2. Sub Divisional Magistrate, East District, Gangtok.

19. Returning Officer of 19-Regu, Assembly Constituency

1. Additional District Collector/ Additional District Magistrate, East District Gangtok.
2. Sub-Divisional Magistrate, East District Gangtok.
3. Sub-Divisional Magistrate, Pakyong, East, Gangtok.

20. Returning Officer of 20-Pathing Assembly Constituency

1. Additional District Collector/ Additional District Magistrate, East District, Gangtok.
2. Sub-Divisional Magistrate, East District Gangtok.
3. Sub-Divisional Magistrate, Pakyong East Gangtok.

21. Returning Officer of 21 -Loosing Pachekhani Assembly Constituency

1. Additional District Collector/ Additional District Magistrate, East District, Gangtok.
2. Sub-Divisional Magistrate, East District Gangtok.
3. Sub-Divisional Magistrate, Pakyong, East, Gangtok.

22. Returning Officer of 22-Khamdong Assembly Constituency

1. Additional District Collector/ Additional District Magistrate, East District, Gangtok.
2. Sub-Divisional Magistrate, East District Gangtok.
3. Sub-Divisional Magistrate, Pakyong, East District, Gangtok.

23. Returning Officer of 23 -Djongu Assembly

1. Sub-Divisional Magistrate, North District Mangan.
2. Sub-Divisional Magistrate, Chungthang, North District, Mangan.

24. Returning Officer of 24-Lachen Mangshila Assembly Constituency

1. Sub-Divisional Magistrate, North District, Mangan.
2. Sub-Divisional Magistrate, Chungthang, North District, Mangan.

25. Returning Officer of 25-Kabi Tingda Assembly Constituency

1. Additional District Collector/ Additional District Magistrate, East District Gangtok.
2. Sub-Divisional Magistrate, East District Gangtok.
3. Sub-Divisional Magistrate, Pakyong East Gangtok.

26. Returning Officer of 26-Rakdong Tentek Assembly Constituency

1. Sub-Divisional Magistrate, North District, Mangan.
2. Sub-Divisional Magistrate, Chungthang, North District, Mangan.
3. Sub-Divisional Magistrate, Pakyong East Gangtok.

27. Returning Officer of 27-Martam-Assembly Constituency

1. Additional District Collector/ Additional District Magistrate, East District Gangtok.
2. Sub-Divisional Magistrate, East Gangtok.
3. Sub-Divisional Magistrate, Pakyong East Gangtok.

28. Returning Officer of 28-Rumtek Assembly Constituency

1. Additional District Collector/ Additional District Magistrate, East District, Gangtok.
2. Sub-Divisional Magistrate, East District, Gangtok.
3. Sub-Divisional Magistrate, Pakyong, East, Gangtok.

29. Returning Officer of 29-Assam Lingjey Assembly Constituency

1. Additional District Collector/ Additional District Magistrate, East District, Gangtok.
2. Sub-Divisional Magistrate, East District, Gangtok.
3. Sub-Divisional Magistrate, Pakyong East, Gangtok.
<table>
<thead>
<tr>
<th>Constituency</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>30</td>
<td>Returning Officer of 30-Ranka Assembly Constituency</td>
</tr>
<tr>
<td>31</td>
<td>Returning Officer of 31-Gangtok Assembly Constituency</td>
</tr>
<tr>
<td>32</td>
<td>Returning Officer of 32-Sangha Assembly Constituency</td>
</tr>
</tbody>
</table>

1. Additional District Collector/Additional District Magistrate, East District, Gangtok.
2. Sub Divisional Magistrate, East, Gangtok.
3. Sub-Divisional Magistrate, Pakyong, East, Gangtok.

1. Additional District Collector/Additional District Magistrate, East District, Gangtok.
2. Sub-Divisional Magistrate, East, Gangtok.
3. Sub-Divisional Magistrate, Pakyong, Gangtok, East.

1. Additional District Collector/Additional District Magistrate, East District Gangtok.
2. Sub-Divisional Magistrate, East, Gangtok.
3. Sub-Divisional Magistrate, Pakyong, East, Gangtok.

By Order,

(ARCHNA ARORA)
SECRETARY
TO THE ELECTION COMMISSION OF INDIA

( K.K. PRADHAN )
Joint Chief Electoral Officer,
Election Deptt, Govt. of Sikkim.

PRINTED AT SIKKIM GOVERNMENT PRESS, GANGTOK.
NOTIFICATION

In exercise of the powers conferred by Section 118 of the Sikkim Panchayat Act, 1982 (3 of 1982) and in partial modification of the list of Symbols as per TABLE and Rule 19 of the Sikkim Panchayat Election Rules, 1982, Government of Sikkim appends the following thirteen Symbols to the list of Thirty Symbols already existing:

1) Apple
2) Axe
3) Bicycle
4) Boat
5) Cart
6) Ship
7) Table fan
8) Table Lamp
9) Telephone
10) Television
11) Top
12) Umbrella
13) Wool

K.K. Pradhan
Joint Director,
Panchayat Elections.
NOTIFICATION

No.35(205)91-92/283/RDD/P

In pursuance of Rule 10 of the Sikkim Panchayat Election Rules, 1982, a list of Polling Stations for every Panchayat ward in the East District for the purpose of General Elections to Gram Panchayat 1993, is hereby notified for information of the electorate and public in general.

DISTRICT EAST

<table>
<thead>
<tr>
<th>No. &amp; Name of Gram Panchayat Unit and Ward</th>
<th>Building in which it will be located &amp; Polling Station No</th>
<th>Total electors in each ward/booth</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. WEST PENDAM</td>
<td></td>
<td></td>
</tr>
<tr>
<td>i. West Pendam (A)</td>
<td>1/1. Sakhu JHS. R. No. I</td>
<td>595</td>
</tr>
<tr>
<td>ii. West Pendam (B)</td>
<td>1/2. Sakhu JHS R. No.II</td>
<td>439</td>
</tr>
<tr>
<td>ii. West Pendam (C)</td>
<td>1/3. Bordang Govt. Saw Mill</td>
<td>1036</td>
</tr>
<tr>
<td>2. CENTRAL PENDAM</td>
<td></td>
<td></td>
</tr>
<tr>
<td>i. Central Pendam</td>
<td>2/1. Duga JHS</td>
<td>1044</td>
</tr>
<tr>
<td>ii. Central Pendam SMC</td>
<td>2/2. S.M.C. School</td>
<td>395</td>
</tr>
<tr>
<td>iii. Sajong</td>
<td>2/3. Sajong JHS</td>
<td>1012</td>
</tr>
<tr>
<td>3. EAST PENDAM</td>
<td></td>
<td></td>
</tr>
<tr>
<td>i. East Pendam</td>
<td>3/1. Padamchey JHS R.No. I</td>
<td>578</td>
</tr>
<tr>
<td>ii. Kamarey Bhasmay</td>
<td>3/2. Padamchey JHS R.No II</td>
<td>645</td>
</tr>
<tr>
<td>iii. Pachak</td>
<td>3/3 Pachak Primary School</td>
<td>339</td>
</tr>
<tr>
<td>4. SUMEN LINGJEU</td>
<td></td>
<td></td>
</tr>
<tr>
<td>i. Lingjey (Sumen) (Sumen Gumpa)</td>
<td>4/1. Sumen Lingjey JHS</td>
<td>515</td>
</tr>
<tr>
<td>ii. Sumen</td>
<td>4/2. Sumen JHS R. No.I</td>
<td>375</td>
</tr>
<tr>
<td>5. NAMCHEYBONG</td>
<td></td>
<td></td>
</tr>
<tr>
<td>i. Namcheybong (S1. No. 1 to 588d)</td>
<td>5/1. Namcheybong JHS R. No. I</td>
<td>786</td>
</tr>
<tr>
<td>ii. Namcheybong (S1. No.591 to end)</td>
<td>5/2. Namcheybong JHS R. No.II</td>
<td>773</td>
</tr>
<tr>
<td>6. Pakyong</td>
<td></td>
<td></td>
</tr>
<tr>
<td>i. Kartok (Kartok Gumpa)</td>
<td>6/1. Pakyong JHS R. No. I</td>
<td>515</td>
</tr>
<tr>
<td>ii. Dikling</td>
<td>6/1. Dikling Agriculture Regional Centre R. No. I</td>
<td>410</td>
</tr>
<tr>
<td>iii. Pakyong Bazar</td>
<td>6/2. Pakyong JHS R. No.II</td>
<td>549</td>
</tr>
<tr>
<td>iv. Tshalumthang</td>
<td>6/3. Pakyong JHS R. No.II</td>
<td>133</td>
</tr>
<tr>
<td></td>
<td>6/4. Dikling Agri. Regional Centre R NoII</td>
<td>352</td>
</tr>
</tbody>
</table>
7. PACHEYKHANI
   i. Pacheykhani (Dikling) 7/1. Pacheykhani JHS  R. No.I  248
   ii. Losing 7/2. Pacheykhani JHS R. No.II  200
   iii Pacheykhani (Bengthang) 7/3. -do-  R. No.III  535
   iv. Rorathang Bazar 7/4.- Rorathang Pry. School  154

8. AHO-YANGTAM
   i. Chota Singtam 8/1. Ahopul Kissan Pry School  582
      R. No.I
   iii. Yangtang 8/3. -do- R.No II  129

9. TAZA
   i. Upper Taza 9/1. Kaputhang Pry. School  505
   ii. Lower Taza 9/2. Taza Jr. High School  277

10. LINKEY TA'RETHANG
    i. Tarethang 10/1  Birin Pry: School R. No. I  373
    ii. Birin 10/2  Biring Pry. School R. No.II  519
    iii. Linkey 10/3  Linkey Sec. School  379
        (Linkey Maching Chenkar Gumpa)  -do-  77  456

11. AMBA
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    ii. Riwa 12/2. Machong Panchayat Ghar  222
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    iii. Machong 12/3. Machong Panchayat Ghar  677
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    iv. Parkha 12/4 Parkha JHS  4-95

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       (Changey Gumpa) -do-  35
    ii. Pachey 13/2. Pachey Pry. School  866

14. LATUK CHOCHENPHERI
    i. Latuk 14/1. Latuk Pry. School  171
    ii. Chochenpheri 14/2. Chochen JHS  546

15. ROLEP LAMATEN
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    ii. Lamaten 15/2. Lamaten Pry. School  363

16. LINGTAM PHADAMCHEN
    i. Lingtam 16/1. Lingtam Agri. Regional Centre  533
    ii. Phadamchen 16/1. Phadamchen Sec. School  394

17. CHUJACHEN
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    ii. Rongli Bazar 17/2. Rongli JHS R.No.I  698

18. SUDUNGGLAKHA
    i. Sudungalaka 18/1 Sudungalaka JHS R. No.I  439
    ii. Mulukey 18/2. Sudungalaka JHS R. No.II  

19. PREMLAKHA SUBHANEYDARA
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    ii. Subanedara 19/2. Lingtam Panchayat House  68
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20. RHEGOW
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    ii. South Rhegoh 20/2. South Rhegoh JHS  326

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22. ARITAR
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       Rhenak Gumpa
   ii. Aritar (B)
   iii. Aritar (C)
   iv. Aritar (D)

23. RHENAK TARPIN
   i. Rhenak
   ii. Reshi
   iii. Kyongsa
   iv. Tarpin
   v. Rhenak Bazar

24. ASSAM LINGZEY
   i. Lingze
   ii. Assam

25. NAITAM NANDOK
   i. Naitam  
      (Pabyuk Gumpa)
   ii. Nandok
   iii. Namok
   iv. Bhusuk

26. TATHANGCHEN
   i. Svari
   ii. Tathangchen
   iii. Upper Tathangchen
   iv. Rongnek

27. SAMDUR TADONG
   i. Samdur
   ii. Tadong
   iii. Upper Tadong (S1.No.1 to 1000)
   iii. Upper Tadong  
       (S1. No. 1001 to end)
   iv. Tadong Bazar
   v. Ranipool Bazar

28. SICHEYGAON
   i. Sicheygaon
   ii. Upper Sichey (Lingding)
   iii. Burtuk
   iv. Upper Burtuk
   v. Chandmari

vi. Upper Chandmari  
   (Enchey Gumpa)

29. ARITHANG
   i. Arithang Private Estate  
      (S1.No.30to2085)
   ii. Arithang Private Estate  
       (S1. No. 2086 to end)

30. RANKA PARBING.
   i. Luing
   ii. Parbing
   iii. Ranka
   iv. Sangtong
   v. Barbing

31. REY MENDU.
   i. Rey
   ii. Temphyak Mendu
   iii. Lingdum

32. RAWTEY RUMTEK
   i. Shagyong Rumtek  
      (Rumtek Kagyud Gumpa)
   ii. Rawte Rumtek
   iii. Chinzhe

22/1. I. Upper Aritar PWD Guest House No.1 565 593
   22/2 -do--R. No. II 188
   22/3. Khamdong Sec. School R.No.I 549
   22/4. Khamdong Sec. School R.No.II 233

23/1. Rhenak Forest Dakbunglow 926
   23/2. Reshi Pry. School 367
   23/4. Tarpin JHS 695
   23/5. Rhenak. Pry. School R. No. II 537

24/1 Lingjey Sec. School 546
   24/2. Gaucharan JHS 701

25/1. Pabyuk JHS R. No. I 498
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   25/2. Nandok JHS 809
   25/3. Pabyuk JHS R.No. II 48
   25/4. Rongyek JHS R.No. I 115

26/1. Upper Syari Pry. School 849
   26/2 Tathangchen JHS 316
   26/3. Modern Sec. School 762
   26/4. Rongnek JHS R.No. II 717

27/1 Scouts & Guides Bldg. 6th Mile 514
   27/2. Tadong Sec. School R.No. I 899
   27/4 -do- R.No. II 827
   27/5. Tadong Sec. School R.No. II 291

28/1. Sichey JHS R.No.I 1146
   28/2 -do- R. No. II 1066
   28/3. Burtuk JHS R. No. I 236
   28/4 Burtuk JHS R. No. II 901
   28/5 Chandmari Workshop 1243
   Automobile Ltd.
   28/6. Rongnek JHS 457 554

29/1. Arithang Pry. School R.No. I 741

30/1. Luing-JHS 824
   30/2. Rangka Sec. School R. No. I 228
   30/3. Ranka Sec. School R. No. II 334
   30/4 Ranka Sec. School R. No. III 330
   30/5. Ranka Sec. School R. No. IV 312

31/1. Rey Mendu JHS R. No. I 209
   31/2. Rey Mendn JHS R. No.II 222
   31/3. Sama Jr High School 830

32/1. Rumtek, Sec. School R. No. I 546 721
   32/2. Rumtek Sec. School R. No. II 175
   32/3. -do - R. No. III 250
1. 33. SAMLIK-MARCHAK
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   ii. Marchak 33/2. -do- R. No. II 591
   iii. Namin 33/3. Tumlabung Pry. School R. No.I 166
   iv. Namli 33/4- -do- R. No. II 298
   v. Tumlabung 33/5 -do- R. No. III 152
   vi. Chuba 33/6 Middle Camp Sec. School 391
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      ii. Nazitam 34/2. Tirkutam JHS R. No. I 381
      iii. Tirkutam 34/3. -do- R. No. II 184
   35. BYANG PHENGYONG
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      ii. Phengyong 35/2. Song Sec. School R. No. II 656
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      vi. Chisopani 35/6. SangkholaPrpSchool 342
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      iv. Dung-Dung 36/4. Sonamati Memorial School 718
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      vi. Thasa 36/6. -do- R. No. II 124 ...
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   38. TUMEN
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      ii. Tumen (Sl. No. 500 to end) 38/2. Tunen JHS R. No. II 422
         (Tumen Gwnpa)
   39. SAMDONG KAMBAL
      i. Raleykhese 39/1. Samdong Sec. School R. No. I 725
      ii. Samdong 39/2. Samdong Sec. School R. No. II 755
         (Samdong Gwnpa) -do- 56 811
   40. RAKDONG
      i. Raldong (Rakdong Tintek Gumpa) 40/1. Rakdong JHS R. No. I 725
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   41. LINGDOK-NAMPONG
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      iii. Penlong 42/3. -do- R. No. III 262
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      i. Gnathang 42/1. Gnathang Pry. School 318
         L.B. Chhetri
         Director,
         Panchayat Election.
## EXTRAORDINARY

**PUBLISHED BY AUTHORITY**

Gangtok Tuesday, 2nd February, 1993

Office of the Director of Panchayat Election
Government of Sikkim
Gangtok

No. 35 (205) 91-92/281/RDD/P


In pursuance of Rule 10 of Sikkim Panchayat Election Rules, 1982 a list of Polling Stations for every Panchayat Ward in the South District for the purpose of General Elections to Gram Panchayat, 1993, is hereby notified for information of the electorate and public in general.

**SOUTH DISTRICT.**

<table>
<thead>
<tr>
<th>No. &amp; Name of Gram Panchayat Unit &amp; Ward</th>
<th>Building in which it will be conducted</th>
<th>Total electors in each</th>
</tr>
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<tbody>
<tr>
<td>I. LINGI</td>
<td></td>
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<tr>
<td>i. Lingi</td>
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<tr>
<td>(Lingi Phagyal Gumpa)</td>
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<td>ii. Sokpay</td>
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<td>1/1. Lingi Sec. School Room No. I</td>
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<td>2. PAIYONG</td>
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<tr>
<td>i. Upper Paiyong</td>
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<td>ii. Lower Paiyong</td>
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<td>iii. Kau</td>
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<td>3. LINGMO-KOLTHANG</td>
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<td>i. Tokdey (Lingmo)</td>
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<td>ii. Lingmo</td>
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<td>iii. Pepthang</td>
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<td>iv. Kolthang</td>
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<td>v. Mangzing</td>
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<td>4. SRIPATAM-NEHBRUM</td>
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<tr>
<td>i. Nehbrum</td>
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<td>ii. Namphok</td>
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<td>iii. Sripatam</td>
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<td>5. YANGANG-RANGANG</td>
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<tr>
<td>i. Rangang</td>
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<tr>
<td>ii. Yangang (Yangang Gumpa)</td>
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<td>iii. Gagyong</td>
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<td>iv. Satam</td>
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<tr>
<td>6. RABON-SANGMO</td>
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</tr>
<tr>
<td>i. Rabong</td>
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<tr>
<td>ii. Sangmo</td>
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<tr>
<td>6/1. Rabong Sec. School</td>
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<tr>
<td>6/2. Sangmo Jr. High School</td>
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<td>718</td>
</tr>
</tbody>
</table>
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- Zurung
- Düeythang

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- Namphrik  223
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3. Temi Sec. School R. No. 11

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- Barul
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- Paleytam
- Nalam-Kolbong
- Kateng Bokrong
- Kabrey

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2. 14/2. -do-  R. No. II R. No. I  361
3. 14/3. -do-  R. No. III  185
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2. 15/2. Mamring Pry. School R.No II  103
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- Rateypani
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- Bikmat

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- Suntaley

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2. 17/2. Sadam Sec. School  R. No. II  482
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ii. Kerabari 18/2. -do- R.No. II 284
iii. Melli 18/3 Melli JHS R.No. II 447
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ii. Ramabling 19/2. Turuk JHS R.No. II 443
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ii. Kamarey 20/2. -do- R.No. II 441

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iv. Singtam 22/4. Rong JHS R.No. III 89

23. MANIRAM PHALIDARA
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24. SINGITHANG
i. Singithang (Sl. No. I to 545c)
ii. Singithang (Sl. No. 546 to end) &
 iii. Boomtar (Namchi Boomtar Gumpa)
iv. Boomtar (Namchi Nyadak Gumpa)
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24/1 -do- R.No. II 29
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24/3. Namchi New JHS R.No. II 418 467

25. MAMLEY KAMRANG
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ii. Tinger 25/2. -do- R.No. II 189
v. Pabong 25/5. Pabong Pry. School R.No. II 281

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ii. Sangbung 26/2. -do- R.No. II 375

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 (383 to 457, 642 to 1139)
ii. Salghari (293 to 382, 458 to 279)
iv. Doop
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27/2. Salghari Pry. School R.No. I 425
27/3. Salghari Pry. School R.No. III 152
27/4. -do- R.No. II 158

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29. DAMTHANG
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   ii. Chenchey
   iii. Jaubari

30. SOROK-SHYAMPANI
   i. Sorok
   ii. Shyampani
   iii. Gom

31. MIK-KHOLA KJTAM,
   i. Kitam
   (Kitam Gumpa).
   ii. Manpur
   iii. Mik-khola
   iv. Kopchey

32. WAK OMCHU
   i. Wak (Wak Gumpa)
   ii. Omchu
   iii. Chumlok

33. TINKITAM RAYO.NG
   i. Tinkitam
   ii. Rayong

34. SANGHANATH
   i. Sanganath

35. LAMATING TINGMO
   i. Lamating
   ii. Tingmo
   iii. Mangbrue
   iv. Hingdam

36. KEWZING-BAKHIM
   i. Bakhim
   ii. Kewzing (Kewzing-Mangbrue Gumpa)
   iii. Lingzo
   iv. Dalep

37. LEKSHIP
   i. Lekship

38. RALANG NAMLUNG
   i. Ralong (Ralong Gumpa)
   ii. Namlung
   iii. Lingding

39. BRONG PHAMTHANG
   i. Poley
   ii. Brong
   iii. Phamthang
   iv. Sada

L.B. CHHETRI
Director, Panchayat Election.
In pursuance of Rule 10 of Sikkim Panchayat Election Rules, 1982, a list of Polling Stations for every Panchayat Ward in the North District for the purpose of General Elections to Gram Panchayat, 1993, is hereby notified for information of the electorate and public in general.

<table>
<thead>
<tr>
<th>No. &amp; Name of Gram Panchayat Unit Ward</th>
<th>Building in which it will be located &amp; Polling Stations No.</th>
<th>Total electors in each/booth</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. TUNG NAGA</td>
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<tr>
<td>i. Naga Namgor</td>
<td>Naga School R.No.I</td>
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<td>ii. Tung</td>
<td>Naga School R.No.II</td>
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<tr>
<td>iii. Meyong</td>
<td>Naga School R.No.III</td>
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<td>iv. Singchit</td>
<td>Manual School</td>
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<td>2. SHIPGER</td>
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<td>i. Shipger</td>
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<td>(Ship Kinzacholing Gumpa)</td>
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<td>3. PAKSHER</td>
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<td>iii. Pakshep</td>
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</table>

L.B. CHHETRI  
DIRECTOR, PANCHAYAT ELECTIONS
## NOTIFICATION


In pursuance of rule 10 of the Sikkim Panchayat Election Rules 1982, a list of Polling Station for every Panchayat Ward in the West District for the purpose of general Elections to Gram Panchayats 1993, is hereby notified for information of the electorate and public in general.

<table>
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<tr>
<th>No. &amp; Name of Gram Panchayat Unit and Ward</th>
<th>Building in which it will be located &amp; Polling Station Number</th>
<th>Total electors in each ward/booth</th>
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<td>1/1. Mangnam Pry. School</td>
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<td>2/2. Kongri L.P.S.</td>
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<td>i. Laso</td>
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<td>ii. Arithang</td>
<td>4/2. Middle Chungrang LPS R. No. II</td>
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<td>5. GERETHANG</td>
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<td>ii. Labing</td>
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<td>iii. Dubdi (Dubdi Gumpa)</td>
<td>6/2. -do- R.No. III</td>
<td>221+32+7=260</td>
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7 TINGLE-KHACHODPALRI
   i. Tingle - I
   ii. Tingle - II
   iii. Tsozo
   iv. Khachodpalri
      (Khachodpa1ri Gumpa)

   7/1 Darapthang Pry. School R. No. I 309
   7/2 Darapthang Pry. School R. No. II 342
   7/3 Khachodpalri Sr. Sec. School R. No. I 296
   7/4 Khachodpalri Sr. Sec. School R. No. II 555+60=415

8 MELLI
   i. Melli (Melli Gumpa)
   ii. Meliaching
   iii. Singlitam
   iv. Tingbrum
   v. Topung

  8/1. Melli J.P.H.S. 
       R. No. I 34+35=378
  8/2. Melli J.H.S. 
       R. No. II 320
  8/3. Melli J.H.S. 
       R. No. III 228
  8/5. Rimbik Pry School R. No. I 183

9 DARAP
   i. Singrangpung
   ii. Nampu
   iii. Darap

  9/1. Rimbik Pry. School R. No. II 165
  9/2. -do- R. No. II 508
  9/3. Darap Pry. School R. No. II 836

10 SINGYANG CHUMPHUNG
   i. Singyang
   ii. Singdrang
   iii. Naku
      (Pemayangtse Gumpa)
   iv. Chumphung

  10/1. Pelling Sec. School R. No. I 289
  10/2. Darap Pry. School R. No. III 181
  10/3. Pelling Sec. School R. No. n 493+183=676
  10/4 Pelling Sec. School

11 YANGTEN
   i. Yangten
   ii. Unglok
   iii. Bhathang

  11/1. Yangten L. P. S. 595
  11/2. Sakyong JHS 612
  11/3. Sakyong JHS 481

12 GYALSHING-UMCHUNG
   i. Gyalsehing
      (SI. No. 1 to 547C)
   12/1. Gyalsehing Food Godown
         (Ground Floor) /89
   12/1A. Gyalsehing Food
         Godown (Upper Floor) 600
   ii. Umchung
      12/2. Umchung School
                565

13 YANGTHANG-KYONGSA
   i. Yangthang
      (SI. No. I to 457C)
   13/1. Yangthang Pry. School
         (Old Building)
         R. No. I 731

   i. Yangthang
      (SI. No. 457 to end)
   13/1A. Yangthang Pry. School
         (Old Bldgs).
         R. No. II 479

   ii. Kyongsa
   13/2. Gyalsehing JHS
         (Left Wing)
         R. No. II 646

14 LINGCHOM-TIKJYA
   i. Lingchom
   ii. Tikjya (Sangacholing Gumpa)

  14/1. Lingchom Sec. School R. No. I 984
  14/2. Tikjya Govt. LPS 460+ 36=496

15 SARDONG LUNZIK
   i. Sardong
   ii. Lungzik

  15/1. Sardong Pry. School R. No. I 399
  15/2. Sardong Pry. School R. No. II 389

16 BANGTEN SAPONG
   i. Sirnagi
   ii. Sapong
   iii. Bangten

  16/1. Gayten Pry. School R. No. I 227
  16/2. Bangten Pry. School R. No. I 305
  16/3. Bangten Pry. School R. No. II 314

17 KARMATAR GAYTEN
   i. Liching
   ii. Karmatar
   iii. Gayten

  17/1. Gayten Pry. School R. No. III 85
  17/2. Meling Pry. School 372
  17/3. Gayten Pry. School R. No. III 320

18 MANEYBUNG-SOPAKHA
   i. Meayebung
      (SI. No. I to 401d)
   18/1. Uttarey-Maneybong Sec. School
         (S1. No. 401 to end)
         R. No. I 1552
   18/1A. -do-
   ii. Sopakha
      18/2. Sopaka Pry.School 554
| 19. DENTAM          | 19/1. Begha Pry. School 817               |
|                    | 19/2. Mangmo Pry. School R. No. 1 501     |
|                    | 19/3. Mangmo Pry. School R. No. II 228   |
|                    | i. Begha                                      |
|                    | ii. Mangmo                                    |
|                    | iii. Dentam                                   |

| 20. SANGKHU-RADHUHANDU | 20/1. Radhukhandu JHS R.No. II 638           |
|                       | 20/2. Radhukhandu JHS R. No. I 642          |
|                       | i. Sangkhu                                    |
|                       | ii. Radhukhandu                                |

| 21. HEE | 21/1. Hee-Pecherek Panchayat House R. No. I 487 |
|         | 21/2. Hee-Pecherek Panchayat House R. No. II 249 |
|         | 21/2 A Hee Pecherek Panchayat House R. No. III 642 |
|         | 21/3. Pecherek Agri. Godown 544               |

| i. He (S1. No. 1 to 294) |
| ii. Hee Patal            |
| iii. Hee (S1. No. 295 to end) |
| iii. Pecherek            |

| 22. BARNYAK- MARTAM      | 22/1. Barnyak Martam JHS R. No. I 22/2. 891 |
|                          | Barnyak Martam JHS R. No.II 22/3. Lr. 876 |
|                          | Barnyak Jr. H.S. 669                         |

| i. Martam                   |
| ii. Barnyak                 |
| iii. Barthang               |

| 23. CHINGTHANG             | 23/1. Yangsum JHS R. No. I 646               |
|                           | 23/4. Mengyong R. No. IV 295                 |

| i. Barphok                  |
| ii. Chingthang             |
| iii. Miyong                |
| iv. Mengyong               |

| 24. SANGADORJI-RINCHENPONG | 24/1. Sangadorji LPS R. No. I 498            |
|                           | 24/2. -do- R. No. II 22/3. 261               |
|                           | 24/3. Hathidunga R. No. I 464               |
|                           | 24/4. Tadong R. No. I 748                   |
|                           | 24/5. Rinchenpong R. No. I 597              |

| i. Sangadorji |
| ii. Jeel           |
| iii. Hathidunga   |
| iv. Tadong        |
| v. Rinchenpong    |
| (Rinchenpong Gumpa) |

| 25. SAMDONG | 25/1. Kaluk Sec. School R. No. III 328 |
|             | 25/2. -do- R. No. IV 303               |
|             | 25/+ Sribadam JHS R. No. I 535         |

| i. Bum                        |
| ii. Rishi                      |
| iii. Bara Samdong (Samdong)   |
| iv. Sribadam A & B            |

| 26. DEYTHANG  | 26/1. Deythang JHS R. No. I 631          |
|               | 26/2. -do- R. No. II 666                 |

| i. Deythang      |
| ii. Parrengaon   |

| 27. TAKUTHANG | 27/1. Mangalbarey S.S. R. No. I 462 |
|               | 27/2. Mangalbarey S.S. R. No. II 403+20=423 |

| i. Takuthang   |
| ii. Chuchen    |
| (Lhuntse Gumpa) |

| 28. SULDUNG-KAMLING | 28/1. Kamling JHS R.NOI 346 |
|                     | 28/2. -do- R.NO. II 238     |
|                     | 28/3. -do- R.NO.III 288     |

| i. Titzerbong |
| ii. Suldong   |
| iii. Kamling  |

| 29. MABONG SEGEN | 29/1. Mabong Pry School R.NO I 385 |
|                 | 29/2. -do- R.NO.II 346             |

| i. Mabong |
| ii. Segeng |

| 30 KAHANISHERBONG | 30/1. KhanisherbongJHS R.NO I 170 |
|                   | 30/2. -do- R.NO.II 480             |
|                   | 30/3. Samdung JHS R.NO I 520       |
|                   | 30/4. ------do--- R.NO.II 359       |

| i. Suntaley |
| ii. Khanisherbong |
| iii. Chhota Samdung |
| iv. Arrobotey |

<p>| 31 SAMSUNG GELLING | 31/1. Swaligaon Pry School 684 |
|                    | 31/2. Geling Pry School 783    |
| i. Samsing        |
| ii. Geling        |</p>
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<th>No.</th>
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<td>OKHREY</td>
<td>Okhrey Sec. School</td>
<td>841</td>
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<td></td>
<td>Okhrey</td>
<td>Ribdi JHS</td>
<td>424</td>
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<td>Ribdi</td>
<td>Ribdi JHS</td>
<td>236</td>
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<tr>
<td></td>
<td>Bhareng</td>
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</tbody>
</table>

L.B. CHHETRI
DIRECTOR, PANCHAYAT ELECTIONS.
The State Government, in exercise of the powers conferred by section, 12 of the Code of Criminal Procedure, 1898 (V of 1898), hereby appoints the following officers to be Magistrates of the First Class with effect from 16.2.1993 to 20.2.1993 for maintaining law and order during the Panchayat Elections in the State and they shall exercise all the powers of Magistrate of the First Class under the Code within the sector (s) specified against their names:

<table>
<thead>
<tr>
<th>No.</th>
<th>District</th>
<th>Officers</th>
<th>Sector(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.</td>
<td>Shri D.K. Pradhan</td>
<td>Deputy Secretary, Establishment Deptt.</td>
<td>1-West Pendam, 2-Central Pendam, 3-East Pendam and 4-Sumin-Linzy.</td>
</tr>
<tr>
<td>5.</td>
<td>Shri Lendup Dorjee</td>
<td>Deputy Secretary, Tourism Deptment</td>
<td>26-Tathangchen-Syari, 28-Sicheygaon, 29-Arithang and 30-Ranka Babing.</td>
</tr>
<tr>
<td>6.</td>
<td>Shri K.N. Bhutia</td>
<td>Project Director, NRSE</td>
<td>9-Taza, 10-Linkey-Tareythang, 11-Amba, 12-Riwa-Parkha, 5-Namcheybong, 6-Pakyong, 7-Pacheykhami and 13-Changey Senti.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>No.</th>
<th>WEST DISTRICT</th>
<th>Officers</th>
<th>Sector(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Shri D.T. Lepcha</td>
<td>D.E. (Road), Geyzing</td>
<td>5-Gerethang, 6-Yoksam, 7-Tingel-Khachodlopali, 8-Melli, 9-Darap 10-Singyang-Chumphung 1-Karchi Mangnam, 2-Kongri Labdang, 3-Tashiding, 4-ArithangChongrong, II-Yangten.</td>
</tr>
<tr>
<td>2.</td>
<td>Shri J.B. Subba</td>
<td>A.C.F. Land Use, Geyzing</td>
<td>1-Karchi Mangnam, 2-Kongri Labdang, 3-Tashiding, 4-ArithangChongrong, II-Yangten.</td>
</tr>
</tbody>
</table>
The District Magistrates / Additional District Magistrates shall exercise such powers as already vested on them under the Code within all areas (including sectors covered by above Sector Magistrates) under their respective districts/sub-divisions.

P. K. PRADHAN
CHIEF SECRETARY/HOME SECRETARY.
In pursuance of rule 24(4) of the Sikkim Panchayat Election Rules, 1982, the list of contesting candidates in Form 7 from the following Panchayat Wards are hereby republished for general information.

### EAST DISTRICT

<table>
<thead>
<tr>
<th>No. &amp; Name of Gram Panchayat Unit and Wards</th>
<th>Sl.</th>
<th>Name of candidate</th>
<th>Address of candidate</th>
<th>Symbol allotted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1- West Pendam</td>
<td>1</td>
<td>Binod Pokhrel</td>
<td>Ralong, W. Pendam</td>
<td>Fish</td>
</tr>
<tr>
<td>2 - West Pendam A</td>
<td>2</td>
<td>Bhakta Bdr. Rai</td>
<td>Singlaybung Busty</td>
<td>Car</td>
</tr>
<tr>
<td>3 - West Pendam A</td>
<td>3</td>
<td>Dal Bahadur Bhandari</td>
<td>West Pendam</td>
<td>Bucket</td>
</tr>
<tr>
<td>4 - West Pendam A</td>
<td>4</td>
<td>Krishna Bdr. Biswakarma</td>
<td>Shaplay Ralong</td>
<td>Jeep</td>
</tr>
<tr>
<td>5 - West Pendam A</td>
<td>5</td>
<td>Lok Prasad Acharya</td>
<td>Khani Gaon, W. Pendam</td>
<td>Radio</td>
</tr>
<tr>
<td>6 - West Pendam A</td>
<td>6</td>
<td>Laxmi Prasad Rai</td>
<td>West Pendam</td>
<td>Aeroplane</td>
</tr>
<tr>
<td>7 - West Pendam A</td>
<td>7</td>
<td>Man Maya Dhamal</td>
<td>West Pendam</td>
<td>Hurricane Lamp</td>
</tr>
<tr>
<td>8 - West Pendam A</td>
<td>8</td>
<td>Padam Lal Dahal</td>
<td>West Pendam</td>
<td>Eagle about to fly</td>
</tr>
<tr>
<td>9 - West Pendam A</td>
<td>9</td>
<td>Rukmani Devi Pokhrel</td>
<td>Shaplay, Ralong Basty</td>
<td>Deer</td>
</tr>
<tr>
<td>10 - West Pendam A</td>
<td>10</td>
<td>Tika Ram Darjee</td>
<td>West Pendam</td>
<td>Chair</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Sl.</th>
<th>Name of candidate</th>
<th>Address of candidate</th>
<th>Symbol allotted</th>
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</thead>
<tbody>
<tr>
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<td>Chair</td>
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<tr>
<td>2</td>
<td>Nim Tshering Lepcha</td>
<td>West Pendam</td>
<td>Car</td>
</tr>
<tr>
<td>3</td>
<td>Nandalal Pradhan</td>
<td>Sardaray Busty</td>
<td>Fish</td>
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<tr>
<td>4</td>
<td>Prahlad Bhakta Rai</td>
<td>Baghey Kholo</td>
<td>Lock and Key</td>
</tr>
<tr>
<td>1</td>
<td>Bharat Kumar Pradhan</td>
<td>Baghey Kholo</td>
<td>Jeep</td>
</tr>
<tr>
<td>2</td>
<td>Dhan Kumar Dhamala</td>
<td>Singtam Bazar</td>
<td>Ladder</td>
</tr>
<tr>
<td>3</td>
<td>Devi Subba</td>
<td>Singtam Bazar</td>
<td>Chair</td>
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<tr>
<td>4</td>
<td>Harka Bdr. Limbu</td>
<td>Majitar, W. Pendam</td>
<td>Deer</td>
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Dated Gangtok, the 1st February; 1993.
<table>
<thead>
<tr>
<th>1-Central Pendam</th>
<th>2-Central Pendam</th>
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<tbody>
<tr>
<td>6 K K. Thatal</td>
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<tr>
<td>7 Nar Bdr. Gurung</td>
<td>1 Chandra Kumar Chhetri</td>
</tr>
<tr>
<td>8 Purna Bdr. Rai</td>
<td>2 Chandra Prasad Dahal</td>
</tr>
<tr>
<td>9 Priti Subha</td>
<td>3 Chhabilal Khanal</td>
</tr>
<tr>
<td>10 Tek Bhadur Limbu</td>
<td>4 Durga Devi Khati wada</td>
</tr>
<tr>
<td></td>
<td>5 Dinanath Sharma</td>
</tr>
<tr>
<td></td>
<td>6 Erinkee Bhutia</td>
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<tr>
<td></td>
<td>7 Gabhir Singh Chhetri</td>
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<td></td>
<td>8 Gopal Prasad Dahal</td>
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<td></td>
<td>9 Hari Prasad Khanal</td>
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<td></td>
<td>10 Indralal Dahal</td>
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<td></td>
<td>11 Mitra Lal Sharma</td>
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<td></td>
<td>12 Norden Bhutia</td>
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<tr>
<td></td>
<td>13 Ruma Lal Khati wada</td>
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<td></td>
<td>14 Somnath Dakal</td>
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<td>15 Thalaram Khanal</td>
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<th>2-Saung</th>
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<td>1 Chandra Kumar Chhetri</td>
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<td>2 Chandra Prasad Dahal</td>
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<td>3 Chhabilal Khanal</td>
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<td>4 Durga Devi Khati wada</td>
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<td>5 Dinanath Sharma</td>
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<td>11 Mitra Lal Sharma</td>
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<td>12 Norden Bhutia</td>
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<td>13 Ruma Lal Khati wada</td>
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<td>14 Somnath Dakal</td>
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<td>15 Thalaram Khanal</td>
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<table>
<thead>
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<th>3-East Pendam</th>
<th>2- East Pendam</th>
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<tr>
<td>1 Bishnulal Khatiwada</td>
<td>1 Ash Bdr. Tamang</td>
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<td>2 Chhabilal Khatiwada</td>
<td>2 Bharat Sharma</td>
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<tr>
<td>3 Chandra Dhungel</td>
<td>3 Bishnu Kr. Sharma</td>
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<tr>
<td>4 Dadiram Sharma</td>
<td>4 Deo Kr. Tamang</td>
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<td>5 Jit Bdr. Tamang</td>
<td>5 Kama Bdr. Tamang</td>
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<tr>
<td>6 Nanda Mani Bhandari</td>
<td>6 Laxminarayan Sharma</td>
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<td>7 Nar Bdr. Tamang</td>
<td>7 Man Bahadur Tamang</td>
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<td>8 Phauda Singh Tamang</td>
<td>8 Purna Bdr. Rai</td>
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<td>9 Prem Kumar Tamang</td>
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<td>10 Ram Bahadur Tamang</td>
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<td>11 Tek Bhadur Jogi</td>
<td>11 Ash Bdr. Tamang</td>
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<td>12 Bharat Sharma</td>
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<td>7 Man Bahadur Tamang</td>
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<td>8 Nar Bdr. Rai</td>
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<td>9 Oma Ram Chetri</td>
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<td>10 Tularam Kami</td>
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<td>2 Tara Man Rai</td>
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<td>4-Sumen Lingzey</td>
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<td>1 Ari Bahadur Gurung</td>
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<td>1-Lingzey (Sumen)</td>
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<td>2 Dhan Raj Chhetri</td>
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<td>3 Naina Bdr. Chhetri</td>
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<td>4-Sumen Lingzey</td>
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<td>1 Bhai Kazi</td>
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<td>2 Hang J Bhutia</td>
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<td>3 Karma Rinzing Bhutia</td>
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<td>4 Lobzang Bhutia</td>
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<td>5 Phurba Tempa Sherpa</td>
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<td>6 Surja Man Gurung</td>
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<td>1 Bir Bahadur Subba</td>
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<td>1- Namcheybong</td>
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<td>3 Birman Rai</td>
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<td>5 Chandralall Basnet</td>
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<td>6 Changa Tsh. Lepcha</td>
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<td>7 Dilip Kumar Rai</td>
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<td>8 Francis Lepcha</td>
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<td>10 Jaman Singh Chettri</td>
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<td>16 Nanda Prasad Pradhan</td>
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<td>17 Om Nath Dangal</td>
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<td>18 Prem Kumar Yonzon</td>
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<td>19 Prem Bahadur Basnet</td>
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<td>20 Phuchung Rai</td>
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<td>21 Rinzing Lepcha</td>
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<td>23 Thakur Prasad Basnet</td>
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<td>24 Tika Maya Chhetri</td>
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<td>6-Pakyong</td>
</tr>
<tr>
<td>1 Adup Bhutia</td>
</tr>
<tr>
<td>2-Dickling</td>
</tr>
<tr>
<td>2 Dawa Bhutia</td>
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<tr>
<td>3 Durga Prasad Sharma</td>
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<td>4 Nirmal Tamang</td>
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<td>5 Tikaram Gurung</td>
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<td>6-Pakyong</td>
</tr>
<tr>
<td>1 Bhuda Kr. Shiva</td>
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<td>3-Pakyong Bazar</td>
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<tr>
<td>2 Januki Pradhan</td>
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<td>3 Rajendra Prasad Gupta</td>
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</table>
6-Pakyong 1 Bishno Kri. Syangbo Chhalumthang Fish
4-Chhalumthang 2 Kalyan Kr. Pradban " Ladder
3- Laksuman Tamang Pakyong Jug

7 - Pacheykhani
1 -Dickling

Pacheykhani 1 Mohan Prasad Dahal Pacheykhani Hand Pump
2 Padam Bahadur Gurung. " Clock
3 Thakur Prasad Pyakurel " Car

1 Chandra Bdr Chhetri Pacheykhani. Railway Engine

2- Lossing

2 Hari Mohan Manger Pakyong Radio
3 Namgey Bhutia Pacheykhani Tractor
4 Prem Bdr. Tamang Pacheykhani Violin
5 Tek Bir Tamang "

7 - Pacheykhani
1 Bhuvani Shanker Pacheykhani Drum
3A - Pachey.khani Sharma Pacheykhani Kettle
2 Bir Bahadur Bhujel " Bucket
3 Dhan Bahadur Sewa " Lady Purse
4 Hari Maya Karki "
5 Keshar Pradhan " Aeroplane
6 Mangal Singh Tamang " Motor Cycle
7 Nandi Kishore Sharma " Lock and Key
8 Narad Mani Poudyal " Eagle about to fly
9 Pahal Man Gurung " Deer
10 Ratna Maya Tamang " Ladder
11 Shiva Bhakta Sharma "
12 Surja Kumar Pradhan " Boy and Girl

7-Pacheykhani
1 Choga Bhutia Rorathang Hurricane Lamp
4- Rorathang

2 Dhan Bdr. Gurung Pakyong Fish
3 Passang Lama " Clock
4 Tek Bdr. Chhetri " Pot

8-Aho Yangtam
1 Budhi Raj Subba Chota Singtam Fish
1-Chota Singtam
2 Dhanapati Sharma " Radio
3 Gambir Singh Manger Kadamtam Busty Ladder
4 Man Bahadur Manger " Tractor
5 Prem Bahadur Limbu Chota Singtam Jeep
6 Sancha Bdr. Manger " Chair
7 Udai Chandra Sharma Setipool Bucket

8-Aho Yangtam
1 Aita Raj Subba Aho Busty Sewing Machine
2- Aho

2 Bir Bahadur Subba " Flaming Torch
3 Dhangay Subba " Tractor
4 Ganga Bahadur Subba " Chair
5 Ganga Ram Sharma "
6 Jiwa Lal Ghimiray " Car
7 Pasupati Bastola " Jeep
8 Padam Bahadur Subba Changey Senty Radio
<table>
<thead>
<tr>
<th>8-Aho Yangtam</th>
<th>1 Dal Bahadur Subba</th>
<th>Aho Yangtam</th>
<th>Car Aero Plane</th>
<th>Clock</th>
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<tbody>
<tr>
<td>3- Yang tam</td>
<td>2 Nanduraj Subba</td>
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<td>Inkpot and Pen</td>
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<tr>
<td></td>
<td>3 Ragu Nath Sharma</td>
<td></td>
<td>Fish</td>
<td></td>
</tr>
<tr>
<td>9- Taza</td>
<td>1 Badrinath Rizal</td>
<td>Upper Taza</td>
<td>Boy and Girl</td>
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<tr>
<td>1-Upper Taza</td>
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<td>Boy and Girl</td>
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<td></td>
<td>3 Deo Narayan Dulal</td>
<td>Upper Taza.</td>
<td>Deer</td>
<td></td>
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<td></td>
<td>4 Dig Bahadur Chhetri</td>
<td>Pakyong</td>
<td>Inkpot and Pen</td>
<td></td>
</tr>
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<td></td>
<td>5 Durga Prasad Dhamala</td>
<td>Taza</td>
<td>Fish</td>
<td></td>
</tr>
<tr>
<td></td>
<td>6 Harka Bahadur Tamang</td>
<td>Upper Taza</td>
<td>Boy and Girl</td>
<td></td>
</tr>
<tr>
<td></td>
<td>7 Hari Prasad Ruchal</td>
<td>Taza</td>
<td>Aero plane</td>
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<tr>
<td></td>
<td>8 Krishna Lal Sharma</td>
<td>Pakyong</td>
<td>Eagle about to fly</td>
<td></td>
</tr>
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<td></td>
<td>9 Mano Rath Sharma</td>
<td>Ganchung Busty</td>
<td>Clock</td>
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<td></td>
<td>10 Nima Dorjee Lama</td>
<td>Dugalakha</td>
<td>Sparrow</td>
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<td>11 Suk Man Tamang</td>
<td>Lower Taza</td>
<td>Ladder</td>
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<td></td>
<td>12 Tenzi Lepcha</td>
<td>Upper Taza</td>
<td>Motor Cycle</td>
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<td>13 Thakur Prasad Dulal</td>
<td>Kaputhang</td>
<td>Hurricane Lamp</td>
<td>Lock and Key</td>
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<td>14 Tshering Lepcha</td>
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<tr>
<td>9-Lower Taza</td>
<td>1 Bhuwani Prasad Chhetri</td>
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<td>2-Lower Taza</td>
<td>2 Budhi Prasad Ghimiray</td>
<td>&quot;</td>
<td>Hand Pump</td>
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</tr>
<tr>
<td></td>
<td>3 Indra Bahadur Chhetri</td>
<td>&quot;</td>
<td>Chair</td>
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</tr>
<tr>
<td></td>
<td>4 Manorath Adhikari</td>
<td>&quot;</td>
<td>Ladder</td>
<td></td>
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<td></td>
<td>5 Nar Bahadur Damai</td>
<td>&quot;</td>
<td>Sewing Machine</td>
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<tr>
<td>10-Linkey Tareythang</td>
<td>1 Chandra Bdr. Rizal</td>
<td>Bering</td>
<td>Clock</td>
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</tr>
<tr>
<td>1-Tareythang</td>
<td>2 Durga Devi Kafley</td>
<td>Tareythang</td>
<td>Radio</td>
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| 8 Narendra Rai    | 9 Padam Maya Rai | Assam Lingjey, E. Sikkim | Clock |
|                   | 10 Ram Prasad Dhakal | " | Lock and Key |
|                   | 11 Santujit Rai | " | Lady Purse |
|                   | 12 Shakuni Rai | " | Eagle about to fly: |
|                   | 13 Tenzing Bhutia | " | Deer |

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6 Suman Rai
27-Samdur Tadong
1 Rinchen Gyamtso
Tadong Daragaon
Fish
4- Tadong Bazar
2 Tashi Tshering
Clock
28-Sicheygaon
1 Bhakta Bdr. Pradhan
Sicheygaon
Aero plane
1-Sicheygaon
2 Bal Bahadur Rai
3 Bir Bahadur Rai
4 Dhanapati Neopaney
5 Krishna Maya Rai
6 Newan Gurung
7 Om Nath Thapa
8 Sarki Lama
9 Tilak Bdr. Chhetri
10 Tej Bahadur Limboo
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3-Burtuk
1 Azing Lepcha
Lower Burtuk
Eagle about to fly
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3 Suk Bdr. Rai
Lower Burtuk
Lock and Key
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3 Phigu Bhutia
4 Rinzing Gyatso
5 Sonam Dorji Bhutia
6 Sonam Tenzing
6-Upper Chandmari
3 Phigu Bhutia
Fish
4 Rinzing Gyatso
Aeroplane
5 Sonam Dorji Bhutia
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29-Arithang
1 Arjun Kr. Cintury
P.O. Gangtok,
2 Bhai Bhutia
East Sikkim
3 Bishnu Maya Gazmer
Bishal Gaon, Gangtok
4 D. Gyalpo
Gangtok
Below Kazi Bridge,
Upper Arithang
5 Damber Kr. Chhetri
Arithang Road,Gangtok
Clock
6 Dhan Kri. Tamang
Gangtok
Deer
7 Indra Kr. Gurung
Gangtok
Jeep
8 Lukendra Rasaily
Church Road, Gtk.
Aero plane
9 Mani Kr. Yonzon
Arithang, Shyal Gaon,
Gangtok
Bucket
10 Narendra Kr. Gurung
Arithang, Gangtok
Railway Engine
11 0m Kumar Gurung
Below Shere Punjab
Hotel,Gangtok
Radio
12 Priti Kal a Chhetri
P.O. Gangtok
Goat
13 Topgay Takapa (Kazi)
Gangtok
Chair
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10 Karma Tsh. Bhutia Samdong Fish
11 Nar Singh Chhetri " Hurricane Lamp
12 Prahalad Nath Bhattacharai " Boy and Girl
13 Prem Lal Adhikari Lower Samdong Clock
14 Rinzing Bhutia Samdong Deer
15 Shiva Shanna Lower Samdong Radio
16 Tek Nath Bhattacharai Raley Inkpot and Pen
17 Tika Ram Niorla Samdong Ladder

39-Samdong-Kambal
1 Chata Ram Khatiwada Kambal Busty Jug
3- Kambal
2 Dinanath Pokhrel P.O. Samdong Kambal Clock
3 Norbu Thendup Bhutia Samdong Aeroplane
4 Shyam Lal Bhattacharai P.O. Samdong Jeep
5 Sonam Bhutia Samdong Kambal Hand Pump

40- Rakdong
1 Achung Lepcha Rakdong, P.O. Dikchu Hurricane Lamp
1- Rakdong
2 Bhakta Bahadur Gurung " Radio
3 Chandra Bahadur Rai Rakdong Busty Ladder
4 Chhabi Lall Neopaney Rakdong Motor Cycle
5 Dhan Bahadur Rai Rakdong Busty Fish
6 Khigok Lepcha Rakdong Lock and Key
7 Man Bahadur Bista Rakdong Busty Car
8 Mon Bahadur Chettri Rakdong Boy and Girl
9 Puma Bahadur Chettri " Chair
10 Tashi Lepcha " Clock
11 Tenchung Lepcha Rakdong Busty Aeroplane

40- Rakdong
1 Devi Prasad Girl Tintek Busty Fish
2- Tintek
2 Jiwan Pradip Dikchu Bazar Car
3 Kama Bahadur Rai Dikchu Marchak Lock and Key
4 Parsu Ram Pandey Tintek Radio
5 Punam Kumar Karki Tintek Busty Flaming Torch
6 Rabi Lall Ghimirey Tintek Busty Jeep
7 Rudra Prasad Ojha Samdong Clock
8 Ugen Lepcha Tintek Busty Boy and Girl

41- Lingdok - Namphong
1 Ishwar Pd. Neopaney Namphong Busty Ladder
1-Namphong
2 Kamal Thapa Lingdok 8th Mile Chair
3 Kanna Dupchen Lepcha " Fish
4 Namgay Lepcha Lingdok Nampong Jeep
5 Nanda Kumar Rana Lingdok 8th Mile Aeroplane
6 Narbu Bhutia " Violin
7 Padam Lall Darjee Namphong Busty Lock and Key
8 Sherab Dorjee Bhutia Lingdok Namphong Boy and Girl
9 Wangchuk Lepcha Lingdok 8th Mile Inkpot and Pen

41-Lingdok-Namphong
1 Kharga Bahadur Karik Lingdok Aeroplane
2- Lingdok
2 Kharga Bahadur Upreti " Eagle about to fly
3 Kumar Thapa Lingdok Pangthang Motor Cycle
4 Man Bahadur Chhetri Lingdok Jeep
5 Rinzing Bhutia " Clock
6 Rudra Pd. Gautam " Fish

42-Navey Shotak
1 Changchup Nhutia Penlong Car
1-Navey
2 Chewang Bhutia Penlong Eagle about to fly
3 Karma S. Lepcha Navey Busty Drum
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- 5 Palden Bhutia
- 42-Navey Shotak
- 3-Penlong
- 43-Gnathang
- 3rd Mile G.N. Road
- G.N. Road. Gnathang
- Eagle about to fly
- Ladder
- Hurricane Lamp
- Fish
- Lock and Key
- Radio
- Boy and Girl
- Jeep
- "
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Clock
Ladder
Jeep
Deer
Motor Cycle
Bojoghari
Eagle about to fly
Boy and Girl
Jeep
"
### SOUTH DISTRICT

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  2 Chandra Bdr. Regmi " Deer
  3 Dilli Bahadur Baniya " Aeroplane
  4 Dhan Bahadur Pariyar " Chair
  5 Jasoda Poudyal " Pot
  6 Man Bahadur Poudyal " Ladder
  7 Tilak Dahal " Violin

11- Namphing
  1. Amber Bdr. Limbu P.O. Namphing, S.S. Chair
  2 Bharat Dhoj Limbu " Ladder
  3 Padam Bir Limbu " Clock

11-Namphing
  1 Chandra Bdr. Bhujel P.O. Namphing, S.S. Ladder
  2 Hari Krishna Sharma "

11-Namphing
  1 Hanka Bahadur Tamang P.O. Namphing, S.S. Fish

4-Pabong
  2 Laxmi Prasad Tamang " Aeroplane
  3 Pemba Dorji Tamang " Clock
  4 Padam Bahadur Rai " Chair
  5 San Bahadur Tamang " Ladder

11-Namphing
  1 Bhuwani Shanker Sharma P.O. Namphing, S.S. Clock

5- Tsalumthang
  2 Devi Prasad Sharma " Lock and Key
  3 Devi Prasad Sharma " Motor Cycle
  4 Ratan Lall Sharma " Jeep

12-Baroyak-Tokal
  1 Lal Das Tamang P.O. Barnyak, S.S. Aeroplane

1- Barnyak
  2 Nim Tenzing Sherpa "

12-Baroyak-Tokal
  1 Karma Ugen P.O. Tobal, S.S. Clock

2- Thangsing
  2 Ongda Dlepa " P.O. Barnyak, S.S. Eagle about to fly

12-Baroyak-Tokal
  1 Ram Bahadur Sunwar P.O. Barnyak, S.S. Lock and Key

5- Barul
  2 Raj Bahadur Rai " Ladder
  3 Shyam Bahadur Rai " Car

12-Baroyak-Tokal
  1 Basu Deo Rai P.O. Barnyak, S.S. Clock

6-Tokal
  2 Diki Lhamu " Lock and Key
  3 Gang Prasad Koirala P.O. Tobal, S.S. Fish
  4 Jajat Bahadur Subba " Chair
  5 Puma Prasad Bajgai " Sparrow
  6 Ram Bdr. Tamang " Ladder

13- Parbing-Chuba
  1 Bhim Bdr. Gurung Parbing Clock

1- Parbing
  2 Dal Bdr. Gurung " Boy and Girl
  3 Hari Pd. Gurung " Car
  4 Kinzing Bhutia " Lower Parbing Deer
  5 Mingma Dorjee Sherpa " Fish
  6 Passang Rinzing Sherpa " Ladder
  7 Perna Rinchen " Sparrow
  8 Pemba Rinchen Sherpa " Radio
  9 Phurba Dorjee " Jeep
  10 Temba Sherpa " Hurricane Lamp

13-Parbing-Chuba
  1 Dalman Gurung Chuba Jeep
  2 Harka Bdr. Gurung " Car
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15- Turung-Pamphok  1 Chyotok Lepcha  Turung  Aeroplane
4- Khanamtak  2 Kharga Bdr. Limbu  "  Radio
15-Turung-Pamphok  1 Chandra Bdr. Ghimirey  Pamphok  Chair
5- Pamphok  2 Durga Lohar  "  Kettle
3 Durga Bir Ghimirey  Namthang  Inkpot and Pen
4 Dil Bdr. Moktan  Pamphok  Ladder
5 Dilliram Rai  "  Lock and Key
6 Padam Bdr. Tamang  "  Jeep
7 Ram Lal Bomzon  "  Fish
16- Rateypani  1 Kumari Rai  Rabikhola  Fish
1- Rabikhola  2 Pancha Bdr. Rai  "  Chair
16- Rateypani  1 Bal Bdr. Rai  Rateypani  Hurricane Lamp
2- Rateypani  2 Balaram Rai  "  Chair
3 Deshraj Limboo  "  Pot
4 Dil Bdr. Rai  "  Ladder
5 Krishna Bdr. Rai  "  Sparrow
6 Lakpa Tshering Lepcha  "  Radio
7 Lal Bdr. Chhetri  "  Fish
8 Sangay Tsh. Lepcha  "  Aeroplane
16-Rateypani  1 Karma Singh Tamang  Passi  Lock and Key
3- Passi  2 Tejman Tamang  "  Ladder
3 Tularam Limbu  "  Pot
16- Rateypani  1 Hari Ram Gurung  Namthang  Chair
4- Tangji  2 Kharka Bdr. Rai  Tangzi  Clock
16-Rateypani  1 Harka Bdr. Rai  Bikmat  Ladder
5- Bikmat  2 Mangal Singh Kami  "  Chair
3 Mani Kr. Rai  "  Deer
4 Mani Kr. Rai  "  Motor Cycle
5 Sukha Bir Kami  "  Fish
17- Sadam-Suntalay  1 Bhim Bdr. Gurung  Sadam  Aeroplane
1- Sadam  2 Khem Raj Chhetri  "  Drum
3 Puranda Powrel  "  Kettle
4 Puma Bdr. Rai  "  Fish
5 Ram Pd. Rai  "  Inkpot and Pen
6 Santa Kr. Rai  "  Deer
17- Sadam-Suntalay  1 Bir Bdr. Gurung  Sukrabarey  Deer
2- Sukrabarey  2 Bikram Gurung  "  Drum
3 Ganga Bdr. Acharya  "  Radio
4 Horn Narayan Pradhan  "  Kettle
5 Jit Man Rai  "  Chair
6 Motilal Burathoki  "  Car
7 Prem Bdr. Karkee  "  Eagle about to fly
8 Shyam Das Gurung  "  Clock
9 Tej Bdr. Tewari  "  Fish
17- Sadam-Suntalay  1 Bhanu Bhakta Jogi  Suntalay  Motor Cycle
3- Suntalay  2 Bishnu Pd. Karki  "  Sparrow
3 Bhuwan Singh Khulal  "  Flaming Torch
4 Chhabilal Basnet  "  Lock and Key
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18-Mellidara-Paiyong: 1 Dhan Kr. Melli Gompa Car
1-Chandra Jyoti Pradhan Kerabari Fish
3-Rabi Dhoj Chhetri Melli Bazar Chair
4-Tilak Pd. Sharma Fish
5-Chinta Mani Bhattarai Hand Pump
6-Dharam Das Pradhan Car
7-Kharga Bdr. Pradhan Clock
8-Lal Bdr. Bhandari Chair
9-Megh Bdr. Sutar Goat
10-Narayan Das Pradhan Sewing Machine
11-Puma Kr. Pradhan Hurricane Lamp
12-Pem Tsh. Lepcha Radio
13-Tilak Bdr. Sutar Jeep

19-Turuk-Ramabung: 1 Dal Bdr. Manger Ramabung Goat
1-Harkajit Rai Turuk Sparrow
2-Durga Pd. Pradhan Ladder
3-Ganga Pd. Rana Lock and Key
4-Kamal Kr. Pradhan Fish
5-Nanda Lall Manger Clock
6-Ram Bdr. Manger Pot
7-Ratna Bdr. Chhetri Car
8-Tararam Chhetri Jeep
9-Thendup Tsh. Lepcha Chair

19- Turuk -Ramabung 1 Bhakta Bdr. Rai Panchgharey Chair
3-Dhan Bdr. Rai Aeroplane
4-Dhan Kr. Tamang Ladder
5-Dawa Tamang Pot
6-Jagat Edr. Sunar Boy and Girl
7-Simson Lepcha Lock and Key
8-Tararam Chhetri Jeep
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5 Mani Pratap Tamang          Namchi  Lock and Key
6 Topda Bhutia          Maniram  Fish

23-Maniram Phalidara 1 Champa Singh Manger          Phalidara  Fish
3-Phalidara 2 Dhan Bdr. Tamang          "  Car
3 Man Bdr. Manger          "  Radio
4 Prabhu Narayan          "  Sparrow
5 Rajbir Rai          "  Clock
6 Tara Bdr. Pradhan          "  Lock and Key
7 Tshering Dorjee Sherpa          "  Chair

24-Singithang 1 Bhim Bdr. Rai Namchi  Motor Cycle
1-Singithang 2 Dal Bdr. Chettri          "  Ladder
3 Deo Pd. Rai          "  Car
4 G.C. Dungmali          "  Flaming Torch
5 Ganga Pd. Chettri Singithang          Fish
6 Kharga Bdr. Chettri          "  Lock and Key
7 Lalit Kumar Rai          "  Clock
8 Ongdup Bhutia Namchi Boy and Girl
9 Puma Bdr. Chettri Namchi  Bucket
10 Tarun Rai          "  Inkpot and Pen
11 Tikaram Rai Tirikhola          "  Deer

24-Singithang 1 Chatraman Rai Namchi  Goat
2- Boomtar 2 Homnath Rai          "  Hurricane Lamp
3 Maiman Singh Rai          "  Pot
4 Manjit Rai          "  Inkpot and Pen
5 Mechen Tamang Boomtar          Car
6 Perna Tamang Namchi  Chair
7 Tsesang Tarnang          "  Ladder

24-Singithang 1 Dhan Bdr. Rai Narnchi  Ladder
3-Gurnpa Ghurpisay 2 Harka Bdr. Rai          "  Hurricane Lamp
3 Needup Bhutia Gumpa Gurpisay          Chair
4 Norden Bhutia Narnchi  Fish
5 Topgay Bhutia          "  Car

25- Mamley Kamrang 1 Agam Bdr. Manger Namchi  Radio
1-Kamrang 2 Bhim Bdr. Rai Kamrang  Clock
3 Garjaman Rai Namchi Kettle
4 Indra Bdr. Rai Kamrang  Tractor
5 Indra Bdr. Rai          "  Sparrow
6 Kanchan Maya Rai          "  Jeep
7 Kharga Bdr. Manger          "  Ladder
8 Mahendra Kr. Rai Namchi  Chair
9 Man Bdr. Manger          "  Fish
10 Tika Ram Subba          "  Whistle

25- Mamley Kamrang 1 Jas Bdr. Rai Namchi  Boy and Girl
2- Tinger 2 Kantaman Rai          "  Chair
25- Mamley Kamrang 1 Ganga Pd. Chettri Namchi  Boy and Girl
3- Mamley 2 Hansraj Subba         "  Deer
3 Kabiraj Thapa          "  Clock
4 Lakpa Tsh. Tarnang Mamley  Car
5 Tikaram Rai          "  Bucket
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<td>Rokol Inkpot and Pen</td>
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| 11 Nar Bir Rai       | Nandugaon Sparrow |
| 12 Parsuram Chettri  | Bucket         |

| 13 Partiman Rai       | Motor Cycle    |
| 14 Sidhiman Rai       | Car           |

| 28-Polok Denchung     | Nandugaon Aeroplane |
| 1 Dal Man Rai         | Car               |
| 2 Dhan Bdr. Tamang    | Lock and Key     |
| 3 Jit Bdr. Rai        | Boy and Girl     |
| 4 Ming M. Lepcha      | Sparrow          |
| 5 Narayan Das Rai     | Pot              |
| 6 Ran Bir Rai         | Inkpot and Pen   |
| 7 Ran Man Subba       | Clock            |

| 29- Damthang 1 Birkha Bdr. Gurung | Damthang Lock and Key |
| 2 Kamal Gurung          | Car               |
| 3 Kama Bdr. Gurung      | Clock             |
| 4 Mingma Rinzi Sherpa  | Chair             |
| 5 Rinzing Sherpa        | Ladder            |
| 6 Sukraj Roy            | Goat              |
| 7 Tilak Chand Gurung    | Hurricane Lamp    |
| 8 Tshering Phiguk Bhutia| Sewing Machine   |

| 29- Damthang 1 Harka Man Rai | Damthang Aeroplane |
| 2 Ma Bdr. Rai               | Sewing Machine    |
| 3 Santosh Kr. Rai           | Car               |
| 4 Suk Bdr. Rai              | Pot               |

| 29- Damthang 1 La Tshering Sherpa | Damthang Chair |
| 2 Nim Tempa Sherpa           | Lock and Key     |
| 3 Passang Temba Sherpa       | Clock            |
| 4 Phurba Tsh. Sherpa         | Namchi Radio     |
| 5 Sangay Sherpa              | Car              |

| 30-Sorak Shyampani 1 Bhagat Das Rai | Kitam Lock and Key |
| 2 Ganga Pd. Limbu       | Chair             |
| 3 Man Bdr. Gadaily      | Fish              |
| 4 Purna Bdr. Rai        | Boy and Girl      |
| 5 Sangay Dorjee Tamang  | Inkpot and Pen    |

| 30-Sorok Shyampani 1 Jag Bdr. Tamang | Kitam Fish |
| 2 Kazi Man Rai          | Mikhola Boy and Girl |

| 30-Sorok Syampani 1 Ashok Rai | Kitam Radio |
| 2 Bal Kr. Limboo        | Lock and Key  |
| 3 Laxuman Tamang        | Tractor       |
| 4 Man Bdr. Rai          | Clock          |
| 5 Rekha Tamang          | Chair          |
| 31-Mikhola Kitam | 6 San Kumar Rai | " | Aeroplane |
| 1-Kitam | I Budhim Darjee | Kitam | Aeroplane |
| 2 Krishna Bdr. Pradhan | " | Lock and Key |
| 3 Krishna Pd. Subba- | " | Boy and Girl |
| 4 Maniraj Bahun | " | Hurricane Lamp |
| 5 Mohan Das Rana | " | Sparrow |
| 6 Purna Maya Manger | " | Fish |
| 31-Mikhola Kitam | 1 Bhakta Tamang | Kitam | Boy and Girl |
| 2- Manpur | 2 Jit Bdr.Tamang | Manpur | Aeroplane |
| 31- Mikhola Kitam | 1 Cho Tsh. Lepcha | Mikhola | Lock and Key |
| 3-Mikhola | 2 Ganju Das Rai | " | Goat |
| 3 Hastaman Rai | " | Boy and Girl |
| 4 Tikey Lepcha | " | Chair |
| 31- Mikhola Kitam | 1 Bir Bdr. Rai | Kopchey | Jeep |
| 4- Kopchey | 2 Chandra Bdr. Rai | " | Sparrow |
| 3 Chandra Bir Rai | " | Clock |
| 4 Hastu Das Rai | " | Inkpot and Pen |
| 5 Kharu Rai | " | Radio |
| 6 Sat Bdr. Rai | " | Boy & Girl |
| 32-Wak-Omchu | 1 Chong Ongdi | P.O.Wak, S.S | Ladder |
| 1-Wak | 2 Deoraj Gurung | " | Goat |
| 3 Dhan Bahadur Rai | " | Chair |
| 4 Garjaman Rai | " | Aeroplane |
| 5 Gahar Singh Manger | " | Lock and Key |
| 6 Harka Bahadur Tj,apa | " | Hurricane Lamp |
| 7 Ratna Bahadur Gurung | " | Boy and Girl |
| 32-Wak-Omchu | 1 Birta Ram Rai | P.O.Wak, S.S | Jug |
| 2-Omchu | 2 Gopal Rai | " | Chair |
| 3 Pendup Lepcha | " | Clock |
| 4 Udai Chandra Rai | " | Hurricane Lamp |
| 33- Tingkitam | 1 Chandra Bdr. Rai | P.O. Tingkitam, | Deer |
| 2-Rayong | 2 Jagat Bdr. Chetterri | " | Flaming Torch |
| 3 Kami Bhutia | " | Chair |
| 4 Sonam Gyatso | " | Sparrow |
| 34-Sanghanath | 1 Dhan Bahadur Rai | P.O. Tingkitam,S.S | Jeep |
| 1-Sanghanath | 2 Kabiram Rai | " | Bucket |
| 3 Lall Singh Rai | " | Drum |
| 4 Mohan Rai | " | Flaming Torch |
| 5 Nar Bahadur Rai | " | Goat |
| 6 Ong Tshering Lepcha | " | Boy & Girl |
| 7 Sonam T.Ihutia | " | Deer |
| 8 Sanju Rai | " | Fish |
| 9 Tashi Lepcha | " | Lock & Key |
| 10 Ugen Choki Bhutia | " | Chair |
| 35-Lamting-Tingmo | 1 Harka Dhoj Rai | P.O.Kewzing Bazar | Ladder |
| 1-Lamting | 2 Puma Bahadur Limbu | " | Clock |
| 35-Lamting-Tingmo | 1 Arjun Gurung | P.O.Tingmo, S.S. | Clock |
| 2- Tingmo | 2 Chandraman Chettri | " | Aeroplane |
| 3 Dal Bahadur Gurung | " | Car |
| 4 Dawa Tshering Lepcha | " | Radio |
| 5 Pancha Bdr. Limbu | " | Chair |
| 6 Pempo Lepcha | " | Lock & Key |
| 35-Lamting-Tingmo | 1 Sher Dhoj Rai | P.O.Kewzing Bazar | Ladder |
| 3- Mangbrue | 2 Yamphey Lepcha | " | Chair |
| 35-Lamting-Tingmo | 1 Phurba Sherpa | P.O.Kewzing Bazar | Motor Cycle |
| 4- Hingdam | 2 Phurba Wangdi Sherpa | " | Sparrow |
| 36- Kewzing Bakhim | 1 Nim Tsh. Sherpa | Kewzing S.S. | Kettle |
| 1- Bakhim | 2 Passang Sherpa | " | Ladder |
| 3 Phurba Riney Sherpa | " | Eagle about to fly |
| 4 Ugen Tashi Bhutia | " | Deer |
| 36- Kewzing Bakhim | 1 Bhakta Bdr. Gurung | Kewzing S.S. | Car |
| 2- Kewzing | 2 Passang Bhutia | " | Hurricane Lamp |
| 3 Sonam Bhutia | " | Chair |
| 4 Topzer Bhutia | " | Clock |
| 5 Youngden Bhutia | " | Fish |
| 36- Kewzing Bakhim | 1 Ash Maya Rai | Dalap S.S. | Radio |
| 4- Dalap | 2 Larep Bhutia | " | Clock |
| 3 Raiman Rai | Kewzing S.S. | Chair |
| 4 Tara Kumar Rai | " | Car |
| 37-Likship | 1 Bijoy Rai | P.O.Kewzing S.S. | Sparrow |
| 1- Likship | 2 Bhakta Bdr. Rai | " | Bucket |
| 3 Birkha Bdr. Rai | " | Drum |
| 4 Dhan Bdr. Chettri | " | Jeep |
| 5 Dhan Bahadur Rai | " | Lock & Key |
| 6 Jit Bahadur Rai | " | Radio |
| 7 Kul Bahadur Rai | " | Boy & Girl |
| 8 Ram Lall Rai | " | Ladder |
| 9 Somraj Rai | " | Goat |
| 10 Samsong Lepcha | " | Railway Engine |
| 11 Santosh Rai | " | Hurricane Lamp |
| 12 Tika Ram Chettri | " | Kettle |
| 38-Ralong Namling | 1 Bhakta Bdr. Chettri | Ralang S.S. | Drum |
| 1- Ralong | 2 Goreyman Chettri | " | Clock |
| 3 Lal Bahadur | " | Lock & Key |
| 4 Norbu Thinlay Lama | " | Eagle about to fly |
| 5 Premgay Tsh. Bhutia | " | Sparrow |
| 6 Sonam Tashi | " | Hurricane lamp |
| 7 Sona Topzer | " | Fish |
| 38-Ralong Namlung | 1 Nira Rai          | Ralang S.S. | Ladder          |
| 2-Namlung         | 2 Norden Bhutia    |            | Boy & Girl      |
|                   | 3 Sonam Zangpo     |            | Lock & Key      |
|                   | 4 Tahsi Dadul Bhutia | Namlung S.S. | Chair          |
|                   | 5 Tilak Bdr. Limbu |            | Hurricane Lamp  |
|                   | 6 Topda Lama       | Ralang S.S. | Car             |
|                   | 7 Top Tsh. Bhtia   | Namlung S.S. | Fish           |

| 38-Ralong Namlung | 1 Devdhan Sharma  | Lingding S.S. | Kettle         |
| 3-Lingding        | 2 Tarapati Bahun  |            | Car Fish       |
|                   | 3 Tshering Bhutia |            |                |

| 39-Borong Phamthang | 1 Bal Bahadur Pradhan | Poley S.S. | Hurricane Lamp |
| I-Poley            | 2 Bharat Singh       |            | Car           |
|                   | 3 Bhaichung Bhutia   |            | Jeep          |
|                   | 4 Dawa Tshering Bhutia |        | Clock         |
|                   | 5 Durga Narayan Pradhan |    | Pot           |
|                   | 6. Gopal Singh Rai   | Borong S.S. | Fish          |
|                   | 7 Kharka Gurung      |            | Lock & Key    |
|                   | 8 Sanak Singh Pradhan |        | Boy & Girl    |
|                   | 9 Surendra Rai       |            | Ladder        |
|                   | 10 Thag Bahadur Pradhan |       | Radio         |
|                   | 11 Zimdar Bhutia     |            | Chair         |

| 39- Borong Phamthang | 1 Bhakta Bdr. Gurung | Borong S.S. | Fish |
| 2-Borong            | 2 Binod Gurung       |            | Clock |
|                     | 3 Chandra Lal Gurung |            | Car   |
|                     | 4 Rajnesh Gurung     |            | Deer  |
|                     | 5 Ram Prasad Sharma  |            | Chair |
|                     | 6 Topgey Tsh. Takapa |            | Lock and Key |

<p>| 39-Borong Phamthang | 1 Bharat Kumar Tamang | Phamthang S.S. | Jeep |
| 3-Phamthang        | 2 Dal Bahadur Rai.    |            | Clock |
|                     | 3 Indra Bdr. Gurung   |            | Pot   |
|                     | 4 Kharka Singh Basnet |            | Ladder |
|                     | 5 Lok Bahadur Basnet  |            | Chair |</p>
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<th>Sl. No.</th>
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<th>Address of candidate</th>
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**Notes:**
- "do" indicates the action taken.
- The description of each item is listed next to the name in the table.
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7 Nanda Lall Shanna Subba
8 Nar Bdr. Subba
9 Narpati Sharma
10 Padam Lall Jogi
11 Puma Bdr. Gurung

22- Benniok - Martam
1 Bhola Nath Sharma Barthang
2 Budhi Raj -do-
3 Dandu Subba -do-
4 Harish Chandra Chettri -do-
5 Kamal Pd. Sharma
6 Mahindra Sharma
7 Puma Bdr. Lepcha
8 Tara Nidhi Sharam -do-
9 Tulshi Ram Shanna -do-

23-Chingthang
1 Ash Bdr. Barphok
2 Bal Bdr. -do-
3 Bhakta Bdr. Gurung -do-
4 Bhatu Singh Gurung -do-
5 Jukden Lepcha -do-
6 Lachi Maya Gurung -do-
7 Nanda Kr. Rai -do-

24-Sangadorji - Rinchenpong
1 Bhim Bdr. Tamang Sangadorji
2 Damber Gurung -do-
3 Gay Tsh. -do-
4 Janga Bdr. Lepcha
5 Lal Bdr. Gurung
6 Lalit Kr. Rai Gurung
7 Sonam Topden -do-
8 Sonam Wongyal Bhutia
9 Tika Ram -do-

24-Sangadorji - Birkha Rai
1 Birkha Singh -do-
2 Dhurba Subba -do-
3 Suk Ram -do-
4 Jai Kr. Rai -do-
5 Lal Bdr. Gurung
6 Lalit Kr. Rai -do-
7 Sonam Topden -do-
8 Sonam Wongyal -do-
9 Tika Ram -do-
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<td>Inkpot &amp; Pen</td>
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<tr>
<td>Karna Bahadur Rai</td>
<td>Whistle</td>
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20 Krishan Maya Chettri -do- Flaming Torch
21 Man Maya Rai -do- Lady Purse
22 Prem Bahadur Chettri -do- Hurricane Lamp
23 Purni Maya Chettri -do- Pot
24 Prem Bahadur Chettri -do- Lock & Key
25 Purna Bahadur Chettri -do- Aeroplane
26 Ram Bahadur Bhandari -do- Jug
27 Raj Man Subba -do- Hand Pump
28 Ratna Bahadur Libmu -do- Telephone
29 Sham Lall Subba -do- Drum
30 Tika Ram Chettri -do- Ladder
31 Yok Bahadur Basnett -do- Violin

36-Soreng 1 Buddh Man Tamang Soreng -do- Bucket
1-Soreng 2 Bir Man Tamang -do- Kettle
3 Buddh Man Pradhan -do- Fish
4 Bishnu Kumar Tamang -do- Drum
5 Basanti Tamang -do- Clock
6 Dalup Singh Lama -do- Eagle about to fly

7 Chandra Bahadur Tamang -do- Deer
8 Chandra Bahadur Tamang -do- Radio
9 Chandra Bahadur Chettri -do- Jeep
10 Giri. K.Pariyar -do- Flaming Torch
11 Jharendra Khanal -do- Inkpot & Pen
12 Karna Singh Rai -do- Chair
13 Karna Singh Tamang -do- Goat
14 Lugu man Tamang -do- Boy & Girl
15 Lamu Lama -do- Car
16 Man Bahadur Chettri -do- Ladder
17 Navin Chandra Subba -do- Hurricane Lamp
18 Parti Man Subba -do- Sewing Machine
19 Phurba Tshering Tamang -do- Violin
20 Suk Bir Subba -do- Jug
21 Santi Marta Pega -do- Sparrow
22 Taku Ram Sharma -do- Whistle

37-Singling 1 Bishnu Bahadur Gurung Singling -do- Clock
1-Singling 2 Bir Dhan Tamang -do- Railway Engine
3 Bhayar Singh Subba -do- Violin
4 Dhan Bahadur Tamang -do- Bucket
5 Durga Tamang -do- Fish
6 Dhan Bahadur Tamang -do- Radio
7 Dal Bahadur Tamang -do- Ladder
8 Harka Bahadur Kami -do- Aeroplane
9 Jas Man Limboo -do- Eagle about to fly
10 Kalu Singh Tamang -do- Sparrow
11 Laxmi Maya Chettri -do- Whistle
12 Lall Bahadur Tamang -do- Lock & Key

13 Mohan Kumar Chettri -do- Goat
14 Nam Bahadur Subba -do- Drum
15 Passang Sherpa -do- Hurricane Lamp
16 Phurba Sherpa -do- Deer
17 Ran Bahadur Tamang -do- Car
18 Sing Raj Subba -do- Pot
19 Suk Man Tamang -do- Boy & Girl
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<td>Tsezam Bhutia</td>
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<td>24</td>
<td>Ugen Samdo Bhutia</td>
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<td>Laxmi Sharma</td>
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<td>Man Bahadur Limbu</td>
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<td>Harka Lal Gurung</td>
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<td>7</td>
<td>Makar Dhoj Gurung</td>
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<td>Na Laki Sherpa</td>
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<td>9</td>
<td>Phurba Sherpa</td>
<td>do - Fish</td>
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<td>10</td>
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<td>Saren Kumar Tanang</td>
<td>do - Goat</td>
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<td>Dhan Prasad, Gurung</td>
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40-Dodak

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2-Karthok

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<td>2</td>
<td>Bhakta Bahadur Chetri</td>
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41-Rumtuk-Barikhop

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1-Rumbuk

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<td>Mohan Singh Subba</td>
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<td>Ran Bahadur Subba</td>
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<td>6</td>
<td>Sukra Singh Subba</td>
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<td>7</td>
<td>Tempa Sherpa</td>
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41-Burikhop

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2-Burikhop (Rumbuk)

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<td>Kulanand Bahun</td>
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42-Upper Fambung

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1-Upper Thambong

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43-Lower Fambung

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1-Dhalam (Daramdin)

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<td>7 Dilighang Subba</td>
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<td>6 Indra Lall Sharma</td>
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Sd/-

K K Pradhan
Joint Chief Electoral Officer
Joint Director, Panchayat Election
Gangtok Tuesday 9th February, 1993

GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

No. 185/H.

Election Commission of India notification No. 4-34./SKM/92/(3) dated 17th November, 1992 is hereby republished for general information.

ELECTION COMMISSION OF INDIA

Nirvachan Sadan,
Ashok Road,
New Delhi - 110001.

Dated 17th November, 1992

26 Kartika, 1914 (S)

NOTIFICATION

No. 434/SKM/92 (3)- In pursuance of the provision of section 21 of the Representation of the People Act 1951 (43 of 1951) and in supersession of its notification No.434/SKM/84(3), dated 8th June, 1984 the Election Commission hereby designates in consultation with the Government of Sikkim, the Officer of the Government specified in column 2 of the Table below as the Returning Officer of the Assembly Constituency in the State of Sikkim as specified in column 1 of the said Table against such officer of the Government:

<table>
<thead>
<tr>
<th>S.No. &amp; Name of Assembly Constituency</th>
<th>Returning Officer</th>
</tr>
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<tbody>
<tr>
<td>1. Yoksam</td>
<td>District Collector &amp; District Magistrate, West District, Geyzing</td>
</tr>
<tr>
<td>2. Tashiding</td>
<td>District Collector &amp; District Magistrate, West District, Geyzing</td>
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<tr>
<td>3. Geyzing</td>
<td>District Collector &amp; District Magistrate, West District, Geyzing</td>
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<td>4. Dentam</td>
<td>District Collector &amp; District Magistrate, West District, Geyzing</td>
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<td>5. Bermiok</td>
<td>District Collector &amp; District Magistrate, West District, Geyzing</td>
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<td>6. Rinchenpong</td>
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<td>7. Chakung</td>
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<td>8. Soreng</td>
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<td>9. Daramdin</td>
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<td>10. Jorethang Nayabazar</td>
<td>District Collector &amp; District Magistrate, South District, Namchi</td>
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<td>11. Ralang</td>
<td>District Collector &amp; District Magistrate, South District, Namchi</td>
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<td>12. Wak</td>
<td>District Collector &amp; District Magistrate, South District, Namchi</td>
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<td>13. Damthang</td>
<td>District Collector &amp; District Magistrate, South District, Namchi</td>
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</tbody>
</table>
14. Melli
15. Rateypani West Pendam
16. Temi Tarku
17. Central Pendam East Pendam
18. Rhenock
19. Regu
20. Pathing
21. Loosing Pachekhani
22. Khamdong
23. Djongu
24. Lachen Mangshila
25. Kabi Tingda
26. Rakdong Tentek
27. Martam
28. Rumtek
29. Assam Lingjey
30. Ranka
31. Gangtok
32. Sangha

District Collector & District Magistrate, South District, Namchi.
District Collector & District Magistrate, South District, Namchi.
District Collector & District Magistrate, South District, Namchi.
District Collector & District Magistrate, East District, Gangtok.
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District Collector & District Magistrate, North District, Mangan.
District Collector & District Magistrate, North District, Mangan.
District Collector & District Magistrate, North District, Mangan.
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District Collector & District Magistrate, East District, Gangtok.

By Order,

ARCHNA ARORA
SECRETARY
TO THE ELECTION COMMISSION OF INDIA.

K.K. PRADHAN
Joint Chief Electoral Officer
Election. Department
Govt. of Sikkim.

PRINTED AT SIKKIM GOVERNMENT PRESS, GANGTOK.
NOTIFICATION

The following Order No. SKM/GOV/Sect/75/93 dated February 5, 1993 made by the Governor of Sikkim is hereby published for general information:

ORDER

In exercise of powers conferred on me by Article 174 (I) of the Constitution of India, I, R.H. Tahiliani, Governor of Sikkim, hereby summon the Sikkim Legislative Assembly to meet on Monday, 8th March, 1993 at 11.00 A.M. in the Legislative Assembly Building at Gangtok.

I further direct that the Secretary, Sikkim Legislative Assembly, shall notify the Members accordingly.

R.H. Tahiliani
Governor of Sikkim

By Order,

B.P.S. Busnett,
Additional Secretary.
EXTRAORDINARY

PUBLISHED BY AUTHORITY

Gangtok Monday, 15th February,

OFFICE OF THE DIRECTOR OF PANCHAYAT ELECTIONS
GOVERNMENT OF SIKKIM
GANGTOK

No. Elec/128/92/190

Dated 12th Feb 1993

CORRIGENDUM

Corrigendum to Notification No. 35 (205) 91-92/283/RDD/P dated 29th Jan' 93 and published in Gazette No. 11 of 1st February, 1993.

Unit No. 22-Aritar iii, Aritar (C) read "Rhenock Secondary School" in place of Khamdong Sec. School (R No.1)

L.B. CHHETRI
DIRECTOR,
PANCHAYAT ELECTIONS.
The State Government, in partial supercession of the Home Department Notification No. 6(9) Home/87/3, dated 29th January, 1993 and in exercise of the powers conferred by Section 12 of the Code of Criminal Procedure, 1898 (V of 1898), hereby appoints the following officers to be magistrates of the First class with effect from 16/02/1993 to 20/02/1993 for maintaining law and order during the Panchayat Elections in the State and they shall exercise all the powers of a magistrate of the First class under the code within the sector (s) specified against their names, thereby replacing the officers who had been vested with similar powers for the same sectors vide the Notification mentioned above.

SOUTH DISTRICT

1. Shri Tika Lucksom, Sr. Vet. Officer, Animal Husbandry Deptt; Rabongla

2. Shri Dichen Phigu, Revenue Officer, Rabongla

3. Shri K. Lepcha, Revenue Officer, Namchi

4. Shri N.H. Ansari, Assistant Director, Education, Namchi

P.K. PRADHAN,
Chief Secretary/Home Secretary,
Government of Sikkim.
CORRIGENDUM

In partial modification of the Home Department's notification No.6 (9) Home/87/3 dated 29th January, 1993, for the West District, the following names shall replace the names notified vide the notification mentioned above for the sectors specified against them.

WEST DISTRICT

1. Shri B.K. Pradhan, D.E; Power (Civil), Geyzing. 16-Bangten Sapong, 17-Karmatar-Gayten, 18-Maneybung-Sopakha, 19-Dentam, and 20-Sangkhu-Radhukhandu.


P.K. Pradhan
Chief Secretary / Home Secretary,
Government of Sikkim.
SIKKIM

GOVERNMENT

SIKKIM LEGISLATIVE ASSEMBLY SECRETARIAT
GANGTOK

NOTIFICATION
Dated Gangtok the 25th February, 1993

No. SLA/92-93/15/2/153

In pursuance of the rule 75 of the Rules of Procedure and Conduct of Business in the Sikkim Legislative Assembly, the Speaker has been pleased to order the pre-publication of the following Bill:

THE SIKKIM AGRICULTURAL PRODUCE MARKET BILL, 1993
(BILL NO.1 OF 1993)

A BILL

to provide for better regulation of marketing of agricultural produce and the establishment and proper administration of markets for agriculture produce and for matters connected therewith and incidental thereto.

BE it enacted by the Legislative Assembly of Sikkim in the Forty-fourth year of the Republic of India as follows:

CHAPTER - I
PRELIMINARY

1. Short title, extent and commencement.

This Act may be called the Sikkim Agriculture Produce Market Act, 1993.

2. It extends to the whole of the State of Sikkim.

3. It shall come into force on such date as the State Government may, by notification in the Official Gazette, appoint and different dates may be appointed for different areas.

Definitions

In this Act, unless the context otherwise requires,

(a) "agriculturist" means a person who ordinarily by himself or by his tenant or hired labour or otherwise is engaged in the production of agricultural produce but does not include a dealer or broker in agricultural produce;
(b) "agricultural produce" includes all produce, whether processed or non processed of agriculture, horticulture, animal husbandry, pisciculture, sericulture and forest as specified in the Schedule;
(c) "Board" means the Sikkim State Agricultural Marketing Board constituted under Sec 3;
(d) "broker" means an agent whose ordinary course of business is to negotiate and make contracts for the purchase or sale of agricultural produce on behalf of his principal and who is remunerated by commission, but does not include the servant of such principal whether engaged in negotiating or making such contracts;
"Commission agent" means a person who on behalf of another person and in consideration of commission makes or offers to make purchase or sale of agricultural produce or does or offers to do anything necessary for completing and carrying out such purchase or sale;

"Co-operative Societies" means all Co-operative Societies registered under the Sikkim Co-operative Societies Act, 1978, which has as its principal object the promotion of the sale of agricultural produce grown reared or produced by its member;

"Director" means the Director of Agriculture and Horticulture, Government of Sikkim and includes any other officer authorised by the Government by notification to perform the function of the Director under this Act for such an area as may be specified in the notification;

"Licence" means a licence granted under this Act;

"market" means a market established and registered under this Act for the market area and includes a market proper, a principal market sub-market yard or yards, if any;

"market area" means any area declared to be a market area under section 10;

"market committee" means a committee established under section 12;

"market proper" means any area including all lands within such distance of the principal or sub-market yard declared to be a market proper under clause (b) of sub-section (2) of section 11;

"notified agricultural produce" means the agricultural produce specified as such under section 10;

"prescribed" means prescribed by rules made under this Act;

"principal market yard and sub-market yard" means an enclosure, building or locality in a market area declared to be a principal market yard and sub-market yard respectively under clause (a) of sub-section (2) of section 11;

"Registrar" means the Registrar of the Co-operative Societies of Sikkim;

"retail sale" means a sale of any agricultural produce not exceeding such quantity as may be fixed in respect of an agricultural produce;

"State Government" means the State Government of Sikkim;

"Secretary" means the Chief Executive of the market committee and includes officiating, acting, Deputy and Assistant Secretary;

"Schedule" means the Schedule to this Act;

"Supervisor" means a person whose business is to supervise the consignment of agricultural produce for sale in regard to quality, grade, adulteration and such other purposes;

"trade" means any kind of transaction or sale and purchase of any agricultural produce;

"trader" means a person who is ordinarily engaged in the business of buying and selling agricultural produce whether by himself or by duly authorised agent and includes a person who is ordinarily engaged in the business or processing of agriculture produce;

"weighman" means a person whose business is to weigh the consignment of agricultural produce.
Constitution of the Board.

3. (1) The State Government may, for the purpose of this Act, by notification in the Official Gazette, establish and constitute a Board to be known as the Sikkim State Agricultural Marketing Board.

(2) The Board shall have thirteen members consisting of the following persons, namely:

(a) Six official members as under:
   (i) Secretary to the Government of Sikkim in Agriculture Department who shall be the ex-officio president of the Board;
   (ii) Secretary to the Government in Urban Development and Housing Department;
   (iii) Director, Agriculture Department, who shall be the Vice-President of the Board;
   (iv) Director, Horticulture Department, who shall be the Managing Director and also Chief Executive of the Board.
   (v) Director, Animal Husbandry Department,
   (vi) Registrar, Co-operative Department;

Seven non-official members as under:
   (i) Two presidents of Market Committee;
   (ii) One representative from Spices Board;
   (iii) Managing Director, Sikkim Co-operative Supply and Marketing Federation, (SIMFED)
   (iv) One member from financial institution,
   (v) One member from progressive farm,
   (vi) One member from traders representative

(3) The State Government shall appoint an officer of the Agriculture or Horticultural Department having diploma in Agricultural Marketing to be the Executive Officer to assist the Managing Director for efficient performance of the duties and functions of the Board.

(4) Presence of five members shall constitute quorum for the meeting of the Board.

(5) All questions before a meeting of the Board shall be determined by a majority of votes of the members present and voting and in case of equality of votes the president may exercise a casting vote.

(6) No proceeding of the Board shall be invalid by reason only of the existence of any vacancy amongst its members or any defect in the constitution thereof.

In-corporation of the Board.

4. (1) The Board shall be a body corporate having perpetual succession and a common seal with power subject to the provisions of this Act, to acquire and hold property and shall, by the said name, sue and be sued.

(2) The State Government shall exercise superintendence and control over the Board and its employees and may call for such information as it may deem necessary and, in the event of its being satisfied that the Board is not functioning properly, the State Government may reconstitute it.

Disqualification for membership in the Board.

5 No person shall be eligible to be a non-official member of the Board who-

(a) is below eighteen years of age;
(b) has been removed under section 30 of this Act;
(c) is of unsound mind; or
(d) has been declared insolvent or sentenced by a criminal court for an offence involving moral turpitude:

Provided that the disqualification under clause (d) shall cease to apply after the expiry of four years from the date on which the period of the sentence expired.

Power of the Board

6. (1) The Board shall exercise all the powers conferred on and perform the functions and duties assigned to it by or under this Act.
The Board shall exercise superintendence and control over the market committees and may call for any information or returns relating to notified agricultural produce from any market committee and shall have the power to inspect the records of any market committee or such functionaries under or in relation to such market committees, as the case may be.

Notwithstanding anything contained in sub-sections (1) and (2), the State Government shall also have powers of superintendence and control over the market committees or other functionaries under or in relation to such market committee.

Appointment of Officers and Staffs of the Board.

Subject to the provisions of this Act and the rules and bye-laws made thereunder, the Board may have its own officers and staff to carry out its functions, and their service conditions shall be such as the State Government may, from time to time, specify.

Power to borrow and maintenance of funds and accounts of the Board.

The Board shall have its own fund into which all money received by it shall be paid and from which all expenditure incurred shall be defrayed.

The Board may, with the previous sanction of the State Government, raise money required for carrying out the purposes for which it is established on the security of any property vested in it.

The accounts of the Board shall be maintained in such form as the State Government may prescribe.

Subject to the rules made for this purpose, the Board shall submit to the State Government a statement of the estimated income and expenditure financial year for each and the State Government shall give its approval without modification within two months of the receipt thereof.

CHAPTER - III
DECLARATION AND ESTABLISHMENT OF MARKET AREA AND CONSTITUTION OF MARKET COMMITTEE

Declaration of market area.

The State Government may, by notification in the Official Gazette, declare the area so notified or any portion thereof to be a market area for the purposes of this Act in respect of all or any of the agricultural produce specified in the Schedule.

After the date of the publication of the notification under sub-section (1) or at such date as may be specified therein, no person, local or other authority shall, notwithstanding anything contained in any law for the time being in force, set up, establish or continue or allow to be set up, establish or continue or use any place in the market area for the purpose, sale or storage of any agricultural produce so notified, except in accordance with the provisions of this Act or of the rules or bye-laws made thereunder.

Nothing in sub-section (2) shall apply to the purchase, sale or storage of such agricultural produce if the producer of such produce is himself its seller and the purchaser is a person who purchases such produce for his own consumption, or if such agricultural produce is sold by retail sale to a person who purchases such produce for his own consumption.

The State Government may at any time, by notification in the Official Gazette exclude from the market area any area or any agricultural produce specified for that market area.

For each market area, there shall be the principal market yard and sub-market yards, if necessary.

The State Government may, by notification in the Official Gazette declare any enclosure, building or locality in any market area to be the principal market yard and other enclosures, buildings or localities in such market areas to be one or more sub-market yard or yards for the area; and

any area including all lands with the building and structures thereon within such distance of the principal or sub-market yard or yards, as the case may be, as it thinks fit, to be the market proper.

The State Government may, by notification in the Official Gazette, establish a market committee for every area declared to be a market area under sub section (1) of section 10. The committee shall enforce the provisions of this Act and the rules and bye-laws framed thereunder.
(2) In case of peculiar nature of trading of any agricultural produce, a separate market committee within the same market area may be established if the independent market committee already functioning is unable to undertake its trading:
Provided that not more than one market committee shall be established, within the same market area for the same type of agricultural produce.

Constitution of market committee.

Every market committee shall consist of the following members to be nominated by the State Government, namely:
(i) Deputy Director of Horticulture of the area who shall be the ex-officio president of the committee,
(ii) Deputy Director of Agriculture of the area,
(iii) Deputy Director of Animal Husbandry of the area,
(iv) one member of the Co-operative Societies holding licence in the market area,
(v) one member from the traders holding licence in the market area,
(vi) two farmers representatives of the area,
(vii) one member from the Urban Development and Housing Department.

(2) The non-official members shall hold office for a period of five years commencing from the date of the first meeting of the market committee.

(3) The official members shall cease to hold office if he ceases to be a member of the category of persons from which he was nominated.

(4) A member shall also cease to hold office if he resigns his membership and the same is accepted by the market committee or if he is removed by the State Government.

(5) Whenever any vacancy occurs in membership for any of the reason aforesaid, the said vacancy shall be filled in the same manner and such member shall hold office for the unexpired term, of the member in whose place he is nominated.

(6) Notwithstanding any vacancy, the market committee shall be competent to exercise its powers and perform its duties and none of its act shall be questioned merely on the ground of the existence of any vacancy or any defect in its constitution.

CHAPTER - IV
POWERS, FUNCTIONS AND DUTIES OF MARKET COMMITTEE

Powers and functions of the president.

The president shall exercise such powers and perform such duties on behalf of the committee under this Act and the rules made thereunder as may be prescribed.

(2) The president shall preside at every meeting of the market committee and in his absence the members present shall elect one from amongst themselves to preside over that meeting.

Calling of meetings and quorum.

No business shall be transacted at any meeting of the market committee unless
(a) the Secretary, under the direction of president calls for meeting on the requisition made by the members as prescribed: and
(b) there is quorum.

The quorum referred to in clause (b) of sub-section (1) shall be one-third of the total number of the members of the market committee. If at any meeting there is no quorum, the meeting shall stand adjourned to some future day to be appointed by the president or any member who may preside at the meeting, as the case may be. The members present at such adjourned meeting shall form a quorum whatever their number may be.

Functions of Market committee

The functions of a market committee shall be :
1. to maintain and manage the market yard and to control, regulate and run the market in the interest of agriculturist and traders holding licence from the market yard committee;
2. to regulate and control transactions in the market and to deal with any defaulting licence holder with respect to any notified agricultural produce ;
3. to control and regulate the admission in the markets, to determine the conditions for use of the market and to prosecute and confiscate the goods belonging to persons trading without a valid licence ;
### Powers of the market committee.

17. A market committee shall have the power to regulate entry of persons into the principal or sub-market yard, to supervise the behavior of the person so entered for business and to take disciplinary action against the license who fails to fulfill the conditions of the licence or any direction of the market committee issued under the provisions of this Act or the rules or bye-laws made thereunder.

18. It shall be the duty of every market committee to enforce the provisions of this Act, the conditions of licence granted under the rules and bye-laws made under the Act in the market area and to provide such facilities as the State Government may, from time to time, direct in connection with the purchase and or sale of notified agricultural produce.

### Duties of the market committee

19. A market committee may appoint a sub-committee or a joint committee or an adhoc committee from amongst its members for the administration of the sub-market yard, for reporting or recommending or deciding any matter or matters relating thereto and may delegate to such committee such of its duties as it may think fit. There shall be at least three members in such committee.

20. Every market committee shall have a Secretary appointed by the State Government subject to such terms and conditions as may be prescribed. A market committee may also, with the approval of the Board, employ such other officers and staff as may be necessary for the management of the market on such terms and conditions as may be prescribed.

21. Every contract entered into by a market committee shall be in writing and shall be executed by the president and secretary of the committee.

22. A market committee shall levy and collect fees on the agricultural produce bought or sold in the notified market area at a rate approved by the Board and concurred by the State Government for which an agricultural produce is bought or sold whether for cash or for deferred payment or other valuable consideration:

Provided that

(i) no fee shall be leviable in respect of any transaction in which delivery of the agricultural produce bought or sold is not actually made; and

(ii) a fee shall be leviable only on the parties to a transaction in which delivery is actually made.

23. All money received by a market committee shall be paid into a fund to be called "The Market Committee Fund" and all expenditure incurred by the market committee under or for the purpose of this Act shall be defrayed out of the said fund. Any surplus remaining with the market committee after such expenditure shall be invested in such manner as may be prescribed.

Every market committee shall, out of its fund, contribute to the Board a sum not exceeding twenty five per cent of the money received by it as may be determined by the State Government to meet the expenses incurred in execution of the functions assigned to the Board under the Act.
(i) maintenance and improvement of the market
(ii) construction and repair of buildings necessary for the purposes of such market and for the health, convenience and safety of the persons using it;
(iii) pay, pensions, allowances, gratuities, compensations for injuries resulting from accidents during duty and compassionate allowances of its employees and payment of honorarium to president, vice-president and members of the market committee and travelling allowance payable to them for attending the meeting;
(iv) expenses connected with the collection and dissemination of information regarding matters relating to crop statistics and marketing in respect of the agricultural produce;
(v) contribution to the Board under section 26;
(vi) the acquisition of a site for the market;
(vii) payment of interest on the loans that may be raised for the purpose of the market and the provisions of sinking fund in respect of such fund;
(viii) other expenses connected with the carrying out the purposes of this Act and the rules and bye-laws made thereunder.

If a market committee incurs an expenditure for any purpose other than those specified under section 25 or in excess of the expenditure approved by the Board then it shall be deemed to be a mis-application of the fund.

A market committee may, with the previous sanction of the State Government, raise money required for carrying out the purposes for which it is established on the security of any property vested in it and of any fees leviable by it under this Act.

A market committee, may for the purpose of meeting the initial expenditure on lands, buildings, equipments and manpower for establishing the market, obtain assistance or grants from the State Government and loan from the State Government or any financial institution.

The conditions subject to which such money or loan shall be raised or obtained and at the time which the same be repayable shall be subject to the previous sanction of the State Government.

The State Government may on the request of the Board or a market committee, acquire land required for the purposes of this Act.

The Board or market committee shall be deemed to be a local authority for the purposes of the Sikkim Land (Requisition and Acquisition) Act, 1977.

No person shall make or recover any trade allowance other than an allowance prescribed by rules or bye-laws made under this Act in any market area in any transaction in respect of the notified agricultural produce and no Civil Court shall, in any suit or proceeding arising out of any such transaction, have regard to or recognize any trade allowance not so prescribed.

Explanation: Every deduction, other than a deduction on account of deviation from sample when the purchase is made by sample, or on account of deviation from standard, when the purchase is made by reference to known standard, or on account of difference between the actual weights of the container and the standard weight or on account of the admixture of foreign matter shall be regarded as a trade allowance for the purpose of this section.

The State Government may on the recommendation of the market committee supported by at least two-third of the total members or on the recommendation of the Board, remove any member of the market committee; if such, a member has, in the opinion of the State Government, been guilty of misconduct in the discharge of his duties or has become incapable of performing his duties as a member.
Provided that no order for removal of any member shall be passed by the State Government unless the member has been given a reasonable opportunity of showing cause why such order should not be passed:

Provided further that no recommendation shall be made by the market committee or the Board unless the member has been given a reasonable opportunity of showing cause why such recommendation should be made.

(2) The decision of the State Government under sub-section (1) shall be final.

Every member of the market committee shall be personally liable for the misapplication of fund to which he shall have been a party, or which shall have happened through, or been facilitated by, gross neglect of his duty as a member and, he may be sued for recovery of the money so mis-applied.

31. Members to be held responsible for misapplication of fund.

32. Power to inspect.

33. Duty to furnish information to the State Government or other authorised officer.

34. (1) In case of an emergency the Board may suspend or cancel all or any licence issued under the provisions of this Act and take such other steps as may be deemed necessary in the interest of a market.

(2) Where a market committee is not competent to perform the duties imposed on it by or under this Act or under orders or decision of a court, the Board shall make such arrangement of performing such duties and functions of such market committee as it may deem fit.

35. Recovery of loss.

1 of 1988

36. (1) If in the opinion of the State Government a market committee is incompetent to perform or persistently makes default in performing the duties imposed on it by or under this Act, or the rules and bye-laws framed thereunder, or if it abuses its powers the State Government may, after giving the market committee an opportunity to submit an explanation, if any, by notification, supersede such committee for a period not exceeding one year at a time or dissolve the committee and reconstitute it as soon as possible.

(2) When a committee is superseded or dissolved under sub-section (1), the State Government may appoint any person as an administrator to exercise and perform all powers; duties and functions of the market committee until a new committee is constituted.

37. (r) When an order of supersession or dissolution is passed under section 36, the following consequences shall ensue, namely:

(a) all the members as well as the president of the market committee shall, from the date of such supersession or dissolution, be deemed to have vacated their offices;
Penalty for contravention of section 10. 

Whoever contravenes the provisions of sub-section (2) of section 10 shall, on conviction, be punishable with fine which may extend to five hundred rupees and, in the case of controlling contravention, with further fine which may, extend to one hundred rupees per day during which the contravention is continued after the conviction.

Eviction of encroacher of market yards.

Every encroacher of market yard or sub-market yard shall be evicted there from in such manner and procedure as provided in the law for the time being in force for eviction of public premises.

Penalty for contravention of section 31.

Whoever makes or recovers any trade allowance in contravention of the rules or bye-laws made under this Act shall, on conviction, be punishable with fine which may extend to five hundred rupees.

Penalty for contravention of provision of section 33.

All fines and damages recovered from an offender shall be paid to the fund of the market committee concerned.

President, members and staff of market committees to be public servants.

The President, members, secretary and other officers and staff of the Board and a market committee shall be public servants within the meaning of section 21 of the Indian Penal Code, 1860.

Bar to suit in absence of notice.

No suit, prosecution or legal proceeding shall be against the Board or a market committee or any member, officer or staff thereof, or any person acting under the direction of such Board or a market committee, for anything done or purported to be done in good faith under this Act or the rules or bye-laws made thereunder until the expiration of two months next after notice in writing stating the cause of action, the name and place of abode of the intending plaintiff and the relief which he claims, has been in the case of Board or a market committee, delivered or left at its office, and in the case of any such member, officer, staff or person as aforesaid delivered to him or left at his office or his usual place of abode and the plaintiff shall contain a statement that such notice has been so delivered or left.

Every such suit shall be barred unless it is instituted within six months from the date of the alleged cause of action.

Trial of offences.

No offence under this Act or any rules or bye-laws made thereunder shall be tried by a court other than the court of a Magistrate of the First Class.

No court shall take cognisance of any offence punishable under this Act except on the complaint of the secretary of the Board or of the market committee or any other officer authorised by the State Government in this behalf.
A copy of any entry in any book, register or list regularly kept in the course of business in the possession of a market committee shall, if duly certified in such manner as may be prescribed, be admissible in evidence of the existence of such entry and shall be admitted as evidence of the matter and the transaction therein recorded in every case, where and to the same extent to which the original entry would, if produced, be admissible to prove such matter.

The State Government may either generally or specially for the Board or any market area or market areas make rules after previous publication for carrying out the purposes of this Act.

In particular and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matter, namely:

(a) the power to be exercised and the duties to be performed by a market committee and its president and secretary;
(b) the management of the market minimum and maximum fee which may be levied and collected by the market committee, the method, manner and mode of collection of such fee in respect of such agricultural produce sold and resold in the market area;
(c) the issue of licences to traders, person and firms engaged in processing of agricultural produce, to commission agents, brokers, weighmen, surveyors, warehousemen and the cancellation and, suspension of such licence and the category of such other persons operating in a market area as may be determined by the Board, and the form in which and the conditions subject to which such licenses shall be issued, cancelled or renewed; the method and manner of holding meetings, the procedure to be followed at such meeting and the powers to be exercised at such meetings;
(d) the persons by whom and the form in which copies of document, entries in the books of a market committee may be certified and the charges to be levied for the supply of such copies;
(e) the kind and description of the weights and measures and weighing and measuring instruments which shall be used in the transactions of agricultural produce in any market areas; providing for the periodical inspection of all weights and measures and weighing and measuring instruments in use in market areas;
(f) the manner in which the inquiry and inspection of the Board or market committee shall be held;
(g) the matter in respect of which the Board or market committee may make bye-laws and the procedures to be followed in making, amending or rescinding the bye-laws;
(h) the declaration of the market proper and market yards;
(i) the condition of service, recruitment, provident fund, pension, and such other terms and conditions as may be required for the employment of the staff of the Board and market committee;
(j) the trade allowance which may be made or received by any person in any transaction in any agricultural produce in a market area;
(k) the prohibition of brokers for acting any transaction on behalf of both the buyers or sellers;
(l) the provision of accommodation for storing any agricultural produce brought into the market;
(m) the preparation of plans and estimates for works proposed to be constructed partly or wholly at the expenses of the market committee and the grant of sanction to such plans and estimates;
(n) the form in which the accounts of the Board or a market committee and the grant and sanction to plans and estimates shall be kept, the audit inspection and publication of such accounts and audit report and the inspection thereof and supply of copies of such accounts and reports;
(o) the preparation and submission for sanctions of the annual budget and the report and returns to be furnished by the Board or market committee;
(p) the investment and disposal of the surplus funds of a market committee; the regulation of advance, if any, given to agriculturists by brokers, commission agents or traders;
(q) the prevention of adulteration of a agricultural produce;
(r) the grading and standardization of agricultural produce;
(s) the keeping of a list of prices of agricultural produce in respect of which the market is established;
Bye-laws

Power of the State Government to call for proceedings of market committee.

47. (I) Subject to any rules made by the State Government under section 46, the Board may, from time to time, in respect of any notified agricultural produce and market area, make bye-laws not inconsistent with this Act for the regulation of business and the conditions of trading in such market area.

(2) Any bye-laws made under this section may provide that any contravention thereof shall, on conviction, be punishable with fine which may extend to five hundred rupees.

48. The State Government may, at any time, call for and examine the proceedings of the Board or any market committee for the purpose of satisfying itself as to the legality or propriety of any decision or order passed by the Board or market committee and if, in any case it appears to the State Government that any decision or order or proceedings so called for should be modified, annulled or revised, the State Government may pass such order thereon as it think may fit and such order shall be final.

49. The State Government may, by notification in the Official Gazette, add to or amend or cancel to any of the items of agricultural produce specified in the Schedule.

50. The Act shall have overriding effect notwithstanding anything contained in any other law or the time being in force relating to establishment, maintenance or regulation of market of agricultural produce in any market area declared as such under this Act or the powers of a market committee or the rights of a holder of licence granted under this Act.
### THE SCHEDULE
(See clause (b) of Section 2)

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>English Name</th>
<th>Vernacular Name</th>
<th>Botanical Name</th>
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<tr>
<td></td>
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<td><strong>I. Cereals.</strong></td>
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<tr>
<td>1.</td>
<td>I. Cereals.</td>
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<tr>
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<td>Barley</td>
<td>Jau</td>
<td>Bordeum Vulgare</td>
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<td>Maize</td>
<td>Milkai</td>
<td>Zea mays</td>
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<tr>
<td>4.</td>
<td>Millets (all varieties)</td>
<td>Kodo</td>
<td>Sorghum Vulgare Pennisae-turn typhoides Eleusine coracana Paspalum Scrobiculum Panicum Miliacum Panicum Miliare Setaria italica chinochloa Colona</td>
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<tr>
<td>5.</td>
<td>Oat</td>
<td>Jai</td>
<td>Avena Sativa</td>
</tr>
<tr>
<td>6.</td>
<td>Paddy husked and Dhan (unhusked)</td>
<td>Dhan/Chamal</td>
<td>Oryza Sativa</td>
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<tr>
<td></td>
<td></td>
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<td>Triticum Aestivum</td>
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<td><strong>II. Pulses.</strong></td>
</tr>
<tr>
<td>1.</td>
<td>Black Gram</td>
<td>Urad</td>
<td>Phaseolus Mungo</td>
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<td>Chick Pea</td>
<td>Chana</td>
<td>Cieer arietinum</td>
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<td>3.</td>
<td>Cow Pea</td>
<td>Lobia</td>
<td>Vigna Sinesis</td>
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<td>Mat been</td>
<td>Mot</td>
<td>Paseolus Aconitifolius</td>
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<td>Peas</td>
<td>Mattar</td>
<td>Pisum Sativum</td>
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<td>Pigion Pea</td>
<td>Arhar</td>
<td>Cajnus cajan</td>
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<td>7.</td>
<td>Soyabean</td>
<td>Bhatmas</td>
<td>Glycine max</td>
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<td><strong>III. Oil Seeds and edible oils</strong></td>
</tr>
<tr>
<td>1.</td>
<td>Castor</td>
<td>Arandi</td>
<td>Ricinus Communis</td>
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<tr>
<td>2.</td>
<td>Coconut</td>
<td>Nariyal</td>
<td>Casus nucifera</td>
</tr>
<tr>
<td>3.</td>
<td>Ground-nut</td>
<td>Badam</td>
<td>Arachis hypogaea</td>
</tr>
<tr>
<td>4.</td>
<td>Linseed</td>
<td>Alsi</td>
<td>Linum usitatissimum</td>
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<tr>
<td>5.</td>
<td>Niger seed</td>
<td>Ramtil</td>
<td>Guizotia Abyssinica</td>
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<tr>
<td>7.</td>
<td>Mustard (Yellow)</td>
<td>Sarsoan</td>
<td>Brassica Campestries</td>
</tr>
<tr>
<td>8.</td>
<td>Mustard (black)</td>
<td>Kalo sarsoan</td>
<td>B. Campestris</td>
</tr>
<tr>
<td>9.</td>
<td>Palm Oil</td>
<td>--</td>
<td>Elaeis guineensis</td>
</tr>
<tr>
<td>10.</td>
<td>Indian mustard</td>
<td>Rayo</td>
<td>Brassica juncea</td>
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<tr>
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<td>Indian rape</td>
<td>Tori</td>
<td>B. campestries Var.</td>
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<tr>
<td>12.</td>
<td>Rape seed</td>
<td>-</td>
<td>B. Napus</td>
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<tr>
<td>13.</td>
<td>Sunflower</td>
<td>Surya mukhi</td>
<td>Helianthus annus</td>
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<td>14.</td>
<td>Sesame</td>
<td>Til</td>
<td>Sesamum Indicum</td>
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<td><strong>IV. Vegetables</strong></td>
</tr>
<tr>
<td>1.</td>
<td>Amaranths</td>
<td>Chauli</td>
<td>Amaranthus Caudatus</td>
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<td>Amorphophallus</td>
<td>Zamikand</td>
<td>Amorphophalus campanulatus</td>
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<td>Asparagus</td>
<td>Satavar</td>
<td>Asparagus officinali</td>
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<tr>
<td>4.</td>
<td>Beans</td>
<td>Simi/Borhi</td>
<td>Dolichos lablab</td>
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<td>5.</td>
<td>Lablab</td>
<td>French bean</td>
<td>Phaseolus vulgaris</td>
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<td>Chuster bean</td>
<td>Chumopis tetragono loba</td>
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<td>7.</td>
<td>Limu bean</td>
<td>Phuaeolue Ionatua</td>
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</tr>
<tr>
<td>8.</td>
<td>Broad bean</td>
<td>Vicia faba</td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>'</td>
<td>Chukunder.</td>
<td>Beth vularia</td>
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### Cabbage

<table>
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<tr>
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<tr>
<td>6</td>
<td>Cabbage</td>
<td>Brassica oleracea var. capitata</td>
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<td>Bandakopi</td>
<td>Brassica oleracea var. capitata</td>
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<td>Cauliflower</td>
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<tr>
<td></td>
<td>Phulkopi</td>
<td>Brassica oleracea val. orapa</td>
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<tr>
<td></td>
<td>(Knol Khol)</td>
<td>Brassica oleracea val. orapa</td>
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<td>8</td>
<td>Brussels Sprouts</td>
<td>B. oleracea</td>
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<tr>
<td></td>
<td>Buttan</td>
<td>B. oleracea</td>
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<tr>
<td></td>
<td>Kopi</td>
<td>Var. gemmifera</td>
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### Cucurbits

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<td>9</td>
<td>Pumpkin</td>
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<td>Pharshi</td>
<td>Cucurbita mosohata</td>
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<td>10</td>
<td>Bottle gourd</td>
<td>Lagenaria vulgaris</td>
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<td>Lauka</td>
<td>Lagenaria vulgaris</td>
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<td>11</td>
<td>Sponge gourd</td>
<td>Luffa cyclindrica</td>
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<td>Jhigani</td>
<td>Luffa cyclindrica</td>
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<td>12</td>
<td>Ridge gourd</td>
<td>L. acutangula</td>
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<td>Bhaisisingey</td>
<td>L. acutangula</td>
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<td>13</td>
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<td>Karela</td>
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<td>Trichosenthes anguica</td>
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<tr>
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<td>chichinda</td>
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<td>Pointed gourd</td>
<td>T. dioica</td>
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<td>Parvel</td>
<td>T. dioica</td>
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<td>Round gourd</td>
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<tr>
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<td>Tinda</td>
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### Cucumber

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<td>Kankra</td>
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<td>Winter squash</td>
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<td>Summer squash</td>
<td>C. pepo</td>
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<td>Solanum tuberosum</td>
<td>C. pepo</td>
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### Fruits

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<td>Khupani</td>
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<td>Kera</td>
<td>Musa Paradisiaca</td>
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<td>Kaju</td>
<td>Anacardium occidentale</td>
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<td>Prunus a vium</td>
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<td>Sharifa (Sitafal)</td>
<td>Anona sgumapos</td>
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<td>Amla</td>
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<td>Khajur</td>
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<td>Anjeer</td>
<td>Ficus Carica</td>
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<td>Psidium guajava</td>
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(VI). Spices and Condiments
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<tbody>
<tr>
<td>6.</td>
<td>Bay leaf</td>
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<td>Cinnamon tamala</td>
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<td>Bishop's seed</td>
<td>Ajwain</td>
<td>Carum Copticum</td>
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<td>Black cumin</td>
<td>Shahjira</td>
<td>Negella sativa</td>
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<td>Elaichi</td>
<td>Eleetaria cardamom</td>
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<td>Cardamom (Large)</td>
<td>Bada Elaichi</td>
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<td>Khorshani</td>
<td>Capsicum anum</td>
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<td>19.</td>
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<td>Papaver somniferum</td>
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<td>20.</td>
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<td>Postadana</td>
<td>Piper nigrum</td>
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<td>21.</td>
<td>Pepper</td>
<td>Marich</td>
<td>Curcuma longa</td>
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<td>22.</td>
<td>Turmeric</td>
<td>Hardi</td>
<td>Zingiber officinale</td>
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<td>23.</td>
<td>Ginger</td>
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### VI. Plantation crops

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<tr>
<td>1.</td>
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<td>Coffee</td>
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</tr>
<tr>
<td>3.</td>
<td>Hand made tea leaf</td>
<td>Hatey chiya-patti</td>
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### VIII. Narcotics Pan

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<tr>
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<td>Tobacco</td>
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### IX. Animal Husbandry Product

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<tr>
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<td>4.</td>
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<td>Vera</td>
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<tr>
<td>6.</td>
<td>Wool</td>
<td>Unn</td>
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<td>Curd</td>
<td>Dahi</td>
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<td>9.</td>
<td>Butter</td>
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<td>Ghee</td>
<td>Ghiu</td>
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<tr>
<td>11.</td>
<td>Milk</td>
<td>Doodh</td>
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<tr>
<td>12.</td>
<td>Hides and Skins</td>
<td>Chhala</td>
</tr>
<tr>
<td>13.</td>
<td>Pigs</td>
<td>Sungur</td>
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### X. Forest Products

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<tr>
<td>1.</td>
<td>Bamboo</td>
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<td>Bamboo Shoot</td>
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<td>6.</td>
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<td>7.</td>
<td>Lieopodium Powder</td>
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<td>Mazettooo</td>
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<td>10.</td>
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<td>11.</td>
<td>Nigroo</td>
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<td>Sisnoo</td>
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<td>13.</td>
<td>Pakhan bett</td>
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<tr>
<td>14.</td>
<td>Bikhma</td>
<td>Bikhma</td>
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<tr>
<td>15.</td>
<td>Bantoroool</td>
<td>Bantaroool</td>
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</table>
STATEMENT OF OBJECTS AND REASONS

The majority of the population of Sikkim depends on agriculture for their livelihood and more than 45 per cent of the State domestic products and State income is derived from agriculture. Marketing is the most vital link between the producers and the consumers. Only an orderly marketing system can provide to the producers just and proper return for their hard labour and capital investment. The present marketing system is trader oriented and producers find it very difficult to get a fair return for their produce. The problem is more acute in the case of small and marginal farmers. Their weak financial position lead them to the exploitation of middlemen operating between the producers and the consumers. One of the immediate and important measures would, therefore, be the regulation of market and market practices of the agricultural produce. It is also felt necessary that the producers’ participation in the management of market committees will bring confidence in them. The regulation of agricultural produce market would be the most important measure to safe-guard the interest of the producers, sellers and the buyers to bring orderly marketing system in Sikkim.

With the enactment of this Act, the producer will get remunerative price for their produce and the facilities for storage, display, sale and disposal of the agricultural produce. They will also be able to get market information so that the producers or farmers can decide the right moment for the marketing of their produce in optimum price. Further the primary rural markets will be integrated with the wholesale assembling markets in their respective areas to ensure the regulation, management and development of the rural markets.

With the above objects in view, the Bill has been prepared.

( P.B. Gurung),
Minister- in-Charge.

FINANCIAL MEMORANDUM

For the implementation of various provisions of the proposed Act, the State Government has to contribute financial assistance to the Marketing Board to meet expenditures on office establishment, furniture’s and fixtures, vehicles and vehicle maintenance, salaries, T.A. and D.A.s of regular employees of Board etc. including office expenses on stationeries, etc. The grants would be around 14.00 lakhs in the first year and 10.00 lakhs approximately in subsequent years. The Marketing Board is likely to become partially self supporting after five years or so.

MEMORANDUM REGARDING DELEGATED LEGISLATION

Clause 3 of the Bill empowers the State Government to constitute the State Agricultural Marketing Board. Clauses 10, 11 and 12 of the Bill also empowers the State Government to declare market area, marketing yard and establishment of marketing committee for the regulation of the agricultural market respectively. Similarly clause 36 empowers the State Government to supersede market committee if in the opinion of the State Government market committee is found to be incompetent or persistently makes default in performing the duties imposed on it by or under the Act. Clause 46 empowers the State Government to make rules for carrying out the purposes of the Act as usual. Similarly clause 47 also empowers the State Agricultural Marketing Board to make bye-laws for the conduct of business of the Board and other related matters. Clause 48 gives power to the State Government to call for the proceeding of the Board and the market committee for its information. Similarly Clause 49 also gives power to the State Government to amend the Schedule specifying various agricultural produce whenever necessary.

All the above delegation of powers are essential for quick and efficient implementation of the Act.

Therefore, the powers so delegated are of normal character.

By Order,

B.P.S. Busnett
Additional Secretary.
NOTIFICATION

In pursuance of rule 75 of the Rules of Procedure and Conduct of Business in the Sikkim Legislative Assembly, the Speaker has been pleased to order the pre-publication of the following Bill:

THE SIKKIM APPROPRIATION BILL, 1993

(BILL NO.2 OF 1993)

A BILL
to authorize payment and appropriation of certain further sums from and out of the Consolidated Fund of the State of Sikkim for the Services of the Financial Year, 1992-93.

BE it enacted by the Legislative Assembly of Sikkim in the Forty-fourth Year of the Republic of India as follows:

1. This Act may be called the Sikkim Appropriation Act, 1993.

2. From and out of the Consolidated Fund of the State of Sikkim, there may be paid and applied sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of twenty nine crores, forty two lakhs rupees towards defraying the several charges which will come in course for payment during the Financial Year 1992-93 in respect of the services specified in column 2 of the Schedule.

3. The sum authorised to be paid and applied from and out of the Consolidated Fund of the State of Sikkim by this Act shall be appropriated for the services and purposes specified in the Schedule in relation to the said year.
## THE SCHEDULE
(See Section 2 and 3)

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<thead>
<tr>
<th>No.</th>
<th>SERVICES AND PURPOSES</th>
<th>Vote</th>
<th>Voted by the Legislative Assembly</th>
<th>Charged on the Consolidated Fund</th>
<th>Total</th>
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<td>E-Public Debt</td>
<td>Total: 274704</td>
<td>19496</td>
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**STATEMENT OF OBJECTS AND REASONS**

This bill is introduced in pursuance of clause (I) of article 204 read with article 201) of the Constitution of India to provide for the appropriation out of the Consolidated Fund of the State of Sikkim of the moneys required to meet the Supplementary expenditure charged on the Consolidated Fund of the State of Sikkim and the Supplementary grants made by the Legislative Assembly for the expenditure of the Government of Sikkim for the Part of Financial Year 1992-93.

CHAM LA TSHERING  
Minister-in-charge, Finance

By Order,

B.P.S. BUSNETT  
Additional Secretary,  
Sikkim Legislature Assembly.

PRINTED AT SIKKIM GOVERNMENT PRESS, GANGTOK.
In pursuance of the rule 75 of the Rules of Procedure and Conduct of Business in the Sikkim Legislative Assembly, the Speaker has been pleased to order the pre-publication of the following Bill

THE SIKKIM APPROPRIATION BILL, 1993

(BILL NO. 3 OF 1993)

A

BILL

to authorize payment and appropriation of certain sums from and out of the Consolidated fund of the State of Sikkim for the Services of the Financial Year, 1993-94.

BE it enacted by the Legislative Assembly of Sikkim in the Forty-Fourth Year of the Republic of India as follows

1. This Act may be called the Sikkim Appropriation Act, 1993.
2. From and out of the Consolidated Fund of the State of Sikkim, there may be paid and applied sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of two hundred and eighty crores eight lakhs, six thousand rupees towards defraying the several charges which will come in course for payment during the Financial Year 1993-94 in respect of the services specified in column 2 of the Schedule.
3. The sum authorized to be paid and applied from and out of the Consolidated Fund of the State of Sikkim by the Act shall be appropriated for the services and purpose specified in the Schedule in relation to the said year.
<table>
<thead>
<tr>
<th>No.</th>
<th>SERVICES AND PURPOSES of Vote</th>
<th>Voted by the Legislative Assembly</th>
<th>SUMS NOT EXCEEDING Charged on the Consolidated Fund</th>
<th>Total</th>
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<td>6760</td>
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<td>Appropriation- Governor</td>
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<td>2.</td>
<td>Council of Ministers</td>
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<td>Election,</td>
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<td>5.</td>
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<td>Land, Revenue</td>
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<td>7.</td>
<td>Stamps and, Registration</td>
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<td>8.</td>
<td>Excise (Abkari)</td>
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<td>9.</td>
<td>Taxes on Vehicles</td>
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<td>Other Taxes and Duties on Commodities &amp; Services</td>
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<td>Relief on account of Natural Calamities</td>
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**STATEMENT OF OBJECTS AND REASONS**

This Bill is introduced in pursuance of clause (1) of article 204 of the Constitution of India to provide for the appropriation out of the Consolidated Fund of the State of Sikkim of the moneys required to meet the expenditure charged on the Consolidated Fund of the State, of Sikkim and the grants made by the Legislative Assembly for the expenditure of the Government of Sikkim for the Financial year 1993-94.

CHAMLA TSHERING
Minister- in -Charge, Finance.

By Order,

B.P.S. Busnett,
Additional Secretary.
Sikkim Legislative Assembly
THE SIKKIM IMMORAL TRAFFIC (PREVENTION) RULES, 1990

In exercise of the powers conferred by section 23 of the Immoral Traffic (Prevention) Act, 1956 (104 of 1956), the Government of Sikkim hereby makes the following rules, namely:

1. These rules may be caned the Sikkim Immoral Traffic (Prevention) Rules, 1990

2. They shall come into force on the date of their publication in the Official Gazette

In These rules, unless the content otherwise requires:

(a) “Act” means the Immoral Traffic (Prevention) Act, 1956;

(b) “Board” means the Board of visitors appointed by the Government;

(c) “Chief Inspector” means the person appointed as such by the State Government to discharge the functions of the Chief Inspector under these rules;

(d) “Form” means a form appended to these rules;

(e) “Licence” means a licence granted under section 21;

(f) “Section” means a section of the Act;

(g) “State Government” means the State Government of Sikkim;

(h) “Superintendent” except in the expression

"Superintendent of Police" means the principal Officer-in-charge of a Protective Home or Corrective Institution and includes any person specially appointed to discharge the functions of a Superintendent under these rules;

A copy of every order of the Inspector General of Police or the District Magistrate notifying a place to be a public place under sub section (1) of section 7 shall be affixed to a conspicuous part of the public place so notified and also the office of the Inspector General of Police or the court house of the District Magistrate, as the case may be.
4. (1) Where a responsible and trustworthy person belonging to the same religious persuasion as that of a girl produced before a Magistrate under sub-section (1) of section 17 is willing to take charge of the girl and the Magistrate, acting under sub-section (1) or sub-section (2) of that section passed an order placing the girl in safe custody of that person, such person shall execute before the Magistrate an undertaking in Form-I.

(2) If the person in whose custody the girl is placed is no longer willing to fulfill the conditions of the undertaking, he may apply to the Magistrate for releasing him from the obligation to keep the girl in his custody.

Where, in pursuance of sub-section (1) of section 10 A, or sub-section (4) of section 17, or sub-section (3) of section 19, a Magistrate passes an order directing that a person be detained in a Protective Home or Corrective Institution, a warrant of detention in Form II shall be prepared in duplicate and shall be forwarded to the Superintendent of Protective Home or Corrective Institution who shall retain one copy and return the other to the Magistrate after making an endorsement therein that the person referred to in the warrant has been duly taken in his charge.

(1) A convicted offender who has been ordered by the court under section 11 to notify his residence or any change of or absence from such residence shall, immediately after his release, report himself to the police officer having jurisdiction over his place or residence and shall be also leave his correct address with such police officer. Thereafter, he shall report himself to such police officer, once in every month till the expiry of the period for which he is required to notify his residence.

(2) When any such offender intends to change his place of residence, he shall intimate his intention to the police officer having jurisdiction over his place of residence and also furnish to him the correct address of the intended place of residence. In every such case, the trafficking police officer shall send to the police officer having jurisdiction over the new place of residence a report of the intended change of residence together with full particulars of the convicted offender.

(3) As soon as the offender takes up his residence in the new place, he shall report himself to the police officer having jurisdiction over that place and shall also report himself to such officer once in every month till the expiry of the period for which he is required to notify his residence.

(4) If, for any reason, the offender does not change his place of residence as originally intended, he shall report the fact to the police officer having jurisdiction together with the reasons for such change of intention.

(5) The provisions of sub-rules (2), (3) and (4) shall apply to temporary absence from the place of residence for any period exceeding seven days.

Provided that in the case of temporary absence, the convicted offender shall again report to the police officer as soon as he returns to the usual residence.

(6) Any person who commits a breach of any of the sub-rule (1) to (5) shall be punishable with fine which may extend to two hundred and fifty rupees.

Explanation: In this rule, "Police Officer" means the officer in charge of a police station.

(1) Application for licence under sub-section (3) of section 2 I shall be made in Form III to the State Government.

(2) On receipt of an application for licence, the government shall cause full and complete investigation to be made through an this behalf before issuing the licence. The said Officer or authority before reporting on the application to the State Government shall record the statement of the applicant or applicants and the trafficking police officer appointed for the area. In addition, he may make enquiries from such social workers or respectable persons of the locality as he may deem necessary. The State Government, if satisfied, that the applicant or applicants is or are fit person or fit persons to whom a licence may be granted in Form IV, which if granted will remain in force for a period of one year.

(3) An application for the renewal of a licence shall be made in Form V at least thirty days before the date of its expiration. The licence may thereupon be renewed for a like period.
(4) No licence issued or renewed under this shall be transferable.
(5) The management of every licensed Home shall wherever practicable, be entrusted to women.
(6) The licensee shall comply with all the conditions of; the licence and the provisions of the Act and these Rules and shall, maintain all registers and accounts in the manner hereinafter laid down and shall submit all statements and returns as prescribed in the rules.

3. (I) On the admission of a person into a Protective Home or under the provisions of the Act, she shall be examined by the shall record in the inmates' Register in Form VI the particulars in that register.
(2) The person admitted into a Protective Home or Corrective Institution shall then be supplied with a new set of clothes and the clothes worn by her at the time of admission shall be destroyed if they are in rags or in filthy and verminous conditions. The clothing of every person detained for a period of two years or more shall, if they are not liable to be destroyed, be sold and the proceeds credited to the personal account of the person. In all other cases, the clothing’s of a person shall be returned to the parents, guardians or relatives of the person and if it is not possible to do so, shall be washed, tied up in a bundle and stored and returned to the person on her discharge. She shall also be given a bath, which shall be of a disinfecting nature.
(3) The Superintendent or some other official of the Protective Home or Corrective Institution considered suitable by such Superintendent, shall then take the person to the nearest hospital for examination. If there is no hospital within a reasonable distance, the medical examination of the person shall be conducted by the nearest qualified lady doctor.
(4) Persons found to be suffering from any venereal disease shall be kept, as far as possible, separate from the other inmates of the Protective Home or Corrective institution. Persons suffering from minor ailments shall be treated by the Medical Officer of the Protective Home or Corrective Institution. If any person is suffering from serious illness, she shall be taken to the nearest hospital for admission and a report shall immediately be sent to the District Magistrate. A copy of the report shall be simultaneously sent to the Chief Inspector.

9. (I) A child below seven years of age in the care of it's mother who is detained or ordered to be kept in the Protective Home or Corrective Institution may also be admitted to the Home or Institution along with her, if it cannot be placed with it's relatives or otherwise properly provided for. If any question arises as to whether a child is below seven years of age or not such question shall be determined by the Superintendent.
(2) A child born in the Home or Institution after the admission of the inmate into the Protective Home or Corrective Institution may remain, with her.
(3) No child shall be kept in the Protective Home or Corrective Institution if it has completed seven years of age. On a child completing such age, the Superintendent shall intimate the fact to the Chief Inspector with a view to his/hers making arrangements if possible, to place the child with it's relative or to producing it before the Child Welfare Board/Children's Court constituted under the Juvenile Justice Act, 1986 for such order as may be deem fit by the competent authority under the Juvenile Justice Act.
(4) A child kept in the Protective Home or Corrective Institution shall be allowed such diet and clothing as the Medical Officer attached to the Home or Institution may think fit.

10 A record comprising of a, history ticket in Form VII and other information regarding the study classification and placement of the inmate and her responsiveness to institutional treatment shall be maintained in respect of each inmate.

11 Every inmate shall be medically examined and weighed once in every month and the result of such examination and weighment shall be recorded in the history ticket of the inmate. A statement in, Form VIII shall be submitted by the Superintendent before the 10 of every month to the Chief Inspector showing the weighment statistics of the Protective Home or Corrective Institution.
12. The strength of the establishment including executive, clerical and correctional personnel of each Protective Home or Corrective Institution whether established or licensed by the State Government, shall be determined by the State Government from time to time in consultation with the Chief Inspector. The State Government in consultation with the Chief Inspector, may also assign duties to them. Necessary arrangements for medical aid of the inmates shall be made by the State Government in consultation with the Chief Inspector.

13. (1) Each Protective Home or Corrective Institution shall be headed by a whole-time Superintendent, preferably a woman, who is professionally trained Social Work or has a experience in women welfare.

In performing his/her duties the Superintendent shall be assisted, besides executive and clerical staff, by as many specialists, such as, case workers Psychologists etc. as considered necessary by the State Government, for Home or Institution under his/her charge. The Superintendent shall generally be responsible for the observance of all rules and orders, the supervision of the subordinate staff and the maintenance of discipline among the inmates. He/she shall, in his/her handwriting, maintain an office journal in which shall be recorded daily every occurrence of importance connected with the management of the Home or Institution, which is not otherwise disposed in the Register of correspondence and which it is desirable to note for future guidance. The journal shall be forwarded to the Chief Inspector at the end of each month, who shall immediately return it after perusal with such remarks as he may consider necessary.

(2) The Superintendent of Protective Home or Corrective Institution shall pay special attention to the individual problems of each inmate under his/her charge and for this purpose he/she shall ensure that a systematic programme of study, classification, placement, recovery, re-education and rehabilitation is planned for them.

14. The following duties, in addition to other duties assigned by the State Government from time to time, appertain to the Superintendent:

(i) the Superintendent shall be in charge of general supervision and sanitation of the Home/Institution and the health of inmate;

(ii) the Superintendent shall make an optimum use of the institutional resources in providing to the inmates the requisite opportunities for personality, reconstitution and reformative treatment;

(iii) the Superintendent shall be responsible for the discipline of the subordinate staff;

(iv) the Superintendent shall be in charge of maintaining general accounts, disbursing bills, custody of jewellery, cash and other belongings of the inmates;

(v) the Superintendent shall be in charge of office correspondence and public relations;

(vi) the Superintendent shall arrange meetings of the Board of Visitors and submit immediately the reports of the meetings to the Chief Inspector;

(vii) the Superintendent shall make surprise inspection of provision stores at least once a month, shall visit the Home or Institution at unspecified hours at least twice a month during night and check that everything is in order;

(viii) the Superintendent shall be responsible for submitting statements and returns under these rules in addition to such statements and returns as may be prescribed by the State Government in consultation with the Chief Inspector from time to time.

(ix) the Superintendent shall be responsible for the purchase of provisions as per the orders issued by the Chief Inspector from time to time. He/She shall also see the rations weighed and served out to the cooks and shall, with the Medical Officer, inspect the food daily when it is cooked and ready for distribution, to make sure that it is properly cooked, and that the full quantity reaches the inmates;

(x) the Superintendent shall be responsible for all the property of the Protective Home or Corrective Institution and all money and stores received.
On one morning in every week, which shall usually be Monday, the Superintendent shall hold a thorough inspection of all inmates at which the Medical Officer shall also be present. At such inspection the Superintendent shall satisfy himself/herself:

(a) that every inmate is provided with proper clothing and bedding;
(b) that they are clean and tidy; and
(c) that the rules and orders applicable to inmates are being duly carried out.

(2) The Superintendent shall, at every such inspection, hear and enquire into any complaints and requests that the inmates may wish to make. It shall be his/her duty to hear the complaints and requests of all inmates patiently and to afford them reasonable facilities for making such complaints and requests.

Nothing in this rule shall debar any inmate from making a complaint or request to the Superintendent at other times than at the weekly inspection, and it shall be the duty of every member of the staff to produce before the Superintendent without delay any inmate desiring to see him/her.

The following documents shall be kept in the personal custody of the Superintendent:

(a) Contract agreement bonds;
(b) contractor's and subordinate's security deposit receipts or post office Saving Bank Account Books and post office cash certificates.
(c) Personal files, service books and character rolls of the staff.

Without the written sanction of the Chief Inspector, the Superintendent shall on no account, absent himself/herself from the station.

The Superintendent shall maintain an order book for the Protective Home or Corrective Institution in which he/she shall record all standing orders issued to his/her subordinates from time to time. He/She shall by an order allot the various duties to his/her subordinates and may, by a subsequent order, vary such allotments as and when considered necessary.

In addition to such other duties as may be assigned to the Medical Officer of a Protective Home or Corrective Institution by the State Government from time to time in consultation with the Chief Inspector, the Medical Officer shall visit the Protective Home or Corrective Institution every day except on Sundays and other holidays, on Sundays and other holidays also when necessary. He/she shall attend to the health cleanliness of the inmates the treatment of the sick, sanitation of the Protective Home or Corrective Institution, general inspection and; supervision of food and all other matters connected directly or indirectly with the health of the staff and inmates of the Home or Institution.

On each visit to the Protective Home or Corrective Institution, the Medical Officer shall enter his remarks in the register in Form IX.

The Medical Officer shall accompany the Chief Inspector during his inspection of the Protective Home or Corrective Institution.

During the absence of the Superintendent on short leave (other than casual leave) or during a vacancy in the post of Superintendent for a short period, and if there is no Deputy Superintendent to hold his/her charge the Medical Officer with the previous approval of the Chief Inspector, may act, if called upon to do so, as the Superintendent, in addition to his own duties.

Provision shall be made for general education and training programmes in the Protective Home or Corrective Institution shall, as far as possible, provide for vocational training of inmates in keeping with their aptitudes, interests and rehabilitative requirements. All inmates, unless physically incapable, diseased or sick, shall be engaged on constructive work.
(2) The Protective Home or Corrective Institution shall be provided with such facilities of education and training as approved by the Chief Inspector. The curricula of education and vocational training to be followed in a Protective Home or Corrective Institution shall be drawn in consultation with the Director of Education and Director of Industries, as the case may be. If found necessary, the facilities for education and vocational training available in the community shall also be purposefully availed of for the benefit of inmates with the approval of the Chief Inspector.

(3) Adequate number of trained teachers and qualified instructors shall be appointed for imparting education and vocational training to the inmates. In an emergency, such teachers and instructors may be directed by the Superintendent to attend to the executive or administrative duties as well.

(1) The daily routine of the inmates shall be fixed by the Superintendent with the approval of the Chief Inspector, generally on the following lines:

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<thead>
<tr>
<th>Time</th>
<th>Activity</th>
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<tbody>
<tr>
<td>5.30 a.m. to 6.30 p.m.</td>
<td>Visit to latrine ablution, bath and toilet etc.</td>
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<tr>
<td>6.30 a.m. to 7.30 a.m. in colder months</td>
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<tr>
<td>7.30 a.m. to 7.45 a.m.</td>
<td>Prayers</td>
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<td>7.45 a.m. to 8.15 a.m.</td>
<td>Personal chores</td>
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<tr>
<td>8.15 a.m. to 9.30 a.m.</td>
<td>Education and Vocational training.</td>
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<td>10.00 a.m. to 1.00 p.m.</td>
<td>Lunch and rest</td>
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<td>1.00 p.m. to 2.00 p.m.</td>
<td>Work programmes</td>
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<td>2.00 p.m. to 4.30 p.m.</td>
<td>Organized recreation</td>
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<tr>
<td>4.30 p.m. to 6.30 p.m.</td>
<td>Prayers</td>
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<tr>
<td>6.30 p.m. to 7.30 p.m.</td>
<td>Dinner</td>
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<tr>
<td>6.45 p.m. to 7.30 p.m.</td>
<td>Study reading and leisure time activities</td>
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<tr>
<td>7.30 p.m. to 9.30 p.m.</td>
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Daily routine may be suitably modified on Sundays and other holidays. Saturdays shall be observed as half holidays.

In Corrective Institutions, the daily routine of inmates shall be so regulated as to provide an ample scope for an individualized correctional treatment of different type of inmates.

The inmates of Protective Home and Corrective Institution shall be provided with clothing, bedding and other articles by the Government from time to time on the following basis:

- Two Sarees, three blouses and two patti coats per year.
- Two sets of salwar, kameez and dupatta per year.
- Two sets of bakhu, hanzu and patti coats per year.
- One pair of chappal/Footwear every year. Two towels per year.
- Sterilized sanitary pads as per requirement.
- One thick cotton durrie or mat (2 metres x 1 meter).
- One pillow and 2 pillow covers every two years.
- One cotton bed-sheet and one cotton chuddar per year.
- Woolen blankets and warm clothing according to the climatic requirements or on medical recommendation.
24. Every inmate shall have a separate bed with a floor space of not less than 2.5 metres x 1.5 metres per bed. A place shall be allotted for every inmate in the dormitory.

25. (1) The Protective Home and Corrective Institution shall not be used as a means of fostering anyone religion at the expense of others and principle of secularism be maintained strictly.

(2) Religious and moral instructions to inmates of Protective Home and Corrective Institution shall be allowed on condition that no proselytizing is carried on under the check of such instructions and that nothing is done to take the inmates away from the religion professed by them. These instructions may be in form of meditation, group prayers, devotional songs which can be recited by persons of all religions, selected reading of literature dealing with ethics and universal principles of religion; study of the lives of saints, social reformers and moral teachers and moral lectures, talks and discourses.

(3) The Superintendent shall endeavor to secure the services of honorary moral teachers and instructor; and in their absence, the senior members of the staff, preferably the teachers, shall be deputed to impart religious and moral instructions to the inmates of their own faith at least once a week.

(4) The selection of honorary moral teachers and instructors shall be made by the Chief Inspector in consultation with District Magistrate.

(5) The Chief Inspector may remove from the list of honorary moral teachers and instructors the name of any such teacher or instructor if he/she is found unsuitable for the purpose.

26. The Protective Home or Corrective Institution shall be provided with a library of suitable books and periodicals with a catalogue. The choice of books and periodicals shall be made by the Superintendent and approved by the Chief Inspector in keeping with the requirement of character-building and self-improvement of inmates.

27. Any inmate whose attendance is required before the police or before a court shall be permitted to leave the Protective Home or Corrective Institution for the purpose only on receipt of written requisition signed by the Inspector General of Police or by a Superintendent of Police as authorised by the Inspector General of Police or of a summons issued by the Court of competent jurisdiction. The inmate shall in such cases be accompanied by the Superintendent or by any other member of the staff considered suitable by the Superintendent.

28. (1) The Superintendent shall give immediate notice of the escape or recapture of any inmate of the Home or institution to
   (a) the Chief Inspector;
   (b) the nearest police station, and
   (c) District Magistrate.

(2) On receipt of a notice of escape under sub-rule (1), the officer-in-charge of police station shall take necessary steps to recapture the inmate and to bring her back to the Home or Institution from which she escaped.

(3) The time which elapses after the escape of an inmate, her recapture under sub-rule (2) shall be excluded in computing the period of her detention in the Home or Institution.

29. In the case of death of any inmate, the Superintendent shall immediately report the circumstances of the cases to the Chief Inspector and District Magistrate. Simultaneously, the parents or guardians or relatives of the deceased inmate shall also be informed immediately.
The Chief Inspector may at his own or on the report of the Superintendent, order transfer of any person detained in the Protective Home or Corrective Institution, to:

(i) a Corrective Institution from a Protective Home if the attitude, behaviour and conduct of the person is such that she requires an intensive corrective treatment.

(ii) a Protective Home from a Corrective Institution if the attitude, behaviour and conduct of the person and other relevant circumstances including the kind of facilities required by her warrant such a transfer.

Provided that the total period of detention of such person shall in no case vary by an order under this rule.

(2) Without prejudice to any disciplinary action under these rules, the Superintendent, with the prior approval of the Chief Inspector may report to the court the case of any person detained in a Protective Home or Corrective Institution as the case may be, she is found to be incorrigible or exercising bad influence upon other inmates of the Home or Institution, or whose presence becomes detrimental to the discipline of the Home or Institution, and the court may thereupon, if satisfied, convert the balance of her detention period in a Home or Institution or part thereof into a term of imprisonment.

Provided that the period converted into a sentence of imprisonment by the court shall not exceed three months at a time.

(3) On receipt of the orders of the court under the foregoing sub-rule, the Superintendent shall forthwith transfer the person along with the detention warrant to the prison for execution of the sentence of imprisonment.

(4) The Superintendent of the Prison to which any person is ordered to undergo a sentence of imprisonment under sub-rule (2) shall inform the Superintendent of the Protective Home or Corrective Institution, as the case may be, of the due date of the expiry of the term of imprisonment at least fifteen days in advance.

(5) On receipt of information under the foregoing sub-rule, the Superintendent shall bring or cause to bring the person to the Protective Home or Corrective Institution, as the case may be, on the expiry of sentence of imprisonment ordered under sub-rule (2), for undergoing the remaining period, if any of her detention in the Protective Home or Corrective Institution.

(6) The Superintendent of a prison of which a person is sentenced under section 7 or section 8 of the Act may, at any time, report to the court, the case of any person who requires prolonged protection or such instruction and discipline as are conducive to her correction; and the court may thereupon, if satisfied, pass an order of detention in the Protective Home or Corrective Institution, as the case may be, for a term not less than two years and not having more than five years, as the court thinks fit.

(7) On receipt of the order of detention from the court/under sub-rule (b), the Superintendent of the prison shall forthwith transfer the person along with warrant of detention to the protective Home or Corrective Institution, as the case may be.

(8) The detention order as aforesaid shall be executed in the same manner as a detention order passed under section 10A of the Act.

(1) No inmate shall be allowed to see visitors or receive letters without the express permission of the Superintendent and no male visitor shall be permitted to interview any of the inmates except in the presence of the Superintendent or any other member of the staff of the Home or Institution so authorised by the Superintendent in this behalf.

(2) Every inmate newly admitted to the Protective Home or Corrective Institution shall be allowed reasonable facilities of seeing communicating with her relatives, friend or legal advisors for the preparation of an appeal.
(3) Parents and guardians may visit inmates of the Protective Home or Corrective Institution on Sunday between 4- p.m. and 6 p.m. For every urgent reasons, visitors may be allowed on other days and at other times with the special permission of the Superintendent. The privilege of receiving visitors may be refused on the orders of the Superintendent as a punishment for misconduct by the inmate, or if it is used to introduce any prohibited article into the Home or Institution of if the parent or guardian has or is likely to have, in the opinion of the Superintendent, and influence on an inmate or inmates or for any other sufficient cause. The Superintendent shall record his/her reasons for such refusal in the office journal.

Every inmate shall be allowed to write or receive letter once a month during the period of her detention of stay in the Home or Institution, subject to the condition: of good conduct.

If the address of the parents or guardian is known, they shall be given notice of any serious illness of the inmates and the Superintendent shall answer any reasonable enquiries made by the parents or guardians.

Inmates shall be allowed, if they so desire, special letter in order to inform the parents or guardians of their transfer from Protective Home to corrective institution to Protective Home. This shall not be counted.. as a letter for the purpose of sub-rule (4-).

No letter shall be delivered or sent by an inmate unless the Superintendent has satisfied himself/herself that it’s transmission is unobjectionable

The Superintendent may at his/her discretion grant interview, or allow the dispatch or receipt of letters at short intervals than those provided in sub-rule (4-) in spite of the inmate's misconduct, if he/she considers that special or urgent grounds exist for such a concession.

A register shall be maintained by the Superintendent: for recording the visits or parents or guardians of the inmates of the Home or Institution. Cases of refusal to permit visit shall be recorded in this register with reasons.

A register of correspondence between the inmates and their parents and guardians shall be maintained.

With the previous sanction of the Chief Inspector, and in every special cases, the Superintendent may grant to any inmate leave of-absence for a period not exceeding a week on the death of the parent or guardian or visit the parent or guardian who is seriously ill. The Chief Inspector may extend the leave granted by a period not exceeding two weeks. The leave granted may at any time be cancelled or curtailed without assigning any reason and the inmate recalled.

The following acts are forbidden in a Protective Home or Corrective Institution and every inmates who wilfully commits any of them shall be deemed to have wilfully disobeyed the regulations of the Protective Home or Corrective Institution:

(a) Quarrelling with any other inmate;
(b) any assault or use of criminal force;
(c) use of insulting, absence or threatening language;
(d) immoral or indecent or disorderly behavior;
(e) wilfully disabling herself for labour;
(f) contumaciously refusing to work;
(g) willful idleness and negligence at work;
(h) willful damage to the property;
(i) willful mismanagement of work;
(j) tampering with or defacing history tickets, records, documents or tools
(k) receiving, possessing or transferring any prohibited article;
(l) feigning illness;
(m) wilfully bringing a false accusation against any officer or inmate; omitting or refusing to report, as soon as it comes to her knowledge, the occurrence of any fire, any plot conspiracy, any escape, attempt or preparation to escape or any attack upon any inmate or official;
(o) conspire to escape or to assist in escaping;
(p) answering untruthfully any question put by an officer or a visitor;
(q) refusing to eat food or willfully destroying food;
(r) committing a nuisance.

The Superintendent may award any of the following punishments for the act or acts specified in sub-rule (1):

(a) deprivation of play hours;
(b) temporary cessation of visits parents or guardians; and
(d) change to labour of severe nature for a period not exceeding three months.

A punishment book shall be maintained by the Superintendent, who shall record full particulars of the punishments inflicted by him/her together with the nature of offences, the names of the offenders and the number of previous punishments; awarded to them.

An extract from the punishment book shall be sent by the Superintendent to the Chief Inspector before the 10th of every month.

34. Liquor, intoxicating drugs including opium and ganja shall be the prohibited articles and shall not be introduced, received, possessed or transferred in the Protective Home or Corrective Institution.

On a report from the Superintendent, the Chief Inspector may order any person detained in a Protective Home or Corrective Institution, whose behavior is found to be good and that she is unlikely to commit any offence under the Act, to be discharged without or with conditions as he/she deems fit to impose and grant her a written licence of such discharge in Form X.

Provided that no such person be discharged on licence unless she has resided in the Corrective Institution for a period not less than six months or in a Protective Home for not less than one-third of her detention as the case may be.
35 When an inmate of a Protective Home or Corrective Institution is sent to a Government Hospital for observation or treatment action shall be taken by the Superintendent, under section 6 (2) of the Indian Lunacy Act, 1912 (4 of 1912) for obtaining reception orders. An inmate who is taken to the Government Hospital with such reception order shall be treated as ‘civil patient’.

36 (1) Whenever the Medical Officer of a Protective Home or Corrective institution considers it necessary to remove an inmate to a Civil Hospital for treatment as an indoor patient, he shall draw a full statement of the case and forward the same to the Superintendent, who shall forthwith cause the inmate concerned to be sent to the hospital temporarily.

(2) The inmate shall immediately proceed under escort to the hospital and present herself to the Officer-in-Charge of the hospital.

The inmates shall be an indoor patient in the hospital and shall not leave it until formally discharged there from.

The authorities of the hospital shall give intimation to the Superintendent concerned before discharging the inmate from the hospital. On receipt of intimation, the Superintendent shall arrange for an escort to fetch the inmate. The railway warrant, subsistence allowance, bus or other fare and any other allowance necessary for the inmate and the escort shall be given to the escort so arranged by the Superintendent.

Such charges shall also be paid to the escort while removing the inmate from the Protective Home or

When inmate is removed for treatment to a Civil Hospital, no one shall be made against the Protective or Corrective Institution for the treatment and diet given to the inmate in the hospital.

37 When an inmate is sent to a Government Hospital or as an indoor patient to a Civil Hospital, the period spent by her in such hospitals and in going there and return there from shall be deemed to be part of the period of her detention or stay in the Protective Home or Corrective Institution.

38 (1) On a report from a Superintendent, the Chief Inspector may order any person to be detained in a Protective Home or Corrective Institution, whose behaviour is found to be good and he is unlikely to commit any offence under the Act, to be discharged without or with conditions as he/she deems fit to impose and grant her a written license of such discharge in Form X.
(2) The Superintendent shall at the end of each month prepare a statement of inmates who have to be discharged in the subsequent month and read out the statement to the inmates. All such cases in which the inmates have no safe place to go back, shall be reported by the Superintendent to the Chief Inspector, at least one month, before the date of their discharge from the Home or Institution for rehabilitative placement as the Chief Inspector deems appropriate.

(3) On the day of discharge, the inmate’s state of health shall be recovered by the Superintendent in the Inmate’s Register. He/she shall compare the entries in the warrants committal with those in the Register and shall satisfy himself/herself that they agree and that the term of the inmate has been duly served. He/she shall then sign the endorsement for discharge on the warrant, certifying to the due expiry of the term. The belongings of the inmate shall be handed-over to her and the details recorded in the appropriate column in the Inmates Register. The inmate shall be given food for the day before she is discharged. The inmate, shall if necessary be provided with suitable clothing.

(4) In cases where the parent, relative, husband or guardian of the discharged inmate, fails to make his/her own arrangement to take charge of the inmate at the Protective Home or Corrective Institution, the inmate on discharge shall be sent under the charge of an official of the Home or Institution who shall be responsible for the care and safety of the inmate until she is handed-over to such parent, relative, husband or guardian.

The official shall be granted travelling allowance for the to and fro journey at the rates admissible under the rules of the State Government.

(5) The State Government may at any time order suitable inmates of the Protective Home or Corrective Institution to be admitted into institution establishment under the After Care Program of the State Government.

(6) A disposal register in Form XI shall be kept in every Protective Home or Corrective Institution in which full particulars shall be entered of the manner in which every inmate is disposed of on discharge and of her aftercare.

Every effort shall be made by the Superintendent to keep in touch with the inmates for at least 3 years after their discharge.

(7) An annual return in Form XII shall be made by the Superintendent to the Chief Inspector. The remarks made by the Board of Visitors from time to time during the year to which the return relates shall be communicated to the Chief Inspector with the return.

39. (1) The Superintendent may, if possible arrange for the marriage of an inmate with man of her own religion provided that she has attained the age of 18 years and that her previous consent about marriage is obtained in writing and she shows her willingness to get married to the particular man. No monetary consideration shall be accepted from the person to whom the inmate is married or from any inmate interested in him.

(2) No such marriage shall be performed unless the character, antecedents and background of the man has been verified and he is found fit for the marriage. Permission of the District Magistrate be obtained in each case.

40. (1) The State Government shall appoint a Chief Inspector for the Protective Home and Corrective Institution in the State.

(2) Among other duties assigned to him/her by the State Government from time to time, the following duties shall appertain to the Chief Inspector.
(a) he/she shall superintend, supervise and control the working of these rules.
(b) he/she shall have general control over the staff in the Protective Home and Corrective Institution in the State.
(c) he/she shall inspect the Protective Home and Corrective Institution at least once a year and submit his/her inspection report to the State Government.

41. (1) The State Government may appoint for any local area a Board of Visitors to visit once a month the Protective Home and Corrective institution and to comment and advise on matter affecting the administration of such Protective Home and Corrective Institution.

(2) The State Government may appoint to a Board of Visitors to work as its members such officials and non-officials as deemed necessary, the total number being not less than three and not more than seven, one of whom shall be nominated as President. Non-official members may include experienced social workers, especially women in the field of the prevention of immoral traffic.

(3) A non-official member shall hold office for two years from the date of his/her appointment and shall be eligible for reappointment.

(4) It shall be the duty of the Board:
(a) to enquire into and see that the arrangements for the care and welfare of inmates in the Protective Home and Corrective Institution are proper in all respects;
(b) to interview new admissions since the last meeting and to hear any representations that the inmates may desire to make;
(c) to review the working of correctional programmes and to suggest measures for further improvements;
(d) to help in the rehabilitation of persons discharged from the Protective Home or Corrective Institution;
(e) to carry out any other duties which may be assigned to the Board from time to time by the State Government.

(5) The Board shall hold a formal meeting once in every three months. The meeting shall be held in the Protective Home or Corrective Institution by rotation. The Superintendent of the Protective Home or Corrective Institution where the meeting is held shall be the Secretary of the Board for the meeting.

(6) No business shall be transacted at the meeting of a Board unless at least three members are present.

(7) The President shall preside over every meeting of the Board at which he is present. If the President is absent from any meeting, the members present shall elect one of the members to preside over the meeting and the members so elected shall at that time exercise all the powers of the President.

(8) The President of the Board shall fix the date and hour of the meeting and a week before the date so fixed, a notice thereof, together with an abstract of any special matter to be considered, shall be furnished to the man by the Secretary of the Board.

(9) The minutes of each meeting shall be approved by the President and sent by the Superintendent of the Protective Home or Corrective Institution in which the meeting is held to the Chief Inspector with his/her remarks.

(10) The Superintendent of each Home or Institution shall bring to the notice of the Chief Inspector all cases of failure on the part of any member to attend a meeting. The Chief Inspector shall keep a record of such cases of absence and shall, when any non-official member's attendance markedly irregular, bring the fact to the notice of the Government who may, if considered necessary remove such member from office.
The Superintendent shall be advised by the resolutions of the Board in the management of the Home or Institution provided that if, in the opinion of the Superintendent, it would be inconsistent with the Act or these rules, or inexpedient give effect to any such resolution, he/she shall submit the resolution for the orders of the Chief Inspector and intimate to the President of the Board, the fact of his/her having done so. The order of the Chief Inspector shall be, final. It will however, be subject to review by the State Government who may confirm, rescind or modify such order.

The Superintendent shall cause a Visitors’ Book to be maintained at each Protective Home or Corrective Institution. A copy of the remarks of a visitor records in the Visitors’ Book shall be submitted by the Superintendent to the Chief Inspector soon after the remarks are recorded by the visitor.

The Superintendent shall submit to the Chief Inspector a report on the administration of his/her protective Home or Corrective Institution for the previous year, not later than the 15 May of each year in the form prescribed by the State Government. The Chief Inspector shall send annually to the State Government in the first week of July each year report on the working of these rules together with his/her remarks, if any.

The accounts relating to the cash transaction will be maintained by a responsible officer of the cadre of an Accountant of the Protective Home or Corrective Institution.

A bank account shall be opened for money belonging to the Protective Home or Corrective Institution. The retention of heavy cash balance on hand is forbidden.

A Cash Book shall be maintained wherein all daily transaction shall be recorded. All receipts and payments of cash are to be supported by proper vouchers. A balance sheet will be drawn up at the close of every month.

The Cash Book and cash balance will be checked by the Superintendent daily or as frequently as practicable.

Yearly auditing of all the accounts of the Protective Home or Corrective Institution shall be got made by Government Auditors and audit reports submitted to the Chief Inspector for scrutiny.

Any person who commits a breach of rule 7 or 34 of these rules, shall, on a conviction by a Magistrate be punishable with fine which may extend to Rupees two hundred and fifty.
FORM I

(See Sub-rule (1) of rule 4 Form of Undertaking)

In the Court of the... Magistrate.

I... < of do hereby declare that I am willing to the charge of... aged... under the orders of the Court, subject to the following terms and conditions

(i) I shall do my best for the welfare of the girl as long as he remains in my charge and shall make proper provisions for her maintenance.

(ii) If the girl's conduct is unsatisfactory, I shall at once inform the Court.

(iii) In the event of the girl's illness, she shall have proper medical attention in the nearest hospital.

(iv) The girl shall be free to follow the observances of her own religion.

(v) I undertake to produce her before the Court when so required.

FORM II

(See rule 5)

Warrant of Commitment to a Protective Home/Corrective Institution.

In the Court of...
To the Superintendent of the Protective Home/Corrective Institution at

Whereas... particulars of whom are furnished below has been ordered by me to be detained in a Protective Home/Corrective Institution for a period of... under subsection(1) of section 10 A/sub-section (4) of section 17/sub-section (3) of section 19 of the Immoral Traffic (Prevention) Act, 1956.

This authorize and require you the said Superintendent to receive the said... into your custody together with this warrant and thereto detain her for a period referred to above in accordance with the Sikkim Immoral Traffic Prevention Rules, 1990, and to return this warrant with an endorsement certifying manner of its execution.

Particulars.

1. Name of the woman or girl
2. Age
3. Religion
4. Marks of identification
5. Offence charged
6. Offence for which convicted
7. Sentence passed
8. Date of sentence

Given under my hand and seal of the Court.

day of...
FORM - III

(See sub-rule (1) of rule 7)

Form of Application for Licence.

1. Full name of the applicant or association (if registered a copy of the registration certificate and particulars of all members of the association shall be given).
2. Religion
3. Residence (Town or village)
   Police Station
   District
   (Note: In case of association, particulars regarding item 2 and 3 be mentioned in respect of each member)
4. Name of the Institution
5. Aims and objects of the Institution
6. Details about the financial conditions of the institutions, funds, property and sources of income
7. Arrangement made or proposed to be made for boarding and lodging. Also details of the building, whether owned by the institution or rented.
8. Arrangement in respect of general health of inmates and facilities for their medical treatment and arrangements proposed to be made for education, vocational training and moral instructions designed to make them fit for rehabilitation in life as normal citizens.
9. Full address of the proposed institution including the name of the town and the locality.
10. If any such applicant has been made previously, please state its result together with its date, month and year.
11. If the institution exists at present, the date of its commencement, annual reports of its working if prepared or its working to date.
12. Number and particulars of inmates at the time of opening the institution
13. Maximum number of accommodation for children and women

I/we. . . . hereby solemnly affirm that the above and annexed particulars are true according to my/our best knowledge and belief.

Signature(s) with date and place and name in block letters.
FORM - IV

(See sub-rule (2) of rule 7)

Licence.

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Name and function of the Protective Home/Corrective Institution</th>
<th>Name and function of the Manager of Protective Home/Corrective Institution</th>
<th>Particulars of services to be rendered by the Institution</th>
<th>Restriction(s) to number of inmates</th>
<th>Date of expiry</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
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</tbody>
</table>

the. ...................................... of. .......................... 19 . . . . (Seal) Licensing Authority.

CONDITIONS.

1. This licence is granted subject to all the provisions of the Immoral Traffic (Prevention) Act, 1956 as amended by the Immoral Traffic Prevention (Amendment) Act, 1986 and the Sikkim Immoral Prevention Rules, 1990.
2. The licensee shall affix on a conspicuous part of the Protective Home/Corrective Institution a sign board on which be painted in large letters in English and Nepali language the name of the Protective Home/Corrective Institutions.
3. The licence shall not be transferable.
4. The licence shall remain in force for a period of one year from the date of issue.
5. The licensee shall wherever practicable entrust the management of the Protective Home/Corrective Institution to women.

FORM - V

(See sub-rule (3) of rule 7)

Full name of the applicant or Association (if registered, a copy of the registration certificate and particulars of all members of the association should be given)

Religion

Residence (town or village)

Police Station

District

Name of the Institution

Licence number and year

Any other particulars.

Signature(s) with date and place and name in block letters.
FORM VI
(See sub-rule (1) of rule 8)
The Inmates Register

(Name of the Protective Home/Correction Institution)

1. Name of the inmate
2. Father's name or husband's name
3. Age
4. Caste or religion
5. Previous occupation, if any
6. Previous place of settled residence, if any (town/village and district)
7. Height
8. Weight on admission
9. Mark of identification
10. General health
11. Ability to do any skilled work
12. Calendar number of the case, and sentencing authority
13. Period of detention and date of order of committal
14. Date of admission
15. Date of expiry of period of detention or transfer to another Home/Institution
16. Work assigned
17. Particulars and value of property delivered with or found on the inmate on admission, or subsequently received on her account with signature or left thumb-print of the inmate in acknowledgement of correctness on each such occasion and on disposal.
18. Initials of Superintendent or his/her subordinate (with dates) in token of having received the property into his/her charge.
19. remarks showing how the inmate has been disposed of after expiry of the period of the detention or transfer.
20. Initials of the Superintendent or his subordinate in token of the accuracy of the entries
21. State of health and weight on the date of discharge
22. Initials of the Medical Officer (with date)

Note: Particulars about health should be entered by the Medical Officer.
FORM VII (See rule 10)

History Ticket.

Name of Protective Home
Corrective Institution

1. Date of admission
2. Date of expiry of the period of detention.
3. Serial Number in the Inmates' Register
4. Name
5. Age
6. Height
7. Weight on admission
8. Diet
9. Nature of work assigned
10. State of health on admission
11. Remarks (punishment awarded, etc.)
12. Results of monthly medical examination and weightment.

Date

State of Health

Remarks and Initials of the Superintendent.

Note: Particulars about health should be entered by the Medical Officer!

FORM VIII.

(See rule 11)

STATEMENT.

Statement showing the gain or loss in weight of inmates of the Protective Home/Corrective Institution.

( Name of Home/Institution. )

for the month of

Name of Protective Home/Corrective Institution.  Total No. of inmates weighed  No. of inmates lost weight  No. of inmates gained weight  No. of inmates whose weight have not changed.  Average gain in weight.
"

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{1

Form IV (See rule 12)

(Pass for the export of Indian made foreign liquor)
(For record in the Office of the Issuing Authority)
PART - I

No.
Dated,

of 19

.at

Mr./Mrs........................................................ ,having executed a bond for the amount of duties and fees leviable/having paid the duties and fees

. the Sikkim Excise Act, 1992 on the under mentioned description and quantity of Indian made Foreign Liquor is/are hereby permitted to export the said Indian
in the State of. . . . . . . . .

foreign liquor from the distillery/brewery/bonded werehouse/shop at. . . , . . . . . . . . . . . . in the district of

ripti0n of
1 made
n Liquor

Number and
dscription of
e<l.ch kind of
receptacle or
package

Marks and
numbers of each
receptacle or
package

Quantity of
Indian made
foreign Liquor
contained in
each receptacle
or package

Thermo-metre
readings

Hydro-mette
indication

Strength

Proof Litrcs
Remarks
\0

litres
(I)

(2)

(3)

(4-)

(5')

(6)

(7)

(8)

(9)

Conditions
The consignment of the above Indian made foreign liquor sh~ll be conveyed by rail and/or road via........................................................... , """""" .'" . ... .and shaH be inspected en
route at .................. , . ... . ... , . , . , . . . . . . . . . . . . , . . . . by , , " . . . . . , ,. . , .., , .. , . . . . , ...'" . . , . , . . . . . . '" . .
The consignment shall be conveyed direct to its destination.
The consignment shall not be broken in transit.
This pasS shall remain in force upto ........................................................................................... , ................. p.m. on the. . ..."'''' , . ... , . . . day of. . , . . . . . . . . , ... . . . . . , ' . ... . : 19. , . . . . . . ......
This pass is granted under and subject to the provisions of the Sikkim Excise Act, 1991 and the rules, regulatiom and orders made thereunder and the conditions specified above.

l of the :ise'
Officer

.

(Signature) Excise Officer


FORM-IV
(See rule 12)
(Pass for the export of Indian-made foreign liquor)
~ To be forwarded to the Excise Officer at the importing place)

PART H

No. of 19
Dated

Mr/Mrs. .......................................................... (having executed a bond for the amount of duties and fees leviable/having paid the duties and fees
under the Sikkim Excise Act, 1992 on the undermentioned description and quantity of Indian made foreign liquor is/are hereby permitted to export the said
Indian-na
foreign liquor from the distillery/brewery/[bonded warehouse/shop] at ..........................................................

............. in the district of .............................................. in the state of ..............................................
to .................................. " " " " of. ........... " .......... in the district of " .......... in the state of ..............................................


<table>
<thead>
<tr>
<th>Description of Indian-made foreign liquor</th>
<th>Number and description of each kind of receptacle or package</th>
<th>Marks and numbers of each receptacle or package</th>
<th>Quantity of Indian-made foreign liquor contained in each receptacle or package</th>
<th>Thermometer readings</th>
<th>Hydrometer indication</th>
<th>Strength</th>
<th>Proof litres</th>
<th>Remarks</th>
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</tbody>
</table>

Conditions

1. The consignment of the above Indian-made foreign liquor shall be conveyed by rail and/or road via .......................................................... and shall be inspected (as en route...

2. The consignment shall be conveyed direct to its destination.

3. The consignment shall not be broken in transit.

4. This pass shall remain in force up to . . . . . . . . . p.m. on the . . . . . . . . . . . . day of . . . . . . . .19

5. This pass is granted under and subject to the provisions of the Sikkim Excise Act, 1992 the rules, regulations and orders made thereunder and 1

6. Seal of the

7. Excise Officer

Date d. . . . . . . 19
Forwarded to ..........................................................
FORM-IV
(See rule 12)
(Pass for the export of Indian-made foreign liquor)
(To be forwarded to the Excise Officer-in-charge of the warehouse from which liquor to be exported to be issued)

PART III

Mr. fMrs. .................................................. having executed a bond for the amount of duties and fees leviable thereon paid the duties and fees under the Sikkim Excise Act, 1992 on the undermentioned description and quantity of Indian-made foreign liquor is/are hereby permitted to export the said Indian-made foreign liquor from the distillery/brewery/bonded warehouse/shop at .................................................. in the district of .................................................. to .................................................. in the State of ..................................................

<table>
<thead>
<tr>
<th>Description of Indian-made foreign liquor</th>
<th>Number and description of each kind of receptacle or package</th>
<th>Marks and numbers of each receptacle or package</th>
<th>Quantity of Indian-made foreign liquor contained in each receptacle or package litres</th>
<th>Thermometer readings</th>
<th>Hydrometer indication</th>
<th>Strength</th>
<th>Proof litres</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>

Conditions

1. The consignment of the above Indian-made foreign liquor shall be conveyed by rail and/or road via .................................................. en route at .................................................. by .................................................. 19

2. The consignment shall be conveyed direct to its destination.

This pass is granted under and subject to the provisions of the Sikkim Excise Act, 1992 and the rules, regulations and orders made conditions specified above.

Dated ..................................................

Signature and designation of the Excise Officer issuing the pass.

Forwarded to the officer-in-charge .................................................. together with import pass for issue of the liquor specified above.

(Signature) Excise Officer issuing the pass.

[Signature]

[Signature]
PART III (Reverse)

Advised

<table>
<thead>
<tr>
<th>Description of Liquor</th>
<th>Number and description of each kind of package or receptacle</th>
<th>Actual contents litres</th>
<th>Thermometer indication</th>
<th>Hydrometer indication</th>
<th>Strength</th>
<th>Proof litres</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
<td>6</td>
</tr>
</tbody>
</table>

Forwarded to (1)*

2. Indian-made foreign liquor as detailed above in columns I to 7 has this day been issued. consignment is as under:

Dated... ... ... ... ... ... ... ... ... ... ... 19

Seal

*Officer who is to inspect the consignment.

Forwarded to the Excise Officer (2)*

2. The above consignment was duly looked on... ... ... ... ... ... ... ... ... ... ... ... ... ... ... ... ... ... ... ... ... ... ... ... ... ... and this fact has been verified from the Railway receipt.

Dated... ... ... ... ... ... ... ... ... ... ... ... 19

*(2) Excise Officer at the importing place. +(3) Inspecting Officer.

Excise Officer/Officer-in-charge, Distilleries /Breweries/Bonded Warehouse
FROM-IV
[See rule: ~12 ]
[Pass for the export of Indian-made foreign liquor] (To be handed over to the applicant or his agent)

PART IV

<table>
<thead>
<tr>
<th>No.</th>
<th>Dated</th>
<th>of</th>
<th>Mr/Ms.</th>
<th>having executed a bond for the amount of duties and fees leviable / having paid the duties and fee!</th>
<th>under the Sikkim Excise Act, 1992</th>
<th>on the undermentioned description and quantity of Indian-made foreign liquor is/are hereby permitted to export the said Indian-made foreign liquor from the distillery/brewery / [bonded warehouse/shop] at</th>
<th>in the district of.</th>
<th>in the state of.</th>
<th>Description of Indian-made foreign liquor</th>
<th>Number and description of each kind of receptacle or package</th>
<th>Marks and numbers of each receptacle or package</th>
<th>Quantity of Indian-made foreign liquor contained in each receptacle or package litres</th>
<th>Thermomètre readings</th>
<th>Hydromètre indication</th>
<th>Strength</th>
<th>Proof litres</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>3</td>
<td>4</td>
<td>0</td>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

**CONDITIONS**

1. The consignment of the above Indian-made foreign liquor shall be conveyed by rail/way and/or road via. and shall be inspected en route at. by.

2. The consignment shall be conveyed direct to its destination.

3. The consignment shall not be broken in transit.

4. The pass shall remain in force up to. on the. day of. This pass is granted under the provisions of the Sikkim Excise Act, 1992, and the rules, regulations and orders made thereunder and the conditions specified above.

Dated. (Signature). Seal of the Excise Officer
Indian-made foreign liquor as per details given in columns I to 7 above has this day been issued.

Dated. . . . . , . . . . . . . . . . . . . . . . . . . . . .

Excise Officer/Officer-in-charge of the Distillery
Brewery/Bonded Warehouse

( Certificate in Form Certificate-1 to be annexed to this Part)
FORM VII (See rule 10)

History Ticket.

<table>
<thead>
<tr>
<th>Name of Protective Home</th>
<th>Corrective Institution</th>
</tr>
</thead>
</table>

1. Date of admission
2. Date of expiry of the period of detention.
3. Serial Number in the Inmates' Register
4. Name
5. Age
6. Height
7. Weight on admission
8. Diet
9. Nature of work assigned
10. State of health on admission
11. Remarks (punishment awarded, etc.)
12. Results of monthly medical examination and weightment.

Date

State of Health

Remarks and Initials of the Superintendent.

Note: Particulars about health should be entered by the Medical Officer!

FORM VIII.

(See rule 11)

STATEMENT.

Statement showing the gain or loss in weight of inmates of the Protective Home/Corrective Institution.

( Name of Home/Institution. )

for the month of

<table>
<thead>
<tr>
<th>Name of Protective Home/Corrective Institution</th>
<th>Total No. of inmates weighed</th>
<th>No. of inmates lost weight</th>
<th>No. of inmates whose weight have not changed</th>
<th>No. of inmates gained weight</th>
<th>Average gain in weight</th>
</tr>
</thead>
</table>


FORM IX
(See sub-rule (2) of rule 14)
Medical Officer's Journal.

Name of the Protective Home/Corrective Institution

Month and date......................................................

Observation or Direction of the Medical Officer.

Remarks of the Superintendent.

2...........................................................................

FORM X
(See sub-rule (1) of rule 38)
Licence of Discharge

License for a person discharged from a Protective Home/Corrective Institution.

No:.................................................................

Place:............................................................

Date:.............................................................

I, Chief Inspector appointed under the Sikkim Immoral Traffic Prevention Rules, 1990 do hereby permit person by name... aged years being kept in custody/detention under sub-section (1) of section 10A/sub-section (4) of Section 17 sub-section (3) of section 19 in Protective Home/Corrective Institution at... to live under the charge of... on condition that the said I... shall take care and precaution to prevent the exercise of any evil influence by any person in the said and keep her employed at...

This licence will be in force until revoked or forfeited or the person attain the age of years.

5. Serial Number

4. Witness my hand this day of 19

3. Name of person

2. Age

1. Caste, religion and language

FORM XI

7. Conduct

8. Attainment

9. Health

10. Medical Treatment

(See sub-rule (7) of rule 38)

(Name of the Protective Home/Corrective Institution)

Disposal Register

Signature of Superintendent.
FORM XII

( See Sub-rule (8) of rule 38 )

Number of Person Discharged during the year.

District Town or Village

1. Name of the Protective Home/ Corrective Institution
   Number of persons discharged during the year Station:

Date:

SUPERINTENDENT OF PROTECTIVE HOME/CORRECTIVE INSTITUTION.

( PASSONG NAMGYAL )
SECRETARY TO THE GOVT. OF SIKKIM
DEPARTMENT OF HEALTH AND SOCIAL WELFARE
GANGTOK.

PRINTED AT THE SIKKIM GOVT. PRESS, GANGTOK.

By Order.

B. R. Pradhan
Secretary to the Government of Sikkim
Law Department.
GOVERNMENT  Sikkim  GAZETTE

EXTRAORDINARY

PUBLISHED BY AUTHORITY

Gangtok Monday, 8th March, 1993

RURAL DEVELOPMENT DEPARTMENT
GOVERNMENT OF SIKKIM
GANGTOK

No. 28

No. 35(205)91-92/RDD/P

Dated Gangtok, the 23rd February, 1993

NOTIFICATION

In exercise of the powers conferred by sub section (1) section 6 of the Sikkim Panchayat Act 1982 (3 of 82) & in pursuance of the Rule 83 of the Sikkim Panchayat election Rules 1982, the State Government hereby publishes the names of members of various Gram Panchayats of the State, who have been duly elected in the General Gram Panchayat Elections held on 18th February, 1993, for general information.

<table>
<thead>
<tr>
<th>DISTRICT: EAST</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Unit No. &amp; Name of Gram Panchayat</strong></td>
</tr>
<tr>
<td>2</td>
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</tbody>
</table>

Uncontested

Uncontested
3. Pachey Khani
   (Bengthang)
4. Rorathang (Bazar)
8. Abo Yangtam
   1. Chota Singtam
   2. Aho
   3. Yangtam
9. Taza
   1. Upper Taza
   2. Lower Taza
10. Linkey Tareythang
   1. Tareythang
   2. Biring
   3. Linkey
11. Amba
   1. Amba
12. Riwa parkha
   1. Thekabong
   2. Riwa
   3. Machong
   4. Parkha
13. Change-Senti
   1. Change Senti
   2. Pachey
14-. Latuk Chochen-pheri
   I. Latuk
2. Chochenpheri
15 Rolep Lamaten
   1. Rolep
   1. Lamaten
16. Lingtam Phadamchen
   1. Lingtam
   2. Phadamchen
17. Chujachen
   1. Chujachen
18. Sudunglakha
   1. Sudunglakha
19. Premlakha Subhanydara
   1. Premlakha
   2. Subanedara
21. Dhelepchen
   1. Shi Nopu Bhutia
   2. Smt. Suk Maya Rai
   3. Shri Jit Bahadur Chettri

2. Changeylakha
   1. Shri Khus Naraya Pradhan
   2. Shri Ganesh Kumar Pradhan

22. Aritar
   1. Aritar A
   2. Aritar B
   3. Aritar C
   4. Aritar D

..X-

23. Rhenak Tarpin
   1. Rhenak
   2. Reshi
   3. Kyongsa
   4. Tarpin
   5. Rhenak Bazar

24. Assam Lingzey
   1. Lingzey
   2. Assam

25. Natam Nandok
   1. Naitam (Pabyuk Gumpa)
   2. Nandok
   3. Namok
   4. Bhusuk

26. Tathangchen
    Syari
    1. Syari
    2. Tathangchep
    3. Upper Tathangchen
    4. Rongyek

27. Samdur Tadong
    1. Samdur
    2. Tadong
    3. Upper Tadong
    4. Tadong Bazar
    5. Ranipoool Bazar

21. Sicheygaon
   1. Sicheygaon
   2. Upper Sicheygaon (Lingding)

28. Burtuk
   1. Shri Rinzing Chewang
   2. Shri Bikash Rai

29. Chandmari
    1. Shri Chundi Lama
    2. Shri K. Erung Bhutia

6. Upper Chandmari
   1. Shri Narendra Kumar Gurung
   2. Smt. Pritikala Chettri
   3. Shri D. Gyalpo
   4. Shri Om Kumar Gurung
   5. Shri Mani Kumar Yonzon

29. Arithang
   1. Gangtok Pritvate Estate (Arithang)
   2. Smt. Dechen Ongmu Bhutia

30. Ranka Parbing
    1. Liyung
    2. Shri Som Nath Shanna

...
1. Shaggyong, Rumtek
2. Rawatey, Rumtek
3. Chinze
4. Samlik, Marchak
5. Nam
6. Tumlabung
7. Chuba
8. Martam Nazitam
9. Byang-Phengyong
10. Khamdong -
11. Simik Lingzey
12. Samdoll, Kambal
13. Rakdong
14. Lingdok Namphong
15. Neey Shotak
16. Gnathang

1. Shri Namgay Bhutia
2. Shri Karma Dichen Bhutia
3. Shri Prakash Sharma
4. Shri Dilli Ram
5. Shri Indra Bahadur Khatri
6. Shri Padam Bahadur Chetri
7. Shri Naku Lepcha
8. Shri Parsuram Rai
9. Shri Dal Bahadur Basnett
10. Shri Mandip Subba
11. Shri Lal Bahadur Karki
12. Shri Govind Pradhan
13. Shri Deepak Lama
14. Shri Namgay Bhutia
15. Shri Ratna Bahadur Thapa
16. Shri Keshab Kumar Pradhan
17. Shri Bidhya Bhandar Lama
18. Shri Man Bahadur Pradhan
19. Shri Dilli Ram Poudyal
20. Shri Bhim Bahadur Pradhan
21. Shri Bag Bir Pradhan
22. Shri Sonam Wangdi Bhutia
23. Shri Krishna Bhakta Subadi
24. Shri Karna Bahadur Rai
25. Shri Dilli Ram Poudyal
26. Shri Bal Bahadur Thapa
27. Shri Kezang Tshering Bhutia
28. Shri Dorje Dadul Lassopa
29. Shri Balwant Singh Chettri
30. Shri Cheta Ram Katiwara
31. Shri Dhan Bahadur Rai
32. Shri Khigok Lepcha
33. Shri Chetana Ram Katiwara
34. Shri Khwag Bahadur Karki
35. Shri Gogey Bhutia
36. Shri Thendup Dorjee
37. Shri Passang Sherpa
38. Shri Ghanashyam Dahal
39. Shri Norbu Bhutia
40. Shri Norbu Bhutia
41. Shri Wangchuk Bhutia
42. Shri Wangchuk Bhutia
43. Shri Wangchuk Bhutia

...
<table>
<thead>
<tr>
<th>Unit No. &amp; Name of Gram Panchayat</th>
<th>Name of ward</th>
<th>Name of elected members</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Lingi</td>
<td>1. Ram Prasad Dhakal</td>
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<td>2. Dhan Bahadur Thapa</td>
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<td>3. Tamong Lepcha</td>
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<tr>
<td>2</td>
<td>Sokpay</td>
<td>1. Kedar Nath Chettri</td>
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<td>2</td>
<td>Paiyong</td>
<td>2. Kern Lall Pandey</td>
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<td>2.1</td>
<td>Upper Paiyong</td>
<td>1. Mukti Nath Adhikari</td>
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<td>2.2</td>
<td>Lower Paiyong</td>
<td>2. Bom Bahadur Rai</td>
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<td>3.1</td>
<td>Kau</td>
<td>1. Purna Bahadur Rai</td>
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<td>3.2</td>
<td></td>
<td>2. Serap Lepcha</td>
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<tr>
<td>3</td>
<td>Lingmo, Kolthang</td>
<td>1. Kul Bahadur Chettri</td>
<td></td>
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<tr>
<td>3.1</td>
<td>Tokday (Lingmo)</td>
<td>2. Mehar Man Chettri</td>
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<td>Neh Brum</td>
<td>1. Teknath Dhungel</td>
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<td>Namphok</td>
<td>2. Prem Kumar Subba</td>
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<tr>
<td>4.3</td>
<td>Sripatam</td>
<td>1. Sabit Man Basnett</td>
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<td>Kolthang</td>
<td>2. Sam Bahadur Rai</td>
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<td>Rangang</td>
<td>1. Lal Bir Rai</td>
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<td>2. Rup Narayan Rai</td>
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<td>Gagyon</td>
<td>1. Baladra Singh Rai</td>
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<td>Satam</td>
<td>2. Chabilal Gurung</td>
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<td>1. Dilli Ram Gurung</td>
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<td>2. Shiv Kumar Rai</td>
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<td>Barfung (Naya Sada)</td>
<td>1. Karma Wangchuk</td>
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<td>8.1</td>
<td>Ben</td>
<td>2. Naku Bhutia</td>
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<td>2. Rajbal Rai</td>
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<td>Deythang</td>
<td>1. Dilli Ram Chettri</td>
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<td>Temi</td>
<td>1. Birka Bahadur Subba</td>
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<td>9.2</td>
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<td>2. Karma Pinto Bhutia</td>
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<td>9.3</td>
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<td>3. Lakpa Tshering Sherpa</td>
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<td>11.1</td>
<td>Doring</td>
<td>1. Nim Tenzing Bhutia</td>
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<td>Namphing</td>
<td>1. Nar Bahadur Rajlim</td>
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<td>2. Neema Sherpa</td>
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<td>First Name</td>
<td>Second Name</td>
<td>Third Name</td>
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<td>23</td>
<td>Maniram Phalidara</td>
<td>Saleumbong</td>
<td>Maniram</td>
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<td>Singhithang</td>
<td>Singhithang</td>
<td>Champa Sing Manger</td>
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<td>Pabong</td>
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<td>Salghari</td>
<td>Salghari</td>
<td>Dorop</td>
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<td>Poklok-Denchung</td>
<td>Tinik</td>
<td>Chisopani</td>
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<td>Damthang</td>
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<td>Chemchey</td>
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<td>Sorak-Shyampani</td>
<td>Sorak</td>
<td>Shyampani</td>
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<tr>
<td>31</td>
<td>Mikhola-Kitam</td>
<td>Kitam</td>
<td>Manpur</td>
</tr>
</tbody>
</table>
1. Yamphey Lepcha
2. Phurba Sherpa
3. Ugen Tashi Bhutia
4. Phurba Riney Sherpa
5. Sonam Bhutia
6. Chandra Lal Rai
7. Larep Bhutia
8. Dhan Bahadur Chettri
9. Sonam Bhutia
10. Chandra Lal Rai
11. Larep Bhutia
12. Dhan Bahadur Chettri

36. Kewzing-Bakhim
1. Bakhim
2. Kewzing
3. Lingzo
4. Dalep

37. Likship
1. Likship

38. Ralang-Namlung
1. Ralong
2. Namlung
3. Lingding

39 Brong-Phamthang
1. Poley
2. Brong
3. Phamthang
4. Sada

Uncontested
## WEST DISTRICT GEYZING

<table>
<thead>
<tr>
<th>Unit No.</th>
<th>Name of Gram Panchayat with Unit No.</th>
<th>Ward in which Gram Panchayat is divided</th>
<th>Name of elected member</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Karchi - Mangnam</td>
<td>1. Mangnam</td>
<td>Shri Top Tshering Bhutia</td>
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<tr>
<td></td>
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<td>2. Shri Tarbu Lepcha</td>
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44 Lower Fambong 1. Dhallam (Daramden)
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</table>

K.K. PRADHAN,
Joint Chief Electoral Officer
Joint Director, Panchayat, Election.

PRINTED AT THE SIKKIM GOVT. PRESS, GANGTOK.
The notification which had been published in an Extraordinary issue of Gazette of India part II, Section 3, Sub-section (ii) dated 7th November, 1992, is hereby republished for general information.

MINISTRY OF INDUSTRY

(Department of Industrial Development)

NOTIFICATION

New Delhi, the 7th November, 1992

S.O. 823(E)-In pursuance of the notification of the Government of India in the Ministry of Home Affairs No. S.O. 208(E), dated the 16th May, 1975, the Central Government hereby appoints the 7th day of November, 1992 as the date on which the Explosives Act, 1884 (4 of 1884) shall come into force in the State of Sikkim.

F. No. 1/29/91-DPR/EGGS
A. P. SINGH, Jt. Secy.

B. R. Pradhan,
Secretary to the Government of Sikkim,
Law Department,
F. No. 11(256)LD/81-93.
GOVERNMENT OF SIkkIM
ELECTION DEPARTMENT


Election Commission of India's notification No. 154/SKM/93 dated 2nd February, 1993 is hereby republished for general information.

ELECTION COMMISSION OF INDIA

Nirvachan Sadan,
Ashoka Road,
New Delhi -110001.
Dated the 2nd February, 1993
Magha 13, 1914 (S).

NOTIFICATION

No. 154/SKM/93.- In exercise of the powers conferred by sub-section (1) of Section 13A of the Representation of the People Act, 1950 (43 of 1950), the Election Commission of India, in consultation with the Government of Sikkim, hereby nominates Shri N.D. Chingapa, IAS, Secretary, SC/ST Welfare, Government of Sikkim, as the Chief Electoral Officer for the State of Sikkim with effect from the date he takes over charge and until further orders vice Shri P.K. Pradhan. Shri Chingapa will also be designated as Secretary to Government in the department dealing with elections in the State Secretariat dealing with elections under the Election Commission.

2. The Commission has noted that Shri Chingapa has additional charge of the department of SC/ST Welfare. The Commission is not insisting on a full-time Chief Electoral Officer in the State of Sikkim as the State has not more than two Parliamentary Constituencies, As soon as a General Election becomes imminent Shri Chingapa shall be divested of all and every additional charges and a compliance report sent to the Commission.

3. Shri Chingapa, while functioning as Chief Electoral Officer, Sikkim, shall not hold, without the prior written approval of the Commission any other charges whatsoever under the Government of Sikkim over and above or other than the charges mentioned in paragraph 2 above.
4. If Shri Chingapa is not divested of all his additional charges as soon as a General Election becomes imminent, or is entrusted with, or ordered to hold any additional charge of any kind whatsoever, over and above the charge mentioned in paragraph 2 above, without the prior written approval of the Commission, Shri Chingapa will stand removed from the office of the Chief Electoral Officer, Sikkim from the date of assumption of any such additional charge in terms of this very Order and no other order will, or need to, be issued. All and any action taken by him thereafter in the discharge of his duties and functions as the Chief Electoral officer shall be unauthorised, without jurisdiction, non-ext and null and void and he shall render himself liable to disciplinary action.

By Order,

K. P.G. Kutty,
Secretary

K.K. Pradhan,
Joint Chief Electoral officer to the
Government of Sikkim,
Gangtok.

PRINTED AT THE SIKKIM GOVT. PRESS, GANGTOK.
GOVERNMENT OF SIKKIM
MOTOR VEHICLES DEPARTMENT,
GANGTOK

No. 761/90/9I/MV
Dated Gangtok, the 7th August, 1990

NOTIFICATION

In super session of Order No. 576/19H/86/MV dated 14th January, 1986 and Notification No. 2/MV dated 22nd April, 1988 and in exercise of the powers conferred by sections 115 and 17 of the Motor Vehicle Act, 1988 (Central Act 59 of 1988) the State Government has decided to restrict the movement and determine parking places of vehicles as follows:

1. Parking of light vehicles including Government in M.G. Marg
   (a) 10 Vehicles shall be parked in front of M/S Laxmi Sweet Bhandar
   (b) 8 Vehicles shall be parked in front of Hotel Karma
   (c) 5 Vehicles shall be parked in front of M/S Durga Cloth Stores
   (d) 6 Vehicles shall be parked in front of Hotel Tashi Delek
   (e) 8 Vehicles shall be parked in front of Bata Shoes Company (New Shop)
   (f) 6 Vehicles shall be parked in front of Green Hotel
   (g) 3 Vehicles shall be parked in front of Yama Enterprises
   (h) 6 Vehicles of Tourism, and Law and Order duty vehicles shall be parked in front of Tourism Office.

These parking facilities shall be given on first come and first serve basis during day time. For night, parking facilities would be given to only those who belong to the said area.

2. Parking of Light Transport and non-transport (Private) Vehicles in places other than M.G. Marg.
   All light transport and non-transport vehicles shall be parked in the following parking places
   (i) Above Rajya Sainik Board Taxi Stand
   (ii) Children Park Taxi Stand
   (iii) Vajra Cinema Taxi Stand
   (iv) Shopping Centre Taxi Stand, Lall Market
   (v) SNOD Complex (Deorali) Taxi Stand
   (vi) Diesel Power House Road Taxi Stand.

3. Parking of all Heavy/Medium Goods Vehicles shall be:
   (i) In front of Norkhil Hotel
   (ii) Above Veterinary Hospital, Deorali and (Hi)
   Above Jewels factory, Tadong.
4. Restriction on movement of Vehicles on specified roads.
   (i) (a) Vehicular traffic on Kazi Road and Tibet Road shall remain restricted daily for upcoming vehicles between:
   
   8.30 A.M. to 10.30 A.M.
   and
   3.30 P.M. to 4.30 P.M.
   
   (b) No heavy/medium vehicles will be permitted on M.G. Marg between 8.30 AM. to 6.00 P.M. daily.
   
   (c) Only upcoming vehicles will be permitted on Majong Road.
   
   (ii) No medium goods Vehicles belonging to Army, GREF and those owned by Private individuals excepting School buses belonging to School and Army or GREP and SNT buses shall be allowed to enter the following points between 9.30 AM to 10.30 AM and 3.30 PM to 4.30 PM daily.
   
   (a) SNOD petrol Pump to White Hall Deorali
   (b) to Gangtok via Nam Nam Jiwan Theeng
   (c) Marg
   (d) Paljor Stadium Road from Fisheries Office

5. Loading and Unloading of Goods from Goods Vehicles (Truck)

   All Goods Vehicles (truck) which are required to enter the M.G. Marg for loading and unloading of goods shall do so between 6.00 AM and 8.30 AM daily in the morning and from 6.00 PM onwards in the evening. These goods carriers shall however, not remain on M.G. Marg, Gangtok after completion of loading or unloading of goods within the specified time as above.

6. Parking areas for Government vehicles during night.

   Government vehicles shall not be parked on the road during night. All Government vehicles which have no garage facility shall be parked in the following places during nights duly making safety arrangements:
   
   (i) Tashiling Secretariat Premises
   (ii) Power Secretariat
   (iii) Old Sikkim Legislative Assembly Premises (iv)
   (iv) Community Hall Complex
   (v) Forest Secretariat premises
   (vi) S.P. W D premises
   (vii) LSG & H. Department complex.
   (viii) Lower Secretariat complex.

7. All Contract Carriages (Taxies) shall be parked in the places indicated in the certificate of registration book issued to them during nights.

   Violation of the above order will be penalized under the provision of the Motor Vehicles Act, 1988, and towing of vehicles.

8. This Notification comes into force with immediate effect.

   By Order.

   R.S. BASNET,
   Secretary, Motor Vehicles
   Department Government of Sikkim.

PRINTED AT THE SIKKIM GOVT. PRESS, GANGTOK.
NOTIFICATION

In pursuance of sub-section (4) of section 45 of the Indian Veterinary Council Act, 1984 (Central Act 52 of 1984) the State Government hereby appoints Secretary, Animal Husbandry & Veterinary Services Department as appellate authority for the purposes of the said Act.

P.K. PRADHAN, Chief Secretary, Government of Sikkim. F.No. S.V.C.I
NOTIFICATION

In exercise of the power conferred by the proviso to article 309 of the Constitution of India, the Governor hereby makes the following rules to further amend the Sikkim Subordinate Statistical Service Rules 1991, namely:

1. (1) These rules may be called the Sikkim Subordinate Statistical Service (Second Amendment) Rules, 1992.
   (2) They shall come into force with immediate effect.

2. In the Sikkim Subordinate Statistical Service Rules, 1991, in Appendix to Schedule 1,
   (1) in item 4, against the entry "Education Department"
       (i) in column under heading "Computer", for figure "2", the figure "1"
           shall be substituted.
       (ii) in column under heading "Investigator", figure "1" shall be inserted: in item 9, against the entry
           "Bureau of Economics & Statistics under Planning & Development Department",
   (2) (i) in column under heading "Computer", for the figure "7", the figure "8"
        shall be substituted;
       (ii) in column under heading "Investigator", for the figures "19" the figure "18" shall be substituted.

By Order,

D.K. Pradhan,
Deputy Secretary to the Government of Sikkim,
Gangtok.
NOTIFICATION

The Government of Sikkim is pleased to declare 23rd March, 1993 (Tuesday) as public holiday in and around Gangtok to enable all the Government employees and Students to attend the programme of victory celebration of recent Supreme Court Verdict on Bill 79 Case at the Children Park Taxi Stand, Gangtok.

By Order

P.K. Pradhan
Chief Secretary/Home Secretary,
In exercise of powers conferred by Section 4 of the Sikkim Khadi & Village Industries Board Act, 1978 (11 of 1978), the State Government hereby extends the term of members of the Sikkim Khadi & Village Industries Board appointed under Notification No. 5/PSU/82/DI/5 dated 26th May, 1990 for a period of three (3) months with effect from 22.3.1993.

K. SHERAB
Secretary to the Government of Sikkim
Department of Industries.
NOTIFICATION

The following order No. SKM/GOV/SECT/I59/93 dated 19th March, 1993 made by the Governor of Sikkim is published for general information:

"In exercise of the powers conferred by Article 174(2) (a) of the Constitution, I, R.H. Tahiliani, Governor of Sikkim, hereby prorogue the Sikkim Legislative Assembly which was summoned to meet on Monday, 8th March, 1993.

R.H. TAHILIANI
Governor of Sikkim

By Order,

B.P.S. Busnett,
Additional Secretary
Sikkim Legislative Assembly
NOTIFICATION

In pursuance to the direction of the State Cabinet vide the Cabinet proceeding of 8th January 1993, the Government of Sikkim hereby appoints Shri L.B. Chhetri, Secretary, Rural Development Department and Shri M.K. Pradhan, Secretary, S.N.T. as a Two Man Committee to enquire into the following aspects in regard to the construction of the Sikkim Organics Limited and to submit its report fixing the accountability:

(a) The antecedent and the technical qualifications of Shri K.K. Ganguly of K.G. Chemical and Fertilizers (Ranchi) Pvt. Ltd., Calcutta, the consultant employed for the preparation of the detailed project report on the Sikkim Organics Limited.

(b) The reasons for the unprecedented increase in the cost of construction which had initially been estimated at Rs. 8.00 lakhs.

(c) The quality of the machinery supplied.

(d) The standard of construction of the Sikkim Organics Limited.

(e) The reasons for the incompletion of the project in spite of the huge investments made.

(f) Person or persons fixing the accountability for any lapses including causing financial loss to the State exchequer.

2 Dr. P.P. Sharma, Additional Director (CD), in the Department of Animal Husbandry and Veterinary Services shall act a Secretary to the Committee.

3 The Committee shall submit its report within a period of two months from the date of its appointment.

P.K. PRADHAN,
Chief Secretary Government of Sikkim.
NOTIFICATION

In exercise of the powers conferred by sub-paragraph (1) of paragraph 23 of the Drugs (Price Control) Order, 1987, the State Government hereby authorizes the Licensing Authority (Drugs and Cosmetic Section), Department of Health and Family Welfare for the whole of Sikkim and the Chief Medical Officers of South, West, East and North within their respective districts for performing the functions specified under the said paragraph.

PASONG NAMGYAL, IAS
Secretary to the Govt. of Sikkim.
NOTIFICATION

In super session of all previous notifications/orders on the subject the State Government is pleased to declare that:-

1. The Rajya Sainik Board will continue to function as a permanent organization under the administrative control of Home Department, Government of Sikkim.
2. The Secretary, Rajya Sainik Board is delegated with the powers of Head of office as provided under Sikkim Financial Rules, 1979.
3. The rank and status of the Secretary, Rajya Sainik Board in the State Administration will be equivalent to his rank in the Army at the time of his retirement.

By Order,

P.K. PRADHAN, Chief Secretary Government of Sikkim.
17(4)/Home/92.
NOTIFICATION


In pursuance of Rule 265 (1) of the Rules of Procedure and Conduct of Business in the Sikkim Legislative Assembly, the following members of the Fourth Sikkim Legislative Assembly have been elected to constitute the Committee on Public Accounts for the year 1993-94.

1. Shri Rupraj Rai
2. Shri Hangu Tshering
3. Smt. Chewang Lhamu

2. Under Rule 210 (1) of the said Rules, Shri Rupraj Rai has been appointed by the Hon'ble Speaker as the Chairman of the Committee.

G.K. Subba
Secretary
Sikkim Legislative Assembly.
In accordance with Rule 3 (12) of the Sikkim Panchayat (Election of Sabhapati, Up-Sabhapati and Sachiva of Gram Panchayat and Adhakshya and Up-Adhakshya of Zilla Panchayat and manner convening meeting) Rules, 1983, the State Government hereby publish the following names of Sabhapati, Up-Sabhapati, Sachiva and members of different Gram Panchayats of Sikkim (district wise) for general information.

**DISTRICT EAST**

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| 2. Smt. Yangjee Sherpa | Up-Sabhapati |
| 3. Shri Tika Ram Gurung | Sachiva |
| 4. Shri Dorjee Tshering Sherpa | Member |
| 5. Shri Dhan Bahadur Chhetri | Member |

| 20. Rhegho | 1. Shri Krishna Bahadur Rai | Sabhapati |
| 2. Shri Sona Sherpa | Up-Sabhapati |
| 3. Shri Chatra Bahadur Rai | Sachiva |
| 4. Shri Santa Kumar Rai | Member |
| 5. Shri Jas Bahadur Rai | Member |

| 21. Dholepchen | 1. Shri Khus Narayan Pradhan | Sabhapati |
| 2. Smt. Suk Maya Rai | Up-Sabhapati |
| 3. Shri Jit Bahadur Chettri | Sachiva |
| 4. Shri Ganesh Kumar Pradhan | Member |
| 5. Shri Nope Buthia | Member |

| 22. Aritar | 1. Shri Pinssom Buthia | Sabhapati |
| 2. Shri Man Bahadur Gurung | Up-Sabhapati |
| 3. Shri Sur Madan Chhetri | Sachiva |
| 4. Shri Java Lall Nirola | Member |
| 5. Smt. Devi Sharma | Member |
| 6. Shri Man Bahadur Chhetri | Member |

| 23. Rhenock Tarpin | 1. Shri Krishna Kumar Pradhan | Sabhapati |
| 2. Shri Harka Bahadur Gautam | Up-Sabhapati |
| 3. Smt. Sashikala Yasista | Sachiva |
| 4. Shri Kul Bahadur Bista | Member |
| 5. Shri Sundar Kumar Newar | Member |
| 6. Shri Prem Bahadur Chhetri | Member |
| 7. Shri Ongdi Buthia | Member |

| 24. Assam Lingzey | 1. Shri Tula, Ram Upreti | Sabhapati |
| 2. Shri Tenzing Buthia | Up-Sabhapati |
| 3. Shri Santurjir Rai | Sachiva |
| 4. Shri Amrit Kumar Rai | Member |
| 5. Shri Abi Man Subba | Member |

| 25. Naitam Nandok | 1. Shri Bir Bahadur Chhetri | Sabhapati |
| 2. Shri Tshering Napu | Up-Sabhapati |
| 3. Shri Dhan Raj Rai | Sachiva |
| 4. Shri Kharga Bahadur Chhetri | Member |
| 5. Shri Bek Bahadur Rai | Member |
| 6. Shri Ram Bahadur Chhetri | Member |

| 26. Tathangchen Syari | 1. Shri Phurba Tamang | Sabhapati |
| 2. Shri Ashok Kumar Tamang | Up-Sabhapati |
| 3. Shri Kunga Zangpo Buthia | Sachiva |
| 4. Shri Sonam Tashi Buthia | Member |
| 5. Shri Dadul Buthia | Member |
| 6. Shri Tshering Wangdi Lepcha | Member |
| 7. Shri Passang Buthia | Member |

| 27. Samdur | 1. Shri Karma Buthia | Sabhapati |
| 2. Smt. Lakhit Gurung | Up-Sabhapati |
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| 4. Shri Suraj Bahadur Chhetri | Member |
| 5. Shri Riming Buthia | Member |
| 6. Shri Manoj Pradhan | Member |
| 7. Shri Tek Bahadur Chhetri | Member |

<p>| 28. Sicheygaon | 1. Shri Bikash Rai | Sabhapati |</p>
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2. Shri Ugen Lepcha
3. Shri Rudra Prasad Ojha
4. Shri Bhakta Bdr. Gurung
5. Shri Dhan Bdr Rai

Sabha pati
UpSabhapati,
Sachiva
Member
Member

41. Lingdok-Namphong
1. Shri Norbu Bhutia
2. Shri Wangchuk Lepcha
3. Shri Rudra Prasad Gautam
4. Shri Ishwar Prasad Neopany
5. Shri Kharga Bdr. Karki

Sabhapati
Up-Sabhapati
Sachiva
Member
Member

42. Navey Shotak
1. Shri Thendup Dorjee Bhutia
2. Shri Karma Tempo Bhutia
3. Shri Chewang Bhutia
4. Shri Gogey Bhutia
5. Shri Nima Lepcha
6. Shri Passang Sherpa

Sabhapati
Up-Sabhapati
Sachiva
Member
Member
Member

43. Gnathang
1. Shri Wangchuk Bhutia
2. Shri Chundi Bhutia
3. Shri Tashi Thendup Bhutia
4. Smt. Lobsang Lhamu Bhutia
5. Shri Gnawang Gyaltsen Bhutia,

Sabhapati
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22. Barnyak-Martam
1. Sri Amber Bahadur Kharka.
2. Sri Bhola Nath Sharma
3. Sri Jag Bahadur Chhetri
4. Sri Bhim Bahadur Subba
5. Sri Dal Bahadur Gurung
6. Sri Durga Pradhan
7. Sri Harish Chandra Chhetri
8. Sri Man Bahadur Subba

23. Chingthang
1. Sri Nanda Kumar Rai
2. Sri Bhakta Bahadur Gurung
3. Sri Kharga Singh Rai
4. Sri Dhurba Subba
5. Sri Jai Kumar Rai

24. Sangadorji-Rinchenpong
1. Sri Indra Bahadur Gurung
2. Sri Sonam Topden Lepcha
3. Sri Sher Bahadur Gurung
4. Sri Bisluha Bahadur Rai
5. Sri Dhan Bahadur Tamang
6. Sri Dhan Bahadur Rai
7. Sri Mohan Kumar Gurung
8. Sri Sonam Wangyal Bhutia

25. Samdong
1. Sri Ben Kumar Gurung
2. Sri Budhiman Subba (Reshi)
3. Sri Padam Lall Gurung
4. Sri Budhiman Subba (Samdong)
5. Sri Budhiraj Subba
6. Sri Damber Singh Gurung

26. Dethang
1. Sri Yadu Ram Karki
2. Sri Passang Thendup Bhutia
3. Sri Tshering Pinto Bhutia.
4. Sri Budhiraj Rai
5. Sri Im Lall Bahun
6. Smt. Punya Maya Sharma

27. Takothang
1. Sri Ram Singh Rai
2. Sri Man Dhoj Rai
3. Sri Lall Bahadur Manger
4. Sri Dento. Lepcha
5. Sri Jiwan Tamang

28. Suldung-Kamling
1. Sri Dinesh Kumar Allev
2. Sri Ram Kumar Rai
3. Sri Phurba Tshering Lepcha
4. Sri Bhim Kumar Biswakarma
5. Sri Santa Kumar Tamang

29. Mabong-Segeng
1. Sri Ran Bahadur Rai
2. Sri Tika Man Rai
3. Sri Subash Rai
4. Sri Gokul Pradhan
5. Sri Ujer Singh Rai

30. Khanisherbong-Chhota-Samdong
1. Shri Bhim Bahadur Gurung
2. Sri Devi Prasad Rai
3. Sri Navin Thapa
4. Sri Guman Singh Subba
5. Sri Jai Kumar Gurung
6. Sri Suk Dhoj Limbu (Chhota-Samdong)

31. Samsing-Geling
1. Sri Kiran Kumar Rai
2. Smt. Sabitri Rai
3. Sri Taranam Rai
4. Sri Nar Singh Rai
5. Sri Prem Lall Chettri
6. Smt Phulmaya Rai
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|             | 2. Sri Bijoy Gunmg    | Up-Sabhapati |
|             | 3. Sri Ganga Prasad Gurung | Sachiva |
|             | 4. Sri Deepak Gurung  | Member |
|             | 5. Sri Mani Kumar Mukhia | Member |
|             | 6. Sri Phur Tshering Lepcha | Member |
| 33. Chumbong | 1. Sri Subash Chandra Rai | Sabhapati |
|             | 2. Sri Dew Kumar Rai   | Up-Sabhapati |
|             | 3. Sri Narendra Kumar Rai | Sachiva |
|             | 4. Sri L. Tshering Bhutia | Member |
|             | 5. Sri Rajendra Kumar Rai | Member |
| 34. Zoom    | 1. Sri Birkha Bahadur Rai | Sabhapati |
|             | 2. Sri Rudra Bahadur Rai | Up-Sabhapati |
|             | 3. Sri John Rai        | Sachiva |
|             | 4. Smt. Kamala Maya Rai | Member |
|             | 5. Sri Shyamshan Rai   | Member |
| 35. Malbasey| 1. Sri Dil Bahadur Subba | Sabhapati |
|             | 2. Sri Gom Bahadur Subba | Up-Sabhapati |
|             | 3. Sri Damber Singh Mangar | Sachiva |
|             | 4. Sri Bhim Kumar Rai  | Member |
|             | 5. Sri Jit Bahadur Chhetri | Member |
| 36. Soreng  | 1. Sri Nabin Chandra Subba | Sabhapati |
|             | 2. Sushri Basanti Tamang | Up-Sabhapati |
|             | 3. Sri Laguman Tamang   | Sachiva |
|             | 4. Sri Budhiman Pradhan | Member |
|             | 5. Sri Man Bahadur Chhetri | Member |
| 37. Singling | 1. Sri Sukman Tamang | Sabhapati |
|             | 2. Sri Kalu Singh Tamang | Up-Sabhapati |
|             | 3. Sri Singh Raj Subba | Sachiva |
|             | 2. Sri Dhan Bahadur Tamang | Member |
|             | 5. Sri Sherab Gyaltse Bhutia | Member |
| 38. Timburbong | 1. Sri Bhakta Das Sharma | Sabhapati |
|             | 2. Sri Asar Singh Subba | Up-Sabhapati |
|             | 3. Sri Chatra Man Subba | Sachiva |
|             | 4. Sri Laxmi Prasad Subba | Member |
|             | 5. Sri Khushendra Prasad Daha | Member |
|             | 2. Sri Bhakta Bahadur Chhetri | Up-Sabhapati |
|             | 3. Sri Saran Kumar Tamang | Sachiva |
|             | 4. Sushri Bhim Maya Gurung | Member |
|             | 5. Sri Rup Lall Gurung | Member |
| 40. Dodak    | 1. Sri Kuldeep Gurung | Sabhapati |
|             | 2. Sri Dhan Sore Subba | Up-Sabhapati |
|             | 3. Sri Uma Kanta Sharma | Sachiva |
|             | 4. Sri Dakman Gurung | Member |
|             | 5. Sri Padam Bahadur Limbu | Member |
| 41. Rumbuk   | 1. Sri Ran Bahadur Subba | Sabhapati |
|             | 2. Sri Budha Tshering Lepcha | Up- Sabhapati |
|             | 3. Sri Ela Hana Subba | Sachiva |
|             | 4. Sri Damber Singh Rai | Member |
|             | 5. Sri Da Dorjee Sherpa | Member |
| 42. Upper-Fambong | 1. Smt. Sunita Pradhan | Sabhapati |
|             | 2. Sri Madhukar Darjee | Up-Sabhapati |
|             | 3. Smt. Ongkit Tasho | Sachiva |
|             | 4. Sri Birkha Singh Subba | Member |
|             | 5. Sri Chandra Bahadur Limbu | Member |
| 43. Lower-Fambong | 1. Sri Karna Bahadur Pradhan | Sabhapati |
|             | 2. Sri Sukra Singh Subba | Up-Sabhapati |</p>
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11. Tsungthang
1. Shri Choden Lepcha
2. Shri Zerung Lepcha
3. Shri Samdup Lepcha
4. Shri Gala Lepcha
5. Shd Thendup Lepcha
   Sabhapati
   Up-Sabhapati
   Sachiva
   Member

12. Namok-Sheyam
1. Shri Karma Goley Bhutia
2. Shri Norden Lepcha
3. Shri Denzong Lepcha
4. Shri Naksuk Bhutia
5. Shri Gyatuk Lepcha
   Sabhapati
   Up-Sabhapati
   Sachiva
   Member

13. Ramthang- Tangyek
1. Shri Pentuk Lepcha
2. Shri Tensung Bhutia
3. Shri Danny Lepcha
4. Shd Bacha Lepcha
5. Shri Chamkey Lepcha
   Sabhapati
   Up Sabhapati
   Sachiva
   Member

14. Tingchim-Mangshila
1. Shri Birkhaman Limbu
2. Shri Tshering Bhutia (A)
3. Shri Tshering Bhutia (B)
4. Shri Padam Singh Limbu
5. Shd Nar Bdr. Limbu
6. Smt. Phutick Bhutia
   Sabhapati
   Up-Sabhapati
   Sachiva
   Member

15. Rongong- Tumlong
1. Shri Gayching Bhutia
2. Shri Thupden Bhutia
3. Shri Nakting Bhutia
4. Shri Sangay Bhutia
5. Shri Chewang Narngyal Bhutia
   Sabhapati
   Up-Sabhapati
   Sachiva
   Member

16. Phensong
1. Shri Ugen Bhutia
2. Shri Dadue Lepcha
3. Shri Chewang Norbu Lepcha
4. Shri Lopzang Lepcha
5. Shri Karma Lepcha
   Sabhapati
   Up-Sabhapati
   Sachiva
   Member

17. Men-Rongong
1. Shri Rinzing Lepcha
2. Shri Passang Tencho Lepcha
3. Shri Ningey Lepcha
4. Shri Tashi Thargey Lepcha
5. Shri Acho Lepcha
   Sabhapati
   Up-Sabhapati
   Sachiva
   Member

18. Kabi- Tingda
1. Shri Sonam Tshering Bhutia
2. Shri Dawa Namgay Bhutia
3. Shri Tshering Sherpa
4. Shri Passang Sherpa
5. Shri Ganden Bhutia
   Sabhapati
   Up-Sabhapati
   Sachiva
   Member

19. Anjar-Selong
1. Shri Sonam Tshering Bhutia
2. Shri Tshering Gende Sherpa
3. Shri Sonam Lepcha
4. Shri Lepcha
5. Shri Lepcha
   Sabhapati
   Up-Sabhapati
   Sachiva
   Member
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1. Shri Suman Kumar Tewari Sabhapati
   2. Shri Bhakta Bdr Poudyal Up-Sabhapati
   3. Shri Dilli Bdr. Baniya Sachiva
   4. Shri Birkha Bdr. Kamer Member
   5. Shri Deepak Kumar Bhandari Member

10. Tarku
   1. Shri Hari Krishna Sharma Sabhapati
   2. Shri Bom Bdr Gurung Up-Sabhapati
   3. Shri Bharat Dhoj Subba Sachiva
   4. Shri Harka Bdr. Tamang Member
   5. Shri Bhuwani Shankar Sharma Member

11. Namphing
   1. Shri Naktey Bhutia Sabhapati
   2. Shri Jagat Bdr. Limbu Up-Sabhapati
   3. Shri Nima Tenzing Sherpa Sachiva
   4. Shri Karma Ugen Member
   5. Shri Thai Bdr. Gurung Member
   6. Shri Ram Bdr Sunwar Member
   7. Shri Puna Pd. Bajagai Member

12. Bermiok Tokal
   1. Shri Mingma Dorjee Sherpa Sabhapati
   2. Shri Sher Bdr. Chhetri Up-Sabhapati
   3. Shri Bal Bdr Dahal Sachiva
   4. Shri Gyan Tshering Lepcha Member
   5. Shri Temba Sherpa Member
   6. Shri Bhim Bdr. Gurung Member
   7. Shri Harka Bdr. Gurung Member

13. Chuba Perbing
   1. Shri Biley Theengh Tamang Sabhapati
   2. Shri Dorjey Tamang Up-Sabhapati
   3. Shri Pratap Singh Tamang Sachiva
   4. Shri Passang Dorjee Lepcha Member
   5. Shri Narcha Lepcha Member
   6. Shri Budha Singh Tamang Member
   7. Shri Phurzang Lepcha Member

14. Nagi Mameydara
   1. Shri Norcheyok Lepcha Sabhapati
   2. Shri Man Bahadur Gurung Up-Sabhapati
   3. Shri Lachmi Pd. Kharel Sachiva
   4. Shri Gopal Kharel Member
   5. Shri Amber Singh Tamang Member
   6. Shri Durga Lohar Member
   7. Shri Chyatok Lepcha Member

15. Turung Phamphok:
   1. Shri Norcheyok Lepcha Sabhapati
   2. Shri Man Bahadur Gurung Up-Sabhapati
   3. Shri Lachmi Pd. Kharel Sachiva
   4. Shri Gopal Kharel Member
   5. Shri Amber Singh Tamang Member
   6. Shri Durga Lohar Member
   7. Shri Chyatok Lepcha Member

16. Rateypani
   1. Shri Kharga Bdr. Rai Sabhapati
   2. Shri Harb Bdr. Rai Up-Sabhapati
   3. Shri Lall Bdr. Chhetri Sachiva
   4. Shri Kumar Rai Member
   5. Shri Krishna Bdr. Rai Member
   6. Shri Tej Man Tamang Member
   7. Shri Mangal Singh Kami Member

17. Sadam Suntaley
   1. Shri Chintamani Bhattrai Sabhapati
   2. Shri Chandra Basnett Up-Sabhapati
   3. Shri Ram pd. Rai Sabhapati
   4. Shri Bhim Bdr. Gurung Member
   5. Shri Prem Bdr. Karki Member
   6. Shri Jitnman Rai Member
   7. Shri Bhuwan Singh Khulal Member

18. Melidara Paiyong
   1. Shri Deo Narayan Pradhan Sabhapati
   2. Shri Man Bdr. Tamang Up-Sabhapati
   3. Shri Madan Kumar Cintury Sachiva
   4. Shri Nar Bdr. Pralchhan Member
   5. Shri Chandra Jyoti Pradhan Member
19. Turuk Ramabong
   1. Shri Thendup Tsh. Lepcha  
     2. Shri Hem Kumar Rai   
     3. Shri Sarad Pradhan 
     4. Shri Pahal Man Rai 
     5. Shri Jagat Bdr. Sunwar 
     6. Shri Taraman Chhetri

20. Lungchuk Kamarey
   1. Shri Paras Mani Rai 
     2. Shri Ran Bdr. Rai 
     3. Shri Shiva Kr. Rai 
     4. Shri Kharga Bdr. Manger 
     5. Shri Pirtha Singh Gurung 
     6. Shri Chandra Bdr. Gurung

21. Sambuk Kartikcy
   1. Shri Devi Pd. Pradhan 
     2. Shri Puran Giri 
     3. Shri Girish Chandra Rai 
     4. Shri Tika Ram Rai 
     5. Shri Sudan Kr. Rai

22. Rong Bul
   1. Shri Gagan Rai 
     2. Shri Devi Chand Manger 
     3. Shri Amar Singh Rai 
     4. Shri Narayan Pd Rai 
     5. Shri Bhakta Bur. Gurung

23. Maniram Phalidara
   1. Shri Chandra Das Gurung 
     2. Shri Mani Pratap Tamang 
     3. Shri Tshering Dorjee Sherpa 
     4. Shri Champa Singh Manger 
     5. Shri Udai Man Rai

24. Singithang
   1. Shri Norden Bhutia 
     2. Smt. Tsesang Tamang 
     3. Shri Tarun Rai 
     4. Shri Ongdup Bhutia 
     5. Shri Khargy Bdr Chhetri 
     6. Shri Homnal Rai 
     7. Shri Needup Bhutia 
     8. Shri Jas Bdr. Rai 
     9. Shri Man Bdr Manger 
    10. Shri Lakpa Tsh. Tamang 
    11. Shri Mahendra. Ku. Rai 
    12. Shri Kabiraj Thapa 
    13. Shri Dhayal Singh Rai 
    14. Shri Dup Tsh. Lepcha 
    15. Shri. Naku Rai 

25. Mamley KJmrang
   1. Shri Purna Singh Rai 
     2. Shri Dhan Bdr. Manger 
     3. Shri Tika Ram Chhettri 
     4. Shri Harka Bdr Manger 
     5. Shri Bal Krishna Rai 

26. Assangthang
   1. Shri Dilk Kr. Yonzon 
     2. Shri Ran Bdr. Manger 
     3. Shri Bhim Bdr Chhettri 
     4. Shri Bijendra Rai 
     5. Shri Partiman Rai 

27. Salghari
   1. Shri Sher Bdr. Rai 
     2. Smt. Ajanti Pradhan 
     3. Shri Agam Das Manger 
     4. Shri Parsu Ram Rai 
     5. Shri Bal Kmr Rai 
     6. Shri Gunja Rai
30. Sorok Shyampani
1. Shri Man Bdr. Rai
   Sabbhapati
2. Shri Puma Bdr. Rai
   Up-Sabbhapati
3. Shri Ganga Pd. Subba
   Sachiva
4. Shri Jas Bdr. Tamang
   Member
5. Shri Bal Kr. Limbu
   Member

31. Mikhola Kitam
1. Shri Hasta Man Rai
   Sabbhapati
2. Shri Sat Bdr. Rai
   Up-Sabbhapati
3. Shri Krishna Pd. Subba
   Sachiva
4. Smt. Purna Maya Manger
   Member
5. Shri Bhakta Tamang
   Member
6. Shri Tikey Lepcha
   Member
7. Shri Chandra Bir Rai
   Member

32. Wak Omchu
1. Shri Kamu Tsh. Lepcha
   Sabbhapati
2. Shri Ratna Bdr Gurung
   Up-Sabbhapati
3. Shri Gopal Rai
   Sachiva
4. Shri Pemdup Lepcha
   Member
5. Shri Tshewang Wangdi
   Member

33. Tinkitam Rayong
1. Shri N. Dadul Phenchungpa
   Sabbhapati
2. Shri Chandra Bdr. Rai
   Up-Sabbhapati
3. Shri Kami Bhutia
   Sachiva
4. Shri Buddha Singh Tamang
   Member
5. Shri Namkha Wangdi Bhutia
   Member

34. Sanghanath
1. Sri Kabirman Rai
   Sabbhapati
2. Sri Nar Bahadur Rai
   Up-Sabbhapati
3. Miss Ugen Choki Bhutia
   Sachiva
4. Sri Ong Tsering Lepcha
   Member
5. Miss Sanju Rai
   Member

35. Lamaten Tingmo
1. Sri Dal Bahadur Gurung
   Sabbhapati
2. Sri Phurba Sherpa
   Up-Sabbhapati
3. Sri Purbha Bahadur Limbu
   Sachiva
4. Shri Pancha Bahadur Limbu
   Member
5. Sri Yomphey Lepcha
   Member

36. Kewzing Bakhim
1. Sri Sonam Bhutia
   Sabbhapati
2. Sri Lerap Bhutia
   Up-Sabbhapati
3. Sri Chandralal Rai
   Sachiva
4. Sri Ugen Tshering Bhutia
   Member
5. Sri Phurba Sherpa
   Member

37. Legshep
1. Sri Dhan Bahadur Chhetri
   Sabbhapati
2. Sri Santosh Rai
   Up-Sabbapti
3. Sri Samsong Lepcha
   Sachiva
4. Sri Jit Bahadur Rai
   Member
5. Sri Tikaram Chhetri
   Member

38. Ralong-Namlung
1. Sri Top Tshering Bhutia
   Sabbhapati
2. Sri Pemgey Tshering Bhutia
   Up-Sabbaphati
3. Shri Sonam Topzer
   Sachiva
4. Sri Norden Bhutia
   Member
5. Sri Tilak Bahadur Limbu
   Member
6. Sri Tshering Bhutia
   Member

39. Borong Phamtam
1. Sri Binod Gurung
   Sabbhapati
2. Sri Bharat Kumar Tamang
   Up-Sabbaphati
3. Sri Gopal Singh Rai
   Sachiva
4. Sri Surendra Rai
   Member
5. Sri Ragnesh Gurung
   Member
6. Shri Bal Bahadur Gurung
   Member

BY ORDER
L.B. Chettri
DIRECTOR OF PANCHAYAT AND SECRETARY TO THE GOVT OF SIKKIM
NOTIFICATION

Dated Gangtok the 31st March, 1993.

In pursuance of Rule 267 (0) of the Rules of Procedure and Conduct of Business in the Sikkim Legislative Assembly, the following members of the Fourth Sikkim Legislative Assembly have been elected to constitute the Committee on Estimates for the year 1993-94.

1. Shri Hangu Tshering.
2. Shri Rupraj Rai.

2. Under Rule 210 (1) of the said Rules, Shri Hangu Tshering has been appointed by the Hon'ble Speaker as the Chairman of the Committee.

G.K. Subba
Secretary
Sikkim Legislative Assembly.
NOTIFICATION

The Governor of Sikkim is pleased to reconstitute the Sikkim Rajya Sainik Board as follows with immediate effect:

1. Shri Nar Bahadur Bhandari Hon'ble Chief Minister of Sikkim
2. Shri Chamla Tshering Hon'ble Minister of Finance
3. Chief Secretary Home Secretary Government of Sikkim.
4. Director General of Police
5. Finance Secretary, Government of Sikkim.
6. Establishment Secretary, Government of Sikkim
7. Education Secretary, Government of Sikkim
8. Secretary, Industries, Govt. of Sikkim Managing Director, SIDICO Representative of GOC 17 Mtn. Div. (Not below rank of Brig.)
10. Other Head of Departments having subjects of the Board will be invited.
11. Shri S.M. Limbu, MLA
14. Incharge, SIDBI
15. Sub-Maj. (Hony. Lt) Gorey Limbu Timurbong (West Sikkim)
16. Sub. D.S. Rai, Zarong (South Sikkim)
17. Sub Maj. (Hony. Capt.) Dawa Tshering Lepcha, Chandmari (East Sikkim)
18. Rfn. Sher Bahadur Limbu Lower Mangsila, (North Sikkim)
19. Secretary, Rajya Sainik Board
20. To function as Secretary of the Board.
The following Act of the Sikkim Legislative Assembly Secretariat having received the assent of the Governor on 30th day of March, 1993 is hereby published for general information:

THE SIKKIM AGRICULTURAL PRODUCE MARKET ACT, 1993

(Act. NO. I OF 1993)

AN ACT.

to provide for better regulation of marketing of agricultural produce and the establishment and proper administration of markets for agriculture produce and for matters connected therewith and incidental thereto.

BE it enacted by the Legislative Assembly of Sikkim in the Forty-fourth Year of the Republic of India as follows:

CHAPTER  I

PRELIMINARY

1 (1) This Act may be called the Sikkim Agriculture Produce Market Act. 1993. It extends to the whole of the State of Sikkim.

(2) It shall come into force on such date as the State Government may, by notification in the Official Gazette. appoint and different dates may be appointed for different areas.

2. In this Act, unless the context otherwise requires.

(a) "agriculturist" means a person who ordinarily by himself or by his tenant or hired labour or otherwise is engaged in the production of agricultural produce but does not include a dealer or broker in agricultural produce.

(b) "agricultural produce" includes all produce, whether processed or non processed of agriculture, horticulture, animal husbandry, pisciculture, sericulture and forest as specified in the Schedule.

(c) "Board" means the Sikkim State Agricultural Marketing Board constituted under section 33.
(e) "commission agent" means a person who on behalf of another person and in consideration of commission makes or offers to make purchase or sale of agricultural produce or does or offers to do anything necessary for completing or carrying out such purchase or sale;

(f) "Co-operative Societies" means all Co-operative Societies registered under the Sikkim Co-operative Societies Act, 1978, which has as its principal object the promotion of the sale of agricultural produce grown, reared or produced by its members.

(g) "Director" means the Director of Agriculture and Horticulture, Government of Sikkim and includes any other officer authorised by the Government by notification to perform the functions of the Director under this Act for such an areas as may be specified in the notification;

(h) licence means a license granted under this Act

(i) "market" means a market established and registered under this market area and includes a market proper, a principal market sub-market yard or yards, if any;

(j) "market area" means any area declared to be a market area under Section 10

(k) "market committee" means a committee established under section 12;

(l) "market proper" means any area including all lands with the buildings and structures thereon within such distance of the principal or sub-market yard declared to be a market proper under clause (b) of sub-section (2) of section 11

(m) "notified agricultural produce" means the agricultural produce specified as such under section 10 ;

(n) "prescribed" means prescribed by rules made under this Act;

(o) "principal market yard and sub-market yard" means an enclosure, building or locality in a market area declared to be a principal market yard and sub. market yard respectively under clause (a) of sub-section 2 of section 11 ;

(p) "Registrar" means the Registrar of the Co-operative Societies of Sikkim ;

(q) "retail sale" means a sale of any agricultural produce not exceeding such quantity as may be fixed in respect of an agricultural produce;

(r) "State Government" means the State Government of Sikkim ;

(s) "Secretary" means the Chief Executive of the market committee and includes officiating, acting, Deputy and Assistant Secretary;

(t) "Schedule" means the Schedule to .this Act;

(u) "Supervisor" means a person whose business is to supervise the consignment of agricultural produce for sale in regard to quality, grade, adulteration and such other purposes;

(v) "trade" means any kind of transaction or sale and purchase of any agricultural produce;

(w) "trader" means a person who is ordinarily engaged in the business of buying and selling, agricultural produce whether by himself or by duly authorised agent and includes a person who is ordinarily engaged in the business or processing of agriculture produce;

(x) "weigh man" means a person whose business is to weigh the consignment of agricultural produce.
CHAPTER - III

STATE AGRICULTURAL MARKETING BOARD CONSTITUTION, FUNCTIONS AND POWERS

3. (1) The State Government may, for the purpose of this Act, by notification in the Official Gazette, establish and constitute a Board to be known as the Sikkim State Agricultural Marketing Board.

(2) The Board shall have thirteen members consisting of the following persons, namely:

(a) six official members as under:
   (i) Secretary to the Government of Sikkim in Agriculture Department who shall be the ex-officio president of the Board;
   (ii) Secretary to the Government in Urban Development and Housing Department;
   (iii) Director, Agriculture Department, who shall be the Vice-President of the Board;
   (iv) Director, Horticulture Department, who shall be the Managing Director and also Chief Executive of the Board.
   (v) Director, Animal Husbandry Department
   (vi) Registrar, Co-operative Department;

(b) Seven Non-official members as under:
   (i) Two presidents of Market Committee;
   (ii) one representative from Spices Board;
   (iii) Managing Director, Sikkim Co-operative Supply and Marketing Federation (SIMFED);
   (iv) One member from financial institution,
   (v) One member from progressive farm,
   (vi) One member from traders representative.

The State Government shall appoint an officer of the Agriculture or Horticultural Department having diploma in Agricultural Marketing to be the Executive Officer to assist the Managing Director for efficient performance of the duties and function of the Board.

(3) Presence of five members shall constitute quorum for the meeting of the Board.

(4) All questions before a meeting of the Board shall be determined by a majority of votes of the members present and voting and in case of equality of votes the president may exercise a casting vote.

No proceeding of the Board shall be invalid by reason only of the existence of any vacancy amongst its members or any defect in the constitution thereof.

(5) The Board shall be a body corporate having perpetual succession and a common seal with power subject to the provisions of this Act, to acquire and hold property and shall, by the said name, sue and be sued.

(6) The State Government shall exercise superintendence and control over the Board and its employees and may call for such information as it may deem necessary and, in the event of its being satisfied that the Board is now functioning properly, the State Government may reconstitute it.

4. In-corporation of the Board.

1. The Board shall be a body corporate having perpetual succession and a common seal with power subject to the provisions of this Act, to acquire and hold property and shall, by the said name, sue and be sued.

2. The State Government shall exercise superintendence and control over the Board and its employees and may call for such information as it may deem necessary and, in the event of its being satisfied that the Board is now functioning properly, the State Government may reconstitute it.

5. Disqualification for membership in the Board.

No person shall be eligible to be a non-official member of the Board who-

(a) is below eighteen years of age;
(b) has been removed under section 30 of this Act;
(c) is of unsound mind; or
(d) has been declared insolvent or sentenced by a criminal court for offence involving moral turpitude.
The Board shall exercise superintendence and control over the market committees and may call for any information or returns relating to notified agricultural produce from any market committee and shall have the power to inspect the records of any market committee or such functionaries under or in relation to such market committees, as the case may be.

Notwithstanding anything contained in sub-sections (I) and (1), the State Government shall also have powers of superintendence and control over the market committees or other functionaries under or in relation to such market committee.

Subject to the provisions of this Act and the rules and bye-laws made thereunder, the Board may have its own officers and staff to carry out its functions, and their service conditions shall be such as the State Government may, from time to time, specify.

The Board shall have its own fund into which all money received by it shall be paid and from which all expenditure incurred shall be defrayed.

The Board may, with the previous sanction of the State Government, raise money required for carrying out the purposes for which it is established on the security of any property vested in it.

The accounts of the Board shall be maintained in such form as the State Government may prescribe. Subject to the rules made for this purpose, the Board shall submit to the State Government a statement of the estimated income and expenditure financial year and the State Government shall give its approval without modification within two months of the receipt thereof.

CHAPTER - III
DECLARATION AND ESTABLISHMENT OF MARKET AREA AND CONSTITUTION OF MARKET COMMITTEE

The State Government may, by notification in the Official Gazette, declare the area so notified or any portion thereof to be a market area for the purposes of this Act in respect of all or any of the agricultural produce specified in the Schedule.

After the date of the publication of the notification under sub-section (1) or at such date as may be specified therein, no person, local or other authority shall, notwithstanding anything contained in any law for the time being in force, set up, establish or continue or allow to be set up, establish or continue or use any place in the market area for the purpose, sale or storage of any agricultural produce so notified, except in accordance with the provisions of this Act or of the rules or bye laws made thereunder.

Nothing in sub-section (2) shall apply to the purchase, sale or storage of such agricultural produce if the producer of such produce is himself its seller and the purchaser is a person who purchases such produce for his own consumption, or if such agricultural produce is sold by retail sale to a person who purchases such produce for his own consumption.

The State Government may at any time, by notification in the Official Gazette exclude from the market area any area or any agricultural produce specified for that market area.

For each market area, there shall be the principal market yard and sub-market yards, if necessary.

The State Government may, by notification in the Official Gazette, declare any enclosure, building or locality in any market area to be the principal market yard and other enclosures, buildings or localities in such market areas to be one or more sub-market yard or yards for the area; and

any area including, all lands with the building and structures thereon within such distance of the principal or sub-market yard or yards, as the case may be, as it thinks fit, to be the market proper.

The State Government may by notification in the Official Gazette establish a market committee for every area declared to be a market area under sub-section (1) of section 10.
In case of peculiar nature of trading of any agricultural produce, a separate market committee within the same market area may be established if the independent market committee already functioning is unable to undertake its trading:

Provided that not more than one market committee shall be established within the same market area for the same type of agricultural produce.

Every market committee shall consist of the following members to be nominated by the State Government, namely:

(i) Deputy Director of Horticulture of the area who shall be the ex-officio president of the committee,
(ii) Deputy Director of Agriculture of the area,
(iii) Deputy Director of Animal Husbandry of the area,
(iv) one member of the Co-operative Societies holding licence in the market area,
(v) one member from the trades, holding licence in the market area,
(vi) two farmers' representatives of the area,
(vii) one member from the Urban Development and Housing Department.

The non-official members shall hold office for a period of five years commencing from the date of the first meeting of the market committee.

The official members shall cease to hold office, if he ceases to be a member of the category of persons from which he was nominated.

A member shall also cease to hold office if he resigns his membership and the same is accepted by the market committee or if he is removed by the State Government.

Whenever any vacancy occurs in membership for any of the reasons aforesaid the said vacancy shall be filled in the same manner and such member shall hold office for the unexpired term of the member in whose place he is nominated.

Notwithstanding any vacancy, the market committee shall be competent to exercise its powers and perform its duties and none of its act shall be questioned merely on the ground of the existence of any vacancy or any defect in its constitution.

CHAPTER - IV
POWERS, FUNCTIONS AND DUTIES OF MARKET COMMITTEE

(1) The president shall exercise such powers and perform such duties on behalf of the committee under this Act and the rules made thereunder as may be prescribed.

The president shall preside at every meeting of the market committee and in his absence the members present shall elect one from amongst themselves to preside over that meeting.

No business shall be transacted at my meeting of the market committee unless

(a) the Secretary, under the direction of president calls for meeting on a requisition made by the members as prescribed; and

(b) there is quorum.

The quorum referred to in clause (b) of sub-section (1) shall be one-third of the total number of the members of the market committee. If at any meeting there is no quorum, the meeting shall stand adjourned to some future day to be appointed by the president or any member who may preside at the meeting, as the case may be. The members present at such adjourned meeting shall form a quorum whatever their number may be.

The function of a market committee shall be-

(i) to maintain and manage the market yard and to control, regulate and run the market in the interest of agriculturist and traders holding licence from the market yard committee;

(ii) to regulate and control transactions in the market and to deal with any defaulting licence holder with respect to any notified agricultural produce;

(iii) to control and regulate the admission in the markets, to determine the conditions for use of the market and to prosecute and confiscate the goods belonging to persons trading without a valid licence;
17. A market committee shall have the power to regulate entry of persons to the principal or sub-market yard, to supervise the behavior of the person so entered for business and to take disciplinary action against the Licensee who fails to fulfill the conditions of the licence or any direction of the market committee issued under the provisions of this Act or the rules or bye-laws made thereunder.

18. It shall be the duty of every market committee to enforce the provisions of this Act, the conditions of licence granted under the rules and bye-laws made under the Act in the market area and to provide such facilities as the State Government may, from time to time, direct in connection with the purchase and sale of notified agricultural produce.

19. A market committee may appoint a sub-committee or a joint committee or an adhoc committee from amongst its members for the administration of the sub-market yard, for reporting or recommending or deciding any matter or matters relating thereto and may delegate to such committee such of its duties as it may think fit. There shall be at least three members in such committee.

20. (1) Every market committee shall have a Secretary appointed by the State Government subject to such terms and conditions as may be prescribed.

(2) A market committee may also, with the approval of the Board, employ such other officers and staff as may be necessary for the management of the market on such terms and conditions as may be prescribed.

21. Every contract entered into by a market committee shall be in writing and shall be executed by the president and secretary of the committee.

22. A market committee shall levy and collect fees and the agricultural produce bought or sold in the notified market area at a rate approved by the Board and concurred by the State Government for which an agricultural produce is bought or sold whether for cash or for deferred payment or other valuable consideration:

:Provided that

(a) no fee shall be leviable in respect of any transaction in which delivery of the agricultural produce bought or sold is not actually made;

(b) and a fee shall be leviable only on the parties to a transaction in which delivery is actually made.

23. All money received by a market committee shall be paid into a fund to be called "The Market Committee Fund" and all expenditure incurred by the market committee under or for the purpose of this Act shall be defrayed out of the said fund. Any surplus remaining with the market committee after such expenditure shall be invested in such manner as may be prescribed.
The fund of the market committee shall be expended for the following purposes, namely:

(i) maintenance and improvement of the market;
(ii) construction and repair of buildings necessary for the purposes of such market and for the health convenience and safety of the persons using it;
(iii) pay, pensions, allowances, gratuities, compensations for injuries resulting from accidents during duty and compassionate allowances of its employees and payment of honorarium to president, vice-president and members of the market committee and travelling allowance payable to them for attending the meeting;
(iv) expenses connected with the collection and dissemination of information regarding matters relating to crop statistics and marketing in respect of the agricultural produce;
(v) contribution to the Board under section 26;
(vi) acquisition of a site for the market;
(vii) payment of interest on the loans that may be raised for the purpose of the market and the provisions of sinking fund in respect of such fund;
(viii) other expenses connected with the carrying out the purposes of this Act and the rules and bye-laws made thereunder.

If a market committee incurs an expenditure for any purpose other than those specified under section 25 or in excess of the expenditure approved by the Board then it shall be deemed to be a miss-application of the fund.

A market committee may, with the previous sanction of the State Government, raise money required for carrying out the purposes for which it is established on the security of any property vested in it and of any fees leviable by it under this Act.

(1) A market committee may, for the purpose of meeting the initial expenditure on lands, buildings, equipments and manpower for establishing the market, obtain assistance or grants from the State Government and loan from the State Government or any financial institution.

(2) The conditions subject to which such money or loan shall be raised or obtained and at the time which the same be repayable shall be subject to the previous sanction of the State Government.

The State Government may on the request of the Board or a market committee, acquire land required for the purposes of this Act.

No person shall make or recover any trade allowance other than an allowance prescribed by rules or bye-laws made under this Act in any market area in any transaction in respect of the notified agricultural produce and no Civil Court shall, in any suit or proceeding arising out of any such transaction, have regard to or recognize any trade allowance not so prescribed.

Explanation: Every deduction, other than a deduction on account of deviation from sample when the purchase is made by sample, or on account of deviation from standard, when the purchase is made by reference to known standard, or on account of difference between the actual weights of the container and the standard weight or on account of the admixture of foreign matter shall be regarded as a trade allowance for the purpose of this section.
Provided that no order for removal of any member shall be passed by the State Government unless the member has been given a reasonable opportunity of showing cause why such order should not be passed:

Provided further that no recommendation shall be made by the market committee or the Board unless the member has been given a reasonable opportunity of showing cause why such recommendation should not be made:

31. (2) The decision of the State Government under sub-section (1) shall be final. Every member of the market committee shall be personally liable for the misapplication of fund to which he shall have been a party, or which shall have happened through, or been facilitated by, gross neglect of his duty as a member, and he may be sued for recovery of the money so misapplied.

32. Any officer authorised by the State Government by order shall have power to inspect the accounts of the Board or any market committee or to institute an enquiry into the affairs of the Board or any market committee and to require it to do a thing or to desist from doing any thing such officer consider necessary in the interest of the Board or any market committee, as the case may be, and in case of non-compliance, to ask to furnish a written reply to him within a reasonable time stating reasons therefor:

33. When the affairs of the Board or of a market committee are investigated or the proceeding of such Board or committee are examined by the State Government or any officer as may be authorised by the State Government in this behalf, all officers and staff, members of the Board and of such committee shall furnish such information in their possession in regard to the affairs or proceedings of the Board or committee as the State Government or such officer may require.

34.- (1) In case of an emergency the Board may suspend or cancel all or any licence issued under the provisions of this Act and take such other steps as may be deemed necessary in the interest of a market.

(2) Where a market committee is not competent to perform the duties imposed on it by or under this Act or under orders or decision of a court, the Board shall make such arrangement for performing such duties and functions of such market committee as it may deem fit.

35. (1) Any loss that may occur to a market committee due to its failure to carry out any instruction of the Board, shall be recoverable from the member of the market committee after due enquiry and after giving reasonable opportunity of showing cause to them as to why such loss should not be recovered from them.

(2) Any amount recoverable from the member of a market committee under this section shall be realized as an arrear of public demand under the provisions of the Sikkim Public Demands Recovery Act, 1988.

36. (1) If in the opinion of the State Government a market committee is incompetent to perform or persistently makes default in performing the duties imposed on it by or under this Act, or the rules and bye-laws framed thereunder, or if it abuses its powers, the State Government may, after giving the market committee an opportunity to submit an explanation, if any, by notification, supersede such committee for a period not exceeding one year at a time or dissolve the committee and reconstitute it as soon as possible.

When a committee is superseded or dissolved under sub-section (1), the State Government may appoint any person as an administrator to exercise and perform all powers, duties and functions of the market committee until a new committee is constituted.

(2) When an order of super session or dissolution is passed under section 36, the following consequences shall ensue: all members as well as the President of the marketing committee be deemed to have vacated office.
all assets vested on such committee shall during the period of super session or dissolution, vest in the State Government subject, to all its liabilities.

On the expiration of the period of super session specified in the order State Government may -

(a) extend the period of super session for such further term as it may consider necessary but not exceeding a period of one year at a time; or

reconstitute the market committee:

(b) Provided that the State Government may, at any time-before the expiration of the period of super session, take action under clause (b) of this sub-section.

On the reconstitution of the market committee under sub-section (2), the Government shall transfer all assets and liabilities of the market committee as on the date of such transfer to the new market committee.

Whoever contravenes the provisions of sub-section (2) of section 10 shall, on conviction, be punishable with fine which may extend to five hundred rupees and, in the case of continuing contravention, with further fine which may extend to one hundred rupees per day during which the contravention is continued after the conviction.

Every encroacher of market yard or sub-market yard shall be evicted there from in such manner and procedure as provided in the law for the time being in force for eviction of public premises.

Whoever makes or recovers any trade allowance in contravention of the rules or bye-laws made under this Act shall, on conviction, be punishable with fine which may extend to five hundred rupees.

All fines and damages recovered from an offender shall be paid to the fund of the market committee concerned.

If any officer or member of the Board or a market committee when required to furnish information in regard to the affairs or proceeding of the Board or a market committee under section 33

(a) wilfully neglects or refuses to furnish any information; or

(b) wilfully furnishes false information; he shall, on conviction, be punishable with fine which may extend to five hundred rupees.

The President, members, secretary and other officers and staff of the Board and a market committee shall be public servants within the meaning of section 21 of the Indian Penal Code, 1860.

No suit, prosecution or legal proceeding shall lie against the Board or a market committee or any member, officer or staff thereof, or any person acting under the direction of such Board or market committee, for anything done or purported to be done in good faith under this Act or the rules or bye-laws made thereunder until the expiration of two months next after notice in writing stating the cause of action, the name and place of abode of the intending plaintiff and the relief which he claims, has been in the case of Board or a market committee, delivered or left at its office, and in the case of any such member, officer, staff or person as aforesaid delivered to him or left at his office or his usual place of abode and the plaintiff shall contain a statement that such notice has been so delivered or left.

No suit shall be barred unless it is instituted within six months from the date of the alleged cause of action.

No offence under this Act or any rules or Bye-laws made thereunder shall be tried by a court other than the court of a Magistrate of the First Class.

No court shall take cognizance of any offence punishable under this Act except on the complaint of the secretary of the Board or of the market committee or any other officer authorized by the State Government in this behalf.
A copy of any entry in any book, register or list regularly kept in the course of business in the possession of a market committee shall, if duly certified in such manner as may be prescribed be admissible in evidence of the existence of such entry and shall be admitted as evidence of the matter and the transaction therein recorded in every case, where and to the same extent to which the original entry would, if produced, be admissible to prove such matter.

The State Government may either generally or specially for the Board or any market area or market areas make rules after previous publication for carrying out the purposes of this Act.

(1) In particular and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matter, namely:
(a) the power to be exercised and the duties to be performed by a market committee and its president and secretary;
(b) the management of the market, minimum and maximum fee which may be levied and collected by the market committee, the method, manner and mode of collection of such fee in respect of such agricultural produce sold and resold in the market area;
(c) the issue of licenses to traders, person and firms engaged in processing of agricultural produce, to commission agents, brokers, weighmen, surveyors, warehousemen and the cancellation and suspension of such licence and the category of such other persons operating in a market area as may be determined by the Board, and the form in which and the conditions subject to which such licenses shall be issued, cancelled or renewed;
(d) the method and manner of holding meetings, the procedure to be followed at such meeting and the powers to be exercised at such meetings;
(e) the persons by whom and the form in which copies of documents, entries in the books of a market committee may be certified and the charges to be levied for the supply of such copies;
(f) the kind and description of the weights and measures and weighing and measuring instruments which shall be used in the transactions of agricultural produce in any market areas;
(g) the provision for the periodical inspection of all weights and measures and weighing and measuring instruments in use in market areas;
(h) the manner in which the inquiry and inspection of the Board or market committee shall be held;
(i) the matter in respect of which the Board or market committee may make bye-laws and the procedures to be followed in making, amending or rescinding the bye-laws;
(j) the declaration of the market proper and market yards;
(k) the condition of service, recruitment, provident fund, pension, and such other terms and conditions as may be required for the employment of the staff of the Board and market committee;
(l) the trade allowance which may be made or received by any person in any transaction in any agricultural produce in a market area;
(m) the prohibition of brokers for acting any transaction on behalf of both the buyers or sellers;
(n) the provision of accommodation for storing any agricultural produce bought into the market;
(o) the preparation of plans and estimates for work proposed to be constructed partly or wholly at the expenses of the market committee and the grant of sanction to such plans and estimates;
(p) in which the accounts of the Board or a market committee and the grant and sanction to plans and estimates shall be kept, the audit inspection and publication of such accounts and audit report and the inspection thereof and supply of copies of such accounts and reports;
(q) preparation and submission for sanctions of the annual budget and the report and returns to be furnished by the Board or market committee;
(r) the investment and disposal of the surplus funds of a market committee;
s the regulation of advance, if any, given to agriculturist by brokers, commission agents or traders;
t the prevention of adulteration of agricultural produce;
u the grading and standardization of agricultural produce;
(v) the keeping of a list of prices of agricultural produce in respect of which the market is established.
(w) the manner in which auctions of agricultural produce shall be conducted and bids made and accepted in any market;

(x) the recovery and disposal of cost leviable by or under this Act;

(y) any other matters which has to be or may be prescribed.

Any rule made under this Act may provide that any contravention thereof or any of the conditions of licenses issued or renewed, the offender shall, on conviction, be punishable with fine which may extend to five hundred rupees.

Subject to any rules made by the State Government under section 46, the Board may, from time to time, in respect of any notified agricultural produce and market area, make bye-laws not inconsistent with this Act for the regulation of business and the conditions of trading in such market area.

Any bye-laws made under this section may provide that any contravention thereof shall, on conviction, be punishable with fine which may extend to five hundred rupees.

48. The State Government may, at any time, call for and examine the proceedings of the Board or any market committee for the purpose of satisfying itself as to the legality or propriety of any decision or order passed by the Board or market committee and if, in any case it appears to the State Government that any decision or order or proceedings so called for should be modified, annulled or revised, the State Government may pass such order thereon as it think may fit and such order shall be final.

49. The State Government may, by notification in the Official Gazette, add to or amend or cancel to any of the items of agricultural produce specified in the Schedule.

50. The Act shall have overriding effect notwithstanding anything contained in any other law for the time being in force relating to establishment, maintenance or regulation of market of agricultural produce in any market area declared as such under this Act or the powers of a market committee or the rights of a holder of a licence granted under this Act.
# THE SCHEDULE

(See clause (b) of Section 2)

<table>
<thead>
<tr>
<th>Sl No.</th>
<th>English Name</th>
<th>Vernacular Name</th>
<th>Botanical Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Lirley</td>
<td>Jau</td>
<td>Bordeum Vulgare</td>
</tr>
<tr>
<td>2.</td>
<td>Maize</td>
<td>Makai</td>
<td>Zea mays</td>
</tr>
<tr>
<td>3.</td>
<td>Millets (all varieties)</td>
<td>Kodo</td>
<td>Sorghum VulgarePennisaetum typhoides Elensine coracana Paspalum Scrothiculum Panicum Miliacum Panicum Miliare Setaria italica chinochloa Colona</td>
</tr>
<tr>
<td>4.</td>
<td>Oat</td>
<td>Jai</td>
<td>Avena Sativa</td>
</tr>
<tr>
<td>5.</td>
<td>Paddy husked and Dhan (unhusked) wheat</td>
<td>Dhan</td>
<td>Chamal</td>
</tr>
</tbody>
</table>

**II. Pulses**

<table>
<thead>
<tr>
<th>Sl No.</th>
<th>English Name</th>
<th>Vernacular Name</th>
<th>Botanical Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Black Gram</td>
<td>Urad</td>
<td>Phaseolus Mungo</td>
</tr>
<tr>
<td>2.</td>
<td>Chick Pe</td>
<td>Chana</td>
<td>Cicer aritinum</td>
</tr>
<tr>
<td>3.</td>
<td>Cow Pe</td>
<td>Lobia</td>
<td>Vigna Sinesis</td>
</tr>
<tr>
<td>4.</td>
<td>Green gram</td>
<td>Mung</td>
<td>Passcolus auresus</td>
</tr>
<tr>
<td>5.</td>
<td>Lentil</td>
<td>Masur.</td>
<td>Lens esculentia</td>
</tr>
<tr>
<td>6.</td>
<td>Mat been</td>
<td>Mot</td>
<td>Paseolus Anconitofilias</td>
</tr>
<tr>
<td>7.</td>
<td>Peas</td>
<td>Mattar</td>
<td>Pism Sativum</td>
</tr>
<tr>
<td>8.</td>
<td>Pigeon Pe</td>
<td>Arhar</td>
<td>Cajus cajaa</td>
</tr>
<tr>
<td>9.</td>
<td>Soya bean</td>
<td>Bhatmas</td>
<td>Glycin max</td>
</tr>
</tbody>
</table>

**III. Oil Seeds and edible oils**

<table>
<thead>
<tr>
<th>Sl No.</th>
<th>English Name</th>
<th>Vernacular Name</th>
<th>Botanical Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Castor</td>
<td>Arandi</td>
<td>Ricinus Communis</td>
</tr>
<tr>
<td>2.</td>
<td>Coconut</td>
<td>Nariyal.</td>
<td>Casus nucifera</td>
</tr>
<tr>
<td>3.</td>
<td>Ground-nut</td>
<td>Badam</td>
<td>Arachis hypogaca</td>
</tr>
<tr>
<td>4.</td>
<td>Linseed</td>
<td>Ahi</td>
<td>Linurn usitatissium</td>
</tr>
<tr>
<td>5.</td>
<td>Niger seed</td>
<td>Ramtil</td>
<td>Guizolia Abyssinici</td>
</tr>
<tr>
<td>6.</td>
<td>Mowra</td>
<td>Mahua</td>
<td>Madhuca indica</td>
</tr>
<tr>
<td>7.</td>
<td>Mustard (Yellow)</td>
<td>Sarsoan</td>
<td>M. longifolia</td>
</tr>
<tr>
<td>8.</td>
<td>Mustard (black)</td>
<td>Kalo sarsoan</td>
<td>Brassica Campeotries Var, Sarsoan</td>
</tr>
<tr>
<td>9.</td>
<td>Palm Oil</td>
<td>Rayo.</td>
<td>B. Carnpestis</td>
</tr>
<tr>
<td>10.</td>
<td>Indian mutard</td>
<td>Tori</td>
<td>Elaeis guineensis</td>
</tr>
<tr>
<td>11.</td>
<td>Indian rape</td>
<td>B. campestries Var.</td>
<td></td>
</tr>
<tr>
<td>12.</td>
<td>Rape seed</td>
<td>B. Napus</td>
<td></td>
</tr>
<tr>
<td>13.</td>
<td>Sunflower</td>
<td>Surya mukhi</td>
<td>Helianthus annus</td>
</tr>
<tr>
<td>14.</td>
<td>Sesame</td>
<td>Til</td>
<td>Sesamum Indicum</td>
</tr>
</tbody>
</table>

**IV. Vegetables**

<table>
<thead>
<tr>
<th>Sl No.</th>
<th>English Name</th>
<th>Vernacular Name</th>
<th>Botanical Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Amaranths</td>
<td>Chauli</td>
<td>Amaranthus Caudatus A. spinosus A. Tricolorr</td>
</tr>
<tr>
<td>2.</td>
<td>Amorphophallus</td>
<td>Zamikand</td>
<td>Armorphophalus emapanulatus</td>
</tr>
<tr>
<td>3.</td>
<td>Asparagus</td>
<td>Satavar</td>
<td>Asparagus officinali</td>
</tr>
<tr>
<td>4.</td>
<td>Beans</td>
<td>Simi/Borhi</td>
<td>Dolichos lablab</td>
</tr>
<tr>
<td></td>
<td>Lablab</td>
<td></td>
<td>Phascolus vulgaris</td>
</tr>
<tr>
<td></td>
<td>French bean</td>
<td></td>
<td>Chamopsis tetragono loba</td>
</tr>
<tr>
<td></td>
<td>Chuster bean</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>2.</td>
<td>3.</td>
<td>4.</td>
</tr>
<tr>
<td>---</td>
<td>-----</td>
<td>----</td>
<td>----</td>
</tr>
<tr>
<td>6</td>
<td>Cabbage</td>
<td>Cabbages</td>
<td>Brassica oleracea var. caitata</td>
</tr>
<tr>
<td></td>
<td>Cauliflower</td>
<td>Phulkopi</td>
<td>B. oleracea var. caulorapa</td>
</tr>
<tr>
<td></td>
<td>Brussels Sprouts</td>
<td>(Knol Khol)</td>
<td>B. oleracea</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Bbuttan</td>
<td>Var. gemmifera</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Kopi</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Cucurbits</td>
<td>Pharshi</td>
<td>Cucurbita mosohata</td>
</tr>
<tr>
<td></td>
<td>Pumpkin</td>
<td>Lauka</td>
<td>Lagenaria vulgaris</td>
</tr>
<tr>
<td></td>
<td>Bottle gourd</td>
<td>Jhigani</td>
<td>Luffa cylindrica</td>
</tr>
<tr>
<td></td>
<td>Sponge gourd</td>
<td>Bhaiisinghey</td>
<td>L. acutangula</td>
</tr>
<tr>
<td></td>
<td>Ridge gourd</td>
<td>Karela</td>
<td>Memordica charantia</td>
</tr>
<tr>
<td></td>
<td>Bitter gourd</td>
<td>chichinda</td>
<td>Trichosenthes anguica</td>
</tr>
<tr>
<td></td>
<td>Snake gourd</td>
<td>Parvel Tinda</td>
<td>T. dioica</td>
</tr>
<tr>
<td></td>
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<td>Round gourd</td>
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<td>Cucumber</td>
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<td>Cucurbita Maxima</td>
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<td>Solanum melongena</td>
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<td>8</td>
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<td>Baigun</td>
<td>Alocarpus heterophyllus</td>
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<td>9</td>
<td>Jackfruit</td>
<td>Katahar</td>
<td>Lactuca salvia</td>
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<td>10</td>
<td>Lettuce</td>
<td>Salad</td>
<td>Abelmoschus esculentus</td>
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<tr>
<td>11</td>
<td>Okra (Lady's finger)</td>
<td>Bhindi</td>
<td>Solanum tuberosum</td>
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<tr>
<td>12</td>
<td>Potato</td>
<td>Alu</td>
<td>Portuleca oleracea</td>
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<tr>
<td>13</td>
<td>Purslane</td>
<td>Kufia</td>
<td>Raphanus Stims</td>
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<td>14</td>
<td>Radish</td>
<td>Moola</td>
<td>Spinacia oleracea</td>
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<tr>
<td>15</td>
<td>Spinach</td>
<td>Palak</td>
<td>Ipomaea battatus</td>
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<td>16</td>
<td>Sweet Potato</td>
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<td>17</td>
<td>Carrot</td>
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<tr>
<td>18</td>
<td>Onion</td>
<td>Piaza</td>
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v. Fruits

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<thead>
<tr>
<th>1</th>
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<td>Prunus armeniaca</td>
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<td>3</td>
<td>Avocado</td>
<td>Persea americana</td>
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<td>4</td>
<td>Banana</td>
<td>Musa Paradisiaca</td>
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<td>5</td>
<td>Cashes</td>
<td>Anancardium occidentale</td>
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<td>6</td>
<td>Cherry</td>
<td>Prunus avium</td>
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<tr>
<td>7</td>
<td>Custard apple</td>
<td>Anona sgumapos</td>
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<tr>
<td>8</td>
<td>Amblic myrobalan</td>
<td>Phyllanthus emblico</td>
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<td>Date palm</td>
<td>Amla</td>
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<td>10</td>
<td>Fig</td>
<td>Phoenix dactylifera</td>
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<td>II</td>
<td>Grape fruit</td>
<td>Khajur</td>
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<tr>
<td>12</td>
<td>Grape Vine</td>
<td>Anjeer</td>
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<td>13</td>
<td>Guava</td>
<td>Ficus Carica</td>
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<td>14</td>
<td>Gujibe</td>
<td>Citrus Paradisi</td>
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<td>Java plum</td>
<td>Angoor</td>
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<td>Lemon</td>
<td>Vitis Vinifera</td>
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<td>17</td>
<td>Litchi</td>
<td>Psidium guajava</td>
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<td>Mango</td>
<td>Zizyphus jujuba</td>
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<td>Bair</td>
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<td>20</td>
<td>Orange</td>
<td>Begeina Jambolana</td>
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<td>21</td>
<td>Papaya</td>
<td>Nimbu</td>
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<td>22</td>
<td>Peach</td>
<td>Litchi chinesis</td>
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<td>23</td>
<td>Pine apple</td>
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<td>Pomegranate</td>
<td>Mangifera indica</td>
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<td>Sweet orange</td>
<td>Kharbooja</td>
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<td>26</td>
<td>Water melon</td>
<td>Cucumis molo</td>
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<td>27</td>
<td>Wood apple</td>
<td>Suntola</td>
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</tbody>
</table>

- **Cabbages**
  - Brassica oleracea var. caitata
- **Cucurbits**
  - Cucurbita mosohata
- **Fruits**
  - Pyrus malus
### x. Forest Products

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<th>No.</th>
<th>Item</th>
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<td>3.</td>
<td>Timber</td>
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<td>4.</td>
<td>Grass Broom</td>
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<td>Dhoop</td>
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<td>6.</td>
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<td>Lieopodium Powder</td>
<td>Nagbelly</td>
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<td>8.</td>
<td>Chiraittoo</td>
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<td>9.</td>
<td>Mazettoo</td>
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<td>13.</td>
<td>Pakhan bett</td>
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<td>Bikhma</td>
<td>Bikhma</td>
</tr>
<tr>
<td>15.</td>
<td>Bantorool</td>
<td>Bantarool</td>
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</table>

By order of the Governor.

B.R. Pradhan,
Secretary to the Government of Sikkim. Law Department
F No. 16(267)LD/93.
Commission notification No. 56/93(2) of 4th. March, 93 is hereby republished for general information.

ELECTION COMMISSION OF INDIA

Nirvachen Sadan
Ashoka Road New
Delhi-I 10001.

Dated the 4th March, 1993.

10 PHALGUNA, 1914(Saka)

NOTIFICATION

No. 56/93(2) In pursuance of subparagraph (2) of paragraph 17 of the Election Symbols (Reservation and Allotment) Order, 1968, the Election Commission of India hereby makes the following further amendments to its Notification No. 56/92, dated 7-1-1993, as amended vide Notification No.56/93(I) dated 17-1-1993, viz:

In Table III of the said notification,

(i) against serial No. 196, for the existing entry in Column (2), the following shall be substituted:

"7A, Abdul Ali Row, Calcutta-700016"

(ii) the existing entries at serial No. 301 relating to Yuva Vikas Party shall be omitted;

(iii) after the existing entries at Serial No. 300, the following entries shall be inserted under columns (1) and (2) respectively;

Bahujan Kranti Dal 27/1034/2, Jawala Nagar, Ambedkar Park, Shahdara, Delhi-110032.
305. Nativa People's Party

306. Samajwadi Jan Shakti
Moroha

307. Uttarakhand Party

308. United Goans Democratic Party

By Order,

S.K. MENDIRATTA
Secretary
Election Commission of India.

K.K. PRADHAN
Joint Chief Electoral Officer to the
Government of Sikkim Gangtok.

PRINTED-AT THE SIKKIM GOVT. PRESS, GANGTOK.
NOTIFICATION

No. 56/93(1) - WHEREAS, the Election Commission, by its order dated the 14th January, 1993, in the dispute relating to Janata Dal under paragraph 15 of the Election Symbols (Reservation and Allotment) Order, 1968, has frozen the symbol 'Chakra (Wheel)' reserved for the Janata Dal as a recognised National party, and has directed that none of the rival or splinter groups of the party will be entitled to use that symbol, nor will they be permitted to use, the name of the party 'Janata Dal until further orders;

AND WHEREAS, the Commission by its said order dated the 14th January, 1993 has also directed that the two groups of the Janata Dal headed by S/Shri Ajit Singh and S.R. Bommai respectively shall be recognised as National parties, as a purely adhoc and interim arrangement and until further orders;

AND WHEREAS, the Commission, by its further order dated the 17th January, 1993, has, as a purely adhoc and interim arrangement and until further orders, directed that

(i) the group of the Janata Dal headed by Shri Ajit Singh be called, and recognised as a National Party, under the name 'Janata Dal (A)',

(ii) the symbol 'Inkpot and Pen' be reserved for the said 'Janata Dal (A)',

(iii) the group of the Janata Dal headed by Shri S. R. Bommai be called, and recognised as a National party, under the name' Janata Dal (B)', and

(iv) the symbol 'Cup and Saucer' be reserved for the said' Janata Dal (B)';

NOW, THEREFORE, in pursuance of clauses (a) and (d) of sub-paragraph (I) of paragraph 17 of the Election Symbols (Reservation and Allotment) Order, 1968, the Election Commission hereby makes the following amendments to its notification No. 56/92, dated the 7th January, 1993, namely:
I. In Table I appended to the said notification, for existing entries at serial number 5, the following entries shall be substituted under columns 1, 2, 3 and 4- respectively:

5. Janata Dal Chakra (Wheel) 7, Jantar Mantar Road, New Delhi − 110001.

Disputes relating to Janata Dal pending before the Election Commission, symbol 'Chakra (Wheel)', not to be allotted to any candidate until further orders of the Commission

5A. Janata Dal (A) Inkpot and pen IS, Windsor Palace, New Delhi − 110011

5B. Janata Dal (B) Cup and Saucer 7, Jantar Mantar Road, New Delhi − 110001

II In Table IV appended to the said notification, the symbols 'Inkpot and Pen' and 'Cup and Saucer' shall be omitted from the list of free symbols for all States and Onion Territories, wherever the same have been so specified.

BY ORDER,

(S.K. MENDIRATTA)
Secretary to the Election Commission of India

(K.K. PRADHAN)
Joint Chief Electoral Officer, Election Department,
Gangtok
Sikkim.

PRINTED AT SIKKIM GOVERNMENT PRESS, GANGTOK.
NOTIFICATION

The draft of certain notification which the State Government proposes to issue in exercise of the powers conferred by sub-section (2) of section 8 of the Sikkim Sales Tax Act, 1983 (4 of 1983), is hereby published as required by that sub-section of that section of the said Act for information of all persons likely to be affected thereby and Notice is hereby given that the said draft would be taken into consideration after expiry of a period of 45 days from the date on which the notification is published in the official gazette.

Any objections or suggestions which may be received from any person with respect to the said draft before the expiry of the period so specified will be considered by the State Government.

Draft Notification

In exercise of the powers conferred by sub-section (2) of section 8 of the Sikkim Sales Tax Act, 1983 (4 of 1983), and in super session of the Finance Department's Notification Nos: 14(85)92/6/Fin/IT&ST, 14-(85)92/8/Fin/IT&ST dated 1st April, 1992 and 14(85)92/9/Fin/IT&ST dated 1st April, 1992, the State Government hereby omits the following goods from Schedule I of the said Act, namely :

(a) Drugs and formulation (that is patent or proprietary medicines and unani drugs and including Ayurvedic medicines unani drugs and excluding "Life saving drugs"
(b) Betel nuts;
(c) Chemical Fertilizers ;
(d) Pesticides

This notification shall be deemed to have come into force with effect from the 1st April, 1992.

G.P. PRADHAN
Secretary-Cum-Commissioner.
GOVERNMENT OF SIKKIM

LAW DEPARTMENT

GANGTOK

GOVERNMENT OF SIKKIM.

NOTIFICATION

No. 2/LD/1993

Dated Gangtok the 2nd April, 1993

The following Act of the Sikkim Legislative Assembly Secretariat having received the assent of the Governor on 30th day of March, 1993 is hereby published for general information:

THE SIKKIM APPROPRIATION ACT, 1993

(ACT NO. 2 OF 1993)

A

ACT

to authorize payment and appropriation of certain further sums from and out of the Consolidated Fund of the State of Sikkim for the Services of the Financial Year, 1992-93.

BE it enacted by the Legislative Assembly of Sikkim in the Forty-fourth Year of the Republic of India as follows:

1. This Act may be called the Sikkim Appropriation Act, 1993.

2. From and out of the Consolidated Fund of the State of Sikkim, there may be paid and applied sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of twenty nine crores, forty two lakhs rupees towards defraying the several charges which will come in course for payment during the Financial Year 1992-93 in respect of the services specified in column 2 of the Schedule.

3. The sum authorised to be paid and applied from and out of the Consolidated Fund of the State of Sikkim by this Act shall be appropriated for the services and purposes specified in the Schedule in relation to the said year.
<table>
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<tr>
<th>No.</th>
<th>SERVICES AND PURPOSES</th>
<th>Voted by the Legislative Assembly</th>
<th>SUMS NOT EXCEEDING Charged on the Consolidated Fund</th>
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<td>Administration of Justice</td>
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<td>Income Tax- and Sales Tax</td>
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By Order

B. R. Pradhan, Secretary to the Law Department.
Govt. of Sikkim,

F. No. 16(267)LD/93.

PRINTED AT SIKKIM GOVERNMENT PRESS, GANGTOK.
NOTIFICATION

NO.3/LD/1993

Dated Gangtok, the 2nd April, 1993

The following Act of the Sikkim Legislative Assembly Secretariat having received the assent of the Governor on 30th day of March, 1993 is hereby published for general information ;

THE SIKKIM APPROPRIATION ACT, 1993

(ACT NO.3 OF 1993)

AN ACT

to authorize payment and appropriation of certain sums from and out of the Consolidated Fund of the State of Sikkim for the Services of the Financial Year, 1993-94-

BE it enacted by the Legislative Assembly of Sikkim in the Forty-Fourth Year of the Republic of India as follows ;-

1. This Act may be called the Sikkim Appropriation Act, 1993.

2. From and out of the Consolidated Fund of the State of Sikkim, there may be paid and applied sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of two hundred and eighty crores, eight lakhs, six thousand rupees towards defraying the several charges which will come in course for payment during the Financial Year 1993-94- in respect of the services specified in column 2 of the Schedule.

3. The sum authorised to be paid and applied from and out of the Consolidated Fund of the State of Sikkim by this Act shall be appropriated for the services and purposes specified in the Schedule in relation to the said year.
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BY ORDER

B. R. Pradhan,
Secretary to the Govt. of Sikkim,
Law Department.

F. No. 16 (267) LD/93

PRINTED AT THE SIKKTM GOVT. PRESS, GANGTOK.
WHEREAS the election has been conducted for elections of Adhakshya and UpAdhakshya of North, South, East and West District Zilla Panchayats in accordance with the Sikkim Panchayat Election of Sabhapati, Up-Sabhapati and Sachiva of Gram Panchayat & Adhakshya and Up-Adhakshya of Zilla Panchayat and Manner of Convening, Meetings Rules, 1983.

AND WHEREAS it is required to publish the names of Adhakshya and Upadhakshya in accordance with rule 3(12) of the said Rules.

THE following names are, therefore, published for general information:

**District - East**
1) Shri Bikash Rai Sabhapati, 28 Sicheygaon GPU
2) Shri Perna Namgyal Kazi Sabhapati, 6- Pakyong GPU

**District - West**
1) Shri D.N. Takarpa Sabhapati, 13-Yangthang Kyongsa GPU
2) Shri Ran Bahadur Subba Sabhapati, 41-Rumbuk GPU

**District - North**
1) Shri Tenzor Lepcha Sabhapati, 9-Lum Gor Sangtok GPU
2) Shri Sonam Tshering Bhutia Sabhapati, 18-Kabi Tingda GPU

**District - South**
1) Shri N. Dadul Phenchungpa Sabhapati, 33-Tinkitam Rayong GPU
2) Shri Man Bahadur Rai Sabhapati, 30-Sorok Shyampani GPU

L.B. Chhetri,
Director, Panchayat Election & Secretary, Rural Development File No. 35
(180)90-91/RDD-P
NOTIFICATION

In partial amendment to Notification No. 2 I/Home/77/13 dated 19th June, 1992, the Governor is pleased to appoint the following as Chairman of the Organisations mentioned against their respective names with immediate effect:


By Order,

P.K. PRADHAN,
Chief Secretary/Home Secretary
GOVERNMENT OF SIKKIM

FOREST DEPARTMENT

NOTIFICATION

No 46/WL/F/92/1585/F&WL Dated: Gangtok, the 5th December, 1992.

Whereas the State Government is satisfied that in the public interest it is necessary and expedient to extend the area of "Shingba Rhododendron Sanctuary" in North Sikkim declared vide Notification No. 45/WL 83/625 of 29.8.84 from 32.50 hectares to 4,300 hectares and to redefine the Sanctuary's boundary as follows:

EAST: The boundary in the East starts from the ridges of hot spring Sinkaam extending upto the highest peak above Chhuba pangkhusum along the ridge of Sagachen.

WEST: The western boundary starts from ridges starting from Thingbong Dongney Yakchila following ridges upto little short off Seokeen.

NORTH: The northern boundary start from the Sinkaam Peak above hot spring and across the Yumthang Chu further traverse the land by a stream known as Khigognongtong near hot spring bridge.

SOUTH: The boundary starts from Pangkhusum Peak of Chhubba following ridge across the Yumthang Chc and joining the western boundary at above Thingbong Dongney at Yakchay.

Now, therefore, in exercise of the powers conferred by sub-section (I) of the section 18 of the Wildlife (Protection) Act, 1972 (Central Act 53 of 1972), the State Government hereby declares the areas within the boundary as given above as SHINGBA RHODODENDRON SANCTUARY.

This notification shall come into force from the date of publication in the Official Gazette.

N.C. SHENGA, IFS
Principal CCF-cum-Secretary Forests
Forest Department
Government of Sikkim.
NOTIFICATION

In exercise of the powers conferred by section 8 of the Sikkim Ministers, Speaker, Deputy Speaker and Members of Sikkim Legislative Assembly (Salaries and Allowances) Act, 1977 (4 of 1977), the State Government hereby makes the following rules further to amend the Sikkim Ministers, Speaker, Deputy Speaker and Members (Travelling Allowance) Rules, 1977, namely:

1. (1) These rules may be caned the Sikkim Ministers, Speaker, Deputy Speaker and members (Travelling Allowance) Amendment Rules, 1993.

   (2) They shall come into force with immediate effect.

2. In clause (d) of rule 3 of the Sikkim Ministers, Speaker, Deputy Speaker and members (travelling Allowance) Rules, 1977, in the Table in sub-clause (ii), for the entries appearing second in the serial, the following entries shall be 'Substituted, namely:

   "in other places outside Sikkim

   90/    85/    80/    75/    75/-"

SONAM W ANGDI, IAS,
Home Secretary, Government of Sikkim.
NOTIFICATION

The following Order No. SKM/GOV/555/93 dated 16 August 1993 made by the Governor of Sikkim is hereby published for information:

ORDER

In exercise of the powers conferred on me by Article 174 (1) of the Constitution of India, I, R.H. Tahiliani, Governor of Sikkim, hereby summon the Sikkim Legislative Assembly to meet on Monday, 13th September 1993 at 11.00 A.M. in the Legislative Assembly Building at Gangtok.

I further direct that the Secretary, Sikkim Legislative Assembly, shall notify the Members accordingly.

R. H. TAHILIANI
Governor of Sikkim.

By Order,

B.P.S. BASNETT
Additional Secretary
GOVERNMENT OF SIKKIM
CO-OPERATION DEPARTMENT
GANGTOK.

No 2/Coop. Dated Gangtok, the 8th July, 1993.

NOTIFICATION

In super session of Notification No.51(2)Home/90-91/102 dated 17th July 1990 on the subject, the Governor of Sikkim is pleased to nominate the following members on the Management Board of Denzong Agriculture Cooperative Society Ltd. with immediate effect:

1. The Secretary, Finance, Department - Member
2. The Secretary, Agriculture and Co-operation Department - Member
3. The Secretary, Animal Husbandry Department - Member
4. The Principal-Chief-Conservator-Cum-Secretary, Forest Department - Member
5. Shri Dilliram Pradhan, President, Sombarey M.P.C.S. Ltd. West Sikkim - Member
6. Shri Samten Shenga, President, Makba M.P.C.S. Ltd. East Sikkim - Member
7. Shri N.B. Rai, Secretary, Namchi M.P.C.S. Ltd. South Sikkim - Member
8. The Managing Director, Denzong Agricultural Cooperative Society Ltd. - Ex-Officio Member

Shri Phuchung Bhutia, the Hon'ble M.L.A. the existing Chairman nominated vide Notification No.21. Home, dated 19th June 1992 will continue to be the Chairman of the constituted Board of the Society.

DR. B.S. BASNET
Secretary, Department of Co-operation,
Government of Sikkim.
NOTIFICATION

The Cabinet in its meeting held on 9.7.1993 has approved the constitution of the following Commission.

(i) Shri T.P. Sharma
    Chairman
(ii) Shri Tashi Topden
    Member
(iii) Shri Passong Namgyal
    Member
(iv) Shri M.L. Malhotra
    Member Secretary

The terms of reference of the Commission will be as under:

(a) To look into the grievances of the Government employees generally, and

(b) To formulate Time Bound Advancement Schemes for all the organized services, unorganized services, subordinate services and also in the service rules of non gazetted employees.

The Commission shall adopt their own procedure and submit its report within a period of three months from the date of notification.

By Order.

SONAM WANGDI, IAS,
Home Secretary,
Government of Sikkim.
NOTIFICATION

In exercise of the powers conferred by section 3(1) read with Section 16 of the Sikkim Allotment of House Sites and Construction of Building (Regulation and Control) Act, 1985, the State Government hereby declares that no construction shall be erected within fifteen feet from the edge of the road on both sides of the National Highway in the area notified under the Sikkim Allotment of House Sites and Construction of Building (Regulation and Control) Act, 1985.

BY ORDER

R.S. BASNET
Secretary
Urban Development & Housing Department
Govt. of Sikkim
Gangtok.
EXTRAORDINARY
PUBLISHED BY AUTHORITY

Gangtok Tuesday, 24th August 1993

GOVERNMENT OF SIKKIM
ESTABLISHMENT DEPARTMENT
GANGTOK.

No. 16/GEN/ESTT. Dated Gangtok, the 19th July;1993.

NOTIFICATION

Whereas the building housing the Roads and Bridges Department, Building and Housing Department Public Health Engineering Department was gutted in fire on 18.2.91 when the service records of almost all the employees working under these departments were destroyed and it became necessary to rebuild the lost service records.

AND Whereas the Government constituted a Committee to fix the norms for calculation of leave in respect of these employees whose services records were destroyed, The Committee submitted its report.

Now, after considering the report submitted by the Committee, the Government has been pleased to order as follows:

(1) Where irrefutable evidence like Office Order sanctioning leave or encashment of leave indicating the quantum of Earned Leave at credit issued quite reasonably close to 18.2.91 is available, the Earned Leave shown as balance in the said Office Order shall be credited as balance as on 18.2.91 in the leave account and further calculation shall be made as per rules. The employee concerned shall file an affidavit indicating the quantum and nature of leave availed after the said Office Order was issued but prior to dt 18. 2.91. If at any stage, after the affirmation of affidavit it is found that the information furnished through affidavit is false, action shall be taken against the employee concerned.

(2) Where there are no irrefutable evidence as mentioned in (1) above, but there are records to show that encashment of Earned Leave at credit issued prior to 18.2.91 and the said record does not reveal quantum of Earned Leave due at credit at the time of such encashment of leave amount of Earned leave at credit on the date of issue of such order shall be presumed to be 210 days. Thus, after deducting 30 days of Earned Leave after encashment, 180 days of Earned Leave shall be taken as the balance in the credit in the leave account on the date on which the Office Order was issued. Further calculation of Earned Leave after that date shall be made as per rules. The employee concerned shall file an affidavit indicating the quantum and nature of leave availed prior to 18.2.91. If, at any stage after the affirmation of affidavit, it is found that the information furnished through affidavit is false, action shall be taken against the employee concerned.

(3) In the cases where no record what so ever is available, the amount of Earned leave at credit as on 18.2.91 shall be presumed on the basis of the norms indicated below:

(A) (i) in relation to employees who had rendered at-least 8 years of service on 18.2.91

- maximum accumulation - 240 days
- less presumed encashment of leave - 30 days
- Balance - 210 days
- Less 25% of the balance - 52 days
- Net amount of Earned Leave at credit as on 18.2.91 - 158 days
(ii) in relation to employees who had rendered less than 3 years of service on 18.2.91
maximum accumulation of Earned Leave = No. of completed year of service x 30.
- Less 25% of the accumulated Earned Leave =
  - Net amount of Earned Leave to be = maximum accumulation minus 25% thereof, credited.

(B) (i) Half pay leave shall be calculated in the following manner:
Employees appointed on regular establishment on or before 31.3.81
(a) total number of years of continuous service, from the date of appointment till 31.3.81
   total number of days half pay leave.
(b) total completed years of service after 1-4.81 till 18.2.91 x 20 = total number of day of half
   pay leave.
(c) gross half pay leave at credit = (a) +(b)
(d) net amount of half pay leave as on 12.2.91 = gross amount of half pay leave minus 30%
   thereof.

(ii) Employees appointed after 1/4/81
  a) total completed years of service, till 18.2.91 x 20 = gross amount of half pay leave.
  b) Net half pay leave to be credited in leave account as on 18.2.91 = Gross amount of half pay
     leave minus, 25% thereof.

The calculation of Earned leave and half pay leave in the manner indicated herein above shall be
before the period upto 18.2.91 and, therefore, the leave account beyond 18.2.91 shall be maintained in accordance with the normal rules by carrying forward the Earned Leave and half pay leave At credit, as on 18.2.91.

By Order,

D.K. Pradhan,
Deputy Secretary to the Govt. of Sikkim
Establishment Department.
In accordance with Rule 52(1) of the Sikkim Services (Pension) Rules, 1990 the following procedures regulating the issue of Duplicate Copy of Pension Payment Book against lost/misplaced books are hereby introduced with immediate effect:

1. The loss of the Pension Book should be immediately reported to the Police and Bank by the holder of the Pension Book.

2. An application should be made to the Pension Office for issue of Duplicate Copy of Pension Book along with a Bank Receipt for Rs. 100/- (Rupees one hundred) only credited under the head 007I-Contributions and Recoveries towards Pension and Other retirement Benefits, 01-Civil, 800-0ther Receipts.

3. The copy of the F.I.R. showing the General Diary No. of the Police Station should be enclosed with the application.

4. The Pension Office shall advertise in the Sikkim Herald inviting any objection from any interested party and if no objection is received from anyone within a month from the date of publication of the advertisement in the Sikkim Herald the Pension Office shall issue a Duplicate copy of Pension Book.

5. For the issue of the duplicate copy of Pension Book the pensioner should be present in the Pension Office in person and he should furnish specimen signature which should match with the specimen signature in his personal file.

6. Pending issue of duplicate copy of Pension Book the Pension Office should release the monthly pension only on production of Indemnity Bond with at least one surety who is a serving regular Government employee.

Dated Gangtok, the 21st June, 1993.

. G.P. PRADHAN IAS,
Additional Chief Secretary,
Finance Department.
NOTIFICATION

With the concurrence of the Central Social Welfare Board, New Delhi, the Government of Sikkim hereby appoints Smt. Sharda Pradhan as Chairperson of the Sikkim State Social Welfare Advisory Board with effect from the date she took over charge of office.

2. In addition, the following ladies are here by appointed as members of the Board as nominees of the Government of Sikkim with immediate effect

(i) Smt. Pushpa Basnett; Tadong, East Sikkim.
(ii) Smt. Sonam Bhutia, Ranipool, East Sikkim.
(iii) Smt. Chumzay Doma Bhutia, Arithang, Gangtok.
(iv) Dr. (Mrs.) Shova Thegim, Gangtok.
(v) Miss Yangchen Bhutia, Mangan, North. Sikkim.

3. The term of appointment of the Chairperson shall be for a period of 3(three) years from the date of her appointment, and that of the members shall be co-terminus to the term of the chairperson.

By Order.

PASONG NAMGYAL
Secretary,
Health & Social Welfare.
NOTIFICATION

In exercise of the powers conferred by clause (3) of article 166 of the Constitution of India, the Governor of Sikkim is hereby pleased to make the (allowing rules further to amend the) Government of Sikkim (Allocation of Business) Rules, 1985, namely:

1. These rules may be called the Government of Sikkim (Allocation of Business (Sixth Amendment) Rules, 1993.

2. In the Government of Sikkim (Allocation of Business) Rules; 1985 (hereinafter to as the said rules), in the first Schedule-

(a) in serial number 2, for 'words "Establishment Department" the words "Department of Personnel, Administrative Reforms and Training" and '.

(b) in serial number 21, for the words, "Scheduled, Castes and Scheduled Tribes Welfare Department" the words "Welfare Department" shall be inserted.

3. In the said rules, in the Second Schedule

(a) under the heading "II. Establishment Department" and the entries therein the following shall be substituted namely:

"II. Department of Personnel: Administrative Reforms' and Training"

(A) Personnel:

(1) All service matters of Gazetted Officer excluding all categories of Teachers, Head Masters, Principals, Lecturers and Principals of College but including All India Services and Deputationists;

(2) "Maintenance of Civil, Lists;

(3) "All matters relating to' Sikkim Subordinate (Ministerial Executive) Services, including matters not delegated to the Heads of Departments through general or special orders/instructions;

(4) Revision of pay;

(5) Fixation of pay at the time of revision of pay scale;

(6) Revision"., formulation" amendment ,repeal ,and modification,' of Service rules including recruitment rules of all posts, 'term's and: conditions . of contract services and deputation;
In pursuance of Rule 75 of the Rules of Procedure and Conduct of Business Legislative Assembly, the Speaker has been pleased to order the pre-publication of the following Bill:

THE SIKKIM PANCHAYAT BILL, 1993
(BILL NO.4 OF 1993)
THE SIKKIM PANCHAYAT BILL, 1993
(BILL NO.4 OF 1993)

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5. Effect of Inclusion of a Gram or part thereof In Nagar Panchayat, etc.
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11. Functions of Gram Sabha.

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19. First meeting of Gram Panchayat
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25. Right of individual member.
26. Resignation of Sabhapati, Up-Sabhapati or member.
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60. Powers and duties of Adhakshya.
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62. Right of individual members.
63. Resignation of Adhakshya or Up-Adhakshya or a Member.
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THE SIKKIM PANCHAYAT BILL, 1993
(BILL NO.4 OF 1993)

A BILL
to consolidate and amend the law relating to Panchayats and to provide for the constitution and organisation of Panchayats as units of Self-Government in Sikkim in accordance with the provisions of Part IX of the Constitution as inserted by the Constitution (Seventy-Third Amendment) Act, 1992 and for matters connected therewith and incidental thereto.

BE it enacted by the Legislative Assembly of Sikkim in the Forty-fourth Year of the Republic of India as follows:

CHAPTER I
PRELIMINARY

1. (1) This Act may be called the Sikkim Panchayat Act, 1993.
   (2) It extends to the whole of Sikkim except the areas which may hereafter be declared as or included in the Nagar Panchayat.
   (3) It shall come into force on such date as the State Government may, by notification in the Official Gazette, appoint and different dates may be appointed for different areas and for different provisions of the Act.

2. (1) In this Act, unless the context otherwise requires,
   (a) "Adhakshya" means "an Adhakshya of a Zilla Panchayat elected under sub-section (1) of section 54;
   (b) "Auditor" means an auditor appointed under sub-section (2) of section 48;
   (c) "District Collector" means the Collector of the District;
   (d) "District Development Officer-cum Panchayat Officer" means the District Development Officer-cum-Panchayat Officer of the District appointed by the State Government;
   (e) "Governor" means the Governor of Sikkim;
   (f) "Gram" means any village or part of a village or group of adjoining villages or parts thereof declared by the State Government to be a Gram under sub-section (1) of section 3;
   (g) "Gram Panchayat" means a Gram Panchayat constituted under section 12;
   (h) "Nagar Panchayat" means a Nagar Panchayat and includes a municipality, municipal committee or corporation or such other body whatever name called constituted under the law relating to such Nagar Panchayats for the time being in force;
   (i) 'Notification' means the notification published in the Official Gazette;
   (j) "Prescribed Authority" means an authority appointed by the State Government, by notification, for all or any of the purposes of this Act;
   (k) "Sabhapati" means a Sabhapati of a Gram Panchayat elected under sub-section (1) of section 17;
   (l) "Secretary" means the Secretary to the Government of Sikkim in the Rural Development Department and includes an Additional Secretary, Joint Secretary, Deputy Secretary and Under Secretary of that Department;
   (m) "State Government" means the Government of the State of Sikkim;
   (n) "Up-Adhakshya" means an Upadhakshya of a Zilla Panchayat elected under sub-section (1) of section 54;
   (o) "Up-Sabhapati" means an Up-Sabhapati of a Gram Panchayat elected under sub-section (1) of section 17;
   (p) "Zilla Panchayat" means a Zilla Panchayat of a district constituted under sub-section (1) of section 49;
(2) Words defined in the Constitution (Seventy-Third Amendment) Act, 1992 but not defined in this Act shall have the same meanings as respectively assigned to them in the Constitution (Seventy-Third Amendment) Act, 1992.

CHAPTER V
CONSTITUTION OF GRAM AND GRAM-SABHA

3.(1) Subject to the consideration of local conditions, the State Government may, by notification, declare for the purpose of this Act any village or part of a village or group of adjoining villages or parts thereof to be a Gram.

(2) As soon as may be after the constitution of a Gram under sub-section (1), the State Government may, by notification, divide each Gram into wards and each ward shall, as far as possible, comprise of a Revenue Block.

(3) The State Government may, by notification, specify the number of members to be elected from each ward having regard to the number of voters in such ward and such other considerations as the State Government may consider appropriate.

(4) The notification under subsection (1) shall specify the name of the Gram by which the Panchayat shall be known and shall specify the local limits of such Panchayat.

(5) The State Government may, after making such enquiry as it may think fit and or after obtaining the views of the Gram Sabha, by notification:

(a) exclude from any Gram any area comprised therein; or
(b) include in any Gram any area adjoining to such Gram; or
(c) divide the area of a Gram so as to constitute two or more Grams; or
(d) unite the areas of two or more Grams so as to constitute a new Gram.

4. (1) When an area is excluded from a Gram under clause (a) of sub-section (5) of section 3, such area shall, as from the date of the notification referred to in that sub-section, cease to be subject to the jurisdiction of the Gram Panchayat of that Gram and, unless the State Government otherwise directs, all rules, orders, directions and notifications in force in that Gram shall also cease to apply to the area so excluded.

(2) When an area is included in a Gram under clause (b) of sub-section (5) of section 3, the Gram Panchayat for that Gram shall, as from the date of the notification referred to in that sub-section have jurisdiction over such area and, unless the State Government otherwise directs, all rules, orders, directions and notifications in force in that Gram shall apply to the area so included.

(3) When the area of any Gram is divided under clause (c) of sub-section (5) of section 3 so as to constitute two or more Grams, the Gram Panchayat of that Gram shall, as from the date of the notification referred to in that sub-section, cease to exist and there shall be reconstitution of the Gram Panchayats for the newly constituted Grams in accordance with the provisions of this Act.

(4) When the areas of two or more Grams are united under clause (d) of subsection (5) of section 3 so as to constitute a new Gram, the Gram Panchayats of the said Grams shall, as from the date of the notification referred to in that sub-section, cease to exist and a separate Gram Panchayat shall be constituted for the new Grams in accordance with the provisions of this Act.

(5) When under sub-section (5) of section 3 any area is excluded from, or included in, a Gram or a Gram is divided so as to constitute two or more Grams, or two or more Grams are united to constitute a new Gram, the properties, funds and liabilities of the Gram Panchayat or Panchayats affected by such reconstitution shall vest in such Gram Panchayat or Panchayats in accordance with such allocation as may be determined by order in writing by the prescribed authority, and such determination shall be final.

(6) An order made under sub-section (5) may contain such supplemental, incidental and consequential provisions as may be necessary to give effect to such reconstitution.
5. (1) If, at any time, the whole of the area of a Gram is included within the Nagar Panchayat under the provisions of the law made in this behalf, the Gram Panchayat concerned shall cease to exist, and the properties, funds and other assets vested in such Gram Panchayat and all the rights and liabilities of such Gram Panchayat shall vest in, and devolve on, the Nagar Panchayat.

(2) If, at any time, a part of the area of a Gram is included in a Nagar Panchayat under the provisions of the law made in this behalf, the area of the Gram shall be deemed to have been reduced to the extent of the part so included within the Nagar Panchayat and the properties, funds, rights and liabilities of the Gram Panchayat concerned in respect of the part so included shall vest in, and devolve on the Nagar Panchayat in such manner as may be determined by the prescribed authority and such determination shall be final, and unless the State Government otherwise directs, all rules, orders, directions and notifications in force in the areas comprised in the Nagar Panchayat shall apply to the part of the area of the Gram so included.

6. Subject to the general orders of the State Government the Gram Sabha shall meet at least twice in a year and where the Gram Panchayat fails to convene Gram Sabha, the prescribed authority shall with the approval of the State Government and after giving notice to the Gram Panchayat concerned convene it.

7. (1) Quorum for the meeting of a Gram Sabha shall be one-tenth of the total members of the Gram Sabha.

(2) Any resolution relating to the matters entrusted to the Gram Sabha shall be passed by a majority of votes of the members present and voting in the meeting of the Gram Sabha.

8. The procedure for convening and conducting the meetings of the Gram Sabha shall be such as may be prescribed.

9. Every meeting of the Gram Sabha shall be presided over by the Sabhapati of the concerned Gram Panchayat and in his absence by the Up-Sabhapati of that Gram Panchayat.

10. (1) The Gram Sabha shall consider, and may make recommendations and suggestions to the Gram Panchayat on the following matters, namely:

(a) The annual statement of accounts of the Gram Panchayat, the report of administrations of the preceding financial year and the last audit note and replies, if any, made thereto;

(b) The report in respect of development programmes proposed to be undertaken during the current year;

(c) The promotion of unity and harmony among all sections of society in the village

(d) Programme of adult education within the village;

(e) Such other matters as the State Government may, by general or special order, specify.

(2) Gram Panchayat shall give due consideration to the recommendations and suggestions of the Gram Sabha.

11. The Gram Sabha shall perform the following functions, namely:

(a) Mobilizing voluntary labour and contributions in kind and cash for the community welfare programme;

(b) Identification of beneficiaries for implementation of developmental schemes pertaining to the village:

Provided that if the Gram Sabha fails to identify the beneficiaries within the reasonable time, the prescribed authority shall, in consultation with the Gram Panchayat, identify the beneficiaries;

(c) Rendering assistance in the implementation of developmental schemes
pertaining to the village.

CHAPTER III
GRAM PANCHAYAT

12. (1) There shall be constituted, in each Panchayat area, an institution of Self Government called the Gram Panchayat bearing the name of the Gram.

(2) For the purpose of sub-section (1), each Panchayat area shall be divided into wards in such manner as the State Government, may determine:

Provided that the number of members to be elected in each ward shall, as far as practicable, be in the same proportions to the total number of persons to be elected for the Gram Panchayats as the population of the ward bears to the total population of the Panchayat area.

(3) The list of wards determined under sub-section (2) shall be prepared and published in the Official Gazette.

13. (1) A Gram Panchayat shall, subject to the provisions of sub-section (5), consist of such number of members not less than five and not more than nine, as the Secretary may, subject to the general order of the State Government in regard to the allocation of number of seats to different Gram having regard to the varying extent of population therein, determine and such members shall be chosen by direct election through secret ballot by persons whose names are included in the electoral roll of the State Legislative Assembly for the time being in force pertaining to the area comprised in the Gram.

(2) Election to the Gram Panchayat shall be held in such manner as may be prescribed.

(3) Where a Gram fails to elect the full number of members as determined under sub-section (1) it shall be called upon to elect the remaining number of members.

(4) The term of office of the members of Gram Panchayat shall, subject to the provisions of section 29, be co-terminus with the term of the Gram Panchayat.

(5) The State Government shall, by notification reserve the seats for Scheduled Castes and the Scheduled Tribes in every Gram Panchayat and the number of seats so reserved shall bear, as nearly as may be, the same proportion to the total number of seats to be filled by direct election in that Panchayat as the population of the Scheduled Castes in that panchayat area or of the Scheduled Tribes in that panchayat area bears to the total population of that area and such seats shall be allotted by rotation to different wards in a Gram Panchayat in such manner as may be prescribed.

(6) Not less than one-third of the total number of seats reserved under sub-section (5) shall be reserved for women belonging to the Scheduled Castes or, as the case may be, the Scheduled Tribes.

(7) Not less than one-third including the number of seats reserved for women belonging to the Scheduled Castes and the Scheduled Tribes of the total number of seats to be filled by direct election in every Gram Panchayat shall be reserved for women and such seats may be allotted by rotation to different wards in a Gram Panchayat in such manner as may be prescribed.

14. (1) Every Gram Panchayat shall be a body corporate having perpetual succession and a common seal and shall by its corporate name, sue and be sued.

(2) A Gram Panchayat shall have power to acquire, hold and dispose of property and to enter into contract:

Provided that in cases of acquisition or disposal of immovable property, the Gram Panchayat shall obtain the previous approval of the State Government.

15. (1) Every Gram Panchayat, save as otherwise provided in this Act, shall continue for a term of five years from the date appointed for its first meeting and no longer.

(2) No amendment of any law for the time being in force shall have the effect of
causing dissolution of a Gram Panchayat, which is functioning immediately before such amendment till the expiration of its duration specified in sub-section (1).

(3) The election to constitute a Gram Panchayat shall be completed
   (a) before the expiry of its duration specified in sub-section (1);
   (b) in the case of dissolution, before the expiration of a period of six months
from the date of its dissolution:

   Provided that where the remainder of the period for which the dissolved Gram
   Panchayat would have continued is less than six months, it shall not be necessary to hold
any election under this clause for constituting the Gram Panchayat for such period.

(4) A Gram Panchayat constituted upon the dissolution of a Gram Panchayat before the expiration
of its duration, shall continue only for remainder of the period for which the dissolved Gram Panchayat
would have continued under sub-section (1) had it not been so dissolved.

16. A person shall be disqualified for being chosen as and for being, a member of a Gram Panchayat
   (a) If he is so disqualified by or under any law for the time being in force for the purpose of
elections to the Legislative Assembly of Sikkim:

   Provided that no person shall be disqualified on the ground that he is less than
twenty-five years of age, if he has attained the age of twenty-one years; or
   (b) If he is a member of a Nagar Panchayat established under the law relating to constitution of
such Nagar Panchayat for the time being in force; or ‘
   (c) If he holds any office of profit under a local authority or a co-operative society or a Government
company or a Corporation owned or controlled by the Central or the State Government; or
   (d) has been dismissed from the service of a State Government or the Central Government or a local
authority or a Co-operative Society or a Government company or a Corporation owned or controlled by the
Central or a State Government for misconduct; or
   (e) If he is of unsound mind and stand so declared by a competent court; or
   (f) if he is an undischarged insolvent; or
   (g) if he is suffering from a variety of leprosy which is infectious; or
   (h) if he is convicted of an election offence; or
   (i) if he has been convicted by a Court of an offence involving moral turpitude. and sentenced to
imprisonment for a term exceeding six months; or
   (j) if he has not paid any arrear in respect of any tax or rate or fee payable to a Gram Panchayat or a
Zilla Panchayat or a Nagar Panchayat or the State Government:

   Provided that the disqualification under this clause shall cease upon payment of the rate or tax
or fee; or
   (k) if he has directly or indirectly by himself or by his partner or employer or an employee, hold any
share or interest in any contract with, by or on behalf of a Zilla Panchayat or a Gram Panchayat:

   Provided that a person shall not be deemed to have incurred disqualification by reason of
his having a share or interest in any public company or registered cooperative society which has a
contract with or is employed by a Gram Panchayat or a Zilla Panchayat of the district.

17. (1) Every Gram Panchayat shall, at its first meeting at which a quorum is present, elect one of its
members to be the Sabhapati and another member to be the U p-Sabhapati of the Gram Panchayat in such
manner as may be prescribed.

   (2) The State Government shall, by notification reserve

   (a) such number of offices of Sabhapati and Up-Sabhapati of Gram Panchayats in each
district for the Scheduled Castes and the Scheduled Tribes and the number of such offices shall bear as
nearly as, may be, the same proportion to the total number of offices in the district as the population of
the Scheduled Castes and of the
Scheduled Tribes in the district bears to the total population of the district;

(b) not less than one-third of the total number of offices of Sabhapati and UpSabhapati of the Gram Panchayat of the district from each of the categories which are reserved for persons belonging to the Scheduled Castes' and the Scheduled Tribes and of those which are reserved for women:

Provided that the offices reserved under this sub-section shall be allotted by rotation to different Gram Panchayats in such manner as may be prescribed.

*Explanation:* For the removal of doubt it is hereby declared that the principle of rotation for purposes of reservation of offices under this sub-section shall commence from the first election to be held after the commencement of this Act.

(3) The Sabhapati and Up-Sabhapati shall, subject to the provision of section 27 and to their continuing as members, hold office for a period of five years.

(4) When

(a) the office of the Sabhapati falls vacant by reason of death, resignation, removal or otherwise; or

(b) the Sabhapati is, by reason of leave, illness or other cause, temporarily unable to act, the Up-Sabhapati shall exercise the powers, perform the functions and discharge the duties of the Sabhapati until a new Sabhapati is elected and assumes office or until the Sabhapati resumes his duties, as the case may be.

(5) When

(a) The office of the Up-Sabhapati falls vacant by reason of death, resignation, removal or otherwise; or

(b) The Up-Sabhapati is, by reason of leave, illness or other cause, temporarily unable to act, the Sabhapati shall exercise the powers, perform the functions and discharge the duties of the Up-Sabhapati until a new Up-Sabhapati is elected and assumes office or until the Up-Sabhapati resumes his duties, as the case may be.

(6) When the office of the Sabhapati and the Up-Sabhapati are both vacant, or the Sabhapati and Up-Sabhapati are temporarily unable to act the prescribed authority may appoint a Sabhapati and Up-Sabhapati from among the members of the Gram Panchayat to act as such until a Sabhapati and Up-Sabhapati are elected and assume office.

18. Every election or nomination of a Sabhapati, Up-Sabhapati, Sachiva and members of Gram Panchayat, as the case may be, shall be published by the State Government by notification and such persons shall enter upon their respective offices from the date of such publication:

Provided that if no such publication has been made the Sabhapati, UpSabhapati, Sachiva and members shall be deemed to have entered upon their respective offices from the date of declaration of result of their election or nomination, as the case may be.

19. (1) Notwithstanding any vacancy in the membership of the Gram Panchayat, the prescribed authority shall, immediately after but before the expiration of thirty days from the date of publication of the notification under section 18 appoint a date for the meeting of the Gram Panchayat members (which meeting shall be called the first meeting of the Gram Panchayat) for electing the Sabhapati, Up-Sabhapati and the Sachiva of the Gram Panchayat from amongst themselves.

(2) The meeting to be held under sub-section (1) shall be convened by the prescribed authority in such manner as may be prescribed.

20. (1) Every Gram Panchayat shall hold a meeting for transaction of its business at least twice in every month at the office of the Gram Panchayat or at such place within the local limits of the Gram Panchayat concerned and at such time as the Sabhapati of the Gram Panchayat may decide.

(2) The Sabhapati may, whenever he thinks fit, in the public interest or shall upon receipt of a written requisition of not less than one half of the total number of members
of the Gram Panchayat or if directed by the Secretary of the Rural Development Department or District Development Officer-Cum-Panchayat Officer or the District Collector of the concerned district, call a special meeting of the Gram Panchayat within a period of ten days from the date of receipt of the requisition or direction, as the case may be:

Provided that if the Sabhapati fails to call such special meeting within the specified period from the date of receipt of the requisition or direction, as the case may be, the Secretary of the Rural Development Department or District Development Officer cum-Panchayat Officer or the District Collector of the concerned district may direct the Sachiva or any member of the Gram Panchayat to call such meeting at such time and at such place within the local limits of the Gram Panchayat concerned as the Sachiva or the member directed to call the meeting may, decide.

(3) Two-third of the total number of members constituting the Gram Panchayat shall form a quorum for a meeting of the Gram Panchayat:

Provided that no quorum shall be necessary for an adjourned meeting.

(4) The Sabhapati or in his absence, the Up-Sabhapati shall preside at the meeting of the Gram Panchayat and in the absence of both, the members present shall elect one from amongst themselves to preside at the meeting.

(5) All questions coming before a Gram Panchayat shall, unless otherwise specifically provided under this Act be decided by a majority of votes of the member present and voting:

Provided that in case of equality of votes the person presiding shall have a second or a casting vote.

(6) No member shall vote on, and take part in the discussions of, and question coming up for consideration at a meeting of a Gram Panchayat if the question is one in which he has any direct or indirect pecuniary interest other than an interest as a member of public.

(7) If it appears to any member present at a meeting that the person presiding at the meeting has any such pecuniary interest in any matter before the meeting for discussion or any question coming up for consideration as referred to in sub-section (6) and a motion brought by him to that effect is carried, such a person shall not preside at such meeting and shall not take part therein, and for the purpose of sub-section (4) such person shall be deemed to be absent during the discussions- or consideration of the particular matter.

21. No matter once finally disposed of by the Gram Panchayat shall be reconsidered by it within the period of six months unless the recorded consent of not less than one half of its total number of members has been obtained thereto.

22. (1) A list of the business to be transacted at every meeting of a Gram Panchayat except at an adjourned meeting, shall be sent to each member of the Gram Panchayat, at least seven days before the time fixed for such meeting and no business shall be brought before or transacted at any meeting, other than the business for which notice has been so given except with the approval of the majority of the members present at such meeting:

Provided that non-receipt of a notice by a member shall not vitiate the proceedings of the meeting:

Provided further that if the Sabhapati thinks that a situation has arisen for which an emergent meeting of the Gram Panchayat should be called, he may call such meeting at such time and at such place within the local limits of the Gram Panchayat concerned after ensuring receipt of intimation of such emergency meeting by all members.

(2) The business of the Gram Panchayat shall be transacted in the language
commonly spoken and understood by the members.

(3) Minutes of the proceedings at each meeting of the Gram Panchayat shall be recorded in a book to be kept for this purpose and shall be read and signed by the Sabhapati of the meeting before the meeting disperses.

(4) The Sachiva of the Gram Panchayat shall, within a week after a meeting of the Gram Panchayat is held, send copies of minutes of every such meeting to the Secretary of the Rural Development Department and the District Development Officer-Cum Panchayat Officer of the concerned district

23. The Sabhapati shall
   (a) regulate the meetings of the Gram Panchayat;
   (b) be responsible for the maintenance of records and registers of the Gram Panchayat;
   (c) exercise supervision and control over the acts done and action taken by the members of the Gram Panchayat and such officers and other employees whose services may be placed at the disposal of the Gram Panchayat by the State Government;
   (d) operate jointly with the Sachiva of the Gram Panchayat the fund of the Gram Panchayat including authorization of payment, issue of cheques and refunds;
   (e) issue receipts under his signature for money received by him on behalf of the Gram Panchayat;
   (f) cause preparation of all statements and reports required by or under this Act
   (g) exercise such other powers, perform such other functions and discharge such other duties as the Gram Panchayat may, by general or special resolution, direct or as the State Government may prescribe.

24. The Up-Sabhapati shall
   (a) in the absence of the Sabhapati regulate the meetings of the Gram Panchayat;
   (b) exercise such of the powers and perform such other functions and discharge such duties of the Sabhapati as the Sabhapati may, from time to time, delegate to him by order in writing:
   Provided that the Sabhapati may at any time withdraw all or any of the powers, functions and duties so delegated to the Up-Sabhapati;
   (c) during the absence of the Sabhapati, exercise all the powers, perform all the functions and discharge all the duties of the Sabhapati.

25. The member of a Gram Panchayat at any of the meeting may move resolution and put questions to the Sabhapati or Up-Sabhapati or the Sachiva, as the case may be, on matters connected with the administration of the Gram Panchayat or execution of any work or scheme undertaken by or entrusted to such Gram Panchayat.

26. (1) A Sabhapati or an Up-Sabhapati or a member of a Gram Panchayat may resign his office by notifying in writing his intention to do so to the prescribed authority and on such resignation being accepted the Sabhapati or the U p-Sabhapati or the member shall vacate his office and the casual vacancy shall be deemed to have occurred in such office:

   Provided that a person tendering resignation may withdraw his resignation before it is accepted by the prescribed authority.

   (2) When the resignation is accepted under sub-section (1), the prescribed authority shall communicate it to the members of the Gram Panchayat within a period of thirty days of such acceptance.

27. A Sabhapati or an Up-Sabhapati of a Gram Panchayat may, at any time be removed from office by a resolution of the Gram Panchayat carried by the majority of the members of the Gram Panchayat present at a meeting specially convened for the purpose. Notice of such meeting shall be given to the prescribed authority:

   Provided that at any such meeting while any resolution for the removal of
(i) The Sabhapati from his Office is under consideration: or 
(ii) The Up-Sabhapati from his office is under consideration, 
    he shall not, though present, preside at such meeting and the provisions of sub section (4) 
    of section 20 shall apply in relation to any such meeting as they apply in relation to a 
    meeting from which the Sabhapati or, as the case may be, the Up-Sabhapati, is absent.

28. (1) In the event of removal of a Sabhapati or an Up-Sabhapati under section 27 or when a vacancy 
occurs in the office of a Sabhapati or an Up-Sabhapati by resignation, death or otherwise, the Gram 
Panchayat shall elect another Sabhapati or Up-Sabhapati and the person so elected shall take office 
forthwith and shall hold such office for the unexpired term of office of his predecessor.

    (2) No person who has been removed from office under section 27 shall be eligible for re-election 
to the vacancy so caused.

29. (1) The prescribed authority may, after giving an opportunity, to a member of a Gram Panchayat to 
show cause against the action proposed to be taken against him, by order remove him from office if 
(a) after his election he is convicted by a criminal court of an offence involving moral turpitude and 
punishable with imprisonment or a period of more than six months; or 
(b) he was disqualified to be a member of the Gram Panchayat at the time of his election; or 
(c) he incurs any of the disqualifications mentioned in section 16, after his election as a member of the 
Gram Panchayat; or 
(d) he is absent from three consecutive meetings of the Gram Panchayat without the leave of the Gram 
Panchayat

    (2) Any member of a Gram Panchayat who is removed from his office by the prescribed authority 
under sub-section (1) may, within a period of thirty days from the date of the order, appeal to the 
Secretary to the Government of Sikkim in the Rural Development Department who may stay the 
operation of the order till the disposal of the appeal and may, after giving notice of the appeal to the 
prescribed authority and after giving the appellant an opportunity of being heard, modify, set aside or 
confirm the order. 

    Explanation :- For the purpose of this sub-section, the term 'Secretary, will mean 
only the Secretary.

    (3) The order passed by such authority on such appeal shall be final.

30. (1) (If the office of a member of a Gram Panchayat becomes vacant by reason of 
his death, 
resignation, removal or otherwise, such vacancy shall be filled in by election of another person under this 
Act. The person elected shall take office forthwith and shall hold such office for the unexpired term of 
office of his predecessor:

    Provided that no election for filling in of a casual vacancy shall be held if the 
vacancy occurs within a period of six months preceding the date on which the term of office of the person 
concerned expires.

    (2) No person who has been removed from his office under section 29 shall be eligible for re-election 
to the vacancy so caused.

31. (1) Every Gram Panchayat shall, at its first meeting at which a quorum is present, elect one of its 
members to be Sachiva of the Gram Panchayat:

    Provided that no member who is not able to read or write any of the official languages of 
the State shall be qualified to be elected as a Sachiva:

    Provided further that where no such person as referred to in the first proviso is available, 
the Gram Panchayat may appoint Panchayat Assistant appointed by the Secretary to the Government in 
the Rural Development Department to look after the works of Sachiva.

    (2) The Sachiva of the Gram Panchayat so elected or as the case may be, appointed shall assist the 
Sabhapati or the Up-Sabhapati, as the case may be, of the Gram
Panchayat in due maintenance of the Gram Panchayat office and for proper organisation and execution of rural development schemes and shall be directly answerable to the members of the Gram Panchayat.

(3) The Sachiva shall be in charge of office of the Gram Panchayat and shall exercise such powers and perform such other functions and discharge such other duties as the State Government may, by rules made in this behalf, prescribe.

(4) The term of office of the Sachiva shall, subject to the provisions of section 33 be co-terminus with the term of the Gram Panchayat.

32. A Sachiva of a Gram Panchayat may resign his office by notifying in writing his intention to do so to the prescribed authority and on such resignation being accepted the Sachiva shall vacate his office and the casual vacancy shall be deemed to have occurred in such office:

Provided that a person tendering resignation may withdraw his resignation before it is accepted.

(2) When the resignation is accepted under sub-section (1), the prescribed authority shall communicate it to the members of the Gram Panchayat within a period of thirty days of such acceptance.

33. (1) A Sachiva may, at any time, be removed from Office by a resolution of the Gram Panchayat carried by the majority of the members of the Gram Panchayat present at a meeting specially convened for the purpose. Notice of such meeting shall be given to the prescribed authority.

(2) In the event of removal of a Sachiva under sub-section (1) or when a vacancy occurs in the office of a Sachiva by resignation, death or otherwise, the Gram Panchayat shall elect one of its members to be the Sachiva and the person so elected shall take office forthwith and shall hold such office for the unexpired term of office of his predecessor.

(3) No person who has been removed from his office under sub-section (1) shall be eligible for re-election to the vacancy so caused.

CHAPTER IV

DUTIES OF GRAM PANCHAYAT

34. Subject to any general or special direction of the State Government, the duties of a Gram Panchayat shall be to provide within the area under its jurisdiction for

(a) sanitation, conservancy and drainage and the prevention of public nuisance

(b) curative and preventive measures in respect of any infectious disease;

(c) supply of drinking water and the cleaning and disinfecting the sources of supply and storage of water;

(d) maintenance, repair and construction of village roads and protection thereof

(e) the removal of encroachments of village roads or public places;

(f) the management of common grazing grounds, burning places and public graveyards;

(g) the supply of any local information which the District Collector or District Development Officer-cum-Panchayat Officer or the Zilla Panchayat may require, within the limits of the jurisdiction of the Gram Panchayat;

(h) organizing voluntary labour for community work and works for the upliftment of its areas;

(i) control and administration of the Gram panchayat Fund established under this Act

(j) the imposition, assessment and collection of taxes, fees or rates leviable under this Act;
(k) construction and maintenance of dharmasalas;
(1) regulating places for the disposal of dead bodies and carcasses and other
offensive matters;

(m) assisting the development of agriculture, forestry, animal husbandry, poultry, fisheries,
village and cottage industries and co-operative;

(n) registering births, deaths and marriages and annually submitting such
records to the Zilla Panchayat;

(o) maintenance of such records relating to cattle census, population census, crop census
and census of unemployed persons and such other statistics as may be
required and annually submitting
such records to the Zilla Panchayat;

(p) regulating inflow of animals within the area and their transfer;

(q) destruction and disposal of ownerless and rabid dogs and disposal of
unclaimed animals;

(r) maintenance, upkeep and supervision of any building or other property
which may be entrusted to it by the State Government for management;

(s) assisting the Zilla Panchayat in preparing development plan of its area;

(t) rendering assistance in extinguishing fire and protecting life and property
when fire occurs;

(u) any other local work or service of public utility which is likely to promote the health,
comfort convenience or material prosperity of the public not otherwise provided for in this Act;

(v) such other duties as may be entrusted to it by the State Government from time to time.

35. (1) A Gram Panchayat shall also perform such other functions as the State Government may assign to
it in respect of

(a) primary social, technical or vocational education;

(b) rural dispensaries, health centres, maternity and child welfare centres;

(c) minor irrigation;

(d) grow more food campaign;

(e) care of the infirm and destitute;

(f) rehabilitation of displaced persons;

(g) improved breeding of cattle, medical treatment of cattle and prevention of cattle
diseases;

(h) its acting as a channel through which Government assistance should reach the residents
of the Gram;

(i) bringing private waste land under cultivation;

(j) promotion of plantations in the Gram;

(k) arranging for cultivation of land lying fallow;

(l) arranging for co-operative management of resources of the Gram;

(m) implementation of such schemes as may be formulated or performance of such acts as
may be entrusted to it by the State Government;

(n) field publicity of matters connected with development works and other welfare measures
undertaken by the State Government;

(o) regulation of fairs, melas, hats and exhibition of local produce and products of local
handicrafts and home industries;

(p) assisting and advising the residents of the Gram in the matter of obtaining state loan and
its distribution and repayment;

(q) assisting in the implementation of land reform measure in its area;

(r) the promotion and encouragement of education including adult education;

(s) such other functions which the State Government may, from time to time, by order in
writing, entrust to such Gram Panchayat which in its opinion to promote directly or indirectly the
welfare of the public.
(2) If the State Government is of opinion that a Gram Panchayat has persistently made default in the performance of any of the functions assigned to it under sub-section (1), the State Government may, after recording its reasons, withdraw such functions from such Gram Panchayat.

(3) Where the State Government assigns any functions to a Gram Panchayat under sub-section (1), it shall place such funds at the disposal of the Gram Panchayat as may be determined by the State Government for the due performance of such function.

CHAPTER V
PROPERTY AND FUND

36. All property within the limits of the jurisdiction of a Gram Panchayat other than property maintained by the Central or the State Government or a local authority or 10 any other Gram Panchayat shall vest in and belong to the Gram Panchayat and shall with all other property of whatsoever nature or kind which may become vested in the Gram Panchayat, be under its direction, management and control.

37. (1) The State Government may allocate to a Gram Panchayat any public property situated within its local jurisdiction, and thereupon such property shall vest in and come under the control of the Gram Panchayat.

(2). No property vested in or belonging to a Gram Panchayat shall be transferred by way of sale, gift, mortgage, exchange or lease except with the previous sanction of the State Government.

(3) Where the State Government is of opinion that any property vested in or belonging to a Gram Panchayat is required for the purpose of any national or State development plan or for any other public purpose, the State Government may resume such property, and upon such resumption, the property shall cease to vest in the Gram Panchayat and shall re-vest in the State Government.

(4) No compensation other than the amount paid by the Gram Panchayat for such transfer and the market value of any building or works erected or executed on such property by the Gram Panchayat at the time of resumption shall be payable. Any sum so received shall be credited to the Gram Panchayat Fund.

38.- Where a Gram Panchayat requires land for carrying out any of the purposes of this Act, it may negotiate with the person or persons having interest in the said land, and if it fails to reach an agreement, it may make an application to the District Collector for the acquisition of the land, who may, if he is satisfied that the land is required for an public purpose, take steps to acquire the land under the provisions of the Sikkim Land ~ (Requisition and Acquisition) Act, 1977 and such land shall, on acquisition, vest in the Gram Panchayat.

39. (1) For every Gram Panchayat there shall be constituted a Gram Panchayat Fund bearing the name of Gram Panchayat on the basis of the review and recommendations made by the State Finance Commission and there shall be placed to the credit thereof

(a) contributions and grants, if any, made by the Central or the State Government

(b) contributions and grants, if any, made by a Zilla Panchayat or any other local authority;`

(c) loans, if any, granted by the Central Government or the State Government

(d) all receipts on accounts of taxes, rates and fees levied by the Gram Panchayat;

(e) all sums received by way of gift or contribution;

(f) all other sums received by or on behalf of the Gram Panchayat;

(g) such percentage of the land revenue collected by it as may be determined by the State Government.
(2) Every Gram Panchayat shall set apart and apply annually such sum as may be required to meet the cost of its administration including allowances payable to the members.

(3) Every Gram Panchayat shall have the power to spend such sums as the State Government may, by order, specify for carrying out the purposes of this Act.

(4) The Gram Panchayat Fund shall be vested in the Gram Panchayat and the balance to the credit of the Fund shall be kept in such custody as the State Government may direct.

(5) Subject to such general control as the Gram Panchayat may exercise from time to time, all orders and cheques for payment from the Gram Panchayat Fund shall be signed by the Sabhapati or in his absence by the Up-Sabhapati.

40. (1) Subject to the rates which may be fixed by the State Government, a Gram Panchayat may levy the following taxes, rates and fees, namely:

(a) a tax on fairs, melas, hats and other entertainments;
(b) a general sanitation tax for the construction or maintenance or both the construction and maintenance of public latrines and for the removal and disposal of refuse;
(c) a water rate where arrangements for the supply of water for drinking, irrigation or any other purpose are made;
(d) a fee for temporary erection on, or putting up projections over, or temporary occupation of, any village road or place;
(e) a fee on private latrines, premises or compounds cleaned by the Gram Panchayat agency;
(f) a fee for grazing cattle on grazing lands vesting in a Gram Panchayat;
(g) a fee on the registration of animals sold in any market or place belonging to or under the control of the Gram Panchayat;
(h) a market fee on persons exposing goods for sale in any market or on any place or any building or structure therein belonging to or under the control of the Gram Panchayat;
(i) a fee for the use of Dharmasalas and camping grounds;
(j) a fee for drainage where system of drainage has been introduced by the Gram Panchayat;
(k) a temporary tax for special works of public utility;
(l) a tax on houses.

(2) The Gram Panchayat shall not levy taxes, rates or fees referred to in subsection (1) if such taxes, rates or fees have already been levied by any other authority under any law for the time being in force or by any other local authority.

41. (1) The State Government may, in the manner specified in the notification, regulate the imposition, assessment and collection of taxes, rates and fees under section 40.

(2) Subject to the provisions of this Act or rules made thereunder, no person shall object in respect of his liability to any assessment made or tax imposed under this Act.

42. An appeal against the levy of any tax, rate or fee under section 40 may be preferred to the prescribed authority in such manner and within such time as may be prescribed and the decision of such authority shall be final.

43. Any arrear of tax, rate or fee levied under section 40 shall be recoverable as arrears of land revenue or public demand if the Gram Panchayat passes a resolution to that effect and communicates it to the District Collector.

44. (1) The District Collector, on receipt of such communication of the sum recoverable under section 43 and on being satisfied with the demand, shall proceed to recover it
Any sum so recovered shall be sent to the Gram Panchayat and shall be credited to the Gram Panchayat Fund.

45. (1) If on a complaint made to it or otherwise it appears to the State Government that any tax, rate or fee levied by a Gram Panchayat is excessive, it may, after calling for a report from the Gram Panchayat in this regard, abolish, suspend or reduce the amount of any such tax, rate or fee.

(2) The State Government may, on its own motion or otherwise after giving the Gram Panchayat an opportunity of expressing its view in the matter, by order, exempt from the payment of any tax in whole or in part

(a) any person or class of persons; or

(b) any property or description of properties;

subject to such conditions as may be specified in such order.

46. (1) Every Gram Panchayat shall, at such time and in such manner as may be prescribed, prepare each year a budget of its estimated receipts and disbursements for the following year and shall submit the budget to the State Government for approval through the Zilla Panchayat of the District concerned.

(2) No expenditure shall be incurred unless the budget is approved by the State Government.

47. A Gram Panchayat may prepare in each year supplementary estimate providing for any modification of its budget and submit it to the State Government for approval through the Zilla Panchayat of the District concerned within such time and in such manner as may be prescribed.

48. (1) Accounts of receipt and expenditure of every Gram Panchayat shall be maintained in such forms and in such manner as may be prescribed.

(2) An Officer not below the rank of Chief Accounts Officer of the Sikkim State Finance and Accounts Service appointed by the State Government shall audit the accounts of the Gram Panchayat as soon as may be after the end of each financial year in the manner provided under Chapter IX of this Act.

CHAPTER VI

CONSTITUTION OF ZILLA PANCHAYAT

49. (1) For every district the State Government shall, by notification constitute a Zilla Panchayat bearing the name of the district.

(2) For the purpose of electing members as referred to in sub-section (1), the State Government may, by notification, divide the district into territorial constituencies and determine the number of members to be elected from each such constituency:

Provided that the number of members to be elected in each constituency shall, as far as practicable, be in the same proportion to the total number of persons to be elected for the Zilla Panchayat as the population of the constituency bears to the total population of the Zilla Panchayat area.

50. (1) A Zilla Panchayat shall, subject to the provisions of sub-section (4), consist of the following members, namely:

(a) directly elected members from the territorial constituencies in the district;

(b) Sabhapatis of the Gram Panchayats within the district;

(c) Members of both the Houses of Parliament and the Legislative Assembly of the State elected from a constituency comprising the district or any part thereof.

(2) Each constituency will elect one or more members through direct election in such manner as may be prescribed.

(3) The term of office of the members of Zilla Panchayat shall, subject to the provisions of section 64, be co-terminus with the term of the Zilla Panchayat.

(4) The State Government shall, by notification, reserve seats for the Scheduled
Castes and the Scheduled Tribes in every Zilla Panchayat and the number of seats so reserved shall bear, as nearly as may be, the same proportion to the total number of seats to be filled up by direct election in that Panchayat as the population of the Scheduled Castes in that Panchayat area or of the Scheduled Tribes in that Panchayat area bears to the total population of that area and such seats shall be allotted by rotation to different constituencies in a Zilla Panchayat in such manner as may be prescribed.

(5) Not less than one third of the total number of seats reserved under sub-section (4) shall be reserved for women belonging to the Scheduled Castes or, as the case may be, the Scheduled Tribes.

(6) Not less than one-third (including the number of seats reserved for women belonging to the Scheduled Castes and the Scheduled Tribes) of the total number of seats to be filled up by direct election in every Zilla Panchayat shall be reserved for women and such seats may be allotted by rotation to different constituencies in a Zilla Panchayat in such manner as may be prescribed.

51. (1) Every Zilla Panchayat shall be a body corporate having perpetual succession and a common seal and shall by its corporate name sue and be sued.

(2) A Zilla Panchayat shall have power to acquire, hold and dispose of property and to enter into contract:

Provided that in all cases of acquisition or disposal of immovable property, the Zilla Panchayat shall obtain the previous approval of the State Government.

52. (1) Every Zilla Panchayat, save as otherwise provided in this Act, shall continue for five years from the date appointed for its first meeting and no longer.

(2) No amendment of any law for the time being in force shall have the effect of causing dissolution of a Zilla Panchayat, which is functioning immediately before such amendment, till the expiration of its duration specified in sub-section (1).

(3) An election to constitute a Zilla Panchayat shall be completed
(a) before the expiry of its duration specified in sub-section (1);
(b) in case of dissolution, before the expiration of a period of six months from the date of such dissolution:

Provided that where the remainder of the period for which the dissolved Zilla Panchayat would have continued is less than six months, it shall be not necessary to hold any election under this clause for constituting the Zilla Panchayat for such period.

(4) A Zilla Panchayat constituted upon the dissolution of a Zilla Panchayat before the expiration of its duration shall continue only for the remainder of the period for which the dissolved Zilla Panchayat would have continued under sub-section (1) had it not been so dissolved.

(5) When a new Zilla Panchayat is thus duly constituted the old Zilla Panchayat shall stand dissolved.

53. The provisions of section 16 relating to disqualification of members of Gram Panchayat shall, mutatis-mutandis be applicable to the elected members of the Zilla Panchayat also.

54. (1) Every Zilla Panchayat shall, at its first meeting at which a quorum is present, elect in such manner as the State Government may, by notification specify, one of its members to be the Adhakshya and another member to be Up-Adhakshya of the Zilla Panchayat:

Provided that the members referred to in clause (c) of sub-section (1) of section 50 shall not be eligible for such election, nor shall they have any voting right thereof.

(2) The State Government shall, by notification, reserve
(a) such number of offices of Adhakshya and Up-Adhakshya of Zilla Panchayat in the State for the persons belonging to the Scheduled Castes and the Scheduled
Tribes and the numbers of such offices bearing as nearly as may be the same proportion to the total number of offices in the State as the population of the Scheduled Castes in the State or of the Scheduled Tribes in the State bears to the total population of the State;

(b) not less than one-third of the total number of offices of Adhakshya and Up-Adhakshya in the State from each category reserved for persons belonging to the Scheduled Castes, the Scheduled Tribes and those which are non-reserved, for women:

Provided that the Offices reserved under this sub-section shall be allotted by rotation to different Zilla Panchayat.

Explanation :- For the removal of doubt it is hereby declared that the principle of rotation for the purposes of reservation of offices under this sub-section shall commence from the first election to be held after the commencement of this Act.

(3) The Adhakshya and Up-Adhakshya shall, subject to the provisions of sections 64 and to their continuing as members, hold office for a period of five years.

(4) When

(a) the office of the Adhakshya falls vacant by reason of death, resignation, removal or otherwise; or

(b) the Adhakshya is, by reason of leave, illness or other cause, temporarily unable to act,

the Up-Adhakshya shall exercise the powers, perform the functions and discharge the duties of the Adhakshya until a new Adhakshya is elected and assumes office or until the Adhakshya resumes his duties, as the case may be.

(5) When

(a) The office of the Up-Adhakshya falls vacant by reason of death, resignation, removal or otherwise; or

(b) the Up-Adhakshya is, by reason of leave, illness or other cause, temporarily unable to act,

the Adhakshya shall exercise the powers, perform the functions and discharge the duties of the Up-Adhakshya until a new Up-Adhakshya is elected and assumes office or until the Up-Adhakshya resumes his duties, as the case may be.

(6) When the offices of the Adhakshya and the Up-Adhakshya are both vacant or the Adhakshya are temporarily unable to act, the prescribed authority may appoint an Adhakshya and an Up-Adhakshya from among the members of the Zilla Panchayat to act as such until an Adhakshya or an Up-Adhakshya are elected and assume office or resume his duties, as the case may be.

55. Every election or nomination of an Adhakshya, an Up-Adhakshya and members of a Zilla Panchayat shall be published by the State Government by notification and such persons shall enter upon their respective offices from the date of such publication.

56. (1) Notwithstanding any vacancy in the membership of the Zilla Panchayat, the prescribed authority shall as soon may be (but before the expiration of thirty days from the date of publication of the notification under section 55) call a meeting of the members of a Zilla Panchayat at such time as he may fix for electing an Adhakshya and Up Adhakshya.

(2) The meeting to be held under sub-section (1) shall be called the first meeting of the Zilla Panchayat and may be convened by the prescribed authority in such manner as may be prescribed.

57. (1) Every Zilla Panchayat shall hold a meeting for transaction of its business at least once in every three months at the office of the Zilla Panchayat or at such place within the local limits of the district concerned and at such time as the Adhakshya of the Zilla Panchayat may fix

(2) The Adhakshya may, whenever he thinks fit in the public interest or shall upon a written requisition of not less than one half of the total number of members of the Zilla Panchayat or if directed by the Secretary to the Government in the Rural Development
Department call a special meeting of the Zilla Panchayat within a period of ten days from the date of receipt of the requisition or direction, as the case may be:

Provided that if the Adhakshya fails to call such special meeting within the specified period from the date of receipt of requisition or direction, as the case may be, the Secretary to the Government in the Rural Development Department may call such meeting which shall be held at such time and in such place within the local limits of the district concerned as he may fix.

(3) Two-third of the total number of members shall form a quorum for a meeting of the Zilla Panchayat:

Provided that no quorum shall be necessary for an adjourned meeting.

(4) The Adhakshya or in his absence; the Up-Adhakshya shall preside at the meeting of the Zilla Panchayat and in the absence of both, the members present shall elect one member from amongst themselves to preside at the meeting.

(5) All questions coming before a Zilla Panchayat shall, unless otherwise specifically provided under this Act, be decided by a majority of votes of the members present and voting:

Provided that in case of equality of votes the person presiding shall have a second or casting vote.

(6) No member shall vote on, and take part, in the discussion of any question coming up for consideration at a meeting of Zilla Panchayat if the question is one in which he has any direct or indirect pecuniary interest other than an interest as a member of the public.

(7) If it appears to any member present at a meeting that the person presiding at the meeting has any such pecuniary interest in any matter before the meeting for discussion or any question coming up for consideration as referred to in sub-section (6) and a motion brought by him to that effect is carried, such a person shall not preside at such meeting and shall not take part therein, and for the purposes of sub-section (4) such person shall be deemed to be absent during the discussion or consideration of the particular matter.

No subject once finally disposed of by the Zilla Panchayat shall be reconsidered by it within six months unless the recorded consent of not less than one half of members has been obtained therefor.

59. (1) A list of the business to be transacted at every meeting of a Zilla Panchayat except at an adjourned meeting, shall be sent to each member of the Zilla Panchayat at least seven days before the time fixed for such meeting and no business shall be brought before or transacted at any meeting other than the business of which notice has been so given except with the approval of the majority of the members present at such meeting:

Provided that non-receipt of a notice by a member shall not vitiate the proceedings of a meeting:

Provided further that if the Adhakshya thinks that a situation has arisen for which an emergent meeting of the Zilla Panchayat should be called, he may call such meeting after giving three days notice to the members:

Provided also that not more than one matter shall be included in the list of business to be transacted at the meeting called under the second proviso.

(2) The business of the Zilla Panchayat shall be transacted in the language spoken and understood by the members.

(3) Minutes of the proceedings of each meeting of the Zilla Panchayat shall be recorded in a book to be kept for this purpose and shall be read out and signed by the Adhakshya of the meeting before the meeting disperses.

(4) The Sachiva of a Zilla Panchayat shall, within a week after meeting of the Zilla
(g) exercise such other powers, perform such other functions and discharge such other
duties as the Zilla Panchayat may, by general or special resolution, direct or as the State Government
may, by order specify:
Provided that the Adhakshya shall not exercise such powers, perform, such functions or
discharge such duties as may be required by the rules made under this Act to be exercised, performed or
discharged by the Zilla Panchayat at a meeting.
61. The Up-Adhakshya shall—
(a) in the absence of the Adhakshya, preside over and regulate the meetings
of the Zilla
Panchayat;
(b) exercise such of the powers, perform such of the functions and discharge such of the
duties of the Adhakshya as the Adhakshya may, from time to time, delegate to him by order in writing:
Provided that the Adhakshya may at any time withdraw all or any of the- powers, functions and
duties so delegated to the Upadhakshya;
(c) during the absence of the Adhakshya, exercise all the powers, perform all
the functions and discharge all the duties of the Adhakshya.
62. At a meeting of a Zilla Panchayat, a member may move any resolution and
put questions to the Adhakshya or Upadhakshya, as the case may be, on matters connected with the
administration of Zilla Panchayat or execution of rural works or schemes entrusted to or undertaken by
such Zilla Panchayat.
63. (1) An Adhakshya, or an Up-Adhakshya or a member of a Zilla Panchayat may resign his office by
notifying in writing his intention to do so to the prescribed authority and on such resignation being accepted
the Adhakshya or the Up-adhakshya or the member shall vacate his office and casual vacancy shall be
deemed to have occurred in ;a such office:
Provided that a person tendering resignation may withdraw his resignation
before it is accepted.
(2) When the resignation is accepted under sub-section (1), the prescribed authority shall
communicate it to the members of the Zilla Panchayat within thirty days of such acceptance.
64. (1) An Adhakshya or an Up-Adhakshya may, at any time, be removed from office by a resolution of the
Zilla Panchayat passed by the majority of the members of the Zilla Panchayat present and voting at a meeting
specially convened for the purpose. Notice of such meeting shall be given to the prescribed authority:
Provided that any such meeting while passing any resolution for the removal of
(i) the Adhakshya from his office is under consideration; or
(ii) the Up-Adhakshya from his office is under consideration,
he shall not, though he is present, preside at such meeting and the provisions of subsection (4) of section 57 shall apply in relation to every such meeting as they apply in relation to a meeting from which the Adhakshya or, as the case may be, the UpAdhakshya is absent

(2) No person who has been removed from his office under sub-section (1) shall be eligible for re-election to the vacancy so caused.

65. In the event of removal of an Adhakshya or an Up-Adhakshya under section 64 or when a vacancy occurs in the office of the Adhakshya or Up-Adhakshya by resignation, death or otherwise, the Zilla Panchayat shall elect another Adhakshya or UpAdhakshya, as the case may be. The person so elected shall take office forthwith and shall hold office for the unexpired term of office of his predecessor.

66. (1) The prescribed authority may, after giving opportunity to a member of a Zilla Panchayat other than a member specified under clause (c) of sub-section (1) of section 50 to show cause against the action proposed to be taken against him, by order, remove him from office if

(a) after his election he is convicted by a criminal court of an offence involving moral turpitude and punishable with imprisonment for a period of more than six months; or

(b) he was disqualified to be a member of the Zilla Panchayat at the time of his election; or

(c) he incurs any of the disqualifications specified in section 16 except clauses (e) and (f) after his election as a member of the Zilla Panchayat; or

(d) he is absent from three consecutive meetings of the Zilla Panchayat without the leave of the Zilla Panchayat provided he is not an ex-officio member of the Zilla Panchayat under clause (c) of sub-section (1) of section 50.

(2) Any member of a Zilla Panchayat who is removed from his office by the prescribed authority under sub-section (1) may, within thirty days from the date of the order, appeal to the Secretary to the Government in the Rural Development Department, who may stay the operation of the order till the disposal of the appeal and may, after giving notice of the appeal to the prescribed authority and after giving the appellant an opportunity of being heard, modify, set aside or confirm the order.

Explanation:- For the purpose of this 'sub section, the term 'Secretary' will mean only the Secretary.

(3) The order passed by such authority on such appeal shall be final.

(4) If a member of a Zilla Panchayat referred to in clause (c) of sub-section (1) of section 50 ceases to be the member of the Parliament or as the case may be, member of the Legislative Assembly of the State, he shall cease to be the member of the Zilla Panchayat and the newly elected person shall become the member of the Zilla Panchayat. 67. (1) If the office of a member of a Zilla Panchayat becomes vacant by reason of his death, resignation, removal or otherwise, such vacancy shall be filled in by election of another person under this Act. The person so elected shall take office forthwith and shall hold such office for the unexpired term of office of his predecessor:

Provided that no election for filling in of a casual vacancy shall be held if the vacancy occurs within a period of six months preceding the date on which the term of office of the person concerned expires.

(2) No person who has been removed from his office under section 66 shall be eligible for re-election to the vacancy so caused.

68. (1) There shall be a Sachiva for a Zilla Panchayat appointed by the State Government on such terms and conditions as may be prescribed.

(2) The Sachiva shall have authority to supervise all records of every Gram Panchayat falling under the jurisdiction of a Zilla Panchayat of a concerned district.

(3) The Sachiva shall be in charge of the office of the Zilla Panchayat and shall
CHAPTER VII
POWERS AND DUTIES OF ZILLA PANCHAYAT

69. (1) Subject to any general or special directions of the State Government, a Zilla Panchayat shall have power in respect of

(a) regulating melas or hats within its local limits;
(b) construction and maintenance of Panchayat Ghars, Dharmasalas and rest-houses;
(c) construction, repair and maintenance of such small irrigation projects of such class or types thereof, as may be specified by the State Government by general or special order in this behalf, and regulating of supply of water there from for irrigation purposes;
(d) regulating supply of water for irrigation or drinking water supply schemes constructed by the Government and entrusted to it for maintenance and repairs;
(e) regulating, maintaining and developing of lands vested in it by the State Government;
(f) organizing plantation programme in the public land, road sides and such other places as may be specified for promotion of social forestry and environmental conservation and maintaining and regulating of such forests;
(g) establishing and maintaining primary schools and organizing adult education centres;
(h) establishing health centres and maternity and child welfare centres;
(i) managing or maintaining any works of public utility and adopting measures for the relief of distress;
(j) preparing plans for all round development of the district after obtaining previous approval of the State Government and with such technical assistance as may be made available by the State Government;
(k) co-coordinating and integrating the development plans and schemes prepared by Gram Panchayats within its jurisdiction;
(l) fulfilling any other obligation imposed by or under this Act or by any other law for the time being in force or by general or special order of the State Government in this behalf.

70. (1) Subject to such condition as may be imposed by the State Government, a Zilla Panchayat may, if the State Government so directs make provisions for

(a) the promotion of opportunity of employment through community farming by organizing model agriculture or dairy farms and small scale village industries;
(b) the organisation and maintenance of clubs and other places for recreation or games;
(c) establishment and maintenance of library or reading rooms and public radio listening centres;
(d) construction and maintenance of destitute homes, slaughter houses and encamping grounds;
(e) rendering assistance in extinguishing fire and protecting life and property when fire occurs;
(f) assisting in the prevention of burglary and dacoity;
(g) the promotion of socio-cultural and communal harmony;
(h) the promotion of agriculture and allied activities connected with it;
(i) any other local work or service of public utility which is likely to promote the health, comfort, convenience or material prosperity of the public not otherwise provided for in this Act.

(2) Where the State Government directs a Zilla Panchayat to make provision for
any of the items enumerated in sub-section (1), it shall place such funds at the disposal of the Zilla Panchayatas may be determined by the State Government for the purpose.

(3) A Zilla Panchayat shall have the power to advise the State Government on all matters relating to all round development of rural areas.

(4) Notwithstanding anything in sub-section (1), a Zilla Panchayat shall not undertake or execute any scheme confined to a Gram unless the implementation of such a scheme is beyond the competence of the Gram Panchayat concerned financially or otherwise. In the latter case the Zilla Panchayat may execute the scheme itself or entrust its execution to the Gram Panchayat and give such assistance as may be required:

Provided that a Zilla Panchayat shall undertake or execute any scheme if it extends to more than one Gram.

71. The Zilla Panchayats of two or more adjacent districts may jointly undertake and execute at common cost any development schemes or projects on such terms and conditions as may be agreed upon, and in case of any difference as to the interpretation of such terms and conditions the matter shall be referred to the State Government whose decision shall be final.

72. A Zilla Panchayat shall exercise general powers of supervision over Gram Panchayats in the district and it shall be the duty of Gram Panchayat to give effect to any direction of the Zilla Panchayat on matters of policy or planning for development.

CHAPTER VIII
PROPERTY AND FUND OF ZILLA PANCHAYAT

73. All roads, buildings or other works constructed by a Zilla Panchayat with its own funds shall vest in it.

74. (1) The State Government may allocate to a Zilla Panchayat any public property of whatsoever nature of kind situated within its local limits, and thereupon, such property shall vest in and come under the control of the Zilla Panchayat.

(2) No property vested in or belonging to a Zilla Panchayat shall be transferred by way of sale, gift, mortgage, exchange or lease without the previous sanction of the State Government.

(3) Where the State Government is of opinion that any property vested in or belonging to a Zilla Panchayat is required for the purpose of any National or State Development plan or for any other public purpose, the State Government may resume such property and upon such resumption the property shall cease to vest in the Zilla Panchayat and shall re-vest in the State Government.

(4) No compensation other than the amount paid by the Zilla Panchayat for such transfer and the market value of any building or works erected or executed on such property by the Zilla Panchayat at the time of such resumption shall be payable. Any sum so received shall be credited to the Zilla Panchayat Fund.

75. Where a Zilla Panchayat requires land for carrying out any of the purposes of this Act, it may negotiate with the person or persons having interest in the said land, and if it fails to reach an agreement it may make an application to the District Collector for the acquisition of the land, who may, if he is satisfied that the land is required for a public purpose, take steps to acquire the land under the provisions of the Sikkim Land
(Requisition and Acquisition) Act, 1977.
76. (1) For every Zilla Panchayat there shall be constituted a Zilla Panchayat Fund bearing the name of the Zilla Panchayat and there shall be placed to the credit thereof
   (a) contribution and grants, if any, made by the Central or the State Government including such portion of land revenue collected within its jurisdiction as may be determined by the State Government;
   (b) contribution and grants, if any, made by any other local authority;
   (c) loans, if any, granted by the Central or State Government;
   (d) proceeds of collection of revenues in respect of schemes, projects other properties undertaken or vested in the Zilla Panchayat by the Government at such rates as may be determined by the State Government;
   (e) such rates, fees, taxes, as may be imposed and realized under the provisions of this Act;
   (f) such sums received from the Government or fulfilling duties and obligations entrusted to the Zilla Panchayat by the State Government;
   (g) all other sums received by or on behalf of the Zilla Panchayat

(2) Every Zilla Panchayat shall set apart and apply annually such sum as may be required to meet the cost of its administration including allowances payable to the members.

(3) Every Zilla Panchayat shall have the power to spend such sums as the State Government may, by order, specify for carrying out the purposes of this Act.

(4) The Zilla Panchayat Fund shall be vested in the Zilla Panchayat and the amount standing to the credit or the Fund shall be kept in such custody or invested in such manner as the State Government may, from time to time, direct

(5) Notwithstanding anything contained in clause (d) of section 60 but subject to such general control as the Zilla Panchayat may exercise from time to time, orders and cheques for payment from the Zilla Panchayat Fund shall be signed by the Sachiva.

77. (1) Subject to the maximum rates which may be fixed by the State Government, a Zilla Panchayat may levy following taxes, rates and fees, namely :
   (a) a tax on fairs, melas and other entertainments;
   (b) a general sanitation tax for the construction, maintenance, or both the construction and maintenance of public latrines and for the removal and disposal of refuse;
   (c) a water rate where arrangement for the supply of water for drinking, irrigation or any other purpose is made by the Zilla Panchayat within its jurisdiction;
   (d) a fee for temporary erection on, or putting up projections over, or temporary occupation of any village road or place;
   (e) a fee on private latrines, premises or compounds cleaned by the Zilla Panchayat agency;
   (f) a fee for grazing cattle on the grazing lands vested in a Zilla Panchayat;
   (g) a fee on the registration of animals sold in any market or place belonging to or under the control of the Zilla Panchayat;
   (h) a market fee on persons exposing goods for sale in any market or at any place or in any building or structure therein belonging to or under the control of the Zilla Panchayat;
   (i) a fee for the use of dharamasalas, rest houses, slaughter houses and encamping grounds;
   (j) a fee for drainage where system of drainage has been introduced by the Zilla Panchayat;
   (k) a temporary tax for special works of public utility.

(2) The Zilla Panchayat shall not levy taxes, rates or fees referred to in subsection (1) if such taxes, rates or fees have already been levied by the State Government or any other authority under any law for the time being in force or by any other local...
78. (1) The State Government may make rules to regulate the imposition, assessment to, and collection of taxes, rates and fees under section 77.

(2) Subject to the provisions of this Act or rules made thereunder, no person shall object in respect of his liability to any assessment made or tax imposed under this Act.

79. An appeal against any tax, rate or fee under section 77 may be preferred to the prescribed authority in such manner and within such time as may be prescribed and the decision of such authority shall be final.

80. Any arrear of tax, rate or fee imposed under section 80 shall be recoverable as arrears of land revenue or public demand if the Zilla Panchayat passes a resolution to that effect and communicates it to the District Collector.

81. (1) The District Collector on receipt of communication under section 77 and on being satisfied with the demand shall proceed to recover it.

(2) Any sum so recovered shall be sent to the Zilla Panchayat and shall be credited to the Zilla Panchayat Fund.

82. (1) If on a complaint made to it or otherwise, it appears to the State Government that any tax, rate or fee imposed by a Zilla Panchayat, is excessive, it may, after calling a report from the Zilla Panchayat in this regard, abolish or suspend or reduce the amount of any tax, rate or fee, as the case may be.

(2) The State Government may, on its own motion or otherwise after giving the Zilla Panchayat an opportunity of expressing its view in the matter, by order, exempt

(a) any person or class of persons; or

(b) any property or description of properties, from the payment of whole or part of any tax, rate or fees subject to such conditions as may be specified in such order.

83. (1) Every Zilla Panchayat shall at such time and in such manner as may be prescribed, prepare in each year a budget of its estimated receipts and expenditure for the next financial year and submit it to the State Government for approval.

(2) No expenditure shall be incurred unless the budget is approved by the State Government.

84. A Zilla Panchayat may prepare in each year supplementary estimates providing for any modification of its budget and submit it to the State Government for approval within such time and in such manner as may be prescribed.

85. A Zilla Panchayat shall keep such accounts in such manner as may be prescribed.

CHAPTER IX

AUDIT OF ACCOUNT OF GRAM AND ZILLA PANCHAYAT FUNDS

86. The accounts of the fund of a Gram Panchayat or Zilla Panchayat shall be examined and audited by an Auditor appointed under sub-section (2) of section 48 at such place and in such manner as may be prescribed.

87. The Sabhapati or, as the case may be, the Adhakshya shall produce, or cause to be produced to the auditor all such accounts of the Fund of the Gram Panchayat or the Zilla Panchayat concerned as may be required by the Auditor.

88. For the purposes of an audit under this Act an Auditor may

(a) require in writing the production before him of any document or the supply of any information which he considers to be necessary for the proper conduct of the audit;

(b) require in writing the personal appearance before him of any person accountable for, or having the custody or control of, any such document, or having, directly or indirectly, whether by himself or his partner, any share or interest in any
contract made with, by or on behalf of, the members of the Gram Panchayat or the Zilla Panchayat concerned;

(c) require any person so appearing before him to make and sign a declaration in respect of any such document or to answer any question or prepare and submit any statement;

(d) in the event of an explanation being required from the Adhakshya or other member of the Zilla Panchayat, in writing, invite such person to meet him, and shall, in writing, specify the point on which the explanation is required.

89. Any person who neglects or refuses to comply with the requisition made by -the auditor under section 88 within such time as may be specified, shall, on conviction by a court, be punishable with a fine which may extend to two thousand rupees in respect of each item included in the requisition.

90. (1) Within two months from the date on which an audit under this Act is completed, the auditor shall prepare a report and send a copy of the report to the Sabhapati, the Adhakshya, as the case may be, of the Gram Panchayat or the Zilla Panchayat and to the State Government.

(2) The Auditor shall append to his report a statement showing

(a) the grants-in-aid received by the Gram Panchayats or the Zilla Panchayat and the expenditure incurred there from;

(b) any material impropriety or irregularity which he may observe in the expenditure or in the recovery of money due to the Gram Panchayats or the Zilla Panchayat or in the account of the Gram Panchayats, or the Zilla Panchayat Fund;

(c) any loss or wastage of money or other property owned by or vested in the Gram Panchayat or the Zilla Panchayat.

91. (1) Within two months from the date of receipt of the report referred to in section 90, the Gram Panchayat or the Zilla Panchayat concerned shall, at a meeting, remove or cause to be removed any defect or irregularity pointed out in the report and shall also inform the Auditor of the action taken by it. The Gram Panchayat or the Zilla Panchayat concerned shall give reasons or explanations if any defect or irregularity is not removed.

(2) If, within the period referred to in sub-section (1), no information is received by the Auditor from the Gram Panchayat or the Zilla Panchayat concerned or if the reasons or explanations given by it for not removing any defect or irregularity pointed out in the report is not considered sufficient by the auditor, the auditor shall if he has not already exercised or does not propose to exercise the powers conferred upon him by section 92 refer the matter to the State Government within such time and in such manner as the State Government may prescribe.

(3) On receipt of the report under sub-section (2), it shall be competent for the State Government to pass such orders thereon as it may think fit. The orders of the State Government shall, save as provided in sections 92 and 93 be final and the Gram Panchayat or the Zilla Panchayat concerned shall take action in accordance with such orders.

(4) If the Gram Panchayat or the Zilla Panchayat concerned fails to comply with the order within the period specified therein, the State Government may empower any officer of the State Government to carry out the order.

(5) Officer empowered under sub-section (4) shall, for the purpose of carrying out the order, exercise any of the powers which might have been exercised by the Gram Panchayat or Zilla Panchayat concerned.

92. (1) The Auditor, after giving the person concerned an opportunity to submit an explanation within a time to be specified by him and after considering such explanation, shall disallow every item of account contrary to law and surcharge the same on the person making or authorizing the making of the illegal payments, and shall charge against any person responsible for the amount of any loss incurred by the negligence or misconduct
of that person, and shall, in every such case, certify the amounts due from such person:

Provided that the auditor may in his discretion waive the surcharge or charge in cases where the amount involved does not exceed fifty rupees.

(2) For the purposes of this section any member of Gram Panchayat or Zilla Panchayat, as the case may be, who is present at a meeting at which a motion or resolution is passed authorising any expenditure which is subsequently disallowed under subsection (1) or authorising any action which results in any such expenditure, shall be deemed to be a person authorising such expenditure if dissent is not recorded in the proceedings. All such persons shall be held jointly and severally liable for such expenditure.

(3) The auditor shall record in writing his reasons for every disallowance, surcharge and charge made under sub-section (1) and shall, in such manner as may be prescribed, send a certificate of the amount due and a copy of the reasons for his decision to the person in respect of whom the certificate is made, and shall also furnish copies thereof to the Sabhapati or Adhakshya, as the case may be, and the State Government.

(4) The State Government may, of its own motion and within one year from the receipt by it of the copy of the certificate, set aside or modify any disallowance, surcharge or charge and any certificate in respect thereof made by the auditor.

93. (1) Any person from whom any sum has been certified by the auditor to be due under section 92 may, within thirty days of the receipt by him of the certificate, appeal to the State Government to set aside or modify the disallowance, surcharge or charge in respect of which the certificate was made and the State Government may pass thereon such orders as it thinks fit, and such orders shall be final.

(2) Where a person referred to in sub-section (2) of section 92 who has been surcharged as authorizing an illegal expenditure, appeals to the State Government under this section, the State Government shall set aside such surcharge if it is proved to its satisfaction that such person voted for the resolution or motion in good faith.

94. (1) The sum certified by the auditor to be due from any person under section 92 or when an appeal is made under sub-section (1) of section 93, such sum as may be ordered by the State Government to be due from such person shall, within two months of the date of certification, or order, as the case may be, be paid by such person to the Gram Panchayat or the Zilla Panchayat concerned which shall credit the sum to the Fund of the Gram Panchayat or the Zilla Panchayat concerned.

(2) Any sum not paid in accordance with the provisions of sub-section (1) shall be recoverable as arrears of land revenue if the Gram Panchayat or the Zilla Panchayat, as the case may, passes a resolution to that effect and communicates it to the District Collector.

(3) The District Collector on receipt of such communication under sub-section (2) and on being satisfied with the demand, shall proceed to recover it as soon as may be and the sum so recovered by him shall be sent to the Gram Panchayat or Zilla Panchayat concerned and the same shall be credited to the Fund of the Gram Panchayat and or the Zilla Panchayat concerned.

95. (1) All expenses incurred by the Gram Panchayat or the Zilla Panchayat concerned in complying with any requisition of the auditor under section 88 and in prosecuting an offender under section 89 shall be paid from the Fund of the Gram Panchayat or the Zilla Panchayat concerned.

(2) All expenses incurred by the District Collector in connection with the proceedings for recovery of any sum under sub-section (3) of section 94 from a person, if not recovered from the person, shall be paid from the Fund of the Gram Panchayat or the Zilla Panchayat concerned.
CHAPTER X
CONSTITUTION OF THE STATE FINANCE COMMISSION

96. In this Chapter’ Commission” means the State Finance Commission constituted by the Governor in pursuance of clause (1) of Article 243 I of the Constitution.

97. The Chairman of the Commission shall be selected from among persons who have had experience in public affairs of the State and the two other members shall be selected from among persons who
(a) are, or have been or are qualified to be appointed as Judges of a High Court;

or

(b) have special knowledge of the finances and accounts of the State Government;

or

(c) have had wide experience in financial matters and in administration;

or

(d) have special knowledge of economics.

98. Before appointing a person to be a member of the Commission, the Governor shall satisfy himself that the person will have no such financial or other interest as is likely to affect prejudicially his functions as a member of the Commission, and the Governor shall also satisfy himself from time to time with respect to every member of the Commission that he has no such interest and any person who is, or whom the Governor proposes to appoint to be a member of the Commission shall, whenever required by the Governor to do so, furnish to him such information as the Governor considers necessary for the performance by him of his duties under this section.

99. A person shall be disqualified for being appointed as or for being a member of the Commission if he
(a) is of unsound mind;
(b) is an undischarged insolvent;
(c) has been convicted of an offence involving moral turpitude;
(d) has such financial or other interest as is likely to affect prejudicially his functions as a member of the Commission.

100. Every member of the Commission shall hold office for such period as may be specified in the order of the Governor appointing him, but shall be eligible for re-appointment:
Provided that he, may, by a letter addressed to the Governor, resign his office.

101. The members of the Commission shall render whole time or part-time service to the Commission as the Governor may in each case specify, and there shall be paid to the members of the Commission such salaries and such allowances as may be prescribed.

102. The Commission shall determine their procedure and in the performance of their function shall have all the powers of a Civil Court under the Code of Civil Procedure, 1908 while trying a suit in respect of the following matters, namely:-
(a) summoning and enforcing the attendance of witnesses;
(b) requiring the production of any documents;
(c) requisitioning any public record from any Court or office.
(d) such other powers as may be prescribed.
in the Rural Development Department and such other officers as it may consider necessary for the purpose of inspection or superintending the works of all, or any class of, Gram Panchayats or Zilla Panchayats.

(2) An officer so empowered to inspect or superintend the works of a Gram Panchayat or Zilla Panchayat may at any time

(a) inspect or cause to be inspected any immovable property used or occupied by the Gram Panchayat or Zilla Panchayat or any work in progress under the direction of Gram Panchayat or Zilla Panchayat;

(b) inspect or examine any work or thing under the control of the Gram Panchayat or Zilla Panchayat;

(c) require, for the purposes of inspection or examination, the Gram Panchayat

(i) to produce any book, record, correspondence, plan or other document; or

(ii) to furnish any return, plan, estimate, statement, accounts or statistics; or

(iii) to furnish or obtain any report or information.

(3) When an inspection of a Gram Panchayat or Zilla Panchayat is undertaken by any officer referred to in sub-section (1), a report of such inspection shall be submitted by such officer to the State Government as soon as possible but not beyond a period of thirty days after the date of completion of inspection.

110. (1) The State Government may, by order in writing, rescind any resolution passed by a Gram Panchayat or Zilla Panchayat, if in its opinion such resolution

(a) has not been legally passed; or

(b) is in excess or abuse of the powers conferred by or under this Act or any rules made thereunder; or

(c) is likely to cause, if executed, danger to human life, health, or safety or is likely to lead to breach of the peace.

(2) The State Government shall, before taking any action under sub-section (1) give the Gram Panchayat or Zilla Panchayat concerned an opportunity of making any representation against the proposed order.

111. Any officer of the State Government authorised by the State Government in this behalf, shall be entitled to attend meetings of the Gram Panchayat or the Zilla Panchayat, as the case may be, for the purpose of furnishing facts, information and technical advice but shall not be entitled to vote at any such meeting.

112. In the discharge of their functions the Gram Panchayat and the Zilla Panchayat shall be guided by such instructions or directions as may be given to them by the State Government from time to time in conformity with the provisions of this Act.

113. (1) The State Government may, notwithstanding anything contained in subsection (2) of section 17; sub-section (4) of section 31 and sub-section (2) of section 54, by an order in writing remove with effect from a date to be specified in the order any Sabhapati or Up-Sabhapati or any Sachiva of Gram Panchayat, any Adhakshya or Up-Adhakshya of Zilla Panchayat from his office, if in its opinion, he wilfully omits or refuses to carry out the provisions of this Act or of any rules or orders made thereunder or abuses the powers vested in him under this Act.

(2) The State Government shall, before making any order under sub-section (1), give to the person concerned an opportunity of making a representation against the proposed order.

114. If, in the opinion of the State Government, any Gram Panchayat or Zilla Panchayat

(a) has shown its incompetence to perform or has persistently made default
in the performance of the duties imposed on it by or under this Act or any other law; or

(b) has exceeded or abused its powers, the State Government may, by order, to be published in the Official Gazette stating the reasons therefor, supersede the Gram Panchayat or Zilla Panchayat, as the case may be, and direct that it be reconstituted within such period not exceeding the maximum period of one year as may be specified in the orders:

Provided that the State Government shall, before making any order, give the Gram Panchayat or the Zilla Panchayat, as the case may be, an opportunity of making a representation against the proposed order.

115. (1) When an order of supersession has been passed under section 114 then with effect from the date of the order

(a) all the members of the Gram Panchayat or the Zilla Panchayat, as the case may be, shall vacate their offices;

(b) all the powers, duties and functions which, under the provisions of this Act or any rule made thereunder or any law for the time being in force may be exercised, discharged or performed by the Gram Panchayat or Zilla Panchayat, as the case may be, shall be exercised, discharged or performed by such authority, person or persons as may be appointed by the State Government in this behalf;

(c) all properties vested in the Gram Panchayat or Zilla Panchayat, as the case may be, shall remain vested in the State Government until the reconstitution of such Gram Panchayat or Zilla Panchayat.

(2) On the reconstitution of the Gram Panchayat, or Zilla Panchayat, as the case may be, the authority, person or persons appointed under Clause (b) of subsection (1) shall cease to exercise his functions.

116. If a Sabhapati or an Up-Sabhapati, or Sachiva or a member of a Gram Panchayat or an Adhakshya or an Up-Adhakshya or member of Zilla Panchayat becomes a member of either house of Parliament or a member of Legislative Assembly, he shall be deemed to have vacated his office as Sabhapati or UpSabhapati or Sachiva or member of a Gram Panchayat or Adhakshya or Up-Adhakshya or member of a Zilla Panchayat, as the case may be, with effect from the date of his becoming such member and a casual vacancy shall be deemed to have occurred in such office.

117. Any act of commission or omission which is an electoral offence in relation to elections to the Legislative Assembly under Chapter VII of the Representation of the Peoples Act, 1951 or under any law for the time being in force shall be deemed to be an electoral offence in relation to the elections to the Gram Panchayats under this Act.

118. The State Government shall have the same powers in the matter of requisition of premises, vehicles and animals for the purpose of the conduct of elections to the Gram Panchayats as in the case of elections to the Legislative Assembly.

119. (1) The election of a person as a member of a Gram Panchayat or Zilla Panchayat shall not be called in question except by an application presented to such authority within such time and in such manner as may be prescribed on the ground that

(a) the election has not been a free election by reason that the corrupt practice of bribery or under influence has extensively prevailed at the election; or

(b) that the result of the election has been materially affected

(i) by the improper acceptance or rejection of any nomination;
(ii) by gross failure to comply with the provisions of this Act or the rules framed thereunder.

(2) The following shall be deemed to be corrupt practices of bribery or undue influence for the purposes of this Act.

(1) Bribery, that is to say

(A) any gift, offer or promise by a candidate or by any other person with the connivance of a candidate of any gratification to any person whomsoever, with the object, directly or indirectly of inducing-
(a) a person to stand or not to stand as, or to withdraw from being a candidate, at any election; or
(b) an elector to vote or refrain from voting at an election; or as a reward to-
(i) a person for having stood or not stood or having withdrawn his candidature, or i
(ii) an elector for having voted or refrained from voting.

(B) Undue influence, that is to say, any direct or indirect interference or attempt to interfere on the part of a candidate or of any other person with the connivance of the candidate with the free exercise of any electoral right:

Provided that without prejudice to the generality of the provisions of this clause any such person as is referred to therein who-

(i) threatens any candidate, or any elector, or any person in whom a candidate or any elector is interested, with injury of any kind including social ostracism and ex-communication or expulsion from any caste or community; or

(ii) induces or attempts to induce a candidate or an elector to believe that he or any person in whom he is interested will become or will be rendered object of divine displeasure or spiritual censure, shall be deemed to interfere with the free exercise of the electoral right of such candidate or elector within the meaning of this clause.

(3) The application under sub-section (1) may be presented by any candidate at the election or any elector and shall contain such particulars as may be prescribed.

Explanation : Any person who filed a nomination paper at the election whether such nomination paper was accepted or rejected, shall be deemed to be a candidate at the election.

(4) The authority to whom the application under sub-section (1) is made shall, in the matter of-

(a) hearing of the application and the procedure to be followed at such hearing;

(b) setting aside the election or declaring the election to be void or declaring applicant to be duly elected or any other relief that may be granted to the petitioner, have such powers and authority as may be prescribed.

(5) The order passed by the authority upon an application under sub-section (1) shall be final and conclusive and shall not be questioned in any civil court.

(6) Notwithstanding anything in this Act, the validity of any law relating to the delimitation of wards in a Gram or territorial constituencies of a Zilla Panchayat or the allotment of seats to such wards in such Gram or Zilla made or purporting to be made under article 243K of the Constitution of India, shall not be called in question in any Court.

120. If any question arises as to whether a person has become subject to any disqualification, the question shall be referred to the prescribed authority for his decision and his decision shall, subject to the result of any appeal as may be prescribed, be final:

Provided that no order shall be passed under this section unless the person so disqualified is given an opportunity of being heard.

121. In the event of an outbreak of cholera or any other water borne infectious disease in any locality situated within the local limits of the jurisdiction of a Gram Panchayat or a Zilla Panchayat, the Sabhapati or Up-Sabhapati of a Gram Panchayat or
Adhakshaya or an Up-Adhakshya of a Zilla Panchayat may, during the continuance of the outbreak, without notice and at any time, inspect and disinfect any well or other place from which water is, or is likely to be, taken for the purpose of drinking and may further take such steps as he deems fit to prevent the drawing of water therefrom.

122. The Gram Panchayat or Zilla Panchayat concerned shall prepare and submit annually a report on work done during the previous year and the work proposed to be done during the following year to the prescribed authority within such period as may be specified by the State Government.

123. The State Government may, by notification, place at the disposal of a Gram Panchayat or Zilla Panchayat services of such officers or other employees serving under it on such terms and conditions as may be fixed by the State Government:

Provided that the State Government shall have disciplinary control over such officers and employees.

124. (1) Where parties to a dispute approach the Gram Panchayat or as the case may be, the Zilla Panchayat for settlement of dispute, then the Gram Panchayat or the Zilla Panchayat may settle such dispute if any law in force permits such settlement outside courts.

(2) Without prejudice to the powers conferred under sub-section (1), the dispute which a Gram Panchayat, or as the case may be, the Zilla Panchayat may take cognizance may be a dispute relating to

(a) irrigation channel in the Gram;
(b) cattle trespass;
(c) damages of crops caused by cattle trespass;
(d) gambling;
(e) encroachment of one's land by another;
(f) theft of property where the value of such property does not exceed five hundred rupees; and
(g) such other petty family and social disputes.

125. The State Government may, by notification, delegate, subject to such conditions as it may specify, all or any of its powers under this Act except the power under section 130 to any person or authority subordinate to it.

126. The members of the Gram Panchayat or the Zilla Panchayat shall be entitled to such sitting allowances for attending meetings of the Gram Panchayat or the Zilla Panchayat and travelling allowances that may from time to time be fixed by the State Government:

Provided that such sitting allowances and travelling allowances are paid from the Gram Panchayat Fund or Zilla Panchayat Fund.

127. (1) The State Government shall constitute in every district a Committee called the District Planning Committee.

(2) The District Planning Committee shall consist of the following members, namely:

(a) Adhakshya of the Zilla Panchayat,
(b) Members of the Legislative Assembly of all the Assembly Constituencies comprised in the District.
(c) 3 members of Zilla Panchayat besides the Adhakshya which shall include one from Nagar Panchayat.
(a) have regard to

(i) the matters of common interest between the Zilla Panchayats, Gram Panchayat and Nagar Panchayats in the district including spatial planning, sharing of water and other physical and natural resources, the integrated development of infrastructures and environmental conservations;

(ii) the extent and type of available resources whether financial or otherwise;

(b) consult such institutions and organisations as the State Government may, by order specify.

(6) The Chairman of the District Planning Committee shall forward the development plan, as recommended by the committee to the State Government.

128. (1) Any person who soon after the expiry of his term or resigning from the office or removal from the office of Sabhapati or Up-Sabhapati or Sachiva of Gram Panchayat or Adhakshya or Up-Adhakshya of Zilla Panchayat as the case may be, fails to hand over any document or, any money or other properties vested in or belonging to, the Gram Panchayat or Zilla Panchayat, as the case may be, which are in his possession or control, to his successor-in-office, shall on conviction, be punished with a fine which may extend to five hundred rupees and in the case of a continuing failure or contravention with additional fine which may extend to fifty rupees for every day after the first conviction during which he has persisted in the failure or contravention.

(2) Any person who wilfully obstructs any member or office bearer or servant of all Gram Panchayats or a Zilla Panchayat, as the case may be, in the discharge of his duties or any thing which he is empowered to do shall, on conviction, be punished with a fine which may extend to five hundred rupees.

(3) Any person required by this Act or rules made thereunder to furnish any information fails to furnish such information or knowingly furnishes wrong information shall, on conviction, be punished with a fine which may extend to five hundred rupees.

(4) Any person who contravenes the provisions of this Act or rules made thereunder for which no penalty is provided for under this Act shall be punishable with imprisonment for a term which may extend to six months or with fine which may extend to two hundred rupees, or with both.

129. No person shall contest the election to any Panchayat with the support, direct or indirect, of any political party.

130. (1) The State Government may, by notification, make rules for carrying out the purposes of this Act.

(2) In particular and without prejudice to the generality of the foregoing power such rules may provide for all or any of the following matters, namely:

(i) The manner of convening and conducting the meeting of Gram Sabha;

(ii) manner of election of Sabhapati and Up-Sabhapati of Gram Panchayat under
sub-section (1) of section 17;

(iii) manner in which meeting of Gram Panchayat shall be convened under sub-
section (2) of section 19;

(iv) powers, functions and duties of Sabhapati of Gram Panchayat;

(v) power, functions and duties of Sachiva of Gram Panchayat;

(vi) manner in which and time within which an appeal may be made under section 42;

(vii) manner in which and time within which the Budget shall be prepared by Gram
Panchayat under section 46;

(viii) manner in which and time within which the supplementary Budget shall be
submitted under section 47;

(ix) manner in which accounts shall be kept by Gram Panchayat;

(x) terms and conditions of appointment of Sachiva of Zilla Panchayat;

(xi) duties and functions of Sachiva of Zilla Panchayat;

(xii) manner in which and time within which appeal may be made under section 79;

(xiii) manner in which and time within which the Budget shall be prepared by Zilla
Panchayat under sub-section (1) of section 83;

(xiv) manner in which and time within which, supplementary Budget shall be
submitted under section 84;

(xv) manner in which accounts shall be kept by Zilla Panchayat;

(xvi) manner in which; time within which, place whereon and the extent to which
accounts of the Gram Panchayat and Zilla Panchayat shall be examined and audited;

(xvii) manner in which and time within which the matter shall be referred to the State
Government under sub-section (2) of section 91;

(xviii) manner in which a certificate of the amount due and a copy of reasons thereof
shall be sent under sub-section (3) of section 92;

(xix) manner of superintendence, direction and control and the conduct of election of
members of Gram Panchayat;

(xx) manner in which, time within which and the authority to whom the application
for questioning the election shall be presented under sub-section (1) of section 119:

(xxi) particulars to be furnished under sub-section (3) of section 119;

(xxii) powers and authority that shall be exercised by the authority under sub-section
(4) of section 119;

(xxiii) any other matters which are to be and may be, prescribed.

131. If any difficulty arises in giving effect to the provisions of this Act, the State
Government may take such steps or issue such orders not inconsistent with the provisions of this Act as
may appear to it to be necessary or expedient for the purpose of removing such difficulty

Provided that no such order shall be made after the expiry of a period of two years from the date
of commencement of this Act.

132. On and from the date of commencement of this Act, the Sikkim Panchayat Act, 1982 shall stand
repealed and all assets and liabilities of the Gram Panchayats constituted under the repealed Act, 1982
shall stand repealed and all assets and liabilities of the Gram Panchayats or Zilla Panchayats constituted
under the repealed Act shall continue to vest in the respective Gram or Zilla Panchayat, as the case may
be:

Provided that such repeal shall not effect

(a) the continuance of the existing Gram Panchayat or the Zilla Panchayat as
the case may be, by virtue of the operation of the proviso to Article 243 N of the Constitution; or

(b) the previous operation of the repealed Act or anything duly done or
suffered thereunder;

(c) any right, privilege, obligation or liability acquired, accrued or incurred
under the repealed Act; or

(d) any penalty, forfeiture or punishment incurred in respect of any offence
committed against the repealed Act; or
(e) any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as aforesaid; and
(f) any such investigation, legal proceeding or remedy may be instituted, continued or enforced and any such penalty, forfeiture or punishment may be imposed as if this Act had not been passed:
Provided further that subject to the preceding provision anything done or any action taken (including any appointment or delegation made, notification, notice, order instructions or direction issued, rule, regulation, form or scheme framed, certificate obtained, permit or licence granted, tax imposed or fee or rates levied) under the repealed Act shall, in so far as it is in force immediately before commencement of this Act and is not inconsistent with the provisions of this Act be deemed to have been done or taken under the corresponding provisions of this Act and shall continue to be in force accordingly, unless and until they are repealed or amended or suspended.

THE SCHEDULE

Form of oath or affirmation to be made by a member of a Gram Panchayat or a Zilla Panchayat.

(See Section -104)

I, A.B., having been elected a member of ......................... . Gram Panchayat/Zilla Panchayat do swear in the name of God or solemnly affirm that I will bear true faith and allegiance to the Constitution of India as by law established, and that I shall faithfully discharge the duties upon which I am about to enter.

STATEMENT OF OBJECTS AND REASONS

The Sikkim Panchayat Act, 1982 (3 of 1982) was enacted to make the Panchayats in the State more democratic and function them as units of self-government by devolving the powers of Government on them for the betterment and quick implementation of the various developmental schemes in the State. Accordingly elections were being held to constitute Panchayats in accordance with the provisions of the said Act. In 1992 Parliament passed the Constitution (Seventy Third Amendment) Act, 1992 wherein provisions have been made for constitution of Panchayats which are to function in a more democratic way by directly giving powers to the people in general along with reservation of seats in Panchayats to the Scheduled Castes, the Scheduled Tribes and women belonging to the Scheduled Castes and the Scheduled Tribes and women in general. In order to make provisions for establishment of various levels of Panchayats in the State in accordance with the provisions of the aforesaid amendment of the Constitution, it is felt necessary to enact a new law duly repealing the old Act of 1982.

With the above objects in view, the Bill has been framed.

N.B. Bhandari,
Minister-in-Charge
(8) Foreign Assignment;
(9) Creation, abolition, redesignation, up gradation, classification and gradation of all posts and State Services;
(10) Matters related to the deputation of officers from the Central or any other State Government to the State Government and vice-versa including autonomous organizations;
(11) Government Servant's conduct rules and confidential roll rules;
(12) In-Service training within and outside the State including foreign countries;
(13) Issue of order/notifications on all service matters of Gazetted Officers excluding all categories of teachers, Head Masters, Principals, Lecturers and Principals of Colleges but including members of Alladia Services and on matters related to the foregoing items including interdepartmental transfers of non-gazetted employees;
(14) Sikkim Public Service Commission;
(15) Public Service-Statutory rules of the Services with which the department is concerned.

(B) Administrative Reforms:
(1) All matters concerning Administrative Reforms in the departments of Government introduction of organisation and methods of work;
(2) All works relating to Administrative Reforms Commission and follow up action thereon;
(3) Associations of Government employees-policy regarding;
(4) Classification of offices;
(5) Inspection for delay checking and other administrative lapses in various Depart ment;
(6) Joint Consultative Machinery for Government employees;
(7) Policy regarding Records Management in Government Department;
(8) Revision and updating of Secretariat Instructions and office manuals;
(9) Work study of various departments of Government for assessing staff require ment;

(c) Training:
(1) All policy matters relating to training of Government employees;
(2) Departmental examination of India Administrative Service Office/State Civil Service and other Services;
(3) Training of employees excluding Indian Administrative Service Officers;
(4) Training of Indian Administrative probationers."
(b) in serial number XXI
(i) in the heading, for the words "Scheduled Castes and Scheduled Tribes Welfare Department", the words "Welfare Department" shall be substituted; and
(ii) after item 12, the following item and entry shall be inserted, namely:

"13. Commission for backward classes."

By Order.

SONAM WANGDI, IAS
Home Secretary,
NOTIFICATION

NO. SLAS/93-94/15/13

Dated, Gangtok the 6th September, 1993

In pursuance of Rule 75 of the Rules of Procedure and Conduct of Business Legislative Assembly, the Speaker has been pleased to order the pre-publication of the following Bill:


(BILL NO.4 OF 1993)
THE SIKKIM PANCHAYAT BILL, 1993
(BILL NO.4 OF 1993)

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5. Effect of Inclusion of a Gram or part thereof in Nagar Panchayat, etc.
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13. Composition of Gram Panchayat
15. Duration of Gram Panchayat.
16. Disqualification of members of Gram Panchayat
18. Election or nomination of Sabhapati, Up-Sabhapati, Sachiva and members to be published.
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21. Consideration of question disposed of by Gram Panchayat
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25. Right of individual member.
26. Resignation of Sabhapati, Up-Sabhapati or member.
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34. Obligatory duties of Gram Panchayat
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55. Notification of Election, Nomination, etc.
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57. Meeting of Zilla Panchayat
58. Reconsideration of questions disposed of by Zilla Panchayat
59. List of business to be transacted at a meeting.
60. Powers and duties of Adhakshya.
61. Powers and duties of Up-Adhakshya.
62. Right of individual members.
63. Resignation of Adhakshya or Up-Adhakshya or a Member.
64. Removal of Adhakshya and Up-Adhakshya.
65. Filling of casual vacancy in the office of Adhakshya or Up-Adhakshya.
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71. Joint execution of schemes by two or more Zilla Panchayat.
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120. Decision on question as to disqualification.
121. Emergent power on outbreak of epidemic.
123. Placing of services of Government employees at the disposal of a Gram Panchayat or a Zilla Panchayat.
124. Power to settle disputes.
125. Delegation.
126. Allowances to members.
128. Penalty.
129. Election not to be contested with the support of political party.
130. Power to make rules.
131. Power to remove difficulties.
132. Repeal and Savings.
THE SIKKIM PANCHAYAT BILL, 1993
(BILL NO.4 OF 1993)
A BILL
to consolidate and amend the law relating to Panchayats and to provide for the constitution and organisation of Panchayats as units of Self-Government in Sikkim in accordance with the provisions of Part IX of the Constitution as inserted by the Constitution (Seventy-Third Amendment) Act, 1992 and for matters connected therewith and incidental thereto.

BE it enacted by the Legislative Assembly of Sikkim in the Forty-fourth Year of the Republic of India as follows:

CHAPTER I
PRELIMINARY

1. (1) This Act may be called the Sikkim Panchayat Act, 1993.
(2) It extends to the whole of Sikkim except the areas which may hereafter be declared as or included in the Nagar Panchayat.
(3) It shall come into force on such date as the State Government may, by notification in the Official Gazette, appoint and different dates may be appointed for different areas and for different provisions of the Act.

2. (1) In this Act, unless the context otherwise requires,
(a) "Adhakshya" means "an Adhakshya of a Zilla Panchayat elected under sub-section (1) of section 54;
(b) "Auditor" means an auditor appointed under sub-section (2) of section 48;
(c) "District Collector" means the Collector of the District;
(d) "District Development Officer-cum Panchayat Officer" means the District Development Officer-cum-Panchayat Officer of the District appointed by the State Government;
(e) "Governor" means the Governor of Sikkim;
(f) "Gram" means any village or part of a village or group of adjoining villages or parts thereof declared by the State Government to be a Gram under sub-section (1) of section 3;
(g) "Gram Panchayat" means a Gram Panchayat constituted under section 12;
(h) "Nagar Panchayat" means a Nagar Panchayat and includes a municipality, municipal committee or corporation or such other body whatever name called constituted under the law relating to such Nagar Panchayats for the time being in force;
(i) 'Notification' means the notification published in the Official Gazette;
(j) "Prescribed Authority" means an authority appointed by the State Government, by notification, for all or any of the purposes of this Act;
(k) "Sabhapati" means a Sabhapati of a Gram Panchayat elected under sub-section (1) of section 17;
(l) "Secretary" means the Secretary to the Government of Sikkim in the Rural Development Department and includes an Additional Secretary, Joint Secretary, Deputy Secretary and Under Secretary of that Department;
(m) "State Government" means the Government of the State of Sikkim;
(n) "Up-Adhakshya" means an Upadhakshya of a Zilla Panchayat elected under sub-section (1) of section 54;
(o) "Up-Sabhapati" means an Up-Sabhapati of a Gram Panchayat elected under sub-section (1) of section 17;
(p) "Zilla Panchayat" means a Zilla Panchayat of a district constituted under sub-section (1) of section 49;
(2) Words defined in the Constitution (Seventy-Third Amendment) Act, 1992 but not defined in this Act shall have the same meanings as respectively assigned to them in the Constitution (Seventy-Third Amendment) Act, 1992.

CHAPTER U
CONSTITUTION OF GRAM AND GRAM-SABHA

3.(1) Subject to the consideration of local conditions, the State Government may, by notification, declare for the purpose of this Act any village or part of a village or a group of adjoining villages or parts thereof to be a Gram.

(2) As soon as may be after the constitution of a Gram under sub-section (1), the State Government may, by notification, divide each Gram into wards and each ward shall, as far as possible, comprise of a Revenue Block.

(3) The State Government may, by notification, specify the number of members to be elected from each ward having regard to the number of voters in such ward and such other considerations as the State Government may consider appropriate.

(4) The notification under subsection (1) shall specify the name of the Gram by which the Panchayat shall be known and shall specify the local limits of such Panchayat.

(5) The State Government may, after making such enquiry as it may think fit and or after obtaining the views of the Gram Sabha, by notification-

(a) exclude from any Gram any area comprised therein; or
(b) include in any Gram any area adjoining to such Gram; or
(c) divide the area of a Gram so as to constitute two or more Grams; or
(d) unite the areas of two or more Grams so as to constitute a new Gram.

4 (1) When an area is excluded from a Gram under clause (a) of sub-section (5) of section 3, such area shall, as from the date of the notification referred to in that subsection, cease to be subject to the jurisdiction of the Gram Panchayat of that Gram and, unless the State Government otherwise directs, all rules, orders, directions and notifications in force in that Gram shall also cease to apply to the area so excluded.

(2) When an area is included in a Gram under clause (b) of sub-section (5) of section 3, the Gram Panchayat for that Gram shall, as from the date of the notification referred to in that sub-section have jurisdiction over such area and, unless the State Government otherwise directs, all rules, orders, directions and notifications in force in that Gram shall apply to the area so included.

(3) When the area of any Gram is divided under clause (c) of sub-section (5) of section 3 so as to constitute two or more Grams, the Gram Panchayat of that Gram shall, as from the date of the notification referred to in that sub-section, cease to exist and there shall be reconstitution of the Gram Panchayats for the newly constituted Grams in accordance with the provisions of this Act.

(4) When the areas of two or more Grams are united under clause (d) of subsection (5) of section 3 so as to constitute a new Gram, the Gram Panchayats of the said Grams shall, as from the date of the notification referred to in that sub-section, cease to exist and a separate Gram Panchayat shall be constituted for the new Grams in accordance with the provisions of this Act.

(5) When under sub-section (5) of section 3 any area is excluded from, or included in, a Gram or a Gram is divided so as to constitute two or more Grams, or two or more Grams are united to constitute a new Gram, the properties, funds and liabilities of the Gram Panchayat or Panchayats affected by such reconstitution shall vest in such Gram Panchayat or Panchayats in accordance with such allocation as may be determined by order in writing by the prescribed authority, and such determination shall be final.

(6) An order made under sub-section (5) may contain such supplemental, incidental and consequential provisions as may be necessary to give effect to such reconstitution.
5. (1) If, at any time, the whole of the area of a Gram is included within the Nagar Panchayat under the provisions of the law made in this behalf, the Gram Panchayat concerned shall cease to exist, and the properties, funds and other assets vested in such Gram Panchayat and all the rights and liabilities of such Gram Panchayat shall vest in, and devolve on, the Nagar Panchayat.

(2) If, at any time, a part of the area of a Gram is included in a Nagar Panchayat under the provisions of the law made in this behalf, the area of the Gram shall be deemed to have been reduced to the extent of the part so included within the Nagar Panchayat and the properties, funds, rights and liabilities of the Gram Panchayat concerned in respect of the part so included shall vest in, and devolve on the Nagar Panchayat in such manner as may be determined by the prescribed authority and such determination shall be final, and unless the State Government otherwise directs, all rules, orders, directions and notifications in force in the areas comprised in the Nagar Panchayat shall apply to the part of the area of the Gram so included.

6. Subject to the general orders of the State Government the Gram Sabha shall meet at least twice in a year and where the Gram Panchayat fails to convene Gram Sabha, the prescribed authority shall with the approval of the State Government and after giving notice to the Gram Panchayat concerned convene it.

7. (1) Quorum for the meeting of a Gram Sabha shall be one-tenth of the total members of the Gram Sabha.

(2) Any resolution relating to the matters entrusted to the Gram Sabha shall be passed by a majority of votes of the members present and voting in the meeting of the Gram Sabha.

8. The procedure for convening and conducting the meetings of the Gram Sabha shall be such as may be prescribed.

9. Every meeting of the Gram Sabha shall be presided over by the Sabhapati of the concerned Gram Panchayat and in his absence by the Up-Sabhapati of that Gram Panchayat.

10. (1) The Gram Sabha shall consider, and may make recommendations and suggestions to the Gram Panchayat on the following matters, namely:

(a) The annual statement of accounts of the Gram Panchayat, the report of administrations of the preceding financial year and the last audit note and replies, if any, made thereto;

(b) The report in respect of development programmes proposed to be undertaken during the current year;

(c) The promotion of unity and harmony among all sections of society in the village

(d) Programme of adult education within the village;

(e) Such other matters as the State Government may, by general or special order, specify.

(2) Gram Panchayat shall give due consideration to the recommendations and suggestions of the Gram Sabha.

11. The Gram Sabha shall perform the following functions, namely:

(a) Mobilizing voluntary labour and contributions in kind and cash for the community welfare programme;

(b) Identification of beneficiaries for implementation of developmental schemes pertaining to the village:

Provided that if the Gram Sabha fails to identify the beneficiaries within the reasonable time, the prescribed authority shall, in consultation with the Gram Panchayat, identify the beneficiaries;

(c) Rendering assistance in the implementation of developmental schemes
pertaining to the village.

CHAPTER III
GRAM PANCHAYAT

12. (1) There shall be constituted, in each Panchayat area, an institution of Self Government called the Gram Panchayat bearing the name of the Gram.

(2) For the purpose of sub-section (1), each Panchayat area shall be divided into wards in such manner as the State Government, may determine:

Provided that the number of members to be elected in each ward shall, as far as practicable, be in the same proportions to the total number of persons to be elected for the Gram Panchayats as the population of the ward bears to the total population of the Panchayat area.

(3) The list of wards determined under sub-section (2) shall be prepared and published in the Official Gazette.

13. (1) A Gram Panchayat shall, subject to the provisions of sub-section (5), consist of such number of members not less than five and not more than nine, as the Secretary may, subject to the general order of the State Government in regard to the allocation of number of seats to different Gram having regard to the varying extent of population therein, determine and such members shall be chosen by direct election through secret ballot by persons whose names are included in the electoral roll of the State Legislative Assembly for the time being in force pertaining to the area comprised in the Gram.

(2) Election to the Gram Panchayat shall be held in such manner as may be prescribed.

(3) Where a Gram fails to elect the full number of members as determined under sub-section (1) it shall be called upon to elect the remaining number of members.

(4) The term of office of the members of Gram Panchayat shall, subject to the provisions of section 29, be co-terminus with the term of the Gram Panchayat.

(5) The State Government shall, by notification reserve the seats for Scheduled Castes and the Scheduled Tribes in every Gram Panchayat and the number of seats so reserved shall bear, as nearly as may be, the same proportion to the total number of seats to be filled by direct election in that Panchayat as the population of the Scheduled Castes in that panchayat area or of the Scheduled Tribes in that panchayat area bears to the total population of that area and such seats shall be allotted by rotation to different wards in a Gram Panchayat in such manner as may be prescribed.

(6) Not less than one-third of the total number of seats reserved under sub-section (5) shall be reserved for women belonging to the Scheduled Castes or, as the case may be, the Scheduled Tribes.

(7) Not less than one-third including the number of seats reserved for women belonging to the Scheduled Castes and the Scheduled Tribes of the total number of seats to be filled by direct election in every Gram Panchayat shall be reserved for women and such seats may be allotted by rotation to different wards in a Gram Panchayat in such manner as may be prescribed.

14. (1) Every Gram Panchayat shall be a body corporate having perpetual succession and a common seal and shall by its corporate name, sue and be sued.

(2) A Gram Panchayat shall have power to acquire, hold and dispose of property and to enter into contract:

Provided that in cases of acquisition or disposal of immovable property, the Gram Panchayat shall obtain the previous approval of the State Government.

15. (1) Every Gram Panchayat, save as otherwise provided in this Act, shall continue for a term of five years from the date appointed for its first meeting and no longer.

(2) No amendment of any law for the time being in force shall have the effect of
causing dissolution of a Gram Panchayat, which is functioning immediately before such amendment till the expiration of its duration specified in sub-section (1).

(3) The election to constitute a Gram Panchayat shall be completed
(a) before the expiry of its duration specified in sub-section (1);
(b) in the case of dissolution, before the expiration of a period of six months from the date of its dissolution:

Provided that where the remainder of the period for which the dissolved Gram Panchayat would have continued is less than six months, it shall not be necessary to hold any election under this clause for constituting the Gram Panchayat for such period.

(4) A Gram Panchayat constituted upon the dissolution of a Gram Panchayat before the expiration of its duration, shall continue only for remainder of the period for which the dissolved Gram Panchayat would have continued under sub-section (1) had it not been so dissolved.

16. A person shall be disqualified for being chosen as and for being, a member of a Gram Panchayat
(a) If he is so disqualified by or under any law for the time being in force for the purpose of elections to the Legislative Assembly of Sikkim:

Provided that no person shall be disqualified on the ground that he is less than twenty-five years of age, if he has attained the age of twenty-one years; or
(b) If he is a member of a Nagar Panchayat established under the law relating to constitution of such Nagar Panchayat for the time being in force; or
(c) If he holds any office of profit under a local authority or a co-operative society or a Government company or a Corporation owned or controlled by the Central or the State Government; or
(d) has been dismissed from the service of a State Government or the Central Government or a local authority or a Co-operative Society or a Government company or a Corporation owned or controlled by the Central or a State Government for misconduct; or
(e) If he is of unsound mind and stand so declared by a competent court; or
(f) if he is an undischarged insolvent; or
(g) if he is suffering from a variety of leprosy which is infectious; or
(h) if he is convicted of an election offence; or
(i) if he has been convicted by a Court of an offence involving moral turpitude. and sentenced to imprisonment for a term exceeding six months; or
(j) if he has not paid any arrear in respect of any tax or rate or fee payable to a Gram Panchayat or a Zilla Panchayat or a Nagar Panchayat or the State Government:

Provided that the disqualification under this clause shall cease upon payment of the rate or tax or fee; or

(k) if he has directly or indirectly by himself or by his partner or employer or an employee, hold any share or interest in any contract with, by or on behalf of a Zilla Panchayat or a Gram Panchayat:

Provided that a person shall not be deemed to have incurred disqualification by reason of his having a share or interest in any public company or registered cooperative society which has a contract with or is employed by a Gram Panchayat or a Zilla Panchayat of the district.

17. (1) Every Gram Panchayat shall, at its first meeting at which a quorum is present, elect one of its members to be the Sabhapati and another member to be the U p-Sabhapati of the Gram Panchayat in such manner as may be prescribed.

(2) The State Government shall, by notification reserve
(a) such number of offices of Sabhapati and Up-Sabhapati of Gram Panchayats in each district for the Scheduled Castes and the Scheduled Tribes and the number of such offices shall bear as nearly as, may be, the same proportion to the total number of offices in the district as the population of the Scheduled Castes and of the
Scheduled Tribes in the district bears to the total population of the district;

(b) not less than one-third of the total number of offices of Sabhapati and UpSabhapati of the Gram Panchayat of the district from each of the categories which are reserved for persons belonging to the Scheduled Castes' and the Scheduled Tribes and of those which are reserved for women:

Provided that the offices reserved under this sub-section shall be allotted by rotation to different Gram Panchayats in such manner as may be prescribed.

_Explanation:_ For the removal of doubt it is hereby declared that the principle of rotation for purposes of reservation of offices under this sub-section shall commence from the first election to be held after the commencement of this Act.

(3) The Sabhapati and Up-Sabhapati shall, subject to the provision of section 27 and to their continuing as members, hold office for a period of five years.

(4) When

(a) the office of the Sabhapati falls vacant by reason of death, resignation, removal or otherwise; or

(b) the Sabhapati is, by reason of leave, illness or other cause, temporarily unable to act, the Up-Sabhapati shall exercise the powers, perform the functions and discharge the duties of the Sabhapati until a new Sabhapati is elected and assumes office or until the Sabhapati resumes his duties, as the case may be.

(5) When

(a) The office of the Up-Sabhapati falls vacant by reason of death, resignation, removal or otherwise; or

(b) The Up-Sabhapati is, by reason of leave, illness or other cause, temporarily unable to act, the Sabhapati shall exercise the powers, perform the functions and discharge the duties of the Up-Sabhapati until a new Up-Sabhapati is elected and assumes office or until the Up-Sabhapati resumes his duties, as the case may be.

(6) When the office of the Sabhapati and the Up-Sabhapati are both vacant, or the Sabhapati and Up-Sabhapati are temporarily unable to act the prescribed authority may appoint a Sabhapati and Up-Sabhapati from among the members of the Gram Panchayat to act as such until a Sabhapati and Up-Sabhapati are elected and assume office.

18. Every election or nomination of a Sabhapati, Up-Sabhapati, Sachiva and members of Gram Panchayat, as the case may be, shall be published by the State Government by notification and such persons shall enter upon their respective offices from the date of such publication:

Provided that if no such publication has been made the Sabhapati, UpSabhapati, Sachiva and members shall be deemed to have entered upon their respective offices from the date of declaration of result of their election or nomination, as the case may be.

19. (1) Notwithstanding any vacancy in the membership of the Gram Panchayat, the prescribed authority shall, immediately after but before the expiration of thirty days from the date of publication of the notification under section 18 appoint a date for the meeting of the Gram Panchayat members (which meeting shall be called the first meeting of the Gram Panchayat) for electing the Sabhapati, Up-Sabhapati and the Sachiva of the Gram Panchayat from amongst themselves.

(2) The meeting to be held under sub-section (1) shall be convened by the prescribed authority in such manner as may be prescribed.

20. (1) Every Gram Panchayat shall hold a meeting for transaction of its business at least twice in every month at the office of the Gram Panchayat or at such place within the local limits of the Gram Panchayat concerned and at such time as the Sabhapati of the Gram Panchayat may decide.

(2) The Sabhapati may, whenever he thinks fit, in the public interest or shall upon receipt of a written requisition of not less than one half of the total number of members
of the Gram Panchayat or if directed by the Secretary of the Rural Development Department or District Development Officer-Cum-Panchayat Officer or the District Collector of the concerned district, call a special meeting of the Gram Panchayat within a period of ten days from the date of receipt of the requisition or direction, as the case may be:

Provided that if the Sabhapati fails to call such special meeting within the specified period from the date of receipt of the requisition or direction, as the case may be, the Secretary of the Rural Development Department or District Development Officer cum-Panchayat Officer or the District Collector of the concerned district may direct the Sachiva or any member of the Gram Panchayat to call such meeting at such time and at such place within the local limits of the Gram Panchayat concerned as the Sachiva or the member directed to call the meeting may, decide.

(3) Two-third of the total number of members constituting the Gram Panchayat shall form a quorum for a meeting of the Gram Panchayat:

Provided that no quorum shall be necessary for an adjourned meeting.

(4) The Sabhapati or in his absence, the Up-Sabhapati shall preside at the meeting of the Gram Panchayat and in the absence of both, the members present shall elect one from amongst themselves to preside at the meeting.

(5) All questions coming before a Gram Panchayat shall, unless otherwise specifically provided under this Act be decided by a majority of votes of the member present and voting:

Provided that in case of equality of votes the person presiding shall have a second or a casting vote.

(6) No member shall vote on, and take part in the discussions of, and question coming up for consideration at a meeting of a Gram Panchayat if the question is one in which he has any direct or indirect pecuniary interest other than an interest as a member of public.

(7) If it appears to any member present at a meeting that the person presiding at the meeting has any such pecuniary interest in any matter before the meeting for discussion or any question coming up for consideration as referred to in sub-section (6) and a motion brought by him to that effect is carried, such a person shall not preside at such meeting and shall not take part therein, and for the purpose of sub-section (4) such person shall be deemed to be absent during the discussions or consideration of the particular matter.

21. No matter once finally disposed of by the Gram Panchayat shall be reconsidered by it within the period of six months unless the recorded consent of not less than one half of its total number of members has been obtained thereto.

22. (1) A list of the business to be transacted at every meeting of a Gram Panchayat except at an adjourned meeting, shall be sent to each member of the Gram Panchayat, at least seven days before the time fixed for such meeting and no business shall be brought before or transacted at any meeting, other than the business for which notice has been so given except with the approval of the majority of the members present at such meeting:

Provided that non-receipt of a notice by a member shall not vitiate the proceedings of the meeting:

Provided further that if the Sabhapati thinks that a situation has arisen for which an emergent meeting of the Gram Panchayat should be called, he may call such meeting at such time and at such place within the local limits of the Gram Panchayat concerned after ensuring receipt of intimation of such emergency meeting by all members.

(2) The business of the Gram Panchayat shall be transacted in the language
commonly spoken and understood by the members.

(3) Minutes of the proceedings at each meeting of the Gram Panchayat shall be recorded in a book to be kept for this purpose and shall be read and signed by the Sabhapati of the meeting before the meeting disperses.

(4) The Sachiva of the Gram Panchayat shall, within a week after a meeting of the Gram Panchayat is held, send copies of minutes of every such meeting to the Secretary of the Rural Development Department and the District Development Officer-Cum Panchayat Officer of the concerned district.

23. The Sabhapati shall
   (a) regulate the meetings of the Gram Panchayat;
   (b) be responsible for the maintenance of records and registers of the Gram Panchayat;
   (c) exercise supervision and control over the acts done and action taken by the members of the Gram Panchayat and such officers and other employees whose services may be placed at the disposal of the Gram Panchayat by the State Government;
   (d) operate jointly with the Sachiva of the Gram Panchayat the fund of the Gram Panchayat including authorization of payment, issue of cheques and refunds;
   (e) issue receipts under his signature for money received by him on behalf of the Gram Panchayat;
   (f) cause preparation of all statements and reports required by or under this Act;
   (g) exercise such other powers, perform such other functions and discharge such other duties as the Gram Panchayat may, by general or special resolution, direct or as the State Government may prescribe.

24. The Up-Sabhapati shall
   (a) in the absence of the Sabhapati regulate the meetings of the Gram Panchayat;
   (b) exercise such of the powers and perform such other functions and discharge such of the duties of the Sabhapati as the Sabhapati may, from time to time, delegate to him by order in writing:
   Provided that the Sabhapati may at any time withdraw all or any of the powers, functions and duties so delegated to the Up-Sabhapati;
   (c) during the absence of the Sabhapati, exercise all the powers, perform all the functions and discharge all the duties of the Sabhapati.

25. The member of a Gram Panchayat at any of the meeting may move resolution and put questions to the Sabhapati or Up-Sabhapati or the Sachiva, as the case may be, on matters connected with the administration of the Gram Panchayat or execution of any work or scheme undertaken by or entrusted to such Gram Panchayat.

26. (1) A Sabhapati or an Up-Sabhapati may resign his office by notifying in writing his intention to do so to the prescribed authority and on such resignation being accepted the Sabhapati or the U p-Sabhapati or the member shall vacate his office and the casual vacancy shall be deemed to have occurred in such office:
   Provided that a person tendering resignation may withdraw his resignation before it is accepted by the prescribed authority.
   (2) When the resignation is accepted under sub-section (1), the prescribed authority shall communicate it to the members of the Gram Panchayat within a period of thirty days of such acceptance.

27. A Sabhapati or an Up-Sabhapati of a Gram Panchayat may, at any time be removed from office by a resolution of the Gram Panchayat carried by the majority of the members of the Gram Panchayat present at a meeting specially convened for the purpose. Notice of such meeting shall be given to the prescribed authority:
   Provided that at any such meeting while any resolution for the removal of
(i) The Sabhapati from his Office is under consideration: or
(ii) The Up-Sabhapati from his office is under consideration,

he shall not, though present, preside at such meeting and the provisions of sub section (4) of section 20 shall apply in relation to any such meeting as they apply in relation to a meeting from which the Sabhapati or, as the case may be, the Up-Sabhapati, is absent.

28. (1) In the event of removal of a Sabhapati or an Up-Sabhapati under section 27 or when a vacancy occurs in the office of a Sabhapati or an Up-Sabhapati by resignation, death or otherwise, the Gram Panchayat shall elect another Sabhapati or Up-Sabhapati and the person so elected shall take office forthwith and shall hold such office for the unexpired term of office of his predecessor.

(2) No person who has been removed from office under section 27 shall be eligible for re-election to the vacancy so caused.

29. (1) The prescribed authority may, after giving an opportunity, to a member of a Gram Panchayat to show cause against the action proposed to be taken against him, by order remove him from office if

(a) after his election he is convicted by a criminal court of an offence involving moral turpitude and punishable with imprisonment or a period of more than six months; or

(b) he was disqualified to be a member of the Gram Panchayat at the time of his election; or

(c) he incurs any of the disqualifications mentioned in section 16, after his election as a member of the Gram Panchayat; or

(d) he is absent from three consecutive meetings of the Gram Panchayat without the leave of the Gram Panchayat.

(2) Any member of a Gram Panchayat who is removed from his office by the prescribed authority under sub-section (1) may, within a period of thirty days from the date of the order, appeal to the Secretary to the Government of Sikkim in the Rural Development Department who may stay the operation of the order till the disposal of the appeal and may, after giving notice of the appeal to the prescribed authority and after giving the appellant an opportunity of being heard, modify, set aside or confirm the order.

Explanation :- For the purpose of this sub-section, the term 'Secretary, will mean only the Secretary.

(3) The order passed by such authority on such appeal shall be final.

30. (1) If the office of a member of a Gram Panchayat becomes vacant by reason of his death, resignation, removal or otherwise, such vacancy shall be filled in by election of another person under this Act. The person elected shall take office forthwith and shall hold such office for the unexpired term of office of his predecessor:

Provided that no election for filling in of a casual vacancy shall be held if the vacancy occurs within a period of six months preceding the date on which the term of office of the person concerned expires.

(2) No person who has been removed from his office under section 29 shall be eligible for re-election to the vacancy so caused.

31. (1) Every Gram Panchayat shall, at its first meeting at which a quorum is present, elect one of its members to be Sachiva of the Gram Panchayat:

Provided that no member who is not able to read or write any of the official languages of the State shall be qualified to be elected as a Sachiva:

Provided further that where no such person as referred to in the first proviso is available, the Gram Panchayat may appoint Panchayat Assistant appointed by the Secretary to the Government in the Rural Development Department to look after the works of Sachiva.

(2) The Sachiva of the Gram Panchayat so elected or as the case may be, appointed shall assist the Sabhapati or the Up-Sabhapati, as the case may be, of the Gram
Panchayat in due maintenance of the Gram Panchayat office and for proper organisation and execution of rural development schemes and shall be directly answerable to the members of the Gram Panchayat.

3. The Sachiva shall be in charge of office of the Gram Panchayat and shall exercise such powers and perform such other functions and discharge such other duties as the State Government may, by rules made in this behalf, prescribe.

4. The term of office of the Sachiva shall, subject to the provisions of section 33 be co-terminus with the term of the Gram Panchayat.

32. A Sachiva of a Gram Panchayat may resign his office by notifying in writing his intention to do so to the prescribed authority and on such resignation being accepted the Sachiva shall vacate his office and the casual vacancy shall be deemed to have occurred in such office:

Provided that a person tendering resignation may withdraw his resignation before it is accepted.

(2) When the resignation is accepted under sub-section (1), the prescribed authority shall communicate it to the members of the Gram Panchayat within a period of thirty days of such acceptance.

33. (1) A Sachiva may, at any time, be removed from Office by a resolution of the Gram Panchayat carried by the majority of the members of the Gram Panchayat present at a meeting specially convened for the purpose. Notice of such meeting shall be given to the prescribed authority.

(2) In the event of removal of a Sachiva under sub-section (1) or when a vacancy occurs in the office of a Sachiva by resignation, death or otherwise, the Gram Panchayat shall elect one of its members to be the Sachiva and the person so elected shall take office forthwith and shall hold such office for the un-expired term of office of his predecessor.

(3) No person who has been removed from his office under sub-section (1) shall be eligible for re-election to the vacancy so caused.

CHAPTER IV

DUTIES OF GRAM PANCHAYAT

34. Subject to any general or special direction of the State Government, the duties of a Gram Panchayat shall be to provide within the area under its jurisdiction for

(a) sanitation, conservancy and drainage and the prevention of public nuisance

(b) curative and preventive measures in respect of any infectious disease;

(c) supply of drinking water and the cleaning and disinfecting the sources of supply and storage of water;

(d) maintenance, repair and construction of village roads and protection thereof

(e) the removal of encroachments of village roads or public places;

(f) the management of common grazing grounds, burning places and public graveyards;

(g) the supply of any local information which the District Collector or District Development Officer-cum-Panchayat Officer or the Zilla Panchayat may require, within the limits of the jurisdiction of the Gram Panchayat;

(h) organizing voluntary labour for community work and works for the upliftment of its areas;

(i) control and administration of the Gram panchayat Fund established under this Act

(j) the imposition, assessment and collection of taxes, fees or rates leviable under this Act;
(k) construction and maintenance of dharmasalas;
(1) regulating places for the disposal of dead bodies and carcasses and other offensive matters;
(m) assisting the development of agriculture, forestry, animal husbandry, poultry, fisheries, village and cottage industries and co-operative;
(n) registering births, deaths and marriages and annually submitting such records to the Zilla Panchayat;
(o) maintenance of such records relating to cattle census, population census, crop census and census of unemployed persons and such other statistics as may be required and annually submitting such records to the Zilla Panchayat;
(p) regulating inflow of animals within the area and their transfer;
(q) destruction and disposal of ownerless and rabid dogs and disposal of unclaimed animals;
(r) maintenance, upkeep and supervision of any building or other property which may be entrusted to it by the State Government for management;
(s) assisting the Zilla Panchayat in preparing development plan of its area;
(t) rendering assistance in extinguishing fire and protecting life and property when fire occurs;
(u) any other local work or service of public utility which is likely to promote the health, comfort convenience or material prosperity of the public not otherwise provided for in this Act;
(v) such other duties as may be entrusted to it by the State Government from time to time.

35. (1) A Gram Panchayat shall also perform such other functions as the State Government may assign to it in respect of:

(a) primary social, technical or vocational education;
(b) rural dispensaries, health centres, maternity and child welfare centres;
(c) minor irrigation;
(d) grow more food campaign;
(e) care of the infirm and destitute;
(f) rehabilitation of displaced persons;
(g) improved breeding of cattle, medical treatment of cattle and prevention of cattle diseases;
(h) its acting as a channel through which Government assistance should reach the residents of the Gram;
(i) bringing private waste land under cultivation;
(j) promotion of plantations in the Gram;
(k) arranging for cultivation of land lying fallow;
(l) arranging for co-operative management of resources of the Gram;
(m) implementation of such schemes as may be formulated or performance of such acts as may be entrusted to it by the State Government;
(n) field publicity of matters connected with development works and other welfare measures undertaken by the State Government;
(o) regulation of fairs, melas, hats and exhibition of local produce and products of local handicrafts and home industries;
(p) assisting and advising the residents of the Gram in the matter of obtaining state loan and its distribution and repayment;
(q) assisting in the implementation of land reform measure in its area;
(r) the promotion and encouragement of education including adult education
(s) such other functions which the State Government may, from time to time, by order in writing, entrust to such Gram Panchayat which in its opinion to promote directly or indirectly the welfare of the public.
(2) If the State Government is of opinion that a Gram Panchayat has persistently made default in the performance of any of the functions assigned to it under sub-section (1), the State Government may, after recording its reasons, withdraw such functions from such Gram Panchayat.

(3) Where the State Government assigns any functions to a Gram Panchayat under sub-section (1), it shall place such funds at the disposal of the Gram Panchayat as may be determined by the State Government for the due performance of such function.

CHAPTER V
PROPERTY AND FUND

36. All property within the limits of the jurisdiction of a Gram Panchayat other than property maintained by the Central or the State Government or a local authority or 10 any other Gram Panchayat shall vest in and belong to the Gram Panchayat and shall with all other property of whatsoever nature or kind which may become vested in the Gram Panchayat, be under its direction, management and control.

37. (1) The State Government may allocate to a Gram Panchayat any public property situated within its local jurisdiction, and thereupon such property shall vest in and come under the control of the Gram Panchayat.

(2) No property vested in or belonging to a Gram Panchayat shall be transferred by way of sale, gift, mortgage, exchange or lease except with the previous sanction of the State Government.

(3) Where the State Government is of opinion that any property vested in or belonging to a Gram Panchayat is required for the purpose of any national or State development plan or for any other public purpose, the State Government may resume such property, and upon such resumption, the property shall cease to vest in the Gram Panchayat and shall re-vest in the State Government.

(4) No compensation other than the amount paid by the Gram Panchayat for such transfer and the market value of any building or works erected or executed on such property by the Gram Panchayat at the time of resumption shall be payable. Any sum so received shall be credited to the Gram Panchayat Fund.

38.- Where a Gram Panchayat requires land for carrying out any of the purposes of this Act, it may negotiate with the person or persons having interest in the said land, and if it fails to reach an agreement, it may make an application to the District Collector for the acquisition of the land, who may, if he is satisfied that the land is required for an public purpose, take steps to acquire the land under the provisions of the Sikkim Land - (Requisition and Acquisition) Act, 1977 and such land shall, on acquisition, vest in the Gram Panchayat.

39. (1) For every Gram Panchayat there shall be constituted a Gram Panchayat Fund bearing the name of Gram Panchayat on the basis of the review and recommendations made by the State Finance Commission and there shall be placed to the credit thereof

(a) contributions and grants, if any, made by the Central or the State Government

(b) contributions and grants, if any, made by a Zilla Panchayat or any other local authority;

(c) loans, if any, granted by the Central Government or the State Government

(d) all receipts on accounts of taxes, rates and fees levied by the Gram Panchayat;

(e) all sums received by way of gift or contribution;

(f) all other sums received by or on behalf of the Gram Panchayat;

(g) such percentage of the land revenue collected by it as may be determined by the State Government.
Every Gram Panchayat shall set apart and apply annually such sum as may be required to meet the cost of its administration including allowances payable to the members.

Every Gram Panchayat shall have the power to spend such sums as the State Government may, by order, specify for carrying out the purposes of this Act.

The Gram Panchayat Fund shall be vested in the Gram Panchayat and the balance to the credit of the Fund shall be kept in such custody as the State Government may direct.

Subject to such general control as the Gram Panchayat may exercise from time to time, all orders and cheques for payment from the Gram Panchayat Fund shall be signed by the Sabhapati or in his absence by the Up-Sabhapati.

Subject to the rates which may be fixed by the State Government, a Gram Panchayat may levy the following taxes, rates and fees, namely:

(a) a tax on fairs, melas, hats and other entertainments;
(b) a general sanitation tax for the construction or maintenance or both the construction and maintenance of public latrines and for the removal and disposal of refuse;
(c) a water rate where arrangements for the supply of water for drinking, irrigation or any other purpose are made;
(d) a fee for temporary erection on, or putting up projections over, or temporary occupation of, any village road or place;
(e) a fee on private latrines, premises or compounds cleaned by the Gram Panchayat agency;
(f) a fee for grazing cattle on grazing lands vested in a Gram Panchayat;
(g) a fee on the registration of animals sold in any market or place belonging to or under the control of the Gram Panchayat;
(h) a market fee on persons exposing goods for sale in any market or on any place or any building or structure therein belonging to or under the control of the Gram Panchayat;
(i) a fee for the use of DharmaSals and camping grounds;
(j) a fee for drainage where system of drainage has been introduced by the Gram Panchayat;
(k) a temporary tax for special works of public utility;
(l) a tax on houses.

The Gram Panchayat shall not levy taxes, rates or fees referred to in subsection (1) if such taxes, rates or fees have already been levied by any other authority under any law for the time being in force or by any other local authority.

The State Government may, in the manner specified in the notification, regulate the imposition, assessment and collection of taxes, rates and fees under section 40.

Subject to the provisions of this Act or rules made thereunder, no person shall object in respect of his liability to any assessment made or tax imposed under this Act.

An appeal against the levy of any tax, rate or fee under section 40 may be preferred to the prescribed authority in such manner and within such time as may be prescribed and the decision of such authority shall be final.

Any arrear of tax, rate or fee levied under section 40 shall be recoverable as arrears of land revenue or public demand if the Gram Panchayat passes a resolution to that effect and communicates it to the District Collector.

The District Collector, on receipt of such communication of the sum recoverable under section 43 and on being satisfied with the demand, shall proceed to recover it.
(2) Any sum so recovered shall be sent to the Gram Panchayat and shall be credited to the Gram Panchayat Fund.

45. (1) If on a complaint made to it or otherwise it appears to the State Government that any tax, rate or fee levied by a Gram Panchayat is excessive, it may, after calling for a report from the Gram Panchayat in this regard, abolish, suspend or reduce the amount of any such tax, rate or fee.

(2) The State Government may, on its own motion or otherwise after giving the Gram Panchayat an opportunity of expressing its view in the matter, by order, exempt from the payment of any tax in whole or in part

(a) any person or class of persons; or
(b) any property or description of properties;
subject to such conditions as may be specified in such order.

46. (1) Every Gram Panchayat shall, at such time and in such manner as may be prescribed, prepare each year a budget of its estimated receipts and disbursements for the following year and shall submit the budget to the State Government for approval through the Zilla Panchayat of the District concerned.

(2) No expenditure shall be incurred unless the budget is approved by the State Government.

47. A Gram Panchayat may prepare in each year supplementary estimate providing for any modification of its budget and submit it to the State Government for approval through the Zilla Panchayat of the District concerned within such time and in such manner as may be prescribed.

48. (1) Accounts of receipt and expenditure of every Gram Panchayat shall be maintained in such forms and in such manner as may be prescribed.

(2) An Officer not below the rank of Chief Accounts Officer of the Sikkim State Finance and Accounts Service appointed by the State Government shall audit the accounts of the Gram Panchayat as soon as may be after the end of each financial year in the manner provided under Chapter IX of this Act.

CHAPTER VI
CONSTITUTION OF ZILLA PANCHAYAT

49. (1) For every district the State Government shall, by notification constitute a Zilla Panchayat bearing the name of the district.

(2) For the purpose of electing members as referred to in sub-section (1), the State Government may, by notification, divide the district into territorial constituencies and determine the number of members to be elected from each such constituency:

Provided that the number of members to be elected in each constituency shall, as far as practicable, be in the same proportion to the total number of persons to be elected for the Zilla Panchayat as the population of the constituency bears to the total population of the Zilla Panchayat area.

50. (1) A Zilla Panchayat shall, subject to the provisions of sub-section (4), consist of the following members, namely:

(a) directly elected members from the territorial constituencies in the district;
(b) Sabhapatis of the Gram Panchayats within the district;
(c) Members of both the Houses of Parliament and the Legislative Assembly of the State elected from a constituency comprising the district or any part thereof.

(2) Each constituency will elect one or more members through direct election in such manner as may be prescribed.

(3) The term of office of the members of Zilla Panchayat shall, subject to the provisions of section 64, be co-terminus with the term of the Zilla Panchayat.

(4) The State Government shall, by notification, reserve seats for the Scheduled
Castes and the Scheduled Tribes in every Zilla Panchayat and the number of seats so reserved shall bear, as nearly as may be, the same proportion to the total number of seats to be filled up by direct election in that Panchayat as the population of the Scheduled Castes in that Panchayat area or of the Scheduled Tribes in that Panchayat area bears to the total population of that area and such seats shall be allotted by rotation to different constituencies in a Zilla Panchayat in such manner as may be prescribed. 

(5) Not less than one third of the total number of seats reserved under sub-section (4) shall be reserved for women belonging to the Scheduled Castes or, as the case may be, the Scheduled Tribes.

(6) Not less than one-third (including the number of seats reserved for women belonging to the Scheduled Castes and the Scheduled Tribes) of the total number of seats to be filled up by direct election in every Zilla Panchayat shall be reserved for women and such seats may be allotted by rotation to different constituencies in a Zilla Panchayat in such manner as may be prescribed.

51. (1) Every Zilla Panchayat shall be a body corporate having perpetual succession and a common seal and shall by its corporate name sue and be sued.

(2) A Zilla Panchayat shall have power to acquire, hold and dispose of property and to enter into contract:

Provided that in all cases of acquisition or disposal of immovable property, the Zilla Panchayat shall obtain the previous approval of the State Government.

52. (1) Every Zilla Panchayat, save as otherwise provided in this Act, shall continue for five years from the date appointed for its first meeting and no longer.

(2) No amendment of any law for the time being in force shall have the effect of causing dissolution of a Zilla Panchayat, which is functioning immediately before such amendment, till the expiration of its duration specified in sub-section (1).

(3) An election to constitute a Zilla Panchayat shall be completed

(a) before the expiry of its duration specified in sub-section (1);
(b) in case of dissolution, before the expiration of a period of six months from the date of such dissolution:

Provided that where the remainder of the period for which the dissolved Zilla Panchayat would have continued is less than six months, it shall be not necessary to hold any election under this clause for constituting the Zilla Panchayat for such period.

(4) A Zilla Panchayat constituted upon the dissolution of a Zilla Panchayat before the expiration of its duration shall continue only for the remainder of the period for which the dissolved Zilla Panchayat would have continued under sub-section (1) had it not been so dissolved.

(5) When a new Zilla Panchayat is thus duly constituted the old Zilla Panchayat shall stand dissolved.

53. The provisions of section 16 relating to disqualification of members of Gram Panchayat shall, mutatis-mutandis be applicable to the elected members of the Zilla Panchayat also.

54. (1) Every Zilla Panchayat shall, at its first meeting at which a quorum is present, elect in such manner as the State Government may, by notification specify, one of its members to be the Adhakshya and another member to be Up-Adhakshya of the Zilla Panchayat:

Provided that the members referred to in clause (c) of sub-section (1) of section 50 shall not be eligible for such election, nor shall they have any voting right thereof.

(2) The State Government shall, by notification, reserve

(a) such number of offices of Adhakshya and Up-Adhakshya of Zilla Panchayat in the State for the persons belonging to the Scheduled Castes and the Scheduled
Tribes and the numbers of such offices bearing as nearly as may be the same proportion to the total number of offices in the State as the population of the Scheduled Castes in the State or of the Scheduled Tribes in the State bears to the total population of the State;

(b) not less than one-third of the total number of offices of Adhakshya and Up-Adhakshya in the State from each category reserved for persons belonging to the Scheduled Castes, the Scheduled Tribes and those which are non-reserved, for women:

Provided that the Offices reserved under this sub-section shall be allotted by rotation to different Zilla Panchayat.

Explanation :- For the removal of doubts it is hereby declared that the principle of rotation for the purposes of reservation of offices under this sub-section shall commence from the first election to be held after the commencement of this Act.

(3) The Adhakshya and Up-Adhakshya shall, subject to the provisions of section 64 and to their continuing as members, hold office for a period of five years.

(4) When

(a) the office of the Adhakshya falls vacant by reason of death, resignation, removal or otherwise; or
(b) the Adhakshya is, by reason of leave, illness or other cause, temporarily unable to act,

the Up-Adhakshya shall exercise the powers, perform the functions and discharge the duties of the Adhakshya until a new Adhakshya is elected and assumes office or until the Adhakshya resumes his duties, as the case may be.

(5) When

(a) The office of the Up-Adhakshya falls vacant by reason of death, resignation, removal or otherwise; or
(b) the Up-Adhakshya is, by reason of leave, illness or other cause, temporarily unable to act,

the Adhakshya shall exercise the powers, perform the functions and discharge the duties of the Up-Adhakshya until a new Up-Adhakshya is elected and assumes office or until the Up-Adhakshya resumes his duties, as the case may be.

(6) When the offices of the Adhakshya and the Up-Adhakshya are both vacant or the Adhakshya are temporarily unable to act, the prescribed authority may appoint an Adhakshya and an Up-Adhakshya from among the members of the Zilla Panchayat to act as such until an Adhakshya or an Up-Adhakshya are elected and assume office or resume his duties, as the case may be.

55. Every election or nomination of an Adhakshya, an Up-Adhakshya and members of a Zilla Panchayat shall be published by the State Government by notification and such persons shall enter upon their respective offices from the date of such publication.

56. (1) Notwithstanding any vacancy in the membership of the Zilla Panchayat, the prescribed authority shall as soon may be (but before the expiration of thirty days from the date of publication of the notification under section 55) call a meeting of the members of a Zilla Panchayat at such time as he may fix for electing an Adhakshya and Up Adhakshya.

(2) The meeting to be held under sub-section (1) shall be called the first meeting of the Zilla Panchayat and may be convened by the prescribed authority in such manner as may be prescribed.

57. (1) Every Zilla Panchayat shall hold a meeting for transaction of its business at least once in every three months at the office of the Zilla Panchayat or at such place within the local limits of the district concerned and at such time as the Adhakshya of the Zilla Panchayat may fix.

(2) The Adhakshya may, whenever he thinks fit in the public interest or shall upon a written requisition of not less than one half of the total number of members of the Zilla Panchayat or if directed by the Secretary to the Government in the Rural Development
Department call a special meeting of the Zilla Panchayat within a period of ten days from the date of receipt of the requisition or direction, as the case may be:

Provided that if the Adhakshya fails to call such special meeting within the specified period from the date of receipt of requisition or direction, as the case may be, the Secretary to the Government in the Rural Development Department may call such meeting which shall be held at such time and in such place within the local limits of the district concerned as he may fix.

(3) Two-third of the total number of members shall form a quorum for a meeting of the Zilla Panchayat:

Provided that no quorum shall be necessary for an adjourned meeting.

(4) The Adhakshya or in his absence; the Up-Adhakshya shall preside at the meeting of the Zilla Panchayat and in the absence of both, the members present shall elect one member from amongst themselves to preside at the meeting.

(5) All questions coming before a Zilla Panchayat shall, unless otherwise specifically provided under this Act, be decided by a majority of votes of the members present and voting:

Provided that in case of equality of votes the person presiding shall have a second or casting vote.

(6) No member shall vote on, and take part, in the discussion of any question coming up for consideration at a meeting of Zilla Panchayat if the question is one in which he has any direct or indirect pecuniary interest other than an interest as a member of the public.

(7) If it appears to any member present at a meeting that the person presiding at the meeting has any such pecuniary interest in any matter before the meeting for discussion or any question coming up for consideration as referred to in sub-section (6) and a motion brought by him to that effect is carried, such a person shall not preside at such meeting and shall not take part therein, and for the purposes of sub-section (4) such person shall be deemed to be absent during the discussion or consideration of the particular matter.

58. No subject once finally disposed of by the Zilla Panchayat shall be reconsidered by it within six months unless the recorded consent of not less than one half of members has been obtained therefor.

59. (1) A list of the business to be transacted at every meeting of a Zilla Panchayat except at an adjourned meeting, shall be sent to each member of the Zilla Panchayat at least seven days before the time fixed for such meeting and no business shall be brought before or transacted at any meeting other than the business of which notice has been so given except with the approval of the majority of the members present at such meeting:

Provided that non-receipt of a notice by a member shall not vitiate the proceedings of a meeting:

Provided further that if the Adhakshya thinks that a situation has arisen for which an emergent meeting of the Zilla Panchayat should be called, he may call such meeting after giving three days notice to the members:

Provided also that not more than one matter shall be included in the list of business to be transacted at the meeting called under the second proviso.

(2) The business of the Zilla Panchayat shall be transacted in the language spoken and understood by the members.

(3) Minutes of the proceedings of each meeting of the Zilla Panchayat shall be recorded in a book to be kept for this purpose and shall be read out and signed by the Adhakshya of the meeting before the meeting disperses.

(4) The Sachiva of a Zilla Panchayat shall, within a week after meeting of the Zilla
Panchayat send copies of minutes of every such meeting to the District Development Officer-cum-Panchayat Officer and the Secretary.

60. The Adhakshya shall
(a) regulate the meetings of the Zilla Panchayat;
(b) be responsible for the maintenance of record and registers of the Zilla Panchayat;
(c) exercise supervision and control over the act done and action taken by the members of the Zilla Panchayat and such officers and such other employees whose services may be placed at the disposal of the Zilla Panchayat by the State Government;
(d) operate jointly with the Sachiva of the Zilla Panchayat the Fund of the Zilla Panchayat including authorisation of payment and refunds;
(e) cause to issue receipts under his signature or signature of Sachiva for sums of money received by him for and on behalf of the Zilla Panchayat;
(f) cause preparation of all statements and reports required by or under this Act.
(g) exercise such other powers, perform such other functions and discharge such other duties as the Zilla Panchayat may, by general or special resolution, direct or as the State Government may, by order specify:

Provided that the Adhakshya shall not exercise such powers, perform, such functions or discharge such duties as may be required by the rules made under this Act to be exercised, performed or discharged by the Zilla Panchayat at a meeting.

61. The Up-Adhakshya shall-

(a) in the absence of the Adhakshya, preside over and regulate the meetings of the Zilla Panchayat;

(b) exercise such of the powers, perform such of the functions and discharge such of the duties of the Adhakshya as the Adhakshya may, from time to time, delegate to him by order in writing:

Provided that the Adhakshya may at any time withdraw all or any of the powers, functions and duties so delegated to the Upadhakshya;

(c) during the absence of the Adhakshya, exercise all the powers, perform all the functions and discharge all the duties of the Adhakshya.

62. At a meeting of a Zilla Panchayat, a member may move any resolution and put questions to the Adhakshya or Upadhakshya, as the case may be, on matters connected with the administration of Zilla Panchayat or execution of rural works or schemes entrusted to or undertaken by such Zilla Panchayat.

63. (1) An Adhakshya, or an Up-Adhakshya or a member of a Zilla Panchayat may resign his office by notifying in writing his intention to do so to the prescribed authority and on such resignation being accepted the Adhakshya or the Up-adhakshya or the member shall vacate his office and casual vacancy shall be deemed to have occurred in such office:

Provided that a person tendering resignation may withdraw his resignation before it is accepted.

(2) When the resignation is accepted under sub-section (1), the prescribed authority shall communicate it to the members of the Zilla Panchayat within thirty days of such acceptance.

64. (1) An Adhakshya or an Up-Adhakshya may, at any time, be removed from office by a resolution of the Zilla Panchayat passed by the majority of the members of the Zilla Panchayat present and voting at a meeting specially convened for the purpose. Notice of such meeting shall be given to the prescribed authority:

Provided that any such meeting while passing any resolution for the removal of

(i) the Adhakshya from his office is under consideration; or
(ii) the Up-Adhakshya from his office is under consideration,
he shall not, though he is present, preside at such meeting and the provisions of subsection (4) of section 57 shall apply in relation to every such meeting as they apply in relation to a meeting from which the Adhakshya or, as the case may be, the Up-Adhakshya is absent.

(2) No person who has been removed from his office under sub-section (1) shall be eligible for re-election to the vacancy so caused.

65. In the event of removal of an Adhakshya or an Up-Adhakshya under section 64 or when a vacancy occurs in the office of the Adhakshya or Up-Adhakshya by resignation, death or otherwise, the Zilla Panchayat shall elect another Adhakshya or Up-Adhakshya, as the case may be. The person so elected shall take office forthwith and shall hold office for the unexpired term of office of his predecessor.

66. (1) The prescribed authority may, after giving opportunity to a member of a Zilla Panchayat other than a member specified under clause (c) of sub-section (1) of section 50 to show cause against the action proposed to be taken against him, by order, remove him from office if

(a) after his election he is convicted by a criminal court of an offence involving moral turpitude and punishable with imprisonment for a period of more than six months; or

(b) he was disqualified to be a member of the Zilla Panchayat at the time of his election; or

(c) he incurs any of the disqualifications specified in section 16 except clauses (e) and (f) after his election as a member of the Zilla Panchayat; or

(d) he is absent from three consecutive meetings of the Zilla Panchayat without the leave of the Zilla Panchayat provided he is not an ex-officio member of the Zilla Panchayat under clause (c) of sub-section (1) of section 50.

(2) Any member of a Zilla Panchayat who is removed from his office by the prescribed authority under sub-section (1) may, within thirty days from the date of the order, appeal to the Secretary to the Government in the Rural Development Department, who may stay the operation of the order till the disposal of the appeal and may, after giving notice of the appeal to the prescribed authority and after giving the appellant an opportunity of being heard, modify, set aside or confirm the order.

Explanation:- For the purpose of this sub-section, the term 'Secretary' will mean only the Secretary.

(3) The order passed by such authority on such appeal shall be final.

(4) If a member of a Zilla Panchayat referred to in clause (c) of sub-section (1) of section 50 ceases to be the member of the Parliament or as the case may be, member of the Legislative Assembly of the State, he shall cease to be the member of the Zilla Panchayat and the newly elected person shall become the member of the Zilla Panchayat. 67. (1) If the office of a member of a Zilla Panchayat becomes vacant by reason of his death, resignation, removal or otherwise, such vacancy shall be filled in by election of another person under this Act. The person so elected shall take office forthwith and shall hold such office for the unexpired term of office of his predecessor:

Provided that no election for filling in of a casual vacancy shall be held if the vacancy occurs with in a period of six months preceding the date on which the term of office of the person concerned expires.

(2) No person who has been removed from his office under section 66 shall be eligible for re-election to the vacancy so caused.

68. (1) There shall be a Sachiva for a Zilla Panchayat appointed by the State Government on such terms and conditions as may be prescribed.

(2) The Sachiva shall have authority to supervise all records of every Gram Panchayat falling under the jurisdiction of a Zilla Panchayat of a concerned district.

(3) The Sachiva shall be in charge of the office of the Zilla Panchayat and shall
discharge such duties and perform such functions as may be prescribed.

CHAPTER VII
POWERS AND DUTIES OF ZILLA PANCHAYAT

69. (1) Subject to any general or special directions of the State Government, a Zilla Panchayat shall have power in respect of
(a) regulating melas or hats within its local limits;
(b) construction and maintenance of Panchayat Ghars, Dharmasalas and rest-houses;
(c) construction, repair and maintenance of such small irrigation projects of such class or types thereof, as may be specified by the State Government by general or special order in this behalf, and regulating of supply of water there from for irrigation purposes;
(d) regulating supply of water for irrigation or drinking water supply schemes constructed by the Government and entrusted to it for maintenance and repairs;
(e) regulating, maintaining and developing of lands vested in it by the State Government;
(f) organizing plantation programme in the public land, road sides and such other places as may be specified for promotion of social forestry and environmental conservation and maintaining and regulating of such forests;
(g) establishing and maintaining primary schools and organizing adult education centres;
(h) establishing health centres and maternity and child welfare centres;
(i) managing or maintaining any works of public utility and adopting measures for the relief of distress;
(j) preparing plans for all round development of the district after obtaining previous approval of the State Government and with such technical assistance as may be made available by the State Government;
(k) co-coordinating and integrating the development plans and schemes prepared by Gram Panchayats within its jurisdiction;
(1) fulfilling any other obligation imposed by or under this Act or by any other law for the time being in force or by general or special order of the State Government in this behalf.

70. (1) Subject to such condition as may be imposed by the State Government, a Zilla Panchayat may, if the State Government so directs make provisions for
(a) the promotion of opportunity of employment through community farming by organizing model agriculture or dairy farms and small scale village industries;
(b) the organisation and maintenance of clubs and other places for recreation or games;
(c) establishment and maintenance of library or reading rooms and public radio listening centres;
(d) construction and maintenance of destitute homes, slaughter houses and encamping grounds;
(e) rendering assistance in extinguishing fire and protecting life and property when fire occurs;
(f) assisting in the prevention of burglary and dacoity;
(g) the promotion of socio-cultural and communal harmony;
(h) the promotion of agriculture and allied activities connected with it;
(i) any other local work or service of public utility which is likely to promote the health, comfort, convenience or material prosperity of the public not otherwise provided for in this Act.

(2) Where the State Government directs a Zilla Panchayat to make provision for
any of the items enumerated in sub-section (1), it shall place such funds at the disposal of the Zilla Panchayatas may be determined by the State Government for the purpose.

(3) A Zilla Panchayat shall have the power to advise the State Government on all matters relating to all round development of rural areas.

(4) Notwithstanding anything in sub-section (1), a Zilla Panchayat shall not undertake or execute any scheme confined to a Gram unless the implementation of such a scheme is beyond the competence of the Gram Panchayat concerned financially or otherwise. In the latter case the Zilla Panchayat may execute the scheme itself or entrust its execution to the Gram Panchayat and give such assistance as may be required:

Provided that a Zilla Panchayat shall undertake or execute any scheme if it extends to more than one Gram.

71. The Zilla Panchayats of two or more adjacent districts may jointly undertake and execute at common cost any development schemes or projects on such terms and conditions as may be agreed upon, and in case of any difference as to the interpretation of such terms and conditions the matter shall be referred to the State Government whose decision shall be final.

72. A Zilla Panchayat shall exercise general powers of supervision over Gram Panchayats in the district and it shall be the duty of Gram Panchayat to give effect to any direction of the Zilla Panchayat on matters of policy or planning for development.

CHAPTER VIII
PROPERTY AND FUND OF ZILLA PANCHAYAT

73. All roads, buildings or other works constructed by a Zilla Panchayat with its own funds shall vest in it.

74. (1) The State Government may allocate to a Zilla Panchayat any public property of whatsoever nature of kind situated within its local limits, and thereupon, such property shall vest in and come under the control of the Zilla Panchayat.

(2) No property vested in or belonging to a Zilla Panchayat shall be transferred by way of sale, gift, mortgage, exchange or lease without the previous sanction of the State Government.

(3) Where the State Government is of opinion that any property vested in or belonging to a Zilla Panchayat is required for the purpose of any National or State Development plan or for any other public purpose, the State Government may resume such property and upon such resumption the property shall cease to vest in the Zilla Panchayat and shall re-vest in the State Government.

(4) No compensation other than the amount paid by the Zilla Panchayat for such transfer and the market value of any building or works erected or executed on such property by the Zilla Panchayat at the time of such resumption shall be payable. Any sum so received shall be credited to the Zilla Panchayat Fund.

75. Where a Zilla Panchayat requires land for carrying out any of the purposes of this Act, it may negotiate with the person or persons having interest in the said land, and if it fails to reach an agreement it may make an application to the District Collector for the acquisition of the land, who may, if he is satisfied that the land is required for a public purpose, take steps to acquire the land under the provisions of the Sikkim Land
76. (1) For every Zilla Panchayat there shall be constituted a Zilla Panchayat Fund bearing the name of the Zilla Panchayat and there shall be placed to the credit thereof
   (a) contribution and grants, if any, made by the Central or the State Government including such portion of land revenue collected within its jurisdiction as may be determined by the State Government;
   (b) contribution -and grants, if any, made by any other local authority;
   (c) loans, if any, granted by the Central or State Government;
   (d) proceeds of collection of revenues in respect of schemes, projects other properties undertaken or vested in the Zilla Panchayat by the Government at such rates as may be determined by the State Government;
   (e) such rates, fees, taxes, as may be imposed and realized under the provisions of this Act;
   (f) such sums received from the Government or fulfilling duties and obligations entrusted to the Zilla Panchayat by the State Government;
   (g) all other sums received by or on behalf of the Zilla Panchayat

   (2) Every Zilla Panchayat shall set apart and apply annually such sum as may be required to meet the cost of its administration including allowances payable to the members.

   (3) Every Zilla Panchayat shall have the power to spend such sums as the State Government may, by order, specify for carrying out the purposes of this Act.

   (4) The Zilla Panchayat Fund shall be vested in the Zilla Panchayat and the amount standing to the credit or the Fund shall be kept in such custody or invested in such manner as the State Government may, from time to time, direct

   (5) Notwithstanding anything contained in clause (d) of section 60 but subject to such general control as the Zilla Panchayat may exercise from time to time, orders and cheques for payment from the Zilla Panchayat Fund shall be signed by the Sachiva.

77. (1) Subject to the maximum rates which may be fixed by the State Government, a Zilla Panchayat may levy the following taxes, rates and fees, namely :
   (a) a tax on fairs, melas and other entertainments;
   (b) a general sanitation tax for the construction, maintenance, or both the construction and maintenance of public latrines and for the removal and disposal of refuse;
   (c) a water rate where arrangement for the supply of water for drinking, irrigation or any other purpose is made by the Zilla Panchayat within its jurisdiction;
   (d) a fee for temporary erection on, or putting up projections over, or temporary occupation of any village road or place;
   (e) a fee on private latrines, premises or compounds cleaned by the Zilla Panchayat agency;
   (f) a fee for grazing cattle on the grazing lands vested in a Zilla Panchayat;
   (g) a fee on the registration of animals sold in any market or place belonging to or under the control of the Zilla Panchayat;
   (h) a market fee on persons exposing goods for sale in any market or at any place or in any building or structure therein belonging to or under the control of the Zilla Panchayat;
   (i) a fee for the use of dharamsalas, rest houses, slaughter houses and encamping grounds;
   (k) a fee for drainage where system of drainage has been introduced by the Zilla Panchayat;
   (l) a temporary tax for special works of public utility.

   (2) The Zilla Panchayat shall not levy taxes, rates or fees referred to in subsection (1) if such taxes, rates or fees have already been levied by the State Government or any other authority under any law for the time being in force or by any other local
authority authorised by the State Government.

78. (1) The State Government may make rules to regulate the imposition, assessment to, and collection of taxes, rates and fees under section 77.

(2) Subject to the provisions of this Act or rules made thereunder, no person shall object in respect of his liability to any assessment made or tax imposed under this Act.

79. An appeal against any tax, rate or fee under section 77 may be preferred to the prescribed authority in such manner and within such time as may be prescribed and the decision of such authority shall be final.

80. Any arrear of tax, rate or fee imposed under section 80 shall be recoverable as arrears of land revenue or public demand if the Zilla Panchayat passes a resolution to that effect and communicates it to the District Collector.

81. (1) The District Collector on receipt of communication under section 77 and on being satisfied with the demand shall proceed to recover it.

(2) Any sum so recovered shall be sent to the Zilla Panchayat and shall be credited to the Zilla Panchayat Fund.

82. (1) If on a complaint made to it or otherwise, it appears to the State Government that any tax, rate or fee imposed by a Zilla Panchayat, is excessive, it may, after calling a report from the Zilla Panchayat in this regard, abolish or suspend or reduce the amount of any tax, rate or fee, as the case may be.

(2) The State Government may, on its own motion or otherwise after giving the Zilla Panchayat an opportunity of expressing its view in the matter, by order, exempt

(a) any person or class of persons; or
(b) any property or description of properties, from the payment of whole or part of any tax, rate or fees subject to such conditions as may be specified in such order.

83. (1) Every Zilla Panchayat shall at such time and in such manner as may be prescribed, prepare in each year a budget of its estimated receipts and expenditure for the next financial year and submit it to the State Government for approval.

(2) No expenditure shall be incurred unless the budget is approved by the State Government.

84. A Zilla Panchayat may prepare in each year supplementary estimates providing for any modification of its budget and submit it to the State Government for approval within such time and in such manner as may be prescribed.

85. A Zilla Panchayat shall keep such accounts in such manner as may be prescribed.

CHAPTER IX
AUDIT OF ACCOUNT OF GRAM AND ZILLA PANCHAYAT FUNDS

86. The accounts of the fund of a Gram Panchayat or Zilla Panchayat shall be examined and audited by an Auditor appointed under sub-section (2) of section 48 at such place and in such manner as may be prescribed.

87. The Sabhapati or, as the case may be, the Adhakshya shall produce, or cause to be produced to the auditor all such accounts of the Fund of the Gram Panchayat or the Zilla Panchayat concerned as may be required by the Auditor.

88. For the purposes of an audit under this Act an Auditor may

(a) require in writing the production before him of any document or the supply of any information which he considers to be necessary for the proper conduct of the audit;

(b) require in writing the personal appearance before him of any person accountable for, or having the custody or control of, any such document, or having, directly or indirectly, whether by himself or his partner, any share or interest in any
contract made with, by or on behalf of, the members of the Gram Panchayat or the Zilla Panchayat concerned;

(c) require any person so appearing before him to make and sign a declaration in respect of any such document or to answer any question or prepare and submit any statement;

(d) in the event of an explanation being required from the Adhakshya or other member of the Zilla Panchayat, in writing, invite such person to meet him, and shall, in writing, specify the point on which the explanation is required.

89. Any person who neglects or refuses to comply with the requisition made by -the auditor under section 88 within such time as may be specified, shall, on conviction by a court, be punishable with a fine which may extend to two thousand rupees in respect of each item included in the requisition.

90. (1) Within two months from the date on which an audit under this Act is completed, the auditor shall prepare a report and send a copy of the report to the Sabhapati, the Adhakshya, as the case may be, of the Gram Panchayat or the Zilla Panchayat and to the State Government.

(2) The Auditor shall append to his report a statement showing

(a) the grants-in-aid received by the Gram Panchayats or the Zilla Panchayat and the expenditure incurred there from;

(b) any material impropriety or irregularity which he may observe in the expenditure or in the recovery of money due to the Gram Panchayats or the Zilla Panchayat or in the account of the Gram Panchayats, or the Zilla Panchayat Fund;

(c) any loss or wastage of money or other property owned by or vested in the Gram Panchayat or the Zilla Panchayat.

91. (1) Within two months from the date of receipt of the report referred to in section 90, the Gram Panchayat or the Zilla Panchayat concerned shall, at a meeting, remove or cause to be removed any defect or irregularity pointed out in the report and shall also inform the Auditor of the action taken by it. The Gram Panchayat or the Zilla Panchayat concerned shall give reasons or explanations if any defect or irregularity is not removed.

(2) If, within the period referred to in sub-section (1), no information is received by the Auditor from the Gram Panchayat or the Zilla Panchayat concerned or if the reasons or explanations given by it for not removing any defect or irregularity pointed out in the report is not considered sufficient by the auditor, the auditor shall if he has not already exercised or does not propose to exercise the powers conferred upon him by section 92 refer the matter to the State Government within such time and in such manner as the State Government may prescribe.

(3) On receipt of the report under sub-section (2), it shall be competent for the State Government to pass such orders thereon as it may think fit. The orders of the State Government shall, save as provided in sections 92 and 93 be final and the Gram Panchayat or the Zilla Panchayat concerned shall take action in accordance with such orders.

(4) If the Gram Panchayat or the Zilla Panchayat concerned fails to comply with the order within the period specified therein, the State Government may empower any officer of the State Government to carry out the order.

(5) Officer empowered under sub-section (4) shall, for the purpose of carrying out the order, exercise any of the powers which might have been exercised by the Gram Panchayat or Zilla Panchayat concerned.

92. (1) The Auditor, after giving the person concerned an opportunity to submit an explanation within a time to be specified by him and after considering such explanation, shall disallow every item of account contrary to law and surcharge the same on the person making or authorizing the making of the illegal payments, and shall charge against any person responsible for the amount of any loss incurred by the negligence or misconduct
of that person, and shall, in every such case, certify the amounts due from such person:

Provided that the auditor may in his discretion waive the surcharge or charge in cases where the amount involved does not exceed fifty rupees.

(2) For the purposes of this section any member of Gram Panchayat or Zilla Panchayat, as the case may be, who is present at a meeting at which a motion or resolution is passed authorising any expenditure which is subsequently disallowed under subsection (1) or authorising any action which results in any such expenditure, shall be deemed to be a person authorising such expenditure if dissent is not recorded in the proceedings. All such persons shall be held jointly and severally liable for such expenditure.

(3) The auditor shall record in writing his reasons for every disallowance, surcharge and charge made under sub-section (1) and shall, in such manner as may be prescribed, send a certificate of the amount due and a copy of the reasons for his decision to the person in respect of whom the certificate is made, and shall also furnish copies thereof to the Sabhapati or Adhakshya, as the case may be, and the State Government.

(4) The State Government may, of its own motion and within one year from the receipt by it of the copy of the certificate, set aside or modify any disallowance, surcharge or charge and any certificate in respect thereof made by the auditor.

93. (1) Any person from whom any sum has been certified by the auditor to be due under section 92 may, within thirty days of the receipt by him of the certificate, appeal to the State Government to set aside or modify the disallowance, surcharge or charge in respect of which the certificate was made and the State Government may pass thereon such orders as it thinks fit, and such orders shall be final.

(2) Where a person referred to in sub-section (2) of section 92 who has been surcharged as authorizing an illegal expenditure, appeals to the State Government under this section, the State Government shall set aside such surcharge if it is proved to its satisfaction that such person voted for the resolution or motion in good faith.

94. (1) The sum certified by the auditor to be due from any person under section 92 or when an appeal is made under sub-section (1) of section 93, such sum as may be ordered by the State Government to be due from such person shall, within two months of the date of certification, or order, as the case may be, be paid by such person to the Gram Panchayat or the Zilla Panchayat concerned which shall credit the sum to the Fund of the Gram Panchayat or the Zilla Panchayat concerned.

(2) Any sum not paid in accordance with the provisions of sub-section (1) shall be recoverable as arrears of land revenue if the Gram Panchayat or the Zilla Panchayat, as the case may, passes a resolution to that effect and communicates it to the District Collector.

(3) The District Collector on receipt of such communication under sub-section (2) and on being satisfied with the demand, shall proceed to recover it as soon as may be and the sum so recovered by him shall be sent to the Gram Panchayat or Zilla Panchayat concerned and the same shall be credited to the Fund of the Gram Panchayat and or the Zilla Panchayat concerned.

95. (1) All expenses incurred by the Gram Panchayat or the Zilla Panchayat concerned in complying with any requisition of the auditor under section 88 and in prosecuting an offender under section 89 shall be paid from the Fund of the Gram Panchayat or the Zilla Panchayat concerned.

(2) All expenses incurred by the District Collector in connection with the proceedings for recovery of any sum under sub-section (3) of section 94 from a person, if not recovered from the person, shall be paid from the Fund of the Gram Panchayat or the Zilla Panchayat concerned.
CHAPTER X
CONSTITUTION OF THE STATE FINANCE COMMISSION

96. In this Chapter" Commission" means the State Finance Commission constituted by the Governor in pursuance of clause (1) of Article 243 I of the Constitution.

97. The Chairman of the Commission shall be selected from among persons who have had experience in public affairs of the State and the two other members shall be selected from among persons who
(a) are, or have been or are qualified to be appointed as Judges of a High Court;
(b) have special knowledge of the finances and accounts of the State Government;
(c) have had wide experience in financial matters and in administration;
(d) have special knowledge of economics.

98. Before appointing a person to be a member of the Commission, the Governor shall satisfy himself that the person will have no such financial or other interest as is likely to affect prejudicially his functions as a member of the Commission, and the Governor shall also satisfy himself from time to time with respect to every member of the Commission that he has no such interest and any person who is, or whom the Governor proposes to appoint to be a member of the Commission shall, whenever required by the Governor to do so, furnish to him such information as the Governor considers necessary for the performance by him of his duties under this section.

99. A person shall be disqualified for being appointed as or for being a member of the Commission if he
(a) is of unsound mind;
(b) is an undischarged insolvent;
(c) has been convicted of an offence involving moral turpitude;
(d) has such financial or other interest as is likely to affect prejudicially his functions as a member of the Commission.

100. Every member of the Commission shall hold office for such period as may be specified in the order of the Governor appointing him, but shall be eligible for re-appointment: Provided that he, may, by a letter addressed to the Governor, resign his office

101. The members of the Commission shall render whole time or part-time service to the Commission as the Governor may in each case specify, and there shall be paid to the members of the Commission such salaries and such allowances as may be prescribed.

102. The Commission shall determine their procedure and in the performance of their function shall have all the powers of a Civil Court under the Code of Civil Procedure, 1908 while trying a suit in respect of the following matters, namely:-
(a) summoning and enforcing the attendance of witnesses;
(b) requiring the production of any documents;
(c) requisitioning any public record from any Court or office.
(d) such other powers as may be prescribed.
in the Rural Development Department and such other officers as it may consider necessary for the purpose of inspection or superintending the works of all, or any class of, Gram Panchayats or Zilla Panchayats.

(2) An officer so empowered to inspect or superintend the works of a Gram Panchayat or Zilla Panchayat may at any time

(a) inspect or cause to be inspected any immovable property used or occupied by the Gram Panchayat or Zilla Panchayat or any work in progress under the direction of Gram Panchayat or Zilla Panchayat;

(b) inspect or examine any work or thing under the control of the Gram Panchayat or Zilla Panchayat;

(c) require, for the purposes of inspection or examination, the Gram Panchayat

(i) to produce any book, record, correspondence, plan or other document; or
(ii) to furnish any return, plan, estimate, statement, accounts or statistics; or
(iii) to furnish or obtain any report or information.

(3) When an inspection of a Gram Panchayat or Zilla Panchayat is undertaken by any officer referred to in sub-section (1), a report of such inspection shall be submitted by such officer to the State Government as soon as possible but not beyond a period of thirty days after the date of completion of inspection.

110. (1) The State Government may, by order in writing, rescind any resolution passed by a Gram Panchayat or Zilla Panchayat, if in its opinion such resolution

(a) has not been legally passed; or

(b) is in excess or abuse of the powers conferred by or under this Act or any rules made thereunder; or

(c) is likely to cause, if executed, danger to human life, health, or safety or is likely to lead to breach of the peace.

(2) The State Government shall, before taking any action under sub-section (1) give the Gram Panchayat or Zilla Panchayat concerned an opportunity of making any representation against the proposed order.

111. Any officer of the State Government authorised by the State Government in this behalf, shall be entitled to attend meetings of the Gram Panchayat or the Zilla Panchayat, as the case may be, for the purpose of furnishing facts, information and technical advice but shall not be entitled to vote at any such meeting.

112. In the discharge of their functions the Gram Panchayat and the Zilla Panchayat shall be guided by such instructions or directions as may be given to them by the State Government from time to time in conformity with the provisions of this Act.

113. (1) The State Government may, notwithstanding anything contained in subsection (2) of section 17; sub-section (4) of section 31 and sub-section (2) of section 54, by an order in writing remove with effect from a date to be specified in the order any Sabhapati or Up-Sabhapati or any Sachiva of Gram Panchayat, any Adhakshya or Up-Adhakshya of Zilla Panchayat from his office, if in its opinion, he wilfully omits or refuses to carry out the provisions of this Act or of any rules or orders made thereunder or abuses the powers vested in him under this Act.

(2) The State Government shall, before making any order under sub-section (1), give to the person concerned an opportunity of making a representation against the proposed order.

114. If, in the opinion of the State Government, any Gram Panchayat or Zilla Panchayat

(a) has shown its incompetence to perform or has persistently made default
in the performance of the duties imposed on it by or under this Act or any other law; or

(b) has exceeded or abused its powers, the State Government may, by order, to be published in the Official Gazette stating the reasons therefore, supersede the Gram Panchayat or Zilla Panchayat, as the case may be, and direct that it be reconstituted within such period not exceeding the maximum period of one year as may be specified in the orders:

Provided that the State Government shall, before making any order, give the Gram Panchayat or the Zilla Panchayat, as the case may be, an opportunity of making a representation against the proposed order.

115. (1) When an order of supersession has been passed under section 114 then with effect from the date of the order

(a) all the members of the Gram Panchayat or the Zilla Panchayat, as the case may be, shall vacate their offices;

(b) all the powers, duties and functions which, under the provisions of this Act or any rule made thereunder or any law for the time being in force may be exercised, discharged or performed by the Gram Panchayat or Zilla Panchayat, as the case may be, shall be exercised, discharged or performed by such authority, person or persons as may be appointed by the State Government in this behalf;

(c) all properties vested in the Gram Panchayat or Zilla Panchayat, as the case may be, shall remain vested in the State Government until the reconstitution of such Gram Panchayat or Zilla Panchayat.

(2) On the reconstitution of the Gram Panchayat, or Zilla Panchayat, as the case may be, the authority, person or persons appointed under Clause (b) of subsection (1) shall cease to exercise his functions.

116. If a Sabhapati or an Up-Sabhapati, or Sachiva or a member of a Gram Panchayat or an Adhakshya or an Up-Adhakshya or member of Zilla Panchayat becomes a member of either house of Parliament or a member of Legislative Assembly, he shall be deemed to have vacated his office as Sabhapati or UpSabhapati or Sachiva or member of a Gram Panchayat or Adhakshya or Up-Adhakshya or member of a Zilla Panchayat, as the case may be, with effect from the date of his becoming such member and a casual vacancy shall be deemed to have occurred in such office.

117. Any act of commission or omission which is an electoral offence in relation to elections to the Legislative Assembly under Chapter VII of the Representation of the Peoples Act, 1951 or under any law for the time being in force shall be deemed to be an electoral offence in relation to the elections to the Gram Panchayats under this Act.

118. The State Government shall have the same powers in the matter of requisition of premises, vehicles and animals for the purpose of the conduct of elections to the Gram Panchayats as in the case of elections to the Legislative Assembly.

119. (1) The election of a person as a member of a Gram Panchayat or Zilla Panchayat shall not be called in question except by an application presented to such authority within such time and in such manner as may be prescribed on the ground that

(a) the election has not been a free election by reason that the corrupt practice of bribery or under influence has extensively prevailed at the election; or

(b) that the result of the election has been materially affected

(i) by the improper acceptance or rejection of any nomination;
(ii) by gross failure to comply with the provisions of this Act or the rules framed thereunder.

(2) The following shall be deemed to be corrupt practices of bribery or undue influence for the purposes of this Act.

(1) Bribery, that is to say

(A) any gift, offer or promise by a candidate or by any other person with the connivance of a candidate of any gratification to any person whomsoever, with the object, directly or indirectly of inducing—

(a) a person to stand or not to stand as, or to withdraw from being a candidate, at any election; or

(b) an elector to vote or refrain from voting at an election; or as a reward to—

(i) a person for having stood or not stood or having withdrawn his candidature, or i

(ii) an elector for having voted or refrained from voting.

(B) Undue influence, that is to say, any direct or indirect interference or attempt to interfere on the part of a candidate or of any other person with the connivance of the candidate with the free exercise of any electoral right:

Provided that without prejudice to the generality of the provisions of this clause any such person as is referred to therein who—

(i) threatens any candidate, or any elector, or any person in whom a candidate or any elector is interested, with injury of any kind including social ostracism and ex-communication or expulsion from any caste or community; or

(ii) induces or attempts to induce a candidate or an elector to believe that he or any person in whom he is interested will become or will be rendered object of divine displeasure or spiritual censure, shall be deemed to interfere with the free exercise of the electoral right of such candidate or elector within the meaning of this clause.

(3) The application under sub-section (1) may be presented by any candidate at the election or any elector and shall contain such particulars as may be prescribed.

Explanation:— Any person who filed a nomination paper at the election whether such nomination paper was accepted or rejected, shall be deemed to be a candidate at the election.

(4) The authority to whom the application under sub-section (1) is made shall, in the matter of—

(a) hearing of the application and the procedure to be followed at such hearing;

(b) setting aside the election or declaring the election to be void or declaring applicant to be duly elected or any other relief that may be granted to the petitioner, have such powers and authority as may be prescribed.

(5) The order passed by the authority upon an application under sub-section (1) shall be final and conclusive and shall not be questioned in any civil court.

(6) Notwithstanding anything in this Act, the validity of any law relating to the delimitation of wards in a Gram or territorial constituencies of a Zilla Panchayat or the allotment of seats to such wards in such Gram or Zilla made or purporting to be made under article 243K of the Constitution of India, shall not be called in question in any Court.

120. If any question arises as to whether a person has become subject to any disqualification, the question shall be referred to the prescribed authority for his decision and his decision shall, subject to the result of any appeal as may be prescribed, be final:

Provided that no order shall be passed under this section unless the person so disqualified is given an opportunity of being heard.

121. In the event of an outbreak of cholera or any other water borne infectious disease in any locality situated within the local limits of the jurisdiction of a Gram Panchayat or a Zilla Panchayat, the Sabhapati or Up-Sabhapati of a Gram Panchayat or
Adhakshaya or an Up-Adhakshya of a Zilla Panchayat may, during the continuance of the outbreak, without notice and at any time, inspect and disinfect any well or other place from which water is, or is likely to be, taken for the purpose of drinking and may further take such steps as he deems fit to prevent the drawing of water therefrom.

122. The Gram Panchayat or Zilla Panchayat concerned shall prepare and submit annually a report on work done during the previous year and the work proposed to be done during the following year to the prescribed authority within such period as may be specified by the State Government.

123. The State Government may, by notification, place at the disposal of a Gram Panchayat or Zilla Panchayat services of such officers or other employees serving under it on such terms and conditions as may be fixed by the State Government:

Provided that the State Government shall have disciplinary control over such officers and employees.

124. (1) Where parties to a dispute approach the Gram Panchayat or as the case may be, the Zilla Panchayat for settlement of dispute, then the Gram Panchayat or the Zilla Panchayat may settle such dispute if any law in force permits such settlement outside courts.

(2) Without prejudice to the powers conferred under sub-section (1), the dispute which a Gram Panchayat, or as the case may be, the Zilla Panchayat may take cognizance may be a dispute relating to:
   (a) irrigation channel in the Gram;
   (b) cattle trespass;
   (c) damages of crops caused by cattle trespass;
   (d) gambling;
   (e) encroachment of one's land by another;
   (f) theft of property where the value of such property does not exceed five hundred rupees; and
   (g) such other petty family and social disputes.

125. The State Government may, by notification, delegate, subject to such conditions as it may specify, all or any of its powers under this Act except the power under section 130 to any person or authority subordinate to it.

126. The members of the Gram Panchayat or the Zilla Panchayat shall be entitled to such sitting allowances for attending meetings of the Gram Panchayat or the Zilla Panchayat and travelling allowances that may from time to time be fixed by the State Government:

Provided that such sitting allowances and travelling allowances are paid from the Gram Panchayat Fund or Zilla Panchayat Fund.

127. (1) The State Government shall constitute in every district a Committee called the District Planning Committee.

(2) The District Planning Committee shall consist of the following members, namely:

   (a) Adhakshya of the Zilla Panchayat,
   (b) Members of the Legislative Assembly of all the Assembly Constituencies comprised in the District.
   (c) 3 members of Zilla Panchayat besides the Adhakshya which shall include one from Nagar Panchayat.
(a) have regard to

(i) the matters of common interest between the Zilla Panchayats, Gram Panchayat and Nagar Panchayats in the district including spatial planning, sharing of water and other physical and natural resources, the integrated development of infrastructures and environmental conservations;

(ii) the extent and type of available resources whether financial or otherwise;

(b) consult such institutions and organisations as the State Government may,

by order specify.

(6) The Chairman of the District Planning Committee shall forward the development plan, as recommended by the committee to the State Government.

128. (1) Any person who soon after the expiry of his term or resigning from the office or removal from the office of Sabhapati or Up-Sabhapati or Sachiva of Gram Panchayat or Adhakshya or Up-Adhakshya of Zilla Panchayat as the case may be, fails to hand over any document or, any money or other properties vested in or belonging to, the Gram Panchayat or Zilla Panchayat, as the case may be, which are in his possession or control, to his successor-in-office, shall on conviction, be punished with a fine which may extend to five hundred rupees and in the case of a continuing failure or contravention with additional fine which may extend to fifty rupees for every day after the first conviction during which he has persisted in the failure or contravention.

(2) Any person who wilfully obstructs any member or office bearer or servant of all Gram Panchayat or a Zilla Panchayat, as the case may be, in the discharge of his duties or any thing which he is empowered to do shall, on conviction, be punished with a fine which may extend to five hundred rupees.

(3) Any person required by this Act or rules made thereunder to furnish any information fails to furnish such information or knowingly furnishes wrong information shall, on conviction, be punished with a fine which may extend to five hundred rupees.

(4) Any person who contravenes the provisions of this Act or rules made thereunder for which no penalty is provided for under this Act shall be punishable with imprisonment for a term which may extend to six months or with fine which may extend to two hundred rupees, or with both.

129. No person shall contest the election to any Panchayat with the support, direct or indirect, of any political party.

130. (1) The State Government may, by notification, make rules for carrying out the purposes of this Act.

(2) In particular and without prejudice to the generality of the foregoing power such rules may provide for all or any of the following matters, namely:

(i) The manner of convening and conducting the meeting of Gram Sabha;

(ii) manner of election of Sabhapati and Up-Sabhapati of Gram Panchayat under
(iii) manner in which meeting of Gram Panchayat shall be convened under sub-section (2) of section 19;
(v) power, functions and duties of Sachiva of Gram Panchayat;
(vi) manner in which and time within which an appeal may be made under section 42;
(vii) manner in which and time within which the Budget shall be prepared by Gram Panchayat under section 46;
(viii) manner in which and time within which the supplementary Budget shall be submitted under section 47;
(ix) manner in which accounts shall be kept by Gram Panchayat;
(x) terms and conditions of appointment of Sachiva of Zilla Panchayat;
(xi) duties and functions of Sachiva of Zilla Panchayat;
(xii) manner in which and time within which appeal may be made under section 79;
(xiii) manner in which and time within which the Budget shall be prepared by Zilla Panchayat under sub-section (1) of section 83;
(xiv) manner in which and time within which, supplementary Budget shall be submitted under section 84;
(xv) manner in which accounts shall be kept by Zilla Panchayat;
(xvi) manner in which; time within which, place whereon and the extent to which accounts of the Gram Panchayat and Zilla Panchayat shall be examined and audited;
(xvii) manner in which and time within which the matter shall be referred to the State Government under sub-section (2) of section 91;
(xviii) manner in which a certificate of the amount due and a copy of reasons thereof shall be sent under sub-section (3) of section 92;
(xix) manner of superintendence, direction and control and the conduct of election of members of Gram Panchayat;
(xx) manner in which, time within which and the authority to whom the application for questioning the election shall be presented under sub-section (1) of section 119;
(xxi) particulars to be furnished under sub-section (3) of section 119;
(xxii) powers and authority that shall be exercised by the authority under sub-section (4) of section 119;
(xxiii) any other matters which are to be and may be, prescribed.

131. If any difficulty arises in giving effect to the provisions of this Act, the State Government may take such steps or issue such orders not inconsistent with the provisions of this Act as may appear to it to be necessary or expedient for the purpose of removing such difficulty

Provided that no such order shall be made after the expiry of a period of two years from the date of commencement of this Act.

132. On and from the date of commencement of this Act, the Sikkim Panchayat Act, 1982 shall stand repealed and all assets and liabilities of the Gram Panchayats constituted under the repealed Act, 1982 shall stand repealed and all assets and liabilities of the Gram Panchayats or Zilla Panchayats constituted under the repealed Act shall continue to vest in the respective Gram or Zilla Panchayat, as the case may be:

Provided that such repeal shall not effect
(a) the continuance of the existing Gram Panchayat or the Zilla Panchayat as the case may be, by virtue of the operation of the proviso to Article 243 N of the Constitution; or
(b) the previous operation of the repealed Act or anything duly done or suffered thereunder;
(c) any right, privilege, obligation or liability acquired, accrued or incurred under the repealed Act; or
(d) any penalty, forfeiture or punishment incurred in respect of any offence
committed against the repealed Act; or
( e) any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as aforesaid; and
(f) any such investigation, legal proceeding or remedy may be instituted, continued or enforced and any such penalty, forfeiture or punishment may be imposed as if this Act had not been passed:
Provided further that subject to the preceding provision anything done or any action taken (including any appointment or delegation made, notification, notice, order instructions or direction issued, rule, regulation, form or scheme framed, certificate obtained, permit or licence granted, tax imposed or fee or rates levied) under the repealed Act shall, in so far as it is in force immediately before commencement of this Act and is not inconsistent with the provisions of this Act be deemed to have been done or taken under the corresponding provisions of this Act and shall continue to be in force accordingly, unless and until they are repealed or amended or suspended.

THE SCHEDULE
Form of oath or affirmation to be made by a member of a Gram Panchayat or a Zilla Panchayat.

(See Section -104)
I, A.B., having been elected a member of ......................... Gram Panchayat/Zilla Panchayat do swear in the name of God or solemnly affirm that I will bear true faith and allegiance to the Constitution of India as by law established, and that I shall faithfully discharge the duties upon which I am about to enter.

STATEMENT OF OBJECTS AND REASONS
The Sikkim Panchayat Act, 1982 (3 of 1982) was enacted to make the Panchayats in the State more democratic and function them as units of self-government by devolving the powers of Government on them for the betterment and quick implementation of the various developmental schemes in the State. Accordingly elections were being held to constitute Panchayats in accordance with the provisions of the said Act. In 1992 Parliament passed the Constitution (Seventy Third Amendment) Act, 1992 wherein provisions have been made for establishment of various levels of Panchayats in accordance with the provisions of the said Act. In order to make provisions for establishment of various levels of Panchayats in the State in accordance with the provisions of the aforesaid amendment of the Constitution, it is felt necessary to enact a new law duly repealing the old Act of 1982.

With the above objects in view, the Bill has been framed.

N.B. Bhandari,
Minister-in-Charge
FINANCIAL MEMORANDUM

No additional financial implication is involved at present but enactment will necessitate sharing of State resources which will be decided by the State Finance Commission and no exact figure of extra burden on exchequer can be indicated at this juncture.
MEMORANDUM REGARDING DELEGATED LEGISLATION

1. Sub-clause (j) of section 2 empowers the State Government to appoint prescribed authority for the purposes of the Act.

2. Sub-clauses (1), (2) and (5) of clause 3 of the Bill empowers the State Government to constitute Gram, divide each Gram into wards and exclude, include, divide or unite any area or areas of a Gram by notification.

3. Sub-Clauses (5), (6) and (7) of clause 13 of the Bill empowers the State Government to reserve seats in Gram Panchayat to the Scheduled Castes, Scheduled Tribes, women belonging to the Scheduled Caste and the Scheduled Tribes and women by notification.

4. Sub-clause (2) of clause 17 of the Bill also empowers the State Government to reserve seats of Sabhapati and Up-Sabhapati in a Gram Panchayat for the Scheduled Castes, the Scheduled Tribes, women belonging to the Scheduled Castes and the Scheduled Tribes and women.

5. Sub-clause (1) of clause 29 empowers the prescribed authority to remove a member of Gram Panchayat after giving a show-cause notice against the proposed action if he is found guilty of offences specified in items (a) to (d) of that sub-clause.

6. Sub-clause (1) of clause 40 empowers the Gram Panchayat to levy taxes, rates or fees for the purposes specified in items (a) to (1) of that sub-clause.

7. Clause 41 empowers the State Government to regulate the imposition, assessment and collection of such taxes, rates or fees by the Gram Panchayat under clause 40.

8. Clause 48 empowers the State Government to appoint auditor for the purposes of auditing the accounts of the Gram Panchayats and Zilla Panchayats.

9. Clause 49 empowers the State Government to constitute Zilla Panchayat by notification.

10. Sub-clause (2) of clause 54 empowers the State Government to reserve seats of Adhakshya and Up-Adhakshya of Zilla Panchayat for the members belonging to the Scheduled Castes, the Scheduled Tribes, women belonging to the Scheduled Castes and the Scheduled Tribes and women in general.

11. Sub-clause (1) of clause 66 empowers the prescribed authority to remove a member of a Zilla Panchayat after giving a show-cause notice against the proposed action if such member is guilty of offences specified in items (a) to (d) of the said sub-clause.

12. Sub-clause (1) of clause 77 empowers of Zilla Panchayat to levy rates, taxes and fees for the purposes specified in items (a) to (k) of the said sub-clause.

13. Clause 78 empowers the State Government to regulate the imposition of such taxes, rates or fees imposed by the Zilla Panchayats under clause 77.

14. Clause 82 empowers the State Government to abolish or suspend or reduce any rate, tax or fee imposed by a Zilla Panchayat if in its opinion such rate, tax or fee is excessive.

15. Clause 103 empowers the Governor to appoint the State Election Commissioner.

16. Clause 109 empowers the State Government to delegate the power to the Secretary to the Government in the Rural Development Department or such other officer to inspect the works of all or any of the Gram Panchayats or Zilla Panchayats.

17. Sub-clause (1) of clause 113 empowers the State Government to remove a
Sabhapati, Up-Sabhapati, Sachiva of a Gram Panchayat, or Adhakshya, Up-Adhakshya of a Zilla
Panchayat if in its opinion they wilfully omits or refuses to carry out the provisions of the Act, rules or
orders made thereunder.

18. Clause 114 empowers the State Government to supersede a Gram Panchayat or a Zilla
Panchayat if they made default in the performance of duties imposed by or under the Act or exceeded or
abused the powers entrusted to them under the Act.

19. Clause 125 empowers the State Government to delegate its powers given to it under the Act
except the power to make rules under clause 130 to any person or authority subordinate to it.

20. Clause 130 delegates the State Government with power to make rules for carrying out the
provisions of the Act.

21. Clause 131 delegates the State Government with power to remove difficulties by order, if such
difficulties arose while giving effect to the provisions of the Act within a period of two years from the
commencement of the Act.

22. The powers delegated above are, therefore, normal in character.

By Order,

RP.S. Busnett,
Additional Secretary.
NOTIFICATION

In pursuance of the Rule 75 of the procedure and Conduct of Business in Sikkim Legislative Assembly, the Speaker has been pleased to order the pre-publication of the following Bill:

THE SIKKIM APPROPRIATION BILL, 1993

( BILL NO. 5 OF 1993 )

A BILL

to provide for the authorization of appropriation of moneys out of the Consolidated Fund of the State of Sikkim to meet the amounts spent on certain services during the Financial Years ended on 31st day of March, 1980, 1982, 1988 and 1989 in excess of the amounts authorised or granted for the said services.

BE it enacted by the Legislature of the State of Sikkim in the Forty-fourth Year of the Republic of India as follows:

Short title.

1. This Act may be called the Sikkim Appropriation Act, 1993.

Issue of Rs. 1,4-8,4-7,624 out of the Consolidated Fund of the State of Sikkim for the Financial Years ended on the 31st day of March, 1980, 1982, 1988 and 1989.

2. The sum specified in column 5 of the Schedule amounting to one crore, forty eight lakhs forty seven thousand six hundred twenty four rupees shall be deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Sikkim to meet the amount spent for defraying the charges in respect of the services' and purposes specified in column 2 of that Schedule during the Financial Years ended on the 31st day of March, 1980, 1982, 1988 and 1989 in excess of the amounts authorised or granted for those services and purposes for those years.

3. The sums deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Sikkim under this Act shall be appropriated and shall be deemed to have been appropriated for the services and purposes specified in the Schedule in relation to the Financial Years ended on 31st day of March, 1980, 1982, 1988 and 1989.
### The Schedule
(See Section 2 and 3)

1. **State Legislature**
   - Governor

2. **Governor**

3 & 17. **Administration of Justice**

4. **Animal Husbandry**

5. **Land Revenue**
   - Interest payment
   - Secretariat General Services

6. **District Administration**

7. **Treasury & Accounts Administration**

8. **Police**

9. **Motor Vehicles**

10. **State Legislature**

11. **Secretary General Services**

12. **District Administration**

13. **Treasury & Accounts Administration**

14. **Police**

15. **Motor Vehicles**

### Demand

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<td>0.</td>
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<td>1.</td>
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<td>2.</td>
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<td>3.</td>
<td>Voted by the Legislative Assembly Rs</td>
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<td>4.</td>
<td>Charged on Consolidated Fund Rs</td>
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<td>5.</td>
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#### 1. State Legislature
- **Governor**

#### 3 & 17. Administration of Justice

#### 4. Animal Husbandry

#### 6. Land Revenue
- Interest payment
- Secretariat General Services

#### 11. District Administration

#### 13. Treasury & Accounts Administration

#### 14. Police

#### 17. Motor Vehicles

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<td>1. Governor</td>
<td>.. 176685</td>
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<td>3 &amp; 17. Administration of Justice</td>
<td>Revenue 150575</td>
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<td>4. Animal Husbandry</td>
<td>Revenue 91918</td>
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<td>6. Land Revenue</td>
<td>Revenue 213292</td>
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<td>11. District Administration</td>
<td>Revenue 54049</td>
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<td>13. Treasury &amp; Accounts Administration</td>
<td>Revenue 83318</td>
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<td>14. Police</td>
<td>Revenue 32921</td>
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<tr>
<td>17. Motor Vehicles</td>
<td>Revenue 1200</td>
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#### 19. Pension & Other Retirement Benefits

#### 20. Government Institute of Cottage, Industries

#### 23. Medical & Public Health

#### 24. Water Supply & Sanitation

#### 29. Nutrition

#### 30. Relief on account of Natural Calamities

#### 32. Other Social Services

#### 33. Agriculture

#### 38. Forestry & Wild Life

#### 39 & 40. Food Storage & Warehousing

#### 40. Other Agriculture Programme

#### 44. Power

#### 47. Roads & Bridges

#### 48. Road Transport Services

#### 49. Other Scientific Research
- Public Debt

### Total:
- Revenue 11791913
- Capital 3055711
- Total 14847624
STATEMENT OF OBJECTS AND REASONS

This Bill is introduced in pursuance of clause (1) of article 204 read with sub-clause (b) of clause (1) article 205 of the Constitution to provide for the appropriations out of the Consolidated Fund of the State of Sikkim of the moneys required to meet the expenditure incurred in excess of the appropriation charged on the fund and the grants made by the Sikkim Legislative Assembly for the Financial Years ended on the 31st day of March, 1980, 1982, 1988 and 1989

CHAMLA TSHERING
Minister-in-Charge Finance

By Order,

B.P.S. BUSNETT
Additional Secretary Sikkim
Legislative Assembly.

PRINTED AT THE SIKKIM GOVT. PRESS, GANGTOK.
NOTIFICATION

Dated Gangtok, the 7th September 1993.

In pursuance of Rule 75 of the Procedure and Conduct of Business in the Sikkim Legislative Assembly, the Speaker has been pleased to order the pre-publication of the following Bill:

THE SIKKIM COMMISSION FOR BACKWARD CLASSES BILL 1993

(BILL No 6 OF 1993)

A BILL

to constitute a State Commission for Backward Classes other than the Scheduled Castes and the Scheduled Tribes in Sikkim and to provide for matters connected therewith or incidental thereto.

BE it enacted by the Legislature of Sikkim in the Forty-fourth Year of the Republic of India as follows;

CHAPTER I

PRELIMINARY

1. (1) This Act may be called the Sikkim Commission for Backward Classes Act, 1993.

(2) It extends to the whole of Sikkim.

(3) It shall come into force at once.

2. In this Act, unless the context otherwise requires
   (a) “Backward Class” for the purpose of the Act means such Backward Classes of citizens other than the Scheduled Castes and the Scheduled Tribes as may be specified by the State Government in this list
   (b) “Commission” means the Sikkim Commission for Backward Classes constituted under section 3
   (c) “Lists” means lists prepared by the Government of Sikkim from time to time for the purpose of making provision for the reservation of appointments or posts in favour of backward classes of citizens which in the opinion of the government are not adequately represented
   (d) “Members” means a Member of the Commission and includes the Chairperson
   (e) “prescribed” means prescribed by rules under this Act
CHAPTER - II

THE SIKKIM COMMISSION FOR BACKWARD CLASSES

1. The state Government shall by Notification in the Official Gazette, constitute a body, to be known as the Sikkim Commission for Backward Classes to exercise the powers conferred on, and to perform the functions assigned to it under this Act.

2. The Commission shall consist of not more than nine members to be nominated by the State Government.

3. The State Government while constituting the Commission shall give due consideration to person having knowledge of Social Sciences and matters relating to backward classes.

4. The State Government shall appoint a person who is or has been a Judge of the High Court to be the Chairperson of the Commission.

5. A person who is or has been an Officer of the State Government in the rank of a Secretary to the Government of Sikkim shall be the Member Secretary of the Commission.

4. (1) Every Member shall hold office for a term of three years from the date he assumes office.

2. A Member may, by writing under his hand addressed to the State Government resign from the office of Chairperson or, as the Case may be, of Member at any time.

3. The State Government shall remove the person from the office of Member if that person -
   (a) becomes undischarged insolvent;
   (b) is convicted and sentenced to imprisonment for an offence which in the opinion of the State Government, involves moral turpitude;
   (c) becomes of unsound mind and stands so declared by a competent Court;
   (d) refuses to act or becomes incapable of acting;
   (e) is without obtaining leave of absence from the Commission, absent from three consecutive meetings of the commission; or
   (f) has, in the opinion of the State Government, so abused the position of Chairperson or Member as to render that person's continuance in office detrimental to the interests of backward classes or the public interest:

Provided that no person shall be removed under this clause until the person has been given an opportunity of being heard in the matter.

4. A vacancy caused under sub-section (2) or otherwise shall be filled up by fresh nomination.

5. The salaries and allowances payable to and the other terms and conditions of service of the Chairperson and Members shall be such as may be prescribed.

1. The State Government shall provide the Commission with such officers and employees as may be necessary for the efficient performance of the functions of the Commission.

2. The salaries and allowances payable to and the terms and conditions of service of, the officers and other employees appointed for the purpose of the Commission shall be such as may be prescribed.

6. The salaries and allowances payable to the Chairperson and Members and the administrative expenses, including salaries, allowances and pensions payable to the officers and other employees referred to in section 5, shall be paid out of the grants referred to in sub-section (1) of Section 12.

7. No act or proceedings of the commission shall be invalid on the ground merely of the existence of any vacancy or defect in the constitution of the Commission.
(8) (1) The Commission shall meet as and when necessary at such time and place the Chairperson may think fit.

(2) The commission shall regulate its own procedure.

(3) All orders and decisions of the Commission shall be authenticated by the member Secretary or any other officer of the Commission duly authorised by the Member Secretary in this behalf.

CHAPTER. III

FUNCTIONS AND POWERS OF THE COMMISSION

(9) (1) The Commission shall examine requests for inclusion of any class of citizens as a backward 'class in the lists and hear complaints of over inclusion of any backward class in such lists and tender such advice to the State Government as it deems appropriate.

(2) The advice of the Commission shall ordinarily be binding upon the State Government.

10. The Commission shall while performing its functions under sub-section (1) of section 9 have all the powers of a civil court trying a suit and in particular in respect of the following matters namely

(a) summoning, and enforcing the attendance of any person from any part of India and examining him on oath;
(b) requiring the discovery and production of any document
(c) receiving evidence on affidavits;
(d) requisitioning any public record or copy thereof from any court or office;
(e) issuing commissions for the examination of witnesses or documents
(f) and any other matter which is required to be or may be prescribed

11 (1). The State Government may-at any time, and shall, at the expiration of ten years from coming into force of this Act and every succeeding period of ten years thereafter undertake revision of the lists with a view to excluding from such lists those classes who have ceased to be backward classes or for including in such lists new backward classes

(2) The State Government shall, while undertaking any revision referred to in sub section (1) consult the Commission.

CHAPTER. IV

FINANCE, ACCOUNTS AND AUDIT

12. (1) The state Government shall after due appropriation made by State Legislature, by law in this behalf, pay to the Commission by way of grants such sums of money as the State Government may think fit for being utilized for the purpose of this Act.

(2) The Commission may spend such sums as it thinks fit for performing the functions under this Act and such sums shall be treated as expenditure payable out of the grants referred to in sub-section

13. (1) The Commission shall maintain proper accounts and other relevant records and prepare, an annual statement of accounts in such form as may be prescribed by the State Government in consultation with the Accountant General, of Sikkim.

(2) The accounts of the Commission shall be audited by the Accountant General, Sikkim, at such intervals as may be specified by him and any expenditure incurred in connection with such audit shall be payable by the Commission to the Accountant General Sikkim.

(3) The Accountant General, Sikkim, and any person appointed by him in connection with the audit of the accounts of the Commission under this Act shall have the same rights and privileges and the authority in connection with such audit as the' Accountant General, Sikkim, generally has' in connection with the audit of Government accounts and in particular shall have the right to demand the production of books, accounts and connected vouchers and other documents and 'papers and to inspect any of the offices of the Commission.
14. The Commission shall prepare, in such form and at such time for such financial year as may be prescribed, its annual report, giving a full account of its activities during the previous financial year and forward a copy thereof to the state Government.

The State Government shall cause the annual report together with a memorandum of action taken on the advice tendered by the Commission under section 9 and the reason for the acceptance, if any, of any such advice, and the audit report to be laid as soon as may be altered they are received before the State Legislature.

CHAPTER V

MISCELLANEOUS

16. The Chairperson, Members and employees of the Commission shall be deemed to be public servants within the meaning of section 21 of the Indian Penal Code.

(45 of 1860).

17. (1) The State Government may, by notification in the Official Gazette, make rules for carrying out the provision of the Act.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:

(a) salaries and allowances payable to, and the other terms and conditions of service of the Chairpersons and Members under sub-section (5) of Section 4 and of officers and other employees under Sub-section (2) of section 5;

(b) the form in which the annual statement of account shall be maintained under sub-section (1) of section 13;

(c) the form in, and the time at which the annual report shall be prepared under section 14;

(d) any other matter which is required to be or may be prescribed.

(3) Every rule made under this Act shall be laid, as soon as may be after it is made, before the State Legislature, while it is in session, for a total period of fourteen days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive session aforesaid, the state Legislature agrees in making any modification in the rule or agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be, so, however that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

18. (1) If any difficulty arises in giving effect to the provisions of the Act, the State Government may, by order published in the Official Gazette, make provision, not inconsistent with the provisions of this Act as appear to it to be necessary or expedient for removing the difficulty.

(2) Every order made under this section shall, as soon as it is made, be laid before the State Legislature
STATEMENT OF OBJECTS AND REASONS

The Supreme Court of India in its judgment delivered on the 16th November, 1992 in Writ Petition (Civil) No. 930 of 1990 (Indira Sawhney and other Versus Union of India and others) has directed that each State and Union Territory shall constitute a permanent body for entertaining examining and recommending upon requests for inclusion and complaints of over inclusion and under inclusion of any Backward class in the lists of other Backward Classes of Citizens.

The State Government is required to comply with the direction of the Supreme Court.

The Bill has been framed with the above objects in view.

Dated:

N.B. BHANDARI
MINISTER-IN-CHARGE

FINANCIAL MEMORANDUM

Sub clause, (5) of clause 4 of the Bill makes provision for payment of salaries and allowances to the Chair-person and members. Likewise sub. clause (2) of. clause 5 of the Bill makes provision; for payment of salaries and allowances to the officers and staff appointed for the purpose of the Commission. Such salaries and allowances shall have to be paid out of the grants. This will involve recurring expenditure, the exact magnitude of which will be ascertained only after the salaries and allowances have been paid.

MEMORANDUM REGARDING DELEGATED LEGISLATION

Clause 3 of the Bill empowers the State Government to constitute a body to be known as Sikkim Commission for Backward Classes by notification in the Official Gazette to exercise the powers conferred on and to perform the function assigned to it.

Clause 17 of the Bill confers powers on State Government to make rules to give, effect to the provision of the Bill.

The delegation of power, as above, are normal in character.

By Order

B.P.S. Busnett,
Additional Secretary
NOTIFICATION

In pursuance of Rule 75 of the Rules of Procedure and Conduct of Business in Sikkim Legislative Assembly, the Speaker has been pleased to order the pre-publication of the following Bill:

THE SIKKIM ESSENTIAL SERVICES MAINTENANCE BILL, 1993
(BILL NO.7 OF 1993)

A BILL

to make provisions for the maintenance of certain essential services and the normal life of the community.

WHEREAS it is expedient to make provisions for the maintenance of certain essential services and the normal life of the community.

BE it enacted by the Legislative Assembly of Sikkim in the Forty-fourth Year of the Republic of India as follows:

1. Short title, extent, commencement and duration.

This Act may be called the Sikkim Essential Services Maintenance Act, 1993.
It extends to the whole of Sikkim.
It shall come into force on such date as the State Government may, by notification appoint.
It shall remain in force for a period of four years from the date of its commencement:

Provided that the said period may be extended by the Government, by notification in the Official Gazette, for a period of two years not exceeding one year at a time.

2. Definitions.

In this Act, unless the context otherwise requires-

"Essential service" means
(a) any service connected with the supply of water;
(b) any service connected with any department of the State Government or any local authority relating to procurement, storage, distribution and supply of food and other essential commodities;
(c) any service connected with the supply of electricity.
2

(d) any service connected with medical aid, treatment or administration of hospitals and dispensaries and other similar establishments or institutions; any service connected, with any department of the State Government or any local authority or other organisations or institutions relating to fire service, extinguishment or control of fire or conservancy or drainage or sanitation;

(e) any transport service for the carriage of passengers or goods;

(f) any service connected with the loading, unloading or, storage of goods;

(g) any other service which the State Government, being of opinion that strikes therein would prejudicially effect the maintenance or any public utility service, the public safety or the maintenance of supplies and services necessary for the life of the community or would result in the infliction of grave hardship on the community, may, by notification in the Official Gazette, declare to be an essential service for the purpose of this Act.

2

"Strike" means the cessation of work by persons employed in any essential service acting in combination or a concerted refusal or a refusal under a common understanding of any number of persons who are or have been so employed to continue to work or to accept employment, and includes-

(a) refusal to work over time where such work is necessary for the maintenance of any essential service;

(b) any other conduct which is likely to result in or results in, cessation or substantial retardation of work in any essential service.

3

(1) If the State Government is satisfied that in the public interest it is necessary or expedient so to do, it may, by general or special order, prohibit strikes in any essential service specified in the order.

(2) An order made under sub-section (1) shall be published in the Official Gazette or in such manner as the State Government considers best calculated to bring it to the notice of the persons to be effected by the order.

(3) An order made under sub-section (1) shall be in force for six months only, but the State Government may, by a like order, extend it for any period not exceeding six months if it is satisfied that in the public interest it is necessary or expedient so to do.

(4) Upon the issue of an order under sub-section (1):

(a) No. person employed in any essential service to which the order relates shall go or remain on strike.

(b) any strike declared or commenced, whether before or after the issue of the order, by persons employed in any such service shall be illegal.

Any person-

who commences a strike which is illegal under this Act or goes or remains on, or otherwise takes part in, any such strike, or

(a) who instigates or incites other persons to take part in or otherwise acts in furtherance of a strike which is illegal under this Act, or

(b) who knowingly expends or supplies any money in furtherance or support of a strike which is illegal under the Act, or

(c) who by the use of force or show of force or Otherwise, prevents any other persons employed in any essential service, specified in the order issued under sub-section (1) of section 3, from performing his duties under such employment, shall be punished with imprisonment for a term which may extend to one year, or with fine which may extend to one thousand rupees, or with both.

5.

Any offence under this Act shall be cognizable and non-bail able.

6.

The provisions of this Act and of any order issued thereunder shall have effect notwithstanding any inconsistent therewith in any other law for the time being in force.
STATEMENT OF OBJECTS AND REASONS

The Sikkim Essential Services Maintenance Act, 1985 ceased to have force with effect from the 27th April, 1991. The Government have felt it necessary to re-enact a legislation on the line of the old legislation with a view to empowering the State Government to prohibit strikes in essential services, declare the prohibited strikes to be illegal and impose penalties on persons participating in such strikes as well as persons instigating and financing such strikes so that such services which are essential to the normal life of the community may not be disturbed.

With the above object in view, the Sikkim Essential Services Maintenance Bill, 1993 has been framed.

N.B. BHANDARI
CHIEF MINISTER

FINANCIAL MEMORANDUM
NIL

MEMORANDUM REGARDING DELEGATED LEGISLATION

Sub-clause (h) of clause 2 of the Bill seeks to empower the State Government to declare, by notification, such other services to be an essential service for the purpose of this Bill. This power is necessary to meet the varying contingencies which can not be visualized. In the circumstances, the delegation of legislative power is normal in character.

By Order,

B.P.S. BUSNETT,
Additional Secretary.

PRINTED AT THE SIKKIM GOVT. PRESS, GANGTOK.
Bill to prohibit running of or sale of single digit lottery and private lottery tickets in the State of Sikkim.

Whereas it has come to the notice of the State Government that the business of single digit lottery...tickets in the State has been having serious social and economic impact detrimental to the society in general;

And whereas there has been a serious adverse effect on public order on account of the said lottery business;

And whereas in view of the above it is deemed expedient to stop the business of single digit lottery as well as private lotteries in the State.

Be it enacted by the Legislative Assembly of Sikkim in the Forty-fourth Year of the Republic of India as follows .

1. (1) This Act may be caned the Sikkim Lotteries (Prohibition on Running of and Sale of Single Digit and Private Lottery Tickets) Act, 1993.

   (2) It shall be deemed to have come into force on the 1st day of August, 1993.

2. In this Act, unless the context otherwise, requires,

   (a) "agent" means the main stockist and includes an individual, a partnership firm, an association or group of individuals or a company registered under the law relating to registration of companies entrusted with the responsibility of sale of lottery tickets on agency basis;

   (b) "lottery" means a scheme for distribution of prizes by lot or chance to those persons participating in the chances of a prize by purchasing ticket;

   (c) "private lottery" means a lottery run by private individuals or Associations or firms to whom any authority may have given..
(e) "ticket" in relation to any lottery or proposed lottery, includes any
document evidencing the claim of a person to participate in the chances of a
lottery.

3. Notwithstanding any agreement or contract entered into by the Government of
Sikkim with any person party or agent, no person, party or agent shall, with effect
from the date of coming into force of this Act, run any private lottery, sale, deal,
distribute or purchase any single digit lottery ticket within the territory of Sikkim,
whether such private lottery or single digit lottery is organized within or outside
the State of Sikkim:

Provided that nothing in this section shall affect the right of the
Government to allow registered Societies or other recognized Institution to hold
raffles, lucky draws for the purpose of raising funds for educational, charitable or
other social causes.

4. If any person party or agent contravenes the provisions of section 3, he shall be
punishable with imprisonment either description for a term which may extend to
two years or with fine which may extend to ten thousand rupees, or with b6th.

5. If any person with a view to promoting or conduct of any single digit or private
lottery:

(a) ‘Prints or’ publishes any single digit or private lottery ticket, coupon or other
document for use in single digit lottery or private lottery; or
(b) offers or advertises for sale or has in his possession for the purpose of sale or
distribution any single digit or private lottery ticket coupon, or other document for the use
in single digit or private lottery; or

(c) prints, publishes or distributes or has in his possession for the purpose of
publication and distribution,
   (i) any advertisement of single digit or private lottery; or
   (ii) any such matter descriptive of or otherwise relating to the single digit
   or private lottery as is calculated to act as an inducement to persons to
   participate in such lottery or
   (d) brings, or invites any person to send into the territories of Sikkim for the
   purpose of sale or distribution of, any single digit or private lottery ticket, coupon
   or other documents for use in any advertisement of single digit or private lottery;
or
   (e) uses any premises, or causes or knowingly permits any premises to be used
   for the purpose connected with the promotion or conduct of any single digit or
   private lottery; or
   (f) causes or procures or attempts to procure any person to do any of the acts
   specified in clauses (a) to (c);
he shall be punishable with imprisonment of either description for a term which
may extend to one year or with fine which may extend to ten thousand rupees, or
with both.

6. (1) it shall be lawful for any police officer not below the rank
of a Sub Inspector authorised by the Government: in this behalf by
general or specific order in writing:
   (a) to enter, if necessary by force, whether by day or night with such assistance
   as he may consider necessary, any premises which
   he has reason to suspect are being used, for the purposes connected
   with the promotion or conduct of any single digit and private lottery in
   contravention of the provisions of this Act;
   (b) to search the premises and the person whom he may find therein;
been made or credible information has been received or a reasonable suspicion exists of their having been concerned with the use of such premises for purposes connected with or with the promotion or conduct or any lottery in contravention of the provisions of this Act; and

(d) to seize all things found therein which are intended to be used or reasonably suspected in having been used in connection with such lottery.

(2) All searches under this section shall be made in accordance with the provisions of the law relating to Criminal Procedure for the time being in force in the State.

7. All offences under this Act shall be cognizable and non-bailable.


(2) Notwithstanding such repeal, anything done or any action taken under the Ordinance so repealed, shall be deemed to have been done or taken under the corresponding provisions of this Act.

STATEMENT OF OBJECTS AND REASONS

Of late, the Government have had been viewing seriously over the social and economic impact detrimental to society and adverse effect on public order on account of running of and sale of single digit lottery and private lottery in the State of Sikkim.

The Government has felt the necessity of stopping the business of such lottery immediately.

In order to achieve this objective, an Ordinance being the Sikkim Lotteries (Prohibition on Running and Sale of Single Digit and Private Lottery Tickets) Ordinance, 1993 (Ordinance 1 of 1993) was promulgated by the Governor on the 29th day of July, 1993.

The Bill seeks to replace the aforesaid Ordinance.

Dated

CHAMLA TSHERING
MINISTER-IN-CHARGE

FINANCIAL MEMORANDUM

Due to the ban on single digit lottery by the Sikkim Lotteries (Prohibition on Running of and Sale of Single Digit and Private Lottery Tickets) Ordinance, 1993 (Ordinance No.1 of 1993) promulgated by the Governor and published vide Notification No. 5/LD/93 dated the 31st July, 1993 there is net loss of Rs. 451.65 lakhs towards agency fees and about Rs. 100 lakhs as Income Tax to the State Exchequer.

MEMORANDUM REGARDING DELEGATED LEGISLATION

Clause 6 of the Bill empowers the State Government to authorise any Police Officer not below rank of Sub-Inspector to enter, if necessary by force, whether by day or night, with such assistance as he may consider necessary, any premises which he has reason to suspect, are being used for purposes connected with the promotion or conduct of any single digit and private lottery.

Similarly under clause 7 of the Bill, all offences are made cognizable and non-bail able. The delegation of legislative powers as above are, normal in character.

By Order,

B.P.S. BUSNEIT,
Additional Secretary.
NOTIFICATION


L.B. Chhetri,
Secretary to the Government of Sikkim
Department of Industries

PRINTED AT THE SIKKIM GOVT. PRESS, GANGTOK.
NOTIFICATION

The State Government, in exercise of the powers conferred by section 12 of the Code of Criminal Procedure, 1898 (V of 1898), hereby appoints the following officers to be Magistrates of the First Class with effect from 21.9.1993 till 30.9.1993 for maintaining law and order within the boundaries of the East District of the State of Sikkim and they shall exercise all the powers of Magistrate of the First Class under the Code within their respective jurisdictions.

2. The Magistrates as mentioned below shall have the powers to declare prohibitory orders under section 144 C.P.C., 1898.

1. Shri L.P. Pandey, SDM, Gangtok Sub-Division.
2. Shri B.R. Subba, SDM, Pakyong Sub-Division.

By Order

K.A. VARADAN, IAS
Chief Secretary.
NOTIFICATION

Whereas a draft notification was published as required by sub-section (2) of section 8 of the Sikkim Sales Tax Act, 1983 (4 of 1983), vide notification No. 1/IT & ST dated the 2nd April, 1993 in the Sikkim Government Gazette, Extraordinary No.47 dated the 19th April, 1993, inviting objections and suggestions from all persons likely to be affected thereby before the expiry of forty-five days from the date of publication in the Official Gazette.

And whereas no objection and suggestions were received within the said period of forty-five days;

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 8 of the Sikkim Sales Tax Act, 1983 (4 of 1983), and in super session of the Finance Department's Notification Nos. 14(85)92/6/Fin/IT&ST, 14(85)92/8/Fin/IT&ST and 14(85)92/9/Fin/IT&ST dated the 1st April, 1992, the State Government hereby omits the following goods from Schedule 1 of the said Act, namely:

(a) Drugs and formulations (that is patent or proprietor medicines including Ayurvedic medicines and unai drugs and excluding 'Life Savings Drugs'.
(b) Betel nuts
(c) Chemical fertilizers.
(d) Pesticides.

This notification shall be deemed to have come into force with effect from the 1st April, 1992.

Secretary-Cum -Commissioner
Finance (Income & Sales Tax)Department.
NOTIFICATION

With the approval of the Govt. of Sikkim, a State level Co-ordination Committee for implementation of the National Plan of Action for the SAARC DECADE OF THE GIRL CHILD (1991-2000 A.D) has been constituted with the following Chairman and members:

1. Secretary,
   Health & Social Welfare Deptt.  
2. Director,
   Social Welfare Department  
3. Director,
   Health & Family Welfare  
4. Director,
   Education Deptt.  
5. Joint Secretary/Deputy Secretary,
   DWCRA (R.D.D.)  
6. Joint Director,
   (ICDS),
   Health Department

Chairman
Member-Secretary
Member
Member
Member

PASONG NAMGYAL
Secretary ,
Health & Social Welfare Deptt.
GOVERNMENT OF SIKKIM
INCOME & SALES TAX DEPARTMENT
GANGTOK 737101 SIKKIM

No. 241/IT & ST
Dated Gangtok the 2nd August, 1993.

NOTIFICATION

In exercise of the powers conferred by clause (c) of sub-section (1) of section 5 of the Sikkim Sales Tax Act, 1983 (4 of 1983), and in super session of the Finance Department's Notification Nos. 14(85)92/5/Fin/IT & ST, 14(85)92/6/Fin/IT & ST, 14(85)92/7/Fin/IT & ST, 14(85)92/8/Fin/IT & ST and 14(85)92/9/Fin/IT & ST dated the 1st April, 1992 the State Government hereby specifies that the rate of tax in respect of goods mentioned under column 2 of the table below shall be as shown against the corresponding entries under column 3 thereof.

THE TABLE

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Goods.</th>
<th>Rate of tax.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Drugs and formulations</td>
<td>Three paise in a rupee.</td>
</tr>
<tr>
<td>2</td>
<td>Petrol</td>
<td>Three paise in a rupee.</td>
</tr>
<tr>
<td>3</td>
<td>High speed Diesel Oil</td>
<td>Four paise in a rupee</td>
</tr>
<tr>
<td>4</td>
<td>Chemical fertilizers</td>
<td>Three paise in a rupee.</td>
</tr>
<tr>
<td>5</td>
<td>Pesticides</td>
<td>Three paise in a rupee.</td>
</tr>
<tr>
<td>6</td>
<td>items other than ’1’ to ’5” above not specified under schedule I &amp; II</td>
<td>Six paise in a rupee.</td>
</tr>
</tbody>
</table>

This notification shall be deemed to above come into force with effect from the 1st day of April 1992.

Secretary-Cum-Commissioner
Finance (Income & Sales Tax Department).
Dated Gangtok the 1st September, 1993.

SIKKIM
GOVERNMENT
EXTRAORDINARY
PUBLISHED BY AUTHORITY
Gangtok Tuesday 28th September, 1993

Gazette
EXCISE (ABK) DEPARTMENT

No. 124
GOVERNMENT OF SIKKIM

No. 0039(2)91/92/I0/Ex(Abk)

EXCISE (ABK) DEPARTMENT

Dated Gangtok the 1st September, 1993.

T. Gyatso, IAS.
Commissioner-cum-Secretary,
Excise (Abk) Department,
Government of Sikkim.

NOTIFICATION

In exercise of the powers conferred by sub-section (3) of section 1 of the Sikkim Excise Act, 1992 (2 of 1992), the Government of Sikkim appoints 1st September, 1993 as the date on which the said Act shall come into force.
NOTIFICATION


In exercise of powers conferred by clause (g) and clause (j) of section 77 read with sub-section (1) of section 27 of Sikkim Excise Act, 1992 (2 of 1992), and all other powers enabling in that behalf, the Government of Sikkim, hereby, makes the following rules, namely:

CHAPTER - I
PRELIMINARY

1. Short title and commencement.- These Rules may be called the Sikkim Foreign Liquor (Import, Export and Transport) Rules, 1993.

2. They shall come into force on the date of their publication in the Official Gazette.

3. Definitions.- (1) In these rules, unless the context otherwise requires;

(a) "Act" means the Sikkim Excise Act, 1992;

(b) "bonded warehouse" means a licensed bonded warehouse established under clause (c) of section 12;

(c) "duty" means excise duty or countervailing duty as defined in clause (g) of section 2 of the Act;

(d) "duty paid imported foreign liquor" means liquor of all kinds imported into India on which duty leviable under the Indian Tariff Act, 1934 or the Customs Act, 1962 has already been paid;

(e) "duty" paid Indian made foreign liquor" means Indian made foreign liquor on which the excise duty or as the case may be, countervailing duty under the Act has been paid and includes Indian made foreign liquor which is exempted from payment of such duty;

(f) "Exporting place" means any place in India outside the State of Sikkim from which foreign liquor is to be brought into the State of Sikkim;

(g) "Form" means a form appended to these rules;

(h) "foreign liquor" means

(i) brandy, whisky, rum, vodka, gin, liqueurs, cordials, bitters and wines or mixture containing any of the liquor aforesaid;

(ii) spirit, sophisticated or compounded so as to resemble in colour and flavour, brandy, Whisky, rum, vodka, gin, liqueurs, cordials, bitters or other similar potable alcoholic preparations;

(iii) spirit including rectified spirit intended to be used for the manufacture of brandy whisky, rum, vodka, gin, squash, cordials, bitters or other similar potable alcoholic preparations; and
(iv) beer, ale, porter, cider, sherry and other similar potable fermented liquors:

Provided that the expression "Portable foreign liquor" shall not include unless there is anything repugnant in the subject or in the context, the spirit including rectified spirit mentioned in item (iii) aforesaid;

(i) "import pass" includes a requisition or indent countersigned by the Commissioner or Additional or Joint Commissioner or Deputy Commissioner of the importing place or the place of import, as the case may be;

(j) "importing place" means any place in India outside the State of Sikkim to which foreign liquor is to be sent from the State of Sikkim;

(k) "place of import" means the place in the State of Sikkim in which foreign liquor is imported;

(l) "place of export" means place in the State of Sikkim from which, foreign liquor is exported;

(m) "verification" means

(i) examining the seals of the cask, drums or other receptacles forming the consignment of intoxicants to verify that they are not tampered with during transit;

(ii) ascertaining that the number and marks on the casks, drums or packages tally with those shown on the reverse of the permit;

(iii) ascertaining that the quantity transported tallies with the quantity mentioned in the permit and includes in the case of spirit the strength of which can be ascertained by the hydrometer examining the contents by drawing samples from the cask or drums or other package in order to find out that the strength of the spirit correspond to that shown on the reverse of the permit; and

(iv) satisfying that the duty or fee required to be paid under the Act or rules thereunder have been correctly levied and credited;

(n) "Warehouse Officer" means an officer in-charge of a bonded warehouse.

(2) Words and expressions not defined in these rules but defined in the Act shall be meaning respectively assigned to them in the Act.

CHAPTER II
IMPORT

4. Application for an import pass.- Any person holding a licence or permit for the possession and or sale of any intoxicants and desiring to import the same shall apply to the Excise Officer of the region who granted him the licence or permit for the grant of an import pass.

5. Particulars of application.- Every application under rule 4 shall be in Form I and shall contain the following particulars, namely:-

(a) name of the importer, his address and licence number
(b) name and place of the distillery or Breweries or bonded warehouse, customs house or other place from which intoxicants are to be imported;
(c) descriptions of the intoxicants to be imported;
(d) quantity of each kind of intoxicant to be imported;
(e) the alcoholic or other strength of the intoxicant;
(f) number and nature of receptacles or packages containing intoxicants;
(g) purposes for which the intoxicants are to be imported; and
(h) route by which the intoxicants are to be imported.

6. Procedure of payment of duty, if any, and grant of an import pass.- On receipt of an application under rule 5, the Excise Officer, shall, after making such enquiries as he deems fit and if he is satisfied that there is no objection to grant the import permit applied for, in all cases where the importer does not have a bonded warehouse licence, calculate the duty leviable on the different kinds of intoxicants intended to be imported at the rates in force for the time being. He shall then communicate the same to the applicant who shall prepare the required challans in respect of the amount payable by him or if the applicant can himself correctly calculate the duty payable by him, he may, with a view to save time, calculate the duty and prepare challans. The applicants shall then credit the amount in such manner as the Government may direct by an order and produce the receipt before the Excise Officer for the grant of an import pass who shall thereupon prepare the import pass in four parts.
Disposal of the four parts of the pass

Part I of the pass shall be kept on the record of the Excise Officer issuing the pass;

Part II shall be sent by post to the Excise Authority of the State from where the intoxicant is to be imported or to the Collector of Customs in case the import is from ship;

Part III shall be handed over to the importer or to the person authorised by him to receive it; and

Part IV shall be sent to the Excise Officer having jurisdiction over the place to which the intoxicant is to be imported or the Officer-in-Charge of a bonded warehouse (hereinafter referred to as the Officer-in-Charge).

8. Importer to give intimation of the arrival of consignment. - Immediately after the consignment covered by the import pass is received, the importer shall intimate the authority to which Part IV of the pass has been sent, of the arrival of the consignment. On receipt of such intimation, the Excise Officer or Officer-in-Charge shall verify the consignment.

9. Verification of the consignment.- After verification, the Excise Officer or Officer-in-Charge shall then permit the sale, or warehousing of imported intoxicants, as the case may be.

CHAPTER - III
EXPORT

10. Exporter to apply for pass.- Any person holding a licence for the possession and sale of intoxicants and desiring to export the intoxicants from his licensed premises shall apply to the Excise Officer of the region where his licensed premises are situated for the grant of an export pass and the applications shall be accompanied by an import pass granted by the Excise Authority of the State to which the intoxicants have to be exported.

11 Particulars of application.- Every application under rule 10 shall be in Form III and shall contain the following particulars, namely :

(a) name of the Exporter and his address;
(b) name of the importer and his address; including the nature of licence held by him;
(c) description of intoxicants to be exported;
(d) quantity of each kind of intoxicants to be exported, the nature of licence held by him;
(e) the alcoholic or other strength of intoxicant;
(f) number and nature of receptacles or packages containing intoxicants; and
(g) route by which intoxicants are to be exported.

12. Grant of export pass.- On receipt of an application under rule 11, the Excise Officer, after making such enquiries as he deems fit and if he sees no objection, may grant an export pass in form IV on recovery of export pass fee at the following rates :

(a) Foreign Liquor whose ex-factory rate is below and up-to Rs. 220/- per case of 9 Bulk Litres Rs. 7/- per Bulk Litres.
(b) Foreign Liquor whose ex-factory rate exceeds Rs. 220/- per case of 9 Bulk Litres - Rs. 1.25 per Bulk Litres.
(c) Beer, Spirits, Malt Liquor, ale, porter, cider and other fermented liquors- Re. 1/- per case of 7800 Bulk Litres, subject to the following conditions, namely:

(i) that the exporter execute a bond in Form V with or without sureties for the payment of duty Fees on the intoxicants covered by the export pass at the rates for the time being in force;
(ii) that the exporter pays and produces the receipt for having credited- the duty/Fees, if any, on the intoxicants at the rates for the time being in force;
(iii) that the bond will be in force till a report of verification of the consignment from the Excise Officer of the place of import has been received.

13 Disposal of the four parts of the pass.

(a) Part I of the pass shall be kept on the record of the Office of the Excise Officer issuing the pass;
(b) Part II of the export pass shall be sent by post to the Excise Authority of the State to which the intoxicants have to be exported;
(c) Part III shall be handed over to the exporter; and
(d) Part IV shall be sent to the Officer-in-Charge of the distilleries or breweries or bonded warehouse or to the Officer within whose jurisdiction the licensed premises of the exporter is situated.
14. Export of intoxicants: The exporter shall, after executing the bond end after paying the duty or fee if any, produce the challan, export pass and bond before the Officer to whom Part IV of the pass was sent. On presentation of these, the Officer-in-Charge shall issue the intoxicants mentioned in the export pass. The Officer shall seal each receptacle or package containing the intoxicants and return to the exporter the copy of his pass after duly endorsing thereon the issue of intoxicants.

15. Cancellation of the bond, etc.: (1) After receipt of a report of either payment of duty or fee or warehousing of the intoxicants in the importing State, the bond executed by the exporter shall be cancelled by the Excise Officer or the Officer-in-Charge of the distilleries, breweries or bonded warehouse or shop. The Officer shall also note the verification in the registers of the exporters.

(2) In cases where the report of verification of the consignment or warehousing of the intoxicants in the importing State has not been received within the stipulated time, then the duty on the intoxicants shall be collected from the exporter or the sureties if the exporter fails to pay.

16. Issue of Indian made foreign liquor for purposes of export: The exporter or his agent shall present Part IV of the export pass to the Officer-in-Charge of the distillery, brewery, bonded warehouse or shop from which liquor is to be exported. Such Officer shall, after comparing Part IV with Part III and the pass forwarded to him under rule 13, and if he sees no objection, issue the foreign liquor from the distillery, brewery, bonded warehouse or shop. He shall seal with his official seal each receptacle or package containing foreign liquor exported which shall also bear, for the purpose of identification, the number of the export pass, the serial number of the receptacle or package, the kind, quantity and the strength of the foreign liquor contained therein, the name of the importing place and the name of the place of export. He shall fill in the particulars under the heading "Advised on the reverse of Parts III and IV of the export pass", complete the endorsements thereunder, hand over Part IV to the exporter and forward Part III with a copy thereon of the impression of the seal used in sealing the consignments or packages to the Excise Officer who is to inspect the consignment under rule 17. He shall then, if the exporter has paid all the charges, if any, payable by him, allow the consignment to be removed from the distillery, brewery (bonded warehouse or shop) at the exporter's risk and expense. The consignment shall be exported within a week from the date of such clearance direct to the importing place subject to such rules as may be in force in the State in which such place is situated.

17. Inspection of consignment en route: (1) The exporter shall give to the Inspecting Officer named in the pass at least one day's previous intimation of the date and hour at which the consignment to be exported will be ready for inspection. He shall also present Part IV of the pass to such officer. Such Officer shall proceed to the place of inspection at the time fixed, compare Part IV of the pass with Part III sent to him direct under rule 16 and verify that the number and description of the receptacles or packages to be exported correspond with those shown in the export pass and that the receptacles or packages are properly secured and sealed with the seal of the Officer who issued the foreign liquor. He shall then, if he sees no objection, allow the consignment to be dispatched. He shall return Part IV of the export pass to the exporter and forward Part III by post to the Excise Officer at the importing place. If the consignment is booked by rail, the exporter shall present the railway receipt to the Inspecting Officer who shall return it to him after satisfying himself that the whole consignment has been dispatched.

(2) The Inspecting Officer shall forward by post Part III of the pass to the Excise Officer-in-Charge at the importing place with a request to endorse thereon the quantity of Indian made foreign liquor in bulk (litres) and proof (litres) received at the importing place and to return it to the Officer-in-Charge of the distillery, brewery or bonded warehouse or shop from where the foreign liquor was exported.

(3) The exporter shall, on the consignment of the foreign liquor reaching its destination obtain a certificate in Form VI annexed to Part IV of the pass from the Excise Officer at the importing place and deliverer it immediately to the Officer-in-Charge of the distillery, brewery, bonded warehouse or shop from which the Indian made foreign liquor was exported but in no case shall he fail to produce such certificate before the latter officer within three months from the date of the issue of the export pass in Form IV.

(4) Where no duties or fee have been paid on the India made foreign liquor exported from the distillery, brewery, bonded warehouse or shop, the Officer-in-Charge of such distillery, brewery, bonded warehouse or shop shall on receipt of Part III as stated in sub-rule (2) or the certificate as stated in sub-rule (3), calculate the due i.e. the amount of duty and fees at the rates in force in the place of export on the quantity of Indian made foreign liquor not delivered at the importing place after deducting an allowance due to the loss on account of wastage, dryage and leakage in transit not exceeding 0.3 per cent for every five hundred kilometres of the distance by the most direct route between the place of export and the importing place and send a report to the Excise Officer about the above amount of duty and fees and other charges, if any, to be recovered from the exporter together with Part III and the certificate after keeping copies thereon for his record. The Excise Officer shall then verify the calculations and demand from the exporter the amount due from him and the above said Office in Charge accordingly. He shall then send Part III and the certificate for record with Part I of the pass in his office or in the Office of the Officer who issued the export pass.
(5) The amount of duty and fees shall be recovered under sub-rule (4) from the exporter irrespective of the fact that a similar amount may be collected on the same excess deficiency at the importing place.

(6) In the event of the exporter failing to deliver the consignment of the Indian made foreign liquor mentioned in the export pass at the importing place or in the event of a breach by him of any of the rules under this chapter or of any of the conditions of the export pass, the Excise Officer may levy on such consignment the full duty and fees at the rates in force in the State at the time the export pass was issued and may also refuse to grant him more passes in future.

Provided that nothing in this sub-rule shall affect any further liability of the exporter to punishment under any of the provisions of the Act for the said failure or breach.

CHAPTER - IV

TRANSPORT

18. Transporter to apply for permit.- Any person holding a licence, or permit for the possession, and/or sale of any intoxicants and desiring to transport the same from any licensed premises to his place of residence or licensed premises shall apply to the Excise Officer of the region to which the intoxicant is to be conveyed for a transport pass.

19. Issue of pass.- The Excise Officer shall after verifying the application and after making such enquiries as he may consider necessary, issue a transport pass in quadruplicate in Form VII.

20. Disposal of the four parts of the pass.
   - (1) Part I of the pass shall be kept on the record in the Office of the Officer issuing the pass. Part II of the pass shall be sent by post to the Excise Officer of the region from where the intoxicant is to be transported; Part III shall be handed over to the transporter or to the person authorized by him to receive it and Part IV shall be sent to Excise Officer having jurisdiction over the place to which the intoxicant is to be transported.
   
   (2) The Transporter or his agent at the place from which the intoxicant has to be transported shall present his copy of the transport pass with an application to the Excise Officer having jurisdiction over the licensed premises from which the intoxicant has to be transported. On receipt of this application, the Excise Officer if he sees no objection will after comparing it with the copy of transport pass received by him authorize the transport of the intoxicant mentioned in the transport pass by making suitable endorsement on the copy of the pass presented by the transporter. In case where the transport is from one place to another place in the same region, Part II of the permit shall be sent to the Excise Officer having jurisdiction over the place from which the intoxicant is to be transported and he will endorse on the transporter's copy of the pass his permission approving the transport after comparing the transporter's copy of the transport pass with copy received by him.

21. Delivery of the intoxicants to the transporter.- The Transporter shall unless he holds a Bonded Warehouse licence after payment of duty, if any, in the manner prescribed, produce a Bank Receipt showing such payment to the Officer-in-Charge of the distillery or brewery or bonded warehouse. On production of the Bank Receipt, if any, and/or other transport pass duly endorsed in the manner prescribed in rule 19, the Officer or the licensee shall issue the intoxicants mentioned in the transport pass The issuing officer or the licensee shall seal each cask, drum, package or other receptacles containing the intoxicants issued and shall return to the transporter or his agent his copy of the transport, permit after filling in the particulars on the reverse thereof.

22. Transporter to give intimation of the arrival of the consignment.- Immediately after the consignment covered by the transport pass is received, the transporter shall intimate the local Excise Officer or the Officer-in-Charge of the warehouse of the arrival of the consignment. On receipt of such intimation, the Excise Officer or the Officer-in-Charge shall then permit the sale or warehousing of the intoxicants, as the case may be.

23. Verification, etc.- After verifying the consignment, the Excise Officer or the Officer-in-Charge shall then permit the sale or warehousing of the intoxicants, as the case may be.
Application for pass to import duty-paid imported foreign liquor India made foreign liquor under Bond

Place.

Date.

To

The Commissioner /Excise Officer,
Excise (Abk) Department,
Government of Sikkim.

Sir,

I/We ……………………………
of
holding licence No 
valid upto.. under the Sikkim Excise Act, 1992, for possession and/or sale of duty-paid imported and/or Indian made foreign liquor under Bond, request you to grant me/us a pass for the import of the under mentioned kind and quantity of duty-paid imported foreign liquor/Indian made foreign liquor /Under Bond from the distillery brewery/warehouse situated at . in the district of .. in the State of ..
to my/our shop or house .No: /bonded warehouse situated at ..
In Sikkim the District of .....
In bond/under Bond on payment of duty in the State of Sikkim.

<table>
<thead>
<tr>
<th>Kind of foreign Liquor</th>
<th>Quantity and alcoholic strength</th>
<th>Proof</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>litres</td>
<td></td>
</tr>
</tbody>
</table>

I/We furnish the requisite information as follows, namely :

(1) Route by which foreign liquor is to be imported...

(2) Name and address of my/our agent, if any, at the exporting place-

(3) Purpose for which foreign liquor is to be imported...

(4) Period of validity of the pass required..

I/We agree to abide by the provisions of the Sikkim Excise Act, 1992, the rules, regulations and order made thereunder, and the conditions on which the pass may be issued to me/us.

Yours faithfully,

(Signature of the Applicant)
FORM - II

(See Rule 6) Pass for the import of duty-paid imported foreign liquor

PART I

No ........ ... ... ........

Dated ... ... ... ...

Mr./Mrs./Miss. ... ... ... ... Messrs. ... ... ... ...
of ... ... ... ... ... ... ... ... ... is/are hereby authorised to import the under mentioned
description and quantity of duty-paid imported foreign liquor from ... ... ... ... ... of ... ... ... ... ... ... in the
district of ... ... ... ... ... ... in the State of ... ... ... ... ... ... to his/their premises at ... ... ... ... ...
in the district of ... ... ... ... ... ... in the State of ... ... ... ... ...

for the purpose of ... ... ... ... ... ... ... ...

Kind and quantity of foreign liquor

<table>
<thead>
<tr>
<th>Number and description</th>
<th>Description of foreign liquor</th>
<th>Quantity contained in each receptacle or packages</th>
<th>Strength</th>
<th>Amount of Duty Paid</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

CONDITIONS

1. The above said consignment of foreign liquor shall be conveyed by rail and/or road to its destination
direct via ... ... ... ... ... ... ...

1. The consignment shall not be broken in transit.

3. It shall on arrival be examined at ... ... ... ... ... ... by ....

4. This pus shall remain in force up-to ... ... ... ... ... ... . a.m/p.m of ...

This pass is granted under and subject to the provisions of the Sikkim Excise Act, 1992, the rule, regulations, and order made thereunder and the conditions specified above.

Seal of the

Excise officer

EXCISE OFFICER
FORM - III

(See rule 11)

Application for a pass to export Indian made foreign liquor/under Bond/Duty paid Indian made foreign liquor/Duty paid imported foreign liquor.

Place. ........................................
Date ........................................

The Commissioner of. .................

Sir,

I/We to ................................................................. of. .......................................................... request you to grant me/us a pass for the export of the under mentioned description and quantity of Indian made foreign liquor/Under Bond/Duty paid Indian foreign liquor/Duty paid imported foreign liquor from the distillery/brewery/bonded warehouse/shop/house of. situated at ............................................................. in the district of. ............................................................. in the State of Sikkim of Messrs. .......... of ............................................................. in the district of. ............................................................. in the State of. ............................................................. bond/Under Bond.

<table>
<thead>
<tr>
<th>Description of foreign liquor</th>
<th>Name and description of each kind of receptacle or package</th>
<th>Marks and Numbers on each receptacle or package</th>
<th>Quantity of foreign liquor contained in each receptacle or package litres</th>
<th>Strength of foreign liquor</th>
<th>Proof litres</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I/We furnish the requisite information as follows, namely :

1. Route by which foreign liquor is to be exported........................................

2. Name and address of the consignee .................................................................

3. Purpose for which foreign liquor is to be exported. ........................................ 4. Period of validity of the pass required. ........................................

I/We send herewith a permit No: ............................................................................ granted by ............................................................. authorizing the export of the above foreign Liquor to the importing place stated above.

I/We agree to abide by the provisions of the Sikkim Excise Act:1992, the’ rules, regulations and orders made thereunder and the conditions on which the pass may be issued to me/us.

Yours faithfully,

( Signature of the applicant ).
FORM V

(See rule 12 (1))

Form of bond to be executed by an exporter before permission is granted to him to export Indian made foreign liquor in bond

Under Bond from the State of Sikkim to other parts of the Indian Union,

Whereas I/We .................................................. residing at...

……………………. in the.…………………….. State of the.……………… district …………

……………………. have made an application on.………………………. to

……………………. for a pass authorizing me/us to export in bond/Indian made foreign liquor as specified in the said application from.…………………….. (Under Bond) in the district of ………………………………to.…..

in the district of.…………………….. in the State of.…………………….. I/We bind myself/ ourselves;

that I/we shall cause the quantity of foreign liquor mentioned in the pass to be duly and safely exported from the State of Sikkim and convey it by the most direct route from…………………………………………………………………………..to

………………………………………………………………………………………………………………………………………………………………………………..under bond in conformity with the provisions of the Sikkim Excise Act, 1992 and the rules, regulations and orders made thereunder and shall cause the said foreign liquor to be delivered into the custody of.…………………….. at.…………………….. in the district of.……………………..

…………………….. and shall procure and produce to the Commissioner within three months from the date of this bond a certificate signed by the Excise Officer.………………
aforesaid showing what quantity of the said foreign liquor specified in the pass has been so delivered at the place aforesaid;

and that if the whole quantity (after deducting the allowance due to loss on account of wastage, dryage and leakage in transit not exceeding 0.3 per cent for every 500 kilometers of the distance by the most direct route between.…………………….. and.…………………….. shall not have been certified to have - been delivered to the……………………………………………………………………………………..at.……………………..
aforesaid, I/We, my/our heirs, executors, administrators and representatives shall on demand by the Commissioner pay or cause to be paid within Seven days from the date of demand to the said Commissioner, fee if any, at the rates in force on such portion of the foreign liquor specified in the pass as shall not be so delivered after making allowance as aforesaid but irrespective of the fact whether such foreign liquor or any other part thereof has or has not actually been so exported;

and that in the event of my/our failure to pay the amount of the said duty and fees within the said period of seven days I/we shall pay interest on the said amount at the rate of 1 ½ per cent per annum from the date of demand to the date of payment.

And in case of my/our making default in the payment of the said duty, fees, interest and other charges, if any, I/we bind myself/ourselves to forfeit to the Governor of Sikkim, the sum of Rs ........................................... (Rupees . . . . . . )

CONDITIONS

1. The above said consignment of foreign liquor shall be conveyed by rail and/or road to its destination direct via. .

………………………………………………………………………………………………………………………………………………………………………………………………………………………………..2.

The consignment shall not be broken in transit.

It shall on arrival be examined at.……………………..by.……………………..

3. This pass shall remain in force up to.…………………….. a.m./p.m.……. 19

4. This pass is granted under and subject to the provisions of the Sikkim Excise Act, 1992, rules, regulations and orders made thereunder and the conditions specified above.

Place:……………………..

Seal of the

Commissioner

Excise Commissioner/Excise Officer.

In the presence of

Signature of the Principal Agent
(Sureties required in case of individual)

We, (1)...

(2) at .. in the District ... do hereby declare ourselves sureties for the above named ...

. that he/they shall do and perform all that he/they has/have undertaken to do and perform, and in case of his/their making default therein, We hereby bind ourselves, jointly and severally, to forfeit to the Governor of Sikkim, the sum of Rs. ...

( Rupees... ... ) ... ...

Place...

Dated this. ..day of. . 19

SIGNATURE OF SURETIES

In the presence of:

1) 1.

2. 2.
FORM-V1  
(Certificate)  
( See rule 17 (3) )  

No.  

Dated.  

Certified that Mr./Mrs./Miss/Messrs.  

of.  

who, has/have been granted an  

dated.  

has/have delivered the  

Indian-made foreign liquor as shown  

. . . to . . .  

in the district of . . .  

Description of Indian made  
duty paid imported foreign  
liquor  

<table>
<thead>
<tr>
<th>Description of Indian made</th>
<th>Number of packages or receptacles</th>
<th>Quantity delivered</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>duty paid imported foreign liquor</td>
<td>Litres</td>
<td>Strength</td>
<td>Proof litres</td>
</tr>
</tbody>
</table>

and that the seals of the packages and receptacles containing the above foreign liquor were intact at the time of delivery of the consignment at its destination.

Place  

Signature and designation of the  
Excise Officer at the importing place.
FORM VII

(See rule 19)

Pass for Transport of the Intoxicants

PART I

Pass No. Region

1. Name and address of the licensee
2. Name and address of the person from whom intoxicants are to be transported/ imported or to whom intoxicants are to be exported.
3. Place from which intoxicants have to be transported/ imported or to which they are to be exported.
4. Routes (State whether road, rail, air or road-cum-rail, etc.)
5. Period of validity of Permit
6. Description of intoxicants to be transported/imported/exported
7. Quantity of each kind of intoxicant
8. The alcoholic or other strength of the intoxicants
9. No. and nature of receptacles containing the intoxicants
10. Purpose for which intoxicants transported or imported

This permit is granted under and subject to the provisions of the Sikkim Excise Act, 1992 and the rules made thereunder authorizing the above transport/import/export subject to the following conditions:

CONDITIONS

1. The entire quantity of intoxicants shall be transported/imported / exported in one consignment only and shall not be broken in transit.

2. The licensee shall pay such cost of the Excise or other Escort, if any, as the Excise Officer may decide.

Place

Seal of the Excise Officer

Signature of Excise Officer
19

FORM VII

(See rule 19)

Pass for Transport of the Intoxicants

PART II

1. Name and address of the licensee
2. Name and address of the person from whom intoxicants are to be transported/imported or to whom intoxicants are to be exported.
3. Place from which intoxicants have to be transported/imported or to which they are to be exported.
4. Routes (State whether road, rail, air or road-cum-rail, etc.)
5. Period of validity of permit
6. Description of intoxicants to be transported/imported/exported
7. Quantity of each kind of intoxicant
8. The alcoholic or other strength of the intoxicant
9. No. and nature of receptacles containing the intoxicants
10. Purposes for which intoxicants transported or imported

This permit is granted under and subject to the provisions of the Sikkim Excise Act 1992 and rules made thereunder authorizing the above transport/import/export subject to the following conditions:

CONDITIONS

1. The entire quantity of intoxicants shall be transported/imported/exported in one consignment only and shall not be broken in transit.
2. The license shall pay such cost of the Excise or other Escort, if any, as the Excise Officer may decide.

Place:

Signature of Excise Officer
20

FORM VII

(See rule 19)

Pass for Transport of the Intoxicants

PART III

Permit No: 

1. Name and address of the licensee
2. Name and address of the person from whom intoxicants are to be transported/imported or to whom intoxicants are to be exported.
3. Place from which intoxicants have to be transported/imported or to which they are to be exported.
4. Routes (State whether read, rail, air or road-cum-rail, etc.)
5. Period of validity of permit
6. Description of intoxicants to be transported/imported/exported
7. Quantity of each kind of intoxicant
8. The alcoholic or other strength of the intoxicant
9. No and nature of receptacles containing the intoxicants
10. Purposes for which intoxicants transported or imported

This permit is granted under and subject to the provisions of the Sikkim Excise Act, 1992 and rules made thereunder authorizing the above transport/import/export subject to the following conditions:

CONDITIONS

1. The entire quantity of intoxicants shall be transported/imported/exported in one consignment only and shall not be broken in transit.
2. The licensee shall pay such cost of the Excise or other Escort if any as the Excise Officer may decide.

Place:

Seal of the Excise Officer 

Signature of the Excise Officer
FORM VII
(See rule 19)
Pass for Transport of the Intoxicants

Enter the Permit No,

PART-IV Region:

1. Name and address of the licensee
2. Name and Address of the person whom intoxicants are to be transported/imported or to whom intoxicants are to be exported.
3. Place from which intoxicants have to be transported/imported or to which they are to be exported
4. Routes (State whether road, ran, air or road-cum-rail, etc.)
5. Period of validity of permit
6. Description of intoxicants to be transported/imported/exported
7. Quantity of each kind of intoxicant
8. The alcoholic or other strength of the intoxicant
9. No. and nature of receptacles containing the intoxicants
10. Purposes for which intoxicants transported or imported.

This permit is granted under and subject to the provisions of the Sikkim Excise Act, 1992 and rules made thereunder authorizing the above transport/import/export subject to the following conditions:

CONDITIONS

1. The entire quantity of intoxicants shall be transported/imported/exported in one consignment only and shall not be broken in transit.

2. The license shall pay such cost of the Excise or other Escort if any as the Excise Officer may decide.

Place:

Seal of the Excise Officer

Signature of the Excise Officer

T. GYATSO, I.A.S.
COMMISSIONER AND SECRETARY TO THE GOVERNMENT
NOTIFICATION


Pasong Namgyal
Secretary to the Govt. of Sikkim.
NOTIFICATION

The following order No. SKM/GOV/SECT/653/93 dated 24 Sep 1993 made by the Governor of Sikkim is published for general information:

"In exercise of the powers conferred by Article 174(2) (a) of the Constitution I, R.H. Tahiliani, Governor of Sikkim hereby prorogue the Sikkim Legislative Assembly which was summoned to meet on Monday, 13th September, 1993.

R.H. TAHILIANI
Governor of Sikkim.

By Order

B.P. S. Busnett
Additional Secretary.
NOTIFICATION

The Government of Sikkim is hereby pleased to make the following amendment in the Excise Department Notification No. 039(3)/91/92/3497/Ex(Abk) dated 12th August, 1992 published in the Government of Sikkim Gazette Extra-Ordinary No. 130 dated 7th November, 1992, namely:

In the said Notification

On the 5th. line of Para (a) 1 the following shall be added after the words 50 lakhs “or part thereof on pro rata basis in case the Industry commences payment of excise duty to the Government at any time during the currency of the Financial year. The date of commencement will be considered as the month of commencement.”

T.GYATSO, IAS
Commissioner-Cum-Secretary.
NOTIFICATION


Pasong Namgyal
Secretary to the Govt. of Sikkim.

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<thead>
<tr>
<th>Category</th>
<th>Police Stations (Category 'A')</th>
</tr>
</thead>
<tbody>
<tr>
<td>A.</td>
<td>Police Stations (Category 'A')</td>
</tr>
<tr>
<td>I.</td>
<td>Sadar</td>
</tr>
<tr>
<td></td>
<td>Police Inspector</td>
</tr>
<tr>
<td></td>
<td>Sub-Inspector</td>
</tr>
<tr>
<td></td>
<td>Asstt. Sub-Inspector</td>
</tr>
<tr>
<td></td>
<td>Head Constable</td>
</tr>
<tr>
<td></td>
<td>W/Constable</td>
</tr>
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<td>Constable</td>
</tr>
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<td>Driver</td>
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<tr>
<td>B.</td>
<td>Police Stations (Category 'B')</td>
</tr>
<tr>
<td>I.</td>
<td>Jorethang, Namchi, Geyzing and Mangan</td>
</tr>
<tr>
<td></td>
<td>with strength as below for each Police Station.</td>
</tr>
<tr>
<td></td>
<td>Police Inspector</td>
</tr>
<tr>
<td></td>
<td>Sub-Inspector</td>
</tr>
<tr>
<td></td>
<td>Asstt. Sub-Inspector</td>
</tr>
<tr>
<td></td>
<td>Head Constable</td>
</tr>
<tr>
<td></td>
<td>W/Constable</td>
</tr>
<tr>
<td></td>
<td>Constable</td>
</tr>
<tr>
<td></td>
<td>Driver</td>
</tr>
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<table>
<thead>
<tr>
<th>Category</th>
<th>Police Station (Category 'C')</th>
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</thead>
<tbody>
<tr>
<td>C.</td>
<td>Police Station (Category 'C')</td>
</tr>
<tr>
<td>I.</td>
<td>Pakyong, Rhenock, Ranipul, Singtam, Rangpo, Soreng, Ravongla and Melli</td>
</tr>
<tr>
<td></td>
<td>with strength as below for each Police Station.</td>
</tr>
<tr>
<td></td>
<td>Sub- Inspector</td>
</tr>
<tr>
<td></td>
<td>Head Constable</td>
</tr>
<tr>
<td></td>
<td>W/Constable</td>
</tr>
<tr>
<td></td>
<td>Constable</td>
</tr>
<tr>
<td></td>
<td>Driver</td>
</tr>
</tbody>
</table>
D. Police Stations (Category 'D')

1. Rongli Sangkalang, Kaluk, Naya
Bazar and Temi
with strength as below for each Police Station.

<table>
<thead>
<tr>
<th>Rank</th>
<th>No of Posts</th>
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</thead>
<tbody>
<tr>
<td>Sub- Inspector</td>
<td>2</td>
</tr>
<tr>
<td>Head Constable</td>
<td>2</td>
</tr>
<tr>
<td>W/Constable</td>
<td>1</td>
</tr>
<tr>
<td>Constable</td>
<td>12</td>
</tr>
<tr>
<td>Driver</td>
<td>1</td>
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E. Police Stations with Check Posts Duty

1. Rangpo and Melli
with strength as below for each Police Stations.

<table>
<thead>
<tr>
<th>Rank</th>
<th>No of Posts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asst. Sub-Inspector</td>
<td>1</td>
</tr>
<tr>
<td>Head Constable</td>
<td>1</td>
</tr>
<tr>
<td>Constable</td>
<td>8</td>
</tr>
</tbody>
</table>

F. Outposts with Checkpost Duty

<table>
<thead>
<tr>
<th>Rank</th>
<th>No of Posts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Head Constable</td>
<td>1</td>
</tr>
</tbody>
</table>

G. Out Posts

<table>
<thead>
<tr>
<th>Location</th>
<th>No of Posts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Deorali, Lingdok, Reshi, Rorathang, Barapathing, Makha,</td>
<td>6</td>
</tr>
<tr>
<td>Bhusuk, Song, Tadong, Rang Rang, Bring Bong, Kabi,</td>
<td></td>
</tr>
<tr>
<td>Dikchu, Phodong, Gyalshing, Legship, Tashiding,</td>
<td></td>
</tr>
<tr>
<td>Yuksom, Dentam, Reshi, Chakung, Hee-Bermiok, Raman,</td>
<td></td>
</tr>
<tr>
<td>Sombaria, Namthang, Mamring, Manglay, Yangang,</td>
<td></td>
</tr>
<tr>
<td>Lingmo, Kewzing, Mazitar, Kitam and Bermiok Tokal</td>
<td></td>
</tr>
</tbody>
</table>
with strength as below for each Out Post.

<table>
<thead>
<tr>
<th>Rank</th>
<th>No of Posts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asstt. Sub-Inspector</td>
<td>1</td>
</tr>
<tr>
<td>Head Constable</td>
<td>1</td>
</tr>
<tr>
<td>Constable</td>
<td>5</td>
</tr>
</tbody>
</table>

H. Office of S.P. (East)

<table>
<thead>
<tr>
<th>Rank</th>
<th>No of Posts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Supdt. of Police (IPS)</td>
<td>1</td>
</tr>
<tr>
<td>Addl. Supdt. of Police (IPS/SPS) Sub- Inspector</td>
<td>1</td>
</tr>
<tr>
<td>Asstt. Sub-Inspector (MTO)</td>
<td>2</td>
</tr>
<tr>
<td>Head Constable</td>
<td>1</td>
</tr>
<tr>
<td>W /Constable</td>
<td>1</td>
</tr>
<tr>
<td>Constable</td>
<td>1</td>
</tr>
<tr>
<td>Drivers</td>
<td>4</td>
</tr>
</tbody>
</table>

4 (one reserve)

I. Office of S.P./ West, South and North

<table>
<thead>
<tr>
<th>Rank</th>
<th>No of Posts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Supdt. of Police (IPS)</td>
<td>1</td>
</tr>
<tr>
<td>Sub-Inspector</td>
<td>1</td>
</tr>
<tr>
<td>Head Constable</td>
<td>1</td>
</tr>
<tr>
<td>W/Constable</td>
<td>1</td>
</tr>
<tr>
<td>Constable</td>
<td>3</td>
</tr>
<tr>
<td>Driver</td>
<td>2 ( one reserve)</td>
</tr>
</tbody>
</table>

J. SDPO Offices

<table>
<thead>
<tr>
<th>Rank</th>
<th>No of Posts</th>
</tr>
</thead>
<tbody>
<tr>
<td>SDPO9IPS/SPS)</td>
<td>1</td>
</tr>
<tr>
<td>Head Constable</td>
<td>1</td>
</tr>
<tr>
<td>W/Constable</td>
<td>1</td>
</tr>
<tr>
<td>Constable</td>
<td>2</td>
</tr>
<tr>
<td>Driver</td>
<td>1</td>
</tr>
<tr>
<td>Division</td>
<td>No. of Posts</td>
</tr>
<tr>
<td>--------------------------------</td>
<td>--------------</td>
</tr>
<tr>
<td>Traffic Divisions North/East and South/West</td>
<td></td>
</tr>
<tr>
<td>North/East Traffic Division</td>
<td></td>
</tr>
<tr>
<td>Dy. Supdt. of Police IPS/SPS</td>
<td>1</td>
</tr>
<tr>
<td>Police Inspector</td>
<td>1</td>
</tr>
<tr>
<td>Sub- Inspector</td>
<td>2</td>
</tr>
<tr>
<td>Asstt. Sub-Inspector</td>
<td>1</td>
</tr>
<tr>
<td>Head Constable</td>
<td>4</td>
</tr>
<tr>
<td>Constable</td>
<td>40</td>
</tr>
<tr>
<td>Driver</td>
<td>2</td>
</tr>
<tr>
<td>South/West Traffic Division</td>
<td></td>
</tr>
<tr>
<td>Police Inspector</td>
<td>1</td>
</tr>
<tr>
<td>Sub-Inspector</td>
<td>1</td>
</tr>
<tr>
<td>Head Constable</td>
<td>1</td>
</tr>
<tr>
<td>Constable</td>
<td>8</td>
</tr>
<tr>
<td>Driver</td>
<td>1</td>
</tr>
<tr>
<td>DIG Range Office</td>
<td></td>
</tr>
<tr>
<td>DIG (IPS)</td>
<td>1</td>
</tr>
<tr>
<td>Sub-Inspector</td>
<td>1</td>
</tr>
<tr>
<td>Head Constable</td>
<td>1</td>
</tr>
<tr>
<td>Constable</td>
<td>3</td>
</tr>
<tr>
<td>Driver</td>
<td>1</td>
</tr>
</tbody>
</table>

By Order,

P. K. Pradhan, IAS
Home Secretary.
File No. C (32)Adm./PHQ/92-93
The following Scheme under Section 29 of Electricity (Supply) Act, 1948 as amended is published for general information.

POWER DEPARTMENT, GOVERNMENT OF SIKKIM.
TEESTA HYDRO ELECTRICAL PROJECT STAGE-V (510) MW, SIKKIM

Notification of the Scheme under Section 29 of Electricity (Supply) Act, 1948 as amended.

Whereas in exercise of its power under Section 29 of the Electricity (Supply) Act, 1948 as amended, the Power Department, having its Head Office at Gangtok, Sikkim, a generating body under Government of Sikkim, under the aforesaid Act (hereinafter referred to as Generating Company) has prepared the following Scheme relating to the establishment, construction, operation and maintenance of Generating Station, Transmission Lines etc. with a view to meeting the growing demand for power in the region.

And whereas under Section 29(2) of the said Act, the Generating Company before finalization is to cause such schemes to be published in the Official Gazette of the State concerned and in such local paper as the Generating Company may consider necessary, so that the license and other persons interested may make representations within two months from the date of publication of this notification.

Now, therefore, the Generating Company hereby publishes the Scheme in terms of Section 29 (2) of the aforesaid Act as follows;

NAME OF THE SCHEME

i) Construction of 510 MW, Teesta HE Stage-V on the river Teesta near village Dikchu in Sikkim by installing 3 units of 170 MW each, in an underground Power House.

ii) Construction of 400 KV Transmission line for Energy evacuation from the Project to neighbouring States.

SALIENT FEATURES OF THE SCHEME.
DAM AND APPURTANEAN WORKS.

1. Location: Sikkim on River Teesta vicinity of Dikchu Village.
3. Reservoir
   a) Gross capacity 1192 Hct. Meter.
   b) Full reservoir level EL :568.00 M

4. Dam
   a) Type Concrete gravity Dam
   b) Total-length , 161.25m.
   c) Length of N O F 97.25 m.
   d) Length of spillway 64.00 m.
   e) Max. height of dam 95m.

5. Spillway
   a) Type Ogee spillway
   b) Gates Nos. Radial, 13m. wide X 18m. high.

6. Intake and, Desilting Chamber Intake
   Size
   a) Underground link tunnel (from intake shaft to desilting chamber) 6.5 m. dia 3 units
   b) Desilting chamber: Shape & size 6.5m dia circular
   a) Link tunnel (from desilting chamber to head race tunnel) 3 units, D shaped of 200 M X 20 M X 22.5M, size.
   b) Shape & size Circular 5.5 M. dia.

7. Head race Tunnel
   Number 3 Nos. (5.5 m dia and joined together to for 9 m dia)
   Type Gravity flow
   Length 15 Km.
   Size 9.5 M. dia

8. SURGE SHAFT AND PENSTOCK
   Surge shaft: Semi underground.
   Type 25 m. dia
   Size 65 m.
   Height
   Penstock (Pressure shaft) Vertical pressure shaft.
   Type
   Number 3
   Size 4.7 m. dia each
   Length 238.3 m. Vertical
   Angle of inclination

9. POWER HOUSE
   Type Underground
   Francis
   Type of turbines 5’10 MW.
   Type of generation installed capacity
   Switchyard ; Surface
   Type 20X80 m.

10. TAIL RACE TUNNEL
    Type D - shaped.
    Width 6 m.
    Length 125 m.
    Energy generation 2172. 50 G.W.H. in 90% dependable year

11. EVACUATION OF POWER
    For evacuation (of energy the following trans
b) Dalkhola Maithon 400 KV double circuit with Tripple Zebra conductor 300 Km.

c) Associated line bays at Teesta Stage-III Dalkhola & Maithon

COMMISSIONING:
The Power House with 3 units is proposed to be commissioned in '8' years duration.

12. ESTIMATED COST:
510 MW Teesta Hydroelectric Project Stage- V including its associated Transmission System has been estimated to cost Rs. 1226.18 crores at 1991 prices level.

13. BENEFITS:
The Project under its commissioning will generate 2172.50 G.W.H. in 90% dependable year.

14. GENERAL
In pursuance of the provisions of the Electricity (Supply) Act 1948, the Power Department, Government of Sikkim has exercise all powers vested in a Generating Company under the said Act for the purpose of the aforesaid scheme.

Power for Placing transmission lines, Towers etc.

For placing of transmission lines, towers all brackets, poles, wires, stays, apparatus, equipment and appliances for the transmission, and distribution of electricity or for the transmission of telephonic or telegraphic communications necessary for the purpose of undertaking, execution and operating the schemes, and for the purpose of co-ordination of its works, the Generating Company shall in accordance with the provisions of Section 42 of the Electricity (Supply) Act, 1948 have and shall exercise all the power which the Telegraph Authority possesses under Part III of the Indian Telegraph Act, 1885 with respect to a telegraph established or maintained by the Government or to be so established or maintained.

Notice is hereby given that any Licensee or other persons interested may make representations within two months from the date of publication of this notification after which no further representation will be considered.

DATED: 3rd June, 1993.

LP. TEWARI
SECRETARY TO THE GOVERNMENT OF SIKKIM
POWER DEPARTMENT
GOVERNMENT OF SIKKIM
LAND REVENUE DEPARTMENT
GANGTOK

Notification No. 39/1 130/LR (S)  
Dated 2/9/93

NOTICE UNDER SECTION 4-(1) OF LAND ACQUISITION ACT, 1894 (Act I of 1894-)

Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely for diversion of Forest Land acquired for Defence purpose in Menshithang, North Sikkim, to Linzoo block of South District, it is hereby notified that a piece of land comprising cadastral plot Nos. 97, 98 and 117 and measuring more or less, 13.934 hectares, bounded on the: 
   East: Block boundary by Dalep block.
   West: C. F. of Chedup Lepcha and Norbu Lepcha.
   North: River Rangeet and

is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block Linzoo.

This notification is made, under the provision of Section 4- of Act I of 1894- to all to whom it may concern

A plan of the land may be inspected in the office of the District Collector, South.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorize the officer for the time being engaged in the undertaking, with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land who has any objection to the acquisition thereof may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, files an objection in writing before the District Collector, South.

T. W. BARPHUNGPA, IAS
Secretary, Land Revenue Department,
Government of Sikkim
GANGTOK.
NOTIFICATION UNDER SECTION 4(1) OF
LAND ACQUISITION ACT, 1894
(ACT I OF 1894)

Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely for diversion of Forest Land acquired for Defence purpose at Menshithang, North Sikkim to Assangthang block, South District, it is hereby notified that a piece of land comprising cadastral plot Nos. 134 and 138 and measuring more or less 5.9660 Hectares, bounded on the;

Plot No. 134
East: Sikkim Sarkar, Khasland. Block
West: boundary by Samdong Namchi
North: to Jorethang road.
South: Bauzo of Sangey Tshering and Som Bahadur Rai and D.F. of Jurman Rai.

Plot No.138
Sikkim Sarkar,Khasland. Block
boundary by Samdong.
Block boundary by Poklok.
Namchi to Jorathang road.

is likely to be needed for the aforesaid purpose at the public expense within the aforesaid block Assangthang.

This notification is made, under the provision of Section 4 of Act I of I 894 to all to whom it may concern.

A plan of the land may be inspected in the office of the District Collector, South.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorize the officer for the time being engaged in the undertakings, with their servants and workmen, to enter upon and survey the land and do all other aces required or permitted by th8t section.

Any person interested in the above land who has any objection to the acquisition thereof, may, within thirty days after The date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the District Collector, South.

T.W. Barphungpa,
Secretary, Land Revenue
Department, Government of
Sikkim,
Gangtok.
GOVERNMENT OF SIKKIM
LAND REVENUE DEPARTMENT
GANGTOK

Notification No. 41/1130/LR(S)

Dated Gangtok the 2nd September, 1993.

Notice under Section 4 - (1) of
Land Acquisition Act, 1894-:

Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of
the Union, namely for diversion of Forest land acquired for Defence purpose in Menshithang, North Sikkim to Barfok block
of North District, it is hereby notified that the piece of land comprising cadastral plot Nos. 1186, 1187, 1188,1190,1192,1197,1198,1199,1201,1203,1204-,1205,1208, 1209, 1214- and 1216 and measuring more or less 14-.24-4-0
Hectares, bounded on the:

Plot No. 1186,1187,1188,1197
1198, 1199, 1201, 1203, 1204-, 1205
1208, 1209, 1214 and 1216.

East: Sarkar khasland

West: Road Reserve & DSM road and Govt. Khasland Vir. North: Road Reserve & DSM road and Govt. Khasland.

South: Govt. Khasland and Ringkhola

is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block Barfok

This notification is made, under the provision of section 4 of Act I of 1894 to all of whom it may concern

A plan of the land may be inspected in the office of the District Collector, North.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the officer for
the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all
other acts required or permitted by the section.

Any person interested in the above land who has any objection to the acquisition thereof, may, within thirty days
after the date on which public notice of the substance of this notification is given in the locality, filed on objection in writing

TW. BARPHUNGPA,
Secretary, Land Revenue Department.
Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely for diversion of Forest Land acquired for Defence purpose in Menshitang, North Sikkim, to Chungthang block of North District, it is hereby notified that a piece of land comprising cadastral plot Nos. 704; 700 and 702 and measuring more or less, 115970 Hectares, bounded on the:

<table>
<thead>
<tr>
<th>Plot No. 704</th>
<th>Plot No. 700 &amp; 702</th>
</tr>
</thead>
<tbody>
<tr>
<td>East: Road Reserve &amp; Mangan-Chungthang Road</td>
<td>Kunga Lepcha's C. F. Govt.</td>
</tr>
<tr>
<td>and Govt. Khas land</td>
<td>Kunga Lepcha's C.F., Sambuk</td>
</tr>
<tr>
<td></td>
<td>Lepcha's D.F. and Sonam Rinchen</td>
</tr>
<tr>
<td></td>
<td>Lepcha's C.F.</td>
</tr>
<tr>
<td></td>
<td>Ronging Khola and Sonam Rinchen</td>
</tr>
<tr>
<td></td>
<td>Lepcha's C.F.</td>
</tr>
</tbody>
</table>

is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block Chungthang.

This notification is made, under the provision of Section 4 of Act I of 1894 to all to whom it may concern.

A plan of the land may be inspected in the Office of the District Collector, North or Sub-Divisional Officer, Chungthang.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorize the officer for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, files and objection in writing before the Collector.

T. W. BARPHUNGPA, IAS
Secretary,
Land Revenue Department,
Government of Sikkim
GANGTOK.
GOVERNMENT OF SIKKIM LAND REVENUE DEPARTMENT
GANGTOK

Notice No. 43/1130/LR(S) 
Dated Gangtok the 2nd September, 1993.

NOTICE UNDER SECTION 4 (1)
OF LAND ACQUISITION ACT,
1894 (ACT 1 OF 1894)

Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely for diversion of Forest Land acquired for Defence purpose in Mensithang, North Sikkim, to Pcheykhani and Namcheybong blocks of East District, it is hereby notified that a piece of land comprising cadastral plot Nos. 469, 464, 465, 466, 492, 508/680, 490 and 467 in Pcheykhani block and 1073, 1074, 1075, 1076, 1077, 1078, 1084, 1087, 1088, and 1089 in Namcheybong block measuring more or less 12.3100 Hectares bounded on the:

Plot No. 469
East: Jhora
West: Banjo (Fallow land) of Tikaram Sharma and Jai Narayan.
North: Banjo (Fallow land) of Harka Bahadur Sarkar Khas.
South: Tikaram Sharma's banjo land.

Plot Nos. 465, 466, 492 and 508/680
East: Tikaram Sharma's banjo land.
West: Banjo (Fallow land) of Tikaram Sharma. Banjo (Fallow land) of Pamay CheUri.
North: Tikaram Sharma's banjo land.
South: Tikaram Sharma's and Jai Narayan's banjo land.

Plot No. 467
East: Rup Raj Rai's and Tikaram Sharma's banjo.
West: Tikaram's Sharma's banjo land and Sarkar Khasland.
North: Tikaram Sharma's and Jai Narayan's banjo land.
South: Tikaram Sharma's banjo land.

in Pcheykhani block, under the jurisdiction of SDM, Pakyong and
Plot Nos. 1073, 1074, 1075, 1076, 1077, 1078, 1084, 1087, 1088 and 1089 in Namcheybong block

East: Jhora
West: D.F. of Nim Tshering Lepcha
North: D.F. of Rinchen Lepcha
South: D.F. of Passang Tamang, Khasland Vir and Batto (Road) is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block Pacheykhani and Namcheybong.

This notification is made: under the provision of Section 4 of Act I of 1894 to all to whom it may concern.

A plan of the land may be inspected in the office of the District Collector, East or Sub-Divisional Officer, Pakyong East Sikkim.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that Section.

Any person interested in the above land who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, files an objection in writing before the District Collector, East or Sub-Divisional Officer, Pakyong.

T.W. BURFUNGHPA
Secretary, Land Revenue Department.
NOTIFICATION

In exercise of the powers conferred by proviso to article 309 the Constitution of India, the Governor of Sikkim is hereby pleased to make the following rules:

1. SHORT TITLE AND COMMENCEMENT.

(1) These rules may be called the Sikkim State Health Service Rules
(2) They shall come into force on the date of their publication in the Sikkim Government Gazette.

2. DEFINITIONS.

In these rules, unless the context otherwise requires:
(a) "Appointed Day" means the date from which the provisions of these rules come into force;
(b) "Board" means the Selection Board Constituted by the Government by a Notification published in the official Gazette;
(c) "Duty Post" means any of the posts specified in Schedule I;
(d) "Commission" means the Sikkim Public Service Commission;
(e) "Committee" means Promotion Committee for considering the cases of promotions to the duty posts;
(f) "Governor" means the Governor of Sikkim;
(g) Government!! means the Government of Sikkim;
(h) "Grade" means the Grade specified in the Service;
(i) "Member of the Service" means a person who is appointed to the Service in accordance with provisions of these rules;
(j) "Service" means Sikkim State Health Service; and
(k) "Schedule" means Schedule appended to these rules.

3. CONSTITUTION OF SERVICE.

(1) There shall be constituted a service to be called the Sikkim State Health Service consisting of persons appointed to the service under rule 4 and 5.
(2) The service shall comprise of two distinct cadres, namely, General Duty and Public Health Cadre and Specialist Cadre.
(3) The sanctioned strength and composition of the Service shall be as indicated in Schedule I at its initial constitution on the appointed day and shall be as determined from time to time by the Government.
(4) The scale of pay and grades of the duty posts shall be such as may be prescribed by the Governor from time to time. On the appointed days scales of pay and grades of the duty posts shall be as shown in Schedule II.
4. MEMBER OF THE SERVICE.
   
   (1) All persons possessing minimum qualification of Bachelor of Medicine & Bachelor of Surgery or Bachelor of Dental Surgery from a recognised University appointed on substantive or regular temporary basis other than those who have been appointed on contract or on deputation, holding a duty post, shall be the member of the Service at the initial constitution of the Service on the appointed day.
   
   (2) All persons having minimum qualification of Post Graduate degree/diploma from a recognised University in the concerned Specialty appointed on substantive or regular temporary basis other than those who have been appointed on deputation or on contract basis holding duty post shall be members of the Service at the initial constitution of the Service on the appointed day.

MAINTENANCE OF THE SERVICE AFTER THE APPOINTED DAY.

5. All appointments to the Service shall be made by the Governor by such methods as specified in these rules after the appointed day. Save as provided in sub-rule (2) and (3) of this rule no duty post shall be filled-in otherwise than by a member of the Service.

   (1) Any duty post may be filled-in as a temporary measure by a person other than a member of the Service having requisite minimum qualification if the Government is satisfied that there is no suitable member of the Service available to fill-in the post.
   
   (2) The Government shall have the right to fill in any cadre post by obtaining an officer on deputation from Central or other State Government or by appointing a person on contract if the exigency of public service so requires.

6. METHOD OF RECRUITMENT.

   Recruitment to the Service shall be by a competitive examination or selection by interview to be held by the Board after the, appointed day.

7. RECRUITMENT BY COMPETITIVE EXAMINATION/SELECTION.

   (1) Competitive examination or selection by interview for direct recruitment to the Service shall be held at such interval as the as the Government may from time to time, determine.
   
   (2) The Competitive examination, if it so held, shall be conducted by the Board in accordance with such rules and syllabus as the Government may from time to time make in consultation with the Board.
   
   (3) If the recruitment to the Service is to be made through selection by interview only the Board shall adopt such method at their discretion.
   
   (4) Of the numbers of vacancies to be filled in on the basis of results of each examination or interview there shall be reservation in favour of candidates belonging to Scheduled Tribe/Scheduled Caste to the extend and subject to such conditions as the Government may from time to time specify.
   
   (5) The Board shall forward the list of candidates to the Government as arranged in order of merit who have qualified by such standard as the Board may determine.
   
   (6) The inclusion of a candidate's name in the list prepared under sub-rule (5) of this rule shall confer no right to appointment to the Service.

8. CONDITION OF ELIGIBILITY FOR APPEARING IN COMPETITIVE EXAMINATION/INTERVIEW.

   In order to be eligible to compete at the competitive examination or interview, a candidate must satisfy the following conditions, namely:
   
   (a) Bachelor of Medicine & Bachelor of Surgery or Bachelor of Dental Surgery degree awarded by a recognised University and recognized by the Medical Council of India Act, 1956 as amended from time to time, or
   (b) Post graduate degree/diploma awarded by a recognised University; (i) any other conditions that may be prescribed by the Government in consultation with the Board; (ii) should pay the fees prescribed by the Board.

9. APPOINTMENT FROM THE LIST:

   Subject to rules, 10, 11, and 12, appointment of persons from the list prepared under sub-rule (5) of Rule 7 be made in the order in which their names appear in the list.

DISQUALIFICATION.

   No person:
   
   (i) who has entered or contracted marriage with a person having a spouse living; or
   (ii) who, having a spouse living, has entered into or contracted a marriage with any person, shall be eligible for appointment to the Service.

10. Provided that the Government may, if satisfied that such marriage is permissible under the personal law or customs applicable to such person and the other party to the marriage, exempt any person from the operation of this rule.
11. PENALTY FOR IMPERSONATION ETC.
A candidate who is or has been declared by the Board guilty of impersonation or of submitting false or fabricated documents which have been tempered with or making statements which are incorrect or false or of suppressing material information or of using or attempting to use unfair means in the examination hall or otherwise resorting to any other irregular or improper means for obtaining admission to the examination may, in addition to rendering himself liable to a criminal prosecution, be debarred either permanently or for a specific period:
(a) by the Board from admission to any examination or appearing at any interview held by the Board for selection of candidates; and
(b) by the Government from employment under them.

12. DISQUALIFICATION FOR APPOINTMENT ON MEDICAL GROUND.
No candidate shall be appointed to the Service, who after such medical examination, as the Government may prescribe, is not found to be physically and mentally fit and free from any mental or physical disabilities likely to interfere with the discharge of the duties of the Service.

13. PROBATION.
Every person recruited to the Service by competitive examination/interview shall be appointed to the Service on probation for a period of two years. Provided that the Government may, if it so desires in any case or class of cases, extend the period of probation by a period not exceeding two years.

14. CONFIRMATION.
A probationer who has completed his period of probation to the satisfaction of the Government shall, subject to other provisions of these rules, be confirmed at the end of his period of probation.

15. EXECUTION OF AGREEMENT.
A probationer who has been appointed to the Service by competitive examination/interview shall, on appointment to the Service, execute an agreement in the form as may be prescribed by the Government binding himself and one surety, jointly or severally, in the event of his failing to comply with any of the provisions of these rules to the satisfaction of the Government to refund any money paid to him consequent on his appointment as probationer.

16. TRAINING.
A probationer, who is appointed to the Service shall, on appointment to the Service, undergo such training and for such period as the Government may direct.

17. PROMOTION FROM LOWER GRADE TO HIGHER GRADES IN THE SERVICE.
(1) There shall be Selection Committee to consider the cases of promotion from lower grade to next higher grade in the Service. The Committee shall consist of
(a) Chairman, Sikkim Public Service Commission;
(b) Member, Sikkim Public Service Commission;
(c) Secretary to the Government of Sikkim in the Establishment Department;
(d) Secretary to the Government of Sikkim in the Health & Family Welfare Department;
(e) Director of Health Services;
(f) The Commission may co-opt any other suitable expert/advisor.

The Chairman or where the Chairman is unable to attend, the Member of the Commission shall preside over the meeting of the Committee. The absence of a member, other than the Chairman or Member of the Commission, shall not invalidate the proceeding of the Committee if more than half the members of the Committee had attended its meeting.

(2) The Government shall, from time to time, for the purpose of promotion to the duty posts in the service, prepare a list of names of persons in order of seniority who have, on the first day of that financial year, completed the required length of service in a post or grade mentioned in the schedule II.

(3) The Government shall forward to the Commission the list of persons referred to in sub. rule (2) of this rule together with their character rolls and service records for the preceding last five years, indicating the anticipated number of vacancies to be filled in by promotion.
The list shall ordinarily be in force for a period of twelve months from the date of the recommendation of
the Commission.

Promotion of persons included in the list to the relevant higher grade in the Service, as the case may be;
shall be made by the Government in the order in which the names of persons appear in the final list for
the time being in force.

It shall not ordinarily be necessary to consult the Commission before such promotion are made unless
during the period intervening between inclusion of the names of persons in the final list and their
promotion there occurs deterioration in the performance of the person which in the opinion of the
Government is such as to render him unsuitable for appointment by promotion to the higher grade in the
Service.

SENIORITY.
(1) There shall be drawn separate seniority list of the members cadre wise and in respect of members of the
Specialist cadre, it shall be drawn discipline-wise.
(2) The relative seniority of members holding duty posts in different grades shall be regulated by their
seniority obtaining on the appointed day.
(3) After the appointed day
(i) the relative seniority of direct recruits shall be determined by the order of merit in which they are
selected for appointment;
(ii) the relative seniority of members on promotion to higher grades shall be determined by the order in
which they are placed in the final list for promotion;
(iii) the relative seniority between the members appointed by direct recruitment and promotion in any
duty post shall be determined according to rotation of vacancies for direct recruits and promotees.

INSERVICE TRAINING/STUDIES.
The Government may depute members of the Service for undergoing post graduate diploma/degree
course of higher studies at its discretion to meet the necessities in different disciplines, and for this purpose
preference shall be given to a member of Service who has completed a minimum of two years service under
the Government including a minimum of one completed year of service in a Primary Health Centre.

LIABILITY OF SERVICE.
Officers appointed to the Service shall be liable to serve anywhere within or outside
the State.

PRIVATE PRACTICE.
(1) A member of the Service shall not carry out private practice of any kind whatsoever including any
consultation or laboratory practice.
(2) A member of the Service shall be entitled to Non-practicing allowance at the rates prescribed by the
Government from time to time.

ADMINISTRATIVE CONTROL
The control over the Service including appointments, transfer and deputation shall visit with the Government in
the Establishment Department.

RESIDUARY MATTERS.
All other matters in relation to the Service not specified or for which no provision has been made in these rules shall be
regulated by rules and orders applicable to other officers of the Government of equivalent e status.

INTERPRETATION.
If any question arises as to the interpretation of these rules, the decision of the Government thereon shall be final.

POWER TO RELAX.
Where the Government is of the opinion that it is necessary or expedient to do so, it may, by order for reasons to be
recorded in writing, relax any of the provisions of these rules with respect to any class or category of person or duty posts

BY ORDER.
D.K. GAJMER
SECRETARY TO THE GOVERNMENT OF SIKKIM
ESTABLISHMENT DEPARTMENT
## SCHEDULE I

### GENERAL DUTY AND PUBLIC HEALTH CADRE

<table>
<thead>
<tr>
<th>No.</th>
<th>Position</th>
<th>Sanctioned Strength</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>General Duty Medical Officer/Medical Officer</td>
<td>108</td>
</tr>
<tr>
<td>2</td>
<td>Blood Bank Officer</td>
<td>1</td>
</tr>
<tr>
<td>3</td>
<td>Technical Officer (Goitre)</td>
<td>1</td>
</tr>
<tr>
<td>4</td>
<td>Technical Officer (School Health)</td>
<td>1</td>
</tr>
<tr>
<td>5</td>
<td>Dental Surgeon</td>
<td>6</td>
</tr>
<tr>
<td>6</td>
<td>Immunization Officer</td>
<td>1</td>
</tr>
<tr>
<td>7</td>
<td>Superintendent, District Hospital</td>
<td>4</td>
</tr>
<tr>
<td>8</td>
<td>Epidemiologist</td>
<td>2</td>
</tr>
<tr>
<td>9</td>
<td>Senior Immunization Officer</td>
<td>1</td>
</tr>
<tr>
<td>10</td>
<td>Senior Tuberculosis Officer</td>
<td>4</td>
</tr>
<tr>
<td>11</td>
<td>Chief Medical Officer</td>
<td>4</td>
</tr>
<tr>
<td>12</td>
<td>Dental Health Officer</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Joint Director (Technical)</td>
<td>3</td>
</tr>
<tr>
<td>14</td>
<td>State Tuberculosis Officer</td>
<td>1</td>
</tr>
<tr>
<td>15</td>
<td>Additional Medical Superintendent, S.T.NM. Hospital</td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Senior Health Officer</td>
<td>1</td>
</tr>
<tr>
<td>17</td>
<td>Senior Dental Health Officer</td>
<td>2</td>
</tr>
<tr>
<td>18</td>
<td>Tuberculosis Specialist</td>
<td>1</td>
</tr>
<tr>
<td>19</td>
<td>Additional Director</td>
<td>2</td>
</tr>
<tr>
<td>20</td>
<td>Medical Superintendent, S. T.N .M. Hospital</td>
<td>1</td>
</tr>
<tr>
<td>21</td>
<td>Director of Health Services</td>
<td>1</td>
</tr>
</tbody>
</table>

### SPECIALIST CADRE

<table>
<thead>
<tr>
<th>No.</th>
<th>Position</th>
<th>Sanctioned Strength</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Junior Specialist</td>
<td>6</td>
</tr>
<tr>
<td>2</td>
<td>Specialist</td>
<td>34</td>
</tr>
<tr>
<td>3</td>
<td>Consultant Grade II</td>
<td>12</td>
</tr>
<tr>
<td>4</td>
<td>Consultant Grade I</td>
<td>3</td>
</tr>
<tr>
<td>5</td>
<td>Specialist (Dental) Consultant</td>
<td>1</td>
</tr>
<tr>
<td>6</td>
<td>(Dental) Grade II</td>
<td>1</td>
</tr>
</tbody>
</table>
**SCHEDULE - II (See rule 8 and Rule (17) 2)**

<table>
<thead>
<tr>
<th>No.</th>
<th>Name of the post</th>
<th>Scale of pay</th>
<th>Mode of Recruitment</th>
<th>Age Limit</th>
<th>Minimum education qualification</th>
<th>Condition for promotion</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>General Duty Medical Officer/ Blood Bank Officer/ Medical Officer/ Immunization Officer/ Technical Officer (Goitre)/ Technical Officer (School Health)</td>
<td>Rs. 1820-3200 (Jr. Grade)</td>
<td>100 % by direct recruitment</td>
<td>21 years</td>
<td>Bachelor of Medicine &amp; Bachelor of Surgery from a recognised University.</td>
<td>28 years relaxable upto 35 years.</td>
</tr>
<tr>
<td>2.</td>
<td>Dental Surgeon</td>
<td>Rs. 1820-3200 (Jr. Grade)</td>
<td>100 % by direct recruitment</td>
<td>21 years</td>
<td>Bachelor of Dental Surgery from a recognised University.</td>
<td>28 years relaxable upto 35 years.</td>
</tr>
<tr>
<td>3.</td>
<td>Superintendent District Hospital/ Tuberculosis Officer.</td>
<td>Rs.2120-3600 (Ordinary Grade)</td>
<td>100 % by promotion</td>
<td>N/A</td>
<td>Bachelor of Medicine &amp; Bachelor of Surgery from a recognised University.</td>
<td>A Minimum of 2 years continuous service in any post in Jr. Grade.</td>
</tr>
<tr>
<td>4.</td>
<td>(a) Chief Medical Officer/ Sr. Immunisation Officer/ Sr. Tuberculosis Officer/ Epideomologist.</td>
<td>Rs.2525-4000 (Sr. Grade)</td>
<td>100 % by promotion</td>
<td>- N/A</td>
<td>Bachelor of Medicine &amp; Bachelor of Surgery from a recognised University.</td>
<td>A Minimum of 4 years continuous service in any post in Ordinary grade.</td>
</tr>
<tr>
<td></td>
<td>(b) Dental Health Officer/ Sr. Dental Surgeon.</td>
<td>Rs.2525-4000 (Sr Grade)</td>
<td>100 % by promotion</td>
<td>N/A</td>
<td>Bachelor of Dental Surgery from recognised University.</td>
<td>A minimum of 6 years continuous service as Dental Surgeon.</td>
</tr>
<tr>
<td>5.</td>
<td>(a) Joint Director (Tech)/ State Tuberculosis Officer/ Add1. Medical Superintendent, STNM Hospital/Senior Health Officer/State Tuberculosis Officer</td>
<td>Rs. 3450-4700 (Selection Grade)</td>
<td>106 % by selection</td>
<td>N/A</td>
<td>Bachelor of Medicine &amp; Bachelor of Surgery from a recognised University.</td>
<td>A minimum of 8 years continuous service in any post in Senior Grade.</td>
</tr>
</tbody>
</table>
1. Medical Superintendent. STNM Hospital Director of Health & Family Welfare
   - Rs. 4500-5700 (Supertime Grade - II)
   - Bachelor of Medicine and Bachelor of Surgery from a recognised University with post Graduate Diploma. Post Graduate Degree in the subject relevant to the post.
   - A minimum of 4 years continuous service in any post in Selection Grade II of all the cadres.

2. Junior Specialist
   - Rs. 2120-3600 (Ordinary Grade)
   - Bachelor of Medicine and Bachelor of Surgery from a recognised University with post Graduate Diploma. Post Graduate Degree in the subject relevant to the post.
   - A minimum of 4 years continuous service in any post in Selection Grade II of all the cadres.
<table>
<thead>
<tr>
<th>Post</th>
<th>Grade</th>
<th>Pay Scale</th>
<th>Qualification</th>
<th>Experience</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. Specialist (Sr. Grade)</td>
<td>Rs. 2525-4000</td>
<td>i) 50% by promotion, N/A</td>
<td>N/A</td>
<td>A minimum of 2 years continuous service in case of Post Graduate Degree holder and 4 years in case of Post Graduate Diploma holder as Junior Specialist in the concerned subject. Preference will be given to persons possessing higher qualification and experience.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>ii) 50% by 21 years direct recruitment failing which by promotion, 35 years relaxable by 3 years.</td>
<td>N/A</td>
<td>Post Graduate Degree in the relevant subject from a recognised University.</td>
</tr>
<tr>
<td>3. Consultant Grade II</td>
<td>Rs. 3450-4100 (Selection Grade)</td>
<td>100% by selection, N/A</td>
<td>N/A</td>
<td>A minimum of 8 years continuous service as Specialist in the relevant specialisation. Preference will be given for persons possessing higher qualification and experience.</td>
</tr>
<tr>
<td>Grade</td>
<td>Post</td>
<td>Rs.</td>
<td>Selection</td>
<td>Prom</td>
</tr>
<tr>
<td>-------</td>
<td>------</td>
<td>-----</td>
<td>-----------</td>
<td>------</td>
</tr>
<tr>
<td>4. Consultant Grade I</td>
<td></td>
<td>3700-5000</td>
<td>100% by selection</td>
<td>N/A</td>
</tr>
<tr>
<td>5. Junior Specialist (Dental)</td>
<td></td>
<td>2120-3600</td>
<td>100% by direct recruitment failing which by promotion.</td>
<td>21 years</td>
</tr>
<tr>
<td>6. Specialist (Dental)</td>
<td></td>
<td>2525-4000</td>
<td>i) 50% by promotion.</td>
<td>N/A</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>ii) 50% by direct recruitment failing which by promotion.</td>
<td>21 years</td>
</tr>
<tr>
<td>7. Consultant Grade II (Dental)</td>
<td></td>
<td>3450-4700</td>
<td>100% by selection.</td>
<td>N/A</td>
</tr>
</tbody>
</table>
In pursuance of Section 4 of the Water (Prevention and Control of Pollution) Act 1974 (Central Act No.6 of 1974), the State Government hereby constitutes the State Board to be known as the Land Use and Environment Board consisting of the following members for a period of three years, except the Member Secretary with immediate effect for the purposes of the said Act:

1. Shri U. P Bhutia
   Member, Legislative Assembly
   Chairman

2. Following official members representing the State Government:
   i) Development Commissioner-cum-Secretary, Planning &
      Development Department
   ii) Secretary, Motor Vehicle Department
   iii) Secretary, Sikkim Nationalised Transport
   iv) Secretary, Urban Development & Housing Department
   V) Principal Chief
      Engineer-cum-Secretary, Public Health
      Engineering Department

3. Following members from amongst members of the Local Authorities functioning within the State:
   i) Panchayat Member from East
   Shri Manoj Pradhan, Member,
   Samdur Gram
   Panchayat - Member
   Shri Kuldip Gurung,
   President 37 Dodak
   Buriakhop Gram
   Panchayat - Member
   Shri Ugen Nedup Bhutia,
   Panchayat Secretary
   Phensong - Member
   Shri Hastaman Rai,
   President, Mikhola- Kitam
   Gram Panchayat - Member

   ii) Panchayat Member from West
   Shri Manoj Pradhan, Member,
   Samdur Gram
   Panchayat - Member
   Shri Kuldip Gurung,
   President 37 Dodak
   Buriakhop Gram
   Panchayat - Member
   Shri Ugen Nedup Bhutia,
   Panchayat Secretary
   Phensong - Member
   Shri Hastaman Rai,
   President, Mikhola- Kitam
   Gram Panchayat - Member

   iii) Panchayat Member from North
   Shri Manoj Pradhan, Member,
   Samdur Gram
   Panchayat - Member
   Shri Kuldip Gurung,
   President 37 Dodak
   Buriakhop Gram
   Panchayat - Member
   Shri Ugen Nedup Bhutia,
   Panchayat Secretary
   Phensong - Member
   Shri Hastaman Rai,
   President, Mikhola- Kitam
   Gram Panchayat - Member

   iv) Panchayat Member from South
   Shri Manoj Pradhan, Member,
   Samdur Gram
   Panchayat - Member
   Shri Kuldip Gurung,
   President 37 Dodak
   Buriakhop Gram
   Panchayat - Member
   Shri Ugen Nedup Bhutia,
   Panchayat Secretary
   Phensong - Member
   Shri Hastaman Rai,
   President, Mikhola- Kitam
   Gram Panchayat - Member
4. Following non official members representing: the interest of agriculture, fisheries or industries or trade or labour or any other interest.

i) Mr. P.B. Chakravorty, Retired Teacher TNA- -Member

5. Following members representing the companies or corporation owned or controlled or managed by the State Government.

i) Principal CCF-cum-Secretary to, represent wood Based Industries - Member

ii) Secretary, Industries to represent the Government Industries Member

6. Chief Conservator of Forests, Land Use & Environment Member Secretary

Additional Chief Secretary
Government of Sikkim
NOTIFICATION

The District Magistrate, Gangtok is directed to conduct an investigation into the incident at Rangpo on 5th September, 1993 which reportedly led to a driver being drowned in the river Rangpo and further altercations between the drivers and CRPF personnel posted at Rangpo Check Post.

2. The District Magistrate, Gangtok shall submit his report within one month of the date of this Notification or as early as possible, whichever is earlier.

BY ORDER

SONAM WANGDI,
IAS
Home Secretary.
SIKKIM
GOVERNMENT
GAZETTE
EXTRAORDINARY
PUBLISHED BY AUTHORITY

Gangtok, Monday, 18th October, 1993

GOVERNMENT OF SIKKIM.

LAW DEPARTMENT
GANGTOK

NOTIFICATION

No. G/LD/1993
Dated, Gangtok the 18th October 1993

The following Act of the Sikkim Legislative Assembly Secretariat having received the assent of the Governor on 11th day of October, 1993 is hereby published for general information:

THE SIKKIM PANGHAYAT ACT, 1993
(ACT NO.6 OF 1993)

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29. Removal of member of Gram Panchayat.
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57. Meeting of Zilla Panchayat.
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THE SIKKIM PANCHAYAT ACT, 1993 (ACT NO.6 OF 1993)

AN

ACT

to consolidate and amend the law relating to Panchayats and to provide for the constitution and organisation of Panchayats as units of Self-Government in Sikkim in accordance with the provisions of Part IX of the Constitution as inserted by the Constitution (Seventy-Third Amendment) Act, 1992 and for matters connected therewith and Incidental thereto.

BE it enacted by the Legislative Assembly of Sikkim in the Forty-fourth Year of the Republic of India as follows :

CHAPTER I

PRELIMINARY

1. (1) This Act may be called the Sikkim Panchayat Act, 1993.

(2) It extends to the whole of Sikkim except the areas which may hereafter be declared as or included in the Nagar Panchayat.

(3) It shall come into force on such date as the State Government may, by notification in the Official Gazette, appoint and different elates may be appointed for different areas and for different provisions of the Act.

2. (1) In this Act, unless the context otherwise requires,

(a) "Adhakshya" means an Adhakshya of a Zilla Panchayat elected under sub-section (1) of section 54;

(b) "Auditor" means an auditor appointed under sub-section (2) of section 48;

(c) "District Collector" means the Collector of the District;

(d) "District Development Officer cum. Panchayat Officer" means the District - Development Officer - cum-Panchayat Officered the District appointed by the State Government;

(e) "Governor" means the Governor of Sikkim;

(f) "Gram" means any village or part of a village or group of adjoining villages or parts thereof declared by the State Government to be a Gram under sub-section (1) of section 3;

(g) "Gram Panchayat", means a Gram Panchayat constituted under section 12;

(h) "Nagar Panchayat" means a Nagar Panchayat and includes a municipality, municipal committee or corporation or such other body by whatever name called constituted under the law relating to such Nagar Panchayats for the time being in force;

(i) "Notification" means the notification published in the Official Gazette

(j) "Prescribed Authority" means the authority appointed by the State Government, by notification, for all or any of the purposes of this Act;

(k) "Sabhapati" means a Sabhapati of a Gram Panchayat elected under subsection (1) of Section 17;

(l) "Secretary" means the Secretary to the Government of Sikkim in the Rural Development Department and includes an Additional Secretary, Joint Secretary. Deputy Secretary and Under Secretary of that Department;

(m) "State Government" means the Government of the State of Sikkim;

(n) "Up-adhyakshya" means an Up-Adhakshya of a Zilla Panchayat elected under sub-section (1) of section 54.

(o) "Up-Sabhapati" means an Up-Sabhapati of a Gram Panchayat elected under sub-section (1) of section 17;

(p) "Zilla Panchayat" means a Zilla Panchayat of a district constituted under sub-section (1) of section 49;
(2) Words defined in the Constitution (Seventy-Third Amendment) Act, 1992 but not defined in this Act shall have the same meanings as respectively assigned them in the Constitution (Seventy-Third Amendment) Act, 1992.

CHAPTER II

CONSTITUTION OF GRAM AND GRAM SABHA

3. (1) Subject to the consideration of local conditions, the State Government may, by notification, declare for the purpose of this Act any village or part of a village or group of adjoining villages or parts thereof to be a Gram.

(2) As soon as may be after the constitution or a Gram under sub-section (1), the State Government may, by notification, divide each Gram into wards and each ward shall, as far as possible, comprise of a Revenue Block.

(3) The State Government may, by notification, specify the number of members to be elected from each ward having regard to the number of voters in such ward and such other considerations as the State Government may consider appropriate.

(4) The notification under sub-section (1) shall specify the name of the Gram by which the Panchayat shall be known and shall specify the local limits of such Panchayat.

(5) The State Government may, after making such enquiry as it may think fit and or after obtaining the views of the Gram Sabha, by notification

(a) exclude from any Gram any area comprised therein; or
(b) include in any Gram any area adjoining to such Gram; or
(c) divide the area of a Gram so as to constitute two or more Grams; or
(d) unite the areas of two or more Grams so as to constitute a new Gram.

4. (1) When an area is excluded from a Gram under clause (a) of sub-section (5) of section 3, such area shall, as from the date of the notification referred to in that subsection, cease to subject to the jurisdiction of the Gram Panchayat of that Gram and, unless the State Government otherwise directs, all rules, orders, directions and notifications in force in that Gram shall also cease to apply to the area so excluded.

(2) When an area is included in a Gram under clause (b) of sub-section (5) of section 3, the Gram Panchayat for that Gram shall, as from the date of the notification referred to in that sub-section have jurisdiction over such area and, unless the State Government otherwise directs, all rules, orders, directions and notifications in force in that Gram shall apply to the area so included.

(3) When the area of any Gram is divided under clause (c) of sub-section (5) of section 3 so as to constitute two or more Grams, the Gram Panchayat of that Gram shall as from the date of the notification referred to in that sub-section1, cease to exist, and there shall be reconstitution of the Gram Panchayats for the newly constituted Grams in accordance with the provisions of this Act.

(4) When the areas of two or more Grams are united under clause (d) of sub-section (5) of section 3 so as to constitute a new Gram, the Gram Panchayats of the said Grams shall, as from the date of the notification referred to in that sub-section, cease to exist and a separate Gram Panchayat shall be constituted for the new Grams in accordance with the provisions of this Act.

(5) When under sub-section (5) of section 3 any area is excluded from, or included in, a Gram is divided so as to constitute two or more Grams, or two or more Grams are united to constitute a new Gram, the properties, funds and liabilities of the Gram Panchayat or Panchayat, affected by such reconstitution shall vest in such Gram Panchayat or Panchayats in accordance with such allocation as may be determined by order in writing by the prescribed authority, and such determination shall be final.

(6) An order made under sub-section (5) may contain such supplemental, incidental and consequential provisions as may be necessary to give effect to reconstitution.
5. (1) If, at any time, the whole of the area of a Gram is included within the Nagar Panchayat under the provisions of the law made in this behalf, the Gram Panchayat concerned shall cease to exist, and the properties, funds and other assets vested in such Gram Panchayat and all the rights and liabilities of such Gram Panchayat shall vest in and devolve on, the Nagar Panchayat.

(2) If, at any time, a part of the area of a Gram is included in a Nagar Panchayat under the provisions of the law made in this behalf, the area of the Gram shall be deemed to have been reduced to the extent of the part so included within the Nagar Panchayat and the properties, funds, rights and liabilities of the Gram Panchayat concerned in respect of the part so included shall vest in, and devolve on, the Nagar Panchayat in such manner as may be determined by the prescribed authority and such determination shall be final, and unless the State Government otherwise directs, all rules, orders, directions and notifications in force in the areas comprised in the Nagar Panchayat shall apply to the part of the area of the Gram so included.

6. Subject to the general orders of the State Government the Gram Sabha shall meet at least twice in a year and when the Gram Panchayat fails to convene Gram Sabha, the prescribed authority shall with the approval of the State Government and after giving notice to the Gram Panchayat concerned convene it.

7. (1) Quorum for the meeting of a Gram Sabha shall be one-tenth of the total members of the Gram Sabha.

(2) Any resolution relating to the matters entrusted to the Gram Sabha shall be passed by a majority of votes of the members present and voting in the meeting of the Gram Sabha.

8. The procedure for convening and conducting the meetings of the Gram Sabhas shall be such as may be prescribed.

9. Every meeting of the Gram Sabha shall be presided over by the Sabhapati of the concerned Gram Panchayat and in his absence by the Up-Sabhapati of that Gram Panchayat.

10. (1) The Gram Sabha shall consider, and may make recommendations and suggestions to the Gram Panchayat on the following matters, namely:

(a) the annual statement of accounts of the Gram Panchayat, the report of, administrations of the preceding financial year and the last audit note and replies, if any, made thereto;

(b) the report in respect of development programmes proposed to be undertaken during the current year;

(c) the promotion of unity and harmony among all sections of society in the village

(d) programme of adult education within the village;

(e) such other matters as the State Government may, by general or special order, specify.

(2) The Gram Panchayat shall give due consideration to the recommendations and suggestions of the Gram Sabha.

11. The Gram Sabha shall perform the following functions, namely:

(a) mobilizing voluntary labour and contributions in kind and cash for the community welfare programme;

(b) identification of beneficiaries for implementation of developmental schemes pertaining to the village:

Provided that if the Gram Sabha fails to identify the beneficiaries within the reasonable time, the prescribed authority shall, in consultation with the Gram Panchayat, identify the beneficiaries;

(c) rendering assistance in the implementation of developmental schemes
pertaining to the village.

CHAPTER III
GRAM PANCHAYAT

12. (1) There shall be constituted, in each Panchayat area, an institution of Self Government called the Gram, Panchayat bearing the name of the Gram.

(2) For the purpose of sub-section (1), each Panchayat area shall be divided into wards in such manner as the State Government, may determine:

Provided that the number of members to be elected in each ward shall, as far as practicable, be in the same proportions to the total number of persons to be elected for the Gram Panchayats as the population of the ward bears to the total population of the Panchayat area.

(3) The list of wards determined under sub-section (2) shall be prepared and published in the Official Gazette.

13. (1) A Gram Panchayat shall, subject to the provisions of sub-section (5), consist of such number of members not less than five and not more than nine, as the Secretary may, subject to the general order of the State Government in regard to the allocation of number of seats to different Gram having regard to the varying extent of population therein, determine and such members shall be chosen by direct election through secret ballot by persons whose names are included in the electoral roll of the Sikkim Legislative Assembly for the time being in force pertaining to the area comprised in the Gram.

(2) Election to the Gram Panchayat shall be held in such manner as may be prescribed.

(3) Where a Gram fails to elect the full number of members as determined under sub-section (1) it shall be called upon to elect the remaining number of members.

(4) The term of office of the members of Gram Panchayat shall, subject to the provisions of section 29, be co-terminus with the term of the Gram Panchayat.

(5) The State Government shall, by notification reserve the seats for Scheduled Castes and the Scheduled Tribes in every Gram Panchayat and the number of seats so reserved shall bear, as nearly as may be, the same proportion to the total number of seats to be filled by direct election in that Panchayat as the population of the Scheduled Castes in that panchayat area or of the Scheduled Tribes in that panchayat area bears to the total population of that area and such seats shall be allotted by rotation to different wards in a Gram Panchayat in such manner as may be prescribed.

(6) Not less than one-third of the total number of seats reserved under Sub-section (5) shall be reserved for women belonging to the Scheduled Castes or, as the case may be, the Scheduled Tribes.

(7) Not less than one-third of the total number of seats reserved for women belonging to the Scheduled Castes and the Scheduled Tribes of the total number of seats to be filled by direct election in every Gram Panchayat shall be reserved for women and such seats may be allotted, by rotation to different wards in a Gram Panchayat in such manner as may be prescribed.

14. (1) Every Gram Panchayat shall be a body corporate having perpetual succession and a common seal and shall by its corporate name, sue and be sued.

(2) A Gram Panchayat shall have power to acquire, hold and dispose of property and to enter into contract:

Provided that in cases of acquisition or disposal of immoveable property, the Gram Panchayat shall obtain the previous approval of the State Government.

15. (1) Every Gram Panchayat save as otherwise provided - in this Act, shall continue for a term of five years from the date appointed for its first meeting and no longer.

(2) No amendment of any law for the time being in force shall have the effect of
causing dissolution of a Gram Panchayat, which is functioning immediately before such amendment till
the expiration of its duration specified in sub-section (1).

(3) The election to constitute a Gram Panchayat shall be completed
(a) before the expiry of its duration specified in sub-section (1);
(b) in the case of dissolution, before the expiration of a period of six months from the date of
its dissolution:
Provided that where the remainder of the period for which the dissolved Gram Panchayat
would have continued is less than six months, it shall not be necessary to hold any election under this
clause for constituting the Gram Panchayat for such period.

(4) A Gram Panchayat constituted upon the dissolution of a Gram Panchayat before the expiration
of its duration, shall continue only for remainder of the period for which the dissolved Gram Panchayat
would have continued under sub-section (1) had it not been so dissolved.

16. A person shall be disqualified for being chosen as and for being, a member
of a Gram Panchayat:
(a) if he is so disqualified by or under any law for the time being in force for the purpose of
elections to the Legislative Assembly of Sikkim:
. Provided that no person shall be disqualified on the ground that he is less than
twenty-five years of age, if he has attained the age of twenty-one years; or
(b) if he is a member of a Nagar Panchayat established under the law relating to constitution
of such Nagar Panchayat for the time being in force; or
(c) if he holds any office or profit under a local authority or co-operative society or a
Government company or a Corporation owned or controlled by the Central or the State Government; or

(d) has been dismissed from the service of a State Government or the Central Government
or a local authority or a Co-operative Society or a Government company or a Corporation owned or
controlled by the Central or the State Government for misconduct; or
(e) if he is of unsound mind and so declared by a competent court;
(f) if he is an undischarged insolvent; or
(g) if he is suffering from a variety of leprosy which is infectious; or
(h) if he is convicted of an election offence; or
(i) if he has been convicted by a Court of an offence involving moral turpitude and sentenced
to imprisonment for a term exceeding six months; or
(j) if he has not paid any arrear in respect of any tax or rate or fee payable
to a Gram Panchayat or a Zilla Panchayat or a Nagar Panchayat or the State Government:
Provided that the disqualification under this clause shall cease upon payment
of the tax or fee; or
(k) if he has, directly or indirectly by himself or by his partner or employer or an employee,
hold any share or interest in any contract with, by or on behalf of a Zilla Panchayat or a
Gram Panchayat:
Provided that a person shall not be deemed to have incurred disqualification by reason of
his having a share or interest in any public company or registered cooperative society which has a contract
with or is employed by a Gram Panchayat or a Zilla Panchayat or the district.

17. (1) Every Gram Panchayat shall at its first meeting at which a quorum is present, elect one of its
members 10 be the Sabhapati and another member to be the Up-Sabhapati of the Gram Panchayat in such
manner as may be prescribed.

(a) such number of offices of Sabhapati and Up-Sabhapati of Gram Panchayats in each
district for the Scheduled Castes and the Scheduled Tribes and member of such offices shall bear as
nearly as may be, the same proportion to the total number of offices in the District as the population of the
Scheduled castes and of the
Scheduled Tribes in the district bears to the total-population of the district; 

(b) not less than one-third of the total number of offices of Sabhapati and Up Sabhapati of the Gram Panchayat of the district from each of the categories which are reserved for persons belonging to the Scheduled Castes and the Scheduled Tribes and of those which are served for women: 

Provided that the offices reserved under this sub-section shall be allotted by rotation to different Gram Panchayats in such manner as may be prescribed.

Explanation: For the removal of doubt it is hereby declared that the principle of rotation for purposes of reservation of offices under this sub-section shall commence from the first election to be held after the commencement of this Act.

(3) The Sabhapati and Up-Sabhapati shall, subject to the provision of section 27 and their continuing as members, hold office for a period of five years.

(4) When

(a) the office of the Sabhapati falls vacant by reason of death, resignation removed or otherwise; or

(b) the Sabhapati is by reason of leave, illness or other cause, temporarily: unable to act, the Up-Sabhapati shall exercise the powers, perform the functions and discharge the duties of the Sabhapati until a new Sabhapati is elected and assumes office or until the Sabhapati resumes his duties, as the case may be.

(5) When

(a) the office of the Up-Sabhapati falls vacant by reason of death, resignation removed or otherwise; or

(b) the Up-Sabhapati is, by reason on leave, illness or other cause, temporarily unable to act, the Sabhapati shall exercise the powers, perform the functions and discharge the duties of the Up-Sabhapati until a new Up-Sabhapati is elected and assumes office or until that Up-Sabhapati resumes his duties, as the case may be.

(6) When the office of the Sabhapati and the Up-Sabhapati are both vacant, the Sabhapati and Up-Sabhapati are temporarily unable to act the prescribed authority may appoint a Sabhapati and Up-Sabhapati from among the members of the Gram Panchayat to act as such until a Sabhapati and Up-Sabhapati are elected and assume office.

18. Every election or nomination of Up-Sabhapati, Sabhapati, Sachiva and members of Gram Panchayat, the case may be, shall be published by the State Government by notification and such persons shall enter upon their respective offices from the date of such publication:

Provided that if no such Publication has been made the Sabhapati, Up Sabhapati, Sachiva and members shall be deemed to have entered upon their respective offices from the date of declaration of result of their election or nomination, as the case may be.

19. (1) Notwithstanding any vacancy in the membership of the Gram Panchayat, the prescribed authority shall immediately after but before the expiration of thirty days from the date of publication of the notification under section 18 appoint a date for the meeting of the Gram Panchayat members (which meeting shall be called the first meeting of the Gram Panchayat for electing the Sabhapati, Up-Sabhapati and the Sachiva of the Gram Panchayat from amongst themselves.

(2) The meeting to be held under sub-section (1) shall be convened prescribed authority in such manner as may be prescribed.

20. (l) Every Gram Panchayat shall hold a meeting for transaction of its business at least twice in every month at the office of the Gram Panchayat or at such place within the local limits or the Gram Panchayat concerned and at such time as the Sabhapati of the Gram Panchayat may decide.
(2) The Sabhapati may, whenever he thinks fit, in the public interest or shall upon receipt of a written requisition of not less than one half of the total number of members of the Gram Panchayat or if directed by the Secretary of the Rural Development Department or District Development Officer-cum-Panchayat Officer or the District Collector of the concerned district, call a special meeting of the Gram Panchayat will in a period often days from the date of receipt of the requisition or direction, as the case may be:

Provided that if the Sabhapati fails to call such special meeting within the specified period from the date of receipt of the requisition or direction, as the case may be, the Secretary of the Rural Development Department or District Development Officer cum-Panchayat Officer or the District Collector of the concerned district may direct the Sachiva or any member of the Gram Panchayat to call such meeting at such time and at such place within the local limits of the Gram Panchayat concerned as the Sachiva or the member directed to call the meeting may decide.

(3) Two-third of the total number of members constituting the Gram Panchayat shall form a quorum for a meeting of the Gram Panchayat:

Provided that no quorum shall be necessary for an adjourned meeting.

(4) The Sabhapati or in his absence, the Up. Sabhapati shall preside at the meeting of the Gram Panchayat and in the absence of both the members present shall elect one from amongst themselves to preside at the meeting.

(5) All questions coming before a Gram Panchayat shall, unless otherwise specifically provided under this Act be decided by a majority of votes of the member present and voting:

Provided that in case of equality of votes the person presiding shall have a second or a casting vote.

(6) No member shall vote on, and take part in the discussions of any question coming up for consideration at a meeting of a Gram panchayat if the question is one in which he has any direct or indirect pecuniary interest other than an interest as a member of public.

(7) If it appears to any member present at a meeting that the person presiding at the meeting has any such pecuniary interest in any matter before the meeting for discussion or any question coming up for consideration is referred to in sub-section(6) and a motion brought by him to that effect is carried, such a person shall not preside at such meeting and shall not take part therein, and for the purpose of sub-section(4) such person shall be deemed to be absent during the discussions or consideration of the particular matter.

21. No matter once finally disposed of by the Gram Panchayat shall be reconsidered by it within the period of six months unless the recorded consent of not less than one-half of its total number of members is been obtained there to.

22. (i) A list of the business to be transacted at every meeting of the Gram Panchayat except at an adjourned meeting, shall be sent to each member of the Gram Panchayat, at least seven days before the time fixed for such meeting and no business shall be brought before or transacted at any meeting, other than the business for which notice has been so given except with the approval of the majority of the members present at such meeting:

Provided that non-receipt of a notice by a member shall not vitiate the proceeding of the meeting:

Provided further that if the Sabhapati thinks that the situation has arisen for which an emergent meeting of the Gram Panchayat should be entitled he may call such meeting at such time and at such place within the limits of the Gram Panchayat concerned after, ensuring receipt of intimation of such emergency meeting by all
members.

(2) The business of the Gram Panchayat shall be transacted in the language commonly spoken and understood by the members.

(3) Minutes of the proceedings at each meeting of the Gram Panchayat shall be recorded in a book, to be kept for this purpose and shall be read and signed by the Sabhapati of the meeting before the meeting disperses.

(4) The Sachiva of the Gram Panchayat shall, within a week after a meeting of the Gram Panchayat is held, send copies of minutes of every such meeting to the Secretary of the Rural Development Department and the District Development Officer-cum Panchayat Officer of the concerned district.

23. The Sabhapati shall
   (a) regulate the meetings of the Gram Panchayat;
   (b) be responsible for the maintenance of records and registers of the Gram Panchayat
   (c) exercise supervision and control over the acts done and action taken by the members of the Gram Panchayat and such officers and other employees whose services may be placed at the disposal of the Gram Panchayat by the State Government;
   (d) operate jointly with the Sachiva of the Gram Panchayat the funds of the Gram Panchayat including authorization of payment, issue of cheques and refunds;
   (e) issue receipts under his signature for money received by him on behalf of the Gram Panchayat;
   (f) cause preparation of all statements and reports required by or under this Act;
   (g) exercise such other powers, perform such other functions and discharge such other duties as the Gram Panchayat may, by general or special resolution, direct or as the State Government may prescribe.

24. The Up-Sabhapati shall
   (a) in the absence of the Sabhapati regulate the meetings of the Gram Panchayat;
   (b) exercise such of the Powers and perform such other functions and discharge such of the duties of the Sabhapati as the Sabhapati may, from time to time, delegate to him by order in writing:

Provided that the Sabhapati may at any time withdraw all or any of the powers, functions and duties so delegated to the Up-Sabhapati;

(c) during the absence of the Sabhapati, exercise all the powers, perform all the functions and discharge all the duties of the Sabhapati.

25. The member of a Gram Panchayat at any of the meetings may move resolution may put questions to the Sabhapati or Up-Sabhapati or the Sachiva, as the case may be, on matters connected with the administration of the Gram Panchayat or execution of any work or scheme undertaken by, or entrusted to such Gram Panchayat.

26. (1) A Sabhapati or an Up-Sabhapati or a member of a Gram Panchayat may resign his office by notifying in writing his intention to do so to the prescribed authority and on such resignation being accepted the Sabhapati or the Up-Sabhapati the member shall vacate his office and the casual vacancy shall be deemed to have occurred in such office:

Provided that a person tendering resignation may withdraw his resignation before it is accepted by the prescribed authority.

(2) When the resignation is accepted under sub-section (1), the prescribed authority shall communicate it to the members of the Gram Panchayat within a period of thirty days of such acceptance.

27. A Sabhapati or a Up-Sabhapati of a Gram Panchayat may, at any time be removed from office by a resolution of the Gram Panchayat carried by the majority of the members of the Gram Panchayat present at a meeting specially conveyed for the
purpose. Notice of such meeting shall be given to the prescribed authority: Provided that at any such
meeting while any resolution for the removal of
(i) the Sabhapati from his office is under consideration: or
(ii) the Up-Sabhapati from his office is under consideration,
he shall not, though present, preside at such meeting and the provisions of Sub section (4) of
section 20 shall apply in relation to any such meeting as they apply in relation to a meeting from which the
Sabhapati or, as the case may be, the Up-Sabhapati, is absent.

28. (1) In the event of removal of a Sabhapati or an Up-Sabhapati under section 27 or when a vacancy
occurs in the office of a Sabhapati or an Up-Sabhapati by resignation, death or otherwise, the Gram
Panchayat shall elect any other Sabhapati or Up-Sabhapati and the person so elected shall take office
forthwith and shall hold such office for the unexpired term of office of his predecessor.

(2) No person who has been removed from office under section 27 shall be eligible for reelection to
the vacancy so caused.

29. (1) The prescribed authority may, after giving an opportunity, to a member of a Gram Panchayat to
show cause against the action proposed to be taken against him, by order remove him from office if
(a) after his election he is convicted by a criminal court of an offence involving moral
turpitude and punishable with imprisonment for a period of more than six months; or
(b) he was disqualified to be a member of the Gram Panchayat at the time of his election; or
(c) he incurs any of the disqualifications mentioned in section 16, after his election as a
member of the Gram Panchayat; or
(d) he is absent from three consecutive meetings of the Gram Panchayat
without the leave of the Gram Panchayat.

(2) Any member of a Gram Panchayat who is removed from his office by the prescribed
authority under sub-section (1) may, within a period of thirty days from the date of the order, appeal to the
Secretary to the Government of Sikkim in the Rural Development Department who may stay the operation
of the order till the disposal of the appeal and may, after giving notice of the appeal to the prescribed
authority and after giving the appellant an opportunity of being heard, modify, set aside or confirm
the order.

Explanation :- For the purpose of this sub section, the term "Secretary" will mean only the Secretary.

(3) The, order passed by such authority on such appeal shall be final.

30. (1) If the office of a member of a Gram Panchayat becomes vacant by reason of his death, resignation,
removal or otherwise, such vacancy shall be filled in by election of another person under this Act. The
person elected shall take office forthwith and shall hold such office for the unexpired term of office of his
predecessor:

Provided that no election for filling in of a casual vacancy shall be held if the vacancy occurs
within a period of six months preceding the date on which the term of office of the person concerned expires.

(2) No person who has been removed from his office under section 29 shall be eligible for re-
election to the vacancy so caused.

31. (1) Every Gram Panchayat shall, at its first meeting at which a quorum is present, elect one or its
members to be Sachiva of the Gram Panchayat:

Provided that no member who is not able to read or write any of the official languages of the
State shall be qualified to be elected as a Sachiva:

Provided further that where no such person as referred to in the first proviso is available, the
Gram Panchayat may appoint Panchayat Assistant appointed by the Secretary to the Government in the
Rural Development Department to look after the works or Sachiva.
(2) The Sachiva of the Gram Panchayat: so elected or as the case may be, appointed shall assist the Sabhapati the Up-Sabhapati as the case may be, of the Gram Panchayat in due maintenance of the Gram Panchayat office and for proper organisation and execution of rural development schemes and shall be directly answerable to the members of the Gram Panchayat.

(3) The Sachiva shall be in charge of office of the Gram Panchayat and shall exercise such powers and perform such other functions and discharge such other duties as the State Government may by rules made in this behalf, prescribe.

(4) The term of office of the Sachiva shall, subject to the provisions of section 33 be co-terminus with the term of the Gram Panchayat.

32. A Sachiva of a Gram Panchayat may resign from his office by notifying in writing his intention to do so to the prescribed authority, and on such resignation being accepted the Sachiva shall vacate his office and the casual vacancy shall be deemed to have occurred in such office:

Provided that a person tendering resignation may withdraw his resignation before it is accepted.

(2) When the resignation is accepted under sub-section (1), the prescribed authority shall communicate it to the members of the Gram Panchayat within a period of thirty days of such acceptance.

33. (1) A Sachiva may, at any time, be rewarded from office by a resolution of the Gram Panchayat carried by the majority of the members of the Gram Panchayat present at a meeting specially convened for the purpose. Notice of such meeting shall be given to the prescribed authority.

(2) In the event of removal of a Sachiva under sub-section (1) or when it vacancy occurs in the office of a Sachiva by resignation, death or otherwise, the Gram Panchayat shall elect one of its members to be the Sachiva and the person so elected shall take office forthwith and shall hold such office for the un-expired term of office of his predecessor.

(3) No person who has been removed from his office under sub-section (1) shall be eligible for re-election to the vacancy so caused.

CHAPTER IV-
DUTIES OF GRAM PANCHAYAT

34. Subject to any general or special direction of the State Government, the duties of a Gram Panchayat shall be to provide within the area under its jurisdiction for

(a) sanitation, conservancy and drainage and the prevention of public nuisance

(b) curative and preventive measures in respect of any infectious disease;

(c) supply of drinking water and the cleaning and disinfecting the sources of supply and storage of water;

(d) maintenance, repair and construction of village wilds and protection thereof;

(e) the removal or encroachments of village roads or public places;

(f) the management of common grazing grounds, burning places and public graveyards;

(g) the supply of any local information which the District Collector or District Development Officer-cum-Panchayat Officer or the Zilla Panchayat may require. within the limits of the jurisdiction of the Gram Panchayat;

(h) organizing voluntary labour for community work and works for the upliftment of its areas;

(i) control and administration of the Gram Panchayat Fund established under this Act.
(j) the imposition, assessment and collection of taxes, fees or rates leviable under this Act;

(k) construction and maintenance of dharmasala;

(l) regulating places for the disposal of dead bodies and carcasses and other offensive matters;

(m) assisting the development of agriculture, forestry, animal husbandry, poultry, fisheries, village and cottage industries and co-operative;

(n) registering births, deaths and marriages and annually submitting such records to the Zilla Panchayat;

(o) maintenance of such records relating to cattle census, population census, crop census and census of unemployed persons and such other statistics as may be required and annually submitting such records to the Zilla Panchayat;

(p) regulating inflow of animals within the area and their transfer;

(q) destruction and disposal of ownerless and rabid dogs and disposal of unclaimed animals;

(r) maintenance, upkeep and supervision of any building or other property which may be entrusted to it by the State Government for management;

(s) assisting the Zilla Panchayat in preparing development plan of its area;

(t) rendering assistance in extinguishing fire and protecting life and property when fire occurs;

(u) any other local works or service of public utility which is likely to promote the health, comfort, convenience or material prosperity of the public not otherwise, provided for in this Act;

(v) such other duties as may be entrusted to it by the State Government from time to time.

35. (1) A Gram Panchayat shall also perform such other functions as the State Government may assign to it in respect of

(a) primary, technical, or vocational education

(b) rural dispensaries, health centres, maternity and child welfare centres

(c) minor irrigation

(d) grow more food campaign

(e) care of the infirm and destitute

(f) rehabilitation or displaced persons

(g) improved breeding of cattle, medical treatment of cattle and prevention of cattle disease

(h) its acting as a channel through which Government assistance should reach the residents of the Gram

(i) bringing private waste land under cultivation

(j) promotion of plantations in the Gram

(k) arranging for cultivation of land lying fallow

(l) arranging for co-operative management of resources of the Gram

(m) implementation of such schemes as may be formulated by the State Government

(n) field publicity of matters connected with development works and other welfare works under taken by the Government

(o) regulation of fairs, melas, hats and exhibition of local produce and promotion of cottage industries

(p) assisting residents of the Gram in obtaining loans, its repayment and distribution

(q) assisting in the implementation of land reform measures

(r) the promotion and encouragement of education including adult education

(s) such other functions which the State Government may, from time to time
CHAPTER V
PROPERTY AND FUND

36. All property within the limits of the jurisdiction of a Gram Panchayat other than property maintained by the Central or the State Government or a local authority or any other Gram Panchayat shall vest in and belong to the Gram Panchayat and shall with all other property of whatsoever nature or kind which may become vested in the Gram Panchayat, be under its direction, management and control.

37. (1) The State Government may allocate to a Gram Panchayat any public property situated within its jurisdiction, and thereupon such property shall vest in and come under the control of the Gram Panchayat.

(2) No property vested in or belonging to a Gram Panchayat shall be transferred by way of sale, gift, mortgage, exchange or lease except with the previous sanction of the State Government.

(3) Where the State Government is of opinion that any property vested in or belonging to a Gram Panchayat is required for the purpose of any national or State development plan or for any other public purpose, the State Government may resume such property, and upon such resumption, the property shall cease to vest in the Gram Panchayat and shall re-vest in the State Government.

(4) No compensation other than the amount paid by the Gram Panchayat for such transfer and the market value of any building or works erected or executed on such property by the Gram Panchayat at the time of resumption shall be payable. Any sum so received shall be credited to the Gram Panchayat Fund.

38. Where a Gram Panchayat requires land for carrying out any of the purposes of this Act, it may negotiate with the person or persons having interest in the said land, and if it fails to reach an agreement, it may make an application to the District Collector for the acquisition of the land, who may, if he is satisfied that the land is required for a public purpose, take steps to acquire the land under the provisions of the 'Sikkim Land (Requisition and Acquisition) Act, 1977 and such land shall, on acquisition, vest in the Gram Panchayat.

39. (1) For every Gram Panchayat there shall be constituted a Gram Panchayat Fund bearing the name of Gram Panchayat on the basis of the: review and recommendations made by the State Finance Commission' and there shall be placed to the credit hereof

(a) contributions and grants, if any, made by the Central or the State Government
(b) contributions and grants, if any, made by a Zilla Panchayat or any other local authority;
(c) loans, if any granted by the Central and State Government
(d) all receipts on accounts or taxes, rates and fees levied by the Gram Panchayat;
(e) all sums received by contribution;
(f) all other sums received by or on behalf of the Gram Panchayat;
40. (1) Subject to the rates, which may be fixed by the State Government, a Gram Panchayat may levy the following taxes, rates and fees, namely:

(a) a tax on fairs, melas, hats and other entertainments;
(b) a general sanitation tax for the construction or maintenance or both the construction and maintenance of public latrines and for the removal and disposal of refuse;
(c) a rate where arrangements for the supply of water for drinking, irrigation or any other purpose are made;
(d) a fee for temporary erection on, or putting up projections over, or temporary occupation of, any village road or place;
(e) a fee on private latrines, premises or compound cleaned by the Gram Panchayat agency;
(f) a fee for grazing cattle on grazing lands vested in a Gram Panchayat;
(g) a fee on the registration of animals sold in any market or place belonging to or under the control of the Gram Panchayat;
(h) a market fee on persons exposing goods for sale in any market or on any place or any building or structure therein belonging to or under the control of the Gram Panchayat;
(i) a fee for the use of Dharmasalas and camping grounds;
(j) a fee for drainage where system of drainage has been introduced by the Gram Panchayat;
(k) a temporary tax for special works of public utility;
(l) a tax on houses.

(2) The Gram Panchayat shall not levy taxes, rates or fees referred to in subsection (1) if such taxes, rates or fees have already been levied by any other authority under any law for the time being in force or by any other local authority.

41. (1) The State Government may, in the manner specified in the notification, regulate the imposition, assessment and collection of taxes, rates and fees under section 40.

(2) Subject to the provisions of this Act or rules made thereunder, no person shall object in respect of his liability to any assessment made or tax imposed under this Act.

42. An appeal against the levy of any tax, rate or fee under section 40 may be preferred to the prescribed authority in such manner and within such time as may be prescribed and the decision of such authority shall be final.

43. Any arrear of tax, rate or fee levied under section 40 shall be recoverable as arrears of land revenue or public demand if the Gram Panchayat passes a resolution to that effect and communicates it to the District Collector.
44. (1) The District Collector, on receipt or such communication of the sum recoverable under section 43 on being satisfied with the demand, shall proceed to recover it.

(2) Any sum so recovered shall be sent to the Gram Panchayat and shall be credited to the Gram Panchayat Fund.

45. (1) If on a complaint made to it or otherwise it appears to the State Government that any tax, rate or fee levied by a Gram Panchayat is excessive, it may, after calling for a report from the Gram Panchayat in this regard, abolish, suspend or reduce the amount of any such tax, rate or fee.

(2) The State Government may, on its own motion or otherwise after giving the Gram Panchayat an opportunity or expressing its view in the matter, by order, exempt from the payment of any tax in whole or in part—

(a) any persons or class of persons; or

(b) any property or description or properties subject to such conditions as may be specified in such order.

46. (1) Every Gram Panchayat shall, at such time and in such manner as may be prescribed, prepare each year a budget of its estimated receipts and disbursements for the following year and shall submit the budget to, the State Government for approval through the Zilla Panchayat of the District concerned.

(2) No expenditure shall be incurred unless the budget is approved by the State Government.

47. A Gram Panchayat may prepare in each year supplementary estimate providing for any modification of its budget and submit it to the State Government for approval through the Zilla Panchayat of the District concerned within such time and in such manner as may be prescribed.

48. (1) Accounts of receipt and expenditure of every Gram Panchayat shall be maintained in such forms and in such manner as may be prescribed.

(2) An Officer not below the rank of Chief Accounts Officer of the Sikkim State Finance and Accounts Service appointed by the State Government shall audit accounts of the Gram Panchayat as soon as may be after the end of each financial year in the manner provided under Chapter IX of this Act.

CHAPTER VI

CONSTITUTION OF ZILLA PANCHAYAT

49. (1) For every district the State Government shall, by notification constitute a Zilla Panchayat bearing the name of the district.

(2) For the purpose of electing members as referred to in sub-section (1), the State Government may, by notification, divide the district into territorial constituencies and determine the number of members to be elected from each such constituency:

Provided that the number of members to be elected in each constituency shall, as far as practicable, be in the same proportion to be total number of persons to be elected for the Zilla Panchayat as the population of the constituency bears to the total population of the Zilla Panchayat area.

50. (1) A Zilla Panchayat shall, subject to the provisions of sub-section (4), consist of the following members, namely—

(a) directly elected members from the territorial constituencies in the district;

(b) Sabha Patis of the Gram Panchayats within the district;

(c) Members of both the houses of Parliament and the Legislative Assembly of the State elected from a constituency comprising the district or any part thereof.

(2) Each constituency will elect one or more members through direct election in such manner as may be prescribed.

(3) The term of office or the members of Zilla Panchayat shall, subject to the
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provisions or section 64 be co-terminus with the term of the Zilla Panchayat.

(1) The State Government shall, by notification, reserve seats for the Scheduled Castes and the Scheduled tribes in every Zilla Panchayat and the number of seats so, reserved shall bear, as nearly as may be, the same proportion to the total number of seats to be filled up by direct-election in that Panchayat as, the population or the Scheduled Castes in that the Panchayat area or of the Scheduled Tribes in that Panchayat area bears to the total population of that area and such seats shall be allotted by rotation to different constituencies in a Zilla Panchayat in such manner as may be prescribed.

(5) Not less than one third of the total number or seats reserved under sub-section (4) shall be reserved for women belonging to the Scheduled Castes or, as the case may be, the Scheduled Tribes.

(6) Not less than one-third (including the number or seats reserved for women belonging to the Scheduled Castes and the Scheduled Tribes) of the total number of seats to be filled up by direct election in every Zilla Panchayat shall be reserved for women and such seats may be allotted by rotation to different constituencies in a Zilla Panchayat in such manner as may be prescribed.

51. (1) Every Zilla Panchayat shall be a body corporate having perpetual succession and a common seal and shall by its corporate name be sued.

(2) Zilla Panchayat shall have power to acquire, hold and dispose of properly and to enter into contract:

Provided that in all cases of acquisition or disposal of immovable property, the Zilla Panchayat shall obtain the previous approval of the State Government.

52. (1) Every Zilla Panchayat shall as otherwise provided in this Act, shall continue for five years from the date appointed for its first meeting and, no longer.

(2) No amendment of any law for the time being in force shall have the effect of causing dissolution of a Zilla Panchayat, which is functioning immediately before such amendment, till the expiration of its duration specified in sub-section (1).

(3) An election to constitute a Zilla Panchayat shall be completed

(a) before the expiry of its duration specified in sub-section (1)

(b) in case of dissolution, before the expiration of: a period of six months from the date of such dissolution:

Provided that where the remainder or the period for which the dissolved Zilla Panchayat would have-continued is less than six months, it shall be not necessary to hold any election under this clause for constituting the Zilla Panchayat for such period.

(4) Zilla Panchayat constituted upon the dissolution of a Zilla Panchayat before the exploitation or its duration shall continue only for the remainder of the period for which the dissolved Zilla Panchayat would have continued under sub-section (1) had it not been so dissolved.

(5) When a new Zilla Panchayat is thus duly constituted the old Zilla Panchayat shall stand dissolved.

53. The provisions of section 16 relating to disqualification of members of Gram Panchayat shall, mutatis-mutandis be applicable to the elected members of the Zilla Panchayat also.

54. (1) Every Zilla Panchayat shall, at its first meeting, at which a quorum is present, elect in such manner as the State Government may, by notification specify, one of its members to be the Adhakshya and another member to be U p-Adhakshya of the Zilla Panchayat:

Provided that the members refuse to in clause (c) or sub-section (1) of section 50 shall nor be eligible for such election, nor shall they have any voting right thereof.

(2) The State Government shall, by notification, reserve.
(a) such number of offices of Adhakshya and Up-Adhakshya of Zilla Panchayat in the State for the persons belonging to the Scheduled Castes and the Scheduled Tribes and the numbers of such offices bearing as nearly as may be the same proportion to the total number of offices in the State as the population of the Scheduled Castes in the State or of the Scheduled Tribes in the State bears to the total population of the State;

(b) not less than one-third of the total number of offices of Adhakshya and Up-Adhakshya in the State from each category reserved for persons belonging to the Scheduled Castes, the Scheduled Tribes and those which are non-reserved, for women:

Provided that the Offices reserved under this sub-section shall be allotted by rotation to different Zilla Panchayat.

Explanation:- For the removal of doubt, it is hereby declared that the principle of rotation for the purposes of reservation of offices under this sub-section shall commence from the first election to be held after the Commencement of this Act.

(3) The Adhakshya and Up-Adhakshya shall, subject to the provisions of section 64 and to their continuing as members, hold office for a period of five years.

(4) When

(a) The office of the Adhakshya falls vacant by reason of death, resignation, removal or otherwise or

(b) the Adhakshya is, by reason of leave, illness or other cause, temporarily unable to act, the Up-Adhakshya shall exercise the powers, perform the functions and discharge the duties of the Adhakshya until a new Adhakshya is elected and assumes office or until the Adhakshya resumes his duties, as the case may be.

(5) When

(a) the office of the Up-Adhakshya falls vacant by reason of death, resignation, removal or otherwise;

(b) the Up-Adhakshya is, by reason of leave, illness or other cause, temporarily unable to act, the Adhakshya shall exercise the powers, perform the functions and discharge the duties of the Up-Adhakshya until a new Up-Adhakshya is elected and assumes office or until the Up-Adhakshya resumes his duties, as the case may be.

(6) When the offices of the Adhakshya and the Up-Adhakshya are both vacant or the Adhakshya and the Up-Adhakshya are temporarily unable to act, the prescribed authority may appoint an Adhakshya and an Up-Adhakshya from among the members of the Zilla Panchayat to act as such until an Adhakshya or an Up-Adhakshya are elected and assume office or resume his duties, as the case may be.

55. Every election or nomination of an Adhakshya, an Up-Adhakshya and members of a Zilla Panchayat shall be published by the State Government by notification and such persons shall enter upon their respective offices from the date of such publication.

56. (1) Notwithstanding any vacancy in the membership of the Zilla Panchayat, the prescribed authority shall as soon as may be (but before the expiration of thirty days from the date of publication of the notification under section 55) call a meeting of the members of a Zilla Panchayat at such place and at such time as he may fix for electing an Adhakshya and Up-Adhakshya.

(2) The meeting to be held under sub-section (1) shall be called the first meeting of the Zilla Panchayat and may be convened by the prescribed authority in such manner as may be prescribed.

57. (1) Every Zilla Panchayat shall hold a meeting for transaction of its business’ at least once In every three months at the office of the Zilla Panchayat or such place within the local limits of the district concerned and at such time as the Adhakshya of the Zilla Panchayat may fix.

(2) The Adhakshya may, whenever he thinks fit in the public interest or shall
upon a written requisition of not less than one half of the total number of members of the Zilla Panchayat or if directed by the Secretary to the Government in the Rural Development Department call a special meeting of the Zilla Panchayat within a period of ten days from the date or receipt of the requisition or direction, as the case may be:

Provided that if the Adhakshya fails to call such special meeting within the specified period from the date of receipt of requisition or direction, as the case maybe, the Secretary to the Government in the Rural Development Department may call such meeting which shall be held at such time :and in such place within the local limits of the district concerned as he may fix:

(3) Two-third of the total number of members shall form a quorum for a meeting of the Zilla Panchayat:

Provided that no quorum shall be necessary for an adjourned meeting.

(4) The Adhakshya or in his absence, the Up-Adhakshya shall preside at the meeting of the Zilla Panchayat and in the absence of both, the members present shall elect one member from amongst themselves to preside at the meeting.

(5) All questions coming before a Zilla Panchayat shall, unless otherwise specifically provided under this Act, be decided by a majority of votes of the members present and voting:

Provided that in case of equality of votes the person presiding shall have a second or casting vote.

(6) No member shall vote on, and take part, in the discussion of any question coming up for consideration at a meeting of Zilla Panchayat if the question is one in which he has any direct or indirect pecuniary interest other than an interest as a member of the public.

(7) If it appears to any member present at a meeting that the person presiding at the meeting has any such pecuniary interest in any matter before the meeting for discussion or any question coming up for consideration as referred to in sub. section (6) and a motion brought by him to that effect is carried, such a person shall not preside at such meeting and shall not take part therein, and for the purposes of sub-section (4) such person shall be deemed to be absent during the discussion or consideration of the particular matter.

58. No subject once finally disposed of by the Zilla Panchayat shall be reconsidered by it within six months unless the recorded consent of not less than one half of members has been obtained therefor.

59. (1) A list of the business to be transacted at every meeting of a Zilla panchayat except at an adjourned meeting, shall be sent to each member of the Zilla Panchayat least seven days before the time fixed for such meeting and no business shall be brought before or transacted at any meeting other than the business of which notice has been so given except with the approval of the majority of the members present at such meeting:

Provided that non-receipt of a notice by a member shall not vitiate the proceedings of a meeting:

Provided further that if the Adhakshya thinks that a situation has arisen for which an emergent meeting of the Zilla Panchayat should be called, he may call such meeting after giving three days notice to the members:

Provided also that not more than one matter shall be included in the list of business to be transacted at the meeting called under the second proviso.

(2) The business of the Zilla Panchayat shall be transacted in the language spoken and understood by the members.

3) Minutes or the proceedings of each meeting of the Zilla Panchayat shall be recorded in a book to be kept for this purpose and shall be read out and signed by the
Adhakshya of the meeting before the meeting disperses

(4) The Sachiva of a Zilla Panchayat shall, within a week after meeting of the Zilla
Panchayat send copies of minutes of every such meeting to the District Development Officer-
cum-Panchayat Officer and the Secretary.

60. The Adhakshya shall
(a) regulate the meetings of the Zilla Panchayat;
(b) be responsible for the maintenance of record and registers of the Zilla
Panchayat;
(c) exercise supervision and control over the act done and action taken by the
members of the Zilla Panchayat and such officers and such other employees whose services
may be placed at the disposal of the Zilla Panchayat by the State Government;
(d) operate jointly with the Sachiva of the Zilla Panchayat the Fund of the
Zilla Panchayat including authorization of payment and refunds;
(e) cause to issue receipts under his signature or signature of Sachiva for
sums of money received by him for and on behalf of the Zilla Panchayat;
(1) cause preparation of all statements and reports by or under this Act
(g) exercise such other powers, perform such other functions and discharge such
other duties as the Zilla Panchayat may, by general or special resolution, direct or as the State
Government may, by order specify:
Provided that the Adhakshya shall not exercise such powers, perform such
functions or discharge such duties as may be required by the rules made under this Act to be
exercised or, performed or discharged by the Zilla Panchayat at a meeting.

61. The Up-Adhakshya shall
(a) in the absence of the Adhakshya, preside over and regulate the meetings
of the Zilla Panchayat
(b) exercise such of the powers, perform such of the functions and discharge such
of the duties of the Adhakshya as the Adhakshya may from time to time, delegate
to him by order in writing:
Provided that the Adhakshya may at the withdraw all or any of the powers,
functions and duties so delegate to the Up Adhakshya
(c) during the absence of the Adhakshya, exercise all the powers, perform all the
functions and discharge all the duties of the Adhakshya

62. At a meeting of a Zilla Panchayat, a member may move any resolution and put
questions to the Adhakshya or Up Adhakshya as the case may be, on matters connected with
the administration of Zilla panchayat or execution of rural works or schemes entrusted to or
undertaken by such Zilla Panchayat

63. (1) An Adhakshya or a Up Adhakshya or a member of a Zilla Panchayat may resign
his office by notifying in writing his intention to do so to the prescribed authority and on such
resignation being accepted the Adhakshya or the Up Adhakshya or the member shall vacate his
office and casual vacancy shall be deemed to have been recovered in such office.
Provided that a person tendering resignation may withdraw his resignation before it
is accepted.
(2) When the resignation is accepted under sub-section (1) the prescribed
authority shall communicate it to the members of the Zilla Panchayat within thirty days of such
acceptance.

64. (1) An Adhakshya or an Up Adhakshya may, at any time, be removed from office by a
resolution of the Zilla Panchayat present and voting at a meeting specially convened for the
purpose. Notice of such meeting shall be given to the prescribed authority.
Provided that any such meeting while passing any resolution for the removal
(i) the Adhakshya from his office is under consideration; or
(ii) the Up-Adhakshya from his office is under consideration,

he shall not, though he is present, preside at such meeting and the provisions of subsection (4) of section 57 shall apply in relation to every such meeting as they apply in relation to a meeting from which the Adhakshya or, as the case may be, the Up Adhakshya is absent.

(2) No person who has been removed from his office under sub-section (1) shall be eligible for re-election to the vacancy so caused.

65. In the event of removal of an Adhakshya or an Up-Adhakshya under section 64 or when a vacancy occurs in the office of the Adhakshya or Up-Adhakshya by resignation, death or otherwise, the Zilla Panchayat shall elect another Adhakshya or Up Adhakshya, as the case may be. The person so elected shall take office forthwith and shall hold office for the unexpired term of office of his predecessor.

66. (1) The prescribed authority may, after giving an opportunity to a member of a Zilla Panchayat other than a member specified under clause (c) of sub-section (1) of section 50 to show cause against action proposed to be taken against him, by order, remove him from office if

(a) after his election he is convicted by a criminal court of an offence involving moral turpitude and punishable with imprisonment for a period of more than six months; or

(i) the Adhakshya from his office is under consideration; or
(ii) the Up-Adhakshya from his office is under consideration,

he shall not, though he is present, preside at such meeting and the provisions of subsection (4) of section 57 shall apply in relation to every such meeting as they apply in relation to a meeting from which the Adhakshya or, as the case may be, the Up Adhakshya is absent.

(2) No person who has been removed from his office under sub-section (1) shall be eligible for re-election to the vacancy so caused.

65. In the event of removal of an Adhakshya or an Up-Adhakshya under section 64 or when a vacancy occurs in the office of the Adhakshya or Up-Adhakshya by resignation, death or otherwise, the Zilla Panchayat shall elect another Adhakshya or Up Adhakshya, as the case may be. The person so elected shall take office forthwith and shall hold office for the unexpired term of office of his predecessor.

66. (1) The prescribed authority may, after giving an opportunity to a member of a Zilla Panchayat other than a member specified under clause (c) of sub-section (1) of section 50 to show cause against action proposed to be taken against him, by order, remove him from office if

(a) after his election he is convicted by a criminal court of an offence involving moral turpitude and punishable with imprisonment for a period of more than six months; or

(b) he was disqualified to be member of the Zilla Panchayat at the time of his election; or

(c) he incurs any of the disqualifications specified in section 16 except clauses (e) and (f) after his election as a member of the Zilla Panchayat; or

(d) he is absent from three consecutive meetings of the Zilla Panchayat without the leave of the Zilla Panchayat provided he is not an ex-officio member of the Zilla Panchayat under clause (c) of sub-section (1) of section 50.

(2) Any member of a Zilla Panchayat who is removed from his office by the prescribed authority under sub-section (1) may, within thirty days from the date of the order, appeal to the Secretary to the Government in the Rural Development Department, who may stay the operation of the order till the disposal of the appeal and may, after giving notice of the appeal to the prescribed authority and after giving the appellant an opportunity of being heard, modify, set aside or confirm the order.

Explanation:- For the purpose of this sub-section, the term "Secretary" will mean only the Secretary.

(3) The order passed by such authority on such appeal shall be final.

(4) If a member of a Zilla Panchayat referred to in clause (c) of sub-section (1) of section 50 ceases to be a member of the Parliament or as the case may be, member of the Legislative Assembly of the State, he shall cease to be the member of the Zilla Panchayat and the newly elected person shall become the member of the Zilla Panchayat.

67. (1) If the office of a member of a Zilla Panchayat becomes vacant by reason of his death, resignation, removal or otherwise, such vacancy shall be filled in by election of another person under this Act. The person so elected shall take office forthwith and shall hold such office for the unexpired term of office of his predecessor:

Provided that no election for filling in of a casual vacancy shall be held if the vacancy occurs within a period of six months preceding the date on which the term of office of the person concerned expires.

(2) No person who has been removed from his office under section 66 shall be eligible for re-election to the vacancy so called.

68. (1) There shall be a Sachiva for a Zilla Panchayat appointed by the State Government on such terms and conditions as may be specified.
(2) The Sachiva shall have authority to supervise all records of every Gram Panchayat falling under the jurisdiction of a Zilla Panchayat of the concerned district.

(3) The Sachiva shall be in charge of the office of the Zilla Panchayat and shall discharge such duties and perform such functions as may be prescribed.

CHAPTER V II
POWERS AND DUTIES OF ZILLA PANCHAYAT

69. (1) Subject to any general or special directions of the State Government, a Zilla Panchayat shall have power in respect of:

(a) regulating melas or hats within its local limits;
(b) construction and maintenance of Panchayat Ghars, Dharamsalas and rest houses
(c) construction, repair and maintenance of such small irrigation projects of such class or types thereof, as may be specified by the State Government by general or special order in this behalf, and regulating of supply of water there from for irrigation purposes;
(d) regulating supply of water for irrigation or drinking water supply schemes constructed by the Government and entrusted to it for maintenance and repairs;
(e) regulating, maintaining and developing of lands vested in, it by the State Government;
(f) organizing plantation programme in the public land, road sides and such other places as may .be specified for promotion of ,social forestry and environmental conservation and maintaining and regulating of such forests;
(g) establishing and maintaining primary schools and organizing adult education centres;
(h) establishing health centres and maternity and child welfare centres;
(i) managing or maintaining any works of public utility and adopting measures for the relief of distress;
(j) preparing plans for all round development or the district after obtaining previous approval of the State Government and with such technical assistance as may be made available by the State Government;
(k) co-coordinating and integrating the development plans and schemes prepared by Gram Panchayats within its jurisdiction;
(l) fulfilling any other obligation imposed by or under this Act or by any other law for the time being in force or by general or special order of the State Government in this behalf.

70. (1) Subject to such condition as may be imposed by the State Government, a Zilla Panchayat may, if the State Government so directs make provisions for

(a) the promotion of opportunity of employment through community farming by organizing model agriculture or dairy farms and small scale village industries;
(b) the organisation and maintenance of clubs and other places for recreation

(c) establishment and maintenance of library or reading rooms and public radio listening centres;
(d) construction and maintenance of destitute homes, slaughter houses and encamping grounds;
(e) rendering assistance in extinguishing fire and protecting life and property when fire occurs;

(f) assisting in the prevention of burglary and dacoity;
(g) the promotion of socio-cultural and communal harmony;
(h) the promotion of agriculture and allied activities connected with it;
(i) any other local work or service of public utility which is likely to promote
The health, comfort, convenience or material prosperity of the public and otherwise provided for in this Act.

(2) Where the State Government directs a Zilla Panchayat to make provision for any of the items enumerated in sub-section (1), it shall place such funds at the disposal of the Zilla Panchayat as may be determined by the State Government for the purpose.

(3) A Zilla Panchayat shall have the power to advise the State Government on all matters relating to all round development of rural areas.

(4) Notwithstanding anything in sub-section (1), a Zilla Panchayat shall not undertake or execute any scheme confined to a Gram unless the implementation of such a scheme is beyond the competence of the Gram Panchayat concerned financially or otherwise. In the latter case the Zilla Panchayat may execute the scheme itself or entrust its execution to the Gram Panchayat and give such assistance as may be required:

Provided that a Zilla Panchayat shall undertake or execute any scheme if it extends to more than one Gram.

71. The Zilla Panchayats of two or more adjacent districts may jointly undertake and execute at common cost any development schemes or projects on such terms and conditions as may be agreed upon, and in case of any difference as to the interpretation of such terms and conditions the matter shall be referred to the State Government whose decision shall be final.

72. A Zilla Panchayat shall exercise general powers of supervision over Gram Panchayats in the district and it shall be the duty of Gram Panchayat to give effect to any direction of the Zilla Panchayat on matters of policy or planning for development.

CHAPTER VIII
PROPERTY AND FUND OF ZILLA PANCHAYAT

73. All roads, buildings or other works constructed by a Zilla Panchayat with its own funds shall vest in it.

74. (1) The State Government may allocate to a Zilla Panchayat any public property of whatsoever nature or kind situated within its local limits, and thereupon, such property shall vest in and come under the control of the Zilla Panchayat.

(2) No property vested in or belonging to a Zilla Panchayat shall be transferred by way of sale, gift, mortgage, exchange or lease without the previous sanction of the State Government.

(3) Where the State Government is of opinion that any property vested in or belonging to a Zilla Panchayat is required for the purpose of any National or State Development plan or for any other public purpose, the State Government may resume such property and upon such resumption the property shall cease to vest in the Zilla Panchayat and shall re-vest in the State Government.

(4) No compensation other than the amount paid by the Zilla Panchayat for such transfer and the market value of any building or works erected or executed on such property by the Zilla Panchayat at the time of such resumption shall be payable. Any sum so received shall be credited to the Zilla Panchayat Fund.

75. Where a Zilla Panchayat requires land for carrying out any of the purposes of this Act, it may negotiate with the person or persons having interest in the said land, and if it fails to reach an agreement it may make an application to the District Collector for
the acquisition of the land, who may, if he is satisfied that the land is required for a public purpose, take steps to acquire the land under the provisions of the Sikkim Land (Requisition and Acquisition) Act 1977.

76. (1) For every Zilla Panchayat there shall be constituted a Zilla Panchayat Fund bearing the name of the Zilla Panchayat and there shall be placed to the credit thereof

(a) contribution and grants, if any, made by the Central or the State Government including such portion of land revenue collected within its jurisdiction as may be determined by the State Government;

(b) contribution and grants, if any, made by any other local authority;

(c) loans, if any, granted by the Central or State Government;

(d) proceeds of collection of revenues in respect of schemes, projects and other properties undertaken or vested in the Zilla Panchayat by the Government at such rates as may be determined by the State Government;

(e) such rates, fees, taxes, as may be imposed and realized under the provisions of this Act;

(f) such sums received from the Government for fulfilling duties and obligations entrusted to the Zilla Panchayat by the State Government;

(g) all other sums received by or on behalf of the Zilla Panchayat.

(2) Every Zilla Panchayat shall set apart and apply annually such sum as may be required to meet the cost of its administration including allowances payable to the members.

(3) Every Zilla Panchayat shall have the power to spend such sums as the State Government may, by order, specify for carrying out the purpose of this Act.

(4) The Zilla Panchayat Fund shall be vested in the Zilla Panchayat and the amount standing to the credit or the Fund shall be kept in such custody or invested in such manner as the State Government may, from time to time, direct.

(5) Notwithstanding anything contained in clause (d) of section 60 but subject to such general control as the Zilla Panchayat may exercise from time-to-time, orders and cheques for payment from the Zilla Panchayat Fund shall be signed by the Sachiva.

77. (1) Subject to the maximal rates which may be fixed by the State Government, a Zilla Panchayat may levy following taxes, rates and fees, namely:

(a) a tax on fairs, melas and other entertainments;

(b) a general sanitation tax for the construction, maintenance, or both the construction and maintenance of public latrines and for the removal and disposal of refuse;

(c) a water rate where arrangement for the supply of water for drinking, irrigation or any other purpose is made by the Zilla Panchayat within its jurisdiction;

(d) a fee for temporary erection on, or pulling up projections over, or temporary occupation of any village road or place;

(e) a fee on private latrines, premises or compounds cleaned by the Zilla Panchayat agency;

(f) a fee for grazing cattle on the grazing lands vested in a Zilla Panchayat;

(g) a fee on the registration of animals sold in any market or place belonging to or under the control of the Zilla Panchayat;

(h) a market fee on persons exposing goods for sale in any market or at any place or in any building or structure therein belonging to or under the control of the Zilla Panchayat;

(i) a fee for the use of dharamsalas, rest houses; slaughter houses; and encamping grounds;

(j) a fee for drainage where system of drainage has been introduced by the Zilla Panchayat;

(k) a temporary tax for special works of public utility.

(2) The Zilla Panchayat shall not levy taxes, rates or fees referred to in sub...
section (1) if such taxes, rates or fees have already been levied by the State Government or any other authority under any law for the time being in force or by any other local authority authorised by the State Government.

78. (1) The State Government may make rules to regulate the imposition, assessment to, and collection of taxes, rates and fees under section 77.
   (2) Subject to the provisions of this Act or rules made thereunder, no person shall object in respect of his liability to any assessment made or tax imposed under this Act.

79. An appeal against any tax, rate or fee under section 77 may be preferred to the prescribed authority in such manner and within such time as may be prescribed and the decision of such authority shall be final.

80. Any arrear of tax, rate or fee imposed under section 80 shall be recoverable, as arrears of land revenue or public demand if the Zilla Panchayat passes a resolution to that effect and communicates it to the District Collector.

81. (1) The District Collector on receipt of communication under section 77 and on being satisfied with the demand shall proceed to recover it.
   (2) Any sum so recovered shall be sent to the Zilla Panchayat and shall be credited to the Zilla Panchayat Fund.

82. (1) If on a complaint made to it or otherwise, it appears to the State Government that any tax, rate or fee imposed by a Zilla Panchayat, is excessive, it may, after calling a report from the Zilla Panchayat in this regard, abolish or suspend or reduce the amount of any tax, rate or fee, as the case may be.
   (2) The State Government may on its own motion or otherwise, after giving the Zilla Panchayat an opportunity of expressing its view in the matter, by order, exempt-
      (a) any person or class of persons; or
      (b) any property or description of properties, from the payment of whole or part of any tax, rate or fees subject to such conditions as may be specified in such order.

83. (1) Every Zilla Panchayat shall at such time and in such manner as may be prescribed, prepare in each year a budget of its estimated receipts and expenditure for the next financial year and submit it to the State Government for approval.
   (2) No expenditure shall be incurred unless the budget is approved by the State Government.

84. A Zilla Panchayat may prepare in each year supplementary estimates providing for any modification of its budget and submit it to the State Government for approval within such time and in such manner as may be prescribed.

85. A Zilla Panchayat shall keep such accounts in such manner as may be prescribed,

CHAPTER IX
AUDIT OF ACCOUNT OF GRAM AND ZILLA PANCHAYAT FUNDS

86. The accounts of the fund of a Gram Panchayat or Zilla Panchayat shall be examined and audited by the auditor appointed under sub-section (2) of section 148 at such place and in such manner its may be prescribed.

87. The Sabhapati or, as the case may be the Adhyakshya shall produce, or cause to be produced to the auditor all such accounts of the Fund of the Gram Panchayat or the Zilla Panchayat concerned as may be required by the auditor.

For the purposes of an audit under this Act an auditor may

88. (a) require in writing the production before him of any document or the supply of any information which he considers to be necessary for the proper conduct of the audit;

(b) require in writing the personal appearance before him of any person
accountable for, or having the custody or control of, any such document or having, directly or indirectly,
whether by himself or his partner, if any share or interest in any contract made with, by or on behalf of,
the members of the Gram Panchayat or the Zilla Panchayat concerned

(c) require any person so appearing before him to make and sign a declaration in respect of
any such document or to answer any question or prepare and submit any statement;

(d) in the event of an explanation being required from the Adhakshya or other member of
the Zilla Panchayat, in writing, invite such person to meet him, and shall, in writing, specify the point on
which the explanation is required.

89. Any person who neglects or refuses to comply with the requisition made by the auditor under
section 88 within such time as may be specified, shall, on conviction by a court, be punishable with a fine which may
extend to two thousand rupees in respect of each item included in the requisition.

90. (1) Within two months from the date on which an audit under this Act is completed, the auditor shall
prepare a report and send a copy of the report to the Sabhapati, the Adhakshya, as the case may be, of the
Gram Panchayat or the Zilla Panchayat and to the State Government.

(2) The auditor shall append to his report a statement showing:
(a) the grants-in-aid received by the Gram Panchayats or the Zilla Panchayat and the expenditure incurred
there from
(b) any material impropriety or irregularity: which he may observe in the expenditure or in the recovery of;
money due to the Gram Panchayats or the Zilla Panchayat or in the account of the Gram Panchayats, or the
Zilla Panchayat Fund;
(c) any loss or wastage of money or other property owned by or vested in the Gram Panchayat or the Zilla
Panchayat.

91. (1) Within two months from the date of receipt of the report referred to in section 90, the Gram
Panchayat or the Zilla Panchayat concerned shall, at a meeting, remove or cause to be removed, any defect
or irregularity pointed out in the report and shall also
inform the auditor of the action taken by it. The Gram Panchayat or the Zilla Panchayat concerned shall-
give reasons or explanations if any defect or irregularity is not removed.

(2) If, within the period referred to in sub-section (1), no information is received by the auditor
from the Gram Panchayat or the Zilla Panchayat concerned or if the reasons or explanations given by it
for not removing any defect or irregularity pointed out in the report is not considered sufficient by the
auditor, the auditor shall if he has not already exercised or does not propose to exercise the powers
conferred upon him by section 92 refer the matter to the State Government within such time and in such
manner as the State Government may prescribe.

(3) On receipt of the report under sub-section (2), it shall be competent for the State Government
to pass such orders thereon as it may think fit. The orders of the State Government shall, save as provided
in sections 92 and 93 be final and the Gram Panchayat or the Zilla Panchayat concerned shall take action
in accordance with such orders.

(4) If the Gram Panchayat or the Zilla Panchayat concerned fails to comply with the order within
the period specified therein, the State Government may empower any officer of the State Government to
carry out the order.

(5) The officer empowered under sub-section (4) shall, for the purpose of carrying out the order,
exercise any of the powers which might have been exercised by the Gram Panchayat or Zilla Panchayat
concerned.

92. (1) The auditor, after giving the person concerned an opportunity to submit an explanation within a
time to be specified by him and after considering such explanation, shall disallow even item of account
contrary to law and surcharge the same on the person
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:making or authorizing the making of the illegal payments and shall charge against any person responsible for the amount of any loss incurred by the negligence or misconduct of that person and shall, in every such case, certify the amounts due from such person.

Provided that the Auditor may in his discretion waive the surcharge or charge in cases when the amount involved does not exceed fifty rupees.

(2) For the purposes of this section any member of Gram Panchayat or Zilla Panchayat, as the case may be, who is present at a meeting at which a motion or resolution is passed authorizing any expenditure which is subsequently disallowed under subsection (1) or, authorizing any action which results in any such expenditure, shall be deemed to be a person authorizing such expenditure if dissent is not recorded in the proceedings. All such persons shall be held jointly and severally liable for such expenditure.

(3) The Auditor shall record in writing his reasons for every disallowance, surcharge and charge made under sub-section (1) and shall, in such manner as may be prescribed, send a certificate of the amount due and a copy of the reasons for his decision to the person in respect of whom the certificate is made, and shall also furnish copies thereof to the Sabhapati or Adhakshya, as the case may be, and the State Government.

(4) The State Government may, of its own motion and within one year from the receipt by it of the copy of the certificate, set aside or modify any disallowance, surcharge or charge and any certificate in respect thereof made by the auditor.

93. (1) Any person from whom any sum has been certified by the auditor to be due under section 92 may, within thirty days of the receipt by him of the certificate, appeal to the State Government to set aside or modify the disallowance, surcharge or charge in respect of which the certificate was made and the State Government may pass thereon such orders as it thinks fit, and such orders shall be final.

(2) Where a person referred to in sub-section (2) of section 92 who has been surcharged as authorizing an illegal expenditure, appeals to the State Government under this section, the State government shall set aside such such large if it is proved, to its satisfaction that such person voted for the resolution or motion in good faith.

94. (1) The sum certified by the auditor to be due from any person under section 92 or when an appeal is made under sub-section (1) of section 93, such sum as may be ordered by the State Government to be due from such person shall, within two months of the date of certification, or-order, as the case may be, be paid by such person to the Gram Panchayat or the Zilla Panchayat concerned which shall credit the sum to the Fund of the Gram Panchayat or the Zilla Panchayat concerned.

(2) Any sum not paid in accordance with the provisions of sub-section (1) shall be recoverable and arrears of land revenue if the Gram Panchayat or the Zilla Panchayat, as the case may, passes a resolution to that effect and communicates it to the District Collector.

(3) The District Collector on receipt of such communication under sub-section (2) on being satisfied with the demand, shall proceed to recover it as soon as may be and the sum 'so recovered by him shall be sent to the Gram Panchayat or Zilla Panchayat concerned and the same shall be credited to the Fund of the Gram Panchayat and or the Zilla Panchayat concerned.

95. (1) All expenses incurred by the Gram Panchayat or the Zilla Panchayat concerned in complying with any requisition of the auditor under section 88 and in prosecuting an offender under section 89 shall be paid from the Fund of the Gram Panchayat or the Zilla Panchayat concerned.

(2) All expenses incurred by the District Collector in connection with the proceedings for recovery of any sum under sub-section (3) of section 94 from a person, if not recovered from the person, shall be paid from The Fund of the Gram Panchayat or the Zilla Panchayat concerned.
CHAPTER X
CONSTITUTION OF THE STATE FINANCE COMMISSION

96. In this Chapter "Commission" means the State Finance Commission constituted by the Governor in pursuance of clause (1) of Article 243 I of the Constitution.

97. The Chairman of the Commission shall be selected from among persons who have had experience in public affairs of the State and the two other members shall be selected from among persons who
(a) are, or have been or are qualified to be appointed as Judges of a High Court; or
(b) have special knowledge of the finances and accounts of the State Government; or
(c) have had wide experience in financial matters and in administration; or
(d) have special knowledge of economics,

98. Before appointing a person to be a member of the Commission, the Governor shall satisfy himself that the person will have no such financial or other interest as is likely to affect prejudicially his functions as a member of the Commission, and the Governor shall also satisfy himself from time to time with respect to every member of the Commission that he has no such interest and any person who is, or whom the Governor proposes to appoint to be a member of the Commission shall, whenever required by the Governor to do so, furnish to him such information as the Governor considers necessary for the performance by him of his duties under this section.

99. A person shall be disqualified for being appointed as or for being a member of the Commission if he
(a) is of unsound mind;
(b) is an undischarged insolvent;
(c) has been convicted of an offence involving moral turpitude;
(d) has such financial or other interest as is likely to affect prejudicially his functions as a member of the Commission.

100. Every member of the Commission shall hold office for such period, as may be specified in the order of the Governor appointing him, but shall be eligible for re-appointment:

Provided that he may, by a letter addressed to the Governor, resign his office.

101. The members of the Commission shall render whole-time or part-time service to the Commission as the Governor may in each case specify, and there shall be paid to the members or the Commission such salaries and such allowances as may be prescribed.

102. The Commission shall determine their procedure and in the performance of their function shall have all the powers of a Civil Court under the Code of Civil Procedure, 1908 while trying a suit in respect of the following matters, namely:-
(a) summoning and enforcing the attendance of witnesses;
(b) requiring the production or any documents;
(c) requisitioning any public record from any Court or office.
(d) such other powers as may be prescribed.
CHAPTER XI

STATE ELECTION COMMISSION

103. (1) The superintendence, direction and control of the preparation of electoral rolls for and conduct of all elections to the Gram Panchayat and Zilla Panchayat shall be vested in the State Election Commission consisting of a State Election Commissioner to be appointed by the Governor.

(2) The conditions of service and tenure of office of the State Election Commissioner shall be such as the Governor may by rule determine:

Provided that the State Election Commissioner shall not be removed from his office except in like manner and on the like grounds as a Judge of a High Court and the conditions of service of the State Election Commissioner shall not be varied to his disadvantage after his appointment.

(3) The Governor shall, when so requested by the State Election Commission, make available to the State Election Commission such staff as may be necessary for the discharge of the functions conferred on it under sub-section (1).

CHAPTER XII

MISCELLANEOUS

104. Every member of a Gram Panchayat or of Zilla Panchayat other than a member referred to in clause (c) of sub-section (1) Section 50 shall before taking his office make and subscribe before such authority as may be specified by the State Government in this behalf an oath or affirmation according to the Form set out for the purpose in the Schedule.

105. No act or proceeding of a Gram Panchayat or Zilla Panchayat shall be deemed to be invalid merely by reason of the existence of any vacancy in the Gram Panchayat or Zilla Panchayat, as the case may be, or any defect or irregularity in the constitution thereof.

106. All members', officers and employees of the Gram Panchayat and Zilla Panchayat shall be deemed when acting or purporting to act in pursuance of the discharge of their duties, or in the exercise of their powers under this Act or under the rules made thereunder, to be public servants within the meaning of section 21 of the Indian Penal Code.

107. No suit or other legal proceedings shall lie against a Gram Panchayat or Zilla Panchayat or against any member thereof or any officer or any employee for anything in good faith done or intended to be done in pursuance of this Act or any rules made thereunder.

108. If any dispute arises between two or more Gram Panchayat, within the jurisdiction of the same Zilla Panchayat, it shall be referred to the Zilla Panchayat concerned by any party to the dispute and the decision of the Zilla Panchayat thereon shall be final.

(2) If any dispute arises

(a) between a Gram Panchayat within a district on the one side and the Zilla Panchayat of the same district on the other; or

(b) between two or more Zilla Panchayats; or

(c) between one or more Gram Panchayats in one district on the one side and one or more Gram Panchayats in another district on the other; or

(d) between one or more Gram Panchayats in one district on the one side and the Zilla Panchayat of another district on the other; such dispute shall be referred to the State Government by any party to the dispute and the decision of the State Government thereon shall be final.

109. (1) The State Government shall empower the Secretary to the Government
in the Rural Development Department and such other officers as it may consider necessary for the purpose of inspection or superintending the works of all, or class of, Gram Panchayats or Zilla Panchayats.

(2) An officer so empowered to inspect or superintend the works of a Gram Panchayat or Zilla Panchayat may at any time

(a) inspect or cause to be inspected any immovable property used or occupied by the Gram Panchayat or Zilla Panchayat or any work in progress under the direction of Gram Panchayat or Zilla Panchayat;

(b) inspect or examine any work or thing under the control of the Gram Panchayat or Zilla Panchayat;

(c) require, for the purposes of inspection or examination, the Gram Panchayat

(i) to produce any book, record, correspondence, plan or other document; or

(ii) to furnish any return, plan, estimate, statement, accounts or statistics; or

(iii) to furnish or obtain any report or information.

(3) When an inspection of a Gram Panchayat or Zilla Panchayat is undertaken by any officer referred to in sub-section (1), a report of such inspection shall be submitted by such officer to the State Government as soon as possible but not beyond a period of thirty days after the date of completion of inspection.

110. (1) The State Government may, by order in writing, rescind any resolution passed by a Gram Panchayat or Zilla Panchayat, if in its opinion such resolution

(a) has not been legally passed; or

(b) is in excess or abuse of the powers conferred by or under this Act or any rules made thereunder; or

(c) is likely to cause, if executed, danger to human life, health, or safety or is likely to lead to breach of the peace.

(2) The State Government shall, before taking any action under sub-section (1) give the Gram Panchayat or Zilla Panchayat concerned an opportunity of making any presentation against the proposed order.

111. Any officer of the State Government authorised by the State Government in this behalf, shall be entitled to attend meetings of the Gram Panchayat or the Zilla Panchayat, as the case may be, for the purpose of furnishing facts, information and technical advice but shall not be entitled to vote at any such meeting.

112. In the discharge of their functions the Gram Panchayat and the Zilla Panchayat shall be guided by such instructions or directions as may be given to them by the State Government from time to time in conformity with the provisions of this Act.

113. (1) The State Government may, notwithstanding anything contained in subsection (2) of section 7; sub-section (4) of section 31 and sub-section (2) of section 54, by an order in writing remove with effect from a date to be specified in the order any Sabhapati or Up-Sabha pati or any Sachiva of Gram Panchayat, any Adhakshya or Up-Adhakshya of Zilla Panchayat from his office, if in its opinion, he willfully omits or refuses to carry out the provisions of this Act or of any rules or orders made thereunder or abuses the powers vested in him under this Act.

(2) The State Government shall, before making any order under sub-section (1), give to the person concerned all opportunity of making a representation against the proposed order.

114. If, in the opinion of the State Government, any Gram Panchayat or Zilla Panchayat

(a) has shown its incompetence to perform or has persistently made default
(i) manner in which meeting of Gram Panchayat shall be convened after subsection (2) of section...19;
  (iv) powers, functions and duties of Sabhapati of Gram Panchayat
  (v) power, functions and duties of Sachiva of Gram Panchayat;
  (vi) manner in which and time within which an appeal may be made under section 42;
  (vii) manner in which and time within which the Budget shall be prepared by Gram Panchayat under section 46;
  (viii) manner in which and time within which the supplementary Budget shall be submitted under section 47;
  (ix) manner in which accounts shall be kept by Gram Panchayat;
  (x) terms and conditions of appointment of Sachiva of Zilla Panchayat;
  (xi) duties and functions of Sachiva of Zilla Panchayat;
  (xii) manner in which and time within which appeal may be made under section 79;
  (xiii) manner in which and time within which the Budget shall be prepared by Zilla Panchayat under sub-section (1) of section 83;
  (xiv) manner in which and time within which, supplementary Budget shall be submitted under section 84;
  (xv) manner in which accounts shall be kept by Zilla Panchayat;
  (xvi) manner in which, time within which, place whereon and the extent to which accounts of the Gram Panchayat and Zilla Panchayat shall be examined and audited;
  (xvii) manner in which and time within which the matter shall be, referred to the State, Government under sub-section (2) of section 91;
  (xviii) manner in which a certificate of the amount due and a copy of reasons thereof shall be sent under sub-section (3) of section 92;
  (xix) manner of superintendence, direction and control of the conduct of election of members of Gram Panchayat;
  (xx) manner in which, time within which and the authority to whom the application for questioning the election shall be presented under sub-section (I) of section 119
    (xxi) particulars to be furnished under sub-section, (3) of section 119
  (xxii) powers and authority that shall be exercised by the authority under sub-section (4) of section 119
  (xxiii) any other matters which are to be and may be, prescribed.

131. If any difficulty arises in giving effect to the provisions of this Act, the State Government may take such steps or issue such orders not inconsistent with the provisions of this Act as may appear to it to be necessary or expedient for the purpose of removing such difficulty:

Provided that no such order shall be made after the expiry of a period of two years from the date of commencement of this Act.

132.On and from the date of commencement of this Act, the Sikkim Panchayat Act, 1982 shall stand repealed and all assets and liabilities of the Gram Panchayats constituted under the repealed Act, 1982 shall stand repealed and all assets and liabilities of the Gram Panchayats or Zilla Panchayats constituted under the repealed Act shall continue to vest in the respective Gram or Zilla Panchayat, as the case may be:

Provided that such repeal shall not effect-
  (a) the continuance of the existing Gram Panchayat or the Zilla Panchayat as the case may be, by virtue of the operation of the proviso to Article 243 N of the Constitution; or
  (b) the previous operation of the repealed Act or anything duly done or suffered thereunder;
  (c) any right, privilege, obligation or liability' acquired, accrued or incurred under the repealed Act; or
  (d) any 'penalty, forfeiture or punishment incurred in respect of any offence
committed against the repealed Act; or:

(e) any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as aforesaid; and

(f) any such investigation, legal proceeding or remedy may be instituted, continued or enforced and any such penalty, forfeiture or punishment may be imposed as if this Act had not been passed.

Provided further that subject to the preceding provision anything done or any action taken (including any appointment or delegation made, notification, notice, order, instructions or direction issued rule, regulation form or scheme framed, certificate obtained, permit or licence granted, tax imposed or fee or rates levied) under the repealed Act shall, in so far as it is in force immediately before commencement of this Act and is not inconsistent with the provisions of this Act be deemed to have been done or taken under the corresponding provisions of this Act and shall continue to be in force accordingly, unless and until they are repealed or amended or suspended.

THE SCHEDULE
Form of oath or affirmation to be made by a member of a Gram Panchayat or a Zilla Panchayat.

(See Section 104)

1. A.B., having been elected a member of ......................... Gram Panchayat /Zilla Panchayat do swear in the name of God or solemnly affirm that I will bear true faith and allegiance to the Constitution of India as by law established, and that I shall faithfully discharge the duties upon which I am about to enter.

By Order of the Governor,

( B.R. Pradhan)
Secretary to the Government of Sikkim
Law Department.

F. No. 16 (269)LD/93
THE SIKKIM APPROPRIATION ACT, 1993
(Act No.7 of 1993)

AN ACT to provide for the authorization of appropriation of moneys out of the Consolidated Fund of the State of Sikkim to meet the amounts spent on certain services during the Financial Years ended on 31st day of March, 1980, 1982, 1988 and 1989 in excess of the amounts authorized or granted for the said services.

BE it enacted by the Republic of India as follows:

1. This Act may be called the Sikkim Appropriation Act, 1993.

2. The sum specified in column 5 of the Schedule amounting to one crore, forty eight lakhs forty seven thousand six hundred twenty four rupees shall be deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Sikkim to meet the amount spent for defraying the charges in respect of the services and purposes specified in column 2 of the Schedule during the Financial Years ended on the 31st day of March, 1980, 1982, 1988 and 1989 in excess of the amounts authorized or granted for those services and purposes for those years.

3. The sums deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Sikkim under this Act shall be appropriated and shall be deemed to have been appropriated for the services and purposes specified in the Schedule in relation to the Financial Years ended on 31st day of March, 1980, 1982, 1988 and 1989.
THE SCHEDULE  
(See Section 2 and 3)

<table>
<thead>
<tr>
<th>Demand</th>
<th>No. Services and purposes</th>
<th>Sums not exceeding</th>
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<tr>
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<td></td>
<td>Voted by the Legislative Assembly</td>
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<tr>
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By order of the Governor,

R. B. Pradhan  
Secretary to the Government of Sikkim  
Law Department.  
F. No. 16(82)LD/79-93.
Sikkim

Government Gazette

Extraordinary
Published by Authority

Gangtok, Monday 18th October, 1993.

No. 143

Government of Sikkim
Law Department
Gangtok

Notification

Dated Gangtok the 18th October, 1993.


The following Act of the Sikkim Legislative Assembly Secretariat having received the assent of the Governor on 11th day of October, 1993 is hereby published for general information:

The Sikkim Essential Services Maintenance Act, 1993

AN ACT

to make provisions for the maintenance of certain essential services and the normal life of the community.

WHEREAS it is expedient to make provisions for the maintenance of certain essential services and the normal life of the community.

BE it enacted by the Legislature of Sikkim in the Forty-fourth Year of the Republic of India as follows:

1. This Act may be called the Sikkim Essential Services Maintenance Act, 1993,

2. It extends to the whole of Sikkim.

3. It shall come into force on such date as the State Government may, by notification appoint.

4. It shall remain in force for a period of four years from the date of its commencement:

Provided that the said period may be extended by the Government, by notification in the Official Gazette, for a period of two years not exceeding one year at a time.

In this Act, unless the context otherwise requires

(1) "Essential service" means

(a) any service connected with the supply of water;

(b) any service connected with any department of the Staff Government or any local authority relating to procurement, storage, distribution and supply of food and other essential commodities;

(c) any service connected with the supply of electricity;

(d) any service connected with medical aid treatment or administration of hospitals and dispensaries and other similar establishments or institutions; any service connected with any department of the State Government or any
any other service "Which the State Government, being of opinion that strikes therein would prejudicially effect the maintenance or any Public utility service, the public safety or the maintenance of supplies and services necessary for the life of the community or would result in the infliction of grave hardship on the community, may, by notification in the Official Gazette, declare to be essential service for the purpose of this Act.

"Strike" means the cessation of work by persons employed in any essential service acting in combination or a concerted refusal or a refusal under a common understanding of any number of persons who are or have been so employed to continue to work or to accept employment, and includes refusal to work over time "Where such work is necessary for the maintenance of any essential service;

any other conduct which is likely to result in or results in, cessation or substantial retardation of work in any essential service.

If the State Government is satisfied that in the public interest it is necessary or expedient so to do, it may, by general or special order, prohibit strikes in any essential service specified in the order.

An order made under sub-section (1) shall be published in the Official Gazette or in such manner as the State Government considers best calculated to bring it to the notice of the persons to be effected by the order.

An order made under sub-section (1) shall be in force for six months only, but the State Government may, by a like order, extend it for any period not exceeding six months if it is satisfied that in the public interest it is necessary or expedient so to do.

Upon the issue of an order under sub-section (1):
(a) No person employed in any essential service to which the order relates shall go or remain on strike.
(b) Any strike declared or commenced, whether before or after the issue of the order, by persons employed in any such service shall be illegal.

Any person who commences a strike which is illegal under this Act or goes or remains on, or otherwise takes part in, any such strike, or who instigates or incites other persons to take part in or otherwise acts in furtherance of a strike which is illegal under this Act, or who knowingly expends or supplies any money in furtherance or support of a strike which is illegal under the Act, or who by the use of force or show of force or otherwise, prevents any other persons employed in any essential service, specified in the order issued under sub-section (1) of section 3, from performing his duties under such employment, shall be punished with imprisonment for a term which may extend to one year, or with fine which may extend to one thousand rupees, or with both.

Any offence under this Act shall be cognizable and non-bailable.

The provisions of this Act and of any order issued thereunder shall have effect notwithstanding anything inconsistent therewith in any other law for the time being in force.

By Order of Governor,

B. R. Pradhan
Secretary to the Government of Sikkim.
NOTIFICATION


PASONG NAMGYAL
Secretary to the Government of Sikkim.
NOTIFICATION

The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on 11th day of October, 1993 is hereby published for general information:

THE SIKKIM LOTTERIES (PROHIBITION ON RUNNING OF AND SALE OF SINGLE DIGIT AND PRIVATE LOTTERY TICKETS) ACT, 1993.

(ACT NO. 10 of 1993)

AN ACT

...
(e) "ticket" in relation to any lottery or proposed lottery, includes any document evidencing the claim of a person to participate in the chances of a lottery.

3. Notwithstanding any agreement or contract entered into by the Government of Sikkim with any person, party or agent, no person, party or agent shall, with effect from the date of coming into force of this Act, run any private lottery, sale, deal, distribute or purchase any single digit lottery ticket within the territory of Sikkim, whether such private lottery or single digit lottery is organized within or outside the State of Sikkim:

Provided that nothing in this section shall affect the right of the Government to allow registered Societies or other recognised Institution to hold raffles or lucky draws for the purpose of raising funds for educational, charitable or other social causes.

4. If any person, party or agent contravenes the provisions of section 3, he shall be punishable with imprisonment either description for a term which may extend to two years or with fine which may extend to ten thousand rupees, or with both.

5. If any person with a view to promoting or conduct of any single, digit or private lottery;

(a) prints or publishes any ticket, single digit or private lottery ticket for use in the single digit lottery
(b) offers or advertises for sale or has in his possession for the purpose of sale or distribution any single digit or private lottery ticket coupon; or other document for the use in single `igit or private lottery; or
(c) prints, publishes or distributes or has in his possession for the purpose of publication and distribution,
   (i) any advertisement of single digit or private lottery; or
   (ii) any such matter descriptive of or otherwise relating to the, single digit or private lottery as is calculated to act as an inducement to persons to participate in such lottery; or
(d) brings, or invites any person to send into the territories of Sikkim for the purpose of sale or distribution, any single digit or private lottery ticket, coupon or other documents for use in any advertisement of single digit or private lottery; or
(e) uses any premises, or causes or knowingly permits any premises to be used for the purpose connected with the promotion or conduct of any single digit or private lottery; or
(f) causes or procures or attempts to procure any person to do any of the acts specified in clauses (a) to (e); he shall be punishable with imprisonment of either description for a term which may extend to one year or with fine which may extend to ten thousand rupees, or with both.

6. (I), It shall be lawful for any police officer not below the rank of a Sub-Inspector authorised by the Government in this behalf, by general or special order in writing;

(a) to enter, if necessary by force, whether by day or night, with such assistance as he may consider necessary, any premises which he has reason to suspect are being used for the purposes connected with the promotion of any single digit and private lottery in contravention of the provisions of this Act;
(b) to search the premises and the person whom he may find therein.
been made or credible information has been received or a reasonable suspicion exists of their having been concerned with the use of such premises for purposes connected with or with the promotion or conduct or any lottery in contravention of the provisions of this Act; and

(d) to seize all things found therein which are intended to be used or reasonably suspected in having been med in connection with such lottery.

(2) All searches under this section shall be made in accordance with the provisions of the law relating to Criminal Procedure for the time being in force in the State.

7. All offences under this Act shall be cognizable and non-bailable.


(2) Notwithstanding such repeal anything done or any action taken under the Ordinance so received, shall be deemed to have been done or taken under the corresponding provisions of this Act.

By order of the Governor,

B. R. Pradhan
Secretary to the Government of Sikkim Law Department.

F. No. 16(270)LD/93.
NOTIFICATION

In partial modification to notification No. 35(180)90-91/I/III/RDD/P dated 14-3.91, the State Government hereby constitutes the East District Zilla Panchayat consisting of the following members:

A. Sabhapatis of following Gram Panchayats of East District as ex-officio members:

1. West Pendam
2. Central Pendam
3. East Pendam
4. Sumen Lingzey
5. Namchey Bung
6. Pakyong
   Pacheykhani
7. Aho Yangtam
8. Taza
9. Linkey Tarethang
10. Amba
11. Riwa-Parkha
12. Change-Serti
13. Latuk Chochenpehri
14. Rolep Lamaten
15. Lingtam-Phadamchen
16. Chujachen
17. Sudung-Lakha
18. Premlakha Subanedara
19. R hegoh
20. Dholepechen
21. Aritar
22. Rhenok Tarpin
23. Assam Lingzey
24. Naitam Nandok
25. Tathangchen Syari
26. Samdur Tadong
27. Sicheygaon
28. Arithang
29. Ranka Barbing
30. Rey Mendu
31. Rawate Rumtek
32. Samlak Marchak
33. Martam Nazitam
34. Byang Phengyong
35. Khamdong
36. Simik Lingzey
37. T umin
38. Samdong Kambal
39. Rakdong
40. Lingdok Namphong
41. Navey Shotak
42. Gnathang
43. Rateypani West Pendam
44. Central /East Pendam
45. Loshing Pacheykhani
46. Rhenak
47. Pathing
48. R hegoh
49. Assam Lingzey
50. Rumtek
51. Ranka
52. Martam
53. Khamdong
54. Rakdong Tintek
55. Kabi Tingda
56. Gangtok
57. Sangha

B. Members of the following Legislative Assembly constituencies of East District as ex-officio members:

1. Rateypani West Pendam
2. Central /East Pendam
3. Loshing Pacheykhani
4. Rhenak
5. Pathing
6. R hegoh
7. Assam Lingzey
8. Rumtek
9. Ranka
10. Martam
11. Khamdong
12. Rakdong Tintek
13. Kabi Tingda
14. Gangtok
15. Sangha

L. B. Chettri,
Secretary
Rural Development
GOVERNMENT OF SIKKIM
RURAL DEVELOPMENT DEPARTMENT

NOTIFICATION

In partial modification to notification No: 35(180)90-91/95/RDD, dated November, 1990, the State Government hereby constitutes the West District Zilla Panchayat consisting of the following members:

A. Sabhapatis of following Gram Panchayats of West District as ex-officio members:

1. Karchi Mangnam
2. Kongri Labdang
3. Tashiding
4. Arithang Chongrarg
5. Gerethang
6. Y uksam
7. Tigle-Khachopalri
8. Meli
9. Darap
10. Singyang Chongrung
11. Yangtem
12. Gyalshing Umchung
13. Yangthang-Kyongsa
14. Lingchom-Tikiya
15. Sardong- Lungzik
16. Bangten Sapong
17. Karmatar-Gayten
18. Maneybung-Sopakha
19. Dentam
20. Sangkhu-Radhukhandu
21. Hee
22. Barnyak-Martam
23. Chingthang
24. Sangadorji - Rinchenpong
25. Samdong
26. Deytang
27. Takothang
28. Suldung-Kamling
29. Mabong-Segeng
30. Khanisherbong-Chota-Samdong
31. Samsing-Geling
32. Chakung
33. Chumbong
34. Zoom
35. Malbasey
36. Soreng
37. Singlmg
38. Timburbong
39. Burikhop
40. Dodak
41. Rumbuk
42. Upper Fambong
43. Lower Fambong
44. Longchuk-Salyangdang
45. Siktam- Tikpur
46. Okhrey

B. Members of the following Legislative Assembly constituencies of West District as ex-officio members:

1. Tashiding
2. Yuksam
3. Gyalshing
4. Dentam
5. Barnvak
6. Rinchenpong
7. Chakung
8. Jorethang/Naya b2zar
9. Soreng
10. Daramdin
11. Sangha


L. B. CHETTRI,
NO. 35(180)90-91/16/RDD/P, NOTIFICATION

In partial modification to notification No. 35(180)90-91/103/RDD/P dated 12.2.91, the State Government hereby constitutes the North District Zilla Panchayat consisting of the following members:

A. Sabhapatis of following Gram Panchayats of North District as ex-officio members:
   1. Tung-Naga
   2. Ship-Ger
   3. Pakshap
   4. Ringhim Nampatam
   5. Barfok Lingdong
   6. Lingthem-Lingdem
   7. Tingbong
   8. Sakyongr Pentong
   9. Lum-Gor-Nangtok
  10. Hee-Gyathang
   11. Tshungthang
   12. Namok-Sheyam
   13. Ramthang-Tanyek
   14. Tingchim-Maragshila
   15. Rongong-Tumlang
   16. Phensong
   17. Men Rongong
   18. Kabi Tingda

B. Members of the following Legislative Assembly constituencies of North District as ex-officio members:
   1. Dzongu
   2. Lachen Mangshila
   3. Kabi Tingda
   4. Sangha
   5. Senior Pipons of the following Dzumsas:
   6. Lachen
   7. Lachung

L.B. Chettri,
Secretary
Rural Development
NOTIFICATION

In partial modification to notification No. 35(180)90-91/102/RDD dated 12.2.1991 the State Government hereby constitutes the South District Zilla panchayat consisting of the following members:

A. Sabhapatis of following Gram Panchayat of South District as ex-officio members:

1. Lingi
2. Paiyong
3. Ungmo-Kolthang
4. Sripatam-Neh-Brum
5. Yangang-Rangang
6. Rabong-Sangmo
7. Barfung-Zurung
8. Ben-Namprik
9. Temi
10. Tarku
11. Namphing
12. Barnayak Tokal
13. Parbing Chubba
14. Nagi Maneydara
15. Turung Pumphok
16. Ratepuni
17. Sadam Suntaley
18. Melli Dara Paiyong
19. Turuk Ramabong
20. Longchok Kamarey
21. Sumbuk Kartickey
22. Rongbul
23. Maniram Phalidara
24. Singhithang
25. Mamley Kamrang
26. Assangthang
27. Salghari
28. Polok-Denchung
29. Damthang
30. Sorak Shyampani
31. Mikhola-Kitam
32. Wak Omchu
33. Thingkitam Rayong
34. Sanghanath
35. Lamting Tingmo
36. Kewzing Bakhim
37. Likship
38. Ralohg Namlung
39. Brong Phamthang

B. Member of the following Legislative Assembly constituencies of South District as ex-officio members:

1. Dzonru
2. Khamdong
3. Wak
4. Ralang
5. Temi Tarku
6. Ratepuni West Pendam
7. Melli
8. Damthang
9. Jorethang Nayabazar
10. Gyalshing
11. Rinchenpong
12. Sangha
ELECTION COMMISSION OF INDIA

Nirvachan: Sadan,
Ashoka Road,
New Delhi - 110001.


Bhadra 6, 1915 (Saka).

NOTIFICATION

No. 23/10/93.- In exercise of the powers conferred by rule 28 of the Registration of Electors Rules, 1960 read with Section 13D (2) of the Representation of the People Act, 1950 (43 of 1950), the Election Commission, with a view to preventing impersonation of electors and facilitating their identification at the time of poll, hereby directs that the provisions of the said rule 28 providing for the issue of identity cards to electors shall apply (i) in relation to each of the assembly constituencies, comprised within the five hundred and thirty two parliamentary constituencies in all the States (except Jammu & Kashmir) and the Union Territories of Delhi and Pondicherry, and (ii) in relation to each of the Parliamentary Constituencies in the States of Jammu & Kashmir and the Union Territories of Andaman and Nicobar Island, Chandigarh, Dadra and Nagar Haveli, Daman and Diu and Lakshadweep as specified in the Annexure to this notification.

By Order,

K.P.G. KUTTY
SECRETARY
ELECTION COMMISSION OF INDIA.
## ANNEXURE

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K.K. Pradhan  
Jt. Chief Electoral Officer, 
Election Department, Gangtok, 
SIKKIM.
Introduction of Sikkim Government Employees' Group Insurance Scheme, 1993

Whereas the Government of Sikkim had been considering for some time past to introduce the Sikkim Government Employees' Group Insurance Scheme, on the lines of similar schemes introduced in the Central Government as also in some other State Governments;

And, whereas, the Government, after considering the matter in detail, have decided to introduce and implement the scheme for the benefit of the State Government employees;

Now, therefore, the Government of Sikkim hereby makes the following scheme, namely:

1. Short title and Commencement:
   (i) This scheme may be called the Sikkim Government Employees' Group Insurance Scheme, 1993
   (ii) It shall come into force with effect from the date of publication in the Official Gazette.

2. Objective:
The 'Scheme' is intended to provide for the Sikkim Government Employees at a low cost and on a wholly contributory and self financing basis, the twin benefits of an Insurance cover to help their families in the event of death in service and lump sum payment to augment their resources on retirement.

3. Application:
The 'Scheme' shall apply to all employees of the Sikkim Government including those on deputation/foreign service. It, however, shall not apply to:
   (i) Contract employees;
   (ii) Persons on deputation from Central/other State Governments, Public Sector Undertakings and other Autonomous organisations;
   (iii) Casual, part time and ad hoc employees;
   (iv) Work Charged Employees and employees paid from Contingencies;
   (v) All India Services Officers;
   (vi) Persons recruited under Sikkim Government after attaining age of 50 years; and
   (vii) Persons whose terms and conditions of service are regulated by or under the provisions of the Constitution or any other law for the time being in force.

Such Sikkim Government Servants to whom the 'Scheme applies will hereafter be referred to as 'Employee'
4. **Memberships**

   (1) The 'Scheme' shall be compulsory for all those employees who enter Sikkim Government Service after 1.4-93.

   (2) Those 'employees' who are already in Sikkim Government Service as on 1.4-93 shall have an option to opt out of the 'Scheme'. This option should be exercised within sixty days from the date of publication of this scheme in the official Gazette. Those 'employees' who do not opt out of the 'Scheme' within sixty days from the date of publication of this scheme in the official Gazette shall be deemed to have become members of the 'scheme' from the date the Scheme is implemented i.e. 1-1-94. The option once exercised or not exercised shall be treated as final and no further choice shall be available.

   (3) The employees of Police Department who have a separate Group Insurance Scheme will also have option to become members of this scheme. They should also exercise this option within sixty days form the date of publication of the scheme in the official Gazette. Those such employees of the Police Department who do not opt for the 'Scheme.' will be deemed to have opted out of the scheme. The option once exercised (or not exercised) will be treated as final and no further choice will be available.

   (4) After the 'Scheme.' has come into force, all employees who enter service on or after 2nd January of any year shall be enrolled as members of the 'Scheme' on the next anniversary of the 'Scheme', i.e. from 1st January next year as further explained in paragraph 6 below.

5. **Subscription for Members:**

   (1) The subscription for the 'Scheme'. shall be in units of Rs. 15 per month. A Class IV employee shall subscribe for one unit, a Class III employee for 2 units, a Class II employee for 4 units and a Class I employee for 8 units. Thus, the rate of subscription per month for a member of the scheme shall be as follow:

   | Class IV employee | Rs.15/ |
   | Class III employee | 30/ |
   | Class II employee | 60/ |
   | Class I employee | 90/ |

   (2) In the event of regular promotion of an employee from one Class to another, his subscription shall be raised from the next anniversary of the 'Scheme', to the level appropriate to the Class to which he is promoted. Until the date of the next anniversary of the 'Scheme' he shall continue to be covered for insurance for the same amount for which he was eligible before such promotion.

   For example, if the scheme comes into force with effect from 1st January 1994, a Class IV employee promoted on regular basis to Class III in February 1994, shall continue to subscribe at Rs. 15 per month upto December 1994 and be eligible for insurance cover of Rs. 15000 only in addition to the benefits from the Savings Fund appropriate to his subscription. From January, 1995 his subscription will be raised to Rs. 30 per month and he will become eligible for, an insurance cover of Rs. 30000 in addition to appropriate benefits from the Savings Fund.

6. **Premium and Insurance Cover for employees, other than Members:**

   The 'employees' entering service after first January, 1994, will be given benefit of appropriate Insurance Cover from the date of joining Sikkim Government Service to the date of their becoming member of the 'Scheme' on payment of subscription of Rs.5 per month as the premium for every Rs. 15,000 of the Insurance Cover. From the date of anniversary of the 'Scheme'. i.e. 1st January of the next year they will pay subscription at the rates indicated in paragraph 5(1) above.

   For example, if the 'Scheme' comes into force with effect from 1st January, 1994, a Class IV 'employee' entering service in February 1994, shall pay subscription at the rate of Rs.5 per month as 'premium for an Insurance Cover of Rs. 15000 or a period of 11 months from February, 1994 to December, 1994 and from January, 1995, his subscription shall be raised to Rs. 15 per month and he shall become eligible for the benefits from Savings Fund in addition
to Insurance Cover of Rs. 15,000. Similarly, a Class III ‘employee’ entering Service in February 1994, will pay subscription at the rate of Rs. 10 per month as the premium for an Insurance Cover of Rs.30,000 for a period of 11 months from February, 1994 to December, 1994 and from January, 1995, his subscription shall be raised to Rs. 30 per month and he shall become eligible for the benefits from the Savings Fund in addition to Insurance Cover of Rs. 30000.

Insurance Fund and Insurance Cover for Members:

1. In order to provide an insurance cover to each member of the ‘Scheme’ a portion of the subscription (30 percent) shall be credited to an Insurance Fund to be held in the Public Account of the State Government. The amount of Insurance cover shall be Rs. 15,000 for each unit of subscription, i.e., it shall be Rs. 15,000, Rs. 30000 Rs. 60,000, Rs. 12,000 respectively for Class IV, Class III, Class II and Class I employees. It shall be paid to the families of those employees who unfortunately die, due to any cause, while in Sikkim Government Service:

2. The positive or negative balances under the Insurance Fund shall be credited or debited, as the case may be, with the amount of interest calculated at the rate of 6 per cent per annum or as fixed by State Government from time to time.

Savings Fund:

1. The balance of the subscription, that is 70 per cent, shall be credited by a Savings Fund. The amount in the Savings Fund shall be held by the State Government in its Public Account. The total accumulation of the savings together with interest thereon shall be payable to the member on his retirement after attaining the age of superannuation or on cessation of his employment with the Sikkim Government or to his family on his death while in service.

2. The benefits from the Savings Fund shall be as shown in the tables notified by the Government of Sikkim from year to year based on the year of entry up to the end of month of cessation of membership of the ‘Scheme’ on account of retirement, resignation, removal from service, death, etc. These tables correspond to subscription of Rs. 15 per month from the year of entry. These tables are based on the individual's subscription per unit reduced by the cost of insurance at mortality rate (presently 3.60 per thousand per annum and the compound interest (present rate 12 per cent compounded quarterly) thereon. If at any time the rate of interest changes and/or the cost or Insurance changes, the benefits available from the Savings Fund shall also change correspondingly. Benefits from the Savings Fund per unit of subscription from 1/1/94 to 31/12/95 are illustrated below:

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<th>Year of Entry</th>
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<tr>
<td>I. I. 94</td>
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<td>1. I. 95</td>
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(3) In the case of death of a member when in service, the payment of the amount of Insurance will be in addition to the payment from the Savings Fund.

(4) The positive balance under the Savings Fund shall be credited with the amount of interest calculated at the rate of interest notified by the Government of India, Ministry of Finance, Department of Economic Affairs for the purpose.

(5) The present rate of interest allowed is 12 percent per annum, to be compounded quarterly on the balances in the Savings Fund commencing from the date, the scheme is implemented.

Recovery of Subscription:

1. The subscription of a member for a month shall fall due at the commencement of the normal working hours on the first of that month.

2. The positive balances under the Savings Fund shall be credited or debited, as the case may be, with the amount of interest calculated at the rate of 6 per cent per annum or as fixed by State Government from time to time.
(2) The subscription as a premium for the insurance cover from the date of joining Sikkim Government Service (after 1st January 1994) to the date of membership of the 'Scheme' shall initially fall due from the date of joining and subsequently from the commencement of normal working hours on first of every month.

(3) The subscription for a month shall be recovered by deduction from the salary/wages of the 'employee' for that month irrespective of the date of actual payment of Salary/Wage for that month.

(4) The subscription shall be recovered every month including the month in which the 'employee' ceases to be in employment on account of retirement, death, resignation, removal from service, etc.

(5) The Drawing and Disbursing Officer shall recover the subscription from the 'employee' irrespective of their being on duty, leave, extra-ordinary leave, suspension, or any period of absence from duty without leave.

(6) No interest shall be levied on arrears of subscription if the non-recovery is due to delayed payment of salary/wage.

(7) If an 'employee' is on extraordinary leave or on absence from duty without leave and there is no payment of his salary/wage for any period, his subscription for the months for which no payments of salary/wage are made to him shall be recovered with interest admissible under the scheme' on the accretion to the Savings Fund in not more than three instalments commencing from his salary/wage for the months following the month in which he resumes duties after extraordinary leave or absence without leave. If an 'employee' dies while on extraordinary leave or absence without leave, the subscriptions due from him shall be recovered with interest admissible under the 'scheme' on the accretions to the Savings Fund from the payments admissible to his family under the 'Scheme'. Interest will be rounded to nearest whole rupee.

For example, if a Class IV employee proceeds on extra-ordinary leave from 15.2.94 to 4.12.94 and no salary/wage is paid to him for any, day for March 1994 to November 1994 but subscription for February 1994 and December 1994 are recovered from salary/wage for those months, his subscriptions for 9 months totaling Rs. 135 will be recovered together with the interest calculated at the compound rate of interest (present rate 12 per cent per annum) in not more than three instalments commencing from pay of January 1995.

(8) If an 'employee' proceeds on deputation or on foreign service, the borrowing authority/foreign employer shall be requested to effect the recovery of the subscription and transmit it to the Sikkim Government by a bank draft on a bank in Gangtok or a cheque on a bank in Gangtok. It shall be ensured that the necessary clause to this effect is included in the terms of deputation/foreign service in future as also in the existing terms of those who are already on deputation/foreign service and covered by the 'scheme'. The recovery of those subscriptions will be watched in the same manner as applicable to recoveries of General Provident Fund subscriptions from employees on deputation/foreign service. If at any time, the recovery of subscription under the 'scheme' falls in arrears, the same shall be recovered with interest admissible under the 'scheme' on the accretions to the Savings Fund in not more than three instalments.

Financing of subscription from General Provident Fund (GPF):

The financing of subscription to the 'scheme' will not be permissible from the GPF. Payment from Insurance Fund/Savings Fund:

II.

(1) If an 'employee' retires on attaining the age of superannuation or otherwise ceases to be in Sikkim Government Service and his service book discloses that he has been a member of the 'scheme', the Group Insurance Scheme Section of Finance Department shall issue a sanction for the payment of the member's accumulation in his Savings Fund after obtaining an application in Form NO.4 through the Head of Office/Department.

(2) If an 'employee' dies while in service and his service book discloses, that he was a member of the 'scheme', the Head of Office/Department shall address the nominee(s)/heirs of the Government Servant concerned in Form No. 5 to submit an application in Form No.6 and on receipt thereof shall process it for issue of sanction for the payment of the amount of Insurance and the accumulation in the Savings Fund by the Group Insurance Scheme Section of Finance Department.
to the nominee(s)/heirs as the case may be. When an 'employee' leaves a family and no nomination in favour of a member or members of the family of the subscriber 'subsists or if such nomination relates to a part of the amount payable under the scheme' the whole amount or part thereof to which the nomination does not relate, as the case may be, shall, notwithstanding any nomination purporting to be in favour of any person or persons, other than a member or members of his family becomes payable to the members of his family in equal shares.

Provided that no share shall be payable to:

(a) sons who have attained majority;
(b) sons of deceased son who have attained majority;
(c) married daughters whose husbands are alive; and
(d) married daughters of a deceased son whose husbands are alive, if there is any member of family other than those specified in clauses (a), (b), (c) and (d).

Provided further that the widow or widows and child or children of a deceased son shall receive between them in equal parts only the share which that son would have received if he had survived the subscriber and had been exempted from the provisions of clause (a) of first proviso.

(3) In the event of death of a member of the 'scheme' while in service, if a person, who is eligible to receive insurance amounts, is charged with offence of murdering the member of the 'scheme' or abetting in the commission of such an offence, his/her claim to receive insurance amounts shall remain suspended till the conclusion of the criminal proceedings instituted against such a person. If, on the conclusion of the criminal proceedings, the person concerned is convicted for the murder or abetting in the murder, he/she shall be debarred from receiving his/her share of insurance amounts, which shall be paid in equal shares to other eligible persons. However, on the conclusion of the criminal proceedings, if the person concerned is acquitted of the charge of murdering or abetting in the murder, his/her share of insurance amounts shall be paid to him/her without any interest thereon.

(4) If a member of the 'scheme' is missing and has not been traced, the insurance cover shall be paid to the nominees/heirs of the missing person after expiry of a period of seven years following the month of disappearance of the member provided the claimants produce a proper and indisputable proof of death or a decree of the court that the employee concerned shall be presumed to be dead as laid down in Section 108 of the Indian Evidence Act. The accumulation in the Savings Fund may, however, be paid to the nominee/heir after lapse of a period of one year following the month of disappearance subject to the fulfillment of the following conditions:

(i) The family must lodge a report with concerned Police Station and obtain a report that the employee has not been traced after all efforts had been made by the police.

(ii) An Indemnity Bond should be taken from the nominees/heirs of the employee that all payments shall be adjusted against the payment due to the employee in case he/she appears on the scene and makes any claim.

(5") Full subscription at the rate applicable on the date of disappearance of the 'employee' will continue to be recovered every month from the nominee/heirs of the missing employee for a period of one year following the month of disappearance. Thereafter 'premium for insurance cover at the rate of Rs. 5 per month for every Rs.15000. of the insurance cover will be recovered for a further period of six years or till the month in which insurance cover is paid, whichever is later. It will, however, be permissible if recovery of full subscription for one year together with interest thereon at the rate admissible on the accumulations in the Savings Fund is made from the Savings Fund amount to be paid after one year. Similarly, premium for the next six years at the rate of Rs. 5 the rate admissible on the accumulations in the Savings Fund from the insurance amount to be paid after expiry of the period of seven years following the month of disappearance.

(6) Insurance amount shall be paid to the nominees/heirs of the missing 'employee' subject to the fulfillment of the condition mentioned in para 11(4) even if the date of superannuation of the missing 'employee' falls before the expiry of the period of seven years following the month of disappearance.

(7) The amount payable to the nominee(s)/heirs of an 'employee' who has the benefit of an insurance cover only will be the amount of insurance appropriate to his Class.
(8) The amount payable to the nominee (s)/heirs of a member of the 'scheme' who dies while in service shall be

(a) the amount of appropriate Insurance to which he was entitled to at the time of his death; plus

(b) the amount due to him out of the Savings Fund for the entire period of his membership in the lowest Class; and

(c) the amount or amounts due to him for the additional units by which his subscription was raised on each occasion due to appointment/promotion to higher Class for the period from which the rate of subscription was so raised to the date of his death.

For example, if a Class IV 'employee' who is a member of the 'scheme', acquires membership of Class III, Class II and Class I after 5 years, 15 years and 30 years respectively and dies while in service after 31 years of total membership in all the Classes, his nominee or nominees/heirs shall be paid the sum of the following amounts:

(i) the amount of insurance of Rs. 1,20,000 due on a monthly subscription of Rs. 120 being Class I employee on the date of his death;

(ii) the amount due from Savings Fund on a monthly subscription of Rs. 15 for 31 years;

(iii) the amount due from Savings Fund on a monthly subscription of Rs. 30 (Rs. 30-Rs. 15 for 26 years);

(iv) the amount due from Savings Fund on a monthly subscription of Rs. 30 (Rs. 60-Rs. 30 for 16 years; and

(v) the amount due from Savings Fund on a monthly subscription of Rs. 60 (Rs. 120-Rs. 60 for 1 year.

9) The amount payable to the 'employee' who ceases to be in employment with the Sikkim Government on account of retirement, resignation, removal from service, etc. shall be

(a) the amount, due to him out of the Savings Fund for the entire period of his membership in the lowest Class; and

(b) the amount or amounts due to him for the additional units by which his subscription was raised on each occasion due to appointment/promotion to higher Class for the period from which the rate of subscription was so raised to the date of cessation of his membership.

For example, if a Class IV 'employee', who is a member of the 'scheme' acquires a membership in Class III and Class II after 10 and 20 years of service respectively and retires on superannuation after 30 years of total membership in all these Classes, he shall be paid the sum the following amounts:

(i) the amount due to him from the Savings Fund on a monthly subscription of Rs. 15 for 30 years;

(ii) the amount due to him from the Savings Fund on a monthly subscription of Rs. (Rs. 30-Rs. 15) for 20 years;

(iii) the amount due to him from the Savings Fund on a monthly subscription of Rs. 60 (Rs. 120-Rs. 60) for 10 years.

(10) If any 'employee' dies during a month before the recovery of subscription for that month, his dues shall be paid after deducting the subscription.
If any employee joins later on in All India Service, he will either elect to continue to subscribe to the Sikkim Government Employees’ Group Insurance Scheme or to subscribe to All India Services Group Insurance Scheme as per the All India Services (Group Insurance) Rules, 1981.

Withdrawals from Insurance Fund/Savings Fund:

(1) It will not be permissible for any member or other beneficiary of the ‘Scheme’ to withdraw any amount out of the Insurance Fund to which he has been subscribing. The amount due from the Fund on the death of a member of the ‘scheme’ while in service, shall be worked out in accordance with paragraph II (8) above and paid to his nominee(s) heirs in accordance with accounting procedure prescribed separately.

(2) It will also not be permissible for any member or other beneficiary of the ‘scheme’ to withdraw any amount of the Savings Fund to which he has been subscribing. The amount due to him from the Fund on his cessation of employment on account of resignation, retirement, removal from service, etc. shall be worked out in accordance with paragraph I I (9) and paid to him or his nominee(s)/heirs in accordance with the accounting procedure prescribed separately.

Loans/Advances from or against accumulation in Insurance Fund/Savings Fund:

No loans or advances shall be paid to any member or beneficiary of the scheme from or against his/her accumulations in the Insurance Fund/Savings Fund to which he/she has been subscribing.

Utilization of accumulation in Insurance Fund/Savings Fund:

The accumulations in the Insurance Fund/Savings Fund shall be at the disposal of the State Government of Sikkim. Since the ‘scheme’ is self-financing and self-supporting, the bulk of the accumulations are proposed to be utilized for housing schemes and, other schemes for the benefit of the members of the ‘scheme’.

Mode of notification of the ‘scheme’

The ‘scheme’ shall be notified to the ‘employees’ by displaying a copy thereof on the notice board or where no notice-board is provided at a prominent place in the premises where ‘employees’ are working. A few copies of the ‘scheme’ may also be supplied to the recognised Unions/Associations of the ‘employees’. It will also be published in the Government Gazette.

Action on notification of the ‘scheme’:

(1) After the ‘scheme’ is notified, the Head of Office/Department shall keep record in a register separately of ‘Ill Class IV, Class III, Class II and Class I ‘employee’ appointed after 1-4-93 for whom the scheme is compulsory. This record will show name, Class of employee, date of birth and date of appointment of each employee appointed.

(2) On receipt of options to opt out of the ‘scheme’ from the ‘employee’, who are already in service as on 1-4-93 the Head of Office/Department will record on separate pages of the register maintained as per paragraph 16 (I) names, Class of employee and dates of birth separately for Class IV, Class III, Class II and Class I ‘employees’ who have not opted out of the ‘scheme’ and who are to be enrolled as ‘members’ of the ‘scheme’ from first January, 1994.

Action on the ‘scheme’ coming into force:

(I) Immediately after first January, 1994 but before the of January 1994, the Head of Office/Department shall supply, from the register maintained as per paragraph 16 above, to the Drawing and Disbursing Officers and the Finance Department (Group Insurance: Scheme Section) the following statements separately for Class IV, Class III Class II and Class I ‘employees’:

(i) statement showing names, Class of employees, dates of birth and dates of appointment of all ‘employee’ appointed from first April 1993 to 31st December, 1993.

(ii) statement showing names, Class of employee and dates of birth of all ‘employees’ who have been in Sikkim Government service as on 1st April, 1993 but have not opted out of the ‘scheme’.
The aforesaid statements shall be prepared separately, for Class IV, Class III, Class II and Class I employees.

(2) The Drawing and Disbursing Officers will use the above statements received to make deduction from the salary/wage of every such 'employee' of the subscription appropriate to the Class of the 'employee' from pay of January, 1994 and onwards. Along with the Pay bill, deduction schedule for the subscriptions under the 'scheme' will be enclosed as in case of GPF. The Finance Department (Group Insurance Scheme Section) will use the above statements received in making postings in a register in Form No. 10 and give Account No. to each enrolled member.

(3) By the of every month following the month in which the 'scheme' has come into force, the Head of Office/Department shall supply to the Drawing and Disbursing Officers and also the Group Insurance Scheme Section of Finance Department Statements showing names, Class of 'employees' dates of birth and dates of appointment of persons:

(a) who are appointed to any service or post under the State Government during the preceeding month and who would be eligible for Insurance cover under the scheme under paragraph above;
(b) who have been enrolled as members of the 'scheme' under paragraph 4(4) above;
(c) who have been promoted/appointed from one Class of post to a higher Class of post and whose rate of subscription is raised under paragraph 5(2) above.

(4) Every member of the 'scheme' shall be informed by the Head of Office/Department in Form No. I the date of his enrollment the subscription to be deducted and the benefits to which he would be eligible. On his regular promotion from one Class of post to another, he will be similarly informed in Form No.2.

(5) The option exercised by the 'employee' who are already in the Sikkim Government Service as on 1.4.93 shall be in Form No. 3 and will be pasted in the service book of the concerned 'employee'.

18. Register of Members:

(1) The Head of Office/Department shall ensure that Class wise register of members is maintained in Form NO.9 and kept up-to-date. This register shall be sent to/inspected by the Drawing and Disbursing Officer concerned once a year to verify whether appropriate subscriptions are being recovered from all 'employees' who have joined the Insurance Fund or both the Insurance Fund and the Savings Fund under the 'scheme' and to record a certificate to that effect in the register. This register will also be checked in Internal Audit with the deductions from the Pay Bills to see that deductions are correctly made.

(2) Group Insurance Scheme Section of Finance Department shall maintain Class-wise register for each department, head office wise/Drawing and Disbursing Officer-the in Form No. 10 and make postings of subscriptions received on the basis of Deduction Schedules of subscriptions received every month, in the same month from the salary of which deduction of subscription is made. In the register or registers for a Department, separate pages shall be allotted for each Head of Office/Drawing and Disbursing Officer. Among these pages separate pages shall be assigned for Class IV, Class III, Class II and Class I 'employee' in that Office. For each 'employee' 2 pages can be allotted. Each page 'will contain deductions. made in 20 years. Whenever there is promotion from one Class of post to a higher Class of post, the name of the 'employee' shall be continued in the existing pages assigned and a note of promotion will be made in red ink and the subscriptions as raised and deducted will be posted from the relevant year. In cases of transfer from one department/office to another, the name of the 'employee' will be transferred from the register of old Department/Office to the register of new Department/Office by making any reference in both registers in remarks column. The purpose of maintaining the Consolidated Registers in the Group Insurance Scheme Section is to have a proper check for regular and correct deductions of the subscription and to enable a proper check being exercised at the time of payment from Insurance Fund/Savings Fund. The Group Insurance Scheme Section shall review monthly all these registers with reference to postings for all subscriptions to see that there are no omission of recovery of subscriptions and to take up with the Departmental Officers concerned where. recoveries are not made by them.

(3) The Drawing and Disbursing Officer will also maintain the register in Form No. 10 and make postings of the subscriptions recovered from Pay Bills for the employee' whose salary is drawn by him. Procedure as outlined in paragraph 18(2) will be followed in making postings.
19. Nominations:

(I) The Head of Office/Department shall obtain from every Government servant, who is a member of the 'scheme', a nomination conferring on one or more persons, the right to receive the amount that may become payable under this 'scheme' in the event of his death while in service before attaining the age of superannuation. In the case of 'employees' who are already in Sikkim Government Service as on 1-4-93 and who do not opt out of the 'scheme', such nomination shall be obtained simultaneously with the options obtained from others and in the case of 'employees' who join Sikkim Government Service after 1-4-93 for nomination shall be obtained along with the joining report.

(2) If a member of the 'scheme' happens to be minor, he will be required to make nomination on his attaining the age of majority.

(3) If a member of the 'scheme' has a family at the time of his making the nomination, he shall make such nomination only in favour of a member or members of his family. For this purpose, family, as in General Provident Fund (Sikkim Services) Rules 1984, means:

(i) in the case of a male subscriber, the wife or wives and children of a subscriber and the widow or widows and children of a deceased son of the subscriber:

Provided that if a subscriber proves that his wife has been judicially separated from him or has ceased under the customary law of the community to which she belongs to be entitled to maintenance, she shall thenceforth be deemed to be no longer a member of the subscriber's family in respect of matters to which this scheme relates unless the subscriber subsequently indicates in writing that she shall continue to be so regarded:

(ii) in the case of a female subscriber, the husband and children of a subscriber and that widow and widows and children of a deceased son of the subscriber:

Provided that if a female subscriber notifies in writing to the Head of Office/Department expressing her intention to exclude her husband from her family, the husband shall thenceforth be deemed to be no longer a member of the subscriber's family in respect of members to which this scheme relates, unless the subscriber subsequently indicates in writing that her husband shall continue to be so regarded.

(iii) 'Child' means a legitimate child and includes an adopted child where adoption is recognised by the personal law governing the subscriber.

(4) If a member nominates more than one person under paragraph 19(1), he should specify in the nomination the amount of share payable to each of the nominee in such manner as to cover the whole of the amount payable under the 'scheme' failing which the amount payable under the 'scheme' shall be equally distributed among the nominees.

(5) The nomination shall be made in Form No. 7 or Form No. 8 as is appropriate in the circumstances.

(6) A member of the 'scheme' may at any time cancel a nomination by sending a notice to the Head of Office/Department along with a fresh nomination made in accordance with the above provision.

(7) The nominations from the members shall be countersigned by the Head of Office/Department and pasted on his/her service books. The Head of Office/Department shall also make an entry in the Service Book that the nomination is duly received.

20. Accounting:
The transactions relating to the 'scheme' shall be accounted, for in accordance with the procedure laid down separately by the Finance Department.

Interpretation and clarification:

21. (I) The classification of 'employee' into Class IV, Class III, Class II and Class I will be in accordance with the classification of posts indicated in rule 10 of the Sikkim Government Services (Revised Pay) Rules, 1987 as amended from time to time.

(2) In the actual implementation of the 'scheme', if any doubt arises in regard to the interpretation of any provisions of this 'scheme' or if any point requires clarification, the matter may be referred to the Finance Department whose decision shall be final.

Review of the 'scheme':

22. The working of the 'scheme' will be reviewed by the Finance Department every three years to ensure that the 'scheme' remains self-financing and self-supporting.

( G.P. PRADHAN ) I.AS.
ADDITIONAL CHIEF SECRETARY
FINANCE DEPARTMENT...
--

FORMS
FORM NO. I
Government of Sikkim
Department / Office

.
Dated:
.

Memorandum

Shri .. . . . . . . . . . . . . . . .. a. Class .. . . . . . . .. employee
been enrolled as a member of the Sikkim Government Employees' Group Insurance Scheme, 1993 with effect from.. . . .
. . . . . . . . . .. His monthly subscription of Rs. .. . . . . (Rupees. . . . . . . . . . . . . . . . )shall be deducted from his salary/wage
commencing
from the month of
.. .. ..
arid he will be eligible to the benefits of the 'scheme' appropriate
to class. . . . . . . . . . .. with effect from

Head of Office/ I
Head of Department.
To,

Shri
Name and designation of the employee.

",'
FORM NO.2

Government

of

Department / Office

Sikkim
Dated :.

Memorandum
Shri .. . . . . . . . . .. has been promoted on regular basis from class
to class. . '. .. .. post with effect from. . . . . . . His monthly subscription for the Sikkim Government Employees' Group
Insurance Scheme, 1993 shall be raised from Rs. .. . . .. to Rs.
. . . . .. from the pay of the month of . . . . . . .. and he will be eligible to the benefits of the scheme appropriate to the class.. . .
. . .. with effect from

Head of Office/Head of Department.
To,
Shri

Name and designation of the employee.

---


FORM NO. 3

( option)

To,

The

(Head of Office/Head of Department)

Sir,

I have read and understood/I have been explained the details of the Sikkim Government Employees' Group Insurance Scheme, 1993. I opt to remain outside this 'scheme'.

Yours faithfully,

Name and designation of the employee

Place

Dated:

FORM NO. -4

To

The

Subject: Application for payment of accumulation under Sikkim Government Employees' Group Insurance Scheme, 1993.

Sir,

I have been a member of the Sikkim Government Employees' Group Insurance Scheme, 1993 since** . . . . . . I have retired from service after attaining the age of .. . . . years
I have ceased to be in employment with the Sikkim Government with effect from.. . . . . . .
I was holding the post of . . . . . . . . . before retirement/cessation of employment with the Government of Sikkim and request that the amount due to me under the Sikkim Government Employees' Group Insurance 'scheme' may be paid to me.

Yours faithfully

( Name and designation of the employee)

**Month and year of becoming a member of the scheme may be indicated here.

FORM NO 5

Government of Sikkim

Department / Office

To

Dated:

Subject: Payment of the amount due under the Sikkim Government Employees' Group Insurance Scheme, 1993.

Dear Sir/Madam,

I am directed to state that late Shri . . . . . . . . . has nominated you for payments of/full/ . . . . percent of amounts due under the Sikkim Government Employees' Group Insurance Scheme, 1993. You are, therefore, requested to submit an application in the enclosed Form No. 6 'or arranging payment'.

Yours faithfully,

( Designation of Head of Office/ Head of Department/Any other Officer.)

Name and address of Nominee to be indicated.
To

The

Subject: Application for payment of amount due to late Shri the Sikkim Government Employees' Group Insurance Scheme, 1993.

Sir,

With reference to your letter No. . . . . . . . . . dated hereby request that the full/ . . . . percent of amount due to late Shri . under the Sikkim Government Employees' Group Insurance Scheme may be paid to me.

Yours faithfully,

( )

+Name and address of the Office from where Form No.5 is received may be indicated here.

FORM NO. 7


When the Government servant has no family and wishes to nominate one person or more than one person)

I, . . . . . . . . . . . . having no family, hereby nominate the person or persons mentioned below and confer on him/them the right to receive to the extent specified below any amount that may be sanctioned by the Sikkim Government under the Sikkim Government Employees' Group Insurance Scheme, 1993 in the event of my death while in service or which having became payable on my attaining the age of superannuation may remain unpaid at my death.

Name and address Relationship Age Share of Contingencies on the Name, address and relationship of nominees. with Govt. of nominee/ of the person, if any amount to be happening of which the nomination shall any, to whom the right become invalid of nominee shall pass in the event of his predeceasing the Govt. servant.

<table>
<thead>
<tr>
<th>Name and address</th>
<th>Relationship</th>
<th>Age</th>
<th>Share of amount to be paid to each</th>
<th>Contingencies on the happening of which the nomination shall any, to whom the right become invalid</th>
<th>Name, address and relationship of the person, if any, to whom the right of nominee shall pass in the event of his predeceasing the Govt. servant</th>
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1.  
2.  
3.  

Dated this day of at

Two witnesses to Sign

.1.  
2.  

Signature of Govt. Servant.

W.B.: The Government servant should draw a line across the blank space below his last entry

*This column should be filled in so as to cover the whole amount that may be payable under the Insurance Scheme.

++Where a Government servant who has no family makes a nomination he shall specify in this column that the nomination shall become invalid in the event of his subsequently acquiring a family.
Nomination for benefits under the Sikkim Government Employees' Group Insurance Scheme 1993.
(When the Government Servant has a family and wishes to nominate one member or more than one member thereof).

I, .................. hereby nominate the person(s) mentioned below, who is/are member(s) of my family and confer on him/them the right to receive to the extent specified below any amount that may be sanctioned by the Sikkim Government under the Sikkim Government Employees' Group Insurance Scheme. 1993 in the event of my death while in service or which having become payable on my attaining age of superannuation may remain unpaid at my death.

<table>
<thead>
<tr>
<th>Name and address of nominee/ nominees.</th>
<th>Relationship with Govt. servant.</th>
<th>Age</th>
<th>Share of amount to be paid to each</th>
<th>Contingencies on the happening of which the nomination shall become invalid.</th>
<th>Name, address and relationship of the person, If any, to whom the right of the nominee shall pass in the event of his pre-decesing the Govt. servant.</th>
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2. 
3. 

N.B.: The Government servant should draw lines across the blank space below his last entry to prevent insertion of any names after he has signed.

Dated this day of 19 at
Signature of two witnesses.
1. 
2. 

Signature of Government servant.

+This column should be filled in so as to cover the whole amount that may be payable under the Insurance scheme.
FORM: NO.9
Sikkim Government Employees’ Group Insurance Scheme, 1993.
Register of Members. Class.................................

Section I: Particulars of employees subscribing to the Insurance Fund only.

<table>
<thead>
<tr>
<th>S1. No</th>
<th>Name</th>
<th>Designation</th>
<th>Date of Birth</th>
<th>Date of appointment</th>
<th>Date of comm. of subscription</th>
<th>Date of promotion to higher class of post/Date of transfer to other Departments</th>
<th>Date of death</th>
<th>Remarks</th>
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<td>1</td>
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Section II: Particulars of employees subscribing to both Insurance and Savings Fund.

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<tr>
<th>S1. No</th>
<th>Name</th>
<th>Designation</th>
<th>Date of Birth</th>
<th>Date of appointment</th>
<th>Date of comm. of subscription</th>
<th>Date of promotion to higher class of post</th>
<th>Date of cessation of membership and reason thereof</th>
<th>Remarks</th>
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**FORM - B**

**Part-I**

<table>
<thead>
<tr>
<th>S1. No.</th>
<th>Name of Department/Office/Drawing &amp; Disbursing Officer</th>
<th>Month and Vr. No.</th>
<th>Amount of Deduction Schedule Rs.</th>
<th>Class I Amount Rs.</th>
<th>Class II Amount Rs.</th>
</tr>
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</table>

**Part-II**

Payments made during 19................. in respect of Subscribers on death while in Service.

<table>
<thead>
<tr>
<th>Month Voucher No.</th>
<th>Class I</th>
<th>Class II</th>
<th>Class III</th>
<th>Class Total</th>
<th>Class I Insurance Savings Rs.</th>
<th>Class II Insurance Savings Rs.</th>
<th>Class III Insurance Savings Rs.</th>
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**Part-III**

Payments made to subscribers during 19........ on their retirement, resignation, etc.

<table>
<thead>
<tr>
<th>Month Voucher No.</th>
<th>Class I</th>
<th>Class II</th>
<th>Class III</th>
<th>Class IV</th>
<th>Total Rs.</th>
<th>Class I Rs.</th>
<th>Class II Rs.</th>
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SIKKIM GOVERNMENT EMPLOYEES’ GROUP INSURANCE SCHEME

Accounting Procedure 1993.

Whereas, the Government of Sikkim is introducing the Group Insurance Scheme for the benefit of the State Government employees with effect from 1st January, 1994.

And, whereas it is necessary to lay down a procedure for accounting the amount deducted from the salary of individual employees and maintaining the books of accounts and other records for proper maintenance of that account.

Now, therefore, the State Government hereby lays down the following procedure for accounting the fund received on account of the said scheme, namely:

I Short title and commencement:

1. (I) This procedure may be called the Sikkim Government Employees’ Scheme Group Insurance Accounting Procedure, 1993.

   (2) It shall come into force with effect from 1st January, 1994.

2. Head of Account: (1) The transactions under the scheme of subscriptions and payments will be respectively credited and debited in the Public Account of the State Government under the following Major Head and Minor Head:

   8011
   107

   (2) The following two Sub-Heads shall be opened under the above Minor Head:

   (a) Insurance Fund.
   (b) Savings Fund.

3 Deduction of subscriptions from pay Bills under the Scheme.

   (1) The recovery of subscriptions under the ‘scheme’ from those employees who are enrolled as members of the ‘scheme’ for both Insurance Fund and Savings Fund and also from those employees, who enter Sikkim Government Service on or after 2nd January in any year and are eligible for only Insurance Cover of the amount appropriate to their class of post till 31st December of that year, shall be made by deduction from their Pay Bills. These deductions from the Pay Bills should be entered in a separate column of the Pay Bills as in the case of General Provident Fund deductions and should be supported by deduction schedule in Form ‘A’ showing the Name, Class, Account No. of the employee and the amount deducted. In preparing the deduction schedule, the names of the employees should be clubbed together according to Class IV, Class III, Class II and Class I employees.

   (2) In the classification portion of the Pay Bill, the total amount of the subscriptions deducted from the Pay Bill (i.e. vertical total of the relevant column of the Pay Bill) should be shown against the Head -801 I Insurance and Pension Funds- I of Sikkim Government Employees’ Group Insurance Scheme”. This amount must agree with the total of the deduction schedule.

   (3) A Pay Bill received in the Pay and Accounts Office without the deduction schedule of Group Insurance Scheme or any other deduction schedule should not be entertained and should be returned immediately to the Drawing and Disbursing Officer. The Pay and Accounts Office must check that the total of deduction under the scheme agrees with the total in the deduction schedule. The Compilation Section on receipt of Vouchers from Pay & Accounts Office (Cheque Section) will again verify the total deduction in the Pay Bill with that in the deduction schedule and certify that it has been checked and agreed. The Compilation Section will then detach the deduction schedules from the Pay Bills and send them to the Group Insurance Scheme Section of Finance Department with a statement of totals of schedules.

   (4) The Drawing and Disbursing Officers should prepare the deduction schedule of subscriptions under the ‘scheme’ in triplicate, one copy to be attached with the Pay Bill, one copy to be sent in advance to the Group Insurance Scheme Section of Finance Department and one copy to be retained with Office copy of the Pay Bill.
(5) The Group Insurance Section of Finance Department, on receipt of advance copy of deduction schedule or the certified copy sent by the Compilation Section after check, shall make postings in the concerned register in Form No. 10 of Sikkim Government Employees' Group Insurance Scheme, 1993. If postings are made on the basis of advance copy of deduction schedule, it should be checked with the certified copy subsequently received from the Compilation Section to avoid any discrepancy.

6. The total amount of each deduction Schedule and the amounts pertaining to Class II, Class III and Class IV employees shall also be posted in register in Form ‘B’ Part I. The number of each Class of employees shall also be posted.

(7) If on completion of postings of deduction schedules, it is found that recoveries in cases of some members of the scheme are missing, the matter must be immediately taken up with the concerned Drawing and Disbursing Officer to ensure the recovery of subscription with interest, if the non-recovery is not due to delayed payment of salary/wage.

(8) The Grand total of all the deduction schedules received in the Group Insurance Scheme Section of Finance Department and posted in the Register in Form ‘B’ Part I should be struck and reconciled with the total amount for the month arrived at by the office of the Accountant General for booking as credit under 80 I I -Insurance and pension Funds- 107- Sikkim State Government Employees' Group Insurance Scheme.

(9) The provisions of paragraphs 17 and 18 of the Sikkim Government Employees' Group Insurance Scheme shall be complied with by the Drawing & Disbursing Officers and the Group Insurance Scheme Section of Finance Department.

Recovery of Subscriptions without default:

Once an employee has been enrolled as member under the scheme for both Insurance Fund and Savings Fund or only for Insurance Fund, the subscription shall be recovered without fail including the month in which the member ceases to be in employment and also for the months in which the employee is on extraordinary leave, suspension or on absence without leave or on deputation/foreign service. The provisions of paragraph 9 of the Group Insurance Scheme should be complied with. The recovery of subscription should be ensured by the Drawing & Disbursing Officers without default with reference to Register of Members in Form NO.9 of the scheme and Last Pay Certificates in cases of transfers.

Transfer of Members:

If an employee is transferred from one Department/Office to another Department/Office, the orders at transfer as also the Last Pay Certificate issued should clearly indicate the class of employees to which he belongs and the year and month of commencement of his continuous membership in each Class for the benefits from that Insurance Fund and Savings Fund, as the case may be, under the Sikkim Government Employees' Group Insurance Scheme, 1993 and Account No. These details will be available in the Service Book of the employee. The Head of Office/Department or the Establishment Department, as the case may be, shall interalia endorse a copy of the orders of transfer to the Drawing & Disbursing Officer and the Finance Department (Group Insurance Scheme Section ). On receipt of the Orders of transfer, the Drawing & Disbursing Officer shall ensure that all the aforesaid details are entered in the Last Pay Certificate and also gives thereon a certificate to the effect that the individual concerned has subscribed to the Insurance Fund or both to Insurance Fund and Savings Fund, as the case may be, up to and including the month of . As soon as the Last Pay Certificate is received by the Drawing & Disbursing Officer of the new Department/Office he shall commence recovery of the subscription from the individual concerned beyond the month to which such subscription has been recovered earlier. Entry will also be made in the Register of Members of the new Department/Office in. Form NO.9 of the Sikkim Government Employees' Group Insurance Scheme. The Group Insurance Section of Finance Department shall also keep a note of transfer in the Register Form 10 of the Scheme.
6. Change of Class of employee on Promotion:

When an employee is promoted to a higher class of post on regular basis, his name will be entered in the Register of Members in the Class to which he is promoted in the concerned Department/Office and recovery of subscription shall be raised to appropriate rate from 1st January of the next year. The change in the Class should be indicated in the Last Pay Certificate wherever necessary in cases of transfers on promotion. He will be eligible for membership of higher appropriate Class only from 1st January of the next year.

1. Payments of dues to Beneficiaries:

(I) The payments of dues to the employee concerned or other beneficiaries shall be regulated under paragraph II of the Sikkim Government Employees' Group Insurance Scheme. Separate bills in a simple Form 'C' will be prepared in respect of payments arising under the scheme for drawing the amount towards disbursement to the payee concerned as per the Sanction order issued by the Finance Department (Group Insurance Scheme Section) in Form 'E'.

The amount of payment due from the Savings fund shall be worked out with reference to paragraph I I of the said scheme on the basis of the Table of benefits from Savings Fund issued by the Government of India (Ministry of Finance) from time to time. The bills will indicate separately entitlement from (i) Insurance Fund and (ii) Savings fund. The amount will be classified under the respective sub-heads mentioned below:

8011- Insurance and Pension Funds
101- Sikkim State Government Employees' Group Insurance Scheme (Minor head)
   (a) Insurance Fund (sub-head)
   (b) Savings Fund (sub-head)

(2) The bill will be sent by the Drawing & Disbursing Officer to the Group Insurance Section of Finance Department along with the sanction order of the Finance Department, Service Book of the employee which will contain service particulars, nominations etc. The Group Insurance Section of Finance Department will check and pass the bill expeditiously (especially in respect of claims of account of death of a member, after checking death certificate) after exercising necessary checks including recovery of any subscriptions not already recovered with interest and ensuring that the classification is correctly recorded. A note of payment indicating the amount pertaining to Insurance Fund and/or Savings Fund will be made in the Service Book which will be attested by the Accounts officer Group Insurance Section of Finance Department. The payments made shall be noted in register in Form 'B' Part II and Part III. A note of payment will also be kept in the Register of subscriptions in Form No. 10 of the said scheme.

8. Adjustment between Insurance Fund and Savings Fund in the Books of Accountant General:

(I) The deduction in respect of the Sikkim Government Employees' Group Insurance Scheme will be consolidated each month in the Office of the Accountant General. The total amount of deductions from Pay Bills from employees subscribing to both Insurance Fund and Savings Fund and from employees subscribing to Insurance Fund alone shall be apportioned between the two Funds at 30 percent to Insurance Fund and 70 percent to Savings Fund. The amount subscribed by the employees, who are members of Insurance Fund alone, need not be reckoned separately for apportionment, since the amount involved will be negligibly small. Apportionment of the total credits under minor head 107-Sikkim State Government Employees' Group Insurance Scheme should be made between (a) Insurance Fund and (b) Savings Fund before deducting the payments there from. This apportionment will be done in each months accounts.

(2) Payments from both Insurance Fund and Savings Fund shall be debited to each of the Funds separately after the apportionment is done as above.
9. Adjustment of Interest to both Funds on quarterly basis:

(I) The adjustment of interest shall be made quarterly by the Accountant General for Insurance Fund and Savings Fund as indicated below.

(2) In respect of Savings Fund, the positive balance outstanding at the end of April, May and June shall be added up and interest at 12 percent per annum worked out for one month. Similarly in respect of Insurance Fund, the positive balances outstanding at the end of each of three months of a quarter shall be added up and interest at 6 percent per annum worked out for one month. The interest as worked out above will be included on the account of the month following the quarter so that the balance of each fund for the month following the quarter includes also interest credited to the balance of previous quarter. The interest will thus be quarterly compounded.

(3) The total amount of interest calculated quarterly on both the funds shall be adjusted in the month following the quarter by

Debit

2049 - Interest Payments
03 - Interest on small Savings, Provident Fund
108 - Interest on Insurance and Pension Funds etc.
Sikkim State Government Employees' Group Insurance Scheme.

Credit to

80 11 - Insurance and Pension Funds
107 - Sikkim State Government Employees' Group Insurance Scheme.
(a) Insurance Fund
(b) - Savings Fund.

(4) If there are negative balances in the funds, the quarterly interest as worked out Will be debited to the Funds by per contra credit to

0049 - Interest Receipts
04 - Interest Receipts of State/Union Territory Governments
800 - Other Receipts.

(5) In calculation and adjustment of interest on the Funds, the Group Insurance Scheme Section of Finance Department shall associate itself with Office of the Accountant General.

G. P. PRADHAN I.A.S.
ADDITIONAL CHIEF SECRETARY
FINANCE DEPARTMENT.
FORM A;

Government of Sikkim Department ..

Deduction Schedule of Sikkim Government Employees' Group Insurance Scheme from Pay of the month of .................

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Subscriber</th>
<th>Class/Designation</th>
<th>Account No.</th>
<th>Subscription Rs.</th>
<th>Remarks</th>
</tr>
</thead>
</table>

FORM C

Name of the Department

Bill No. ........................................... Voucher No. ...........................................
Date. ........................................... Date. ...........................................
Sanction Order No. & Date. ................. Cheque No. & Date. .................................

Major Head: 80 11. Insurance and Pension Fund.
  107. Sikkim State Government Employees' Group Insurance Scheme.
      (a) Insurance Fund Rs. ..........................
      (b) Savings Fund Rs. ..........................
      Total Rs. ....................................

(Rupees) ...........................................

Relevant Biodata of the member:

1. Name. .........................................
2. Designation. .................................
3. Class of the member (i.e. lowest class) on initial joining the scheme on 19
   Years of acquiring membership of higher classes:
   (i) Class III ....................................
   (ii) Class II ....................................
   (iii) Class I ....................................

4. Name of claimant/claimants:
   Signature and Designation of Drawing Officer.

Passed for payment of Rs. ...........................................

Signature and Designation of the Drawing/Disbursing Officer.

For use in Group Insurance Scheme Section of Finance Department.

Register of subscription of members page No. Account: No

Pay Rs. ...........................................

Dated: ............................................

FORM D

Group Insurance Section of Finance Department

Annual Statement for 19 showing the number of persons subscribing to the Sikkim Government Employees' Group Insurance Scheme and number for whom payments were made.

PART I

No. of Employees subscribing to the Group Insurance Scheme at the Composite rate.

<table>
<thead>
<tr>
<th>Class</th>
<th>Class</th>
<th>Class</th>
<th>Class</th>
<th>Class</th>
<th>Class</th>
<th>Class</th>
<th>Class</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>II</td>
<td>III</td>
<td>IV</td>
<td>1 to 4</td>
<td>5</td>
<td>6</td>
<td>7</td>
</tr>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
<td>6</td>
<td>7</td>
<td>8</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>9</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>10</td>
</tr>
</tbody>
</table>

In January 19 (Previous year) | In January 19 (Current year)

Accounts Officer.
**PART II**

No. of cases in which payments were made during the previous year 19............... because of (i) death and (ii) other cases.

(I) DEATH

<table>
<thead>
<tr>
<th>Class</th>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class I</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Class II</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Class III</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Class IV</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td><strong>Col 1 to 4</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Class</th>
<th>5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class I</td>
<td></td>
</tr>
<tr>
<td>Class II</td>
<td></td>
</tr>
<tr>
<td>Class III</td>
<td></td>
</tr>
<tr>
<td>Class IV</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
</tr>
</tbody>
</table>

**PART III**

(II) Other Cases

<table>
<thead>
<tr>
<th>Class</th>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
<th><strong>Total Cols. 1 to 4</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Class I</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Class II</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Class III</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Class IV</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

---

**FORM E**

GOVERNMENT OF SIKKIM
FINANCE DEPARTMENT

No. ..............................................

Dated: ..............................................

To

The Chief Pay & Accounts Officer,
Government of Sikkim, Gangtok.

Subject: Sanction Order for the drawl from Savings Fund/Insurance Fund.

Sir,

Sanction of the Government is hereby conveyed for the payment of Rs. ................... (Rupees ................... ) from the Savings Fund and Rs. ................... (Rupees ................... ) from Insurance Fund in respect of Shri ................... Class, ................... member of the Sikkim Government: Employees' Group Insurance Scheme in full and final settlement. The amount is payable to claimant ..................................................

The amount involved should be debited to the head 8011- Insurance and Pension Fund, 107Sikkim State Government Employees' Group Insurance Scheme, (a) Insurance Fund Rs. ................... and (b) Savings Fund Rs. ...................

Dated: ................... 

File No. ..........................

Yours faithfully.

Copy forwarded to:

1. Accountant General, Sikkim.
Sikkim Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

Gangtok, Monday 8th November, 1993

DEPARTMENT OF LABOUR
GOVERNMENT OF SIKKIM
GANGTOK

No. 11/D L.

Dated Gangtok the 19th August 1993.

NOTIFICATION

In exercise of the powers conferred under Section 17 (2) of Sikkim Shops & Commercial: Establishments Act, 1983 and in partial modification of the Notifications mentioned in last para of this Notification, every shop or commercial-establishment shall remain closed on the days mentioned against the specified areas below:

1. SINGTAM BAZAR
   (a) Shops lying on the Western part of staircase of Housing Board Building, Western part of Post Office Galli beginning from the readymade Cloth Shop of Pawan Kumar Agarwal on right plank and Western part of Good Luck Galli beginning from the tailoring shop of Pawan Kumar Prasad on the right plank.
   (b) Shops lying on the National Highway below the Singtam Hospital beyond the bridge connecting the National Highway.
   (c) Shops lying on the Eastern part of staircase of Housing Board Building, Eastern part of Post Office Galli beginning from the shop immediately after F.C.S. Godown on the right plank-and Eastern part of Good Luck Galli beginning from the shop immediately after the country Liquor Shop of Mani Narayan Pradhan on the left plank.

MANGAN BAZAR
2. (a) Lall Bazar, Main Road, Main Read to petrol pump, Shop lying between State Bank of India Building and State Bank of Sikkim Building.
   (b) Old Market

3. NAMCHI BAZAR
   (a) Right plank Bazar (From Jorethang Namchi Road to Hospital Road).
   (b) Left plank Bazar (From Damthang Namchi Road to Namchi Police Station).

4. JORETHANG BAZAR
   (a) Kacha Line, Ring Road-cum-first Bazar Entrance Area (from Jorethang-Melli Road)
   (b) Second and Third Bazaar Entrance Areas from Jorethang-Melli Road

SUNDAY
SUNDAY
WEDNESDAY
THURSDAY
THURSDAY
MONDAY
TUESDAY
SATURDAY
TUESDAY
MONDAY
5. **MELLI BAZAR**
   (a) Left plank Bazar (from Jorethang- Melli Road)  
   (b) Right plank Bazar (from Jorethang- Melli Road).

6. **GYALSHING BAZAR**
   (a) Old Market,  
   (b) New Market, Gyalshing  

7. **SORENG BAZAR**
   (a) Upper Market, Soreng (from Prem Kumar Chandok's shop to Chakung- Rinchenpong Road areas)  
   (b) Lower Market, Soreng.

8. **SOMBARIA BAZAR**
   (a) Left plank Bazar (from Jorethang Sombaria Road).  
   (b) Right plank Bazar (from Jorethang Sombaria Road).

   This Notification shall not affect the Hotel Establishments, Fruits, vegetable and meat Stalls, Pan Shops, Tea Stalls and Medical clinics and stores.

   Contravention of this Notification shall on first conviction, be punished with a fine which shall not be less than Rs. 50/- and may extend to Rs.500/- and for second conviction for contravention of the same provision shall be punished with a fine which shall not be less than Rs.100/- and may extend to Rs.1000/-.

   Further, opening of the Shops and Commercial Establishments and closure shall be regulated by the provisions of the Sikkim Shops and Commercial Establishments Act, 1983.


   Petrol Pumps of Mangan and Jorethang are exempted from closure subject to one day weekly rest for workers on rotation basis.

By Order.

P.T. GYAMTSO, IAS  
Secretary  
Labour Department  
Government of Sikkim  
Gangtok.  
F.No.DL/32(III)/90-91.

Pasong Namgyal
Secretary to Govt. of Sikkim.
The Government is pleased to appoint an Executive Committee comprising of the following Members to look after the task of organizing flowers shows in Sikkim on a regular basis:

- Shri K.C. Pradhan, Secretary, Tourism
- Shri P. K. Basnet, CCF
- Shri Sonan Lachungpa, C.F.
- Shri Naren Rai, Ex-DFO, Parks & Gardens
- Shri Tenzing Dadul, Floriculturist
- A representative of Department of Tourism as Secretary-cum-Treasurer.

The Executive Committee referred to above would organize and allocate works to various sub-committees. The Committee would also advise and extend necessary assistance to Urban Development and Housing Department in proper landscaping and beautification of Gangtok.

By Order,

SONAM W ANGDI, IAS
HOME SECRETARY

PRINTED AT THE SIKKIM GOVT. PRESS, GANGTOK.
NOTIFICATION

SANCTIONED LIST OF HOLIDAYS FOR 1994

The Government of Sikkim is pleased to declare that the following days shall be the public holidays for the year 1994 A.D. In addition, all Sundays and Second Saturdays of each month, shall also be public holidays.

<table>
<thead>
<tr>
<th>No.</th>
<th>Name of Holidays</th>
<th>Date(s)</th>
<th>Days of Week</th>
<th>No. of days.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>New Year's Day</td>
<td>1. 1. 1994</td>
<td>Saturday</td>
<td>1 day</td>
</tr>
<tr>
<td>3.</td>
<td>Republic Day</td>
<td>26. 1. 1994</td>
<td>Wednesday</td>
<td>1 day</td>
</tr>
<tr>
<td>4.</td>
<td>Losar</td>
<td>11. 2. 1994</td>
<td>Friday</td>
<td>1 day</td>
</tr>
<tr>
<td>5.</td>
<td>Id-ul- Fiter</td>
<td>14. 3. 1994</td>
<td>Monday</td>
<td>1 day</td>
</tr>
<tr>
<td>6.</td>
<td>Holi</td>
<td>28. 3. 1994</td>
<td>Monday</td>
<td>1 day</td>
</tr>
<tr>
<td>7.</td>
<td>Good Friday</td>
<td>1. 4. 1994</td>
<td>Friday</td>
<td>1 day</td>
</tr>
<tr>
<td>8.</td>
<td>Rannawami (Chaite Dasai)</td>
<td>20. 4. 1994</td>
<td>Wednesday</td>
<td>1 day</td>
</tr>
<tr>
<td>9.</td>
<td>State Day</td>
<td>16. 5. 1994</td>
<td>Monday</td>
<td>1 day</td>
</tr>
<tr>
<td>10.</td>
<td>Saga Dawa</td>
<td>25. 5. 1994</td>
<td>Wednesday</td>
<td>1 day</td>
</tr>
<tr>
<td>11.</td>
<td>Drukpa Tseshi</td>
<td>12. 7. 1994</td>
<td>Tuesday</td>
<td>1 day</td>
</tr>
<tr>
<td>12.</td>
<td>Bhanu Jayanti</td>
<td>13. 7. 1994</td>
<td>Wednesday</td>
<td>1 day</td>
</tr>
<tr>
<td>13.</td>
<td>Independence Day</td>
<td>15. 8. 1994</td>
<td>Monday</td>
<td>1 day</td>
</tr>
<tr>
<td>15.</td>
<td>Janamasthami</td>
<td>29. 8. 1994</td>
<td>Monday</td>
<td>1 day</td>
</tr>
<tr>
<td>16.</td>
<td>Gandhi Jayanti</td>
<td>2. 10. 1994</td>
<td>Tuesday to Saturday</td>
<td>5 days</td>
</tr>
<tr>
<td>17.</td>
<td>Durga Puja (Dasai)</td>
<td>11. 10. 1994 to 15. 10. 1994</td>
<td>Thursday to Saturday</td>
<td>5 days</td>
</tr>
<tr>
<td>18.</td>
<td>Laxmi Puja' (Tyohar)</td>
<td>3. 11. 1994 to 5. 11. 1994</td>
<td>Friday</td>
<td>5 days</td>
</tr>
<tr>
<td>19.</td>
<td>Lhabab Duechen</td>
<td>25. 11. 1994</td>
<td>Saturday</td>
<td>3 days</td>
</tr>
<tr>
<td>20.</td>
<td>Christmas</td>
<td>25. 12. 1994</td>
<td>Saturday</td>
<td>1 day</td>
</tr>
</tbody>
</table>

Total 28 days
WHEREAS, the Election Commission, by its order dated the 14th January, 1993, in dispute relating to the Janata Dal under paragraph 15 of Election Symbols (Reservation and Allotment) Order, 1968 had frozen the symbol 'Chakra(wheel)' reserved for the Janata Dal as a recognised National party, and directed that one of the rival or splinter groups of the party will be entitled to use that symbol, nor will they be permitted to use the name of the party 'Janata Dal', until further orders.

AND WHEREAS, the Commission by its said order dated the 14th January, 1993 also directed that the two groups of the Janata Dal headed by Shri Ajit Singh and S.R. Bommai respectively shall be recognised as National parties, as a purely adhoc and interim arrangement and until further orders;

AND WHEREAS, the Commission by its further order dated the 17th January, 1993, as a purely adhoc and interim arrangement and until further orders, directed that
(i) the group of the Janata Dal headed by Shri Ajit Singh be called, and recognised as a National party, under the name 'Janata Dal (A)',
(ii) the symbol 'Inkpot and Pen' be reserved for the said 'Janata Dal (A)',
(iii) the group of the Janata Dal headed by Shri S.R.Bommai, be called, and recognised as a National party, under the name 'Janata Dal(B)', and
(iv) the symbol 'Cup and Saucer' be reserved for the said 'Janata Dal (B)';

AND WHEREAS, the Commission, by its further order dated 22nd July, 1993 has finally decided the said dispute and revoked the above referred interim orders dated
14-1-1993 and 17-1-1993, and has directed as follows:
(1) the group represented by Shri S.R. Bommai which was granted interim recognition as Janata Dal (B) is hereby recognised as the Janata Dal, which is a recognised National party;

(2) the said group recognised as Janata Dal will also be entitled to use the symbol ‘Chakra(Wheel)’ reserved for the Janata Dal, instead of the symbol ‘Cup and Saucer’ which was earlier reserved for them as an interim measure;

(3) the interim recognition granted to the group represented by Shri Ajit Singh as Janata Dal (A) is hereby withdrawn and the said group will no longer be entitled to use the symbol ‘Inkpot and Pen’ reserved for it as an interim measure.

NOW, THEREFORE, in pursuance of clauses (a)of sub-paragraph (1) of paragraph 17 of the Election Symbols (Reservation and Allotment) Order, 1968, the Election Commission hereby makes the following further amendments to its notification No.56/92, dated the 7th January, 1993, published as O.N.2(E) in the Gazette of India, Extraordinary Part II, Section 3 (iii), dated the 8th January, 1993, and as amended from time to time, namely:

In Table I appended to the said notification, for existing entries at serial numbers 5, 5A and 5B, the following entries shall be substituted under columns 1,2,3 and 4 respectively:

<table>
<thead>
<tr>
<th>No.</th>
<th>Symbol</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.</td>
<td>Janata Dal Chakra (Wheel)</td>
<td>7, Jantar Mantar Road, New Delhi-110001</td>
</tr>
</tbody>
</table>

For the removal of any doubt, it is hereby clarified that the group headed by Shri Ajit Singh is, as on date, neither a registered nor a recognised political party for the purposes of the Representation of the People Act, 1951 or the Election Symbols (Reservation and Allotment) Order, 1968.

By Order,

S.K. MENDIRATTA  
Secretary to the Election Commission of India

K.K. PRADHAN  
Joint Chief Electoral Officer,  
Election Department, Gangtok  
Sikkim.
ELECTION COMMISSION OF INDIA notification No. 56/92 (corrigendum) dated 1St. October, 1993 is hereby republished for general information.

ELECTION COMMISSION OF INDIA

Nirvachan Sadan, Ashoka Road, New Delhi-110001.


CORRIGENDUM

No. 56/92 - In the Hindi version of the Election Commission's Notification NO.56/92 dated 7-1-1993, published as O.N. 2(E) in the Gazette of India, Extraordinary, Party-II, Section 3 (Hi), dated 8-1-1993, the following corrections shall be made, namely:

In Table III:

(i) against S. No. 49, the entry under column I shall be read as 'Aryan Nationalist Party';
(ii) against S.No.164, the entry column I shall be read as 'Labour Party of India (V.V. Prasad)'
   and entry under column 2 shall be read as '4, Ramchander Lane, Ram Kishore Road, Civil Lines, Delhi-I 10054';
(iii) against S. No.250, the entry under column I shall be read as 'Sarvedaya Party'.

By Order,

S.K. MENDIRATTA
SECRETARY, ELECTION COMMISSION OF INDIA

H B. Rai
Under Secretary/Election Deptt. Gtk.
GOVERNMENT OF SIKKIM

ELECTION DEPARTMENT

No102/H

Dated: 18th. October, 1993

Election Commission of India notification NO56/93 (7) dated. 1st. October 1993 is hereby republished for general information:

ELECTION COMMISSION OF INDIA

Nirvachan Sadan
Ashoka Road, New Delhi-110004

Dated:- 1-10-93

NOTIFICATION

NO. 56/93 (7) -In pursuance of sub-paragraph (2) of paragraph 17 of the Election symbols (Reservation and Allotment) Order, 1968, the Election Commission of India hereby makes the following further amendments to its Notification No. 56/92, dated 7-1-1993 published as O.N. :2 (E) in the Gazette of India, Extraordinary, Part-II, Section 3 (iii), dated 8-1-1993, as amended from time to time namely:

In. Table III. of the said notification,

(i) after the existing entries at S. NO.3 13, the following entries shall be inserted under columns (I) and (2) respectively:

314.  Arya Dal. Uttar Pradesh
315.  Bharatiya Ganwar Party
316.  Sharat Ka Samyavadi Dal (Marxwadi-Lenin wadi)
317.  Congress of People
318.  Delhi Poorvanchal Party
319.  Himachal Kranti Party
320.  H.Q. Raktab Kaksh, P.O. Anand Nagar Kanpur-208011 (U.P.)
321.  51, Patropolis Colaba, Bombay-400005.
322.  B-43, G. T. Karnal Road, Industrial Area, Delhi-110033.
323.  Village Khart, P.O. Nandrool, Tehsil & District Kangra(H.P.)
324.  287-Ghatia Ajmat Ali, Ettawah (U.P.)
325.  Society Bhawan, Village & Post Asni-jaipur, Distt Bhojpur (Bihar)
321. Janata Dal (A) 15, Windsor Place, New Delhi-110001.
322. Janata Kranti Congress Poonam Clinic, Kasganj Road, Sirh Para, Etah, Uttar Pradesh-207246.
323. Kisan M'azdoor Gaon Raj Satyander Bhawan, Porv Primary Bhatta, RamNivas Singh Marg, Katni, Distt: Jabalpur, Madhya Pradesh.
324. Manav Vikas Party H9/1, Chiragh Delhi, New Delhi-110010.
326. Samajwadi Party 8, Talkatora Road, New Delhi.
327. Sikkim Democratic Front H.O. Namchi South Sikkim 737126.

(ii) against S. No. 28, for the existing entry 'Akhil Bhartiya Sarvahara Congress' in column (1), the entry "Rashtriya Samajwadi Congress' shall be substituted;
(iii) against S. No. 170 for the existing entry 'Mahabharath Peoples Party: in column (1), the entry 'Mahabharath Mahajan Sabha' shall be substituted;
(iv) against S. No. 79 for the existing entry in column (i), the entry 'D-287, Jan Kalyan Raj Bhajan Pura, Delhi-53' shall be substituted;
(v) against S.No. 125, for the existing entry in column (2), the entry "D-31, East Uttam Nagar, New Delhi, shall be substituted;
(vi) against S.No. 179, for the existing entry in column (2), the entry "29, Padmanaban Street, I. Nagar (North), Madras-600817 shall be substituted;
(vii) against S. No. 187, for the existing entry in column (2), the entry "C4-D, 428, Janak Puri. New Delhi" shall be substituted;
(viii) against S.No. 301 for the existing entry in column (2), the entry "8/440, Trilokpuri, Delhi. 110091 shall be substituted'.

By Order,

S.K. MENDIRATTA SECRETARY
ELECTION COMMISSION OF INDIA

H. B. Rai
Under Secretary /Election Deptt. Gtik.
DECLARATION UNDER SECTION 6 OF L. A. ACT, 1894 (1 of 1894)

Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose the Union, namely for establishment of P.R.S.C. in the block of Phong, Elaka Namthang, District South, it is hereby declared that a piece of land comprising cadastral plot No. 285 (P) and measuring area. 60' X 40' = 2400Sq. ft. bounded on the:

East: D.F. of Dhan Bahadur Dahal Chettri.
West: Road reserve and Phongla-Bermiok Road.
North: D.F. of Dhan Bahadur Dahal Chettri.
South: D.F. of Dhan Bahadur Dahal Chettri.

is needed for the aforesaid public purpose at the public expense within the aforesaid block of Phong.

The declaration is made, under the provision of Section 6 of Act 1 of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of South District.

T. W. Barfungpa IAS
Secretary,
Land Revenue Department,
Government of Sikkim,
Gangtok.
SIKKIM
GOVERNMENT
SIDDHA
GAZETTE
EXTRAORDINARY
PUBLISHED BY AUTHORITY
Gangtok, Thursday, 17th November, 1993
GOVERNMENT OF SIKKIM
LAND REVENUE DEPARTMENT
GANGTOK
No. 160
Notification No. 44/406/LR (8) Dated Gangtok the 18th September, 1993.
ERRATUM
In the notification No. 36/406/LR (S) dated 18th May 1993 of Land Revenue Deptt. under Section 4 (1) of Land Acquisition Act, 1894 (1 of 1894) published in the Extraordinary Sikkim Government Gazette vide Vol No. 69 dated 11th June, 1993 in respect of acquisition of land measuring area 60’ x 40’ =2400Sq.ft. by Health Deptt. for the establishment of P.H.S.C. at Phong block South Sikkim, Boundary towards the West, notified as Phongla-Bermiok Road may be read as Road Reserve and Phongla-Bermiok Road instead of Phongla-Bermiok Road.

W. Barfungpa IAS
Secretary,
Land. Revenue Department.
Government of Sikkim.
Gangtok.
DECLARATION UNDER SECTION 6 OF LAND ACQUISITION ACT, 1894 (1 of 1894).

Whereas the Governor is satisfied that land is needed for a public purpose, not being the purpose of the Union, namely, for the construction of Sub-Station in the block of Hee, West District, it is hereby declared that a piece of land comprising cadastral plot Nos. 692, 690 and 693 measuring area 1320.0180.1160 (28,632.24) Sq. ft. bounded on the:

East: Road Reserve and S.P.W.D. Road. The term "Road Reserve" above has the same meaning as defined in The Sikkim Forests, Water Course and Road Reserve Act, 1988.

West: Khus Narayan Pradhan's P.F.

North: Sonam Gyatso Bhutia's D.F.

South: Kulo.

is needed for the aforesaid public purpose at the expense within the aforesaid block of Hee.

The declaration is made, under the provision of Section 6 of Act 1 of 1894, to all whom it may concern. A plan of the land may be inspected in the office of the Collector of West District.

Further, the State Government has been pleased to appoint Shri K. Jaya Kumar, IAS, as Administrator of the Board with immediate effect.

All duties, powers and functions of the Board hitherto exercised by the Chairman, during the period of its super session shall be discharged, exercised or performed by him.

L. B. CHHETRI
SECRETARY TO THE GOVT OF SIKKIM
DEPARTMENT OF INDUSTRIES
NOTIFICATION

As required under Rule 3 of the Sikkim State Caderisation of Managers of Multi-Purpose Cooperative Societies Rule 1993, the following officers are nominated as members on the Board to make appointment of Managers/Secretaries in the caderisation of the Multi-Purpose Cooperative Societies.

1. Registrar, Cooperative Societies, Sikkim.
2. Joint Registrar, Cooperative Societies, Sikkim.
3. Dy. Registrar (N/E), Divisional Cooperative Office, Gangtok.
5. Audit Officer, Cooperative Department.
6. Assistant Registrar (Credit/Banking) Cooperative Department.
7. Dy. Secretary (III), Establishment Department, Govt. of Sikkim, Gangtok.
8. Joint Secretary (II) Finance Department, Govt. of Sikkim, Gangtok.

DR BS. BAS NET
Secretary,
Department of Co-operation,
Government of Sikkim,
Gangtok.
NOTIFICATION

In exercise of the powers conferred by clause (3) of article 166 of the Constitution of India, the Governor of Sikkim is hereby pleased to make the following rules further to amend the Government of Sikkim (Allocation of Business) Rules, 1985, namely:

1. These rules may be called the Government of Sikkim (Allocation of Business) Amendment Rules, 1993.

2. In the Second Schedule to the Government of Sikkim (Allocation of Business) Rules, 1985", under the heading "1 - Home Department", after serial number 16B, the following serial number and entry shall be inserted; namely:"16 C, Rajya Sainik Board".

K. A. V ARADAN
IAS
CHIEF SECRETARY/HOME SECRETARY
ELECTION COMMISSION OF INDIA

NIRVACHAN SADAN,
ASHOK ROAD,
NEW DELHI-II 0001.

NOTIFICATION

No. 56/92.-Whereas, the Election Commission of India has reviewed the poll performance of all registered political parties in terms of paragraphs 6 and 7 of the Election Symbols (Reservation and Allotment) Order, 1968 at the general election to the existing House of the People held in 1991-92 and the latest general elections to the existing Legislative Assembly of an States and Union Territories held in year 1988 to 1992, with a view to determining the status as recognised National or State parties;

2. And whereas, as a result of the aforesaid review, the Commission passed individual orders in respect of each of the parties which had either become eligible for recognition as State party or had lost its status as recognised National or State party;

3. And whereas, the Commission has also processed all applications of associations or bodies of individual citizens of India for registration as political parties, including the applications of the associations or bodies of individual citizens which were deemed to be registered pending consideration and finalization of these applications vide the Commission's notifications No. 56/89 dated 26.10.1989, No. 56/89 dated 24.1.90, No. 56/91 dated 19.4.91, No. 56/91 dated 23.1.92, under section 29A of the Representation of the People Act, 1951;

4. And whereas, the Commission has since disposed of all applications received up to 31.7.92, except one application which is defective and where the applicant party has been allowed further time to remove the defects, either by grafting or refusing registration to those parties under the provisions of the said section 29A of the Representation of the People Act, 1951 and each such party has been informed individually accordingly;

5. And whereas, the Commission has decided to update its notification No. 56/91, dated 19.4.91, specifying the names of recognised National and State parties and registered unrecognized parties and the list, of free symbol (or each State/Union territory issued in pursuance of paragraph 17 of the Election Symbols (Reservation and Allotment) Order, 1968, as amended from time to time;

6. Now, therefore, in pursuance of paragraph 17 of the Election Symbols (Reservation and Allotment) Order, 1968, and in super session of its notification dated 19.4.91, referred to above, as amended from time to time, the Election Commission hereby specified -

(a) In table I, the National parties and the Symbols respectively reserved for them;

(b) In table II, the State parties, the State or States in which they are State parties and the Symbols respectively reserved for them in such State or States;
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>National Parties</th>
<th>Symbol Reserved</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.</td>
<td>Communist Party of India</td>
<td>Ears of Corn and Sickle Hammer, and Star</td>
<td>Ajay Bhawan, Kotla Marg, New Delhi-I 1 10001.</td>
</tr>
<tr>
<td>4.</td>
<td>Indian National Congress</td>
<td>Chakra (Wheel)</td>
<td>7, Jantar Mantar Road, New Delhi - 110001.</td>
</tr>
<tr>
<td>5.</td>
<td>Janata Dal</td>
<td>Haldhar within Wheel (Chakra Haldhar)</td>
<td>5, Pandit Pant Marg, New Delhi - 110001.</td>
</tr>
<tr>
<td>6.</td>
<td>Janata Party</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**TABLE - II**

<table>
<thead>
<tr>
<th>Name of the State/Union Territory</th>
<th>Name of the State, Party</th>
<th>Symbol Reserved</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>Andhra Pradesh</td>
<td>Telugu Desam</td>
<td>Bicycle</td>
<td>Head Office, Gopinath Bordoloi Road, Guwahati - 781001, Assam Bhuralumukh, Guwahati 781009 Head Quarter, Diphu, Karbi Anglong, Assam-7824-60.</td>
</tr>
<tr>
<td>Assam</td>
<td>Assam Gana Parishad</td>
<td>Elephant</td>
<td>Head Office, Gopinath Bordoloi Road, Guwahati - 781001, Assam Bhuralumukh, Guwahati 781009 Head Quarter, Diphu, Karbi Anglong, Assam-7824-60.</td>
</tr>
<tr>
<td></td>
<td>Natun Assom Gana Parishad</td>
<td>Two Leaves</td>
<td>Head Office, Gopinath Bordoloi Road, Guwahati - 781001, Assam Bhuralumukh, Guwahati 781009 Head Quarter, Diphu, Karbi Anglong, Assam-7824-60.</td>
</tr>
<tr>
<td></td>
<td>Autonomous State Demand Committee</td>
<td>Bow &amp; Arrow</td>
<td>Head Office, Gopinath Bordoloi Road, Guwahati - 781001, Assam Bhuralumukh, Guwahati 781009 Head Quarter, Diphu, Karbi Anglong, Assam-7824-60.</td>
</tr>
<tr>
<td>Bihar</td>
<td>Jharkhand Mukti Morcha</td>
<td>Lion</td>
<td>Head Office, Gopinath Bordoloi Road, Guwahati - 781001, Assam Bhuralumukh, Guwahati 781009 Head Quarter, Diphu, Karbi Anglong, Assam-7824-60.</td>
</tr>
<tr>
<td>Goa</td>
<td>Maharashtrawadi Gomantak</td>
<td>Boy &amp; Girl</td>
<td>Head Office, Gopinath Bordoloi Road, Guwahati - 781001, Assam Bhuralumukh, Guwahati 781009 Head Quarter, Diphu, Karbi Anglong, Assam-7824-60.</td>
</tr>
<tr>
<td>Haryana</td>
<td>Haryana vikas party</td>
<td>Plough</td>
<td>Head Office, Gopinath Bordoloi Road, Guwahati - 781001, Assam Bhuralumukh, Guwahati 781009 Head Quarter, Diphu, Karbi Anglong, Assam-7824-60.</td>
</tr>
<tr>
<td>Jammu &amp; Kashmir</td>
<td>Jammu &amp; Kashmir National Conference</td>
<td>Bicycle</td>
<td>Head Office, Gopinath Bordoloi Road, Guwahati - 781001, Assam Bhuralumukh, Guwahati 781009 Head Quarter, Diphu, Karbi Anglong, Assam-7824-60.</td>
</tr>
<tr>
<td></td>
<td>Jammu &amp; Kashmir Panthers Party</td>
<td>Lion</td>
<td>Head Office, Gopinath Bordoloi Road, Guwahati - 781001, Assam Bhuralumukh, Guwahati 781009 Head Quarter, Diphu, Karbi Anglong, Assam-7824-60.</td>
</tr>
<tr>
<td></td>
<td>Jammu &amp; Kashmir People Conference</td>
<td>Ladder</td>
<td>Head Office, Gopinath Bordoloi Road, Guwahati - 781001, Assam Bhuralumukh, Guwahati 781009 Head Quarter, Diphu, Karbi Anglong, Assam-7824-60.</td>
</tr>
<tr>
<td>Kerala</td>
<td>Muslim League</td>
<td></td>
<td>Head Office, Gopinath Bordoloi Road, Guwahati - 781001, Assam Bhuralumukh, Guwahati 781009 Head Quarter, Diphu, Karbi Anglong, Assam-7824-60.</td>
</tr>
<tr>
<td></td>
<td>Kerala Congress (M)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Indian Congress (Socialist)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Maharashtra</td>
<td>Shivsena</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shrivensha Bhavan, Gadhari Chowk, Dadar, Mumbai, 400028(M.S.)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
2. Manipur Peoples Party

3. Indian Congress (Socialist)

Meghalaya

1. All Party Hill Leader's Conference (Annison Marak Group)

2. Hill People Union

3. Hill State People's Democratic Party

4. Public Demands Implementation Convention

Mizoram

Mizo National Front

Nagaland

Nagaland People's Council

Pondicherry

1. All India Anna Dravida Munnetra Kazhagam

2. Dravida Munnetra Kazhagam

Punjab

1. Bahujan Samaj Party

2. Shiromani Akali Dal

Sikkim

1. Rising Sun Party

2. Sikkim Sangram Parishad

Tamil Nadu

1. All India Anna Dravida Munnetra Kazhagam

2. Dravida Munnetra Kazhagam

3. Pattali Makkal Katchi

Tripura

1. Tripura Upajati Juba Samity

2. Revolutionary Socialist Party

Uttar Pradesh

Bahujan Samaj Party

West Bengal

1. All India Forward Bloc

2. Revolutionary Socialist Party
<table>
<thead>
<tr>
<th>NAME OF THE REGISTERED UNRECOGNISED POLITICAL PARTY</th>
<th>HEAD QUARTERS ADDRESS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Abhinav Bharat Sangh</td>
<td>69/19, Parle Niwas, Ram Gali, Latur (Maharashtra).</td>
</tr>
<tr>
<td>2. Adarash Lok Dal</td>
<td>Ahunagar (Opposite Police Station) Fatehpur City, Distt : Fatehpur, (Uttar Pradesh)</td>
</tr>
<tr>
<td>3. Akhil Bharatiya Bharat</td>
<td>102-Sanskrit Nagar, Sector - 14, Rohini, Delhi - 110086.</td>
</tr>
<tr>
<td>4. Akhil Bharatiya Dal</td>
<td>301/6, Kaushalya Park, Hauz Khas, New Delhi - 110016.</td>
</tr>
<tr>
<td>5. Akhil Bharatiya Desh Bhakt Morecha</td>
<td>Puranderpur, G.P.O. Patna-1 (Bihar).</td>
</tr>
<tr>
<td>7. Akhil Bharatiya Gareeb Party</td>
<td>Village - Karuna, Post Simmavali, Dist : Ghaziabad (U.P.)</td>
</tr>
<tr>
<td>10. Akhil Bharatiya Gram Parishad</td>
<td>Ch. Rajpal Singh, Advocate, Kranti Kunj, Near Nagar Palika Evam Kalya Shiksha Sadan, Civil Line5, Bulandshahr (U.P.)</td>
</tr>
<tr>
<td>11. Akhil Bharatiya Hindustani Krantikari Samajwadi Party</td>
<td>B/92, Awas Vikas Colony, Lucknow Road, Hardai</td>
</tr>
<tr>
<td>15. Akhil Bharatiya Janata Vikas Party</td>
<td>Shri Mahatma Gandhi Vichar Kendra, Uldan, Jhansi (U.P.)</td>
</tr>
<tr>
<td>18. Akhil Bharatiya Lok Tantrik</td>
<td>H.I.G. L 32, Kusi Road, Aliganj, Lucknow (U.P.)</td>
</tr>
<tr>
<td>19. Akhil Bharatiya Mahila Dal</td>
<td>Chandpatia West, Champaran (Bihar).</td>
</tr>
<tr>
<td>20. Akhil Bharatiya Manav Kalyan Ram Rajya Committee</td>
<td>A-74.,Noida Sector-12, (U.P.)</td>
</tr>
<tr>
<td>21. Akhil Bharatiya Manav Seva Dal</td>
<td>Prataprao Mane Sabhagrah, 5 Navalkar Lane, Bombay-400 004.</td>
</tr>
<tr>
<td>23. Akhil Bharatiya Pichadavarg Party</td>
<td>Gaughat, Mathura, (U.P.)</td>
</tr>
<tr>
<td>25. Akhil Bharatiya Ram Rajya Parishad</td>
<td>Gaughat, Mathura, (U.P.)</td>
</tr>
</tbody>
</table>
27. Akhil Bharatiya Revolutionary Shoshit Samaj Dal
   Vaishali Nagar, Sidheshwar Yes,
   At. & Post: Latur
   Dist :Latur, Maharashtra-413512.
28. Akhil Bharatiya Sarvahara,Congress
   H. No. J-12/57-A, Dhoopchandi,
   (Labour Colony) Varanasi, (U.P.)
29. Akhil Bharatiya Shivesna-Rashtrawadi
   Akhil Bharatiya Shivesna Bhavan,
   Gur Mandi, Ludhiana, Punjab
30. Akhand Bharat Mahasang
    Sarvahara Krantikari Party
   Sunfool, Kota - 1, Rajasthan
31. All India Forward Block (Subhasist)
    49-M, Motilal 1st Street,
    Madurai - 625010, Tamil Nadu
32. All India Gareeb Congress
    26, Sector.6, Rohini,
    New Delhi
33. All India Justice Party
    183, V. R. Iyer Street,
    Periyapet, Vaniyambadi.
    Tamil Nadu-635751
34. All India Kishan Mazdoor Sabha
    B-4/2, Vasant Vihar, New Delhi.
35. All India Labour .Welfare. Party
    Kamaru Office, P.O. Pedu Mushidawada-21.
    Paravada Mandalam, Vishakhapatnam Distt :
    Andhra Pradesh - 5311021.
36. All India Majlis-E-Ittehadul Muslimeen
    Darussalam Board
    Hyderabad (Andhra Pradesh)
37. All India National Youth Party
    C/o Borada Kirti, Malgurum, Silchar-788002
    (Assam).
38. All India Nethaji Congress
    NO.-7, Nyniappa Naicken Street,
    1st Floor, Madras-600003.
39. All India Pravasi Dal
    48,South Avenue, New Delhi-110001.
41. All India Tribes and Minorities Front All
    Windrush Hill Annexe, Shimala -2.
42. India Urdu Morcha
    164-, Rouse Avenue, New Delhi-110002.
43. All India Youth Akali Dal
    BXX-I 723, New Prem Nagar,
    Near Hath Complex, Ludhiana, Punjab.
44. Ambedkar Peoples Movement
    39, Saravana Street, T. Nagar, Madras-600017 No.2,
    Ballav Street, Calcutta-700004.
45. Amra Bangalee
    Mandal, Mankbal Post, Ranga Reddy District,
    Andhra Pradesh.
46. Andaman Peoples's Party
    3-5-898/1, Himayathnagar,
    Hyderabad-800029.
47. Andamata party
    Village & P.O. Segti, Distt : Ambala (Haryana).
48. Andhra Pradesh Navodaya Praja Party
    25/158-B, Fathehabad Road, Agra-292 U.P.
    GS. Road, Gauhati7.
49. Aryan Nationalist Party
    S, Janaki Nivas; Shenvi Wadi,
    Khadika Road, Girgaum, Bombay-400004.
50. Assom Jatiya parishaq
    3-5-898/1, Himayathnagar,
    Hyderabad - 800029.
51. Azad Hind Fauz (R)
    Village & P.O. Segti, Distt : Ambala (Haryana).
52. Balahenna Vargala Party
    No. 30, Veluchetty Street, S. Kadiyur, Jolarpet, North
    Arcot, Distt : Tamil Nadu.
53. Bahujan Samaj Party (Ambedkar)
    71, Surya Apartments, Fraser Road, Patna-800001
    (Bihar)
54. Bharatha Makkal Congress
    WZ-422, Raj Nagar, Palam Colony,
    New Delhi 110055
55. Bharatiya Backward Party
    No. 30, Veluchetty Street, S. Kadiyur, Jolarpet, North
    Arcot, Distt : Tamil Nadu.
56. Bharatiya Dhuni Party
    WZ-422, Raj Nagar, Palam Colony,
    New Delhi 110055
57. Bharat Sahakar Swaraj Party
    7-28-4, Kasturi Vihar, Ghaziabad -201001
    (U.P.)
58. Bharat Swaraj Party
    39. Saravna Street, T. Nagar, Madras-600017 No.2
    Ballav Street, Calcutta-700004.
59. Bhayanak Samaj Party
    48,South Avenue, New Delhi-110001.
60. Bhojpura Party
    39. Saravna Street, T. Nagar, Madras-600017 No.2
    Ballav Street, Calcutta-700004.
61. Bhojpur Party
    48,South Avenue, New Delhi-110001.
62. Birla Party
    39. Saravna Street, T. Nagar, Madras-600017 No.2
    Ballav Street, Calcutta-700004.
63. Bhuru Party
    48,South Avenue, New Delhi-110001.
64. Bhvasha Party
    39. Saravna Street, T. Nagar, Madras-600017 No.2
    Ballav Street, Calcutta-700004.
65. Bhvasha Party
    48,South Avenue, New Delhi-110001.
66. Bhowide Party
    39. Saravna Street, T. Nagar, Madras-600017 No.2
    Ballav Street, Calcutta-700004.
67. Bhuiya Party
    48,South Avenue, New Delhi-110001.
68. Bhowide Party
    39. Saravna Street, T. Nagar, Madras-600017 No.2
    Ballav Street, Calcutta-700004.
59. Bharatiya Jai Jawan Jai Kisan Party  
60. Bharatiya Jarjtantrik Parishad  
61. Bharatiya Jan Sabha  
63. Bharatiya Krantikari Kammahd Party  
64. Bharatiya Krantikari Swatantra Jan Parishad  
65. Bharatiya Lok Tantrik Mazdoor Dal  
66. Bharat Dal  
67. Bharat Mukti Dal  
68. Bharat Nirudyog Party  
69. Bharat Pensioner's Front'  
70. Bharatiya Minorities Suraksha Mahasangh  
71. Bharatiya Parivartan Morecha  
72. Bharatiya Rashtriya Morcha  
73. Bharatiya Rashtriya Party  
74. Bharatiya Rashtrawadi Dal Bharatiya  
75. Rashtriya Mazdoor Dal. Bharatiya  
76. Rashtriya Ekta Dal  
77. Bharatiya Republican Paksha  
78. Bharatiya Rashtriya Jan Jagran Congress Party  
79. Bharatiya Rashtriya Sangh  
80. Bharatiya Samata Party  
81. Bharatiya Samaj Sangathan Morecha  
82. Bharatiya Shrijik Dal  
83. Bharatiya Surajya Paksha  
84. Bira Oriya Party  
85. Bolshevik Party of India  
86. Brij Pradesh Nirman Sangh  
87. Brishtachar Virodhi Dal  
88. Buntlekhand Vikas Dal  
89. Chanakya Party  
90. Chattisrugh Mukti Morecha  

Near Truck Union, Jhajjar,  
Distt : Rohtak, Haryana.  
8/1, Outside Data Gate  
Jhansi-284001 (U.P.)  
C/o Raja Ram Yadav, Raghuvis,Nagar,  
New Colony, Deveria (U.P.)  
C/o Ranjit Singh Rana, Basant Bihar Colony,  
II Floor, Boring Road, Patna-800001.  
214, LG Colony, Tagore Town, Allahabad  
Dholipal Distt: Ganganagar, Rajasthan.  
N-686, Jawalapuri, Nangloi, Delhi.  
Bharat Sevagram Aranya, Krantideep, Mourana  
Nurpur Distt: Bijnor (U.P.)  
III-Pocket-B, Surita Vihar, New Delhi  
18/26, South 'Civil Road, -Basavanagudi, Bangalore-  
R-17, Hauz Khas Enclave, New Delhi-  
Arcadia Building, Sir J.J. Road, Opp.  
J.J. Hospital, Bombay 400008  
3/8 Shah Nagar, Mangla Puri Terminal, Palam, New Delhi.  
Navdiya Fathegarh, (Farukhabad), U.P.  
Dwivedi Bhavan, Near Sudha Press, Mohaddipur,  
Naya Sarafa, Gwalior, Madhya pradesh-  
10/10, Mohalla, Khatwada jwalapur,  
Janpad Haridwar, U.P.  
Dr. Ambedkar 'Bhavan, Gokuldas Pasta Road  
Dadar, Bombay  
Kanshi Ram's Building, Simla-ITI006 (Sunjouli),  
Himachal Pradesh  
A-7 I, Nirman Vihar, New Delhi.  
Mahak Mau, Gangoh Road, Saharanpur (U.P.)  
L-238,Vikash Pradhikaran Colony, Indira Nagar, Rai  
Bareilly, U.P.  
104, Jurumia Masjid Chawl, First Rabodi, Thane,  
C/O Shri. P. Samantary IAS (Retd.)  
At/PO: Madhupatna, Cuttack-(Orissa)  
C/O Bhai Bansd, 'Juni Oli', Ram Mandir  
Kampate, District Nagpur, (Maharashtra).  
Sri Aurobindo Bhavan, 28/352, Gudri Mansoor  
Khan, Agra-3 (U.P.)  
C/o Shri. Nanhe Master, H. No. 108,  
Near New Block, No. 1 Market, Mangolpuri, Delhi-
93. Christian Munnetra Kazhagam
   93, Thayiappa Mudali Street
   Madras - 600001.
94. Communist Marxist Party
   Kerala State committee
   Kunnukuzhy,
   Trivandrum, Kerala-695037.
95. Cooperator's Front of Assam
   Police Point,
   (Gauhati University East)
   P.O. Guwahati-14 (Assam).
96. Deccan Congress
   No.8 Tenth Avenue, Harrington Road,
   Madras 600030
97. Democratic Party of India
   162, Anandrao Umre Marg, Ashok Nagar,
   Nagpur-17, (Maharashtra).
   3-Fancy Lane, Calcutta-700006.
98. Democratic Socialist Party
   (Prabodh Chandra)
   Lachen Rimpoch Building, Development
   Area, Gangtok, Sikkim.
99. Denzong People's Chogpa
100. Desh Punjab Niyaye Front
   6-Gill Market. Maharaj Nagar, Ludhiana
   (Punjab).
101. Dessexy Karshaka .Party
   B-127, Municipal Bus Stand, Palai - (Kerala).
102. Desh Bhakt Party
   B-114, Preet Vihar, Delhi-110092.
103. Doondarshi Party
   .16-Shree Society, Panchvati 2nd Lane,
   Ambawadi, Ahmedabad-380006.
104. Democratic Labour Party
   -Birma Camp, Dimapur-797 11 2, Nagaland.
105. Gnanantok Gana Sammilan
   Mehdi Alam Bora, Assam Tribune, Guwahati(Assam)
   -31st January Road, P.O. Box-242, Panjim-Goa
106. Gommant Lok Pok
   Village & P.O. Tivertha, Tehsil Kutghora, District-
   Bilaspur (M.P.)
107. Gondvana Gantantra Party
   Dr. Zakir Hussain Road, (Jalpahar Road) P.O. and
   District Darjeeling,
   Darjeeling Gorkha Hill Council, West Bengal.
108. Gorkha National LiberationFront
   Mangammal Salai, Renga Nagar, Tiruchirapalli-
   620021.
109. Grama Munnetra Kazhagam
   Majestic Mansion, 3rd Floor, Bombay-400004.
110. Green Party of India
   At Garudi, P.O. Khadoda, Tehsil Modusa District,
   Sabarkatha, Gujarat
111. Gujar Singar
   Vaidya Building, Near V.S. Hospital, Ahmedabad-
   Opp. Hanuman Mandir, Khandni Sheri, Jamulpur
   Pagathia, Ahmedabad
112. Gujarat Janta Parishad
   80/10, Matau Mazri Bauso Gate Kamal Haryana
   Village-Gopal Chowk, P.O. Mahadev,
   Sundernagar, District Mandi, Himchal Pradesh-
   C-3/38, Yamuna Vihar, Delhi.
113. Gujarat League
   Samaj Sudhar Ashram, Sirsapur, Delhi
114. Haryana Bhoomiheen Patty
   Janak Cinema Complex, Pankha Road, Janakpuri,
   Delhi-117/K-36, Sarvodya Nagar, Kanpur, U.P.
115. Himachal Gangam
   M/S Sono Sales Corporation Subji Mandi,
   Khokadpura, Aurangabad,
   C/O Nehru Institute of Pharmacy & Technology,
   Kirari, Nangloi, Delhi-110041
116. Hind Desham
   8B Palm Place, Calcutta, W/St Bengal-700009
117. Hind Moreha
   2B Palm Place, Calcutta, W/St Bengal-700009
118. Hind National Party
   8B Palm Place, Calcutta, W/St Bengal-700009
119. Hindu Samaj Party
   8B Palm Place, Calcutta, W/St Bengal-700009
120. Hindustan Janata Party
121. Hindustani Samajiwadi Peoples Party
122. Hul Jharkhand Party
   8B Palm Place, Calcutta, W/St Bengal-700009
<table>
<thead>
<tr>
<th>No.</th>
<th>Organization</th>
<th>Address</th>
</tr>
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<tbody>
<tr>
<td>125</td>
<td>Indian Democratic Party</td>
<td>GH-14/688 Zone G-I7, Pashim Vihar, New Delhi</td>
</tr>
<tr>
<td>126</td>
<td>Indian Democratic People's Party</td>
<td>106, Sonautuli, 2nd Lane P.O. &amp; Distt. Hooghly, West Bengal,</td>
</tr>
<tr>
<td>127</td>
<td>Indian Democratic Socialist Party</td>
<td>B-36/B, Marg NO-I West Vindo Nagar, Delhi</td>
</tr>
<tr>
<td>128</td>
<td>Indian Farmers and Workers Party Indian Labour Congress</td>
<td>65 Kamraj Road, Tiruppur, Tamil Nadu</td>
</tr>
<tr>
<td>129</td>
<td>Indian National Party</td>
<td>Jasmy Niwas, Sangumugham; Trivandrum-7</td>
</tr>
<tr>
<td>130</td>
<td>Indian 'National Labour Party'</td>
<td>Surinder Oil Mill, Beri Gate, Jhajjar-Haryana</td>
</tr>
<tr>
<td>131</td>
<td></td>
<td>Rahim Mukherjee Smriti, Bhabar, Coal Dock Road (Former Coal Controller's Office) Calcutta</td>
</tr>
<tr>
<td>133</td>
<td>Indian People's Front</td>
<td>C-4/46, Gali NO-2, Sadatpur Colony Delhi-II 0094 .</td>
</tr>
<tr>
<td>134</td>
<td>Indian Union Muslim League</td>
<td>28, Meghraj Sethi Marg, Bombay-400008</td>
</tr>
<tr>
<td>135</td>
<td>Internationalist Democratic Party</td>
<td>C-5', VPCI Quarters, Dabha, Delhi</td>
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<tr>
<td>136</td>
<td>Islamic Party of India</td>
<td>20-3-JOS/9/D, Shah Gunj, Hyderabad-Andhra Pradesh</td>
</tr>
<tr>
<td>137</td>
<td>Indian National Congress (0) (Anti-merger Group)</td>
<td>59/1 Beniapukkur Road, Calcutta-700014</td>
</tr>
<tr>
<td>138</td>
<td>Jammu &amp; Kashmir Awami National Conference</td>
<td>Central Office, Red Cross Road, Maisuma, Srinagar</td>
</tr>
<tr>
<td>139</td>
<td>Jan Ekta Morcha</td>
<td>111-3, Extension (Near Jagat Ram Park), Laxmi Nagar, Delhi-110092</td>
</tr>
<tr>
<td>140</td>
<td>Jan Kranthi Morcha</td>
<td>89-M, Kidwai Nagar, Kanpur-U.P.</td>
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<td>141</td>
<td>Jan Parishad</td>
<td>97/5 Ashok Mohalla, Nangloi, Delhi-41</td>
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<tr>
<td>142</td>
<td>Jan Sevak Sanghathan</td>
<td>15/286, Civil Lines, Kanpur-1 (U.P.)</td>
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<td>143</td>
<td>Janta Dal (D) Rajasthan</td>
<td>5, Vidyasagar Puri, Jaipur, Rajasthan</td>
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<tr>
<td>144</td>
<td>Jama Dal (Pragatisheel)</td>
<td>D-146, Sovitri Path, Bapu Nagar, Jaipur (Rajasthan)</td>
</tr>
<tr>
<td>145</td>
<td>Janta Dal (Samajwadi)</td>
<td>16, Dr. Rajendra Prasad Road, New Delhi                                                   110001</td>
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<tr>
<td>146</td>
<td>Janata Congress Party or Bharatvarsha</td>
<td>Camp Office: Amar Farm, Najafgarh, New Delhi-43,</td>
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<tr>
<td>147</td>
<td>Jawan Kisan Mazdur Party</td>
<td>P. S. Parshjudhi At/Post, Karanthi, Jamshedpur 831002 (Bihar)</td>
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<tr>
<td>148</td>
<td>Jharkhand Liberation Front</td>
<td>Main Road, Ranchi (Bihar)</td>
</tr>
<tr>
<td>149</td>
<td>Jharkhand Party</td>
<td>P. O. LAUBASA (Jamshedpur) P.S. Gobind</td>
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<tr>
<td>150</td>
<td>Jharkhand People's Party</td>
<td>Pur Distt: Singhhbhum (East)</td>
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<tr>
<td>151</td>
<td>Kalyan Morcha</td>
<td>Moh. Rampura, Hisar (Haryana).</td>
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<td>152</td>
<td>Kannada Desha Party</td>
<td>A-15/2, Vasant Vihar, P. B. No-8801, New Delhi 110005</td>
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<tr>
<td>153</td>
<td>Kannada Paksha</td>
<td>Camp Office: Amar Farm, Najafgarh, New Delhi-43,</td>
</tr>
<tr>
<td>154</td>
<td>Kanpur Grameen Sanstha</td>
<td>P. S. Parshjudhi At/Post, Karanthi, Jamshedpur 831002 (Bihar)</td>
</tr>
<tr>
<td>155</td>
<td>Karnataka Ganagparishath</td>
<td>Main Road, Ranchi (Bihar)</td>
</tr>
<tr>
<td>156</td>
<td>Karnataka Pragatiranga</td>
<td>P. O. LAUBASA (Jamshedpur) P.S. Gobind</td>
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<td></td>
<td></td>
<td>Pur Distt: Singhhbhum (East)</td>
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<td></td>
<td></td>
<td>Moh. Rampura, Hisar (Haryana).</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2111, 7A Cross, III Main, Vijayanagarana II Stage, Bangalore-560040.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>No.259/1 1st Floor, Rangaswamy Temple Street, (Opp. to Jain temple) Bangalore560053.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>120/186, Lajpat Nagar, Kanpur (U.P)</td>
</tr>
<tr>
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<td></td>
<td>No 9, East Anjaneya Temple Road, Basavana gudi, Bangalore-560004.</td>
</tr>
</tbody>
</table>
159. Kerala Congress (B)  
160. Kisan Desham  
161. Kosal Party  
162. Kranti Subha  
163. Krantikari Samajwadi Manch  
164. Labour Party of India (V. V. Prasad)  
165. Lok Dal  
166. Lokhit Morcha  
167. Lok Party  
168. Lok Seva Parshad  
169. Lok Swaraj Andolan  
170. Mahabharath People's Party  
171. Maharashtra Republican Party  
172. Manav Kalyan Sangh Dal  
173. Manipur Hill People's Council  
174. Manipur People's Council Marxist  
175. Communist Party of India (S.S.Srivastava)  
176. Marxist Co-ordination  
177. Marxist Engelsist Leninist Proletariat Health Commune  
178. Maydhaavi Congress (J)  
179. M.G.R. Annal D.M. Kazhagam  
180. M.G.R. Malikal Munetra Kazhagam  
181. M.G.R. Munnetra Kazhagam  
182. Mizo National Front (Democrats)-Chwanzuula  
183. Mukt Bharat  
184. Nagaland Peoples Party  
185. National Confederation  
186. National Democratic Party  
187. National Democratic Peoples Front  
188. National People's Party  
189. National Republican Party

M/s M. T. Thomas Buildings, KMC XIV/4-38, M.C. Road, Kottayam Keralala  
Village - Barma, Post = Kaithwan, Distt: Mungair, Bihar  
G.M. College Road, Sambapur, Orissa-C/o Shri O.R. Yadav, Railway Colony, Junagath, Saurashtra, PJIN-362021 (Gujarat).  
35, Khand-3, Vidhyayak Vishramgresh, Bhopal-4-81001  
4 Ramchander Lane, Ram Kishan Road, Civil Lines, Delhi-I 10054-  
3, Pandit Pant Marg, New Delhi 110001, Sant Ravidas Nagar, Outer Ring Road, No. 26, Badli, New Delhi-4-2,  
9-1-35/36/F, Yadav Colony, Post, Venmudawada-Karimnagar District, Andhra Pradesh,  
3/504-, Araval Vilhar, Alwar-301901 (Rajasthan)  
Sai Plot : No. 10, Vivekananda Nagar, Inner Ring Road Kolathur, Madras-600099.  
Plot No. 6, Room No.2, Dharavi Municipal Transit Camp, Dharavi, Bombay  
Gadi Sthan-Mehtwara, Teshshul Astha, District Sehore, Hotel Tampha- 89, North A.O.C., Imphal Manipur,  
Kwakeithel Bazar, Imphal-, Manipur Saidpur Patna, Bihar-80004-  
I 15 MLA Flat, Bir Chand Patel Path, Patna  
No. 30 Rajaji Street, Chengalpette- Tamil Nadu,  
Chhalal House, Civil Road, Gohana, Dist Sonepat (Harayana).  
No. AJ-2.2S01, 9th Main Road, Santhi Colony, Anna Nagar, Madras-.  
No.8, 5th Cross street, Lake Area, Nungambakkam, Madras-  
Konmoor High Road (Canal Area), Otteri, Madras-12, General Headquarters,  
Zurkawt, Aizawal, Mizoram.  
H-22, Kailash Colony, New DelM-, Opposite N.S.T. Complex, Kohima, Nagaland.  
Camp: Jagadishpur, Sureri (Rampur,) Jaunpur  
Central Office: Changanacherry -2, Kottayam District Kerala State.  
18/92 Chimri Bldg; Gole Market, New Delhi  
C/o Uripok Naoremthong, Imphal-, Manipur.  
T-J.,2/6, Old Barracks, Chamber Camp,
191. Nayee Party
192. Netaji Subhas Biplobi Parishad
193. Orissa Khandayat Khethriya Krusak Gana Parishad
194. Orissa Vikash Parishad
195. Orissa Commuinst Party
196. Paschim Banga Rajya Muslim League
197. Peoples Democracy of India,
198. People's Democratic League of India
199. Peasants and Wokers Party of India
200. People's Party of Arunachal
201. People's Party of India
202. People Party of Prants
203. Pichhadavarg. Samaj Party
204. Plains Tribals Council of Assam
205. Pondicherry Mannila Makkal Munnar.i
206. Pooryanchal Rashtriya Congress
207. Praja Socialist Party (Kerala)
208. Pratap Shiv Sena
209. PRISM
210. Progressive Hul Jharkhand Party (Shibu Group)
211. Punjab Bachao Morcha
212. ' Punjab Kairon Dal
213. Punjabi Dal
214. Punjab Janata Morcha
215. Punjab People's Party,
216. Punjab Vikas Party (Punjab)
217. Quami Morcha
218. Ramrajya Marg
219. Rashtriya Bharat Nav Nirman Sangathan
220. Rashtriya Chhatra Kisan Mazdoor Party
221. Rashtriya Janata Moreha Party
222. Rashtriya Krantikari Dal ,
223. Rashtriya Mazdoor Ekta Party
224. Rashtriya Mazdoor Ekta:Party (Samajwadi)

C/o Miraa, Opp. Puria Park, Panchavati, Nasik-422003, Maharashtra.
58-Satya Nagar, Bhubaneswar-, Orissa,
A-24, Baramunda Housing Board Colony,
Bhubaneswar, PIN-751003 (Orissa).
MLA Colony, Unit 4, Bhubaneswar (Orissa),
1 29-Co Ilm Street (1st Floor) Calcutta- 700016,
H.O. M-2, Gururam Das Bhawan, Sat yam Complex,
New Delhi-8.
Building No. 25, Flat No.8, Chitnavisnagar Layout,
Byramji Town Near Mental Hospital,
Nagpur 13, Maharashtra.
Hari Kharade Niwas, Mahatma Phule Roa2, Naigaon,
Dadar, Bombay
P.O. Nahar Lagun, Arunachal Pradesh
9-10. Khab Ram Park, Prem Nagar, Opp Railway Station, Nangloi, Delhi 41.
BV/332, Benjamin Read, Dey. 3, Ladhiana, Punjab.
P.O. & T.O. Kokrajbar, Dist. Kokrajbar, Assam
17, Kumaran Street, KamarajarNagar, Pondicherry -
51 58/XV Mahalaxmi Building, Behind Rama krishna Mission, Pahargang Lane, New Delhi
North Palace Building Fort P.O. Trivandrum
Kerala.
Seva Sangh Chauraha, Old Station Road, Udaipur,
Rajasthan.
Top Floor, 4-CHHA-30, Vigyan Nagar, Kota,
Rajasthan- 324005.
Gidhanipahari, Dumka, Bihar-814101
Kotha No. 45, Sector 5, Chandigarh.
11, Industrial Area, Ram Darbar, Chandigarh.
H. No. BV/30A, Ramgrahia, Gurdwara Road
Panj Pir, Ja,landhar City, PIN-144001 (Punjab
14, Sector 28, Arun Vihar, Noida- 201303:
138, Garha, Jalandhar (Punjab).
51, Kachcha Hata, Aminabad, Lucknow (U.P)
No. 17, Venus Colony, Second Street, Alwarpet
Madras-600018,
Doiwala, Dehradun Road, Dehradun -U. P.
Thatha, Nawahagani, Gonda U.P.
E-98, Sakat, New Delhi-
Gopal Nagar, Mau Surakhpur Road, Najafgar
New Delhi-43.
Block-B, Sant Nagar, Gali No. 57,
Burari Road; Delhi -9.
C-112, Pushpanjali Pitampara,
New Delhi-
<table>
<thead>
<tr>
<th>No.</th>
<th>Party Name</th>
<th>Address</th>
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<tr>
<td>226</td>
<td>Rashtriya Pragatisheel Morcha</td>
<td>Behind Irwin Hospital, Navagam Ghed, Jamnagar, Gujarat.</td>
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<tr>
<td>227</td>
<td>Rashtriya Samdarshi Party</td>
<td>18B-C/10 Govindpuri, New Delhi - U.P.</td>
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<td>228</td>
<td>Rashtriya Samaj Sevak Dal</td>
<td>Bheera Khiri Janpad Khiri, U.P.</td>
</tr>
<tr>
<td>229</td>
<td>Rashtriya Samaj Sudhar Party</td>
<td>Village Thantri, Post-Ghodi, Distt - Faridabad (Haryana).</td>
</tr>
<tr>
<td>230</td>
<td>Rashtriya Unnatheed Dal</td>
<td>F-167, Chand Bagh, P.O. Kulpur, Delhi 94-15, Indira Colony, Mount Abu,</td>
</tr>
<tr>
<td>231</td>
<td>Rashtriya Valmik Mazdoor Morcha</td>
<td>Distt - Sirohi, Rajasthan.</td>
</tr>
<tr>
<td>232</td>
<td>Rashtriya Vyapar Dal</td>
<td>293, Kothi Lala Bishambhar Dayal Aggarwal Ganesh Ganj, Lucknow - U.P.</td>
</tr>
<tr>
<td>233</td>
<td>Republican Party of India</td>
<td>Room No. 522, MLAs Hostel, Bombay - 400032.</td>
</tr>
<tr>
<td>234</td>
<td>Republican Party of India (A)</td>
<td>17/69 Thansingh Nagar, Anand Parbat, New Rohatka Road, New Delhi 5,</td>
</tr>
<tr>
<td>235</td>
<td>Republican Party of India (Democratic)</td>
<td>Satpuda, Malabar Hill, Bombay.</td>
</tr>
<tr>
<td>236</td>
<td>Republican Party of India (Kamble)</td>
<td>11/174, Adarsh Nagar, Prabhadevi Bombay - U.P.</td>
</tr>
<tr>
<td>237</td>
<td>Republican Party of India (Khoobragade)</td>
<td>Gita Villa, East Maredpally, Secunderabad, Andhra Pradesh.</td>
</tr>
<tr>
<td>238</td>
<td>Republican Party of India (Sivaraj)</td>
<td>10, Solai Street, A yanavaramam, Madras - 600023.</td>
</tr>
<tr>
<td>239</td>
<td>Republican Presidium Party of India</td>
<td>Uruli-Kanchan, Pune-4-12202, Maharashtra 16/17, College Street, Calcula</td>
</tr>
<tr>
<td>240</td>
<td>Revolutionary Communist Party of India (Rasik Bhatt)</td>
<td>A-25, Nirman Vihar, Delhi 110092. Near Shiv Mandir, Devpura Road, Mainpuri - U.P.</td>
</tr>
<tr>
<td>241</td>
<td>Sahjvadi Party</td>
<td>Vishwambika Bhavan, Ashapura, Naya Shaber, Bikaner, Rajasthan.</td>
</tr>
<tr>
<td>242</td>
<td>Samajik Kranti Dal</td>
<td>Barrack NO-4, Behind Yashodhan - Dinsha Wacha Road, Church Gate, Bombar.</td>
</tr>
<tr>
<td>243</td>
<td>Samajwadi Dal</td>
<td>12-B, Daroga Rai Path, Patna- Sant Ravidass. Nagar, Haidarpur (Badli), Delhi-</td>
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<tr>
<td>244</td>
<td>Samajwadi Janata Party (Maharashtra)</td>
<td>A-25, Nirman Vihar, Delhi 110092. Near Shiv Mandir, Devpura Road, Mainpuri - U.P.</td>
</tr>
<tr>
<td>245</td>
<td>Sampurna Kranti Dal</td>
<td>Head Office: Dighali Pukhuri East, Md. Tayabullah Road, Guwahati-</td>
</tr>
<tr>
<td>246</td>
<td>Samyukt Party</td>
<td>Head Office: Nijuora, P.O. Mora, Via-Giddour, Distt: Munger, Bihar.</td>
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<tr>
<td>247</td>
<td>Sanjukti Loka Parishad</td>
<td>Circular Road, Rewari, (Haryana) P 3, University Campus, University of</td>
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<tr>
<td>248</td>
<td>Sarvbara Dal</td>
<td>Rajasthan, Jaipur-302004. 81-D, LIG, DDA Flats, Motia Khan, Delhi -</td>
</tr>
<tr>
<td>249</td>
<td>Sarvajati Janata Panchayat</td>
<td>. . . Street NO.6, Dogar Basti, Faridkot, ’Punjab. Little Raisinha, 747/1, Upvan, Pokhara Road No. 1 Thane, (Maharashtra)</td>
</tr>
<tr>
<td>250</td>
<td>Sarvodaya Party</td>
<td>Head Office, Shiromani Akali Dal, Baranwali, Sri Amritsar Punjab</td>
</tr>
<tr>
<td>251</td>
<td>Senior Citizens National Party of India</td>
<td>Flat No. 36, Sector-4. Chandigarh.</td>
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<td>252</td>
<td>Shabeed Pheruman Akali Dal</td>
<td>22, Bara Khamba Road, New Delhi - I.</td>
</tr>
<tr>
<td>253</td>
<td>Shahu Phule Ambedkar Prajatattak Party</td>
<td>House No.6, Sector-5, Chandigarh-. Head Office, Shiromani Akali Dal, Barandari, Sri Amritsar Punjab</td>
</tr>
<tr>
<td>254</td>
<td>Shiromani Akali Dal (Master Tara Singh)</td>
<td>22, Bara Khamba Road, New Delhi - I.</td>
</tr>
<tr>
<td>255</td>
<td>Shiromani Akali Dal (S)</td>
<td>House No.6, Sector-5, Chandigarh-. Head Office, Shiromani Akali Dal, Barandari, Sri Amritsar Punjab</td>
</tr>
<tr>
<td>256</td>
<td>Shiromani Akali Dal (Badal)</td>
<td>22, Bara Khamba Road, New Delhi - I.</td>
</tr>
<tr>
<td>257</td>
<td>Shiromani Akali Dal (Simranjit Singh Mann)</td>
<td>Flat No. 36, Sector-4. Chandigarh.</td>
</tr>
<tr>
<td>258</td>
<td>Shiromani Jagat Akali Dal</td>
<td>Kothis No 305/2 Near Doordarshan Kendra, Amritsar Punjab.</td>
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260. Shoshit Samaj Party
261. Singh Jan Seva Party
262. Social Action Party
263. Socialist Democratic Party
264. Socialist League of India
265. Socialist Party (Lohia)
266. Socialist Party (Ramakant Pandey)
267. Socialist Republican Party
268. Surajya Party
269. Swaraha Party
270. Tamilar Desiya Iyyakkam
271. Tamizhaga Munnetra Munnani
272. Tamil Nadu Hindu Vellalar Youth Kazhagam
273. Tamil Nadu Peasants & Workers Party
274. Tamil Nadu Peoples Welfare Association
275. Tamilaga Janata
276. Tharasu Makkal Mandram
277. Thayaka Marumalarchi Kazhagam
278. The Humanist Party of India
279. The Religion of Man Revolving Political Party of India
280. The Tamil Nadu State Indian Union Muslim League Tamilar Kazhagam
281. United Communist Party of India
282. United Indian Democratic Council
283. United India Peoples Party
284. United Minorities Front, Assam
285. United Republican Party
286. United Reservation Movement
287. Council of Assam
288. United Bodo Nationals Liberation Front
291. Uttar Pradesh Vikas Manch
Mukhyalay Khutur, Tehsil-Puvaya,
Distt : Shahjahanpur, Uttar Pradesh.
292. Vidarabha Praja Party
H-(Sindhikhana), Ganeshpeth, Nagpur.-
293. Vidarbha Rajya Mukti Morcha
At Type, Sukhkarta Apartment, Balraj Marg,
Dhantali, Nagpur -12.
294. Vishal Bharat Party
I-Shripat Bhavan, Wadia Street, Tardeo, Bombay -
295. Vokkaligara Parisbatd
No. 629, Tumkar Road, Dasarahalli,
Bangalore- 5600 57.
296. West Bengal Socialist Party
4-2-Indian Mirror Street,
(S.N.J. Mirza) West Orissa
Calcutta.
297. Peoples Front
H-G.M. College Street, P.O. & Distt : Sambalpur,
298. Workers Party India
Orissa-768004.
299. Yatharthawadi Jan Morcha
1 8-Surya Sen Street, Calcutta - 12,
300. Yuva Desham Party
West Bengal.
301. Yuva Vikas Party
Vill. Thanpur, Post. Bisara,
Tripathi Nagar, Chibramau-209 (U.P.)
5 Distt : Aligarb, Uttar Pradesh.
11/12, Ishwar Krupa Society, Trikam Nagar-2,
18-Indian Mirror Street,
Surat-6, Gujarat.
<table>
<thead>
<tr>
<th>Name of State/Union Territory</th>
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<tbody>
<tr>
<td>Andhra Pradesh</td>
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</table>

1. Aeroplane
2. Apple
3. Boat
4. Bell
5. Belt
6. Black Board
7. Boy and Girl
8. Bucket
9. Basket containing Vegetables
10. Bow and Arrow
11. Clock
12. Coconut tree bearing fruits
13. Cultivator winnowing grain
14. Car
15. Cart
16. Ceiling Fan
17. Drum
18. Electric Bulb
19. Fire Engine
20. Frock
21. Flaming Torch
22. Glass Jar
23. Globe
24. Hand Pump
25. Hat
26. Hockey and Ball
27. Hurricane Lamp
28. Inkpot and Pen
29. Jeep
30. Jug
31. Kettle
32. Kite
33. Lady Purse
34. Ladder
35. Lock and Key
36. Railway Engine
37. Scooter
38. Sewing Machine
39. Slate
40. Ship
41. Spade
42. Spade and Stoker
43. Spectacles
44. Stool
45. Shuttle
46. Table Fan
47. Table Lamp
48. Television
49. Telephone
50. Two Leaves
51. Umbrella
52. Violin
53. Almirah
54. Balloon
55. Cup and Saucer
56. Gas Cylinder
57. Gas Stove
58. Tumbler
59. Pressure Cooker
60. Road Roller
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<td>2. Bow and Arrow</td>
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<tr>
<td>4. Bicycle</td>
<td>12. Flame Torch</td>
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<tr>
<td>5. Boat</td>
<td>13. Hurricane Lamp</td>
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<tr>
<td>7. Coconut tree bearing fruits</td>
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<tr>
<td>10. Cart</td>
<td>18. Luck and Key</td>
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<td>15. Inkpot and Pen</td>
<td>23. Rising Sun</td>
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<tr>
<td>17. Jeep</td>
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<td>19. Luck and Key</td>
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<td>20. Ladder</td>
<td>28. Spectacles</td>
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<td>22. Radio</td>
<td>30. Two Sword and a Shield</td>
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<td>23. Railway Engine</td>
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<td>24. Rising Sun</td>
<td>32. Violin</td>
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<td>25. Ship</td>
<td>33. Whistle</td>
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<td>26. Spade</td>
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<td>47. Hurricane Lamp</td>
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<td>72. Bow and Arrow</td>
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<td>98. Umbrella</td>
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4. Bihar

1. Aeroplane
2. Apple
3. Almirah
4. Balloon
5. Boat
6. Bell
7. Belt
8. Black Board
9. Bucket
10. Brick
11. Boy and Girl
12. Basket containing vegetables
13. Bicycle
14. Clock
15. Coconut tree bearing fruits
16. Cultivator winnowing grain
17. Car
18. Cart
19. Ceiling Fan
20. Conch
21. Drum
22. Electric Bulb
23. Fire Engine
24. Frock
25. Flaming Torch
26. Gas Cylinder
27. Gas Stove
28. Glass Tumbler
29. Globe
30. Hand Pump
31. Hat
32. Hockey and Ball
33. Hurricane Lamp
34. Inkpot and Pen
35. Jeep
36. Kettle
37. Kite
38. Lady Purse
39. Ladder
40. Lock and Key
41. Pressure Cooker
42. Plough
43. Railway Engine
44. Road Roller
45. Radio
46. Saw
47. Scooter
48. Sewing Machine
49. Slate
50. Ship
51. Spade
52. Spade and Stoker
53. Spectacles
54. Stool
55. Shuttle
56. Table Fan
57. Table Lamp
58. Television
59. Telephone
60. Top
61. Trumpet
62. Two Leaves
63. Two Swords and Shield
64. Umbrella
1. Aeroplane
2. Bow and Arrow
3. Boat
4. Bicycle
5. Black Board
6. Boy and Girl
7. Bucket
8. Coconut tree bearing fruits
9. Cultivator winnowing grain
10. Car
11. Cart
12. Drum
13. Electric Bulb
14. Fire Engine
15. Flaming Torch
16. Glass Tumbler
17. Hurricane Lamp
18. Hockey and Ball
19. Inkpot and pen
20. Mug
21. Kite
22. Lock and Key
23. Letter Box
24. Radio

5. Goa

1. Boat
2. Bicycle
3. Bucket
4. Cart
5. Coconut tree bearing fruit
6. Cultivator winnowing grain
7. Drum
8. Flaming Torch
9. Hurricane Lamp
10. Jug
11. Lock and Key
12. Pressure Cooker
13. Railway Engine
14. Road Roller
15. Sewing Machine
16. Slate
17. Spade
18. Spade and Stoker
19. Spectacles
20. Umbrella
21. Violin
22. Aeroplane
23. Chair
24. Rising Sun
25. Two Leaves
26. Ladder
27. Clock
28. Car
29. Bow & Arrow
30. Radio
31. Ink Pot & Pen
32. Cup & Saucer

6. Gujarat

1. Boat
2. Bicycle
3. Bucket
4. Cart
5. Coconut tree bearing fruit
6. Cultivator winnowing grain
7. Drum
8. Flaming Torch
9. Hurricane Lamp
10. Jug
11. Lock and Key
12. Pressure Cooker
13. Railway Engine
14. Road Roller
15. Sewing Machine
16. Slate
17. Spade
18. Spade and Stoker
19. Spectacles
20. Umbrella
21. Violin
22. Aeroplane
23. Chair
24. Rising Sun
25. Two Leaves
26. Ladder
27. Clock
28. Car
29. Bow & Arrow
30. Radio
31. Ink Pot & Pen
32. Cup & Saucer
1. Aeroplane
2. Apple
3. Almirah
4. Axe
5. Bell
6. Belt
7. Bicycle
8. Bucket
9. Basket Containing Vegetable
10. Black Board
11. Boat
12. Brick
13. Bow and Arrow
14. Car
15. Cart
16. Clock
17. Ceiling Fan
18. Conch
19. Coconut tree bearing fruits
20. Cultivator winnowing grain
21. Cup and Saucer
22. Drum
23. Dam
24. Electric Bulb
25. Flaming Torch
26. Fire Engine
27. Frock
28. Glass Tumbler
29. Glass Jar
30. Gas Cylinder
31. Gas Stove
32. Globe
33. Hand Pump
34. Hat
35. Hockey and Ball
36. Hurricane Lamp
37. Inkpot and Pen
38. Jug
39. Jeep
40. Kite
41. Kettle
42. Ladder
43. Lock and Key
44. Lady Purse
45. Letter Box
46. Plough
47. Pressure Cooker
48. Ring
49. Railway Engine
50. Rising Sun
51. Radio
52. Road Roller
53. Saw
54. Scooter
55. Slate
56. Spade
57. Spade and Stoker
58. Spectacles
59. Ship
60. Sewing Machine
61. Stool
62. Shuttle
63. Table Lamp
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<th>Number</th>
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<td>Drum</td>
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<td>13</td>
<td>Fire Engine</td>
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<td>Hurricane Lamp</td>
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<td>Jeep</td>
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<td>17</td>
<td>Lock and Key</td>
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<td>23</td>
<td>Table Lamp</td>
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<td>Umbrella</td>
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<td>2</td>
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<td>Axe</td>
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<td>4</td>
<td>Boat</td>
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<td>5</td>
<td>Black Board</td>
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<tr>
<td>6</td>
<td>Boy and Girl</td>
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<tr>
<td>7</td>
<td>Bucket</td>
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<td>Drum</td>
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<td>Glass Tumbler</td>
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<td>Hat</td>
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<td>24</td>
<td>Inkpot and Pen</td>
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<td>25</td>
<td>Jug</td>
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<td>Kettle</td>
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<td>27</td>
<td>Ladder</td>
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<td>Lock and Key</td>
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I. Aeroplane
2. Axe
3. Bicycle
4. Bucket
5. Boat
6. Bell
7. Black Board
8. Bow and Arrow
9. Conch
10. Clock
11. Coconut tree bearing fruits
12. Chair
13. Car
14. Cart
15. Cup and Saucer
16. Drum
17. Fire Engine
18. Flaming Torch
19. Hurricane Lamp
20. Inkpot and Pen
21. Jeep
22. Kite
23. Lock and Key
24. Railway Engine
25. Ship
26. Spectacles
27. Umbrella
28. Violin

II. Karnataka

1. Aeroplane
2. Bow and Arrow
3. Boat
4. Bucket
5. Basket containing vegetables
6. Bicycle
7. Clock
8. Coconut tree bearing fruits
9. Car
10. Ceiling Fan
11. Conch
12. Drum
13. Electric Bulb
14. Flaming Torch
15. Glass Tumbler
16. Hurricane Lamp
17. Hand Pump
18. Inkpot and Pen
19. Jug
20. Kite
21. Ladder
22. Lock and Key
23. Plough
24. Railway Engine
25. Radio
26. Spectacles
27. Sewing Machine
28. Spade
29. Spade and Stoker
30. Telephone
31. Two Leaves
32. Umbrella
33. Violin
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<th>Item Description</th>
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<td>1.</td>
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<td>3.</td>
<td>Bow and Arrow</td>
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<td>4.</td>
<td>Boat</td>
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<td>5.</td>
<td>Bell</td>
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<tr>
<td>6.</td>
<td>Bucket</td>
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<td>7.</td>
<td>Basket containing vegetables</td>
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<td>8.</td>
<td>Bicycle</td>
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<td>9.</td>
<td>Coconut tree bearing fruits</td>
</tr>
<tr>
<td>10.</td>
<td>Cultivator winnowing grain</td>
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<tr>
<td>11.</td>
<td>Car</td>
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<td>12.</td>
<td>Cart</td>
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Punjab

16. Ladder
17. Lock and Key
18. Letter Box
19. Plough
20. Railway Engine
21. Rising Sun
22. Radio
23. Spade
24. Spade and Stoker
25. Spectacles
26. Two Leaves
27. Almirah
28. Apple
29. Axe
30. Bell
31. Belt
32. Boy & Girl
33. Brick
34. Coconut tree bearing fruits
35. Cup and Saucer
36. Dam
37. Electric Bulb
38. Fire Engine
39. Jeep
40. Kite
41. Kettle
42. Road Roller
43. Ship
44. Slate
45. Sewing Machine
46. Table Fan
47. Television
48. Umbrella

Rajasthan

28

I. Aeroplane
2. Apple
3. Almirah
4. Bow and Arrow
5. Boat
6. Bell
7. Belt
8. Black Board
9. Bucket
10. Brick
11. Boy and Girl
12. Basket containing vegetables
13. Bicycle
14. Clock
15. Coconut tree bearing fruits
16. Cultivator winnowing Grain
17. Car
18. Cart
19. Ceiling Fan
20. Conch
21. Drum
22. Electric Bulb
23. Fire Engine
24. Frock
25. Flaming Torch
26. Gas Cylinder
27. Gas Stove
28. Glass Jar
29. Glass Tumbler
34. Hurricane Lamp  
35. Inkpot and Pen  
36. Jeep  
37. Jug  
38. Kettle  
39. Kite  
40. Lady Purse  
41. Ladder  
42. Lock and Key  
43. Pressure Cooker  
44. Plough  
45. Railway Engine  
46. Road Roller  
47. Radio  
48. Saw  
49. Scooter  
50. Sewing Machine  
51. Slate  
52. Ship  
53. Spade  
54. Spade and Stoker  
55. Spectacles  
56. Stool  
57. Shuttle  
58. Table Fan  
59. Table Lamp  
60. Television  
61. Telephone  
62. Top  
63. Trumpet  
64. Two Leaves  
65. Two Swords and a Shield  
66. Umbrella  
67. Violin

21. Sikkim

1. Aeroplane  
2. Apple  
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4 Boy and Girl  
5 Bucket  
6. Basket containing vegetables  
7. Boat  
8. Bicycle  
9. Bow and Arrow  
10. Car  
11. Cart  
12. Chair  
13. Clock  
14. Drum  
15 Electric Bulb  
16. Flaming Torch  
11. Hurricane Lamp  
18. Inkpot and Pen  
19. Jug  
20. Jeep  
21. Kettle  
22. lock and Key  
23 Ladder  
24 Radio  
25. Sewing Machine  
26. Ship  
27. Television  
28. Telephone
22. Tamil Nadu

1. Aeroplane
2. Apple
3. Axe
4. Almirah
5. Bucket
6. Basket containing vegetables
7. Beat
8. Black Beard
9. Bell
10. Belt
11. Brick
12. Bicycle
13. Cup and Saucer
14. Car
15. Cart
16. Conch
17. Cultivator winnowing grain
18. Coconut tree bearing fruits
19. Ceiling Fan
20. Dam
21. Drum
22. Electric Bulb
23. Flaming Torch
24. Fire Engine
25. Glass Tumbler
26. Glass Jar
27. Hurricane Lamp
28. Hand Pump
29. Hat
30. Hockey and Ball
31. Inkpot and Pen
32. Jug
33. Jeep
34. Kite
35. Kettle
36. Lock and Key
37. Ladder
38. Lady Purse
39. Pressure Cooker
40. Radio
41. Road Roller
42. Railway Engine
43. Ship
44. Shuttle
45. Saw
46. Scooter
47. Slate
48. Stool
49. Table Lamp
50. Table Fan
51. Telephone
52. Television
53. Top
54. Umbrella
55. Violin
56. Wool
57. Whistle
58. Arrow
59. Balloon
60. Bat
65. Brief case
66. Bunch of Plantains
67. Bock Rest
68. Bullock Cart
69. Book
70. Brinjal
71. Bread
72. Biscuits
73. Bugle
74-. Batsman
75. Bead necklace
76. Bungalow
77. Basket
78. Bench
79. Bangle
80. Banana
81. Baby Doll
82. Button
83. Boy
84-. Bus Stop
85. Clock
86. Candles
87. Chair
88. Coat
89. Carrot
90. Pillow
91. Cot
92. Custard Apple
93. Chocolate
94-. Comb
95. Chalk
96. Cap
97. Cube
98. Colour Box
99. Cake
100. Carom Board
101. Cherry
102. Cultivator cutting crop
103. Desk
104-. Dumroo
105. Dao
106. Dolli
107. Doctor
108. Dancing Girl
109. Dholak
110. Electric pole
111. Ear
112. Eye
113. Eggs
114. Envelop
115. Eraser-
116. Frock!
117. Fountain Pen
118. Fort
119. Fork
210. Flower basket
121. Face cream jar
122. Flower pot
123. Fry pan
124-. Foot ban
125. Flute
130. Gas stove
131. Glove
132. Grain: Bin
133. Gas Burner
134. Ginger
135. Gate
136. Grapes
137. Hammer
138. Handkerchief
139. Hockey stick
140. Honey Bottle
141. Hand Fan
142. Hair Oil
143. Hair Brush
144. House
145. Inkpot & Pen
146. Iron (Press)
147. Instrument box
148. Ice-cream
149. Jewel
150. Jackfruit
151. Jar
152. jacket
153. Knife
154. Letter box
155. Log drum Lamp
156. post Lawyer
157. Lamp
158. Lady’s finger
159. Lemon
160. Mug
161. Money bag
162. Mango
163. Matchbox
164. Mirror
165. Muffler
166. Measuring tape
167. Maize
168. Milk
169. Measuring cane
170. Nailcutter
171. Nagasware (two)
172. Necktie
173. Newspaper
174. Net
175. Nail in wood
176. Onion
177. Plough
178. Pencil
179. Potatoes
180. Plantain tree
181. Picture
182. Pair of socks
183. Pencil sharpner
184. Peas
185. Penholder
186. Postman
187. Peepul leaf
188. Pear
189. Pomegranate
190. Ring
191. Ribbon
192.
2
197. Rain Coat
198. Room Cooler
199. Rack
200. Sewing machine
201. Spade
202. Spade & stoker
203. Spectacles
204. Swing
205. Sun flower
206. Scissors
207. School Bell
208. Sea-saw
209. Sugar Bowl
210. School Bag
211. Scout
212. School going boy
213. Sleeping Boy
214. Shoe polish
215. Spoon
216. Soap cake
217. Slide
218. Shirt
219. Soap case
220. Sieve
221. Trumpet
222. Two Swords and a shield
223. Table
224. Table (two)
225. Truck
226. Two farmers going to field
227. Torch
228. Towel
229. Tube
230. Tooth paste and bosh
231. Turnip
232. Tent
233. Talcum powder
234. Utensils
235. Uniform
236. Van
237. Vest
238. Village
239. Washer man
240. Wash basin
241. Wheel borough
242. Wheel
243. Water-pump
244. Water tank
245. Window
246. Water tap
247. Waste paper basket
248. Well
249. Walnut
250. Water Melon
251. Weight
252. Yacht
253. Ball
254. Weighing Machine
255. Racing Car
256. Birthday Cake
257. Pin Cashion
258. Mixer
259. Water Sprayer
264. Pestle & Mortar
265. Nest
266. Pliers
267. Footmat
268. Rocket
269. Parachute
270. Ashtray
271. Chess Board
272. Accordian
273. Mouth Organ
274. Harmonium
275. Coconut
276. Camera
277. Bundle of sticks
278. Spindle
279. Notebook
280. Life-belt
281. Flask
282. Bed
283. Setsquare
284. Sandwich
285. Sports shoe
286. Electric Toaster
287. Hanger
288. Pullover
289. Heating Rod
290. Sea shell
291. Magnet
292. Handle
293. T.V. Aerial
294. Calculator
295. Binocular
296. Blotter
297. Fountain
298. Ice-tray
299. Tiffin'
300. Bottle Opener
301. Weighing Machine
302. Bath tub
303. Pram
304. Gum Bottle
305. Pineapple
306. Shoe Brush

1. Aeroplane
2. Axe
3. Almirah
4. Bicycle
5. Boat
6. Bow and Arrow
7. Coconut tree bearing fruit.
8. Cultivator winnowing gram
9. Conch
10. Ceiling Fan
11. Drum
12. Electric Bulb
13. Flaming Torch
14. Fire Engine
15. Hurricane lamp
16. Hand Pump
17. Inkpot and Pen
18. Kite
19. Ladder
24. Spade
25. Table Lamp
26. Umbrella
27. Whistle

24. Uttar Pradesh

1. Aeroplane
2. Apple
3. Axe
4. Bell
5. Bow and Arrow
6. Boat
7. Bat
8. Bicycle
9. Bucket
10. Boy and Girl
11. Car
12. Cart
13. Clock
14. Ceiling Fan
15. Conch
16. Coconut tree bearing fruit
17. Cultivator winnowing grain
18. Cop and Saucer
19. Chair
20. Drum
21. Dam
22. Electric Bulb
23. Flaming Torch
24. Gas Cylinder
25. Hat
26. Hurricane Lamp
27. Hockey-and-Ball
28. Hand Pump
29. Inkpot and Pen
30. Jug
31. Jeep
32. Kettle
33. Kite
34. Letter Box
35. Lock and Key
36. Ladder
37. Radio
38. Railway Engine
39. Stool
40. Spade
41. Spade and Stoker
42. Scooter
43. Spectacles
44. Ship
45. Sewing Machine
46. Two Swords and Shield
47. Two Leaves
48. Table Lamp
49. Table Fan
50. Television
51. Telephone
52. Top
53. Trumpet
54. Umbrella
55. Violin

25. West Bengal

1. Aeroplane
2. Apple
6. Bow and Arrow
7. Boat
8. Bucket
9. Basket containing vegetables
10. Brick
11. Boy and Girl
12. Cart
13. Car
14. Chair
15. Clock
16. Coconut tree bearing fruits
17. Cultivator winnowing grain
18. Drum
19. Flaming Torch
20. Hurricane Lamp
21. Hand Pump
22. Jug
23. Jeep
24. Kettle
25. Ladder
26. Lock and Key
27. Letter Box
28. Plough
29. Rising Sun
30. Radio
31. Railway Engine
32. Ship
33. Sewing Machine
34. Spectacles
35. Two Leaves

26. Andaman & Nicobar Islands

1. Aeroplane
2. Boy and Girl
3. Boat
4. Coconut tree bearing fruits
5. Drum
6. Electric Bulb
7. Flaming Torch
8. Hurricane Lamp
9. Inkpot and Pen
10. Jug
11. Radio

27. Chandigarh

1. Aeroplane
2. Axe
3. Bat
4. Bell
5. Belt
6. Bicycle
7. Bucket
8. Boy and Girl
9. Bow and Arrow
10. Car
11. Cart
12. Coconut tree bearing fruits
13. Cultivator winnowing grain
14. Cup and Saucer
15. Drum
16. Dam
17. Electric Bulb
18. Flaming Torch
19. Fire Engine
20. Hurricane Lamp
25. Kite
26. Kettle
27. Lock and Key
28. Ladder
29. Letter Box:
30. Radio
31. Railway Engine
32. Road Roller
33. Ship
34. Spade
35. Spade and Stoker
36. Rising Sun
37. Spectacles
38. Slate
39. Sewing Machine
40. Table Fan
41. Television
42. Umbrella
43. Almirah
44. Apple
45. Brick
46. Boat
47. Black Board
48. Candles
49. Ceiling Fan
50. Chair
51. Clock
52. Conch
53. Frock
54. Gas Cylinder
55. Gas Stove
56. Glass Jar
57. Glass Tumbler
58. Glove
59. Hockey and Ball
60. Lady Purse
61. Plough
62. Pressure Cooker
63. Ring
64. Rising Sun
65. Saw
66. Ship
67. Telephone

28. Dadra and Nagar Haveli

1. Aeroplane
2. Bicycle
3. Bullock Cart
4. Boat
5. Clock
6. Coconut tree bearing fruits
7. Cultivator winnowing grain
8. Electric Bulb
9. Hurricane Lamp
10. Inkpot and Pen
11. Jug
12. Letter Box
13. Plough
14. Radio
15. Rising Sun
16. Ship
17. Two Leaves
2.
6. Coconut tree bearing fruits
7. Cultivator winnowing grain
8. Conch
9. Drum
10. Flaming Torch
11. Hurricane Lamp
12. Inkpot and Pen
13. Jug
14. Jeep
15. Kettle
16. Radio
17. Railway Engine
18. Road Roller
19. Ship
20. Sewing Machine
21. Spectacles
22. Table Fan
23. Umbrella
24. Aeroplane
25. Apple
26. Almirah
27. Bow and Arrow
28. Boat
29. Bell
30. Black Board
31. Bucket
32. Basket containing fruits
33. Bicycle
34. Clock
35. Coconut tree bearing fruits
36. Cultivator winnowing grain
37. Car
38. Cart
39. Ceiling Fan
40. Drum
41. Electric Bulb
42. Fire Engine
43. Flaming Torch
44. Gas Cylinder
45. Globe
46. Hand Pump
47. Hat
48. Hockey and Ball
49. Hurricane Lamp
50. Inkpot and Pen
51. Jeep
52. Jug
53. Kite
54. Ladder
55. Lock and Key
56. Plough
57. Railway Engine
58. Radio
59. Scooter
60. Sewing Machine
61. Ship
62. Spade
63. Spade and Stoker
64. Spectacles
65. Stool
66. Table Fan
67. Table Lamp
68. Delhi
50. Umbrella
51. Violin
52. Axe
53. Balloon
54. Bat
55. Belt
56. Boy and Girl
57. Brick
58. Candles
59. Chair
60. Conch
61. Cultivator winnowing grain
62. Cup and Saucer
63. Dam
64. Frock
65. Gas Stove
66. Glass Jar
67. Kettle
68. lady Purse
69. letter Bo x
70. Ring
71. Rising Sun
72. Road Roller
73. Shuttle
74. Slate
75. Top
76. Whistle
77. Wool
78. Glass Tumbler
79. Saw
80. Ball
81. Weighing Machine Racing Car
82. Birthday-Cake
83. Nest
84. Pin cushion
85. Mixer
86. Water Sprayer
87. Trowel
88. Electric Drill
89. Spanner
90. Stretcher
91. Pestle & Mortar,
92. Pliers
93. Foot mat
94. -Rocket
95. Parachute
96. Ashtray
97. Chess Board
98. Accordion
99. Mouth Organ
100. Harmonium
101. Coconut
102. Camera
103. Bundle of sticks
104. Spindle
105. Notebook
106. Life-belt
107. Flask
108. Bed
109. Setsquare
110. Sandwich
15. Pullover
16. Heating Rod
17. Sea Shell
18. Magnet
19. Door Handle
20. T.V. Aerial
21. Calculator
22. Binocular
23. Blotter
24. Fountain
25. Ice tray
26. Tiffin
27. Bottle Opener
28. Weighing Machine
29. Bath Tub
30. Pram

31. Lakshdweep
1. Aeroplane
2. Bicycle
3. Boat
4. Black Board
5. Coconut tree bearing fruits
6. Cart
7. Flaming Torch
8. Hurricane Lamp
9. Inkpot and Pen
10. Jug
11. Letter Box
12. Radio
13. Sewing Machine

32. Pondicherry
1. Aeroplane
2. Bicycle
3. Boat
4. Boy and Girl
5. Black Board
6. Coconut tree bearing fruits
7. Cultivator winnowing grain
8. Conch
9. Drum
10. Flaming Torch
11. Hurricane Lamp
12. Inkpot and Pen
13. Jug
14. Jeep
15. Kettle
16. Radio
17. Railway Engine
18. Road Roller
19. Ship
20. Sewing Machine
21. Spectacles
22. Table Fan
23. Umbrella

BY ORDER,

S.K. MENDIRATTA
SECRETARY

K.K. PRADHAN
Joint Chief Electoral Officer to the Government of Sikkim,
Government of Sikkim

Office of the Deputy Controller, Weights and Measures
Food and Civil Supplies Department

Gangtok Sikkim

NOC(22)/22/WM/FCS/SD DATED 25TH September 1993.


G.R. 578(E) In exercise of the powers conferred by section 83 towards of Weights and Measures Act, 1976 (Act 60 of 1976) the Central Government hereby makes the following rules further to amend the Standards of Weights and Measures Packaged Commodities Rules, 1977, namely:-

1. (1) These rules may be called the Standards of Weights and Measures (Packaged Commodities) (Second Amendment) Rules, 1993.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. In rule 4 of the Standards of Weights and Measures Packaged Commodities Rules, 1977 (hereinafter referred to as the said rules) Explanation clause shall be omitted.

3. In rule 23 of the said rules-
   (i) for sub-rule (4), the following sub-rule shall be substituted namely:

   "(4) Where, after any commodity has been pre packed for sale, any tax payable in relation to such commodity is received, the retail dealer or any other person shall not make any retail sale of such commodity at a price exceeding the revised retail sale price, communicated to him by the manufacturer, or where the manufacturer is not the packer, the packer, and it shall be the duty of the manufacturer or packer as the case may be, to indicate by not less than two advertisements in one or more newspapers and also by circulation of notices to the dealers and to the Director in the Central Government and Controllers of Legal Metrology in the State and Union Territories revised prices of such packages but the difference between the prices marked on the package and the revised price shall not, in any case, be higher than the extent of increase in the tax or in the case of imposition of fresh tax higher than the fresh tax so imposed.

   Provided that publication in any newspaper, of such revised-price shall not be necessary where such revision is due to any increase in or in imposition or, any tax payable under any law made by the State Legislations:"
Provided further that the retail dealer or other person shall not charge such revised prices in relation to any packages except those packages which bear marking indicating that they were pre-packed in the month in which such tax has been revised, or fresh tax has been imposed or in the month immediately following the month aforesaid;

Provided also that where the revised prices are lower than the price marked on the package, the retail dealer or other person shall not charge any price in excess of the revised price, in respective of the month in which commodity was pre-packed.

(ii) after sub-rule (6), the following sub-rule shall be inserted, namely:

"(7) The manufacturer or packer shall not alter the price on the wrapper once printed and used for packing".

Sathi Nair
Joint Secretary to the Government of India.

Note: The principal rules were published in the Gazette of India, Extraordinary, Part-II section 3, sub-section (i) vide number GSR 622 (E) dated the 26 September 1977 and subsequently vide,

1. GSR 347 (E) dated 30.6.1978
2. GSR 59 (E) dated 23.3.1980
3. GSR 303 (E) dated 31.3.1983
4. GSR 253 (E) dated 31.3.1984
5. GSR 316 (E) dated 30.4.1984
6. GSR 393 (E) dated 23.5.1984
7. GSR 969 (E) dated 20.2.1985
8. GSR 458 (E) dated 25.5.1985
9. GSR 32 (E) dated 17.1.1986
10. GSR 1005 (E) dated 8.6.1986
11. GSR 730 (E) dated 25.8.1987
12. GSR 19 (E) dated 8.1.1988
13. GSR 7791 (E) dated 11.7.1988
14. GSR 511 (E) dated 25.5.1990
15. GSR 601 (E) dated 26.6.1990
16. GSR 50 (E) dated 17.1.1992
17. GSR 88 (E) dated 6.2.1992
18. GSR 531 (E) dated 15.5.1992
19. GSR 852 (E) dated 2.3.1993

B. K. Pradhan Deputy Controller of Weights & Measures,
Food & Civil Supplies Deptt.,
Government of Sikkim,
Gangtok
EXTRAORDINARY

PUBLISHED BY AUTHORITY

Gangtok, Wednesday, 24th November, 1993

GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK.

Notification No. 6(9)Home/87/51
Dated Gangtok the 24th November, 1993.

NOTIFICATION

The State Government, in exercise of the powers conferred by section 12 of the Code of Criminal Procedure, 1898 (V of 1898), hereby appoints the following officers to be Magistrates of the First Class with effect from 24.11.1993 till 30.11.1993 for maintaining law and order within the boundaries of the East District of the State of Sikkim and they shall exercise all the powers of Magistrate of the First Class under the Code within their respective jurisdiction.

1. Shri H.B. Rai, Under Secretary, Election - Rangpo and surrounding areas.
2. Shri Bhagwan Shankar, Deputy Secretary, Land Revenue - Gangtok and surrounding areas
3. Shri T. N Dhakal, DDO (East) - Singtam and surrounding areas.
4. Shri Tempo Gyatsho, R.O. (East) - Ranipul and surrounding areas.

By Order.

K. A. VARADAN, IAS
HOME SECRETARY/CHIEF SECRETARY

PRINTED AT THE SIKKIM GOVT. PRESS, GANGTOK.
In exercise of powers conferred by Sub-section (2) of section 5 of Sikkim Sales Tax Act, 1983 (4 of 1983), the State Government being satisfied that it is necessary so to do in the public interest hereby exempts sales tax on the sale of Fern Products manufactured by M/s Sikkim Aromatics, a division of Sikkim Distilleries, Rangpo, for a period of five years from the date of commencement of production by the unit.

J. Pradhan IAS
Additional Secretary,
Income & Sales Tax Department.
ERRATUM

In the Notification No. 37/LR(S) dated the 29th July, 1993 issued and published vide Sikkim Government Extraordinary Gazette No. 100 dated the 10th August 1993 in connection with acquisition of land of Power Department for the construction of Sub-Station, eastward boundary be read as "Road Reserve and S.P.W.D. Road. The term "Road Reserve" above has the same meaning as defined in the Sikkim Forest, water course and Road Reserve Act, 1988" instead of S.P.W.D. Road.
The following Notification of Ministry of Human Resource Development (Department of Women and Child Development) published in the Gazette of India, Part II, Section 3 (i) dated the 31st July, 1993 is hereby republished for general information:

"G.S.R. 527 (E).- In exercise of the powers conferred by sub-section (3) of section 1 of the Infant Milk Substitutes, Feeding Bottles and Infant Foods (Regulation of Production, Supply and Distribution) Act, 1992 (41 of 1992), the Central Government hereby appoints the first day of August, 1993 as the date on which the said Act shall come into force."

[No.F-12-93.NT]

MEENAXI ANAND CHAUDHRY, JT.SECY

B.R. Pradhan,
Secretary to the Government of Sikkim,
Law Department
[F.No.ll(256)LD/1981/93.]
The State Government hereby revokes with immediate effect the appointment made vide Notification No. 2(I)Home/77/I/28 dated 9th July, 1991 in respect of Shri Dawa Sherpa as Chairman, Scheduled Tribes Welfare Board.

BY ORDER

K.A. V ARADAN IAS,
Chief Secretary/Home Secretary,
Government of Sikkim.
In exercise of the power conferred by sub-section (1) and (2) of Section 21 of the Family Court Act, 1984 (66 of 1984) and all enabling provisions in that behalf, the High Court of Sikkim, makes the following rules for the Family Courts in the State of Sikkim.

1. **Short title, commencement and application:**
   These rules may be called the Family Courts (Court) Rules, 1993.

2. **These Rules shall come into force on the date of their publication in the official gazette.**

3. **These Rules shall apply to the Family Courts established in the State of Sikkim under section 3 of the Family Courts Act, 1984.**

4. **Definitions:**
   - "Act" means the Family Courts Act, 1984;
   - "Court" means the Family Courts established under Section 3 of the Act;
   - "High Court" means the High Court of Sikkim;
   - "Petition" shall include an application for the maintenance under the Code of Criminal Procedure;
   - "Family Court Rules" means rules framed under Section 2 read with Section 5 and 6 of the Act;
   - "Institution" means any institution or organisation engaged in Social Welfare and registered under the Registration Law;
   - "Counsellor" means a person referred to in Section 6 of the Act.

5. **Working Hours:**
   - (1) The Office of the Family Court shall remain open daily, except on holidays for transaction of office work between the hours of 10 a.m. to 4 p.m.
   - (2) The Judge of the Family Court shall ordinarily sit in the Court between the hours of 10.30 a.m. and 4 p.m. on working days of the Court, with a recess break between 1430 p.m. and 2 p.m.
   - (3) The Judge may, for expediency, hold proceedings of the Court beyond the working hours. As prescribed in sub-rule (2) above and even on holidays;
     - provided that no such proceedings shall be held under this sub-rule except with the consent of the counsellors, representatives of the Social Organisation and the parties to the proceedings.
   - (4) No act of the Court shall be invalid by reason of holding or continuing its sittings on any holyday or during hours outside normal working hours.

6. **Place of Sitting:**
   The Judge of the Family Court may hold sittings at places other than the ordinary place of sitting in consultation with the counsellors and the parties to the proceedings.
Institution of Proceedings:

(1) All proceedings instituted before the Court will be by way of a petition. However, in respect of applications under the Code of Criminal Procedure, the provisions of that Code shall apply.

(2) Proceedings other than those under the Code of Criminal procedure shall be registered as Civil Proceedings and those under the Code of Criminal Procedure shall be registered as Criminal Proceeding. Applications in such proceedings for interim or ancillary relief’s shall be registered as Miscellaneous Proceedings.

(b) Each category of proceedings shall be numbered serially each year in accordance with the date of its institution.

(a) Application for initiation of a Civil Proceeding and reply thereto by the contesting party shall be verified in the manner provided for plaint and written statement in the Code of Civil Procedure.

(b) Application under the Code of Criminal Procedure and reply thereto by the contesting party shall be supported by an affidavit.

(c) Application for initiation of a miscellaneous proceeding and the objection thereto shall be supported by an affidavit.

(d) All other matters shall be governed by the General Rules and Circular, orders of the High Court (Civil) and (Criminal) as the case may be, to the extent the provisions are not inconsistent with the Family Courts Act and the rules made thereunder.

Summons to respondents:

(1) In all matters other than those under the Code of Criminal Procedure, the writ of summons to appear and answer shall be in form No. I as set out in the Appendix with such variations as the circumstances of the case may require.

Returnable date of Summons: Unless otherwise ordered, the writ of summons shall be made returnable three weeks after the date of the filing of the petition, in case the respondent resides within the local limits of the Court, and five weeks after the date of filing of the petition, in case the respondent resides outside the said limits.

Mode of Service of Summons: A writ of summons shall be served in the manner prescribed, in the Code of Civil Procedure, 1908 save and except in proceedings under the Code of Criminal Procedure, where the provisions of that Code will apply.

Efforts for arriving at Settlements:

(1) The Judge or Judges of the Family Court shall strive at bringing about amicable settlement of dispute between the parties.

(2) The Court shall consider whether any institution, organisation or any person referred to in section 5 of the Act should be associated with it in efforts for amicable settlement and if it so considered advisable by it call upon the representative of such institution, organisation or person referred to in section 5 of the Act for assistance for bringing about amicable settlement between the parties.

(3) The Court shall direct the parties to the petition or proceedings to appear before the counselor or counselors, as the case may be, appointed under the Family Court Rules framed under Section 23 read with sections 5 and 6 of the Act on such date, time and place, as it may consider proper.

Powers and functions of the counselor:

(1) The counselor shall help the parties to the petition or proceedings in arriving at reconciliation.

(2) The counselor in the discharge of his duties will subject to the directions of the Court, be entitled: (a) to pay home visits to the homes of any of the parties; (b) to interview relatives, friends and acquaintances of parties or any of them; (c) to seek such information as he may deem fit from the employer of any of the parties.

(3) The counselor may also supervise the child/children if and when caned upon by the Court. The counselor shall subject to the direction of the Court be entitled to supervise the placement of children in custody of a party and shall be entitled to pay surprise visits to the home where the child resides. In the event of the counselor coming to a conclusion that any alteration is required in the arrangements relating to the custody of a child and/or children, the counselor will make a
13. **Report from counselor:**

(1) The counselor shall submit a report to the Court as and when called for, to assist the Court in deciding the case in hand.

The report may, inter alia, contain the following points:

(a) Living environment of the parties concerned;
(b) Personalities;
(c) Income and standard of living;
(d) Relationship;
(e) Status in society;
(f) Counselor’s opinion; and findings.

(2) A copy of such report may be supplied to the parties by the Court on such request being made by the parties.

(3) Every report under this rules shall form part of the record.

Confidentiality of report:– The information gathered by the counsellor or any statement made before the counsellor or any notes or report prepared by the counsellor shall be treated as confidential and the counsellor shall not be called upon to disclose such information, statement, notes or report to any Court except with the consent of both the parties. Such notes or report or statement or any material lying with the counsellor shall be kept in sealed packets by the counsellor and shall not form a part of the evidence before the Court.

Settlement before counsellor:– When the parties arrive at a settlement before the counsellor relating to the dispute or any part thereof, such settlement shall be reduced to writing and shall be signed by the parties and countersigned by the counsellor. The Court shall pronounce a decree or order in terms thereof unless the Court considers the terms of the settlement unconscionable or unlawful.

All matters in respect of which no specific provision has been made shall be governed by the procedure adopted in Civil or Criminal Courts as far as practicable and to the extent they are not inconsistent with the provision of the Act and the Rules.

Forms and Registers shall be similar to those prescribed in General Rules and Circular Orders (Civil and Criminal) of the High Court making necessary modification until such forms are prescribed by it by General letters or Circulars.

Seal:–

(1) All writs, summonees, precepts, rules, decrees; orders' and other mandatory' processes shall be used, issued or awarded by a Family Court bearing the seal of such Court.

(2) The seal referred to in sub-rule (I) shall be of such size and bear such inscription as the High Court may by order in writing approve.

(3) the seal shall be delivered to and kept in custody by the Judge of the Family Court or if there be Judges in plurality in a Family Court, every Judge of such Court shall be delivered a separate seal and every such seal shall remain in custody of the Judge concerned.

Each appeal under Section 19 of the Family Courts Act shall be registered as Civil Appeal or Criminal Appeal (Family Court) as the case may be and shall be serially numbered annually. Family Court, On requisition of the High Court, shall dispatch the entire record to the High Court properly arranged, page-marked and indexed.

Control of High Court;

(1) Every Judge of Family Court shall be under the administrative and disciplinary control of the High Court.

(2) A Family Court shall transmit to the High Court such periodical returns and statistical information as may be called for from time to time.

(3) For carrying out the purpose of the Act and for ensuring the uniformity of practice to be observed by the Family Court and for expeditious disposal, the High Court may from time to time supervise and inspect the Family Court and issue directions/circulars etc. to the Family Court.

BY ORDER
REGISTRAR
APPENDIX 'FORM
NO 1

IN THE FAMILY COURT AT

PETITION NO. 0F 19

Petitioner

Versus

Respondent.

To

Whereas the above named petitioner has instituted a petition against you, as set out in the petition (copy enclosed).

You are hereby summoned to appear in person before the Court for directions and to answer the petitioner's claim, on the day of 19 at 10.30 a.m. and

Take notice, that on the day before mentioned, after hearing parties who appear, directions will be given by the Court as to the date of hearing before a counsellor of the Family Court and other matters concerning the petition, and

Take further notice that in default of your appearance on the day before mentioned the petition shall be heard and decided in your absence and you will be liable to have a decree or order passed against you.

Given under my hand and the seal of the Court this __________________ day of__. 19 ----

JUDGE.
NOTIFICATION No: 48/8/LRS.

NOTICE UNDER SECTION 4 (I) OF LAND ACQUISITION ACT, 1894 (1 OF 1894)

Whereas the function of the Central Government under the Land Acquisition Act, 1894 (1 of 1894) in relation to the Acquisition of land for the purpose of the Union have been entrusted to the State Government by Notification No.1 2018/12/76/LRD dated 10.1.78. issued by the Government of India in the Ministry of Agriculture and Irrigation under Clause (I) of Article 258 of the Constitution of India.

And whereas it appears to the Governor that land is likely to be needed for public purpose being a purpose of the Union namely for regularization of acquisition of land belonging to Princess P.T. Yapshi Phuenkhang from temporary occupation by army by and above the J.N. Road, 2nd Mile in the block of Chandmari, Elaka Tadong, East Sikkim it is hereby notified that the pieces of land comprising cadastral plot Nos. 3 p measuring more or less 9.80 acres bounded on the:

EAST: Government Reserve Forest.
West: Government Jhora and Dry land of Princess P.T. Yapshi Phuenkhang.
NORTH: Dry land of Princess P.T. Yapshi Phuenkhang.
SOUTH: IN. Road and Road Reserve area. The term "Road Reserve" has the same meaning as defined in the Sikkim Forest, Water course and Road Reserve Act, 1988, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block of Chandmari.

This notification is made, under the provision of Section 4 (I) of the Land Acquisition Act, 1894 read with the said Notification to all whom it may concern.

A plan of the land may be inspected in the Office of the District Collector, East District, Gangtok.

In exercise of the powers conferred by the said Section read with the said Notification, the Governor is pleased to authorize the Officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other works required or permitted by that Section.

Any person interested in the above land, who has any objection to the acquisition thereof, may within thirty days, after the date on which public notice of the substance of this Notification is given in the locality, file an objection in writing before the District Collector, East District, Gangtok.

SECRETARY
LAND REVENUE DEPARTMENT
GOVERNMENT OF SIKKIM
NOTIFICATION

The State Government, in exercise of the Powers conferred by section 12 of the Code of Criminal Procedure, 1898 (V of 1898), hereby appoints the following officers to be Magistrate of the First Class with immediate effect till further order for maintaining law and order within the boundaries of the East District of the State of Sikkim and they shall exercise all the powers of Magistrate of the First Class under the Code.

1. Shri Tempo Gyamtso - Revenue Officer, Gangtok
2. Shri B.R. Subba - SDM, Pakyong Sub-Division.

By Order

S.W TENZING
Home Secretary.
NOTIFICATION

In exercise of the powers conferred by clause (f) of Sub-section (2) of section 3 of the Essential Commodities Act, 1955 (10 of 1955), read with Government of India, Ministry of Industry and Civil Supplies (Department of Civil Supplies and Co-operation) Notification No. S.O. 30 (E) dated the 9th January, 1976 and Ministry of Agriculture and Irrigation (Department of Food) Notification No. G.S.R. 47 S (E) dated the 24th July, 1976, and with the prior concurrence of the Central Government, the State Government hereby makes the following order further to amend the Rice and Wheat (Storage) Control order, 1992, namely:

I. (1) This order may be called the Rice and Wheat (Storage) Control (Amendment) order, 1993.

(2) It shall come into force on the date of its publication in the Official Gazette.

2. In the Rice and Wheat (Storage) Control order, 1992, in paragraph 3, in the proviso, for the words "fifteen days" the words "Thirty days" shall be substituted.
NOTIFICATION

The Governor is pleased to grant incentive to enable M/s Sikkim Distilleries Ltd. to accelerate export of its products outside the State of Sikkim in shape of reimbursement of Export Pass Fee levied by the State Government vide notification No. II/Ex (Abk) dated 28.9.93.

The incentive shall be admissible in the form of Refund of Export Pass Fees collected by M/S Sikkim Distilleries Ltd. on sales of Foreign liquor to Canteen Stores Department of Defence Organisation (CSD). The refund will be admissible for a period of 5 years to the said unit with a monetary limit to the extent of Export Pass Fee collected and deposited monthly in the Government account. The period shall commence from the date of the Eligibility certificate issued by the Department of Excise, Government of Sikkim. The refund shall be in the form of a grant.

By Order.

T. Gyatso
Secretary Excise.
NOTICE UNDER SECTION 4(1) OF LAND ACQUISITION ACT 1894
(1 of 1894)

Whereas the function of the Central Government under the Land Acquisition Act, 1894 (1 of 1894) in relation to the Acquisition of land for the purpose of the Union have been entrusted to the State Government by Notification No. 12018/12/76/LRD dated 10.1.78 issued by the Government of India in the Ministry of Agriculture and Irrigation under clause(1) of Article 258 of the constitution of India.

And Whereas it appears to the Governor that land is likely to be needed for a public purpose being a purpose of the Union namely for 85 RCC, GREF's Camp establishment in the block of Lachung, North Sikkim, it is hereby notified that a piece of land comprising cadastral plot No. 706 measuring more or less 0560 Hect. bounded on the:

East: D.P. of Nawang Tenzing.
Wast: Kholsa.
North: Army acquired land.
South: D.F. of Nawang Tenzing.

is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block of Lachung.

This notification is made, under the provision of section 4(1) of the Land Acquisition Act, 1894 read with the said notification to all whom it may concern.

A plan of the land may be inspected in the Office of the District Collector, North District, Mangan.

In exercise of the powers conferred by the said section read with the said notification, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen to enter upon and survey the land and do all other works required or permitted by that section.

Any persons interested in the above land, who has any objection to the acquisition thereof, may within thirty days after the date on which public notice of the substance of this notification is given in the locality file on objection in writing before the District Collector North District, Mangan.

T.W. Barfungpa, IAS
Secretary Land Revenue
Department,
GOVERNMENT OF SIKKIM
NOTIFICATION

In exercise of the powers conferred by section 6 of the wildlife (Protection) Act, 1972 (as amended up to 1991), the Government of Sikkim hereby reconstitutes the Wildlife Advisory Board in the State of Sikkim as follows:

<table>
<thead>
<tr>
<th>No.</th>
<th>Name</th>
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<tr>
<td>1.</td>
<td>Hon’ble Minister-in-charge of Forests</td>
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<td>2.</td>
<td>Shri Tasa Tangey, MLA</td>
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<td>3.</td>
<td>Principal CCF-cum-Secretary, Forests</td>
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<td>4.</td>
<td>Secretary, Finance</td>
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<td>5.</td>
<td>Secretary, Planning &amp; Development Department</td>
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<td>6.</td>
<td>GOC, 17 Mountain Division or his representative</td>
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<td>7.</td>
<td>Director General</td>
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<td>8.</td>
<td>Deputy Director (Wildlife) Government of India, Calcutta (Nominee)</td>
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<tr>
<td>9.</td>
<td>Regional Representative of Indian Board of Wildlife, Eastern Region, Calcutta</td>
</tr>
<tr>
<td>10.</td>
<td>District Collectors (East/West/North/South)</td>
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<tr>
<td>11.</td>
<td>Shri P.O. Pazo, Gangtok</td>
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<td>12.</td>
<td>Shri Tilak Pradhan, Ratey Pani, Melli</td>
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<td>13.</td>
<td>Shri P.B. Charavorty</td>
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<td>Member</td>
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<td>Non-Official Member</td>
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<tr>
<td></td>
<td>Member Secretary</td>
</tr>
</tbody>
</table>

K.A. VARADAN
Chief Secretary/Home Secretary
Government of Sikkim
(F.No.3/CL/F/91/111)
NOTIFICATION

State Level Committee for Standardization and Quality System in the State of Sikkim is hereby constituted with the following members and terms of reference:-

I. Composition:

1. Chief Secretary
2. Secretary, Food & Civil Supplies
3. Secretary, P.W.D.
4. Secretary, Power
5. Secretary, Transport
6. Secretary, P.H.E.
7. Secretary, Industries
8. Representative of Industrial entrepreneur to be recommended by the Industries Department

II. Terms of Reference :

1. The terms of reference of the Committee will be as follows:
   a) To identify the existing level of quality of the products manufactured and purchased in the State and identify area where quality improvement is needed and to take appropriate measures.
   b) To co-ordinate the efforts of quality service agencies so as to avoid duplication and to ensure that these agencies operate towards overall improvement of the quality of products which needed to be improved.
   c) To identify the testing needs of the country and co-ordinate the operation of the test laboratories so that all the needs are adequately met with co-coordinated effort of the functioning of all the existing laboratories.
   d) To find out the training needs of purchase executives, quality control personnel particularly in the small scale units and suggest organisation of suitable programmes by the various existing training institutions in a co-ordinated and purposeful manner.

2. The Committee will meet regularly and not less than twice in a year.
NOTIFICATION

In order to study the reports of the various consultants who have been engaged from time to time to study the problem of traffic congestion in-and-around Gangtok and to make suitable recommendations with a view to effect improvements in this regard, the State Government hereby constitutes a Committee of the following officers.

1. Secretary, Home
   Chairman
2. Development Commissioner
   Member
3. Secretary, Finance
   Member
4. Director General of Police
   Member
5. Secretary, Forests
   Member
6. Secretary, Land Revenue
   Member
7. Secretary-cum-PCE(Roads)
   Member
8. Chief Engineer, Border Roads
   Member
9. Secretary, U.D. & H.D.
   Member Secretary

2. This Committee shall complete the above mentioned task and submit its detailed report to the State Government within a period of three months from the date of issue of this notification.

By Order

SONAM WANGDI, IAS,
Home Secretary.
The Governor of Sikkim is pleased to appoint Shri Nima Tenzing Sherpa as Chairman of Scheduled Tribes Welfare Board with immediate effect.

BY ORDER,

K.A. V ARADAN IAS  
CHIEF SECRETARY / HOME SECY.
DECLARATION UNDER SECTION 6 OF LAND ACQUISITION ACT, 1894 (1 OF 1894)

Whereas the Governor is satisfied that land is needed for public purpose, not being a purpose of the Union namely, for diversion of Forest Land, acquired for Defence purpose in Menshithang, North Sikkim, to Chungthang Block of North District, it is hereby declared that pieces of land comprising cadastral Plot Nos. 704, 700 and 702 and measuring more or less 5970 Hectares bounded on the:

Plot No. 704  
East:- Road Reserve and Mangan-Chungthang Road
West:- Thendup Lepcha's D.F.
North:- Sonam Rinchen's C.F. and Govt. Khasland
South:- Ronging Khola

Plot Nos. 700 and 702  
Kunga Lepcha's C.F, Government Khasland and Sonam Rinchen's C.F
Reserved Forest
Kunga Lepcha's C. F and Sambuk Lepcha's D.F and Sonam Lepcha's C.F
Ronging Khola and Sonam Rinchen Lepcha's C.F

are needed for the aforesaid public purpose at the public expense within the aforesaid block of Chungthang.

The declaration is made under the provision of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, North, Mangan.

T. W. Barfungpa, IAS

SECRETARY,
Land Revenue Department,
Govt. of Sikkim, Gangtok.
DECLARATION UNDER SECTION 6 OF LAND ACQUISITION ACT, 1894 (1 OF 1894)

Whereas the Governor is satisfied that land is needed for public purpose, not being a purpose of the Union, namely for diversion of Forest land acquired for Defence purpose in Menshithang, North Sikkim to Lingzo block of South Sikkim, it is hereby declared that pieces of land comprising cadastral plot Nos. 97, 98 and 117 measuring more or less 13.9340 Hectares bounded on the:

East :- Block boundary by Dalep block.
West :- C.F. of Chedup Lepcha and Norbu Lepcha.
North:- River Rangeet and
South:- D.F. of Budhi Bahadur Rai, Chamla Tshering, Bhutia, Hisel Dorjee, Pajang Bhutia and Meharman Rai.

are needed for the aforesaid public purpose at the public expense within the aforesaid block Lingzo. The declaration is made, under the provision of Section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the District Collector, South, Namchi.
Notification No. 50/I131/LR(S) Dated, the 21st December 1993

DECLARATION UNDER SECTION 6 OF LAND ACQUISITION ACT 1894 (1 of 1894).

Whereas the Governor is satisfied that land is needed for public purpose, not being a purpose of the Union, namely for diversion of Forest Land acquired for Defence purpose in Menshithang, North Sikkim to Assangthang block, South Sikkim, it is hereby declared that pieces of land comprising Cadastral plot Nos. 134 and 138 and measuring more or less 5.9660 Hectares bounded on the:

Plot No. 134

East: Sikkim Sarkar, Khasland
West: Block boundary by Sangbong
North: Namchi to Jorethang Road
South: Banzo of Sangey Tshering and Som Bahadur Rai and D.F. of Jurman Rai

Plot No. 138

Sikkim Sarkar, Khasland
Block boundary by Sangbong
Block boundary by Poklok
Namchi to Jorethang Road

are needed for the aforesaid public purpose at the public expense within the aforesaid block of Assangthang.

The declaration is made, under the provision of Section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the District Collector, South, Namchi.

T.W. Barfungpa, IAS
Secretary,
Land Revenue Department,
Government of Sikkim,
Gangtok.
DECLARATION UNDER SECTION 6 OF
LAND ACQUISITION ACT 1894
(1 of 1894)

Whereas the Governor is satisfied that land is needed for public purposes, not being a purpose of the Union, namely, for diversion of Forest land, acquired for Defence purpose in Menshithang, North Sikkim to Barfok Block of North District it is hereby declared that pieces of land comprising Cadestral plot Nos. 1186, 1187, 1188, 1190, 1192, 1197, 1198, 1199, 1201, 1203, 1204, 1205, 1208, 1209, 1214 and 1216 and measuring more or less 14.2440 Hectares bounded on the :

Plot Nos. 1186, 1187, 1188, 1197
1198, 1199, 1201, 1203, 1204, 1205
1208, 1209, 1214 and 1216.

East :- Sarkar Khasland
West :- Road Reserve and DSM Road and
Govt. Land Khasland vir.

North :- Road Reserve DSM Road and Govt. Khasland.
South :- Govt. Khasland and Ring Khola.

Sarkar Khasland
Sarkar Khasland
Sarkar Khasland
Sarkar Khasland

are needed for the aforesaid public purpose at the public expense within the aforesaid block of Barfok.

The declaration is made under the provision of section 6 of Act I of 1894, to all whom it may concern.
A plan of the land may be inspected in the office of the Collector, North, Mangan.

T.W. BARFUNGPA,
Secretary,
Land Revenue Department,
Government of Sikkim.
GOVERNMENT OF SIKKIM
LAND REVENUE DEPARTMENT
GANGTOK.

Notification No. 52/908/LR (8) Dated Gangtok the 22nd December, 1993.

NOTICE UNDER SECTION 4(1) OF LAND ACQUISITION ACT, 1894 (1 of 1894)

Whereas the function of the Central Government under the Land Acquisition Act, 1894 (1 of 1894) in relation to the Acquisition of land for the purpose of the Union have been entrusted to the State Government by Notification No. 12018/12/76/LRD dated 10.1.78 issued by the Government of India in the Ministry of Agriculture and Irrigation under clause(1) of Articles 258 of the constitution of India.

And Whereas it appears to the Governor that land is likely to be needed for a public purpose being a purpose of the Union namely for allotment of land to Army, in lieu of Defence land at Penlongla acquired by All India Radio, in the adjoining area of New Cantoment in the block of Syari East Sikkim, it is hereby notified that the pieces of land comprising cadastral plot Nos. 589, 590/A, 590/B, 591, 592, 593, 594, 596, 597, 598, 599, 600/A, 600/B, 625, 636, 637, 6-9/A, 639/B, 640, 641, 642, 643, 644, 645, 646, 647, 680, 681, 711 and 591 admeasuring more of less 7.4870 Hects.

bounded on the:
East: Drain, D.F. of Maha Tshering Lepcha and Sibi Tamang.
West: Existing New Cantoment Area, D.F. of Raghubir Tamang, Chandra Bahadur Rai and Govt. Khas Vir.
South: D.F. of Bhaichung Lepcha and Govt. Khas Vir.

is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block of Syari.

This notification is made, under the provision of section 4(1) of the Land Acquisition Act, 1894 read with the said notification to all whom it may concern.

A plan of the land may be inspected in the Office of the District Collector, East District, Gangtok.

In exercise of the powers conferred by the said Section read with the said notification, the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen to enter upon and survey the land and do all other works required or permitted by that section.

Any persons interested in the above land, who has any objection to the acquisition thereof, may within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the District Collector, East District, Gangtok.
NOTIFICATION

In supersession of this Board's notification No. RSB (336) 81/33 para (3) dated 13 Feb 1981 pertaining to the payment of Ex-gratia to the killed / battle casualties of Defence personnel or their widows.

In this regard, it is hereby notified for the general information that the Governor of Sikkim is pleased to increase the rate of Ex-gratia payment from the existing rate to Rs. 10,000/- (Rupees ten thousand) to all Ranks' war widows, irrespective of rank.

The above grant of Ex-gratia payment is only admissible to the killed or battle casualties of Defence personnel belonging to the State of Sikkim or their widows when the individual either dies or is assessed as suffering from a 50% disability by constituted service medical board as a result of his wounds. This includes casualties suffered in operation against declared hostiles in aid of civil authority as in Nagaland and Mizoram.

By Order.

K.A. Varadan
Chief Secretary
Govt. of Sikkim.
(F.No.RSB/WW -44/93)
NOTIFICATION

The Cabinet in its meeting held on 9.7.1993, has approved the proposal of royalty to be imposed on mountaineering expeditions within Sikkim as per the rates and the conditions given below with the amendment that the local Sikkimese trekkers are to be exempted from payment of the fees on production of their valid identity card/certificate. The fee is to be imposed as an environmental fee with immediate effect under Wildlife (Protection) Act, 1972 amended upto 1991.

(a) Climbing of peaks

  Mt. Kanchenzonga

  ** Peaks above 8000 Mtrs
  Peaks between 7501 - 8000 Mtr
  Peaks between 7001 - 7500 Mtrs
  Peaks between 6501 - 7000 Mtrs
  Peaks below 6500 Mtrs

(b) For virgin peaks, the fee could be double.

(c) For Indian expedition only 50% of the fee referred to (a) above shall be charged.

** Mt. Kanchenzonga is most sacred peak for Sikkim and lesser the number of expeditions the better and hence higher fee is recommended.

(i) For trekkers, the Environmental Fee is recommended as follows:

  (a) For Foreign Groups-
      For group of 5 to 10 members
      For group of 11 to 15 members
      For group of 16 to 20 members

  (b) For domestic trekkers-
      For individual
      For group of 5 to 10 members
      For group of 11 to 15 members
      For group of 16 to 20 members

(The fee is for duration of the trek which is usually 10 days on the average)

(ii) Entry fee-

  (a) For Sanctuaries
  (b) For National Parks

(Entry fee is in addition to Environmental fee)
Furthermore, it has also been decided to ensure that all expeditions within Sikkim should adhere to the following conditions:

(a) The royalty as mentioned above be paid by the teams in hard currency before their arrival in Sikkim.

(b) The teams shall make sure that necessary clearance from Ministry of Home Affairs, Ministry of Defence and the Chief Wild Life Warden, Government of Sikkim are obtained by them before they start their expedition.

(c) The team should avail of all infrastructural facilities (boarding, lodging and transport) available with the Government of Sikkim throughout their expedition.

(d) The teams should abstain from using fuel-wood and only LPG/kerosene oil should be used for their cooking purposes. They should zealously avoid any environmental damage/pollution during their treks.

(e) The mountaineering equipments used by the teams or a part thereof should be donated to the proposed Sikkim Mountaineering Institute at Gangtok in order to give a fillip to the local efforts at developing mountaineering-based skills.

(f) The teams may be requested to give wide publicity to these expeditions within their respective countries in order to place this State firmly on the mountaineering map of the world.

(g) The teams during their treks/expeditions will have to be accompanied by Liaison Officers from the side of the State Government whose entire expenditure shall have to be borne by them.

SONAM WANGDI    IAS
Home Secretary
DECLARATION UNDER SECTION 6 OF LAND ACQUISITION ACT, 1894 (I OF 1894)

Whereas the Governor is satisfied that land is needed for public purpose, not being a purpose of the Union, namely for diversion of Forest Land acquired for Defence purpose in Mensiathang, North Sikkim to Pacheykhan and Namchebong blocks, East District, it is hereby declared that a piece of land comprising cadastral plot Nos. 469, 464, 465, 466, 492, 508/1076 490 and 467 in Pacheykhan block and 1073, 1074, 1075 1076, 1077, 1078, 1084, 1087, 1088 and 1089 in Namchebong block measuring more of less 12.3100 Hectares bounded on the:

Plot No. 469
East: Jhora
West: Banjo (Fallow land of Muktinath Sharma and Tikaram Sharma).
North: Banjo (Fallow land) of Man Bahadur and Jai Narayan.
South: Tikaram Sharma's Banjo Land.

Plot No. 464
Banjo (Fallow land) of Tikaram Sharma. Banjo (Fallow land) of Pamey Chettri.

Plot Nos. 465, 466, 492 and 508/680
East: Jhora, Muktinath Sharma's and Jai Narayan's banjo land and Harka Bahadur's P.F.
West: Sarkar Khas, Laximi Prasad's Banjo land.
South: Amber Bahadur's and Padam Lall's Banjo land Hari Mohan's and Jagat Bahadur's D.F.

Plot No. 467
Rup Raj Rai and Tikaram Sharma's Banjo.

Sarkar Khasland.

Plot No. 490
East: Tikaram Sharma's Banjo land Jhora.
West: Sarkar Khasland.
South: Tikaram Sharma's Banjo land Pakyong-Rorathang Road in Pacheykhan block, under the jurisdiction of SDM Pakyong and

Plot Nos. 1073, 1074, 1075, 1076, 1077, 1078, 1084, 1087, 1088 and 1089 in Namchebong block,
East: Jhora.
West: D.F. of Nim Tshering Lepcha.
North: D.F. of Rinchen Lepcha.
South: D.F. of Passang Tamang, Khas land Vir and Batto (Road) is needed for the aforesaid public purposes at the public expense within the aforesaid block of Pacheykhan and Namchebong.

The declaration is made under the provision of section of Act 1 of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the District Collector, East or Sub Divisional Officer, Pakyong.
NOTIFICATION

Whereas the Government of Sikkim vide Notification No. 35(205)91-92/22/RDD/P Dated 16.3.93 and published in the Official Gazette No. 41 dated 12.4.93 declared the list of Sabhapati, Up-Sabhapati, Sachiva and members of different Gram Panchayat of Sikkim.

Now therefore, in pursuance of section 21 (1) of Sikkim Panchayat Act 1982, Shri Bal Krishna Rai member, 26-Assangthang is declared elected as Up-Sabhapati, fallen vacant due to death of Shri Dhan Bdr. Manger, Up-Sabhapati.

L.B. Chhetri
Secretary
Rural Development Department &
Director, Panchayat Election.
NOTIFICATION

In partial modification of Notification No. 1094/H&FW/91 dated 19th December, 1991, Shri K.A. Varadan, IAS, Chief Secretary to Government of Sikkim is hereby appointed as Chairman of the Hospital Committee constituted by the Government for construction of 500 bedded Central Referral Hospital at Tadong, East Sikkim vice Shri K.C. Pradhan who has since retired from Government service.

By Order,

Miss C. Cintury
Secretary to the Govt. of Sikkim.
NOTIFICATION

The State Government is pleased to appoint a Committee comprising of the following members for suggesting steps to implement the Code of Criminal Procedure, 1973 in the State of Sikkim:

1. Legal Remembrancer and Secretary to Government of Sikkim, Law Department

2. Joint Secretary and Joint Legal Remembrancer to Government of Sikkim, Law Department.

3. Registrar, High Court of Sikkim.

4. Deputy Secretary (II), Home Department to act as Member Secretary of the Committee.

K.A. VARADAN, IAS
CHIEF SECRETARY
NOTIFICATION

Whereas the Government of Sikkim vide Notification No. 35(205)91-92/22/RDD/P dated 16/3/93 and published in the official Gazette No. 41 dated 12/4/93 declared the list of Sabhapati, Up-Sabhapati, Sachiva and members of different Gram Panchayat of Sikkim.

Now, therefore, in pursuance of section 20 and section 21(1) of Sikkim Panchayat Act, 1982, Sri Purna Bahadur Basnett, Sabhapati of 6-Ravong Sangmo Gram Panchayat Unit is hereby removed and Shri Dawa Phurba Sherpa, Member has been elected as Sabhapati of the said Gram Panchayat with immediate effect.

L.B. Chhetti
Secretary
Rural Development Department
&
Director Panchayat Election.
NOTIFICATION

In exercise of the powers conferred by the proviso to article 309 of the Constitution, the Governor hereby makes the following rules further to amend the Sikkim Police Force (Recruitment, Promotion & Seniority) Rules, 1981, namely:

1. (1) These rules may be called the Sikkim Police Force (Recruitment, Promotion & Seniority) Amendment Rules, 1993.
   (2) They shall come into force on and from the date of their publication in the official gazette.

2. In schedule I to the Sikkim Police Force (Recruitment, Promotion & Seniority) Rules, 1981, for the existing entries under Column 6 against item, for the figure 25 appearing after the word "and" and before the word "years" the figure 35 shall be substituted.

3. In the said rule, in Column II against items 3,4,5 and 6 in schedule I and items 2,3,4 in schedule III and at the end of 'Note', the following entries shall be added, namely:

   "Those already in the Sikkim Police Force as on 8.9.88 shall be exempted from the requirement of minimum educational qualification of class X passed."

BY ORDER.

D.K. GAJMER
SECRETARY
DEPARTMENT OF PERSONNEL, A.R. & TRAINING
NOTIFICATION

Whereas the Government of Sikkim vide Notification No. 35(205)/91-92/22/RDD/P dated 16/3/93 and published in the official Gazette No. 41 dated 12/4/93 declared the list of Sabhapati, Up-Sabhapati, Sachiva and members of different Gram Panchayats of Sikkim.

Now, therefore, in pursuance of section 13(3) and (5) of Sikkim Panchayat Act, 1982, the designation of the office bearers of 18-Mellidara Paiyong Gram Panchayat Unit is hereby fixed as under with immediate effect:

1. Shri Madan Kumar Cintury Sabhapati
2. Shri Nar Bhadur Pradhan Up-Sabhapati
3. Shri Bal Bir Tamang Sachiva
4. Shri Deo Narayan Pradhan Member
5. Shri Man Bahadur Tamang Member
6. Shri Chandra Jyoti Pradhan Member

L.B. Chhetri
Secretary
Rural Development Department
&
Director, Panchayat Elections.
No: 7/DL

The following draft of certain Rules which the Government of Sikkim proposes to make in exercise of the power conferred by Sections 13 and 18 of the Child labour (Prohibition and Regulations Act, 1986 (Central Act 61 of 1986), is hereby published as required under sub-section (I) of section 18 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft shall be taken into consideration after the expiry of a period of sixty days from the date of publication of this notification in the Official Gazette.

Any objection or suggestion which may be received from any person with regard to the said draft on or before the expiry of the period specified above shall be considered by the State Government.

DRAFT RULES

1. Short title and commencement:
   (1) These rules may be called the Child Labour (Prohibition and Regulation)(Sikkim) Rules, 1992.

2. Definitions:
   (a) "Act" means the Child labour (Prohibition and Regulation) Act, 1986 (Central Act 61 of 1986);
   (b) "casual" mean, a child worker whose employment is of casual nature;
   (c) "employer" means the employer as defined in section 2 of the Sikkim Shops & Commercial Establishment Act, 1983 (Sikkim Act No.6 of 1983);
   (d) "establishment" means an establishment as defined in clause (iv) of section 2 of the Act;
   (e) "Form" means a form appended to these rules;
   (f) "Local authority" means Urban Development and Housing Department in urban areas and Zilla Parishad in rural areas, as the case may be, and includes any other body which the State Government may, by notification, declare to be the authority for the purposes of this Act.
   (g) "occupier" means occupier as defined in clause (vi) of section 2 of the Act; "permanent" means a child worker who has been engaged on a permanent basis and includes any child worker who has satisfactorily completed a probationary period of three months in the same or another occupation in the establishment, including breaks due to sickness, accident, leave, lockout, strike (not being an illegal strike) or involuntary closure of the establishment;
   (h) "Register" means the register required to be maintained under section II of the Act.
“Section” means a section of the Act.
“State Government” means Government of Sikkim;
“temporary” means a child worker who has been engaged in any work which is of an essentially
temporary nature likely to be completed within a limited period;

3. Cleanliness in the place of work and its freedom from nuisance:-

(1) The work site or place where child labour is engaged for work shall be swept, washed and
dried at least once a day to keep them adequately clean and free from slippery agents or substances giving offensive smell.
(2) Where the floor of worksite is liable to become wet in the course of any process, effective means of drainage shall
be provided and maintained.
(3) No rubbish filth or the debris shall be allowed to accumulate or remain on or near in a site in such position that
effluent can arise there from.

4. Disposal of waste and effluents:- (1) In case of work-site where the child is engaged, the drainage system proposed to
be connected to the public sewerage system, prior approval of the arrangement made shall be obtained from the local authority.
(2) In the case of a worksite situated in a place where no public sewerage system exist, prior approval of the arrangement made for the disposal of waste effluents shall be obtained from the public Health authorities or such authority as the State Government may appoint on this behalf.

5. Ventilation and temperature:- Effective and suitable provision shall be made in every work premises for securing and
maintaining in every workroom adequate ventilation by the circulation of fresh air and such a temperature as will secure, to child
labour engaged therein reasonable conditions of comfort and prevent injury to health.

6. Lighting:- (1) The place of every worksite shall be provided and maintained with sufficient and adequate lighting,
natural or artificial or both.
(2) An efficient portable electric battery or torch with an efficiently protected bulb shall be available in a suitable
place for emergency lighting.

7. Drinking water:- (1) The drinking water provided for drinking at the work site shall be supplied

(i) from the taps connected with public water supply system; or
(ii) from any other source approved in writing by the Health Officer.
(2) If drinking water is not supplied by the sources mentioned in sub-rule (i) it shall be kept in suitable vessels
and renewed at least daily. An practicable steps shall be taken to preserve the water and vessels free from
contamination and to keep the vessels scrupulously clean.

8. Latrine and Urinals :- (1) Latrine and Urinals shall be provided separately for males and females and shall be situated
so as to be conveniently accessible in every work site in sufficient number for the use of child at all times.
(2) All latrine and urinals provided shall be adequately lighted, ventilated and at all times maintained in clean and
sanitary condition.
(3) Every latrine shall be under cover and so partitioned off as to secure privacy and shall have proper door and
fastenings.

9. Spittoons:- (1) The spittoons shall be either of the following types namely:

(i) a galvanized iron container with a conical funnel-shaped cover, a layer of suitable disinfectant liquid shall always be
maintained in the container;
(ii) a container filled with dry cleaned sand and covered with layer of bleaching powder.
(2) The spittoons mentioned under sub-section (1) and (2) shall be emptied, cleaned and disinfected at least once in
every day.

10. Excessive weight:- No child shall be permitted to lift, carry or move by hand or head any weight exceeding the
maximum limit of 10 kilogram.

II. Protection of eyes:- Effective screens or suitable goggles shall be provided for the protection of children in any
worksite where they are employed in or in the vicinity of processes which involve risk of injury to the eyes from particle of fragments
thrown off during the process or which involve risk of injury to the eyes by reason of exposure to excessive light.
I3. Precautions in case of fire: - (I) Every worksite shall be provided with adequate means of escape in case of fire for the children employed therein and these means of escapes are so positioned that each child will have reasonable fair and unobstructed passage his work site to those exists.

(2) No exit intended to be used in case of fire shall be less than two and half feet in with nor less than five feet six inches in height.

(3) Every worksite shall be provided and maintained with all possible fire extinguishing appliances at all times.

14. Safety of building and machinery :-. Adequate measures shall be provided for proper safety of buildings and machineries where child is engaged.

15. Hours and period of work:- (I) No child shall be permitted to work in any establishment class of establishments more than two and half hours before lie has had an interval for rest for at least one and half hours.

(2) No child shall be permitted to work more than six hours including the interval for rest on any day.

16. Weekly holidays:- Every child labour shall be entitled to one day in the week as a holiday, and for that holiday, the child labour shall be paid wages at a rate equal to the daily average of his wages for the days on which he has worked during the week immediately preceding the holiday.

17. Evidence as to age of a child labour: (I) In respect of a child in a establishment Inspector of the area within whose jurisdiction the establishment is situated may, at any time, in writing, require the employer or occupier to produce at his own cost, within such time, not being less than ten days from the date of requisition, one of the following documents showing the age of such child employed, viz. a certified copy of an extract from:

(i) the records of any school;
(ii) the Birth Register of Local Authority;
(iii) certificate granted by any Government Medical and Health Officer.

(2) In the case of employer failure to produce either of the documents required under sub-rule(I), the Inspector shall, at the cost of the employer, arrange to determine the age of the child labour employed through medical examination by the Chief Medical or Health Officer of the area or by any other competent medical officer not below the rank of Medical or by the certifying surgeon appointed as such under Section 7 of plantation Labour Act, 195 I or under section 10 of Factories Act, 1948. The Medical Authority shall issue his certificate in Form I

18. Registers: - Every Employer or occupier shall be required to maintain in respect of children employed or permitted to work in any establishment, a register to be available for inspection by an Inspector at all times during working hours or when work is being carried on in any such establishment showing the particulars in Form II

19. Return:- (I) Every employer or occupier shall furnish to the Inspector on or before the 15th January of every following year, the annual return ending 31st December of the proceeding year in Form III in duplicate who will submit the same to the Labour Commissioner on or before 31st January.

(2) The Labour Commissioner shall be required to submit the said annual return to the State Government within 15th February of the year after compilation.

20. Interpretation :- If any difficulty arises as to interpretation of these rules, the decision of the State Government thereon shall be final.
FORM I
(CERTIFICATE OF AGE)
(See rule 17 (2)

Certificate No. ...........

I hereby certify that I have personally examined (name).............................................................. son/ daughter of ....................................................... residing at .................................................. ...........

and that he/she has completed his/her fourteenth year and his/her age, as nearly as can
be ascertained from my examination, is ..............................................................years (completed).

His/her description marks are .............................................................. Thumb impression/Signature of Child..............................................................

PLACE. .................

Medical Authority

Designation

DATE. . .
**FORM II**

(See rule 18)

Year...

Name and address of employer...

. . . Place of work...

Nature of work being done by the establishment...

<table>
<thead>
<tr>
<th>SI. No.</th>
<th>Name of child</th>
<th>Father's Name</th>
<th>Date of Birth</th>
<th>Permanent Address</th>
<th>Date of joining the establishment</th>
<th>Nature of work on which employed</th>
<th>Daily hours of work employed</th>
<th>Intervals of rest</th>
<th>Wage, period</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>J.</td>
<td>2.</td>
<td>3.</td>
<td>4.</td>
<td>5.</td>
<td>6.</td>
<td>7.</td>
<td>8.</td>
<td>9.</td>
<td>10.</td>
<td>11.</td>
</tr>
</tbody>
</table>
**FORM NO. III**
(SEE RULE 19)

<table>
<thead>
<tr>
<th>Name of Establishment</th>
<th>No. of Child</th>
<th>No. of Children according to duration of Service from the date of appointment</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Male</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1</td>
</tr>
</tbody>
</table>

**Working hours**

<table>
<thead>
<tr>
<th>No. of Children engaged at night</th>
<th>Total wages paid</th>
<th>No. of Workers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Working less than 4 hours</td>
<td>Weekly Fortnightly</td>
<td>Monthly Working without rest hours</td>
</tr>
<tr>
<td>Working Less than 6 hours</td>
<td>No. of days</td>
<td>No. of Rs.</td>
</tr>
<tr>
<td>More than 6 hours (five) hours</td>
<td>Rs.</td>
<td>Rs.</td>
</tr>
<tr>
<td></td>
<td>12</td>
<td>13</td>
</tr>
</tbody>
</table>

Secretary
Labour Department
Government of Sikkim
No. DL/12/86-87
NOTIFICATION

In exercise of the powers conferred by sub-section (5") of section 8 of Central Sales Tax Act, I 956 (74- of 1956) the State Government being satisfied that it is necessary so to do in the public interest hereby exempts Central Sales Tax on Foam Products manufactured by M/s Sikkim Aromatics, a division of Sikkim Distilleries, Rangpo, in the course of inter-state Trade and Commerce for a period of five years from the date of production by the unit.

J. Pradhan IAS
Additional Secretary
Income & Sales Tax Deptt..
NOTIFICATION

In continuation of Notification No. 27-300/IT&ST dated 26th April, 1973, the Government of Sikkim is hereby pleased to notify that deposits under pay Roll Saving Schemes through Post Office (Five years recurring deposit) is categorized as premium of salary saving scheme and is, therefore, exempted from payment of income tax under the provision of Sikkim Income Tax manual, 1948.

J. Pradhan IAS
Additional Finance Secretary,
Income & Sales Tax Department.
NOTIFICATION

Addendum to Notification No. C(7)/WM/FCS/92-93/Vol. 11/7 dated 27.9.93. In item I, after serial No.8, the following shall be inserted, namely:

"Deputy Director General Bureau of Indian Standards, Eastern Region as Member at serial NO.9. Existing Serial NO.9-Deputy Controller of Weights & Measures Cell, Food & Civil Supplies Department as Member Secretary be renumbered as Sl. No. 10."

By Order

( Pasong Namgyal )
Commissioner-cum-Secretary.

PRINTED AT THE SIKKIM GOVT. PRESS, GANGTOK.
In exercise of the powers conferred by the proviso to article 309 of the constitution of India, the Governor of Sikkim hereby makes the following rules regulating the method of recruitment to the posts of Lecturers in the Sikkim Government College under the Education Department, Government of Sikkim. namely :

1. Short title and commencement:
   (1) These rules may called the Sikkim Government College Lecturers Recruitment Rules, 1992.
   (2) They shall come into force on the date of their publication in the Official Gazette.

2. Application
   These rules shall apply to the posts as specified ill column of the Schedule annexed to these rules.

3. Sanction Strength Classification and pay scale
   Sanctioned strength, classification and pay scale in relation to the posts of Lecturers shall be as specified in column 2, 3 and 4 of the Schedule aforesaid.

4. Method of and the qualifications required for, Recruitment
   The method of, and the qualification required for recruitment, eligibility conditions for promotion to the posts of Lecturers and period of probation shall be such as specified in column 5 to 11 of the Schedule aforesaid.

5. Disqualification
   No person,
   (a) Who has entered into or contracted a marriage with a person having a spouse living or
   (b) Who having a spouse living, has entered into or contracted a marriage with any person, shall be eligible for appointment to the said posts:
   Provided that the State Government may, if satisfied that such marriage is permissible under the personal law applicable to such person and other party to the marriage and that there are other grounds for so doing exempt any person from the operation of this rule.

6. Power to relax
   Where the Government of Sikkim is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or persons or posts.

7. Repeal and saving
   (1) The condition of service in respect of matters for which no provisions have been made in these rules shall be the same as are applicable generally to the employees of the Government of Sikkim from time to time.
   (2) Nothing in these rules shall effect reservation, relaxation of age limit and other concessions required to be provided for person belonging to special categories of candidates in accordance with the orders issued by the Government of Sikkim from time to time in this regard.
   (3) On and from the date of which the rule come onto force the provision of rules or orders which are not in conformity with the provisions of the rules shall stand repealed.
THE SCHEDULE

1. Name of the post
   Lecturers, Sikkim Government College

2. No. of posts
   53 (Plus additional posts as and when sanctioned).

3. Classification
   Class - II

4. Scale of pay
   Rs. 2200-75-2800-100-4000

5. Whether selection posts or non-selection posts
   Non. selection

6. Method of recruitment (Whether by direct/promotion/deputation/transfer etc. and percentage of vacancies to be filled by the various methods).
   100% by direct recruitment

7. Age limit for Direct Recruitment
   35 years (relax able for Government Employees by 5 years).

8. Educational and other Qualification required for Direct Recruitment
   Essential
   (i) Post Graduate Degree in subject concerned with at least 55% marks or equivalent grade.
   (ii) Consistently good academic record.
   (iii) Qualified in eligibility test conducted by Sikkim Public Service Commission/University Grants Commission or Ph. D. degree holders upto 31.12.1993 or M. Phil degree holders awarded upto 31.3. 1991.
   (iv) Non-NET /SET candidates shall be considered but if selected, they should clear either NET or SET within five year of their appointment.

Desirable
   (i) Hons. at Degree level
   (ii) Knowledge in anyone of the local language s viz. Bhutia, Lepcha, Nepali, Limboo.

9. Educational and other Qualification required for promotion including experience training, length of service in the lower post (whether as an educational qualification prescribed for the direct recruitment will apply in case of promotion)
   Not applicable

10. Period of probation
    2 years

11. In case of Recruitment by Promotion./Deputation/Transfer Grade from which promotion deputation transfer to be made.
    Not applicable

12. If a Departmental Promotion Committee exists what is its composition.
    As may be constituted by Government by notification separately.

13. Circumstances in which State Public Service Commission is to be consulted in making recruitment.
    As .and when required.


In exercise of the powers conferred by Section 8 of the Sikkim (Repeal and Miscellaneous Provisions) Act, 1985 (Act No. 10 of 1985), the State Government hereby makes the following rules further to amend the Sikkim Trade Licence and Miscellaneous Provisions Rules, 1985, namely:

1. **Short title, extent and Commencement**
   - These rules may be called the Sikkim Trade Licence and Miscellaneous Provisions (Amendment) Rules, 1993.
   - They shall apply to the whole of Sikkim.
   - They shall come into force at once.

2. **Insertion on Rule 5 (e)**
   - In rule 5 of the Sikkim Trade Licence and Miscellaneous Provisions Rules, 1985 (hereinafter referred to as the said rules), after clause (d) the following clause shall be inserted, namely:
   - No person shall be issued licence under these rules, if the application for a licence is for manufacture, storage or sale of any article of food, unless the person first obtains necessary licence from the licensing authority appointed under the Sikkim Prevention of Food Adulteration Rules, 1991.

3. **Amendment of Rule 6**
   - Rule 6 of the said rules shall be renumbered as sub-rule (I) of the rule 6 and after sub-rule (I) the following rule shall be inserted namely:
   - In case the application for a licence is for Nursing Home, Medical and Dental Clinics Pathology Laboratory and other investigative Laboratories, inspection of the premises shall first be carried out by the Licensing Authority, Drugs Cell, Health Department to certify that the premises fulfill the minimum standard required.

4. **insertion of Rule 7 (Hi) and 7 (iv)**
   - Prior to issue of trade licence in respect of Nursing Home, Medical and Dental Clinic, Pathology Laboratory, X-ray Laboratory and allied Laboratories, No Objection Certificate shall be obtained from the Licensing Authority, Drugs Cell of the Health Department.
   - The application for trade licence should be accompanied by the following documents:
   - No Objection Certificate from the house owner where the business is intended to be run
(b) Occupancy Certificate of the building house where the trade is intended to be run;
(c) Residential Status Certificate;
(d) Recommendation of the Member of Legislative Assembly of the Constituency where
the business is intended to be run."

In rule I 2 of the said rules, after clause (k), the following clause shall be inserted, namely:

"(I) If it is found that licence is not carrying on trade operation or keeping articles of food, in
accordance with the Central Rules or the State Rules framed in exercise of the powers conferred
by the Prevention of Food Adulteration Act, 1954(Central Act 37 of 1954)."

R.S. BASNET
SECRETARY URBAN DEVELOPMENT & HOUSING
DEPARTMENT GOVERNMENT OF SIKKIM GANGTOK.
GOVERNMENT OF SIKKIM
MOTOR VEHICLES DEPARTMENT
GANGTOK

No: 718(718)90-91/11
Dated 14th August, 1990.

NOTIFICATION

In exercise of the powers conferred by sub-section (1) of section 200 of the Motor Vehicles Act, 1988 (9 of 1988), and all other powers enabling it in this behalf, the State Government hereby directs that any offence whether committed before or after the commencement of the said Act punishable under section 177, section 178, section 179, section 180, section 181, section 182, sub-section (1) or sub-section (2) of section 183, section 184, section 18u, section 189, section 191, section 192, section 194, section 196 and section 198 may, either before or after the institution of the prosecution, be compounded by officers as shown in the column (3) of Schedule I within the area specified in column (2) of that Schedule at the rates specified in respect of the offences punishable under the sections mentioned in column 1 of Schedule II appended below.

SCHEDULE I

<table>
<thead>
<tr>
<th>S1. No.</th>
<th>Area</th>
<th>Category of Officers empowered to compound</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Gangtok Town Area</td>
<td>(a) Officers not below the rank of Registering/Licensing Authority and Regional Transport Officer in th. Motor Vehicles Department.</td>
</tr>
<tr>
<td>2.</td>
<td>In Districts</td>
<td>(b) Officers not below the rank of Regional Transport Officers of the Districts.</td>
</tr>
<tr>
<td>3.</td>
<td>For the whole state</td>
<td>(c) Any officer of and above the rank of Deputy Secretary in the Motor Vehicles Department.</td>
</tr>
</tbody>
</table>
SCHEDULE II

<table>
<thead>
<tr>
<th>Sections</th>
<th>Amount of Fine</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1st Offence</td>
</tr>
<tr>
<td>177</td>
<td>Rs. P</td>
</tr>
<tr>
<td>(a)</td>
<td>50.00</td>
</tr>
<tr>
<td>(b)</td>
<td>20.00</td>
</tr>
</tbody>
</table>

Offences committed under Sub-Section (8) of (II) and (13) 177 section 41 read with section

| 177     | 25.00         | 50.00       | 75.00       | 100.00              |
| 178(1)  | 50.00         | 50.00       | 50.00       | 50.00               |
| 3(a)    | 25.00         | 50.00       | 50.00       | 50.00               |
| 3 (b)   | 50.00         | 100.00      | 175.00      | 200.00              |
| 179(1)  | 100.00        | 200.00      | 300.00      | 400.00              |
| 179(2)  | 200.00        | 250.00      | 300.00      | 500.00              |
| 180     | 100.00        | 250.00      | 300.00      | 500.00              |
| 181     | 200.00        | 300.00      | 400.00      | 500.00              |
| 182(1)  | 50.00         | 75.00       | 100.00      | 100.00              |
| 182(2)  |               |             |             |                     |
| 183(1)  |               |             |             |                     |
| (a)     | 50.00         | 100.00      | 200.00      | 300.00              |
| (b)     | 100.00        | 200.00      | 300.00      | 400.00              |
| (c)     | 200.00        | 300.00      | 400.00      | 500.00              |
| (d)     | 150.00        | 200.00      | 300.00      | 400.00              |

| 183(2)  |               |             |             |                     |
| (a)     | 50.00         | 100.00      | 200.00      | 250.00              |
| (b)     | 50.00         | 100.00      | 150.00      | 200.00              |
| (c)     | 200.00        | 300.00      | 400.00      | 500.00              |
| (d)     | 100.00        | 200.00      | 300.00      | 400.00              |

I84

| (a)     | 100.00        | 200.00      | 300.00      | 400.00              |
| (b)     | 200.00        | 3.00        | 400.00      | 500.00              |
| (c)     | 500.00        | 750.00      | 1000.00     | 1500.00             |
| (d)     | 100.00        | 200.00      | 300.00      | 400.00              |

I86

| (a)     | 100.00        | 150.00      | 200.00      | 300.00              |
| I89     | 200.00        | 300.00      | 400.00      | 520.00              |
| 191     | 200.00        | 300.00      | 400.00      | 500.00              |
192
(Only hi respect of offences other than failure to obtain new registration mark under section 47 and failure to renew the certificate of registration as required under sub-section (8) and (11) of section

41
(a) For motor cab, auto rickshaw
(b) For Stage Carriage, buses & Mini Buses
(c) For contract carriage, buses, goods carriers
-(d) For private cars, Omnibuses, Jeeps and others

<table>
<thead>
<tr>
<th></th>
<th>1st Offence</th>
<th>2nd offence</th>
<th>3rd offence</th>
<th>Subsequent offences</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a)</td>
<td>100.00</td>
<td>200.00</td>
<td>300.00</td>
<td>500.00</td>
</tr>
<tr>
<td>(b)</td>
<td>200.00</td>
<td>300.00</td>
<td>400.00</td>
<td>800.00</td>
</tr>
<tr>
<td>(c)</td>
<td>750.00</td>
<td>1000.00</td>
<td>1500.00</td>
<td>2000.00</td>
</tr>
<tr>
<td>(d)</td>
<td>150.00</td>
<td>300.00</td>
<td>400.00</td>
<td>600.00</td>
</tr>
</tbody>
</table>

Failure to obtain new registration mark under Section 47 or failure to renew registration under sub-section 8 and 11 of section 41.

<table>
<thead>
<tr>
<th></th>
<th>1st Offence</th>
<th>2nd offence</th>
<th>3rd offence</th>
<th>Subsequent offences</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a)</td>
<td>150.00</td>
<td>300.00</td>
<td>500.00</td>
<td>1000.00</td>
</tr>
<tr>
<td>(b)</td>
<td>300.00</td>
<td>500.00</td>
<td>750.00</td>
<td>1000.00</td>
</tr>
<tr>
<td>(c)</td>
<td>600.00</td>
<td>1000.00</td>
<td>1500.00</td>
<td>2000.00</td>
</tr>
<tr>
<td>(d)</td>
<td>250.00</td>
<td>500.00</td>
<td>750.00</td>
<td>100.00</td>
</tr>
</tbody>
</table>

Provided that the registering authority shall in genuine cases, where the failure to obtain new registration mark under section 47 or failure to renew registration under sub-section (8) and (11) of section 41 is due to bonafide and compelling reasons, may on grounds to be recorded in writing, compound the offence committed under section 77 and 192 of the Act on payment of a token amount of one rupee only.

2. Every case of composition of offence shall be entered in the certificate of registration, Driving Licence of the driver and permit, if any of the concerned Vehicle by the officer compounding such offences. Such entry should clearly indicate if the offences compounded is a first or any subsequent offence. In addition, a register shall be maintained in the proforma prescribed in Schedule III containing all relevant particulars about composition of such offences in the offices of the District Magistrates and Superintendent of Police in the District. Similar registers win also be maintained in the office of registering/licensing authority, Regional Transport Officers and the Deputy Secretary, Motor Vehicles Department.
### SCHEDULE -III

<table>
<thead>
<tr>
<th>Date</th>
<th>Nature of offence with specific sections compounded</th>
<th>Registration No. of the vehicle &amp; name of the owner</th>
<th>Name of the driver and his D.L. No.</th>
<th>Details of permit issuing Authority etc.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

If it is a 1st /Subsequent offence; Amount of composition money/ordered

| 6    | Name and signature of the compounding Officer       | 7                                                 | 8                                  |

, If the amount has been realized; If not reference of court case sent etc.

3. This Notification shall come into effect from the date of its publication.

R.S. Basnet  
Secretary, Motor Vehicles  
Department, Government of Sikkim.
NOTIFICATION

The State Government has decided that 11th December, 1993 (Second Saturday) shall be a full working day throughout the State in all Government offices and Public Undertakings which normally observe Second Saturday as a holiday and in Lieu thereof Monday the 13th December, 1993 is declared as holiday throughout the State of Sikkim.

K.A. V ARADAN, IAS
Chief Secretary F.NO.
38(9)Home/89
NOTIFICATION

With a view to focus on the problems of women in the State of Sikkim, highlight the outstanding problems, and to document and pose them for resolution before the appropriate authorities, a State level Preparatory Committee for Sikkim is hereby constituted as follows with immediate effect:

1. Chief Secretary, Sikkim, Chairman
2. Secretary, Social Welfare Deptt. Member
3. Principal Director-cum-Secretary, Health and Family Welfare Deptt. Member
4. Secretary, Education Department. Member
5. Secretary, Rural Development Deptt. Member
6. Secretary, Industries Department. Member
7. Secretary, Department of Personnel Adm., Reforms and Training. Member
9. President, Sikkim Women's Council. Member
10. Director, Social Welfare Deptt. Member-Secretary.

BY ORDER.

C. CINTURY
SECRETARY,
SOCIAL WELFARE.
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PART I - Ordinance, Message, etc. - Nil .......................... 2-4
PART II - Appointments Postings, Transfers, Leave etc. .......... 5
PART III - Rules Orders, Press Note etc
PART IV - Textile Commissioner-fixation of prices of cloths-Nil
PART V - F.C.S Rationing of Essential Commodities-Nil
PART VI - Nil
PART VII - Advertisement and Notices etc - Nil
PART VIII - Nil
PART IX -(1) Epidemic Diseases---Nil
PART X - (ii) Rainfall-Nil
ESTABLISHMENT DEPARTMENT

NOTIFICATION

No. 65/G/EST.
Dated Gangtok the 8th January, 1993.

The Governor is pleased to sanction creation of the following posts for the PHSC at Nandok under Health and Family Welfare Department with immediate effect, and expenditure shall be debitable to budget head indicated against each:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of post</th>
<th>Scale of pay</th>
<th>No. of post</th>
<th>Budget head</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Multipurpose Worker Eb.30-1760</td>
<td>Rs.1080-25-1280</td>
<td>1</td>
<td>2210-01-800 (Plan).</td>
</tr>
<tr>
<td>2</td>
<td>Multipurpose Worker(Male) Eb-30-1760</td>
<td>Rs.1080-25-1280</td>
<td>2</td>
<td>2210-Med &amp; Public Health -101 PHSC (C) East. District</td>
</tr>
<tr>
<td>3</td>
<td>WardAttendant Eb-14-1060</td>
<td>Rs.800-12-920</td>
<td>10</td>
<td>101-Rural F. W. Services</td>
</tr>
</tbody>
</table>

By Order.

D.K. PRADHAN,
Deputy Secretary,
Establishment Department.

NOTIFICATION

No. 66/(GEN)/ESTT.
Dated Gangtok, the 8th January, 1993.

The Governor is pleased to sanction creation of a post of Amji Compounder in the pay scale of Rs 1080-25-1280-Eb30-1760 under the Health & Family Welfare Department with immediate effect.

The expenditure will be debitable to budget head 2210-01-800 (Plan).

By Order.

D.K. PRADHAN,
Deputy Secretary,
Establishment Department.

NOTIFICATION

No. 67 /Gen/ Estt.
Dated Gangtok the 8th January, 1993.

The Governor of Sikkim pleased to allow 3 advance increases at the lowest rate in the pay scale of Rs. 141030-1560-40-1800-Eb-50-2300 to the candidate possessing Degree in Engineering on his appointment as Junior Engineer.

By Order.

K.P. ADHIKARI
Joint Secretary
Establishment Department.

OFFICE ORDER

No. 961/G/Estt.
Dated Gangtok, the 4th January, 1993.

Dr. Kedar Nath Pradhan is hereby appointed as Dental Surgeon at Soreng PHC in the Health & Family Welfare Department in the scale of Rs. 1820-60-2600-Eb-75-3200 w.e.f. the date of his joining.

He will draw a basic pay of Rs. 1820/- p.m. in the above scale with such allowances as admissible under the rules.

As usual, he will be on probation for a period of one year.

Other terms and conditions of services will be as laid down in Memorandum No: 8076/G/Est dated 21.12.91.

By Order.

K.P. ADHIKARI
Joint Secretary
Establishment Department.

OFFICE ORDER


During the period of absence on training of Shri G.K. Subba, IAS, Secretary to Governor w.e.f. 3.1.93 to 21.5.93~ Miss C.K. Cintury, IAS, Secretary Culture Department is allowed to officiate as Secretary to Governor in addition to her own duties.

By Order.

K.P. ADHIKARI
Joint Secretary
Establishment Department.

OFFICE ORDER

No. 972 /G/EST.
Dated Gangtok, the 7th January, 1993.

The Governor is pleased to transfer
Shri Pempa Norbu Tamang, Deputy Secretary, Health & Family Welfare Department as D.D.O, South District under Rural Development Department with immediate effect.

Consequently, Shri Sonam Dorjee, D.D.O., South District, Rural Development Department will report to Secretary, Establishment Department for posting order.

Handing and taking over charge of the D.D.O., South District shall be completed within 10.1.1993

By Order

D.K. PRADHAN,
Deputy Secretary
Establishment Department.

OFFICE ORDER
No. 977/G/EST.
Dated Gangtok, the 11th January, 1993.

The following intra-departmental transfer of Divisional Engineers in the Rural Development Department, is hereby made with immediate effect:

(i) Shri Tulshi Rajalim, D. E. (Planning) HQ, Gangtok is transferred and posted as D.E. South and West District with Head Quarter, Jorethang.
Shri S.K. Rai, D.E. South and West District, transferred and posted as D.E. (Planning), Head Quarter, Gangtok.

On transfer they will carry their own pay and scale.

By Order.

D.K. PRADHAN
Deputy Secretary
Establishment Department.

OFFICE ORDER
No. 978/Gen/Estt
Dated Gangtok, the 25th January, 1993.

The Governor is pleased to promote the following Junior Engineers (Civil) as Assistant Engineer (Civil) in the Junior Grade of I.c.s. 1820-3200 of Sikkim State Engineering Civil Service with effect from the date of assumption of charge:

1. Shri Bidhan Dewan
2. Shri L K. Vijayan
3. Shri Kumar Chhetri
4. Shri K. K. Deokota

As usual, they will be on probation for one year.

By Order

D.K. GAJMER
Secretary,
Establishment Department.

OFFICE ORDER
No.1047/(G)/Estt
Dated Gangtok, the 27th January, 1993.

Consequent upon her selection for under doing post graduate studies in Dermatology and Veneorology at AIIMS, New Delhi, Dr. (Miss) Naina Kala Sharma, G.D.M.O. Namchi Hospital Health & Family Welfare Department is relieved of her duties of G.D.M.O. w.e.f. 27.1.93 (AN) to enable her to join the course.
The period of studies shall be treated as in-service.

By Order.

K.P. ADHIKARI,
Joint Secretary,
Establishment Department.

OFFICE ORDER
No. 1060/(G)/EST.
Dated Gangtok the 29th January, 1993.

On the recommendation of the Sikkim Public Service Commission, Mr. Pem Tshering Bhutia, Accounts Officer, Industries Department, is hereby promoted in the Senior Grade of Sikkim Finance and Accounts Service in the scale of Rs. 2525-75-3200-Eb-100-4000 and posted as Senior Accounts Officer, Finance Department, with effect from the date he takes charge of the post.

He shall be on probation for a period of one year.

By Order

D.K. GAJMER
Secretary,
Establishment Department.

HOME DEPARTMENT OFFICE ORDER
No.7 /Trg/91/174.
Dated Gangtok, the 4th January, 1993.

Sub.: Constitution of Committee for the Identification of Land for the proposed Police Training Centre, Sikkim and other purposes.

For the purpose of identification and acquisition purchase of land for the establishment of Police Training Centre as well as for identification of Land for India Reserve Battalion and the Central Reserve Police Force, the State Government is pleased to constitute a Committee consisting of the following Officials:

1. Secretary, Land Revenue Department
2. Inspector General of Police Head Quarters.
4. Superintendent of Police, Head Quarters (to assist in the procession).

The Committee shall submit its report latest by March 31st, 1993.

By Order

B.P. PRADHAN Joint Secretary Home Department.

OFFICE ORDER No.7 (7)Home/80/77.
Dated Gangtok, the 5th January 1993.

In super session of this department's Office Order No. 7(7) Home/80/31.29 dated the 12th November, 1986, the State Government hereby appoints Shri Govind Mohan, IAS, Deputy Secretary, (11) Home Department, Government of Sikkim to function as the Secretary to the Advisory Board constituted under the National Security Act, 1980 with immediate effect.

By Order

B.P. PRADHAN Joint Secretary Home Department.
GOVT. GAZETTE JANUARY, 1993.

PART III
Rules. Orders, Press Notes etc.

FINANCE DEPARTMENT

OFFICE ORDER
No. 88/Fin/Admn.
Dated Gangtok, the 18th December, 1992.

Substitute the name "Shri B.B. Gautam, Project Officer" for the name "Shri C.P. Basnett, Deputy Director" in the copy endorsed to the Chief Pay and Accounts Officer and the Managing Director, State Bank of Sikkim in the Office Order referred above.

By Order

S.K. BARDEWA
Joint Secretary, (1) Finance Department.

OFFICE ORDER
No. 89/Fin/Admn.
Dated Gangtok, the 7th January, 1993.

Shri G.K. Pradhan, who has been promoted as Chief Accounts Officer is allowed to continue as Drawing and Disbursing Officer.

By Order

S.K. BARDEWA
Joint Secretary (1) Finance Department.

OFFICE ORDER
No. 90/Fin/Admn.
Dated Gangtok, the 16th January, 1993.

During the absence of Shri G.K. Pradhan, Chief Accounts Officer (111) on leave, Shri Deepak Darnal, Accounts Officer is hereby declared as Drawing and Disbursing Officer in terms of Rule 2(xiv) of Sikkim Government Financial Rules with immediate effect till Shri G.K. Pradhan's return from leave.

By Order

B.C.P. PRADHAN
Director of Accounts
Finance Department

OFFICE ORDER
No. 92/Fin/Admn.
Dated Gangtok, the 20th January, 1992.

Shri Rinzing Chewang, R.O/A'D, Land Record is hereby declared as Drawing and Disbursing Officer in terms of Rule 2(xiv) of Sikkim Government Financial Rules with immediate effect vice Shri K.S. Rawat, Joint Director, (Survey) & Settlement) Land Record since retired.

By Order

MRS. B.M. PRADHAN,
Joint Secretary
Finance Department

OFFICE ORDER
No. 93/Fin/Admn.
Dated Gangtok, the 22nd January, 1993.

Shri J.B. Rai, Accounts Officer, Pay and Accounts Office is hereby allowed to sign Cheques pertaining to West District with immediate effect vice Shri T.T. Sada, Deputy Chief Pay and Accounts Officer since returns from leave.

By Order

MRS. B.M. PRADHAN,
Joint Secretary (11)
Finance Department
SIKKIM

GOVERNMENT

GAZETTE

PUBLISHED BY AUTHORITY

Vol. XLIII Gangtok, February, 1993. No.2

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PART VI - Nil

PART VII - Advertisement and Notices etc - Nil

PART VIII- Nil

PART IX -(i) Epidemic Diseases-Nil

PART X-. (ii) Rainfall-Nil
**ESTABLISHMENT DEPARTMENT**

**NOTIFICATION**

No. 68/G/EST.

Dated Gangtok the 4th February, 1993.

The Governor is pleased to sanction creation of the following posts under the Finance Department for implementation of Group Insurance Scheme:

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Name of post</th>
<th>Pay Scale</th>
<th>No. of post</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Senior Accounts Officer</td>
<td>Rs. 2525-75-3200</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td></td>
<td>100-4000</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Accounts Officer</td>
<td>Rs. 1820-60-2600</td>
<td>1</td>
</tr>
<tr>
<td>3</td>
<td>Senior Accountant</td>
<td>Rs. 1520-40-1600</td>
<td>2</td>
</tr>
<tr>
<td>4</td>
<td>Junior Accountant</td>
<td>Rs. 1080-25-1280</td>
<td>16</td>
</tr>
<tr>
<td>5</td>
<td>L.D.C./Typist</td>
<td>Rs. 975-20-1175</td>
<td>2</td>
</tr>
<tr>
<td>6</td>
<td>Peon</td>
<td>Rs. 800-12-920</td>
<td>2</td>
</tr>
</tbody>
</table>

The expenditure shall be debitable to the budget head 2235 Social Security and welfare Non Plan.

By Order

D.K PRADHAN, Deputy Secretary,
Establishment Department.

---

**NOTIFICATION**

NO. 69/G/EST.


The Governor is pleased to sanction creation of the following posts under Police Department with immediate effect:

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Name of post</th>
<th>Pay Scale</th>
<th>No. of post</th>
</tr>
</thead>
<tbody>
<tr>
<td>01</td>
<td>Sub-Fire Officer</td>
<td>Rs. 1320-30-1560/ (Sub-Inspector)</td>
<td>2 Nos.</td>
</tr>
<tr>
<td>02</td>
<td>Leading Fireman</td>
<td>Rs. 1030-25-1230/ (Head Constable)</td>
<td>2 Nos.</td>
</tr>
<tr>
<td>03</td>
<td>Fireman (Constable)</td>
<td>Rs. 975-20-1175/ (Matriculate)</td>
<td>8 Nos.</td>
</tr>
<tr>
<td>04</td>
<td>Fireman (Driver/operator)</td>
<td>Rs. 910-15-1030/ (Under Matric)</td>
<td>4 Nos.</td>
</tr>
</tbody>
</table>

The expenditure shall be debitable to the budget head 2070- Other Administrative Services-108 (1) 1 Salaries Non Plan.

By Order

D.K PRADHAN, Deputy Secretary,
Establishment Department.

---

**NOTIFICATION**

No. 71/(GEN)/ESTT.

Dated Gangtok, the 15th February, 1993.

The Governor is pleased to sanction creation of the following posts under Police Department with immediate effect:

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Name of post</th>
<th>Pay Scale</th>
<th>No. of post</th>
</tr>
</thead>
<tbody>
<tr>
<td>01</td>
<td>Sub-Fire Officer</td>
<td>Rs. 975-20-1175/ (Head Constable)</td>
<td>2 Nos.</td>
</tr>
<tr>
<td>02</td>
<td>Leading Fireman</td>
<td>Rs. 910-15-1030/ (Driver/operator)</td>
<td>4 Nos.</td>
</tr>
</tbody>
</table>

The expenditure shall be debitable to the budget head 2070- Other Administrative Services-108 (1) 1 Salaries Non Plan.

By Order

D.K PRADHAN, Deputy Secretary,
Establishment Department.

---

**NOTIFICATION**

No. 72/(GEN)/EST.


The Governor is pleased to upgrade the existing post of Deputy Director in the Mines and Geology Department as Joint Director in the pay scale of Rs. 3450-125-4700 with immediate effect.

By Order

D.K PRADHAN,
Deputy Secretary,
Establishment Department.

---

**NOTIFICATION**

No. 73/(GEN)/EST.


The Governor is pleased to upgrade the existing post of Deputy Director in the Mines and Geology Department as Joint Director in the pay scale of Rs. 3450-125-4700 with immediate effect.

By Order

D.K PRADHAN,
Deputy Secretary,
Establishment Department.

---

**NOTIFICATION**

No. 74/(G)/EST.

Dated Gangtok the 26th February, 1993.

Pursuant to rule 7(5) read with schedule III of Sikkim Sub-ordinate (Ministerial and Executive) Service Rules 1984, a Committee consisting the following Officers is constituted for the purpose of recruitment and Promotion to the posts included in Grade I, 11 and 11 as
specified in schedule-I of the said rules
1. Joint Secretary, Establishment Department,
2. Shri Nari Tshering, Joint Secretary, Land Revenue Department (nominee of Chief Secretary).
3. Smt. B.M. Pradhan, Joint Secretary, Finance Department (nominee of the Finance Secretary).

The Committee may co-opt an Officer, if necessary.

By Order.

D.K. PRADHAN
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1130/G/ESTT. Dated Gangtok, the 20th February, 1993.

The Governor is pleased to order the following transfers with immediate effect:
1. Shri LK. Basnett, Additional Superintendent of Police, Crime is transferred as Additional Superintendent of Police, Special Branch.

By Order

D.K. GAJMER,
Secretary,
Establishment Department.

Mr. N. K. Rai IPS, DFO, (Land Scaping), Forest Department, shall retire from Service on superannuation w.e.f. 28.2.93 (AN), in terms of Rule 16 of the AIS (Death-cum - Retirement Benefits) Rules, 1958.

By Order.

T.L. YAPSHJ YUTHOK
Deputy Secretary,
Establishment Department.

OFFICE ORDER

On the recommendation of the Sikkim Public Service Commission, the Governor is pleased to promote Shri K. L. Kaleon, Deputy Director, Mines and Geology Department as Joint Director in the same department in the pay scale of Rs. 3450125-4700 with immediate effect.

By Order

D.K. PRADHAN
Deputy Secretary,
Establishment Department.
FINANCE DEPARTMENT OFFICE

ORDER
No. 94/Fin/Admn.
Dated Gangtok, the 18th February, 1993.

Shri S. K. Sharma, Senior Accounts Officer, Forest Department is hereby declared as Drawing and Disbursing Officer in terms of Rule 2(xiv) of Sikkim Government Financial Rule with immediate effect vice Shri B. B. Rai since transferred.

By Order.

S.K. BARDEWA
Joint Secretary (1)
Finance Department

OFFICE ORDER No.
98/Fin/Admn.
Dated Gangtok, the 16th February, 1993.

During the absence of Mrs. K. Gyamtso, Deputy Secretary (Adm) on leave, Shri P. Thendup, Joint Secretary, I.P.R. is hereby declared as Drawing and Disbursing Officer in terms of Rule 2 (xiv) of Sikkim Government Financial Rules with immediate effect till Mrs K. Gyamtso returns from leave.

By Order.

S.K. BARDEWA
Joint Secretary (1)
Finance Department

OFFICE ORDER No.
96/Fin/Admn.
Dated Gangtok, the 9th February, 1993.

During the absence of Shri S. K. Sinha, Deputy Director, S. I. R. D., on leave, Shri P. Bhutia, Director, S. I. R. D., Rural Development Department is hereby declared as Drawing and Disbursing Officer in terms of Rule 2 (xiv) of Sikkim Government Financial Rules with immediate effect till Shri S K. Sinha returns from leave.

By Order.

S.K. BARDEWA
Joint Secretary (1)
Finance Department

OFFICE ORDER No.
97/Fin/Admn.
Dated Gangtok, the 9th February, 1993.

In pursuance of Rule 57 of Sikkim Government Financial Rules and on the recommendation of Commissioner-cum Secretary, Land Revenue Department, Shri N. Tshering, Joint Secretary, Land Revenue is declared as Head of Office for Land Revenue Department.

By Order.

S.K. BARDEWA
Joint Secretary (1) Finance Department

OFFICE ORDER No.
100/Fin/Admn.
Dated Gangtok, the 26th February, 1993.

During the absence of Shri Gopal Basnett, Deputy Chief Pay & Accounts Officer, Namchi on leave, Shri P. T. Dong Accounts Officer, Pay and Accounts Office, Namchi is declared as Drawing and Disbursing Officer for Pay and Accounts Office, Namchi with immediate effect till Shri Basnett returns from leave. Further, Shri P. T. Dong, Accounts Officer is authorised to sign Cheques pertaining to South District during Shri Basnett absence on leave.

By Order.

S.K. BARDEWA
Joint Secretary, (1)
Finance Department.
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PART I - Ordinances, Message, etc. - Nil
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PART V - F.C.S-Rationing of Essential Commodities-nil
PART VI - Nil
PART VII - Advertisement and Notices etc.. Nil
PART VIII- Nil
PART IX -(i) Epidemic Diseases-Nil
PART X - (ii) Rainfall-Nil
NOTIFICATIONS

HIGH COURT OF SIKKIM
GANGTOK
NOTIFICATION
No. 9/HCS/
Dated Gangtok, the 30th March, 1993.

Hon'ble the Chief Justice has been pleased to appoint Miss Kesang Chukie' Barphungpa (Advocate) as Oath Commissioner on remuneration basis for a term of one year with immediate effect to administer Oath on affidavits under the provision of Section 139 of Code of Civil Procedure, 1908, as amended up to date and, under Section 539 of the Code of Criminal Procedure, 1898.

The remuneration payable to her for attestation of affidavits is fixed as under:

1. Attestation in the Court premises Rs. 3/- per affidavit.
2. Attestation at the residence of deponent - Rs. 6/- per affidavit.

By Order,
A.P. SUBBA
Registrar I/C

OFFICE ORDER
No. 1153/G/ESTT.
Dated Gangtok the 1st March, 1993.

Shri T. T. Lachugpa, Deputy Superintendent of Police - S.A.P., shall take over as Deputy Superintendent of Jail I, with effect from 1.5.93 on retirement of Shri Sonam Wangden, Deputy Superintendent of Jail, on superannuation.

The Governor is pleased to merge the post of Matron, STNM Hospital, with the post of Assistant Director, (Nursing), Health and Family Welfare Department and to up-grade and place the said post of Assistant Director, (Nursing), in the pay scale of Rs. 2120-60-2300-EB 35-3200 with immediate effect.

She will also discharge the duties and responsibility of Matron in STNM Hospital.

By Order,
D.K PRADHAN, Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1156/G/ESTT.
Dated Gangtok the 2nd March, 1993.

Consequent on upgradation of the post of Assistant Director (Nursing), Health & Family Welfare Department vide Notification No: 75/Gen/Est dated 2.3.93 the Governor is pleased to promote Mrs. Leelawati Gurung to the upgraded post in the scale of Rs. 2120-60-2300-EB75-3200-100-3600 with immediate effect.

She will also discharge the duties and responsibility of Matron in STNM Hospital.

By Order,
T. DHONDUP, Officer on Special Duty, Establishment Department.

OFFICE ORDER
No. 1153/G/ESTT.
Dated Gangtok the 1st March, 1993.

The Governor is pleased to sanction creation of the following posts under Police Department with immediate effect.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name Of Post</th>
<th>Pay Scale</th>
<th>No. of Post</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>Assistant Sub-Inspector</td>
<td>1080-25.1280-E.b-30-1760</td>
<td>1</td>
</tr>
<tr>
<td>2</td>
<td>Head Constable</td>
<td>1030.25-1230.Eb-30-1680</td>
<td>1</td>
</tr>
<tr>
<td>3</td>
<td>Constable</td>
<td>975-20-11 75-Eb-25-1 550</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>(Matriculate)</td>
<td>9] 0-1 5-1030.Eb-20-1 290</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(Under Matric)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The expenditure shall be debitable to the budget head Non-Plan '055' Police 109(3) East District 1 Salaries and (3)3 Office expenses.

By Order,
D.K PRADHAN,
Deputy Secretary,
Establishment Department.

NOTIFICATION
No. 75/G/EST.
Dated Gangtok the 2nd March, 1993.

The Governor is pleased to merge the post of Matron, STNM Hospital, with the post of Assistant Director, (Nursing), Health and Family Welfare Department and to up-grade and place the said post of Assistant Director, (Nursing), in the pay scale of Rs. 21203600 with immediate effect.

The Assistant Director (Nursing) shall also discharge the duties and responsibility of Matron in STNM Hospital.

By Order,
D.K PRADHAN, Deputy Secretary,
Establishment Department.

NOTIFICATION
No. 77/G/EST.
Dated Gangtok the 18th March, 1993.

The Governor is pleased to sanction creation of the following posts under Police Department with immediate effect.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name Of Post</th>
<th>Pay Scale</th>
<th>No. of Post</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>Assistant Sub-Inspector</td>
<td>1080-25.1280-E.b-30-1760</td>
<td>1</td>
</tr>
<tr>
<td>2</td>
<td>Head Constable</td>
<td>1030.25-1230.Eb-30-1680</td>
<td>1</td>
</tr>
<tr>
<td>3</td>
<td>Constable</td>
<td>975-20-11 75-Eb-25-1 550</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>(Matriculate)</td>
<td>9] 0-1 5-1030.Eb-20-1 290</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(Under Matric)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The expenditure shall be debitable to the budget head Non-Plan '055' Police 109(3) East District 1 Salaries and (3)3 Office expenses.

By Order,
D.K PRADHAN,
Deputy Secretary,
Establishment Department.

NOTIFICATION
No. 77/G/EST.
Dated Gangtok the 18th March, 1993.

The Governor is pleased to sanction creation of the following posts under Police Department with immediate effect.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name Of Post</th>
<th>Pay Scale</th>
<th>No. of Post</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>Assistant Sub-Inspector</td>
<td>1080-25.1280-E.b-30-1760</td>
<td>1</td>
</tr>
<tr>
<td>2</td>
<td>Head Constable</td>
<td>1030.25-1230.Eb-30-1680</td>
<td>1</td>
</tr>
<tr>
<td>3</td>
<td>Constable</td>
<td>975-20-11 75-Eb-25-1 550</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>(Matriculate)</td>
<td>9] 0-1 5-1030.Eb-20-1 290</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(Under Matric)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The expenditure shall be debitable to the budget head Non-Plan '055' Police 109(3) East District 1 Salaries and (3)3 Office expenses.

By Order,
D.K PRADHAN,
Deputy Secretary,
Establishment Department.
As usual, she will be on probation for a period of one year.

By Order.

D.K PRADHAN
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1157/G/ESTT.
Dated Gangtok, the 3rd March, 1993.

Miss G.D. Gurung, Deputy Director, Social Welfare Department, shall retire from the afternoon of 31.5.93 on superannuation in terms of Rule 98 of the Sikkim Govt. Service Rules, 1974 as amended by Notification No. 86/Gen/Est. dated 20.7.83.

By Order.

PEM DORJEE,
Under Secretary,
Establishment Department.

OFFICE ORDER
No. 1163/G/ESTT.
Dated Gangtok, the 4th March, 1993.

In accordance to rule 98 of the Sikkim Government Service, Rules, 1974 as amended by Notification No. 86/Gen/Est. dated 20.7.83, Mrs. D.K. Cintury, Accounts Officer, Home Department, shall retire from Government service w.e.f. 31.7.93 (A.N.) on superannuation.

By Order.

T.L. Y APSHI YUTHOK,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1190/G/ESTT.
Dated Gangtok, the 8th March, 1993.

Shri S.G. Karthak, Administrative Officer, Health and Family Welfare Department, shall retire from the afternoon of 31.7.93 on superannuation in terms of rule 98 of the Sikkim Government Service Rules, 1974 as amended by Notification No. 86/Gen/Est. dated 20.7.83.

By Order.

PEM DORJEE,
Under Secretary,
Establishment Department.
OFFICE ORDER
1201/G/ESTT.
Dt Gangtok, the March, 1993.

The following intra-departmental transfers are hereby made in the Agriculture Department with immediate effect:

1. Shri C.P. Basnett, Deputy Director Horticulture (South/West) Namchi is transferred and posted as Senior Project Officer (Plant Protection & Training) at Gangtok.

2. Shri U.P. Mahato, Senior Project Officer, 'Plant Protection & Training, Gangtok, is transferred and posted as Deputy Director, Horticulture (South/West) at Namchi. On transfer, they will carry their own pay and scale.

By Order.

K.P. ADHIKARI
Joint Secretary
Establishment Department

OFFICE ORDER
No. 1223/G/ESTT.
Dated Gangtok, the 16th March, 1993.

The resignation tendered by Dr. Chandra Binod Rai, Senior Specialist (Ophthalmology) District Hospital, Namchi Health & Family Welfare Department is deemed to have accepted w.e.f. 2.2.1993.

By Order.

PEM DORJEE,
Under Secretary
Establishment Department

OFFICE ORDER
No. 1224/G/ESTT.
Dated Gangtok, the 16th March, 1993.

Mr. M.C. Das, Deputy Director, Bureau of Economics and Statistics, Planning and Development Department on deputation from National Sample Survey Organisation, Department of Statistics, Ministry of Planning Govt. of India, will stand relieved of his assignment on expiry of the period of deputation on the afternoon of 31.3.93. He will report to his parent Office.

By Order.

D.K. GAJMER
Secretary,
Establishment Department

OFFICE ORDER
No. 1234/G/ESTT.
Dated Gangtok, the 17th March, 1993.

Consequent on up gradation of the post of Assistant Malaria Unit Officer Health & Family Welfare Department, vide Notification No: 76/Gen/Est dated 11/3/93, the Governor is pleased to promote Shri D.S. Gurung to the upgraded post in the scale of Rs: 2120-60.2300-100-3600 with immediate effect.

As usual, he will be on probation for a period of one year.

By Order.

PEM DORJEE,
Under Secretary
Establishment Department

OFFICE ORDER
No. 1238/G/ESTT.
Dated Gangtok, the 17th March, 1993.

The Governor is pleased to appoint Shri T.P. Ghimirey, IAS (SK :77), Director Industries, in the rank of Additional Secretary w.e.f. 4.1.91.

He will continue to function as Director Industries in the rank of Additional Secretary till further order.

D. K. GAJMER,
Secretary,
Establishment Department

OFFICE ORDER
No. 1243/G/ESTT.
Dated Gangtok the 19th March, 1993.

The Governor is pleased to appoint Shri T.P. Ghimirey, IAS (SK :77), Director Industries, in the rank of Additional Secretary w.e.f. 4.1.91.

He will continue to function as Director Industries in the rank of Additional Secretary till further order.

D. K. GAJMER,
Secretary,
Establishment Department.
OFFICE ORDER
No. 1245/(G)/ESTT.
Dated Gangtok, the 20th March, 1993.

The Governor of Sikkim is pleased to order the following postings with immediate effect:

1. Shri T.R. Sharma, IFS, Additional CCF (I), (working Plan, Wild Life & Utilization), is posted as Additional CCF (Territorial & Land Use).
2. Shri J.B. Rai, (Additional CCF (11), (Territorial & Land Use), is posted as Additional CCF (Working Plan, Wild Life & Utilisation).
6. Shri B.B. Lama, D.F.O. (Land Use & Environment), East, is posted as D.P.O. (RVP).

By Order.

D.K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 1251/G/ESTT.
Dated Gangtok, the 26th March, 1993.

The Governor is pleased to appoint Shri B.C.P. Pradhan, Director of Accounts, as Director of Sikkim State Lotteries & Small Savings, with effect from 1.4.93.

By Order.

D.K. GAJMER
Secretary,
Establishment Department.

OFFICE ORDER
No. 1268/G/ESTT.
Dated Gangtok, the 31st March, 1993.

Mr. M.L. Arrawatia, IFS, DFO (Working Plan) who has been selected for appointment at the level of Conservator of Forest in the pay scale of Rs. 4500-5700 at Arid Forest Research Institute, Jodhpur, on deputation for a period of five years vide letter No. 32-2092-ICFRE dated 29.1.93 issued by Secretary Indian Council of Forestry Research Education, Dehradun is hereby relieved w.e.f. 14.4.93 (AN).

By Order.

K.P. ADHIKARI,
Joint Secretary,
Establishment Department.

OFFICE ORDER
No. 1269/G/ESTT.
Dated Gangtok, the 31st March, 1993.

Mr. Arvind Kumar, IFS DFO (Survey & Demarcation), Forest Department, is hereby transferred and posted as DFO (Working Plan) vice Mr. M.L. Arrawatia, IFS.

He will continue to look after the works of D.F.O. (Survey & Demarcation) until further orders.

By Order.

K.P. ADHIKARI,
Joint Secretary,
Establishment Department.
FINANCE DEPARTMENT

OFFICE ORDER

No. 101/Fin/Admn.
Dated Gangtok, the 1st March, 1993.

Shri K.L. Kaleon, Deputy Director, Mines and Geology who has been promoted as Joint Director in the Department is allowed to continue as Drawing and Disbursing Officer even after his promotion.

S.K. BARDEWA,
Joint Secretary (1)
Finance Department.

OFFICE ORDER No. 1

02/Fi/Admn.
Dated Gangtok, the 2nd March, 1993

During the absence of Shri Kunga Topden—Archological Officer, Culture Department on leave, Shri Sonam Topgay, Deputy Director, Culture Department is hereby declared as Drawing and Disbursing Officer in terms of Rule 2 (xiv) of Sikkim Government Financial Rules with immediate effect till Shri Kunga Topden returns from leave.

S.K. BARDEWA,
Joint Secretary (1)
Finance Department.

OFFICE ORDER

No. 104/Fin.Admn.
Dated Gangtok, the 12th March, 1993.

Shri I.K. Basnett, Additional S. P. ) (Special Branch) Police Department is hereby declared as Drawing and Disbursing Officer for Special Branch with immediate effect in terms of Rule 2 (xiv) of Sikkim Government Financial Rules, vice Shri K.P. Subba, Additional S.P. since transferred.

By Order.

S.K. BARDEWA
Joint Secretary (1)
Finance Department.

OFFICE ORDER

No. 105/Fin/Admn.
Dated Gangtok, the 16th March, 1993.

Shri D.P. Dewkota, Divisional Engineer, Irrigation Department is hereby declared as Head of Office as well as Drawing and Disbursing Officer in terms of Rules 57 and Rules 2 (xiv) of Sikkim Government Financial Rules for North/East Division of Irrigation Department with immediate effect.

By Order.

S.K. BARDEWA Joint Secretary (1)
Finance Department.
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PART V - F.C.S-Rationing of Essential Commodities-Nil

PART VI - Nil

PART VII - Advertisement and Notices etc - Nil

PART VIII - Nil

PART IX -(i) Epidemic Diseases-Nil

PART X - (ii) Rainfall-Nil
ESTABLISHMENT DEPARTMENT OFFICE ORDER

No. 1174/(G)/ESTT.
Dated Gangtok, the 5th March, 1993.

The services of Shri Tshering Tobgay Bhutia, Statistical Officer, Co-operation Department, are hereby placed at the disposal of Trifed for appointment as Regional Manager at Gangtok (Sikkim) in the rank of Assistant Manager on deputation with effect from the date of relief by the Department. His services on deputation shall be governed by the terms and conditions as laid down in Notification No: 5 (213) 100/Gen/Est. dated 18.7.81.

By Order.

K.P. ADHIKARI
Joint Secretary,
Establishment Department.

OFFICE ORDER
No. 1254/G/ESTT.
Dated Gangtok, the 27th March, 1993.

Shri Udai Rai, Assistant Project Officer, S.R.D.A., is reverted to his parent department and posted as Fodder Development Officer w.e.f. 31.3.93 (AN), Consequently the adhoc appointment of Shri Chewang Gyamtso, Fodder Development Officer is terminated w.e.f. 31.3.93 (AN).

By Order.

D.K. GAJMER,
Secretary
Establishment Department.

OFFICE ORDER
No. 1270/G/ESTT.
Dated Gangtok the 31st March, 1993.

Shri T. P. Ghimirev, IAS, Director Industries, shall take over the charge of Sec.reiary from Shri K. Sherab, IAS, who retire on superannuation w.e.f. 31.3.93 (AN), till further order.

By Order.

K.P. ADHIKARI,
Joint Secretary,
Establishment Department.

NOTIFICATION
No. 1(J)/ESTT.
Dated Gangtok the 29th April, 1993.

The Governor is pleased to Sanction creation of the following posts in the AIDS Cell under Health and Family Welfare Department on coterminous basis till the continuation of the scheme with immediate effect.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Post</th>
<th>Pay Scale</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Deputy Director</td>
<td>2525-75. 3200-Eb-100 4000.</td>
</tr>
<tr>
<td>2.</td>
<td>Statistician</td>
<td>1410-30. 1560-Eb.401800-50.2300. 1</td>
</tr>
<tr>
<td>3.</td>
<td>Accountant</td>
<td>1200-30-1530-Eb-35</td>
</tr>
<tr>
<td>4.</td>
<td>Peon</td>
<td>800-12-920-Eb-14-1060. 1</td>
</tr>
<tr>
<td>5.</td>
<td>Driver</td>
<td>910-15-1030-Eb-0-1290. 1</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(Blood Safety) 50-2300.</td>
</tr>
</tbody>
</table>

The expenditure shall be debitable to the budget head 2210 06-101 (s) National AIDS Control Programme 100% CSS).

By Order.

JANUKI PRADHAN,
Under Secretary,
Establishment Department

NOTIFICATION NO.
02/G/ESTT.
Dated Gangtok the 29th April, 1993.

The Governor is pleased to redesignate the existing post of Divisional Forest Officer in-charge of Wood Working Centre Boarding as Divisional Forest Officer (Wild Life) South-West in the scale of Rs. 2525-75-3200-EN-100AOOO in the Forest Department with immediate effect.

The expenditure shall be debitable to the budget head Plan 2406-Forestry and Wild Life 02 - Environmental Forestry and Wild Life 110- Wild Life Preservation (2) Wild Life District at Jorthang 1 - Salaries.

By Order.

K.P. ADHIKARI,
Joint Secretary,
Establishment Department.

JANUKI PRADHAN,
Under Secretary,
Establishment Department
OFFICE ORDER

No. 33/G/ESTT.

Dated Gangtok the 14th April, 1993.

The Governor of Sikkim is pleased to order the following transfers and postings with immediate effect:

(1) Smt. Jayashree Pradhan, IAS, District Collector, East District, is transferred and posted as Additional Secretary, Income Tax & Sales Tax Department.

(2) Smt. Rinchen Ongmu, IAS, District Collector, West District, is transferred and posted as Joint Secretary, Establishment Department.

(3) Shri Lobzang Bhutia, IAS, Joint Secretary, Motor Vehicles Department, is transferred and posted as Joint Secretary, Land Revenue Department.

(4) Shri B.K. Kharel, Joint Secretary, Income Tax & Sales Tax Department is transferred and posted as District Collector, East District.

(5) Shri K.P. Adhikari, Joint Secretary, Establishment Department, is transferred and posted as Joint Secretary (11), Finance Department.

(6) Shri G.P. Upadhyaya, IAS, Deputy Secretary (Panchayat), R.D.D. is transferred and posted as District Collector, West District.

(7) Shri Tobjor Dorjee, District Collector South District, is transferred and posted as Joint Secretary, Motor Vehicles Department.

(8) Shri Girmee Goparma, Joint Secretary, Urban Development Department, is transferred and posted as District Collector, South District.

(9) Ms. Angi Namgyal, Joint Secretary, Tourism Department, is transferred and posted as Joint Secretary, Culture Department.

(10) Smt. B. M. Pradhan, Joint Secretary, Finance Department, is transferred and posted as Joint Secretary, Tourism Department.

(11) Shri Nari Tshering Bhutia, Joint Secretary, Land Revenue Department, is transferred and posted as Joint Secretary, Finance Department.

(12) Shri S.K. Bardewa, Joint Secretary, Finance Department, is transferred and posted as Joint Secretary, SC/ST Welfare Department.

(13) Shri U.D. Lama, Joint Secretary, SC/ST Welfare Department, is transferred and posted as Secretary, Sikkim Public Service Commission.

(14) Kum. Man Kumari Pradhan, Secretary, Sikkim Public Service Commission is transferred and posted as Joint Secretary, Urban Dev. Department.

By Order.

D.K. GAJMER,
Secretary, Establishment Department.

OFFICE ORDER

No. 74/G/ESTT.

Dated Gangtok, the 29th April, 1993.

Shri K.C. Pradhan, IAS, Advisor to Government of Sikkim, shall retire from Service on Superannuation w.e.f. 30.6.93 (A. N.) in accordance with rule 16 of the AIS (DCRB), Rules, 1958.

By Order.

PEM DORJEE, Under Secretary, Establishment Department.

OFFICE ORDER

No. 75/G/ESTT.

Dated Gangtok, the 29th April, 1993.

Mrs. A. Namgyal, Deputy Matron, STNM Hospital, Health and Family Welfare Department, shall retire from the afternoon of 30.9.93 on Superannuation.

By Order.

PEM DORJEE, Under Secretary, Establishment Department.

OFFICE ORDER

No. 76/G/ESTT.

Dated Gangtok, the 29th April, 1993.

Dr (Miss) Santi Devi Rai, Consultant (Gynecologist), STNM Hospital Health and Family Welfare Department, shall finally retire from the fore-noon of 1.9.93.

By Order.

PEM DORJEE, Under Secretary, Establishment Department.
FINANCE DEPARTMENT

OFFICE ORDER

No. 6/Fin/Admn.

Dated Gangtok, the 19th April, 1993.

Shri Deepak Kumar Pradhan, Accounts Officer, Horticulture Branch under Agriculture Department is hereby declared as Drawing and Disbursing Officer in terms of Rule 2 (xiv) of Sikkim Government Financial Rules for Horticulture Branch with immediate effect vice Mrs. Tashi Yangzum since transferred.

By Order.

S. K. BARDEWA,  
Joint Secretary (1)  
Finance Department.

OFFICE ORDER No. 7/Fin/Admn.

Dated Gangtok, the 21st April, 1993.

Shri K.P. Adhikari, Joint Secretary (II), Finance Department is hereby declared as Head of Office in terms of Rule 57 of Sikkim Financial Rules with immediate effect vice Mrs. B. M. Pradhan, Joint Secretary since transferred.

By Order.

S. K. BARDEWA,  
Joint Secretary, (1) Finance Department.

OFFICE ORDER

No. 9/Fin/Admn.

Dated Gangtok, the 26th April, 1993.

Shri Prawin Gurung, Deputy Superintendent of Police, Special Branch is hereby declared as Drawing and Disbursing Officer in terms of Rule 2 (xiv) of Sikkim Financial Rules with immediate effect for Special Branch vice Shri I. K. Pradhan, Additional Superintendent of Police.

By Order.

S.K. BARDEWA  
Joint Secretary  
Finance Department.

OFFICE ORDER No. 10/Fin/Admn.

Dated Gangtok, the 26th April, 1993.

Shri D. P. Sapkhota, Accounts Officer-cum-Administrative Officer, Health and Family Welfare Department, Mangan is hereby declared as Drawing and Disbursing Officer for District Hospital, Mangan in terms of Rule 2 (xiv) of Sikkim Financial Rules with immediate effect vice Shri D. K. Pradhan Accounts Officer since transferred.

By Order.

S.K. BARDEWA  
Joint Secretary  
Finance Department

OFFICE ORDER No. 11/Fin/Admn.

Dated Gangtok, the 27th April, 1993.

Shri B. K. Pradhan, Accounts Officer, Industries Department is hereby declared as Drawing and Disbursing Officer in terms of Rule 2 (xiv) of Sikkim Financial Rules with immediate effect vice Shri P. T. Bhutia since transferred on promotion to Finance Department.

By Order.

K.P. ADHIKARI Joint  
Secretary (II)  
Finance Department.

OFFICE ORDER No. 12/Fin/Admn.

Dated Gangtok, the 28th April, 1993.

Shri G. K. Pradhan, Chief Accounts Officer, Pension, G.P.F. and Group Insurance Scheme is hereby declared as Head of Office in terms of Rule 57 of Sikkim Financial Rules for his Office with immediate effect vice Shri M. B. Ruchal, Chief Accounts Officer Further, he is also delegated with the Financial powers of sanctioning Pension, Gratuity and Commuted Pension up to the rank of retired Deputy Secretary in the Government of Sikkim.

By Order.

S.K. BARDEWA  
Joint Secretary  
Finance Department.

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GOVERNMENT

GAZETTE

PUBLISHED BY AUTHORITY


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PART V - F.C.S-Rationing of Essential Commodities-Nil

PART VI - Nil

PART VII - Advertisement and Notices etc - Nil

PART VIII - Nil

PART IX -(i) Epidemic Diseases-Nil

PART X - (ii) Rainfall-Nil
NOTIFICATIONS REGARDING APPOINTMENTS, POSTINGS, TRANSFERS, LEAVE ETC.

ESTABLISHMENT DEPARTMENT

NOTIFICATION
No. 05/G/ESTT.
Dated Gangtok, the 19th May, 1993.

In partial modification to the Notification No. 59/Gen/Estt. dated 28.11.92 the Governor is pleased to sanction creation of a post of Stenographer Grade III on regular basis in the Department of Tourism with immediate effect. The expenditure shall be debitable to Budget Head 3452/Tourism-Ol-Tourism Infrastructure-101-Tourist Centre-(I) - Direction and Administration - salaries (P).

By Order

D.K PRADHAN,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 109/G/ESTT.
Dated Gangtok, the 11th May, 1993.

Lt. Col. (Retired) Sonam Wangchuk is hereby appointed as Secretary, Rajya Sainik Board on Contract for period of one year with effect from 4.4.1993 on a consolidated pay of Rs. 4000/-p.m.

The gap period of service rendered by him with effect from 1.4.93 to 3.4.93 is hereby treated as ad-hoc appointment.

His services on contract shall be governed by the terms and conditions laid down in the Notification No. (14)67 Gen/Estt. dated 18.1.91.

By Order.

D.K. GAJMER, Secretary,
Establishment Department.

NOTIFICATION
No. 06/G/ESTT.
Dated Gangtok, the 19th May, 1993.

The Governor is pleased to abolish a vacant post of Junior Engineer (Civil) and to sanction creation of a post of Junior Engineer (Elect.) in the pay scale of Rs. 1410-2300 in the Power Department with immediate effect.

By Order

O.K. PRADHAN,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 130/G/ESTT.
Dated Gangtok, the 12th May, 1993.

The Governor of Sikkim is pleased to appoint Shri C.D. Lama, D.F.O. (Territorial), Forest Department in the Selection Grade of Rs. 4100/- - Rs. 5300/-with effect from 1.1.1991.

By Order.

D.K. GAJMER
Secretary
Establishment Department.

OFFICE ORDER
No. 145/G/ESTT.
Dated Gangtok, the 19th May, 1993.

The Governor of Sikkim is pleased to appoint the following members of Indian Police Service borne on the Cadre of Sikkim in the Selection Grade of Indian Police Service i.e. Rs. 4500-Rs150-Rs. 5700/- with effect from the date shown against their names:

1. Shri Jasbir Singh, IPS 1.7.1991
2. Shri A.C. Negi, IPS 1.7.1991
5. Shri O H. Subba, IPS 1.12.1991

By Order.

PEM DORJEE,
Under Secretary,
Establishment Department.
7. Shri Tshering Norbu, IPS 1.12.1991
10. Shri Tempo Gyatsho, IPS 1.12.1991

By Order.
D.K. GAJMER, Secretary,
Establishment Department.

OFFICE ORDER
No. 146/G/ESTT.
Dated Gangtok, the 19th May, 1993.

The Governor of Sikkim is pleased to order the following with immediate effect:

1. Shri L.P. Tewari, Secretary, Power Department will hold the additional charge of Secretary, Information & Public Relations Department.
2. Shri P.T. Gyamtso, IAS, Secretary, Printing will hold the Additional charge of Secretary, Labour Department.

By Order.
S. K. GAUTAM,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 151/(G)/ESTT.
Dated Gangtok, the 22nd May, 1993.

Consequent on the expiry of the period of deputation, Shri H.D. Pillai, IPS (UP-60), Director General and Inspector General of Police, Sikkim will be relieved from his duties with effect from the afternoon of 31st May, 1993.
2. Shri TN. Tenzing, IPS, Inspector General of Police (SAP & Adm.) will take over the charge from Shri H.D. Pillai, until further orders.

By Order.
O.K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 153/G/ESTT.
Dated Gangtok the 22nd May, 1993.

The Governor of Sikkim is pleased to transfer Shri C.M. Khatiwara, Assistant Engineer(Civil), Buildings and Housing Department to Health and Family Welfare Department as Assistant Engineer (Civil) with effect from the date of assumption of charge.

By Order.
D.K. GAJMER,
Secretary,
Establishment Department.
FINANCE DEPARTMENT OFFICE

ORDER No. 13/Fin/Admn.
Dated Gangtok, the 4th May, 1993.

During the absence of Shri K. T. Chankapa, Additional District Collector (E) on leave, Shri T. Gyamtso, R.O. (E) is hereby declared as Drawing and Disbursing Officer in terms of Rule 2 (xiv) of Sikkim Financial Rules for District Collectorate East with immediate effect till Shri K. T. Chankapa's return from leave.

By Order.

Joint Secretary (1)
Finance Department.

OFFICE ORDER No. 14/Fin/Admn.
Dated Gangtok, the 4th May, 1993.

Shri U. D. Lama, Secretary, Public Service Commission is hereby declared as Drawing and Disbursing Officer in terms of Rules 2 (xiv) of Sikkim Financial Rules with immediate effect vice Miss. M. K. Pradhan since transferred.

By Order.

Joint Secretary, (1)
Finance Department.

OFFICE ORDER No. 15/Fin/Admn.
Dated Gangtok, the 4th May, 1993.

Shri S. K. Bardewa, Joint Secretary, Schedule Caste and Schedule Tribe Welfare Department is hereby declared as Head of Office in terms of Rule 57 of Sikkim Financial Rules with immediate effect vice Shri U. D. Lama since transferred.

By Order.

Joint Secretary (1) Finance Department.

MAY, 1993.

OFFICE ORDER No. 17/Fin/Admn.
Dated Gangtok, the 6th May, 1993.

During the absence of Shri N.K. Pradhan, Accounts Officer, Education Department on Training, Shri D. D. Sengupta Deputy Director, Mangan is hereby declared as Drawing and Disbursing Officer of Education Department, North District in terms of Rule 2 (xiv) of Sikkim Government Financial Rule till Shri N.K. Pradhan's return from Training.

By Order.

Joint Secretary (1)
Finance Department.

OFFICE ORDER No. 20/Fin/Admn.
Dated Gangtok, the 17th May, 1993.

Shri J. M Pradhan, Regional Transport Officer, Motor Vehicle Department, Jorethang is hereby declared as Head of Office as well as Drawing and Disbursing Officer for South and West District with immediate effect vice Shri Karma Tenzing Bhutia since transferred.

By Order.

Joint Secretary, (1)
Finance Department.

OFFICE ORDER No. 21/Fin/Admn.
Dated Gangtok, the 26th May, 1993.

Miss Sarda Rani Lepcha, Deputy Superintendent of Police, Crime Branch is hereby declared as Drawing and Disbursing Officer in terms of Rule 2 (xiv) of Sikkim Financial Rules for Crime Branch.

Consequently, Shri Dorjee Dadul, Police Inspector ceases to act as Drawing and Disbursing Officer

By Order.

Joint Secretary, (1)
Finance Department.
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PART V - F.C.S-Rationing of Essential Commodities-Nil

PART VI - Nil

PART VII - Advertisement and Notices etc - Nil

PART VIII - Nil

PART IX -(i) Epidemic Diseases-Nil

PART X - (ii) Rainfall-Nil
Notifications regarding appointments, postings, transfers, leave etc.

ESTABLISHMENT DEPARTMENT
NOTIFICATION
No. 08/G/ESTT.
Dated Gangtok, the 28th May, 1993.

A post of Additional Chief Engineer (Civil) in the pay scale Rs. 3700-125 4700-150-5000 is created in the Power Department subject to confirmation by the Cabinet later on, with immediate effect.

By Order.

D.K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER No.90/G/ESTT.
Dated Gangtok, the 3rd May, 1993.

The Governor of Sikkim is pleased to order the following appointments with immediate effect:

1. Shri G. P. Pradhan, IAS, Financial Commissioner, is appointed as Additional Chief Secretary and placed in charge of Finance Department. He will also hold the charge of Chief Secretary to Government of Sikkim in addition to his own duties until further orders.

2. Shri Sonam Wangdi, IAS, Development Commissioner-cum-Secretary Planning & Development Department will hold additional charge of Home Secretary and Vigilance.

3. Shri L.B. Chhetri, Secretary, Rural Development Department, will hold additional charge of Industries Department.

4. Shri T.W. Barfungpa, IAS, Secretary Land Revenue Department, will also hold additional charge of Labour Department.

By Order.

D.K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER No.151/G/ESTT.
Dated Gangtok, the 22nd May, 1993.

Consequent on the expiry of the period of deputation, Shri S.K. Pillai, IPS (UP-60), Director General and Inspector General of Police, Sikkim will be relieved from his duties with effect from the afternoon of 31st May, 1993.

2. Shri T.N. Tenzing, IPS, Inspector General of Police (SAP & Adm.) will take over the charge from Shri H.D. Pillai, until further orders.

By Order.

D. K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER No. 152/G/ESTT.
Dated Gangtok, the 2211d May, 1993.

The Governor of Sikkim is pleased to place the services of Shri Surya Prakash Rai, Farm Manager, Mangalbaray Farm at the disposal of Sikkim Milk Union for appointment as Diary Technologist or any other post on deputation for an initial period of 3 (three) years.

By Order.

D.K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER No. 159/G/ESTT.
Dated Gangtok, the 25th May, 1993.

In partial modification of Office Order No. 93/(G)/Est. dated 5th May, 1993, the Governor of Sikkim is pleased to order the following postings with immediate effect:

1. Shri P.K. Dewan, Horticulture Officer is transferred and posted as Project Officer, Kabi.

2. Shri S.K. Rasaily, Project Officer, Kabi is transferred and posted as Senior Lecturer, SIRD Kalfektar.

3. Dr. (Mrs) Yashoda Pradhan, Research Assistant, Soil Testing Laboratory, Gangtok is transferred and posted as Agronomist. Agronomist is transferred and posted as Senior Lecturer, SIRD Kalfektar.

The period of posting of Shri S.K.
Rasaily and Shri I.L. Upreti is for a period of two years.

By Order.

D. K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 171/G/ESTT.
Dated Gangtok, the 26th May, 1993.

The Governor of Sikkim is pleased to order the Service of Shri S.L. Kumar, Poultry Development Officer, Animal Husbandry & Vety. Services Department, is deemed to have been terminated w.e.f. 18th January 1992.

By Order.

PEM DORJEE,
Under. Secretary,
Establishment Department.

OFFICE ORDER
No. 175/G/ESTT.
Dated Gangtok, the 27th May, 1993.

The Governor of Sikkim is pleased to order the following transfers and postings with immediate effect:

(1) Shri Janga Basnet, IPS, Superintendent of Police. Special Branch, is transferred and posted as Deputy Commandant General, Home Guards;

(2) Shri Kunzang Dorjee, O.S.D. Grievance Cell, is transferred and posted as Superintendent of Police, Special Branch;

(3) Shri Golay Tshering, IPS, Assistant I.G.P. is transferred and posted as Superintendent of Police, Headquarters :

(4) Shri Tshering Bhutia, Deputy Commandant General, Home Guards, is transferred and posted as Assistant I.G.P.

By Order.

D.K. GAJMER
Secretary,
Establishment Department.

OFFICE ORDER
No. 195/G/ESTT.
Dated Gangtok the 28th May, 1993.

Consequent on creation of a post of Addl. Chief Engineer (Civil) in Power Department, Shri N.K. Gurung, Superintending Engineer, Irrigation Department is promoted and posted as Additional Chief Engineer (Civil) in Power Department in the scale of Rs. 3700-125.4700 150- 5000 on adhoc basis with immediate effect.

The adhoc appointment will be subject to the following conditions:
The adhoc appointment will not be counted for seniority and the regular appointment will be done on the recommendation of Sikkim Public Service Commission.

D.K. GAJMER
Secretary,
Establishment Department.

Notices:

OFFICE ORDER
No. 54(60) Home/85/11O
Dated Gangtok the 16th June, 1993.

The State Government in pursuance of Notification No. 54 (60) Home/85/ 1414 dated 11.12.86 is hereby pleased to order that LNK (TS) Dhan Bahadur Chhetri, shall be entitled to receive cash award of Rs. 40,000/- (Rupees forty thousand) monetary grants in lieu of land for his being decorated with 'Shaurya Chakra' medal.

The expenditure is debitable to Major Head '2071-pension and other Retirement benefits-Ol-Civil-A- State Government

By Order.

SONAM WANGDI
Home Secretary.

OFFICE ORDER
No. 12 /G/ESTI.
Dated Gangtok, the 5th June, 1993.

The Governor is pleased to decide that the persons, who, after their appointment as Junior Engineer, obtain degree in engineering from a recognised University will be allowed 3 (three) advance increments at the rate admissible at the material time in the relevant scale of pay from the date of announcement of final result leading to award of the degree. This is in continuation of Notification No; J(38)67/Gen/Est dated 8.1.93.

By Order.

D.K. PRADHAN,
Deputy Secretary, Establishment Department.
NOTIFICATION NO. 13/G/ESTT.

Dated Gangtok the 7th June, 1993.

The Governor is pleased to sanction creation of the following posts in the Fisheries Circle under the Forest Department with immediate effect:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of post</th>
<th>Pay Scale</th>
<th>No of Post Sanctioned</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Deputy Director (Fisheries)</td>
<td>2525-75-3200 - Eb: 100-4000</td>
<td>1</td>
</tr>
<tr>
<td>2</td>
<td>Assistant Engineer (Agriculture)</td>
<td>1820-60-2600 - Eb: 75-3200</td>
<td>1</td>
</tr>
</tbody>
</table>

The expenditure shall be debitable to the budget head "2405" Fisheries 001.

Direction and Administration (Plan).

By Order

D.K. PRADHAN, Deputy Secretary,
Establishment Department.

---

NOTIFICATION No. 14/G/ESTT.

Dated Gangtok the 10th June, 1993.

The Governor is pleased to sanction creation of a post of Joint Director, Agriculture (Plan Protection & Agriculture Engineering) in the Agriculture Department in the scale of Rs. 3450-125-4700 with immediate effect.

The expenditure shall be debitable to the budget head 2401-Crop Husbandry O01-Direction & Administration-(i) Directorate of Agriculture-I-Salaries (Non-Plan).

By Order

D.K. PRADHAN, Deputy Secretary,
Establishment Department.

---

NOTIFICATION No. 15/G/Estt.

Dated Gangtok, the 17th June, 1993.

The Governor is pleased to sanction creation of the following post in the Arts and Culture Department with immediate effect:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of post</th>
<th>Pay Scale</th>
<th>No of Post Sanctioned</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Assistant Cultural Officer</td>
<td>1520-2000</td>
<td>1</td>
</tr>
<tr>
<td>2</td>
<td>Instructor</td>
<td>1320-2040</td>
<td>2</td>
</tr>
</tbody>
</table>

Consequently, the following posts shall be abolished with effect from the date the posts created vide para 1 above are filled up:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of post</th>
<th>Pay Scale</th>
<th>No of posts to be abolished</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Assistant Cultural Officer</td>
<td>1520-2000</td>
<td>1</td>
</tr>
<tr>
<td>2</td>
<td>Instructor</td>
<td>1320-2040</td>
<td>2</td>
</tr>
</tbody>
</table>

By Order

D.K. PRADHAN, Deputy Secretary,
Establishment Department.

---

NOTIFICATION No. 17/G/ESTT.

Dated Gangtok, the 22nd June, 1993.

The Governor is pleased to sanction creation of a post of Executive Engineer (Mechanical) in the Power Department in the pay scale of Rs. 2525-75-3200-Eb 100-4000 with immediate effect.

The expenditure shall be debitable to Major Head 2301-Power-SO-General-001-Directors Administration - I - Salaries (Plan.)

The Governor is further pleased to abolish one post of Deputy General Manager (Mechanical) in Sikkim Nationalised Transport with immediate effect.

By Order

D.K. PRADHAN, Deputy Secretary,
Establishment Department.

---

NOTIFICATION No. 19/G/ESTT.

Dated Gangtok the 23rd June, 1993.

The Governor is pleased to sanction the creation of the following posts in the Power Department with immediate effect:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of post</th>
<th>Pay Scale</th>
<th>No of posts Sanctioned</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>A.E. (Elect.)</td>
<td>1820-60-2600 - Eb: 75-3200</td>
<td>10 (Ten)</td>
</tr>
<tr>
<td>2</td>
<td>Meter Reader (Matriculation)</td>
<td>975-20-1175 - Eb: 25-1550</td>
<td>50 (fifty)</td>
</tr>
</tbody>
</table>

The expenditure shall be debitable to the Major Head 2301- Power 80-Gene.
**NOTIFICATION**

No. 20/(G)/ESTT.

Dated Gangtok the 24th June, 1993.

The Governor is pleased to up-grade the post of Assistant Mining Engineer, Mines and Geology Department to that of Deputy Director (Mining) in the scale of Rs. 2525-75-3200/100-4000 with immediate effect.

By Order.

D.K. PRADHAN,
Deputy Secretary,
Establishment Department.

---

**OFFICE ORDER**

No. 262/G/ESTT.

Dated Gangtok the 14th June, 1993.

Mr. Sonam Rinchen Bhutia has been appointed in a temporary capacity to the post of Horticulture Officer (Nazitam) in the Agriculture Department on a monthly pay of Rs. 1820/- p.m. in the pay scale of Rs. 1820-60-2600-Eb-75-3200 with effect from the date he takes over the charge of the post.

By Order.

D. K. GAJMER,
Secretary,
Establishment Department.
OFFICE ORDER
No. 269/G/Estt
Dated Gangtok, the 15th June, 1993.

Consequent upon her nomination for appointment as Under Secretary, in the Ministry of Defence, Government of India, New Delhi, on deputation vide message No. 3/2/93-E.0 (MM) dated 25.5.93, Miss Upma Srivastava, IAS, Deputy Secy., Education Department is hereby relieved w.e.f. 19.6.93 (AN).

By Order

S. K. GAUTAM,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 274/(G)/ESTT.
Dated Gangtok, the 7th June, 1993.

Shri A.K. Yadav, IAS, Deputy Secretary, Land Revenue Department, is hereby appointed to the Senior scale of IAS of Rs. 3200-100-3700-125-4700 w.e.f. 26.5.93.

By Order

PEM DORJEE,
Under Secretary
Establishment Department.

OFFICE ORDER
No. 278/Gen/Estt.
Dated Gangtok, the 17th June, 1993.

The Governor of Sikkim is pleased to order the following transfers and postings of Medical Officers in the Health & Family Welfare Department with immediate effect:

1. Dr. (Mrs) Pramila Giri, M.O. (F.W.) District Hospital Singtam is transferred and posted as GDMO STNM Hospital.
2. Dr. Karma Tshering Lepcha, Medical Officer In-charge, Pakyong PRC is transferred and posted as M. O. (F. W.) District Hospital Singtam vide Sl. No 1.
3. Dr. Debya Shree Kerongi, Medical Officer In-charge, Passingdong PHC is transferred and posted as Medical Officer-in-charge Pakyong PHC vice Sl. No. 2.
4. Dr. (Mrs) Melozina Leezum Lepcha, Medical Officer, District Hospital, Mangan is transferred and posted as L. M. O., Pakyong PHC.

By Order

PEM DORJEE,
Under Secretary
Establishment Department.

OFFICE ORDER No. 279 /Gen/Estt.
Dated Gangtok, the 17th June, 1993.

The Governor of Sikkim is pleased to place the services of Shri H.P. Chhetri Joint Director, Agriculture Department, at the disposal of SIMFED for appointment as Managing Director, SIMFED, on deputation for an initial period of two years.

He will continue to hold the post of Joint Director, Agriculture Department, in addition to Managing Director, SIMFED, until further orders.

By Order

D.K., GAJMER,
Secretary, Establishment Department.
OFFICE ORDER No. 22/Fin/Admn.
Dated Gangtok, the 29th May 1993.

During the absence of Shri M. C. P, Pradhan, Accounts Officer, Education Department, Namchi on leave, Shri K. Stephan, Deputy Director, Education Department is hereby declared as Drawing and Disbursing Officer in terms of Rule 2 (xiv) of Sikkim Financial Rules for Education Department, South District with effect from 16.6.93 till Shri M. C. P. Pradhan returns from leave.

By Order.

Joint Secretary (1)
Finance Department.

OFFICE ORDER No. 23/Fin/Admn.
Dated Gangtok, the 15th June, 1993.

Shri Janga Basnett, Deputy Commandant General, Home Guard is hereby declared as Drawing and Disbursing Officer in terms of Rule 2 (xiv) of Sikkim Financial Rules for Home Guard with immediate effect vice Shri Tshering Bhutia since transferred.

By Order.

K.P. ADHIKARI
Joint Secretary
Finance Department.

OFFICE ORDER No. 24/Fin/Admn.
Dated Gangtok, the 16th June, 1993.

Mrs. A. Namgyal, Joint Secretary, Culture Department is hereby declared as Head of Office in terms of Rule 57 of Sikkim Financial Rules for Culture Department, with immediate effect vice Mrs R. D. Rechung since transferred.

By Order.

Joint Secretary, (1)
Finance Department.

OFFICE ORDER No. 25/Fin/Admn.
Dated Gangtok, the 19th June, 1993.

Shri Pramod Kumar Agrawal, Assistant Engineer, Urban Development and Housing Department, Jorethang is hereby declared as Drawing and Disbursing Officer in terms of Rule 2 (xiv) of Sikkim Financial Rule with immediate effect for Office of the Urban Development and Housing Department, Jorethang.

By Order.

Joint Secretary (1)
Finance Department.

OFFICE ORDER No. 26/Fin/Admn.
Dated Gangtok, the 22nd June, 1993.

Mrs. R. Ongmu, (IAS), Joint Secretary, Establishment Department is hereby declared as Head of Office in terms of Rule 57 of Sikkim Financial Rules for Establishment Department with immediate effect vice Shri K. P. Adhikari since transferred.

By Order.

Joint Secretary (1)
Finance Department.

OFFICE ORDER No. 27/Fin/Admn.
Dated Gangtok, the 30th June, 1993.

Shri T. T. Lepcha, Assistant Engineer, Power Department is hereby declared as Drawing and Disbursing Officer in terms of Rule 2 (xiv) of Sikkim Financial Rule for North District with immediate effect vice Shri Phigu Tshering Bhutia, Assistant Engineer since transferred to Gyalzing, West Sikkim.

By Order.

Joint Secretary, (1) Finance Department.
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PART III - Rules Orders, Press Note etc

PART IV - Textile Commissioner-fixation of prices of cloths-Nil

PART V - F.C.S-Rationing of Essential Commodities-Nil

PART VI - Nil

PART VII - Advertisement and Notices etc - Nil

PART VIII- Nil

PART IX -(i) Epidemic Diseases---Nil

PART X - (ii) Rainfall-Nil
ESTABLISHMENT DEPARTMENT
NOTIFICATION
No. 25/Gen/Estt.
Dated Gangtok, the 30th June, 1993.

The Governor is pleased to sanction creation of the following posts in the Accounts and Administrative Institute, Finance Department with immediate effect.

<table>
<thead>
<tr>
<th>No.</th>
<th>Name of Post</th>
<th>Pay Scale</th>
<th>No. of post</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Deputy Director</td>
<td>2525-4000</td>
<td>1 (one)</td>
</tr>
<tr>
<td>2</td>
<td>L.D. C. cum-Librarian</td>
<td>Rs. 975-1550</td>
<td>1 (one)</td>
</tr>
<tr>
<td>3</td>
<td>Typist</td>
<td>Rs. 975-1550</td>
<td>1 (one)</td>
</tr>
</tbody>
</table>

The expenditure for the above posts shall be debitable to budget head "2054" Treasury and Accounts and Administration - 003 - Training - Accounts and Administrative Training Institute - 1 Salary (Non-Plan).

By Order.

D.K. PRADHAN,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 26/G/ESTT.
Dated Gangtok the 30th June, 1993.

The Governor is pleased to redesignate the existing post of Principal and Officer on Special Duty in the Accounts and Administrative Training Institute as Director and Joint Director, Accounts and Administrative Training Institute respectively, with immediate effect.

By Order

D.K. PRADHAN,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 205/GEN/ESTT.
Dated Gangtok, the 1st June, 1993.

The Governor is pleased to transfer Mr. B.L. Chhetri, P P O (N/E) Horticulture Branch as Horticulture Officer, (Gangtok) Agriculture Department in the vacancy caused due to promotion of Mr. T.T. Lepcha with immediate effect.

By Order

S.Y. GAUTAM,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 215/G/ESTT.
Dated Gangtok, the 3rd June, 1993.

The Governor of Sikkim is pleased to place the services of Shri Alok Kumar Srivastava, IAS Joint Secretary, Animal Husbandry & Veterinary Services Department, at the disposal of Sikkim Khadi Board for appointment as Executive Officer in the rank of Joint Secretary to the Government for an initial period of two years.

By Order

D. K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 239 /Gen/Estt.
Dated Gangtok, the 10th June, 1993.

The Governor is pleased to order the following transfers and postings with immediate effect:

<table>
<thead>
<tr>
<th>Name &amp; Designation Transferred &amp; posted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dr. Namgyal Tshring Sherpa Senior Specialist (Medicine) District Hospital, Namchi.</td>
</tr>
<tr>
<td>Dr. Pgmba Tshring Bhutia Senior Specialist (Orthopadic) STNM Hospital District Hospital Namchi.</td>
</tr>
</tbody>
</table>

In order not to deprive the Public of South and West districts of Specialist facilities, the two specialists along with Dr. Mrs Kanti Sharma Gynaecologist will attend Namchi Hospital every fortnight.

By Order

PEM DORJEE,
Under Secretary,
Establishment Department.

OFFICE ORDER
No. 240/G/ESTT.
Dated Gangtok, the 10th June, 1993.

The Governor of Sikkim is pleased to order the following transfers and postings with immediate effect:

(1) Shri Chewang Palden Tongden, Assistant Engineer (Civil), Building & Housing
OFFICE ORDER
No. 241/G/ESTT.
Dated Gangtok, the 11th June, 1993.
The Governor of Sikkim is pleased to order the following postings with effect from the date of assumption of charge:

(1) Shri Bidhan Dewan is posted as Assistant Engineer (Civil), Urban Development Department, vice Shri C.K. Pradhan;
(2) Shri L.K. Vijayan is posted as Assistant Engineer (Civil), Planning, Power Department;
(3) Shri Kumar Chhetri is posted as Assistant Engineer (Civil), Buildings & Housing Department, vide Shri C.B. Khattiwada.
(4) Shri K. K. Deokota is posted as Assistant Engineer (Civil), Education Department.

By Order.
D.K.-GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 253/(G)/ESTT.
Dated Gangtok, the 14th June, 1993.
The Governor of Sikkim is pleased to appoint the following Officers borne in the IFS cadre of Sikkim in the Selection Grade of Rs. 4100-125-4800-150-5300-3200 with effect from 1st April 1991:

(1) Shri H.L. Arrawatia
(2) Shri Manjit Singh

By Order.
D.K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 260/(G)/ESTT.
Dated Gangtok the 14th June, 1993.
The Governor of Sikkim is pleased to promote the following Excise Inspectors as Assistant Commissioner, Excise Department, in the scale of Rs. 1820-602600-EB/75-3200 with effect from the date of assumption of charge:

1. Shri K.K. Gautam
2. Shri Kunzang Namgyal Bhutia

Their inter-se-seniority will be in the above order.
As usual, they will be on probation for a period of one year.

By Order.
D.K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 261/(G)/ESTT.
Dated Gangtok, the 14th June, 1993.
Mr. Prem Lall Basnett, has been appointed in a temporary capacity to the post of Research Assistant (Soil) in the Agriculture Department on an
monthly pay of Rs. 1820/-pm. in the pay scale of Rs. 1820-60-2600-Eb-75-320 with effect from the date he takes over. the charge of the post.

By Order.

D. K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER,
No. 302/(G)/EST.
Dated Gangtok, the 22nd June, 1993.

Shri K. Shenga, Deputy Secretary" Law Department, is allowed to retire from service w.e.f. 31st. 8.93 (AN) in terms of rule 99 (2) of the Sikkim Government Service Rules, 1974.

By Order

PEM DORJEE,
Under Secretary,
Establishment Department.

OFFICE ORDER
No. 303/(G)/EST.
Dated. Gangtok, the 22nd June, 1993.

Shri P.B. Chhetri, Under Secretary, Land Revenue Department, is allowed to retire from Service w.e.f. 31.8.93 (A.N) in terms of rule 99 (2) of the Sikkim Government: Service: Rules., 1974.

By Order

PEM DORJEE,
Under Secretary
Establishment Department.

OFFICE ORDER
No. 306/G/Est.
Dated Gangtok the 22nd June, 1993.

Consequent on abolition of post of Deputy General Manager (Mechanical) Sikkim Nationalised Transport, Shri Nirmal Das Rai is transferred to Power Department as Executive Engineer (Mech.) against the post created vide Notification No. 17/Gen/Est. dated 22/6/1993.

He will be on probation for a period of one year.

By Order.

D.K. PRADHAN,
Deputy Secretary,
Establishment Department.
OFFICE ORDER  
No.325/G/EST  
Dated Gangtok the 26th June, 1993

The Governor of Sikkim is pleased to appoint Miss Binita Chhetri on temporary basis as Chemical Examiner in the Excise Department on a monthly pay of Rs.1820/-p.m. in the pay scale of Rs.1820 -60-2600-Eb-75-3200 plus other allowances as admissible under the rules with effect from the date she takes over the charge of the post.

As usual, she shall be on probation for a period of two years.

By Order
S.K. GAUTAM,  
Deputy Secretary, 
Establishment Department.

OFFICE ORDER  
No. 326/Gen/Estt.  
Dated Gangtok the 26th June, 1993.

The Governor is pleased to order the following transfers and postings of Soil Conservation Officers under Soil Conservation Section, Agriculture Department with immediate effect:

1. Mr. Kado Bhutia, SCO  
   Pakyong Sub-Division. He will also look after Setikhola Micro- Watershed under NWDPRA Scheme.
   Transferred to SCO (Namthang).

2. Mr. G.D. Giri, SCO  
   Mazitar. He will also look after Melli Khakhola Micro-Watershed under NWDPRA Scheme.

3. Mr. Kailash Kr. Pradhan  
   soil survey Officer,  
   Headquarter, Gangtok.

4. Mr. Kiran Kr. Pradhan,  
   SCO, Namchi.

By Order.

OFFICE ORDER  
No. 328/G/ESTT.  
Dated Gangtok the 28th June, 1993.

The Governor is pleased to confirm the Service of Miss G.D. Gurung, Deputy Director, Social Welfare Department, for the purpose of retirement benefits. Who retired from service w.e.f. 31.5.93 on superannuation.

By Order.
PEM DORJEE,  
Under Secretary,  
Establishment Department.

OFFICE ORDER  
No. 337/G/ESTT.  
Dated Gangtok, the 28th June, 1993.

The Governor of Sikkim is pleased to appoint the following persons in the Selection Grade of Indian Administrative Service of Rs.4800-150-5700 with effect from 1-7-92:

1. Smt. R. Ongmu  
   Joint Secretary, Establishment Department;

2. Shri Tensung Gyatso  
   Secretary to HCM & Secretary, Excise Department;

3. Shri P. D. Tashi  
   Director, Information & Public Relations Department;

4. Shri Lobsang Bhutia  
   Joint Secretary, Finance Department;

5. Shri L. B. Rai  
   Director, Social Welfare Department;

6. Kum. B. M. Singh  
   Joint Secretary, Planning & Development Department;

By Order.
D.K. GAJMER,  
Secretary,  
Establishment Department.

EDUCATION DEPARTMENT  
OFFICE ORDER  
No. 470(Estt.)/EDN:  
Dated Gangtok, the 5th June, 1993.

The Governor is pleased to upgrade the following posts of lecturers in the subject indicated against them in Sikkim Govt. College, Gangtok created vide No.5 (49) 806/GEN/EST dated 28.05.1977 to the posts of ‘Reader’ in the UGC scale of Rs. 3700-125-4950150-5700 with effect from 30.3.1993:

(a) Lecturer, Chemistry  
   Department
(b) Lecturer, Education Department - 1 (one)
(c) Lecturer, Commerce Department - 1 (one)
(d) Lecturer, Economics Department - 1 (one)

Further, on the recommendation of the Selection Committee based on the report of the Expert Screening Committee, North Bengal University, the following Selection Grade Lecturers of the college are hereby designated as 'Reader' against the aforesaid upgraded posts with effect from 30.3.1993:

1. Dr. C. B. Sunuwar - Chemistry
2. Dr. D. S. Bhattacharjee - Education
3. Dr. B. R. Singh - Commerce
4. Dr. S. R. Sah - Economics

The designation and upgradation of posts are personal to incumbents until further orders.

By Order

M.C. MATHUR
Secretary-Cum- Director,
Education.

OFFICE ORDER
No.471/(Estt)/EDN.
Dated Gangtok, the 5th June, 1993.

In partial modification of O O No. 358/(G)/Est. dated 25.6.92, to the extent relevant to the following Lecturers of Sikkim Govt. College are hereby placed in the Selection Grade of UGC Scale of Rs.3750-125-4950-150-57CO w.e f. dates indicated against their names:

1. Dr. C. B. Sunuwar, Chemistry
   1 1.1987.
2. Dr. D. S. Bhattacharjee,

By Order

M.C. MATHUR,
Secretary-Cum- Director,
Education.

NOTIFICATION
No.1485/(Estt)/EDN.
Dated Gangtok, the 21st June, 1993.

The Government of Sikkim is pleased to decide that the existing B. Ed. Section at Sikkim Government College, Tadong shall be handed over to the Darjeeling Jesuits of North Bengal for the purpose of establishing a B. Ed College on the plots of land leased out of the Society through the lease Deed executed between the Government of Sikkim and the Society on 10.02.1993, from the beginning of the academic session of 1994-95 (1st July 1994).

Further, the existing B Ed. Section shall continue to run on the Sikkim Government College campus, Tadong till the end of the academic session of 1993-94 (30th June 1994) and Status - quo in this regard shall be maintained till the aforesaid date if not otherwise notified.

Para No.12 of the Agreement executed between Government of Sikkim and the Society regarding the date of handing over of the existing B. Ed. Section of Sikkim Government College stand modified to that extent.

The handing over of the said B.Ed. Section shall governed by the terms and conditions contained in the Agreement and Lease Deed executed between Government of Sikkim and the Society dated 10.2.1993.

By order and in the name of the Governor.

M.C. MATHUR
Secretary Education,
Government of Sikkim.
SIKKIM

GOVERNMENT

GAZETTE

PUBLISHED BY AUTHORITY

Vol. XLIII

Gangtok, August 1993.

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PART VIII - Nil
PART IX -(i) Epidemic Diseases-Nil
PART X - (ii) Rainfall-Nil
ESTABLISHMENT DEPARTMENT

OFFICE ORDER
No. 353/Gen/Estt.
Dated Gangtok, the 2nd July, 1993.

Mr. B.P. Gautam, Recovery Officer, S.B.S. is hereby deemed to have been repatriated to his parent department and posted as O.S.D., Finance Department w.e.f. 3.5.93.

By Order
D.K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 354/G/ESTT.
Dated Gangtok, the 2nd July, 1993.

Mr. B.P. Gautam, O.S.D., Finance Department, is hereby transferred and posted as Assistant Director, Industries Department, with effect from the date of assumption of charge.

By Order
D.K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 356/G/ESTT.
Dated Gangtok, the 3rd July, 1993.

The Governor is pleased to order the following with immediate effect:
1. Shri B.B. Subba, Research Officer, Law Department, is transferred and posted as SDM, Gyalshing under Land Revenue Department on deputation.
2. Shri Vijay Bhushan Pathak, I A S, S D M, Gyalshing, Land Revenue Department, is transferred and posted as Deputy Secretary, Education Department vice Miss Upma Srivastava, IAS.

By Order
D. K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 371/G/ESTT.
Dated Gangtok, the 3rd July, 1993.

The Governor is pleased to order the following transfers and postings with immediate effect:
1. Mrs. Vidy Subba, Welfare Officer, (North), SC/ST Welfare Department is transferred and posted as Adm. Officer (Lotteries), Finance Department,
2. Mr. Anil Prakash Rai, Research Officer, Planning & Development Department, is transferred and posted as Welfare Officer (North) SC/ST Welfare Department vice Mrs. Vidy Subba.

By Order.

PRM DORJEE,
Under Secretary,
Establishment Department.

OFFICE ORDER
No. 385/G/ESTT.
Dated Gangtok, the 5th July, 1993.

Mr. C.D Lama; IFS, D.F.O.(T), West, Forest Department, shall retire from service on superannuation w.e.f. 31.7.93 (AN) in accordance with rule 16(1) of the AIS (DCRB) Rules, 1958.

By Order.

NITA NIRASH
Officer on Special Duty (i)
Establishment Department.

OFFICE ORDER No. 411
/Gen/Estt.
Dated Gangtok, the 9th July, 1993.

The Governor of Sikkim is pleased to promote Shri T.B. Gurung as Superintending Engineer-in the scale of Rs. 34504700 with effect from 25-11-92.

By Order.

D.K. GAJMER,
Secretary,
Establishment Department.
OFFICE ORDER
No. 418/G/ESTT.
Dated Gangtok, the 16th July, 1993.

Consequent upon their promotion as Assistant Commissioner through 0.0. No. 260/G/Est. dated 14.6.93, the following postings are hereby made with immediate effect:

1. Name No. Posted as

Mr. I.K. Gautam
Asstt Commissioner with the responsibility of overall control and execution of all works of Sikkim Distilleries Ltd. Rangpo along with imports of rectified spirit, manufacturing of liquors, Aromatic products issue of export permits, Excise verification certificates etc.

Mr. K. Namgyal Bhutia
Asstt Commissioner (Headquarter) he will look after all. matters, relating to Sikkim Excise Act., M&TP Act. and Narcotic and Psychotropic substances Act.

By Order.

T.L. YAPSHI YUTHOK
Deputy Secretary
Establishment Department.

OFFICE ORDER
No. 420/G/ESTT.
Dated Gangtok, the 17th July, 1993.

The Governor of Sikkim is pleased to order the following transfers and postings with immediate effect:

1. Shri Sonam Dorjee Lepcha, Administrative Officer, Industries Department, is transferred and posted as Under Secretary, Labour Department;

Shri Tseten Dorjee Lepcha, Under Secretary, Labour Department, is transferred and posted as Administrative Officer, Industries Department.

By Order.

U.K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 433/G/ESTT.
Dated Gangtok, the 19th July, 1993.

On the recommendation of the Selection Board, the Governor of Sikkim is pleased to promote Shri Tenzing Gyatso, R.A, SC/ST Welfare Department, as Statistical Officer, in the scale of Rs. 1820-3200 and post him in the Education Department with effect from the date of assumption of the charge.

As usual, he will be on probation for one year.

By Order

D.K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 453/G/ESTT.
Dated Gangtok, the 24th July, 1993.

The Governor of Sikkim is pleased to appoint Shri P.S. Bawa a member of Indian Police Service borne on the cadre of AGMU. as Director 'General and Inspector General of Police Sikkim in the scale of Rs. 7600-8000 on deputation for an initial period of two years with effect from the forenoon of 18th July, 1993.

By Order

D. K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 459/G/ESTT.
Dated Gangtok, the 26th July, 1993.

Shri Govind Mohan, IAS, Deputy Secretary, Home Department, is hereby appointed to the Senior scale of IAS of Rs. 3200-100-3700-125-4700 w.e.f. 1.7.93.

By Order.

PEM DORJEE,
Under Secretary, Establishment Department.

OFFICE ORDER
No. 483/G/ESTT.
Dated Gangtok, the 29th July, 1993.

Whereas an order placing Mr. M.B. Ruchal, Chief Accounts Officer, (Pension.) Finance Department, under suspension was made by the Competent Authority through 0.0. No. 89/G/Est dated 3.5.93.

Now, therefore, the Competent Authority which made the order of suspension hereby revokes the said order of suspension with immediate effect.
By order of the competent authority and in the name of the Governor.

By Order.

D.K. GAJMER,
Secretary,
Establishment Department.

NOTIFICATION
No. 29/Gen/Estt.
Dated. Gangtok, the 2nd August, 1993.

The Governor is pleased to upgrade the following posts of Lecturers in the Sikkim Government College under Education Department as 'Selection Grade' in the UGC Scale of Rs. 3700-125-4950150-5700 with effect from the dates indicated against each:

(a) Lecturer, Chemistry 1.1.87
(b) Lecturer, Education 25.2.87
(c) Lecturer, Commerce 1.1.92
(d) Lecturer, Economic 1.1.92
(e) Lecturer, Tibet 1.1.92
(f) Lecturer, Maths 1.1.92
(g) Lecturer, Pol. Science 20.2.92.

By Order.

T.L. YAPSHI YUTHOK
Deputy Secretary,
Establishment Department.

The State Government further declares that the above Ex-cadre posts are equivalent in the status and responsibilities to the posts of Commissioner-cum Secretary as specified in Schedule III of Sub-rule 1 of Rule 9 of IAS (Pay) Rules, 1954.

By Order.

D.K GAJMER,
Secretary,
Establishment Department.

NOTIFICATION
No. 30/G/EST
Dated Gangtok, the 10th August, 1993.

The Governor of Sikkim is pleased to sanction the creation of the following technical & non technical posts in the

Animal Husbandry and Veterinary Services
Department with immediate effect.

Sl. No. Name of posts pay scale No. of posts Budget head.
1. Inspector 1410-2300 1 2403 Animal Husbandry
2. Inseminator 875-1275 2403-Animal Husbandry
4. Dresser 840-1200 2 2403-Animal Husbandry
6. LDC-cum-Typist. 975-1550 4 2403-Animal Husbandry
7. Peon 800-1060 4 001-Directi on & Admini stration I, Salaries (plan).

By Order.

JANUKI PRADHAN,
Under Secretary,
Establishment Department.
NOTIFICATION

No.34/G/ESTT.
Dated Gangtok, the 10th August, 1993.

The Governor of Sikkim is pleased to sanction creation of the following posts under Seed Development Programme (100% centrally sponsored scheme) in the Forest Department with immediate effect till the programme continues:

<table>
<thead>
<tr>
<th>S1 No.</th>
<th>Name of post</th>
<th>No. of posts</th>
<th>pay Scale</th>
<th>Sanctioned</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Seed Analyst</td>
<td>1</td>
<td>Rs. 1820-3200</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Technician</td>
<td>1</td>
<td>Rs. 1200-1950</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Steno Grade II</td>
<td>1</td>
<td>Rs. 1320-2040</td>
<td></td>
</tr>
</tbody>
</table>

The expenditure shall be debitable to the budget head 2406- F and WL-O 1109 (2)3 Seed, Development Scheme-100% CSS (Plan).

By Order.

D.K. PRADHAN,
Deputy Secretary,
Establishment Department.

OFFICE ORDER

No. 508/G/ESTT.
Dated Gangtok, the 3rd August, 1993.

Shri G.P. Pradhan, IAS, Additional Chief Secretary, (Finance), Government of Sikkim, will retire on 31.8.93 (A.N.) on reaching superannuation in terms of rule 16 of the AIS (Death-cum-Retirement Benefits) Rules, 1958.

By Order.

O.K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER

No. 522/G/ESTT.
Dated Gangtok, the 4th August, 1993.

The period of suspension in respect of Mr. M.B. Ruchal, Chief Accounts Officer, Finance Department w.e.f. 24.4.93 to 29.7.93, is hereby treated as on duty for all purposes.

By Order.

D. K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER

No. 529/G/ESTT.
Dated Gangtok, the 4th August, 1993.

The Governor of Sikkim is pleased to order the following transfers and postings with immediate effect:

1. Shri Thomas Chandy, IFS, T.A. to PCCF is transferred and posted as D.F.O. (T), West District, Gyalshing;
2. Shri S.B.S. Bhaduria, IFS, D.F.O, Social Forestry (N/E), is transferred and posted as T.A. to PCCF;
3. Shri N.T. Bhutia, D.F.O. (Stores), is transferred and posted as D.F.O. Social Forestry (N/E);
4. Shri T. R. Denzongpa, A.C.F, is posted as A.C.F. Land Use & Environment, Jorethang, vice Shri K.D. Pegha;
5. Shri Kumar Yonzon, A.C.F, is posted as A.C.F. (T), Chungthang Sub Division;
6. Shri L.P. Deokota, A.C.F. is posted as A.C.P. (T), Soreng Sub Division;

By Order.

D.K. GAJMER,
Secretary,
Establishment Department.
(7) Shri B.P. Pradhan, A.C.F. (T), Chungthang, is transferred and posted as A.C.F. CEPC), with head-quarter at Gangtok.

By Order.

D.K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER
No.540/G/Estt
Dated Gangtok, the 7th August, 1993.

Shri Sonamy. Lepcha, Private Secretary to the Advisor, Government of Sikkim is hereby temporarily attached to Home Department as under Secretary (Protocol) till further order.

By Order

S.K. GAUTAM,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 557/ (G)/ESTT.
Dated Gangtok, the 16th August, 1993.

The Governor of Sikkim is pleased to order that Shri K.B. Chhetri, Managing Director, State Bank of Sikkim, will be in the rank of Secretary to Government with immediate effect.

By Order.

D.K. GAJMER
Secretary,
Establishment Department.

OFFICE ORDER
No. 566/Gen/Estt
Dated Gangtok, the 19th August, 1993.

Shri A. Sudhakar Rao IPS, S.D.P.O Ravongla, Police Department, is hereby appointed to the Senior scale of IPS of Rs. 3000-100-3500-125-4500 with effect from 1.7.93.

By Order.

T. DHONDUP,
Officer on Special Duty,
Establishment Department.

OFFICE ORDER
No./577/G/ESTT.
Dated Gangtok, the 20th August: 1993.

Consequent on the acceptance of his nomination for the Advance International Training Programme on Hydro Power Development to be held in Stockholm, (Sweden) from 9th September to 3rd November, 1993, Shri O.P. Singhi, Additional Chief Engineer (Electrical), Power Department is relieved of his duties w.e.f. 23.8.93. (FN).

The period of training and the period spent by Shri OP. Singhi for to and fro journey shall be treated as duty for all purposes.

By Order

D.K. PRADHAN
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 584/ (G)/ESTT.
Dated Gangtok, the 21st August, 1993.

On the recommendation of the Selection Board, the following Station Masters are hereby promoted to the posts of Assistant Superintendent of Transport in the Sikkim Nationalised Transport Department against the posts upgraded vide Notification No: 37 /Gen/Estt dated 21-8-93 in the scale of Rs. 1820-60-2600/ 75-3200 with effect from the date of assumption of charge:

(1) Shri Meghraj Chhetri
(2) Shri Dambar Singh Bista

As usual, they will be on probation for a period of one year.

By Order

D.K. PRADHAN
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 586/G/ESTT.
Dated Gangtok, the 23rd August, 1993.

The Governor of Sikkim is pleased to appoint Shri K.A. Varadan, a member of Indian Administrative Service borne on the cadre of Gujarat, as Chief Secretary to the Government of Sikkim in the
scale of Rs. 8000/- (fixed) on deputation for a period of two years with effect from 23rd August 1993. He will also hold the charge of Secretary, Home Department.

This issues with the concurrence of the Ministry of Personnel, PG & Pensions, Department of Personnel & Training, Government of India, vide their Notification No: 13017/34/93 - AIS - (I) dated 20-8-93.

By Order of the Governor of Sikkim.

D. K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 593/G/ESTT.
Dated Gangtok, the 24th August, 1993.

In continuation of Office Order No. 577/(G)Est dated 20.8.93, Shri O.P. Singhivi Additional Chief Engineer (Electrical), Power Department is allowed to avail 20 days Earned leave after the completion of the training to enable him to go to neighbouring countries of Sweden to acquaint himself with the modernization of latest development in Hydro Power Development.

By Order

D.K PRADHAN,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 598/G/ESTT.
Dated Gangtok, the 25th August, 1993.

Under rule 8 of the Sikkim Government Rules of Business, 1975, the Chief Minister is pleased to appoint Shri K.A. Varadan, IAS, Chief Secretary to Government of Sikkim as Secretary to the Council of Ministers with immediate effect.

By Order

D.K GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 602/G/ESTT.
Dated Gangtok, the 27th August, 1993.

The Governor of Sikkim is pleased to order the following transfers and postings with immediate effect:

1. Shri C.L. Sharma, Accounts Officer cum-Administrative Officer, District Hospital, Gyalshing, is transferred and posted as Accounts Officer, Internal Audit, Finance Department;
2. Shri Kuber Bhandari, Accounts Officer, Internal Audit, Finance Department, is transferred and posted as Accounts Officer, S.P.W.D. (Roads & Bridges) Department, Gangtok, vice Shri D.N. Sharma; and
3. Shri D.N. Sharma, Accounts Officer, S.P.W.D. (Roads & Bridges) Department, is transferred and posted as Accounts Officer, Home Department, vice Mrs. D.K. Cintury, since retired.

By Order

D.K GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER No.
603/G/ESTT.
Dated Gangtok, the 27th August, 1993.

Officiating appointment of Shri B.B.Pradhan, Range Officer, as Assistant Conservator of Forest (T) made vide Office Order No: 1324/G/Est dated 26-2-92 is hereby terminated with immediate effect.

By Order

D.K GAJMER
Secretary
Establishment Department

OFFICE ORDER
No. 608/G/ESTT.
Dated Gangtok, the 28th August, 1993.

Shri B.C. Sharma, Joint Legal Remembrancer and Joint Secretary, Law Department, is hereby reverted to the High Court of Sikkim with immediate effect.

By Order

D.K GAJMER
Secretary
Establishment Department

OFFICE ORDER
No. 613/(G)/EST.
Dated Gangtok, the 30th August, 1993.

Dr. Kesang Chewang Bhutia, Vete
rinary Officer, Animal Husbandry & Vety. Services is hereby allowed to undergo post Graduate Course in M.V. Sc. in Animal Reproduction at Bombay Veterinary College, Bombay for two years, and accordingly he is deemed to have been relieved of his duty w.e.f. 30.7.1993.

The period of training including to and fro journey shall be treated "as duty" for all purposes.

During his absence, Dr. N.K. Rai, Officer-in-charge, Karfectar shall look after the duties of Dr. Kesang Chewang Bhutia, Veterinary Officer in addition to his own works.

By Order.

S.K. GAUTAM,
Deputy Secretary,
Establishment Department

OFFICE ORDER
No. 616/G/ESTT.
Dated Gangtok, the 30th August, 1993.

The Governor of Sikkim is pleased to promote the following Grade I members of Sikkim Subordinate (Ministerial & Executive) Service in the lowest gazetted grade in the scale of Rs. 1820-3200 with effect from 24th August 1993:

1. Shri Dorjley Lama, Marketing Inspector, Cooperation Deptt;
2. Shri A.B. Silal, O.S. Mines & Geology Department;
3. Shri J.B. Gurung, O.S. Cabinet Secretariat;
4. Shri Bhupendra Sharma, O.S. Urban Dev. Department;
5. Shri H.S. Subba, O.S. I.P.R. Department;
6. Shri Laxumun Sharma, O.S. Food & CS Department;
7. Shri S.K. Pradhan, O.S. Roads & Bridges Department;
8. Smt. Norkey Namgyal, Stenographer
9. Shri Sonam.Dadul, O.S. Rural Dev.Department;
10. Shri P.K. Rai, O.S. Bureau of Economics & Statistics;
11. Shri, S.K. Pradhan, O.S. Education Department;
12. Shri Prakash Rai, O.S. Buildings & Housing Department;
13. Shri S.K. Mishra, O.S. Finance Department;
14. Shri P.P. Gurung, O.S. Culture Department;
15. Shri K.C. Rai, O.S. Industries Department;
17. Shri Prakash Subba, O.S. SNT Department;
18. Shri L.B. Waiba, O.S Motor Vehicles Department;
19. Shri M.K. Rai, O.S Labour Department;
20. Smt. Mangala Pradhan, O.S. Power Department;
21. Shri M. N. Dhakal, O. S Animal Husbandry Department;
22. Shri Zangpo Tshering, O.S. Land Use & Env., Forest Deptt;
23. Shri H.S. Chhetri, Stenographer(I) Industries Deptt;
24. Shri H.L. Lamicaney, Inspector, SC/ST Department;
25. Shri Sambhu Pradhan, O.S. Election Department;
26. Smt. D. Choden, O.S. Land Revenue Department;
27. Shri Lhendup Bhutia, O.S. Agriculture Department;
29. Smt. Surekha Pradhan, O.S. Establishment Department;

D.K. GAJMER
Secretary,
Establishment Department.
FINANCE DEPARTMENT OFFICE ORDER

No. 29/Fin/Admn.
Dated Gangtok, the 8th July, 1993.

Shri B.B. Sharma, Assistant Engineer, Mine and Geology Department, who has been promoted as Deputy Director is allowed to continue to act as Drawing and Disbursing Officer for Mines and Geology Department.

Joint Secretary,
Finance Department.

OFFICE ORDER

No. 30/Fin/Admn.
Dated Gangtok, the 21st July, 1993

Shri Janga Basnett, Deputy Commandant General, Home Guard, who is functioning as Drawing and Disbursing Officer, is allowed to sign sanction order till further order.

By Order.

K.P. ADHIKARI
Joint Secretary
Finance Department.

OFFICE ORDER

No. 31/Fin/Admn.
Dated Gangtok, the 22nd July, 1993.

Shri D.D. Chhetri, Fire Station Officer Sikkim Fire Service is hereby declared as Drawing and Disbursing Officer in terms of Rule 2 (xiv) of Sikkim Financial Rules for Sikkim Fire Service with immediate effect.

Consequently, Shri T.D. Rinzing, Chief Fire Officer, Sikkim Fire Service, ceases to be the Drawing and Disbursing Officer.

By Order.

K.P. ADHIKARI
Joint Secretary
Finance Department.

OFFICE ORDER

No. 32/Fin/Admn.
Dated Gangtok, the 26th July, 1993.

During the absence of Shri A.Sudhakar Rao, S.D.P.O. on training,

Shri Buddha Bahadur Rai, Deputy Superintendent of Police, is hereby declared as Drawing and Disbursing Officer in terms of Rule 2 (xiv) of Sikkim Financial Rules for Office of the S. P. South District with immediate effect till Shri Rao returns from training.

By Order;

Joint Secretary
Finance Department.

OFFICE ORDER No.

33/Fin/Admn.
Dated Gangtok, the 30th July, 1993.

Shri S. K. Gautam, Deputy Secretary, Administrative Reforms Commission is hereby declared as Head of Office in terms of Rule 57 of Financial Rules with immediate effect.

By Order.

Joint Secretary (I)
Finance Department

OFFICE ORDER

No. 126/Fin/Admn.
Dated Gangtok, the 30th July, 1993.

The appointment of Shri P. K. Das as Economic and Trade Consultant to the Government of Sikkim made vide O.O.NO: 54/Fin dated May 12th 1992 shall be subject to the following terms and conditions;

1. The appointment may be extended for a period of 5 years.

2. The scope of his services to the State Government shall cover all Economic development activities of the State.

3. He shall be paid consolidated monthly honorarium of Rs 8,000 (Rupees eight thousand) only w.e.f. 1.4.1993.

4. He will be provided with transport and boarding and lodging facilities during his visit to Sikkim and other places, except Delhi, in connection with his consultancy service to the State Govt. The expenditure on above shall be debitable to the Budget of Finance Department Major Head '2052' Secretariat General Services 909 Secretariat (5)-Finance Department.

By Order.

G.P. PRADHAN
Addl. Chief Secretary,
OFFICE ORDER

No. 34/Fin/Admn.

Dated Gangtok, the 18th August, 1991.

During the absence of Shri D. K. Pradhan, Accounts Officer, Horticulture on leave, Shri M.C. Khati, Joint Director, Horticulture is hereby declared as Drawing and Disbursing Officer in terms of Rule 2(xiv) of Sikkim Financial Rules with immediate effect till Shri D. K. Pradhan returns from leave.

By Order

Joint Secretary, (1)
Finance Department

OFFICE ORDER

No. 35/Fin/Admn.

Dated Gangtok, the 27th August, 1993

During the absence of Miss. Sarda Rani Lepcha, Deputy Superintendent of Police/Crime Branch on training, Shri Phurba Tshering Lepcha, Police Inspector, Crime is hereby declared as Drawing and Disbursing Officer for Crime Branch in terms of Rule 2(xiv) of Sikkim Financial Rules with immediate effect till Miss Sarda Rani returns from training.

By Order

Joint Secretary,(1)
Finance Department

OFFICE ORDER

No. 36/Fin/Admn.

Dated Gangtok, the 28th August, 1993

On the recommendation of Principal C.C.F-cum-Secretary, Forest Department, Shri Thomas Chandy, Divisional Forest Officer, (Territorial) West District, Forest Department is declared as Drawing and Disbursing Officer for Territorial, West District with immediate effect vice Shri C.D.Lama Divisional Forest Officer, since retired.

T.P. KOIRALA,
Chief Accounts Officer
Finance Department.
PART I - Ordinances, Message, etc. -- Nil

PART II - Appointments, Postings, Transfers, Leave etc.

PART III - Rules Orders, Press Note etc-

PART IV - Textile Commissioner-fixation of prices of cloths-Nil

PART V - F.C.S-Rationing of Essential Commodities-Nil

PART VI - Nil

PART VII - Advertisement and Notices etc.,- Nil

PART VIII- Nil

PART IX -(i) Epidemic Diseases-Nil

PART X - (ii) Rainfall-Nil
NOTIFICATION
No. 42/G/Estt.
Dated Gangtok, the 4th September, 1993.

The Governor of Sikkim is pleased to sanction honorarium at the following rates to Guest Lecturers of the Police Training Centre:

1. Guest Lecturer from within Police Department Lecture - Rs. 50/- per Lecture.
2. Guest Lecturer from outside the Police Department Lecture - Rs. 75/- per Lecture.

By Order
D.K. PRADHAN,
Deputy Secretary,
Establishment Department.

NOTIFICATION
No. 44/G/ESTT.
Dated Gangtok, the 8th September, 1993.

The Governor of Sikkim is pleased to sanction creation of the following posts in the Agriculture Department with immediate effect:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of post</th>
<th>Pay scale</th>
<th>No. of posts</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Additional Director (Horticulture)</td>
<td>Rs. 3700-5000/-</td>
<td>4</td>
</tr>
<tr>
<td>2</td>
<td>Dy. Director (Horticulture)</td>
<td>Rs. 2525-4000/-</td>
<td>2</td>
</tr>
</tbody>
</table>

The expenditure shall be debitable to budget head as under:

1. Major Head ‘2401 ’Crop Husbandry in respect of post of 01 Directorate of Agriculture I. Salaries (Non-Plan).

The enquiry officer shall submit his report within one month from the date of this Notification.

By Order
D.K. GAIMER,
Secretary,
Establishment Department.

NOTIFICATION
No. ’49/(GEN)/ESTT.
Dated Gangtok, the 18th September, 1993.

The Governor is pleased to sanction creation of the following posts in the Mines and Geology Department with immediate effect:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of post</th>
<th>Pay scale</th>
<th>No. of post</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Driver</td>
<td>910-1275</td>
<td>1 (one)</td>
</tr>
<tr>
<td>2</td>
<td>Peon</td>
<td>800-1060</td>
<td>1 (one)</td>
</tr>
</tbody>
</table>

The expenditure shall be debitable to budget head "2853".-02-001- Direction and Administrative -1- Salaries (Plan).

By Order
D.K. PRADHAN,
Deputy Secretary,
Establishment Department.

NOTIFICATION
No. 51/(Gen)/Estt.
Dated Gangtok the 20th September, 1993.

The Governor is pleased to sanction creation of a post of Principal Director on a pay scale of Rs. 5700-150-6500-200 in the Health & Family Welfare Department with immediate effect.

By Order
D.K. PRADHAN,
Deputy Secretary,
Establishment Department.
NOTIFICATION
No. 52/(G)/ESTT.
Dated Gangtok the 27th September, 1993.

Governor of Sikkim is pleased to create the following posts with immediate effect.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of post/Dept.</th>
<th>Pay Scale</th>
<th>No. of Posts</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Accountant in the Food and Civil Supplies</td>
<td>Rs. 1200-1950</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Junior Accountant in GPF Section, Finance</td>
<td>Rs. 1080.1760</td>
<td></td>
</tr>
</tbody>
</table>

Consequently, a post of Junior Accountant in the Food and Civil Supplies Department and one post of Accountant in Finance Department will stand abolished.

By Order.

D.K. PRADHAN,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 618/Gen/Estt.
Dated Gangtok, the 1st September, 1993.

The following Range Officers are hereby appointed as Assistant Conservators of Forests in the scale of Rs. 1820 3200 on ad-hoc basis for a period of six months or till the posts are filled up by holding interview under Sikkim State Forest Service Rules, whichever is earlier and posted as under:

(1) Shri B.B. Pradhan - A.C.F. (Silviculture)
(2) Shri B.S. Tamang - A.C.F. (Social Forestry)

The ad-hoc appointment is subject to the following conditions:

(a) The ad-hoc appointment will not confer any right for regular promotion and will not count for seniority also ,and
(b) Regular appointment will be made.

by holding interview to be held by the Selection Board.

By Order

D.K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 621/G/ESTT.
Dated Gangtok, the 2nd September, 1993.

The Governor of Sikkim is pleased to place the services of Shri D.R. Nepal, Project Officer, Welfare Department, Government of Sikkim, at the disposal of Denzong Agriculture Cooperative Society Limited for appointment as Managing Director on deputation for a period of three years.

By Order

D. K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 622/G/ESTT.
Dated Gangtok, the 2nd September, 1993.

The Governor of Sikkim is pleased to revert Shri D.N. Tewari, Managing Director, Denzong Agriculture Cooperative Society Limited, to his parent department i.e. Cooperation Department and appointed as Deputy Registrar of Cooperative Societies, with effect from the date of assumption of charge.

By Order

D. K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 627/G/ESTT.
Dated Gangtok, the 2nd September, 1993.

Consequent upon the transfer of Shri D.R. Nepal, Project Officer, Welfare Department, to Denzong Agriculture Cooperative Society Limited on deputation for a period of three years, Shri L.T. Namchyo, Executive Officer, Welfare Department, will look after the works of Project Officer in addition to his own until further orders.

By Order

D. K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 639G/ESIT.
Dated Gangtok, the 4th September, 1993.

The Governor of Sikkim is pleased
to order the following appointments with effect from the date of assumption of charge:

1) Shri Veer Abhimanyu Ragahw, IAS, is appointed as S.D.M. Gangtok, under East District.

2) Shri Amit Kumar Jain, IAS, is appointed as S.D.M. Namchi, under South District.

By Order.

D.K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER No. 651/G/ESTT.
Dated Gangtok, the 7th September, 1993.

The Governor is pleased to promote the following Sub-Inspectors of Police in the rank of Inspector of Police in the scale of Rs. 1820-60-2600/75-3200 plus other allowances as admissible under the rules from the date of approval i.e. 6.9.1993.

1. Shri A.K. Sundas.
2. Shri Dilip Rai.
3. Shri Navraj Dhakal
4. Shri Tenzing Mapen.
5. Shri Dup Pintso.
6. Shri Madan Kumar Gurung.
7. Shri Lerab Bhutia.
8. Shri Nedup Ongdi.

Their inter-se-seniority will be in the above order.

As usual, they will be on probation for one year.

By Order.

S. K. GAUTAM,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 652/GenjEstt.
Dated Gangtok, the 7th September, 1993.

The Governor of Sikkim is pleased to promote the following Grade, I members of Sikkim Subordinate (Ministerial, and Executive) Service in the lowest gazetted grade in the scale of Rs. 1820'DO-2600-Eb

75-3200 w.e.f. 24.8.93:

1. Shri D.B. Thapa, Revenue Inspector, Land Revenue Department, (West),
2. Shri Sher Bdr. Chhetri, Panchayat Inspector, Rural Dev. Department, (East),
3. Shri D.S. Aswal, Revenue Inspector, Land Revenue Department, Gangtok
4. Shri C.M. Shilal, Inspector, SC/ST Welfare Department, Namchi,
5. Shri L.B. Rai, O.S., Industries Department, Jorethang,
6. Shri D.B. Sikdel, O.S., Forest Department, Gangtok,
7. Shri Peter Lepcha, Revenue Inspector, Land Revenue Department, Mangan,
8. Shri D.K. Rai, O.S., Printing Department,
9. Shri G.K. Rai, O.S., District Collectorate (South), Land Revenue Department,
10. Shri Dorje Gyaltsen, Inspector, SC/ST Welfare Department, West,
11. Miss L.N. Targain, O.S. Wild Life Circle, Forest Department, Gangtok.
12. Shri Dawa Gyatso Bhutia, Panchayat Inspector, Rural Dev. Department, West,
13. Shri Adup Tshering Bhutia, Revenue Inspector, (Pakyong), Land Revenue Department.
14. Shri K.S. Rai, Officiating Bazar Officer, Urban Dev. & Housing Department,
15. Shri U.N. Tiwari, O.S., District Collectorate, (West), Land Revenue Department,
16. Shri Gey Ching Bhutia, O.S., Ecclesiastical Affairs Department, Gangtok.

By Order.

D. K. GAJMER,
Secretary,
Establishment Department.

OFFICE ORDER
No 658/G/ESTT
Dated Gangtok, the 10th September, 1993.

The Governors pleased to accept the
option exercised in writing not to be absorbed in the Sikkim State CIVIL Service by the following officers:

(1) Shri M.C. Mathur Director - cum Secretary, Education Department;
(2) Shri Manorath Sharma Addl. Commissioner, Excise Department;
(3) Shri A.K. Gupta Dy. Commissioner, Excise Department.

By Order.

D.K. GAJMER,
Secretary,
Establishment Department

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OFFICE ORDER

No. 665/G/ESTT.
Dated Gangtok the 13th September 1993.

The Governor of Sikkim is pleased to appoint Mr. Sunil Pradhan as Assistant Engineer, Irrigation Department in Junior Grade of Sikkim State Engineering (Civil) Service in the scale of Rs. 1820-60 2600-EB-75-3200 with effect from the date of his joining.

He will draw the basic pay of Rs. 1520/- p.m. in the above scale plus other allowances admissible under the rules.

As usual, he will be on probation for the period of two years in terms of rule 19(1) of Sikkim State Engineering (Civil; Electrical and Mechanical) Service Rules, 1989.

By Order.

D. K. PRADHAN,
Deputy Secretary
Establishment Department.

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OFFICE ORDER

No. 666/(G)/ESTT.
Dated Gangtok the 13th September 1993.

The Governor of Sikkim is pleased to promote Shri Sonam Ongden Lepcha, Laboratory-In-charge, Mines and Geology Department, as Assistant Chemist, Mines and Geology Department in the scale of Rs. 1820-3200 with effect from 13th September 1993.

He will be probation for one year.

By Order.

D. K. PRADHAN,
Deputy Secretary
Establishment Department.

---

OFFICE ORDER

No. 674/G/ESTT.
Dated Gangtok, the 15th September, 1993.

On the recommendation of the Sikkim Public Service Commission, Shri Achung Lepcha is hereby promoted to the post of Senior Mycologist in the scale of Rs. 2525-4000 in the Agricultural Department with effect from the date he assumes the charge of the post.

As usual, he will be on probation for a period of one year.

By Order.

D. K. PRADHAN,
Deputy Secretary
Establishment Department.

---

OFFICE ORDER

No. 678/G/ESTT.
Dated Gangtok, the 16th September 1993.

Shri A.K. Yadav, IAS, Deputy Secretary, Land Revenue Department is posted as Joint Secretary in the same Department duly redesignating the post of Joint Director with immediate effect.

By Order.

D. K. GAJMER
Secretary
Establishment Department.

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OFFICE ORDER

No. 699/Gen/Estt.
Dated Gangtok the 20th September 1993.

The Governor of Sikkim is pleased to order the following transfers and postings with immediate effect:

(1) Shri S.P. Subba, Additional District Collector, South District, Namchi, is transferred and posted as Deputy Secretary, Education Department;
(2) Shri Vijay Bhushan Pathak, IAS Deputy Secretary, Education Department is transferred and posted as Additional District Collector, South District.
OFFICE ORDER

No. 711/G/ESTT.
Dated Gangtok, the 22nd September 1993.

Shri Trilochan Sharma, Private Secretary to the Hon'ble Minister, Finance and P W.D. Department, is hereby transferred and posted as Income Tax Officer in the Income and Sales Tax Department on his own pay and scale with immediate effect.

By Order

T. DHONDUP,
Officer On Special Duty,
Establishment Department.

OFFICE ORDER

No. 713/(G)/ESTT.
Dated Gangtok, the 22nd September 1993.

Mr. M. C. Mathur, Director-cum Secretary, Education Department shall retire from Government service on superanuation with effect from 30.9.93 (AN).

By Order

D.K. PRADHAN,
Deputy Secretary,
Establishment Department.

OFFICE ORDER

No. 716/G//(Estt).
Dated Gangtok, the 23rd September 1993.

The Governor of Sikkim is pleased to order the following postings and transfers with immediate effect:

(1) Shri L.P. Pandey, SDM, Gangtok, is transferred and posted as Under Secretary, Motor Vehicles Department;
(2) Shri Navin Kumar Chhetri, Under Secretary, Motor Vehicles Department, is transferred and posted as Administrative Officer, Sikkim Government College;
(3) Shri Young Norbu Dorjee, Administrative Officer, Sikkim Government College, is transferred and posted as Administrative Officer, Health & Family Welfare Department;
(4) Shri DT Bhutia SDM, Namchi, is transferred and posted as Under

By Order

D.K. GAJMER, Secretary, Establishment Department.

OFFICE ORDER

No. 722/(G) /ESTT.
Dated Gangtok, the 23rd September 1993.

The Governor of Sikkim is pleased to revert Shri B.P. Dahal, S. D. M. Rabongla, to his parent department of Printing & Stationary and post him as Editor (Nepali) against the vacant post with immediate effect.

S.D.M. Namchi will hold additional charge of S.D.M. Rabongla until further orders.

By Order

D.K. GAJMER, Secretary, Establishment Department.

OFFICE ORDER

No.727/G/ESTT.
Dated Gangtok, the 24th September 1993.

The Governor is pleased to order the following posting and transfers with immediate effect:

(1) Shri A.K. Shrestha, IPS, Superintendent of Police, Training, is transferred and posted as Superintendent of Police, East District;
(2) Shri Bhupendra Thapa, IPS, Superintendent of Police, South District, is transferred and posted as Superintendent of Police, Check posts.
(3) Shri T.T. Tamang, IPS, Superintendent of Police, West District; is transferred and posted as Superintendent of Police, Reserve Lines;
(4) Shri Wangyal Tobden, Superintendent of Police, Check posts, is transferred and posted as Superintendent of Police, South District;
(5) Shri Sangay Dorjee Bhutia, Superintendent, Reserve Lines, is transferred and posted as Superintendent of Police Training;
(6) Shri A. Shankar Rao, IPS, is trans
ferred and posted as Superintendent, of Police, West District;
(7) Shri A. C. Negi IPS, Superintendent of Police, East District, is transferred and posted as Commandant, India Reserve Battalion;
(8) Shri N. K. Mishra, Superintendent of Police, North District, is transferred and posted as Chief Fire Officer;
(9) Shri Tamding Dorjee, IPS, Chief Fire Officer, is transferred and posted as Superintendent of Police, North District;
(10) Shri A.Sudhakar Rao,IPS, S.D.P.O. Rabongla, is transferred and posted as Additional Superintendent of Police, South District;
(11) Shri B.K. Tamang, S.D.P.O. Jorethang, is transferred and posted as Dy. S.P. Sikkim Armed Police;
(12) Shri B.B. Rai, Dy. S.P. Namchi, is transferred and posted as Dy. S.P. Sikkim Armed Police;
(13) Shri B.K. Roka, S.D.P.O. Gangtok, is transferred and posted as Dy. S.P. Rangpo;
(14) Shri Mingma Bhutia, Dy. S. P: Reserve Lines, is transferred and posted as S.D.P.O. Gangtok. He will also held the charge of Dy. S. P. Traffic.
(15) Shri B.B. Basnet, Dy. S.p. Traffic, is transferred and posted as S.D.P.O. Pakyong;
(16) Shri D.B. Thapa, S.D.P.O. Pakyong, is transferred and posted as Dy. S.P. Special Branch;
(17) Shri Yap Tshering, Staff Officer to D.G.P. is transferred and posted as Dy. S.P. Crime Branch;
(18) Shri A. K. Singh, IPS, S.D.P.O. Rangpo, is transferred and posted as Assistant Superintendent of Police, Reserve Lines.
(19) Ms. Sarda Rani Lepcha, Dy. S.P; Crime Branch, is transferred and posted as Dy. S.P. Training.

By Order

D. K. GAIMER,
Secretary,
Establishment Department.

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OFFICE ORDER

No. 731/(G) /Estt.
Dated Gangtok, the 27th September, 1993.
The Governor of Sikkim is pleased to order the following transfers and postings with immediate effect:
(1) Shri N.R. Dhakal, Inspector, Reserve Lines, is transferred and posted as Court Inspector, South District, Namchi;
(2) Shri Dilip Rai, Inspector, Crime Branch, is transferred and posted as Officer-in-charge, Gyalshing P.S.
(3) Shri Tenzing Mapen, Inspector, Special Branch is transferred and posted as Inspector, Crime Branch;
(4) Shri Dup Pintso Kaleon, Inspector Special Branch, is transferred and posted as Officer-in-charge, Namchi P.S.
(5) Shri Lerab Bhutia, Officer-in-charge Kaluk P.S. is transferred and posted as P.I. Sikkim Armed Police;
(6) Shri Madan Gurung, Inspector, Prosecution, is transferred and posted as Court Inspector, Gangtok.
(7) Shri R.B. Pradhan, Court Inspector, North District, is transferred and posted as Inspector, Reserve Lines;
(8) Shri I.S. Pakhrin, Inspector, Reserve Lines, is transferred and posted as Court Inspector, West District;
(9) Shri Dilip Tamang, Court Inspector, West District, is transferred and posted as P.I. Sikkim Armed Police;
(10) Shri N.P. Tewari, Court Inspector, Gangtok, is transferred and posted as Inspector, Crime Branch;
(11) Shri Needup Wangdi, Inspector Crime Branch, is transferred and posted as Inspector, Special Branch.

By Order.

D.K. GAIMER,
Secretary,
Establishment Department.

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OFFICE ORDER

No. 748G/ESTT.
dated Gangtok, the 29th September, 1993.

On the recommendation of Sikkim Public Service Commission, Mr. D.N. Tewari, Deputy Registrar, Cooperation
Department is hereby promoted to the post of Joint Registrar in the scale of Rs. 3450-125-4700 with effect from 27.93.

He will be on probation for a period of one year.

By Order

S K GAUTAM,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 749/G/ESTT:
Dated Gangtok the 30th, September 1993.

The Governor is pleased to appoint Shri K.L. Bamola, Joint Director as acting Director of Education, Government of Sikkim with immediate effect.

By Order

D.K. GAJMER
Secretary,
Establishment Department.

The Governor of Sikkim is pleased to promote Shri Hangu Tshering Lepcha, Sub-Inspector (MT) as Inspector (MT) in the scale of Rs 1820-60-2600/75-3200 with effect from the date of assumption of the charge.

As usual ,he will be on probation for one year

OFFICE ORDER
No.755/(G)/ESTT:
Dated Gangtok, the 30th September, 1993.

Shri Dawa Tshering Bhutia, Joint Director, Education Department, will hold additional charge of Director of Education with immediate effect.

As usual he will be on probation for one year.

By Order

D.K. GAJMER
Secretary
Establishment Department.
FINANCE DEPARTMENT OFFICE
ORDER
No. 37/Fin/Admn.
Dated Gangtok, the 1st September, 1993.

On the recommendation of Chief Accounts Officer (Pension) Shri Tashi Wangdi, O.S.D. (G.P.F.) is declared as Drawing and Disbursing Officer for Pension section also in addition to G.P.F. during the absence of Shri D. Dutta, Accounts Officer (Pension) on leave till the latter joins duty.

By Order
T.P. KOIRALA
Chief Accounts Officer
Finance Department

OFFICE ORDER No.
38/Fin/Admn.
Dated Gangtok, the 2nd September, 1993.

Miss. Tashi Cho Cho, Under Secretary, (II), is declared as Drawing and Disbursing Officer in the Finance Department with effect from 2.9.93. vice Shri Deepak Darnal, Accounts Officer, in terms of Rule 2 (xiv) of Sikkim Financial Rules.

Consequently, Shri Darnal, shall cease to act as the Drawing and Disbursing Officer in the Department with effect from the above date.

By Order
T.P. KOIRALA
Chief Accounts Officer
Finance Department

OFFICE ORDER
No. 39/Fin/Admn.
Dated Gangtok, the 2nd September 1993.

On the recommendation of Chief Conservator of Forests, Shri Norbu Tshering Bhutia, D.F.O., Social Forestry, North & East is declared as Drawing & Disbursing Officer vice S.B.S. Bhadoria, IFS since transferred, in terms of Rule 2 (XIV) of Sikkim Rules for North-East Division of Social Forestry.

Consequently Shri Bhadoria shall cease to act as Drawing & Disbursing Officer of Social Forestry as above.

By Order
T.P. KOIRALA Chief Accounts Officer Finance Department

OFFICE ORDER
No. 40/Fin/Adm.
Dated Gangtok, the 2nd September, 1993.

In continuation to Office Order No. 37/Fin/Adm dated the 01.09.93, Shri Tashi Wangdi, O.S.D. (G.P.F.) is also authorised to draw Cheques of Pension section during the absence of Shri Bidhan Dutta, Accounts Officer on leave with effect from 01.09.93 to 20.10.1993.

By Order
T.P. KOIRALA Chief Accounts Officer Finance Department

OFFICE ORDER
No. 41/Fin/Admn.
Dated Gangtok, the 7th September, 1993.

On the recommendation of Chief Pay and Accounts Officer, Gyalzing, is declared as Drawing and Disbursing Officer for Pay and Accounts Officer, Gyalzing and also allowed to sign Cheques pertaining to West District, vice Shri T. T. Sada, Deputy Chief Pay and Accounts Officer, Gyalzing on leave.

By Order
T.P. KOIRALA
Chief Accounts Officer
Finance Department
OFFICE ORDER
No. 42/Fin/Admn.
Dated Gangtok, the 9th September, 1993.

On the recommendation of Inspector General of Police, Shri Janga Basnett, Deputy Commandant General, Home Guards is declared as Head of Office of Home Guards in terms of Rule 57 of Sikkim Financial Rules with immediate effect.

By Order
T. P. KOIRALA
Chief Accounts Officer
Finance Department.

OFFICE ORDER No.
43/Fin/Admn.
Dated Gangtok, the 10th September, 1993.

On the recommendation of Development Commissioner-cum-Secretary, Planning and Development Department, Shri T.T. Sherpa, Under Secretary (II), Planning and Development Department is declared as Drawing and Disbursing Officer for Planning and Development Department in terms of Rule 2 (xiv) of Sikkim Financial Rule, during the absence of Shri K.L. Gyaltshen, Planning Officer on leave with effect from 01.09.93 to 30.11.93.

By Order
T. P. KOIRALA
Chief Accounts Officer
Finance Department.

OFFICE ORDER No.
44/Fin/Admn.
Dated Gangtok, the 10th September, 1993.

On the recommendation of Secretary, Tourism Department, Shri Lhendup Dorjee, Deputy Secretary, (Adm), Tourism Department is declared as Drawing and Disbursing Officer, in terms of Rule 2 (xiv) of Sikkim Financial Rules, during

By Order
T. P. KOIRALA
Chief Accounts Officer
Finance Department.

OFFICE ORDER
No. 45/Fin./Admn.
Dated Gangtok, the 13th September, 1993.

On the recommendation of Secretary cum-Commissioner, Welfare Department, Anil Prakash Rai, Welfare Officer, North District is declared as Drawing and Disbursing Officer in terms of Rule 2 (xiv) of Sikkim Financial Rules for Welfare Office North District, Mangan vice Mrs. Vidya Subba since transferred.

By Order
T.P. KOIRALA
Chief Accounts Officer
Finance Department.

OFFICE ORDER
No. 46/Fin./Admn.
Dated Gangtok, the 14th September, 1993.

On the recommendation of Commissioner-cum-Secretary, Land Revenue Department, Shri R.N. Subba, Sub Divisional Magistrate, Gyalzing is declared as Drawing and Disbursing Officer for District Collectorate, West District in terms of Rule 2 (xiv) of Sikkim Financial Rules with immediate effect vice Shri Vijay Bhusan Pathak, since transferred.

By Order
T.P. KOIRALA
Chief Accounts Officer
Finance Department.

OFFICE ORDER
No. 47/Fin./Admn.
Dated Gangtok, the 16th September, 1993.

On the recommendation of Secretary, Mines and Geology, Shri K.L., Kaleon.
Joint Director is declared as Head of Office in terms of Rule 57 of Sikkim Financial Rules.

This issues with the concurrence of Establishment Department.

By Order
T.P. KOIRALA
Chief Accounts Officer
Finance Department

OFFICE ORDER
No. 48/Fin/Admn.
Dated Gangtok, the 18th September, 1993.

On the recommendation of Principal Chief Engineer-Cum-Secretary, Roads & Bridges, Shri Kuber Bhandari, Accounts Officer is declared as Drawing & Disbursing Officer in terms of Rule 2 (xiv) of Sikkim Financial Rules for Roads & Bridges vice Shri D.N. Sharma since transferred.

By Order
T.P. KOIRALA
Chief Accounts Officer
Finance Department

OFFICE ORDER
No. 49/Fin/Admn.
Dated Gangtok the 23rd September, 1993.

On the recommendation of Secretary Health and Family Welfare Department Dr. R.K. Chheiri, Chief Medical Officer (West) is declared as Drawing and Disbursing Officer for West District, Health & Family Welfare Department in terms of Rule 2(xiv) of Sikkim Financial Rules, vice Shri C.L. Sharma, Accounts Officer since transferred.

By Order
T.P. KOIRALA
Chief Accounts Officer
Finance Department
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DEPARTMENT OF PERSONNEL, ADM.
REFORMS & TRAINING.

NOTIFICATION
No.56/G/DPART.
Dated Gangtok, the 11th October, 1993.

The Governor is pleased to upgrade the posts of Deputy Secretary in the following departments as Joint Secretary with effect from 26th August, 1993:

1. Motor Vehicle Department;
2. Rural Development Department;
3. Information & Public Relations Department;
4. Deptt. of Personnel, Adm. Reforms & Training;
5. Police Department.

Consequently, and in continuation of Office Order No. 600/G/Est. dated 26-8-93, following officers are posted as Joint Secretary in the departments mentioned against their names:

1. Mr. H.K. Karki in Motor Vehicle Department;
2. Mr. D.R. Kharel, in Rural Development Department;
3. Mrs. Kunga Gyamtso in Information & Public Relations Deptt.;
4. Mr. S.K. Gautam in Deptt. of Personnel, Adm. Reforms & Training;
5. Mrs. Nim Yethenpa in Police Department.

By Order.

D.K. PRADHAN,
Deputy Secretary, Deptt. of Personnel, Adm. Ref. & Trg.

OFFICE ORDER
No. 334/G/DPART.
Dated Gangtok, the 20th October, 1993.

Consequent upon his appointment as District Collector, South District, vide Office Order No. 833/(G)/DPAR T dated 20.10.93, Shri S.C. Gupta, IAS, is reverted back from Sikkim Milk Union with immediate effect.

By Order.

D.K. GAJMER,
Secretary, Deptt. of Per., Adm. Ref. & Trg.

NOTIFICATION
No. 557/(Gen)/DOP.
Dated Gangtok, the 7th October, 1993.

The Governor is pleased to upgrade the two Posts of Senior Specialist (Dental) in the S.T.N.M. Hospital, Health and Family Welfare Department, to that of Senior Dental Health Officer in the scale of Rs. 3450-125-4700 with immediate effect.

By Order.

D. K. GAJMER,
Secretary, Deptt. of Per., Adm. Ref. & Trg.

OFFICE ORDER
No. 777/G/DOP.
Dated Gangtok, the 6th October, 1993.

Consequent upon creation of one post of Assistant Engineer (Aquaculture) in the Fisheries Circle under the Forest Department vide Notification No.13/Gen Estt. dated 7-6-93, the Governor of Sikkim is pleased to promote Shri Purna Kumar Bhandari, Junior Engineer (Aquaculture) as Assistant Engineer.
SIKKIM GOVT. GAZETTE

(Aquaculture) in the scale of Rs. 1820-60-2600/75-3200 with effect from the date of assumption of charge.
As usual, he will be on probation for a period of one year.

By Order.

D.K. GAJMER,
Secretary,
Deptt. of Per., Adm. Ref. & Trg.

OFFICE ORDER
No. 778/0/DPART.
Dated Gangtok, the 7th October, 1993.

Shri Sonam Thondup Tsiring, a member of Indian Economic Service, Assistant Director, Economic Division of the Ministry of Finance, Government of India, is hereby appointed as Deputy Director, Planning & Development Department on deputation for a period of one year w.e.f. 20.9.93.

By Order.

S. K. GAUTAM,
Deputy Secretary,
Deptt. of Per., Adm. Ref. & Trg.

OFFICE ORDER
No. 780/G/Pee, Dated Gangtok, the 7th October, 1993.

"Shri M. C. Mathur is appointed as Officer on Special duty in the rank of Secretary to Government and attached to the Chief Minister on a consolidated salary of Rs. 4000/- per month.

By Order.

D.K. GAJMER,
Secretary,
Deptt. of Per., Adm. Ref. & Trg.

OFFICE ORDER
No. 784/G/DOP.
Dated Gangtok, the 7th October, 1993.

Consequent on up gradation of two posts of Sr Specialist (Dental) in the S.T.N.M. Hospital, Health & Family Welfare Department vide Notification No. 55/Gen/DOP. dated 7.10.93, the Governor is pleased to promote the following Senior Specialist (Dental) as Sr. Dental Health Officer in the scale of Rs. 3450-125-4700 with immediate effect.

1. Dr. N. Neopaney
2. Dr. (Mrs.) Priya Neopaney
   As usual, they will be on probation for a period of one year.

By Order

S.K. GAUTAM,
Deputy Secretary,
Deptt. of Per., Adm. Ref. & Trg.

OFFICE ORDER
No. 794/G/PAR&TRG.
Dated Gangtok, the 11th October, 1993.

The Governor of Sikkim is pleased to promote Shri Basant Sharma, S.I. (Photography), Police Department as Inspector (Photography) in the scale of Rs. 1820-60-2600/75-3200 with effect from the date of assumption of the charge.

As usual, he will be on probation for a period of one year.

By Order

T. DHONDUP,
Officer on Special Duty,
Deptt. of Per., Adm. Ref. & Trg.
general Manager (Recovery), State Bank of Sikkim, to his parent department and appoint as Superintendent of Police, West District.

By Order.

D.K. G AJMER,
Secretary,
Deptt. of Per., Adm. Ref.
& Trg.

OFFICE ORDER
No. 796/G/DOP.
Dated Gangtok, the 11th October, 1993.

Consequent on her promotion in the Selection Grade II of the State Civil Service w.e.f. 26.8.93. Mrs. Chewang Dolma is deemed to have been on deputation as Joint Secretary in the Housing Board.

By Order

D.K. RADHAN
Deputy Secretary,
Deptt. of Per., Adm. Ref.
& Trg.

OFFICE ORDER
No. 814/G/DOP.
Dated Gangtok, the 15th October, 1993.

Shri U dai Rai, Fodder Development Officer, Animal Husbandry & Vety. Service Department, is hereby transferred and posted as Fodder Development Officer Namchi, with immediate effect.

By Order

S. PRADHAN Section Officer
Deptt. of Per., Adm. Ref.
& Trg.

OFFICE ORDER
No. 815/(G)/PART.
Dated Gangtok, the 18th October, 1993.

The resignation tendered by Mr. Sonam Dorjee, Assistant Director, Mines and Geology Department, is hereby accepted with effect from 17.9.93 (AN) duly forfeiting his pay for the month of September, 1993.

By Order

D.K. PRADHAN,
Deputy Secretary,
Deptt. of Per., Adm. Ref.
& Trg.

OFFICE ORDER
No. 816/(G)/DOP.
Dated Gangtok, the 16th October, 1993.

Mr. J .B. Khatri, Research Assistant, Urban Development & Housing Department, is hereby appointed as Private Secretary to Hon’ble Minister for Finance and Public Works Department, in the Scale of Rs. 1820-60-2600-Eb-75-3200 with effect from the date he takes over the charge of the post.

His appointment shall be governed by the terms and condition as laid down in this Department Order No. 404/G/Est. dated 6.8.79, and shall be co terminus with the terms of the concerned Minister, Ministry.

By Order

S. PRADHAN
Section Officer
Deptt. of Per., Adm. Ref.
& Trg.

OFFICE ORDER
No. 817/G/DOP.
Dated Gangtok, the 19th October, 1993.

In partial amendment of O.O. No. 716/G/Est. dated 23.9.93, Shri Y.N. Dor
jee is allowed to continue as Adm. Officer, Govt. College, Gangtok.

Further, Shri Navin Kr. Chettri, Under Secretary, Motor Vehicles Department, is transferred and posted as P.S. to the Chief Secretary, w.e.f. 1.10.93.

By Order.

D.K. GAJMER,
Secretary,
Deptt. of Per., Adm. Ref. & Trg.

OFFICE ORDER
No. 819/G/DOP.
Dated Gangtok, the 18th October, 1993.

Shri A.S. Bhandari, Revenue Officer Cum-
Assistant Director, Land Revenue Department, shall retire from service on superannuation w.e.f. 31.12.93 (AN) in terms of rule 98 of the Sikkim Government Service Rules, 1974, as amended by Notification No. 86,Gen/Est. dated 20.7.83.

By Order.

S. PRADHAN Section
Officer
Deptt. of Per., Adm. Ref.
& Trg.

OFFICE ORDER
No. 823/G/DOP.
Dated Gangtok, the 18th October 1993.

In continuation of Office Order No. 1329/G/Est. dated 27.2.92 the service of Shri K.S. Rawat, Ex. Joint Director (Land Records), Land Revenue Department, is deemed to have been extended upto 31.12.92.

By Order.

S. PRADHAN, Section Officer,
Deptt. of Per., Adm. Ref:
& Trg.

OFFICE ORDER
No. 833/G/DPART.
Dated Gangtok, the 20th October, 1993.

The Governor of Sikkim is pleased to make the following transfers and postings with immediate effect:
1 Shri Girmee Goparma, District Collector, South District, is transferred and posted as Joint Secretary, Land Revenue Department;
2 Shri S.C. Gupta, IAS, Managing Director, Sikkim Milk Union, is transferred and posted as District Collector, South District.
3 Shri Arun Kumar Yadav, IAS Joint Secretary, Land Revenue Department, is transferred and posted as District Collector, North District.
4 Shri Souam Dorjee Lepcha, Under Secretary, Labour Department is, transferred and posted as S.D.M. Chungthang;
5 Shri Mingma Tempa Sherpa, S.D., M. Chungthang, is transferred and posted as Under Secretary, Labour Department.

By Order.

D.K. GAJMER
Secretary
Deptt. of Per., Adm. Ref.
& Trg.

OFFICE ORDER No.
834/G/DOP.
Dated Gangtok, the 20th. October, 1993.

The services of Shri K. N. Sharma, District Collector, North District, Mangan, is placed at the disposal of the Sikkim Milk Union for his appointment as Managing Director, Sikkim Milk Union, on deputation for an initial period of two years.

By Order.

D.K. GAJMER
Secretary
Deptt. of Per., Adm. Ref.
& Trg.

OFFICE ORDER
No. 844/G/DOP.
Dated Gangtok, the 29th October, 1993.

Integrated Water land Development Project
Scheme of Forest Department is placed under the
charge of Mr. T.R. Poudyal, IFS, Conservator of Forest
(Wild Life Circle) with immediate effect.

By Order.

NIT A NIRASH
Officer on special Duty
Deptt. of Per., Adm.Ref.
& Trg.
FINANCE DEPARTMENT
OFFICE ORDER
No. 51/Fin/Admin.
Dated Gangtok, the 11th October, 1993.

Shri D.N. Sharma, Accounts Officer, Home Department is declared as Drawing and Disbursing Officer for Home Department in terms of Rule 2(xiv) of Sikkim Financial Rules vice Smt. D.K. Cintury since retired from service.

By Order
M.B. RUCHAL
Chief Accounts Officer
Finance Department

OFFICE ORDER
No. S3/Fin/Admin.
Dated Gangtok, the 12th October, 1993.

On the recommendation of District Collector, South, Shri Vijay Bhushan Pathak, Additional District Collector, South District, Namchi is declared as Drawing and Disbursing Officer for South District Collectorate, Namchi in terms of Rule 2 (xiv) of Sikkim Financial Rules vice Shri B.P. Subba, since transferred.

By Order
T.P. KOIRALA
Chief Accounts Officer
Finance Department

OFFICE ORDER
No. 54/Fia/Admin.
Dated Gangtok, the 16th October, 1993.

On the recommendation of Director General of Police Shri D.B. Giri, Sub Divisional Officer, Mangan is declared as Drawing and Disbursing Officer for the Office of S.P. North in terms of Rules 2 (xiv) of Sikkim Financial Rules with immediate effect vice Shri N.K. Mishra, Superintendent of Police since transferred.

By Order
T.P. KOIRALA
Chief Accounts Officer
Finance Department

OFFICE ORDER
No. 55/Fin/Admin.
Dated Gangtok, the 7th October, 1993.

On the recommendation of the Principal Chief Engineer-cum-Secretary, Irrigation Department, Shri Sunil Pradhan, Assistant Engineer, Irrigation Department is declared as Head of Office as well as Drawing and Disbursing Officer for Gyalsing Sub Division, Irrigation vice Shri P. Shreshta since transferred to Building and Housing Department on promotion.

By Order
T.P. KOIRALA
Chief Accounts Officer
Finance Department

OFFICE ORDER
No. 56/Fin/Admin.
Dated Gangtok, the 30th October, 1993.

On the recommendation of the Director General of Police, Shri Yap Tshering Bhutia, Deputy Superintendent. Crime Branch, Gangtok. Police Department is declared as a Drawing & Disbursing Officer for Crime Branch in terms of Rule 2(xiv) of Sikkim Financial Rules, with immediate effect vice Miss Sarda Rani Lepcha.

By Order
T.P. KOIRALA
Chief Accounts Officer
Finance Department
SIKKIM

GOVERNMENT

GAZETTE

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DEPARTMENT OF PERSONNEL, ADM. REFORMS & TRAINING

NOTIFICATION
No. 58/G/PAR&T
Dated Gangtok, the 1st November, 1993.

The Governor of Sikkim is pleased to upgrade the post of Dy. Director, Social Welfare under Health and Family Welfare Department, to that of Joint Secretary in the scale of Rs. 3450-125-4700 with immediate effect.

PEM DORJEE
Under Secretary
Deptt. of Per., Adm. Ref. & Trg.

NOTIFICATION
No. 60/G/PAR&TRG.
Dated Gangtok, the 20th November, 1993.

The Governor of Sikkim is pleased to abolish the post of Superintending Engineer, Urban Development Department and create a post of Superintending Engineer in the Education Department with immediate effect.

D.K. GAJMER
Secretary
Deptt. of Per., Adm. Ref. & Trg.

NOTIFICATION
No. 61/Gen/DOP
Dated Gangtok the 22nd November, 1993.

The Governor is pleased to confirm creation of the post of Additional Chief Engineer (Civil) in the pay scale of Rs. 3700-125-4700-Eb-150-5000 in the Power Department w.e.f. 28.5.93.

This is in continuation of Notification No. OS/Gen/Est. dated 28-5-93.

By Order.
D.K. PRADHAN,
Deputy Secretary,
Deptt. of Personnel, Adm. Ref. & Training.

OFFICE ORDER
No. 888/G/DPART.
Dated Gangtok, the 9th November, 1993.

On the recommendation of the Sikkim Public Service Commission the following doctors are hereby appointed as Senior Specialist (Surgery) in the Health & Family Welfare Department in the scale of Rs. 2525-75-3200-Eb-100-4000 with immediate effect. They will be attached to S.T-N.M. Hospital Gangtok for a period of six months.

1. Dr. Passang Dorjee Phempunadikpa
2. Dr. Wangchuk Tsering Bhutia.

They will draw a basic pay of Rs. 2525/-p.m. in the above scale. In addition, they will be entitled to such allowances as are admissible under the rules. ..

As usual, they will be on probation for a period of two years.

Other terms and conditions of the service will be as laid down in the Memorandum No: 5193-5196/G/DPAR &T dated 30.10.93.

By Order.
PEM DORJEE
Under Secretary
Deptt. of Per., Adm Ref & Trg.
NOTIFICATION
No. 909/(Gen)/DOP.
Dated Gangtok, the 11th November, 1993.

The term of deputation in respect of Lt.Col. (Dr.)
S. Satyanarayana, Pathologist of STNM Hospital,
Gangtok, Health & Family Welfare Department, is
hereby extended for a period of one year w.e.f. 24.4.93.
This issue with the concurrence of Ministry of
Defence Notification No. 3658/A145/DGATES/DG
2623/(Med.) dt. 17.9.93.

By Order.

S. PRADHAN,
Section Officer,
Deptt. of Per., Adm. Ref.
& Trg.

OFFICE ORDER
No. 911/(G)/DPAR&T.
Dated Gangtok, the 12th November, 1993.

The Governor is pleased to appoint Dr. (Miss)
Simmi Rasaily as Medical Officer at District Hospital
Gyalshing under Health & Family Welfare Depart-
ment against the vacant post caused by transfer of Dr.
Yalley Doma Chankapa in the scale of Rs. 1820-60-
2600-Eb-75- 3200 w.e.f. 18.10.93.
She will draw a basic pay of Rs. 1820/p.m. in the
above scale plus other allowances as are admissible
under the rules.
Her inter-se-seniority shall be on the basis of merit
declared by the Selection Board.
As usual, they will be on probation for a period of
two years and other terms and conditions of service
will be as laid down in the Memorandum No. 5076 /G/DPAR
& T. dated 20.10.92. Her posting will be issued separately.

By Order.

PEM DORJEE
Under Secretary
Deptt. of Per., Adm. Ref.
& Trg.

OFFICE ORDER
No. 915/G/DPAR&T
Dated Gangtok, the 16th November, 1993.

The Governor is pleased to appoint Dr. Netra
Thapa as Medical Officer at Chungthang PHC under
Health & Family Welfare Department against the
vacant post caused by transfer of Dr. Phumzey
Denzongpa, in the scale of Rs. 1820-60-2600-Eb-75-
3200 w.e.f. 18.10.93.
He will draw a basic pay of Rs. 1820/-p.m. in the
above scale plus other allowances as are admissible
under the rules.
His inter-se-seniority shall be on the basis of merit
declared by the Selection Board.
As usual, he will be on probation for period of two
wars and other terms and conditions of service will be
as laid down in the Memorandum No. 5073/G/DPAR&T. dated 20.10.93.

PEM DORJEE
Under Secretary
Deptt. of Per., Adm. Ref.
& Trg.
OFFICE ORDER
No. 930/G/DOP.
Dated Gangtok, the 18th November, 1993.

The Governor is pleased to appoint Dr. Tempo Gyaltsen as Medical Officer at STNM Hospital under Health & Family Welfare Department against the vacant post created vide Notification No. 85/Gen/Est dated 4.1.92. in the scale of Rs. 1820-60-2600- Eb-75-3200 w.e.f. 18.1.93.

He will draw a basic pay of Rs. 1820/p.m. in the above scale plus other allowances as are admissible under the rules.

His inter-se-seniority shall be on the basis of merit declared by the Selection Board.

As usual, he will be on probation for a period of two years and other terms and conditions of service will be as laid down in the Memorandum No. 5060/G/DPAR&T. dated 20.10.93. His posting will be issued separately.

By Order.

PEM DORJEE
Under Secretary,
Deprt. of Per., Adm.
Ref. & Trg.

OFFICE ORDER
No. 936/G/DPAR&T.
Dated Gangtok, the 18th November, 1993.

The Governor is pleased to appoint Dr. (Miss) Tshering Perna Bhutia as Medical Officer (ICDS), District Hospital, Gyalsing under Health & Family Welfare Department against the vacant post vice Dr. Perna Choki since transfer in the scale of Rs. 1820-60-2600-Eb'-75-3200 w.e.f. 18.10.93.

She will draw a basic pay of Rs. 1820/p.m. in the above scale plus other allowances as are admissible under the rules.

Her inter-se-seniority shall be on the basis of merit declared by the Selection Board.

As usual, she will be on probation for a period of two years and other terms and conditions of service will be as laid down in the Memorandum No. 5057/G/DPAR&T. dated 20.10.93.

By Order.

PEM DORJEE
Under Secretary
Deprt. of Per., Adm.
Ref. & Trg.

OFFICE ORDER
No. 944/G/DOP.
Dated Gangtok, the 19th November, 1993.

The Governor is pleased to appoint Dr. Dawa Tshering Bhutia, Joint Director, Education Department as Director, Education Department in the scale of Rs. 4000-125-4500-150-5400 on adhoc basis for a period of three months with immediate effect.

By Order.

PEM DORJEE
Under Secretary
Deprt. of Per., Adm.
Ref. & Trg.

OFFICE ORDER
No. 950/G/DOP.
Dated Gangtok, the 19th November, 1993.

The Governor is pleased to order the following transfers and postings with immediate effect:-

(1) Shri A. Shankar Rao, IPS, SP(West)is transferred and posted as S.P. East.
(2) Shri A.K. Shrestha, IPS, S.P (East) is transferred and posted as S.P., Special Branch.
(3) Shri A. Sudhakar Rao, IPS, Addl S P South is transferred and posted as S.P. (West).
(4) Shri Kunzang Dorjee, S.P., Special Branch is transferred and posted as O.S.D (Grievance), Chief Minister's Secretariat.

By Order.  
D.K. GAJMGER,  
Secretary,  
Deptt. of Per., Adm. Ref. & Trg.

OFFICE ORDER  
No. 955/G/DPART.  
Dated Gangtok, the 22nd November, 1993.

The Governor of Sikkim is pleased to appoint Shri Dup Tshering Lepcha, Divisional Engineer (Civil) as Superintending Engineer (Civil), Roads & Bridges Department, on ad-hoc basis with effect from the date of assumption of charge.

The ad-hoc appointment is subject to the following conditions:
(1) The ad-hoc appointment will not confer any right for regular appointment and will not count for seniority;
(2) The regular appointment will be made through the Sikkim Public Service Commission.

By Order.  
D.K. GAJMGER,  
Secretary,  
Deptt. of Per., Adm. Ref. & Trg.

OFFICE ORDER  
No. 957/G/DPART.  
Dated Gangtok, the 22nd November, 1993.

The Governor of Sikkim is pleased to cancel the transfer of Shri Tenzing Mapen, Inspector of Police to Crime Branch and Shri Needup Wangdi, Inspector of Police to Special Branch, made vide office order No: 731/(G)/ Personnel dated 24th September 1993.

By Order.  
D.K. GAJMGER,  
Secretary,  
Deptt. of Per., Adm. Ref. & Trg.

OFFICE ORDER  
No. 959/G/DOP.  
Dated Gangtok, the 22nd November, 1993.

The Governor is pleased to appoint Dr. Karma Yangden as Medical Officer (Health Guide) at Sombaria PHC under Health & Family Welfare Department against the vacant post vide Dr. Padam Maya Chettii in the scale of Rs. 1820-602600EB 75-3200 w.e.f. 18-10-93

He will draw a basis pay of Rs 1820/-p.m. in the above scale plus other allowances as are admissible under the rules.

His inter-se-seniority shall be on the basis of merit declared by the Selection Board.

As usual, he will be on probation for a period of two years and other terms and conditions of service will be as laid down in the Memorandum No. 5070/G/DPAR&T. dated 20.10.93.

By Order.  
PEM DORJEE,  
Under Secretary,  
Deptt. of Personnel, A.R.&Trg.

OFFICE ORDER  
No.960/G/DPART.  
Dated Gangtok, the 22nd November, 1993.

The Governor of Sikkim is pleased to accept the resignation tendered by Shri D.P. Dahal, S.D.M, Rabongla, with effect from 8th October 1993.

By Order.  
D.K. GAJMGER,  
Secretary,  
Deptt. of Per., Adm. Ref. & Trg.

OFFICE ORDER  
No. 962/G/ESTT.  
Dated Gangtok, the 22nd September 1993.

The Governor of Sikkim is pleased to promote Dr. L. Tenzing as Principal Director-Cum-Secretary in the scale of Rs. 5700-6700 under Health and Family Welfare Department with effect from the date of assumption of charge.

Consequently, Miss C.K. Cintury, IAS, will hold the charge of Secretary Social Welfare in addition to Culture Department.

By Order.  
D.K. GAJMGER,  
Secretary,  
Deptt. of Per., Adm. Ref. & Trg.

S.K. GAUTAM,  
Joint Secretary,(II)  
Deptt of Personnel A.R.&Trg.
OFFICE ORDER

No. 964/G/(DOP).
Dated Gangtok, the 23rd November 1993.

The Governor is pleased to appoint Dr. (Miss) Sangita Pradhan as Medical Officer at District Hospital Singtam under Health & Family Welfare Department against the vacant post vice Dr. Jogendra Prasad since promoted in the scale of Rs. 1820-60-2600-Eb-75-3200 w.e.f. 18.10.93.

She will draw a basic pay of Rs. 1820/- p.m. in the above scale plus other allowances as are admissible under the rules.

Her inter-se-seniority shall be on the basis of merit declared by the Selection Board.

As usual, She will be on probation for a period of two years and other terms and conditions of service will be as laid down in the Memorandum No. 3084/G/DP AR&T. dated. 20.10.93

By Order

PEM DORJEE,
Under Secretary,
Deptt. of Per., Adm. Ref. & Trg.

OFFICE ORDER

No. 967/(G)/DOP.
Dated Gangtok, the 23rd November 1993.

The Governor is pleased to appoint the following IAS Officer in the rank of Addl. Secretary with immediate effect:
1. Shri P.D. Tashi, Director, I.P.R. Department.
2. Shri L.B. Rai, Director, Social Welfare Department.

They will continue to function as Directors in their respective Departments in the rank of Addl Secretary.

R. ONGMU
Joint Secretary
Deptt. of Per., Adm. Ref & Trg.

OFFICE ORDER

No. 968/G/DOP.
Dated Gangtok, the 23rd November, 1993.

Miss P.L. Yethenpa, Joint Secretary, Rural Development Department is hereby,"" transferred and posted as Joint Secretary Social Welfare Department with immediate effect. Consequently Miss Nalini Gupta will hold the charge of Joint Secretary, Rural Development Department vice Miss P.L. Yethenpa.

By Order.

S. PRADHAN
Section Officer,
Deptt. of Per., Adm. Ref & Trg.

OFFICE ORDER

No. 972 (DOP)
Dated Gangtok, the 24th November, 1993.

Mr. Namgyal Bhutia, Assistant Engineer, Power Department is allowed to go on Voluntary Retirement, in term of Rule 99(2) of Sikkim Government Service Rules, 1974 and Sikkim Government Service (Amendment) Rules, 1993, with effect from the date of relief by the Department.

By Order.

S.D. PHALON THARPA,
Under Secretary,
Deptt.of Per. Adm. Ref. & Trg.
OFFICE ORDER No. 977/G/DOP.
Dated Gangtok, the 24th November, 1993.
The Governor of Sikkim is pleased to repatriate Shri S.K. Sinha, Deputy Director, SIRD, to his parent department i.e. Agriculture Department and place the services of Shri S. K. Rai, Dy. Director, Agriculture, at the disposal of SIRD for his appointment as Deputy Director on deputation with immediate effect.

By Order.

S. K. GAUTAM,
Joint Secretary,
Deptt. of Per., Adm. Ref. & Trg.

OFFICE ORDER
No. 978/G/DOP.
Dated Gangtok, the 24th November, 1993.
The Governor of Sikkim is pleased to place the services of Shri H.P. Chhetri, Additional Director, Agriculture Department, at the disposal of SIMFED for his appointment as Managing Director on deputation with immediate effect until further orders.

By Order.

S.K. GAUTAM,
Deputy Secretary,
Deptt. of Per., Adm. Ref. & Trg.

OFFICE ORDER
No. 992/(G)/DOP.
Dated Gangtok, the 26th November, 1993.
The resignation tendered by Mr. Tseten Dorjee Lepcha, Administrative Officer, Industries Department, is hereby accepted with effect from 2.11.93 under Rule 39 of Sikkim Government Establishment Rules, 1974.

By Order.

D.K. PRADHAN,
Deputy Secretary,
Deptt. of Per., Adm. Ref. & Trg.

OFFICE ORDER
No. 997/G/DOP.
Dated Gangtok, the 27th November, 1993.
The Governor is pleased to appoint Dr. Akar. Dhuj Subba as Medical Officer Incharge, Yoksum PHC, under Health & Family Welfare Department against the vacant post vice Dr. I. L. Sharma in the scale of Rs. 1820-60-2600Eb-75-3200 w.e.f. 18.10.93. He will draw a basic pay of Rs. 1820/p.m. in the above scale plus other allowances as are admissible under the rules.

His inter-se-seniority shall be on the basis of merit declared by the Selection Board.

As usual, he will be on probation for a period of two years and other terms and conditions of service will be as laid down in the Memorandum No. 5082/G) DPAR&T. dated 20.10. 93.

By Order.

PEM DORJEE,
Under Secretary,
Establishment Department.

OFFICE ORDER
No. 999/G/DOP.
Dated Gangtok, the 27th November, 1993.
Consequent upon completion of Practical Training in Delhi, Shri Akshay Sachdeva, IPS (RR-1991) is posted as SDPO (South) Namchi with immediate effect.

By Order.

S. K. GAUTAM
Joint Secretary,
Deptt. of Per., Adm. Ref. & Trg.

OFFICE ORDER
No. 1008/(G)/ESTT.
Dated Gangtok, the 29th November, 1993.
The Governor is pleased to appoint Dr. (Miss) Rita Gautam as GDMO at STNM Hospital under Health & Family Welfare Department against the vacant post of Dr. (Mrs) Madhu Gupta since resigned in the scale of Rs. 1820-60-2600Eb-75-3200 w.e.f. the date of joining.

She will draw a basic pay of Rs. 1820/- p.m. in the above scale plus other allowances as admissible under the rules.

Her inter-se-seniority shall be on the basis of merit declared by the Selection Board.

As usual, she will be on probation for a period of two years and other terms and conditions of service will be as laid down in the Memorandum No- 5051/G/ DPAR&T- dated 20. 10. 93.

By Order.

PEM DORJEE,
Under Secretary,
Deptt. of Per., Adm. Ref. & Trg.
FINANCE DEPARTMENT

OFFICE ORDER
No. 57/Fin/Admn.

Dated Gangtok, the 2nd November, 1993.

On the recommendation of the Commissioner cum Secretary, Education Department, Shri D.D. Sengupta, Deputy Director Education Department is declared as a Drawing & Disbursing Officer for District Education Office, North District in terms of Rules 2(xiv) of Sikkim Financial Rules, with immediate effect vice Shri N.K. Pradhan, Accounts Officer on training.

By Order
T.P. Koirala
Chief Accounts Officer
Finance Department

OFFICE ORDER
No. 58/Fin/Admn.

Dated Gangtok, the 2nd November, 1993.

As recommended by Secretary, IPR Department, Mrs. K. Gyamtso shall continue to act as Head of Office and Drawing and Disbursing Officer of the Department on her promotion as Joint Secretary.

By Order
T.P. KOIRALA
Chief Accounts Officer
Finance Department

OFFICE ORDER
No. 59/Fin./Admn.

Dated Gangtok, the 17th November, 1993.

Consequent upon his promotion as Joint Secretary, Shri S.K. Gautam continues to act as Drawing & Disbursing Officer of the Administrative Reforms Commission. This issues on the recommendation of the Chairman of the Commission.

By Order
T.P. KOIRALA
Chief Accounts Officer
Finance Department

OFFICE ORDER
No. 60/FinjAdmn.

Dated Gangtok, the 18th November, 1993.

On the recommendation of the Chief Pay and Accounts Officer, Shri J.B. Rai Accounts Officer, Pay and Accounts Office, Gyalzing is declared as Drawing and Disbursing Officer for Pay and Accounts office, West District during the absence of Shri T.T. Sada, Deputy Chief Pay & Accounts Officer on leave.

He is also authorised to sign cheques pertaining to West District till Shri Sada's return from leave.

By Order
T.P. KOIRALA
Chief Accounts Officer
Finance Department

OFFICE ORDER
No. 61/Fin/Admn.

Dated Gangtok, the 19th November, 1993.

On the recommendation of Director General of Police Shri A.K. Singh, I.P.S. ASP/Reserve Lines, Gangtok is declared as a Drawing and Disbursing Officer for Reserve lines, Gangtok in terms of Rules 2(xiv) of Sikkim Financial Rule, with immediate effect vice Shri Minga Tsherling Bhutia, D.S.P. since transferred.

By Order
T.P. KOIRALA
Chief Accounts Officer
Finance Department

OFFICE ORDER
No. 62Fin/ Admn.

Dated; Gangtok, the 24th November, 1993.

On the recommendation of Director General of Police Shri Bhupendra Thapa Superintendent of Police, Check Post, Gangtok is declared as a Drawing and Disbursing Officer for Police Check Post Gangtok in terms of Rule 2(xiv) of Sikkim Financial Rule, with immediate effect vice Shri Wangyal Topden, Superintendent of Police since transferred.

By Order
T.P. KOIRALA
Chief Accounts Officer
Finance Department
OFFICE ORDER
No.63/Fin/Admin.
Dated Gangtok the 27th November, 1993.

On the recommendation of Chief Accounts Officer (Pension) Shri Tashi Wangdi, O.S.D. (G.P.F.) is declared as Drawing and Disbursing Officer for pension section also in addition to G.P.F during the absence of Shri. Bidhan Dutta.

accounts Officer (Pension) on leave w.e.f. 26.11.93 till the latter joins duty.

He is also authorised to sign the Cheques pertaining to Pension and Retirements benefits during this period.

By Order

T.P. KOIRALA
Chief Accounts Officer
Finance Department
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<td>I</td>
<td>Ordinances, Message, etc.</td>
<td>Nil</td>
</tr>
<tr>
<td>II</td>
<td>Appointments, Postings, Transfers, Leave etc.</td>
<td>74 - 75</td>
</tr>
<tr>
<td>III</td>
<td>Rules Orders, Press Note etc</td>
<td>76</td>
</tr>
<tr>
<td>IV</td>
<td>Textile Commissioner-fixation of prices of cloths</td>
<td>Nil</td>
</tr>
<tr>
<td>V</td>
<td>F.C.S-Rationing of Essential Commodities</td>
<td>Nil</td>
</tr>
<tr>
<td>VI</td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td>VII</td>
<td>Advertisement and Notices ETC</td>
<td>Nil</td>
</tr>
<tr>
<td>VIII</td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td>IX</td>
<td>(i) Epidemic Disease’s</td>
<td>Nil</td>
</tr>
<tr>
<td>X</td>
<td>(ii) Rainfall</td>
<td>Nil</td>
</tr>
</tbody>
</table>
HOME DEPARTMENT
NOTIFICATION
No: 52/HOME/93
Dated Gangtok, the 24th November, 1993.

In supersession of this Board's notification No. RSB (336) 81/33 para (3) dated 13 Feb 1981 pertaining to the payment of Ex-gratia to the Killed/battle casualties of Defence personnel or their widows.

In this regard, it is hereby notified for the general information that the Governor of Sikkim is pleased to increase the rate of Ex-gratia payment from the existing rate to Rs. 10,000/- (Rupees ten thousand) to all Ranks' war widows, irrespective of rank.

The above grant of Ex-gratia payment is only admissible to the state of Sikkim or their widows when the individual either dies or is assessed as suffering from a 50% disability by constituted service medical Board as a result of his wounds.

This includes casualties suffered in operation against declared hostiles in aid of civil authority as in Nagaland and Mizoram.

By Order

K.A. VARADAN
Chief Secretary
Govt. of Sikkim.
(F. No. RSB/WW-44/93)

OFFICE ORDER
No. 3/LD/LIT/93.
Dated Gangtok, the 25th November, 1993.

The Governor of Sikkim is pleased to appoint Shri Namgyal Tshering Bhutia Advocate, as Assistant Government Advocate with immediate effect.

His duties and the rate of fees etc. shall be governed by the Notification No. 21(3)LD/LIT/84 (I) dated 7th August, 1984 and Notification No. 21 (3)LD/LIT/ 84(II) dated 7th August, 1984, respectively

B.R. PRADHAN
Legal Remembrancer
and Secretary Law

NOTIFICATION
No.4/LD/LIT/1993. Dated Gangtok, the 25th November, 1993

In exercise of the powers conferred by Sub-section (1) of Section 492 of the Code of Criminal Procedure, 1898, the State Government is pleased to appoint Shri Namgyal Tshering Bhutia, as Advocate Public Prosecutor with immediate effect.

B.R. PRADHAN
Legal Remembrancer and Secretary Law

OFFICE ORDER
No. 14/LD/LIT/1993
Dated Gangtok, the 6th December, 1993.

Shri Jigmee Dorjee, Legal Assistant, Police Department who has been appointed as public Prosecutor under Section; 492 (I) of the Code of Criminal Procedure, 1898 vide Notification No;5/LD/LIT /1993 dated 25th November, 1993 shall conduct all Criminal Cases before the Courts of Judicial Magistrates, North at Gangtok.

This Order shall come into force with immediate effect.

By Order.

B.C. SHARMA
Jt. Legal Remembrancer and Jt. Secretary, Law Department.
OFFICE ORDER.

No. 1085/Gen/DOP

Dated Gangtok the 21st December, 1993.

The Governor of Sikkim is pleased to relieve Shri Nitta Krishna, IAS, with effect from the afternoon of 21-12-93 in order to enable him to join Andhra Pradesh State Civil Service subject to acceptance of his resignation from Indian Administrative Service.

By Order.

D.K. GAJMER
Secretary
Deptt. of Per., Adm. Ref., & Trg.
FINANCE DEPARTMENT

OFFICE ORDER
No. 64/Fin/Admn.
Dated Gangtok, the 18th December, 1993.

On the recommendation of Director General of Police, Shri A. Sudhakara Rao, I.P.S. Superintendent of Police, West District, Police Department, Gyalings is declared as Drawing & Disbursing Officer for Police Department, West District, Gyalings in terms of Rule 2 (xiv) of Sikkim Financial Rule, with immediate effect vice Shri T. T. Tamang, I.P.S. Superintendent of Police since transferred.

By Order
Chief Accounts Officer
Finance Department

ADMINISTRATIVE OFFICER, Police Department is declared as Drawing & Disbursing Officer for Police Deptt., Gang in terms of Rule 2(xiv) of Sikkim Financial Rules with immediate effect v Shri Gobind Kaushik, Accounts Officer on leave.

By Order
T.P. KOIRALA
Chief Accounts Office
Finance Department.

OFFICE ORDER
No. 65/Fia/Admn.
Dated Gangtok the 2nd December, 1993.

On the recommendation of Director Handicraft Handloom Miss D.K. Pradhan, Assistant Director (Training) Handicraft & Handloom, Gangtok is declared as Drawing & Disbursing Officer for the Directorate in terms of Rule (xiv) of Sikkim Financial Rule, with effect from 21.12.93 vice Shri, K.P. Sharma, Accounts Officer till his return from leave.

By Order
Chief Accounts Officer
Finance Department

OFFICE ORDER
No. 66/Fin/Admn.
Dated Gangtok the 8th December, 1993.

On the recommendation of Director General of Police, Shri C. P. Dewan, Administrative Officer, Police Department is declared as Drawing & Disbursing Officer for Police Department, Gang in terms of Rule 2(xiv) of Sikkim Financial Rules with immediate effect v Shri Gobind Kaushik, Accounts Officer on leave.

By Order
T.P. KOIRALA
Chief Accounts Office
Finance Department.

OFFICE ORDER
No. 67/Fia/Admn.
Dated Gangtok, the 10th December 1993.

On the recommendation of Additional Secretary, Finance Shri Deepa Damal, Accounts Officer of Finance Department is declared as Drawing, Disbursing Officer for Finance Department in terms of Rule 2(xiv) of Sikkim Financial Rules with effect from 21.12.9 vice Miss Tashi Cho Cho, under Secretary on leave.

By Order
Chief Accounts Officer
Finance Department

OFFICE ORDER
No. 69/Fin/Admn.
Dated Gangtok, the 30th December, 1993.

On the recommendation of the Health Secretary, Dr. S.K. Pradhan, Jr. Director STO, Health Department, is declared as Head of Office of Health Department in terms of Rule 57 of Sikkim Financial Rules with immediate effect till Dr. L. Tenzing, Secretary Health returns from tour.

By Order
Chief Accounts Officer
Finance Department.