GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK.


NOTIFICATION

In exercise of the powers conferred under section 20 and 21 of the Code of Criminal Procedure (2 of 1974), the State Government is hereby pleased to appoint Shri Sanoj Kumar Jha, IAS Probationer (SK-97) who has been deemed to have been appointed as Assistant Collector and attached with District Collector (East) w.e.f. 15.6.98 vide Office order No. 2839/G/ DOP dated 26. 12. 98, as an Executive Magistrate and confers on him such of the powers as conferred under the Code of Criminal Procedure, 1973 on a Sub-Divisional Magistrate to be exercised within the East District for the duration of his posting in the East District.

This supercedes Notification No. 68/Home/98 dated 27.11.98.

SONAM WANGDI, IAS
CHIEF SECRETARY
F.NO. 6(9) HOME/87

Printed at Sikkim Government Press, Gangtok.
In exercise of power conferred by Article 233 of the Constitution and on the recommendation of the High Court of Sikkim, the Governor is hereby pleased to appoint and designate Shri R.K. Purkayastha, Registrar (Judicial), High Court of Sikkim as District & Sessions Judge (Leave Reserve) to discharge the power and function of District & Sessions Judge during the absence of any District & Sessions Judge. This will be in addition to his normal duty as Registrar (Judicial).

BY ORDER.

SONAM WANGDI, IAS
CHIEF SECRETARY
F.NO.GOS/HOME-II/TEMP/98/141

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

In exercise of the powers conferred by section 432 of Code of Criminal Procedure, 1973, (No. 2 of 1974), the State Government of Sikkim is pleased togrant remission of sentences to the prisoners in the Sikkim Jail on the occasion of Republic Day on 26th January, 1999, as mentioned below:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Prisoners</th>
<th>Period of remission granted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Shri Bakasmani Rai</td>
<td>Remission of three months</td>
</tr>
<tr>
<td>2</td>
<td>Shri Tshering Norbu</td>
<td>Remission of three months</td>
</tr>
<tr>
<td>3</td>
<td>Shri Budhiman Tamang</td>
<td>Remission of three months</td>
</tr>
<tr>
<td>4</td>
<td>Shri Chandra Bureua</td>
<td>Remission of three months</td>
</tr>
<tr>
<td>5</td>
<td>Shri Binod Thapa</td>
<td>Remission of three months</td>
</tr>
</tbody>
</table>

By order and in the name of the Governor.

SONAM WANGDI
Chief Secretary
F. No. 21 (1) JAIL/HOME/82.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

No. 5/HOME/99                                           Dated:   22/1/99.

NOTIFICATION

The State Government is pleased to notify allotment of Forest Guest House at Balwakhani, Gangtok to Shri Anup Deb, Hon’ble Acting Chief Justice, Sikkim High Court, and Executive Chairman, State Legal Services Authority, for the purpose of his residence. The bungalow is allotted to Justice Anup Deb at a rent of Rs.1,193/- (Rupees one thousand one hundred and ninety three) only per mensem. The bungalow is allotted to Justice Anup Deb in his capacity as Hon’ble Judge of the Sikkim High Court and Executive Chairman of the State Legal Services Authority. The bungalow will revert to Forests Department on vacation by Justice Anup Deb in future. During the period of such occupation of the bungalow by Justice Anup Deb, it will be maintained by the Buildings & Housing Department, Government of Sikkim.

BY ORDER.

SONAM WANGDIL,
CHIEF SECRETARY
F. NO. 4 (68) B&H/98-99/B.

Printed at Sikkim Government Press, Gangtok.
EXCISE (ABKARI) DEPARTMENT
GOVERNMENT OF SIKKIM
NOTIFICATION
Notification No. 14/EX(ABK)/98-99 Dated: 25.1.99

WHEREAS the State Government had granted Excise Licences vide licences No. 1/Wholesale/Ex (Abk.) 95-96 and No. 2/Wholesale/Ex (Abk.)/95-96 both dated 10.5.95 for wholesale of liquor within the State of Sikkim as per provision under the Sikkim Excise Act 1992 and the licences were renewed till 31.3.1999.

AND WHEREAS the Government of Sikkim on considering the interest of the manufacturers and retailers of liquor in the State; to encourage competitive trade practices of liquor; to enable the consumers of liquor to procure quality liquor at a competitive price and ultimately help the State to mobilise additional revenue to the state exchequer have reviewed the policy on grant of such Excise Licences to wholesalers.

NOW THEREFORE, in greater public interest and in exercise of power conferred by Section 29 of the Sikkim Excise Act 1992, notice is hereby given to the wholesalers to wind up their business by 31.3.1999 and the Excise Licence No.1/ Wholesale/Ex (Abk)/ 95-96 and Licence No.2/Wholesale/Ex (Abk)/ 95-96 both dated 10.5.95 hereby stands withdrawn with effect from 1.4.1999.

Consequent upon the withdrawal of wholesalers licences as aforesaid, to regulate the liquor trade in the State, Excise licences shall be issued as per provisions under Sikkim Excise Act 1992 as follows:-

(1) That the existing manufacturers of liquor operating in the State of Sikkim shall make their own arrangement for creating their own distribution networks within the State for their products with effect from 1.4.99.

(2) That if any new unit manufacturers liquor within the State of Sikkim is in a position to start production, and market their products before 31.3.1999 they shall be allowed to open their own distribution network.

(3) That the Excise Licences for import and wholesale of liquor manufactured in other States shall be granted after payment of Excise Duty, Import Pass Fee and other levies as applicable.

By Order

P. T. Gyamtso, IAS.
Secretary to the Government of Sikkim
Excise (Abk.) Department.

PRINTED AT SIKKIM GOVERNMENT PRESS, GANGTOK.
SIKKIM STATE LEGAL SERVICES AUTHORITY, GANGTOK

NOTIFICATION


In continuation of this officer Notification No. 20/S.L.S.A. dated 16.11.1998, it is hereby informed to all concerned that the office of the State Legal Services Authority remained open and functioned during the holidays and vacation with effect from 17th December, 1998 to 31st December, 1998 coinciding with the holidays and vacation of High Court and the Executive Chairman and Member Secretary of the State Legal Services Authority who are the serving Judge of the High Court of Sikkim and the Registrar of the High Court of Sikkim respectively did not avail of such holiday and vacation.

By Order

A. P. Subba
MEMBER SECRETARY
SIKKIM STATE LEGAL SERVICES AUTHORITY, GANGTOK

NOTIFICATION

No. 27/S.L.S.A.                                                                 Dated: 21/01/99

In continuation of this Office Notification No. 26/SLSA dated 12/01/99, it is hereby informed to all concerned that the office of the State Legal Services Authority will remain open and function during the holidays and vacation with effect from 8th February, 1999 to 10th March, 1999 coinciding with the holidays and vacation of the High Court and the Executive Chairman and the Member Secretaries of the State Legal Services Authority who are the serving Judge of the High Court of Sikkim and the Registrars of the High Court of Sikkim respectively will not avail of such holidays and vacation.

By Order

A. P. Subba
MEMBER - SECRETARY

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on 7th day of January, 1999 is hereby published for General Information:

THE SIKKIM APPROPRIATION ACT, 1998
(Act No. 13 of 1998)

BE it enacted by the Legislature of Sikkim in the Forty-ninth Year of the Republic of India as follows:

1. Short title. This Act may be called the Sikkim Appropriation Act, 1998.

2. Issue of Rs. 54,26,750/- out of the Consolidated Fund of the State of Sikkim for the Financial Year, 1998-99.

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 5 of the Schedule amounting in the aggregate to the sum of fifty four crores twenty six lakhs seventy five thousand rupees towards defraying the several charges which will come in course for payment during the Financial Year, 1998-99, in respect Year, 1988-99. Of the services and purposes specified in Column 2 of the Schedule.

3. Appropriation. 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 sections 2 and 3)

<table>
<thead>
<tr>
<th>No.</th>
<th>SERVICES AND PURPOSES</th>
<th>SUMS NOT EXCEEDING of Vote</th>
<th>Voted by the Legislative Assembly</th>
<th>Charged on the Consolidated Fund</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>State Legislature</td>
<td>Revenue</td>
<td>2700</td>
<td>550</td>
<td>3250</td>
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<tr>
<td></td>
<td>Governor</td>
<td>Revenue</td>
<td>532</td>
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<td>532</td>
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<tr>
<td>2.</td>
<td>Council of Ministers</td>
<td>Revenue</td>
<td>3818</td>
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<td>3818</td>
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<tr>
<td>3.</td>
<td>Administration of Justice</td>
<td>Revenue</td>
<td>1435</td>
<td></td>
<td>1435</td>
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<tr>
<td>5.</td>
<td>Income Tax and Sales Tax</td>
<td>Revenue</td>
<td>800</td>
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<td>800</td>
</tr>
<tr>
<td>11.</td>
<td>Secretariat General Services</td>
<td>Revenue</td>
<td>3950</td>
<td></td>
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<tr>
<td>14.</td>
<td>Police</td>
<td>Revenue</td>
<td>14500</td>
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<tr>
<td>15.</td>
<td>Jails</td>
<td>Revenue</td>
<td>1065</td>
<td></td>
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</tr>
<tr>
<td>16.</td>
<td>Stationery and Printing</td>
<td>Revenue</td>
<td>200</td>
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<td>200</td>
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<tr>
<td>17.</td>
<td>Public Works (Building)</td>
<td>Revenue</td>
<td>....</td>
<td>260</td>
<td>260</td>
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<tr>
<td>18.</td>
<td>Other Administrative Services</td>
<td>Revenue</td>
<td>169800</td>
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<td>169800</td>
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<td>21.</td>
<td>Education</td>
<td>Revenue</td>
<td>11865</td>
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<td>11865</td>
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<tr>
<td>22.</td>
<td>Sports and Youth Services</td>
<td>Revenue</td>
<td>1200</td>
<td></td>
<td>1200</td>
</tr>
<tr>
<td>23.</td>
<td>Art and Culture</td>
<td>Revenue</td>
<td>30000</td>
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<td>30000</td>
</tr>
<tr>
<td>24.</td>
<td>Medical and Public Health</td>
<td>Revenue</td>
<td>3000</td>
<td></td>
<td>3000</td>
</tr>
<tr>
<td>25.</td>
<td>Water Supply and Sanitation</td>
<td>Revenue</td>
<td>37000</td>
<td></td>
<td>37000</td>
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<tr>
<td>26.</td>
<td>Urban Development</td>
<td>Revenue</td>
<td>30000</td>
<td></td>
<td>30000</td>
</tr>
<tr>
<td>27.</td>
<td>Information and Publicity</td>
<td>Revenue</td>
<td>2600</td>
<td></td>
<td>2600</td>
</tr>
<tr>
<td>28.</td>
<td>Social Security and Welfare</td>
<td>Revenue</td>
<td>8650</td>
<td></td>
<td>8650</td>
</tr>
<tr>
<td>29.</td>
<td>Labour and Labour Welfare</td>
<td>Revenue</td>
<td>1800</td>
<td></td>
<td>1800</td>
</tr>
<tr>
<td>32.</td>
<td>Other Social Services (Ecclesiastical)</td>
<td>Revenue</td>
<td>125751</td>
<td></td>
<td>125751</td>
</tr>
<tr>
<td>34.</td>
<td>Agriculture</td>
<td>Revenue</td>
<td>2573</td>
<td></td>
<td>2573</td>
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<tr>
<td>35.</td>
<td>Soil and Water Conservation</td>
<td>Revenue</td>
<td>1000</td>
<td></td>
<td>1000</td>
</tr>
<tr>
<td>36.</td>
<td>Animal Husbandry</td>
<td>Revenue</td>
<td>1000</td>
<td></td>
<td>1000</td>
</tr>
<tr>
<td>37.</td>
<td>Dairy Development</td>
<td>Revenue</td>
<td>1000</td>
<td></td>
<td>1000</td>
</tr>
<tr>
<td>39.</td>
<td>Forestry and Wild Life</td>
<td>Revenue</td>
<td>1000</td>
<td></td>
<td>1000</td>
</tr>
<tr>
<td>40.</td>
<td>Other Agriculture Programme</td>
<td>Revenue</td>
<td>1000</td>
<td></td>
<td>1000</td>
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<tr>
<td>41.</td>
<td>Food, Storage and Warehousing</td>
<td>Revenue</td>
<td>1000</td>
<td></td>
<td>1000</td>
</tr>
<tr>
<td>43.</td>
<td>Rural Development</td>
<td>Revenue</td>
<td>1000</td>
<td></td>
<td>1000</td>
</tr>
<tr>
<td>44.</td>
<td>Irrigation and Flood Control</td>
<td>Revenue</td>
<td>1000</td>
<td></td>
<td>1000</td>
</tr>
<tr>
<td>45.</td>
<td>Power</td>
<td>Revenue</td>
<td>1000</td>
<td></td>
<td>1000</td>
</tr>
<tr>
<td>46.</td>
<td>Industries</td>
<td>Revenue</td>
<td>1000</td>
<td></td>
<td>1000</td>
</tr>
<tr>
<td>47.</td>
<td>Mines and Geology</td>
<td>Revenue</td>
<td>1000</td>
<td></td>
<td>1000</td>
</tr>
<tr>
<td>48.</td>
<td>Roads &amp; Bridges</td>
<td>Revenue</td>
<td>1000</td>
<td></td>
<td>1000</td>
</tr>
<tr>
<td>50.</td>
<td>Other Scientific Research</td>
<td>Revenue</td>
<td>1000</td>
<td></td>
<td>1000</td>
</tr>
<tr>
<td>51.</td>
<td>Secretariat Economic Services</td>
<td>Revenue</td>
<td>1000</td>
<td></td>
<td>1000</td>
</tr>
<tr>
<td>52.</td>
<td>Tourism</td>
<td>Revenue</td>
<td>1000</td>
<td></td>
<td>1000</td>
</tr>
</tbody>
</table>

### Total:

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>541333</td>
<td>1342</td>
<td>542675</td>
</tr>
</tbody>
</table>

By Order of the Governor,

T.D. RINZING
SECRETARY TO
THE GOVT. OF SIKKIM LAW DEPARTMENT.

(File No. 16 (82) LD/98)

PRINIED AT SIKKIM GOVERNMENT PRESS, GANGTOK.
NOTIFICATION

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 further to amend the Sikkim Excise (Abkari) Department Recruitment Rules, 1994, namely:-

(1) These rules may be called the Sikkim Excise (Abkari) Department Recruitment (Amendment) Rules, 1998.

(2) They shall be deemed to have come into force on and from the 28th day of November, 1998.

2. In the Sikkim Excise (Abkari) Department Recruitment Rules, 1994, in the Schedule, in column 6, against the post of constable, for the figure "22", the figure "30" shall be substituted.
Whereas the Governor is satisfied that the land is needed for a public purpose, not being a purpose of the Union namely, for construction of setting up a 2x20 M.V.A, 132/66 K.V. Sub Station by Power Deptt, in the block of Malli Bazar, South Sikkim it is hereby declared that a piece of land comprising cadastral plots 39, 40, 43, 44, 45, 46, 47, 48, 50, 51, 52, 53, 57, 58, 64, 65, 67, 68, 69, 70, & 71 measuring an area 3.0100 hect. bounded on -

East : Slip Area (Khasmal)

West : Village Footpath (Route)

North: Yoksom Breweries & Slip Area (Khasmal)

South : Land of Power Deptt., PF of Prince Jigme Wangchuk & Biscuit Factory is needed for the aforesaid public purpose at public expense within the aforesaid block of Malli Bazar.

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.
NOTIFICATION

This is for information of all concerned that winter vacation for the High Court of Sikkim will be discontinued immediately, with effect from the date the Notification for appointment of new Chief Justice is received by this High Court. Further, the Court will resume sitting from the date on which the new Chief Justice assumes the office.

By Order.

REGISTRAR (JUDICIAL)
NOTIFICATION

On the representation of Sikkim High Court Bar Association, the Hon'ble High Court has been pleased to recall the Notification No. 11/HCS. dated 23.4.98 laying down the timing of the Court and Office of the High Court and of Lower Courts with immediate effect. Consequently the original timing of working hours from 10 AM to 4 PM will come into force for both the High Court and lower Courts.

BY ORDER.

REGISTRAR

PRINTED AT SIKKIM GOVERNMENT, PRESS, GANGTOK.
NOTIFICATION

It is hereby notified for general information that the District & Sessions Judges, Chief Judicial Magistrates and Civil Judge-cum-Judicial Magistrates of all the District of the State shall remain on Casual Absence by rotation in the following manner:-

1. District & Sessions Judge (S&W)
   From: 4.1.99 to 25.1.99.
   Note: District & Sessions Judge (E&N) will remain incharge of the Office and Court of District & Sessions Judge (S&W) during the said period.

2. District & Sessions Judge (E&N)
   From: 27.1.99 to 16.2.99.
   Note: District & Sessions Judge (S&W) will remain incharge of the office and Court of District & Sessions Judge (E&N) during the said period.

3. Chief Judicial Magistrate (E&N)
   Note: District & Sessions Judge (E&N) will remain incharge of the office and Court of Chief Judicial Magistrate (E&N) during the said period.

4. Chief Judicial Magistrate (S&W)
   From: 23.1.99 to 6.2.99.
   Note: Civil Judge-cum-Judicial Magistrate (S) will remain incharge of the office and Court of Chief Judl. Magistrate (S &W) during the said period.

5. Civil Judge-cum-Judicial Magistrate (E)
   Note: District & Sessions Judge (E&N) will remain incharge of the office and Court of the Civil Judge-cum-Judl. Magistrate (E) during the said period.

6. Civil Judge-cum-Judicial Magistrate (N),
   Note: District & Sessions Judge (E&N) will remain incharge of the office and Court of the Civil Judge-cum-Judl. Magistrate, during the said period.

7. Civil Judge-cum-Judicial Magistrate (S) & (W)
   Note: Chief Judicial Magistrate (S&W) will remain incharge of the office and Court of the Civil Judge-cum-Judicial Magistrate (S) & (W) during the said period.

Note: The Leave/Casual Absence will, however, be subject to the decisions if any that may be taken by the Hon'ble High Court of Sikkim/ Government of Sikkim.

By Order.

REGISTRAR (JUDL)

Printed at Sikkim Government Press, Gangtok.
In continuation of this Registry's Notification No. 86/HCS dated 17-11-1998, it is hereby informed to all concerned that Hon'ble Shri Justice Anup Deb, presently Acting Chief Justice and the Registrar of the High Court of Sikkim who are also Executive Chairman and Member Secretary of the State Legal Services Authority respectively also did not avail of holidays and vacations from 17-12-98 to 31-12-98.

By Order.

A. P. Subba
Registrar.
NOTIFICATION

The Chief Justice of the High Court of Sikkim in exercise of the power conferred under Article 229 of the constitution of India and all other powers enabling him in this behalf is pleased to make the following Rules, further to amend the High Court of Sikkim (Recruitment, Conditions of Service & Conduct) Rules 1998.

1. (1) These Rules may be called, "The High Court of Sikkim (Recruitment, Conditions of Service and Conduct) Amendment Rules, 1999."

(2) They shall come into force with immediate effect.

2. After sub-rule (4) of Rule 10 the following sub-rule shall be inserted:

"(5) Notwithstanding anything contained above where promotions are to be made on the basis of Seniority-cum-Merit a staff/employee will be required to qualify in competitive examination as may be held.

3. In the Sl. No. No. 32 of Schedule-I the words "Restorar " shall be substituted by the following namely:-

"Restorar-cum-Junior Typist."

4. In column 6 at Sl. No. 10 of Schedule-II after the words, "who are Graduates" the following shall be inserted, namely:-

"With a degree in Law"

5. In the Sl. No. 32 of Schedule--II the words "Restorar" shall be substituted by the following namely:-

"Restorar-cum-Junior Typist."

By Order

REGISTRAR

NOTIFICATION

In exercise of the powers conferred by Section 3(4) of the Sikkim Commission for Backward Classes Act, 1993 (No 8 of 1993), the Governor of Sikkim hereby appoints, for a period of three years with effect from 1st February, 1999, Justice Nani Gopal Das (Retd.), Ex-Judge, Guwahati High Court, as Chairman, Sikkim Commission for Backward Classes.

By order and in the name of the Governor of Sikkim.

SONAM WANGDI
CHIEF SECRETARY
(F. NO. 18/SCBS/94-95)
GOVERNMENT OF SIKKIM
EXCISE (ABKARI) DEPARTMENT

No. 21/Ex (Abk) Dated the 28 January, 1999.

NOTIFICATION

In response to letter No. 7091/R.D.D. dated 27. 1. 99 of the Rural Development Department, Government of Sikkim is pleased to declare the following days as Dry Days for the places mentioned against each date.

<table>
<thead>
<tr>
<th>Date</th>
<th>Place</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. 31. 1. 99</td>
<td>Geyzing</td>
</tr>
<tr>
<td>2. 02. 02. 99</td>
<td>Namchi</td>
</tr>
</tbody>
</table>

By Order.

M. Sharma
Commissioner/Excise

Printed at the Sikkim Government Press, Gangtok.
The Governor is pleased to grant ration allowance of Rs. 200/- per month to Group 'C' and 'D' Personnel of Sikkim State Jail under Home Department with effect from 01/12/98.

By Order

S.K. SHILAL
JOINT SECRETARY, II
DEPTT. OF PERSONNEL, A.R. & TRAINING

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

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 further to amend the Sikkim Police Force (Recruitment, Promotion and Seniority) Rules, 1981 namely:

1. (1) These rules may be called the Sikkim Police Force (Recruitment, Promotion, and Seniority) Amendment Rules, 1998.

(2) They shall be deemed to have come into force on the 28th day of November 1998.

2. In the Sikkim Police Force (Recruitment, Promotion and Seniority) Rules, 1981 (hereinafter referred to as the said rules X, in Schedule-1,-

(i) against the post of Constable, in column 6, for the figure “22”, the figure “30” shall be substituted;

(ii) against the post of Sub-Inspector, in column 6, for the figure “25”, the figure “30” shall be substituted;

3. In the said rules, in Schedule II, against the post of Constable (W.T.), in column 6, for the figure “22” the figure “30” shall be substituted.

4. In the said rules, in Schedule III, against the post of Fireman (Constable), in column 6, for the figure “22”, the figure “30” shall be substituted.

5. In the said rules, in Schedule IV, against the post of Photography Dark Room Assistant (A.S.I.) in column 6, for the figure “25” the figure “30” shall be substituted.

6. In the said rules, in Schedule V, against the post of Finger Print Expert (Gr. III), in column 6, for the figure “25” the figure “30” shall be substituted.

7. In the said rules, in Schedule-VI, against the post of Constable (M.T.), in column 6, for the figure “25” the figure “30”, shall be substituted.

(R. S. BASNET)
SECRETARY TO THE GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL ADMINISTRATIVE, REFORMS AND TRAINING

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

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 to amend the Sikkim Subordinate Mines and Geology Service, namely: -

1. (1) These rules may be called the Sikkim Subordinate Mines and Geology Service (Amendment) Rules, 1998.
(2) They shall be deemed to have come into force from the 28th day of November 1998.

2. In the Sikkim Subordinate Mines and Geology Service, in Eligibility Conditions, (i) against the post of Scientific Assistant Grade III the figure “24” the figure “30” shall be substituted;
   (ii) Against the post of Rigman Grade III, for the figure “24”, the figure “35” shall respectively be substituted.
   (iii) Against the post of Senior Research Assistant for the figure “24”, the figure “30”, shall be substituted.
   (iv) Against the post of Laboratory In-charge, for the figure “24”. The figure “30”, shall be substituted.

R.S. BASNET
SECRETARY TO THE GOVERNMENT
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE REFORMS AND TRAINING

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

In exercise of the powers conferred by section 27 of the Sikkim Armed Police Force Act, 1981 (9 of 1981), the State Government is pleased to make the following rules further to amend the Sikkim Armed Police Force (Recruitment, Promotion and other conditions of Service) Rules, 1989, namely:

1. Short title and commencement.
   (1) These rules may be called the Sikkim Armed Police Force (Recruitment, Promotion and other conditions of Service) Amendment Rules, 1998.
   (2) They shall be deemed to have come into force on and from the 28th day of November 1998.

2. Amendment of Schedule II.
   (i) In Schedule II at Serial No. 01 under column 4, for the figures "18" and "25" the figure "30" shall be substituted.
   (ii) In Schedule II at Serial No. 05, under column 4, for the figures "18" and "25" the figure "30" shall be substituted.

R. S. BASNET
SECRETARY TO THE GOVERNMENT
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE REFORMS & TRAINING.

Printed at Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL ADM. REFORMS & TRAINING,
GANGTOK.

NO. 95/GEN/DOP. Dated 22/01/1999.

NOTIFICATION

The three advance increments granted to graduate candidates on appointment as Lower Division Clerks or any other equivalent posts in the Government of Sikkim Vide Notification No. 291/GEN/EST dated 26.2.79 is hereby revoked with immediate effect.

BY ORDER.

(R.S. BASNET)
SECRETARY TO THE GOVERNMENT
DEPARTMENT OF PERSONNEL, ADM. REFORMS & TRAINING.

The Notification which had been published in an extraordinary issue of Gazette of India, Part-II, Section 3, Sub-section (i) dated the 12th September, 1998, is hereby republished for general information:-

MINISTRY OF FOOD AND CONSUMER AFFAIRS

NOTIFICATION

New Delhi, the 31st August 1998.

G.S.R. 178 -In exercise of the powers conferred by section 83 of the Standards of weights and measure Act, 1976 (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, 1998.

(2) They shall come into force on the date of their publication in the official Gazette.

2. In the Standards of weights and measures (Packaged Commodities) Rules, 1977, in the third Schedule, in serial number 19 relating to the commodity 'Cement in bags' in column 3, after the figures and letter "20 kg", the figures and letter "25KG " shall be inserted.

RAJIV SRIVASTAVA,
ADDITIONAL SECRETARY.
File No. WM 10 (4) / 98)

SMT. JAISHREE PRADHAN, IAS
COMMISSIONER-CUM-SECRETARY
(FILE NO. C (42)/WM/FCS)

FOOD AND CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT,
GOVT. OF SIKKIM,
GANGTOK.

NOTICE

No. 5/WM/FCS. Dated: 19/1/99.

It is hereby notified for information of the consumers/ public in general and the authorised dealers including retailers and traders in particular that the Central Government have approved for packing of Cement in 25 (twenty five) Kg. bags instead of 20 (twenty) Kgs. vide Notification G.S.R. No. 178 dated the 31st August 1998 and published in the Gazette of India. Extraordinary part-II, Section 3, sub-section (i) dated 12.9.1998.

Joint Controller
Weight And Measures Cell
Food And Civil Supplies Consumer Affairs Department,
Govt. of Sikkim,
Gangtok.

Printed at Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM  
HOME DEPARTMENT


NOTIFICATION

The Governor is pleased to order that the provisions of manual of Office Procedure, 1998, published
by the Home Department shall come into force on and from 1st April, 1999.

By order and in the name of the Governor.

SONAM WANGDI
CHIEF SECRETARY
GOVERNMENT OF SIKKIM

GOVERNMENT OF SIKKIM
HOME DEPARTMENT


NOTIFICATION

The State Government hereby notifies that the road from Namchi to Maniram, South Sikkim shall be named as "Kavi Agam Singh Tamang Apatan Marg" in honour and in recognition of contributions made by late Agam Singh Tamang in the literary field.

By Order and in the name of the Governor.

SONAM WANGDI, IAS
CHIEF SECRETARY
F. NO. GOS/HOME-II/96/21.
GOVERNMENT OF SIKKIM  
HOME DEPARTMENT  
GANGTOK

No. 9/Home/99.                                                                                                           Dated 10.2.1999

NOTIFICATION

The State Government is pleased hereby to declare that the road from Rongli Bazar to Chujachen Senior Secondary School in Pakyong Sub-Division, East Sikkim shall be named as "Tulsi Ram Sharma Kashyap Marg" in honour and in recognition of the contributions in the literary and social fields made by late Shri Tulsi Ram Sharma.

By Order and in the name of the Governor.

SONAM-WANGDI, IAS  
CHIEF SECRETARY  
F. No. GOS/HOME-II/96/21.
GOVERNMENT OF SIKKIM  
LAW DEPARTMENT  
GANGTOK.


NOTIFICATION

The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on 21st day of January, 1999 is hereby published for general information:-

THE SIKKIM REGISTRATION OF TOURIST TRADE ACT. 1998  
(ACT NO. 10 OF 1998)

AN ACT
to provide for registration of persons dealing with tourists and for matters connected therewith.

Be it enacted by the Legislature of Sikkim in the Forty-ninth Year of the Republic of India as follows:-

CHAPTER-I

Short title, extent and commencement.

1 (1) This Act may be called the Sikkim Registration of Tourist Trade Act, 1998.
(2) It extends to the whole of Sikkim.
(3) It shall come into force on such date as the State Government may, by notification in the Official Gazette, appoint.

Definitions.

2 In this Act unless the context otherwise requires
(a) "black-list" means a list maintained and exhibited by Tourism Department for dealers, hotel-keepers and travel agents who have been black-listed under the provisions of this Act.;
(b) "dealer" means a person carrying on in a tourist area the business of selling any notified article, whether wholesale or retail and includes his agent or employee transacting business on his behalf;
(c) "hotel" means any premises, establishment or part or part of premises including holiday home, resort, restaurants, lodges, dhabas, bar, tent where lodging with or without board or other service is provided for a monetary consideration;
(d) "hotel keeper" means any person who owns or operates a hotel as proprietor and includes a person managing or operating the affairs of a hotel for and on behalf of the proprietor;
(e) "malpractice" includes dishonesty, cheating, touting, impersonation, obstruction in allowing free choice for shopping or stay or travel arrangements, charging a price higher than that displayed on the label or remuneration higher than that fixed under this Act, or by any other competent authority, failure to execute an order within the stipulated time or according to the terms agreed.

Explanation- I For the purpose of this clause, labelled prices shall be reasonable prices with stock number recorded on each label of each item as reflected in the stock books of dealer/manufacturer maintained at their places of business which shall be open for inspection by the buyer(s) of the item(s) or by the prescribed authority.

Explanation- II The expression 'touting' means coercing for shopping, accommodation, transportation, luggage carrying, sight-seeing or pestering for any particular premises by a person, establishment or manufacturer with considerations of personal benefit.
(f) "notified article" means any article notified by the Government in the Official Gazette for the purpose of this Act;
(g) "part" means a part of this Act;
(h) "person" includes an individual irrespective of having trade licence issued by competent authority under any authority of law, a registered firm, body corporate, Association of persons, society or a company.
(i) "prescribed authority" means the authority notified as such, by the Government provided that different authorities may be notified for different provisions of this Act;

(J) "tourist" means a person or group of persons including pilgrims visiting the State from any part of India or outside India;

(k) "tourist area" means any area notified by the Government in the Official Gazette to be a tourist area for the purpose of this Act;

(1) "travel agent" means a person engaged in the business of conducting tours and travel, trekking, camping, tour operating or other arrangements for tourist for a monetary consideration and includes a tourist guide, excursion agent, or tour operator or cargo agent.

Explanation - For the purposes of clauses (e) and (1) the expression "travel arrangements" includes-

(i) arrangements for transportation, sight seeing;

(ii) arrangements for lodging with or without board; and

(iii) rendering other services such as assistance for game, sports or receipt or despatch of personal belonging of a tourist.

CHAPTER-II
REGISTRATION OF DEALERS

Registration. 3. (1) Any person intending to carry on business of dealer under this Act, shall, before he commences such business, apply for registration to the prescribed authority in the prescribed manner.

(2) Notwithstanding anything contained in sub-section (1) any person already carrying on business of selling any notified article in a tourist area on the date such article is notified under clauses (f) of section 2 shall apply for registration under this Act within five months from the aforesaid date.

Certificate of Registration 4. The prescribed authority, shall, unless registration is refused under section direct that the name and particulars of the dealer be entered in the register maintained for the purpose and shall issue a certificate of registration to the dealer in the prescribed form within the period of three months from the date of the receipt of the application.

Refusal to Register 5. (1) The prescribed authority may refuse registration of a dealer under this Act if he is convicted of any offence punishable under any law providing for prevention of hoarding, smuggling or profiteering or adulteration of food or drug or offence under chapter XIII and XIV of the Indian Penal code, 1860 and three years have not elapsed since the expiry of any sentence imposed upon him.

(2) No application for registration shall be refusal unless, the person applying for registration has been afforded a reasonable opportunity of being heard.

Removal of the name from the register 6. (1) The prescribed authority may by an order in writing remove the name of a dealer from the register and cancel his certificate of registration on any of the following grounds, namely,-

(a) if he ceases to be a dealer;

(b) if he is convicted of any offence punishable under Chapter XIII and XIV of the Indian Penal Code, 1860 or under any law providing for the prevention of hoarding, smuggling or profiteering or adulteration of food or drugs or corruption;

(c) if he is black-listed by the prescribed authority.

(2) Any dealer whose name is removed from the register under sub-section (1) shall forthwith cease to be a dealer.

Black-listing of dealers. 7. (1) The prescribed authority may, on proof of complaint of malpractice or for any other offence committed under this Act, for reasons to be recorded, black-list a dealer, after taking into consideration the nature of malpractice or the gravity of offence for such period as the prescribed authority deem fit.

(2) The particulars of a dealer black-listed shall be exhibited at conspicuous places in all tourist areas or spots and notified to all travel, trade and other concerned organisations after the order black-listing him has become final.

(3) Notwithstanding action taken under sub-section (1), the dealer shall be liable to be prosecuted under the provisions of law if deemed necessary.

Notice of removal and black listing of dealer. 8. Before removing the name of a dealer under section 6 or black-listing him under section 7, the prescribed authority shall give notice to the dealer of the ground or grounds on which it is proposed to take action and hold an enquiry in the presence of the dealer giving him a reasonable opportunity of showing cause against it.

Removal of the Name of black-listing Dealer. 9. If the prescribed authority is satisfied that there are sufficient grounds for removal of a dealer from the black-list, he may, after recording the reasons order his removal from such list and issue a fresh certificate of registration on payment of prescribed fees and notify the same for the information of all concerned.
CHAPTER - III
REGISTRATION OF HOTELS

Registration. 10. (1) Any person intending to operate a hotel in a tourist area shall, before operating apply for registration to the prescribed authority in the prescribed manner.
(2) Notwithstanding anything contained in sub-section (1), any person already operating/running a hotel in a tourist area on the date of the notification under clause (k) of section 2 is issued, shall apply for registration within three months from the aforesaid date.
(3) Every application made under sub-section (1) shall be disposed off within a period of one month from the date of receipt of the application failing which the application shall be deemed to have been accepted for registration.

Certificate of registration. 11. (1) The prescribed authority shall, unless registration is refused under section 12 registration direct that the name and the particulars of the hotel and the hotel keeper be entered in the register maintained for the purpose and shall issue a certificate of registration to the hotel keeper in the prescribed form.

Refusal to register a hotel 12. (1) The prescribed authority may refuse registration of a hotel under this Act on any of the following grounds, namely:
(a) if the hotel keeper does not hold a licence or certificate required to be held by him under any law for the time being in force;
(b) if the hotel keeper is found to be in unlawful possession or under his control of any explosive substance of a nature likely to endanger life or to cause serious injury to property;
(c) if the hotel-keeper is convicted of any offence under the Arms Act, 1959, and five years have not been elapsed since the expiry of the sentence imposed upon him;
(d) if the hotel keeper is convicted of any offence punishable under the Prevention of Illicit Traffic in Narcotic Drugs and Psychotropic Substances Act, 1988; and five years have not elapsed since the expiry of the sentence imposed upon him;
(e) if the hotel keeper is convicted of any offence punishable under Immoral Traffic Prevention) Act, 1956 and five years have not elapsed since the expiry of the sentence imposed upon him;
(f) if the hotel-keeper is convicted of any offence under Chapter XIII and XIV of the Indian Penal Code, 1860 and under any law providing for the prevention of hoarding, smuggling, gambling or profiteering or adulteration of food or drug and three years have not elapsed since the expiry of the sentence imposed upon him;
(g) if the hotel keeper has been declared an insolvent by a court of competent jurisdiction and has not been discharged;
(h) if the name of hotel keeper has been removed from the register under any, of the clauses (a) to (i) of sub-section (1) of section 13 and six months have elapsed since the date of removal;
(i) if in the opinion of the prescribed authority, there is any sufficient ground, to be recorded in writing for refusing registration.
2. No application for registration shall be refused unless the person applying for registration has been afforded a reasonable opportunity of being heard.

Removal of the name from the register 13. (1) The prescribed authority may by an order in writing, remove the name of hotel from the register and cancel its certificate of registration on any of the following
(a) if the hotel-keeper ceases to operate the hotel for a period of one year in the tourist area for which it is registered;
(b) if any complaint of malpractice is received and proved against a hotel-keeper;
(c) if the hotel is black-listed under section 14;
(d) if the hotel-keeper is found to be in unlawful possession or under his control of any explosive substance of a nature likely to endanger life or to cause serious injury to property;

Explanation:- Explosive substance shall be deemed to include any material for making any explosive substance; also any apparatus, machine, implement or material used, or intended to be used or adapted for causing, aiding in causing, any explosion in or with any explosive substance; also any part of any such apparatus, machine or implement.
(e) if the hotel-keeper is convicted of any offence under the Arms Act, 1959 and five years have not elapsed since the expiry of the sentence imposed upon him;

(f) if the hotel-keeper is convicted of any offence punishable under Prevention of Illicit Traffic in Narcotic Drugs and Psychotropic Substances Act, 1988; and five years have not elapsed since the expiry of the sentence imposed upon him;

(g) if the hotel-keeper is convicted of any offence punishable under the Immoral Traffic (Prevention) Act, 1956 and five years have not elapsed since the expiry of the sentence imposed upon him;

(h) if the hotel-keeper is convicted of any offence under Chapter XIII and XIV of the Indian Penal Code, 1860 and under any law providing for the prevention of hoarding, smuggling, gambling or profiteering or adulteration of food or drug and three years have not elapsed since the termination of the sentence imposed upon him;

(i) if the hotel-keeper has been declared an insolvent by a court of competent jurisdiction and has not been discharged.

(2) Any hotel the name of which is removed from the register under sub-section (1) shall forthwith cease to operate.

Black-listing of hotels. 14. (1) The prescribed authority may on proof of complaint of malpractice or for any other offences committed under this Act, for reasons to be recorded, black-list a hotel after taking into consideration the nature of malpractice or the gravity of offence, for such period as the prescribed authority may deem fit.

(2) The particulars of a black-listed hotel shall be exhibited at conspicuous places in all tourist areas and notified to all travel, trade and other concerned organisations, foreign missions in India, Indian missions abroad.

(3) Notwithstanding action taken under sub-section (1), the hotel-keeper shall be liable to be prosecuted under the provisions of law if deemed necessary.

(4) If the prescribed authority is satisfied that there are sufficient grounds for removal of a hotel from the black-list it may, after recording the reasons, order its removal from such list and issue a fresh certificate of registration on payment of prescribed fees and notify the same for the information of all concerned.

Notice of removal and blacklisting of hotel. 15. Before removing the name of a hotel from the register under section 13 or blacklisting it under section 14, the prescribed authority shall give a notice to the hotel-keeper of the ground or grounds on which it is proposed to take action and hold an inquiry in the presence of the hotel-keeper giving him a reasonable opportunity of showing cause against it.

Fixation of rates 16. The prescribed Authority may, in consultation with the hotelkeeper by notification in the Official Gazette, fix in respect of each hotel the reasonable maximum rate and the service charges, if any, commensurate with the standard of hotel and quality of food, accommodation and service, which may be charged by the hotel-keeper for board or lodge or for both from the person staying therein or from other customers.

Hotel keeper to display information. 17. Every hotel-keeper shall cause to be displayed at some conspicuous place of the hotel, such information as may be prescribed.

Hotel keeper to present detailed bill. 18. Every hotel-keeper shall render detailed bills to the person residing in the hotel and other customers and shall give receipts in acknowledgement of all payments.

CHAPTER-IV

TRAVEL AGENTS

Registration 19. (1) No person shall carry on the business of a travel agent in a tourist area unless he is registered in accordance with the provisions of this Act.

(2) Any person intending to act as a travel agent in a tourist area shall, before he commences to act as such, apply for registration to the prescribed authority in the prescribed manner.

(3) Notwithstanding anything contained in sub-section (2), any person acting as a travel agent in a tourist area on the date a notification under clause (k) of section 2 is issued, shall apply for registration within three months from the aforesaid date.

(4) Every application made under sub – section (2) shall be disposed off within a period of three months from the date of receipt of the application, failing which the application shall be deemed to have been accepted for registration.

Certificate of registration. 20. The prescribed authority shall, unless registration is refused under section 21 direct that the name and particulars of the travel agent be entered in the register maintained for the purpose and issue a certificate of registration to the travel agent in the prescribed form.
Refusal to Register

21. (1) The prescribed authority may refuse the registration of a travel agent under the Act on any of the following grounds, namely:

(a) if he does not possess any of the prescribed qualifications;
(b) if he has been convicted of any offence under chapters, XIII, XIV XVI and XVII of the Indian Penal Code, 1860 or under any of the provisions of this Act of any offence punishable under any law for the time being in force providing for the prevention of hoarding, smuggling or profiteering or adulteration of food or drugs or corruption and two years have not elapsed since the termination of the sentence imposed upon him;
(c) if he has been convicted of any offence punishable under the Prevention of Illicit Traffic in Narcotic Drugs and Psychotropic Substances Act, 1988 ‘ and five years have not been elapsed since the termination of sentence imposed upon him;
(d) if he has been convicted of any offence punishable under Arms Act, 1959 and five years have not elapsed since the expiry of sentence imposed upon him;
(e) if he has been convicted of any offence punishable under Immoral Traffic (Prevention) Act, 1956 and five years have not elapsed since the expiry of sentence imposed upon him;
(f) if he has been declared an insolvent by a Court of competent jurisdiction and has not been discharged;
(g) if his name has been removed from the register under this Act and one year has not elapsed since the date of removal.

(2) No application for registration shall be refused unless the person applying for registration has been allowed an opportunity of being heard.

Removal of the name of a travel agent from the Register.

22. (1) The prescribed authority may, by an order in writing, remove the name of a travel agent, from the register and cancel his certificate of registration on any of the following grounds, namely:

(a) if he ceases to act as a travel agent in a tourist area;
(b) if he is convicted of any offence under Chapters XIII and XVII of the Indian Penal Code, 1860 or under any of the provisions of this Act or of any offence punishable under any law providing for the prevention of hoarding, smuggling or profiteering or adulteration of food or drugs or corruption;
(c) if he is declared an insolvent by a Court of competent jurisdiction and has not been discharged;
(d) if any complaint of malpractice is received and proved against him;
(e) if he is black-listed by the prescribed authority;
(f) if he has been convicted of any offence punishable under the Prevention of Illicit Traffic in Narcotic Drugs and Psychotropic Substances Act, 1988 five years have not elapsed since the expiry of sentence imposed upon him;
(g) if he has been convicted of any offence punishable under Arms Act, 1959 and five years have not elapsed since the expiry of sentence imposed upon him;
(h) if he has been convicted of any offence punishable under Immoral Traffic Prevention Act, 1.956 and five years have not elapsed since the expiry of sentence imposed upon him.

(2) Any travel agent whose name is removed from the register under sub-section (1) shall forthwith cease to be a travel agent.

Black-listing of travel agents.

23. (1) The prescribed authority may, on proof of any complaint of malpractice or any other offence committed under this Act, for reasons to be recorded list a travel agent after taking into consideration the nature of malpractice of the gravity of offence, for such period as the prescribed authority deem fit.

(2) The particulars of a travel agent black-listed shall be exhibited at conspicuous places and notified to all travel, trade and other concerned organisations, foreign missions in India and Indian missions abroad.

(3) Notwithstanding action taken under sub-section (1) the travel agent shall be liable to be prosecuted under the provisions of law if deemed necessary.

(4) If the prescribed authority is satisfied that there are sufficient grounds for removal of a travel agent from the black-list, he may, after recording the reasons, order his or its removal from such list and issue a fresh certificate of registration on payment of prescribed fees and notify the same for information of all concerned.

Notice of removal

24. Before removing the name of a travel agent from the register under 22 or black-listing him under section 23, prescribed "authority, shall notice to the travel agent of the ground or grounds on which it is proposed to take action and hold an inquiry in the presence of that person, giving him a reasonable opportunity of showing cause against it.
Fixation of rates. 25. The prescribed authority, may, by a notification in the Official Gazette, fix reasonably Maximum rates which may be charged by a travel agent for the services rendered by him to a person engaging him as such.

Travel Agent not to demand tips, 26. No travel agent shall demand any tips, gratuity, presents or commission other than permissible under this Act from any person engaging him or from any dealer selling any notified article to any person or from any hotel-keeper in whose hotel such person resides or intends to reside.

CHAPTER-V
APPEAL

Appeal 27. (1) Subject to the provisions of sub-section (2) an appeal shall lie from every order of the prescribed authority under this Act to the appellate authority to be appointed by the Government.

(2)Every such appeal shall be preferred within thirty days from the date of communication of the order: Provided that the appellate authority may entertain an appeal after the expiry of the said period of thirty days if it is satisfied that the appellant was prevented by sufficient cause from filing it within the prescribed time limit.

(3)The appellant shall have a right to appear through a counsel and the prescribed authority may be represented by such officer or person or a counsel as the Government may appoint.

(4)On receipt of any such appeal, the appellate authority shall after giving the appellant a reasonable opportunity of being heard and after making such enquiry as it deems proper, dispose off the appeal for reasons to be recorded.

(5)The proceedings before the appellate authority shall be completed within four months of its institution.

Procedure to be followed by Prescribed Authority 28. The prescribed authority shall have all the powers of a Civil Court under the Code of Civil Procedure, 1908 (5 of 1908) in respect of the following matters, namely:-

(1) Summoning and enforcing attendance of the complainant or the person against whom complaint is made under this Act and witnesses required in connection therewith;

(2) Compelling the production of any document;

(3) Examining witnesses on oath; and

(4) May summon and examine suo moto any person whose evidence appears to be material.

Explanation: For the purpose of enforcing the attendance of witnesses and other persons mentioned above, the local limits of the jurisdiction of the prescribed authority extends to the whole of the State.

CHAPTER-VI
OFFENCES AND PENALTIES

Penalty for default in registration. 29.(1) Any person carrying on the business of a dealer, hotel-keeper or travel agent without a proper registration under this Act or in violation of any of the provisions of this Act shall be punishable with a fine which may extend to Rs.5,000/- and if the breach is continuing one with a fine of Rs.200/- for each day.

Explanation: A person who has made an application within the prescribed period and is pending disposal shall not be a defaulter for the purposes of this section.

Penalty for false statement 30. If any person required to make a statement under this Act wilfully makes or suppresses a material fact with an intention to mislead the authority, he shall be liable to punishment with simple imprisonment for a term which may extend to six months or with fine not exceeding Rs. 1,000/- or with both.

Certificate not to be assigned months 31. Any person who lends, transfers or assigns the certificate of registration issued under this Act, shall be liable to punishment with imprisonment which may extend to six months or with fine not exceeding Rs. 5,000/- or with both.

Certificate and show Documents to be Shown to persons On demand. 32. (1) Any person registered under this Act, shall, at all times on demand, produce and certificate or any other document required under this Act to, (a) The prescribed authority or any officer duly authorised by him in his behalf; and (b) any bonafide customer.
(2) Any person who refuses on demand to show his certificate or document, or allow it to be read by any of the persons authorised to demand, he shall be liable punishment with not exceeding Rs. 500/-.

Penalty for made malpractice. 33. Any dealer, hotel-keeper travel agent or any other person to whom this Act may be applicable, commits a malpractice or contravenes any other provisions of this Act in the tourist area for which no specific penalty has been provided, shall be liable to punishment with imprisonment for a term which may extend to three months or with fine not exceeding Rs. 1,000/- or with both.

Obstructing lawful the authorities. 34. If any person wilfully obstructs or offers any resistance to, or otherwise interferes in discharge of the functions of the authority or any officer authorised by him exercising any power, or performing any duties conferred or imposed upon him or by or in pursuance of this Act or the rules made thereunder, he shall be liable to punishment with imprisonment which may extend to three months or with fine not exceeding Rs. 1,000/- or with both.

Institution of except proceedings. 35. No prosecution shall be instituted against any person for any offence under this Act on a complaint made by the prescribed authority.

Cognizance of punishable offence. 36. No Court inferior to that of Judicial Magistrate First Class shall try any offence under this Act.

Procedure. 37. (1) For the purpose of realisation of fine or imposition of other punishment as set out in Chapter the procedure as provided in Criminal Procedure Code, 973 shall be followed.

(2) All complaints shall be filed within one year from the date of offence.

Composition of offences. 38. The prescribed authority may accept from any person accused of an offence under the Act a sum of money by way of composition for such offence and may out of money so received, compensate the person against whom the offence has been committed to the extent the prescribed authority deems reasonable.

CHAPTER-VII MISCELLANEOUS

Notification of 39. (1) Whenever a business for which a certificate of registration is held by a person changes devolves by inheritance or otherwise upon any person or under goes a change in respect of any particular person entered in the register under this Act, such person shall, within sixty days of the date of such devolution or change, notify in writing the fact to the prescribed authority.

(2) The prescribed authority shall make necessary changes in the register maintained for the purpose and in the certificate of registration.

(3) Notwithstanding anything contained in sub-section (2) the prescribed authority may remove from the register the name of the person in whose favour the certificate was issued and cancel the certificate of registration if the successor is not qualified to be registered under this Act.

Return of such certificate of cancellation registration. 40. When a certificate of registration is cancelled under this Act, the person holding certificate shall, within seven days from the date of publication of the order of cancellation, return it to the prescribed authority.

Duplicate the Certificate. 41. If a certificate of registration issued under this Act is lost, damaged or destroyed, the prescribed authority shall on an application made on that behalf by the person holding certificate and on payment of the prescribed fee, issue a duplicate certificate.

Certificate of conspicuous registration to be kept exhibited. 42. The certificate of registration shall be exhibited by the person holding it in a place at the principal place of his business and if he has no place of business, he shall keep it on his person.

Publication of list of persons removed from the register. 43. The prescribed authority shall from time to time publish in such manner it deems fits, the names and addresses of the persons and of the hotels whose names have been removed from the register and who have been refused registration under this Act.

Power to inspect. 44. The prescribed authority or any person authorised by him in this behalf or any other authority may within the tourist area, inspect at all reasonable times, the premises in which a dealer or a travel agent carries on his business or any premises where a hotel is operated and require such dealer, travel agent or a hotel-keeper to produce any document, kept in pursuance of this Act or the rules made thereunder for inspection.

Fixation of rates reasonable for other services. 45. The prescribed authority may by a notification in the Official Gazette fix the maximum rates which may be charged for hiring of tents, ponies, yaks, sleeping bags, rafting materials and others excepting a motor vehicle as defined in the Motor Vehicles Act, 1988 in a tourist area.
Power of the Government to apply the Act to other persons. 46. The Government may by notification in the Official Gazette direct that all or any of the provisions of this Act or the rules made thereunder shall apply to persons doing the business in a tourist area of plying for hire tents, ponies, yaks, sleeping bags, rafting materials and or to such other persons as may be specified in the notification.

Powers and duties of police in respect of offences and the assistance to the prescribed authority. 47. Every Police Officer shall give immediate information to the prescribed authority of an offence coming to his knowledge which has been committed against this Act or any rule made thereunder and shall assist the prescribed authority in exercise of his lawful authority.

Indemnity. 48. No suit, prosecution or other legal proceedings whatsoever shall lie against the Government or any person in respect of anything which is in good faith done or intended to be done under this Act.

Reservation of power of local authority 49. Nothing in this Act shall take away or diminish any of the powers vested in any local authority by or under any law for the time being in force.

Power to make rules. 50. (1) The Government may, by notification in the Official Gazette, make rules for carrying out the purpose of this Act.

(2) In particular and without prejudice to the generality of the foregoing powers, such rules may provide for:

(a) The maintenance of registers books and forms by a hotel-keeper, dealer or travel agent for conduct of business;

(b) the form of application for registration and certificate of registration;

(c) the fee for registration;

(d) the manner of giving notices under this Act;

(e) classification of hotels and travel agents;

(f) qualifications for registration as travel agents;

(g) manner of publication of the names and addresses of the persons and of the hotels removed from the register or to whom registration has been refused;

(h) manner in which a dealer, a hotel and a travel agent shall be black-listed and the publication of names and addresses of such dealer hotel and travel agent;

(i) the place where the prescribed authority shall hold enquiry under this Act; and

(j) all manners expressly required to be prescribed under this Act.

(3) The rules made under this Act shall be subject to previous publication in the Official Gazette.

Power to remove difficulties. 51. If any difficulty arises in giving effect to any of the provisions of this Act, the Government may, by order, remove such difficulty: Provided that no such order shall be made after the expiration of a period of two years from the date of commencement of this Act.

By Order of the Governor,

T.D. RINZING, Secretary, to the Govt. of Sikkim, Law Department
Fl. No. 16 (298) LD/99

PRINTED AT SIKKIM GOVERNMENT PRESS GANGTOK.
No. 25/Fin                                                                 Dated : 05.02.1999.

NOTIFICATION
It is hereby notified for the information of the general public that the cost of Stamp Paper and Sale Deed forms has been revised to Rs.5/- and Rs. 10/- respectively w.e.f. 15/02/1999

By Order.

Tashi T. Tobden, IAS
COMMISSIONER-CUM-SECRETARY

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

It is notified for general information of all concerned that Hon'ble Shri Justice Anup Deb, Judge, High Court of Sikkim will be available at Siliguri for dealing with urgent matters between 16th to 21st February 1999. If however any party wants to move any urgent matter at Gangtok, petition etc, shall be filed latest by 16th February, 1999 and in that case Hon'ble Justice Anup Deb will hold vacation court at Gangtok on 18th February 1999, and if so require also on 19th February 1999.

By order.

(R.K. PURKAYASTHA)
REGISTRAR (JUDICIAL)
In exercise of the powers conferred by section 115 of the Motor Vehicles Act, 1988 (59 of 1988) the State Government hereby makes the following amendment in the Notification No. 10/MV/96 dated the 1st February, 1996 and Notification No. 22/MV/1996-97, dated the 16th November, 1996, namely:-

1. In the said Notification, in sub-clause (iii) of clause 8, after the words ” the Chief Minister “ and before the word ” Ambulance “, the words ” Chief Justice, Judges of the High Court of Sikkim “ shall be inserted.

Lobzang Bhutia
Commissioner-cum-Secretary to the Govt. of Sikkim.

F. NO. GOS (MV) 861/95-96.
NOTIFICATION

The following, Order No. SKM/GOV/99 dated 5th February, 1999, 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 of India, I, Chaudhary Randhir Singh, Governor of Sikkim, hereby prorogue the Sikkim Legislative Assembly which was summoned to meet on Monday, the 14th December, 1998.

CHAUDHARY RANDHIR SINGH
GOVERNOR OF SIKKIM."

By Order.

C.M. CHETTRI
Additional Secretary.

Printed at the Sikkim Government Press, Gangtok.
In exercise of the powers conferred by the provision to the Article 309 of the Constitution, the Governor hereby makes the following rules to amend the Law Department (Research Officers) Recruitment Rules, 1996, namely:-

1. Short title and commencement.
   (1) These rules may be called the Law Department (Research Officers) Recruitment (Amendment) Rules, 1999.
   (2) They shall come into force on the date of their publication in the Official Gazette.

2. In the Law Department (Research Officers) Recruitment Rules, 1996, for the existing Schedule the following Schedule shall be substituted, namely:-

<table>
<thead>
<tr>
<th>Name of the post</th>
<th>Number of post</th>
<th>Classification</th>
<th>Scale of pay</th>
<th>Age Limit</th>
<th>Whether selection</th>
</tr>
</thead>
<tbody>
<tr>
<td>Research Officer</td>
<td>2</td>
<td>Group B</td>
<td>7000-11500</td>
<td>Not applicable</td>
<td>For direct recruits</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

   (a) For the candidates belonging to SC ST and OBC upper years relaxed by 5 and 3 years respectively.

   (b) For promotee Not applicable.
Educational qualification and other eligibility conditions required for direct recruitment and promotee.

<table>
<thead>
<tr>
<th></th>
<th>Educational qualification and other eligibility conditions required for direct recruitment and</th>
<th>Period of probation</th>
<th>Method of</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td>1 year</td>
<td>50% by direct recruitment.</td>
</tr>
<tr>
<td></td>
<td>For direct recruitment-</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(a) Degree in law from a recognised University.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(b) Should be able to speak read and write one of the State languages viz. Bhutia, Lepcha, Limboo and Nepali.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(c) Must be conversant with culture and tradition of Sikkim.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>For promotee-</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(a) As mentioned in a, b and c above,</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(c) Should have undergone Legislative Drafting course.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Sd/-
R.S. Basnet
Secretary
Department of Personnel, AR and Training.

Printed at Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM LAND REVENUE DEPARTMENT GANGTOK, SIKKIM.

No. 45/2018/LR (S) Date 22. 2. 99

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 Govt. by Notification No. 12088/12/76 LRD dated. 10. 1. 78 issued by the Govt. 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 public purpose being a purpose of union, namely for the construction of works of 510 MW Teesta Hydroelectric Project.Stage V by NHPC Ltd. (A Government of India Enterprise) within the blocks of Rakdong, Tintek, Samdong, Patuk, Singbel and Khamdong, East Sikkim is hereby notified that several pieces of land comprising cadastral plot nos:-

Samdong block:

Boundary:
West: River Teesta.
North: Khoia.
South: Khoia.

Khamdong Blocks -

Boundary:
East: School Compound and Song Road
West: Song Road, Khoia.
North: Private land.
South: Reserve Forest.


Boundary:
East: Khasmal Vhir, Banzo land of Rama Shanker.
West: Reserve" Forest Land.
North: Song Road.
South: Dry. Land of Ashal Thapa.

Boundary
East    Reserve Forest.
West    Khasmal and river Teesta.
North   Reserve Forest.
South   Reserve Forest, River Teesta.

Rakdongzang:

Covering total area: 10.1 740 hectares excluding the area of Tintek-Dikchu road passed through the notified area.

Boundary :
East    Khus Bahadur Manger, Man Bahadur Sharma and SPWD Road.
West    SPWD Road.
North   Devi Kumari Pradhan, Ashok Lepcha, Sangel Lepcha.
South   Jorden Rai, Jairayyan and Govt. Land and Vhir.

Rakdong:

Covering Total Area: 12.6000 Hectares excluding the area of Tintek-Dikchu road passed through the notified area.

Boundary :
East    Bazar Area and SPWD Road to Dikchu, Harka Maya Gurung, Sarkar Khas, Jairayyan, Khola, Footpath, Nochi Tongden.
West    Teesta River.
North   Tanak Khola.
South   Rakdong Khola.

Sokpay(Rakdong)
Plot No. :767, 768, 769, 770, 771, 772, 773, 774, 788,792, 794,795, 797, 798, 800, 801, 802, 803, 804, 805, 2584, 2585 and 2586.

Covering Total Area: 5.3220 Hectares, excluding the area of Tintek-Dikchu road passing through the notified area.

Boundary
East    Tintek Link road.
West    Dikchu Road.
North   Khola.
South   Sarkar khasmal.
Rakdong Kazitar for school purpose
Plot No.: 78,80.

Covering total Area 0.7240 Hectares.

Boundary :
East    Khasmal
West    Dhan Kr. Chettri and Nochi Tongden.
North   Dhan Kumari Chettri and Chandra Bahadur Pradhan.
South   Tula Bahadur Pradhan and Khasmal.

MarchakTintek:
Plot No.: 149, 153, 154, 156, 157 and 158 (P).

Covering Total Area: 6.1420 Hectares.

Boundary:
East    Sarkar Khas, Naku Tsheing, Jongbir Rai.
West    Dikchu Road.
North: Khola, Naku Tshering.
South: Laxmi Prasad, Sarker Khas.

Tintek Blocks:
Covering Total Area: 56.0540 Hectares.

Boundary:
West: Teesta river.
North: Rakdong Khola, Footpath, Tintek Khola.
South: Khamdong Khola.

Singbet Block:
Plot No.: 68(P), 69(P), 75(P), 78(P), 97(P), 98(P), 99(P), 104(P), 113(P), 114(P), 137(P), 179(P), 181(P), 194(P), 196(P), 197(P), 198(P), 199(P), 200, 201, 202(P), 207(P), 267(P), 269(P), 270(P), 271(P), 272, 273, 274, 275, 276, 277, 279, 280, 281, 282, 283, 285, 286, 287, 289, 290, 291, 292, 293(P), 294, 295(P), 297(P), 299(P), 316, 317, 318, 319, 320, 322, 516(P), 553, 291/746, 292/747, 319/754, 201/781.

Boundary:
West: Naina Singh, Slip Area, Khasmal, Manorath, Teesta River.
North: Halkam Singh, Slip Area, Khasmal, Manorath & Teesta River.

Patuk Block:
Plot No.: 2, 4, 5, 6, 7, 8, 9, 11, 13(P), 14(P), 27(P), 28(P), 32(P), 37(P), 38, 39(P), 43(P), 47(P), 307(P), 409(P), 415(P), 417(P), 419(P), 420(P), 434(P), 436(P), 438(P), 441(P), 445(P), 448(P), 458(P), 490(P), 491(P), 493(P), 494(P), 495(P), 498(P), 469/1235(P), 27/1244(P), 408/1250 and 409/1251(P).
Covering total area : 5.2230 Hectares.

Boundary:
East: Lall Bahadur Kami, Liladhar Sharma, Jhora, Hemlall Sharma, Harilall Sharma, Bishnu Lall Sharma.
West: Teesta River, Jas Bahadur Rai, Makah Road Reserve.
South: Jas Bahadur Rai, Jasdhon Rai, Laxuman Kami, Bir Bahadur Kami, Jhora, Chandra Maya Rai, Phul Maya Rai, Sharmananda Sharma, Birkha Bahadur Rai, Dharmananda Sharma, Shiva Prasad Sharma, Padamlall Sharma, Village Road, Deo Ashish.

Samdong Block (Middle):

Boundary:
East: Village Footpath.
West: Makha Road.
North: Jhora.
South: Tsewang Palden, Lethop and Agriculture Department are likely to be needed for the aforesaid purpose at the public expense within the aforesaid blocks of Samdong, Khamdong, Rakdong, Tintek, Singbel and Patuk.

This notification is made under the provision of section 4 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 power conferred by the said section, read with said notification, the Governor is pleased to authorised the officers for the time being engaged in undertaking, with their servants and workmen, to enter upon and survey land and all other acts required or permitted by the section.

Any person interested in the above land, who has any objections 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 and objection in writing before District Collector of East District Gangtok.

BY ORDER

KARMA GYATSO, IAS
COMMISSIONER-CUM-SECRETARY,
LAND REVENUE DEPARTMENT, GANGTOK- SIKKIM,
FILE NO: 2018/LR(S).
GANGTOK, Thursday, 11th March, 1999

GOVERNMENT OF SIKKIM
DEPARTMENT OF ANIMAL HUSBANDRY AND VETERINARY SERVICES KRISHI BHAWAN, TADONG, GANGTOK.

No. 12/AH&VS Dated, Gangtok the 25. 2. 99.

NOTIFICATION

Whereas the State Government in pursuance of the provisions contained under clause (a) of sub-section (1) of Section 32 of the Indian Veterinary Council Act, 1984 and in exercise of the powers conferred by rule 3 of the Sikkim State Veterinary Council Rules, 1988, called upon the persons enrolled in the Sikkim State Veterinary Register maintained under Chapter VII of the Act to elect four members from amongst themselves to establish the State Veterinary Council, vide Notification No. 11/AH&VS dated the 1st March, 1997, published in Extraordinary Gazette No. 26 dated 17th March, 1997.

Now, therefore, in pursuance of the provisions contained under clause (a) of sub-section (1) of section 32 of Indian Veterinary Council Act, 1984 (.52 of 1984) and in exercise of the powers conferred by rule 9 of the Sikkim State Veterinary Council Rules, 1988, the Returning Officer hereby appoints the following dates for elections of 4 (four) members enrolled in the Sikkim State Veterinary Register maintained under Chapter VII of the Act. in the State of Sikkim, as under:-

(a) the 5th April, 1999 (Monday), as the last date for making nomination;
(b) the 6th April, 1999 (Tuesday), as the date for scrutiny of nominations;
(c) the 8th April, 1999 (Thursday), as the last date for withdrawal of candidatures;
(d) for the State of Sikkim, the poll shall, if necessary, be taken in the State on the date and place as specified in the Schedule below:-

SCHEDULE

<table>
<thead>
<tr>
<th>SL. No. and name of State Veterinary Council</th>
<th>Date of poll</th>
<th>Place of poll</th>
</tr>
</thead>
<tbody>
<tr>
<td>I. Sikkim</td>
<td>7th May, 1999</td>
<td>Stockman Training Centre, Tadong,</td>
</tr>
</tbody>
</table>

(e) Filling of nomination of candidates for the election to the State Council in From III, shall be delivered to the Returning Officer-cum-Joint Secretary, Department of Animal Husbandry and Veterinary Services, Krishi Bhawan, Tadong between 11.00 A.M. to 2.00 P.M.
(f) Security of nomination papers, notice of withdrawal of candidates in writing shall be done in the Chamber of the Returning Officer-cum-Joint Secretary, Department of Animal Husbandry and Veterinary Services, Krishi Bhawan, Tadong, Gangtok between 11.00 A.M. to 2.00 P.M.

(f) Counting of votes and declaration of the results shall be done on 7th May, the Stockman Training Centre, Tadong, Gangtok at 4.00 P.M.

I. K. TAMANG, SCS
II. RETURNING OFFICER CUM JOINT SECRETARY
DEPTT. OF ANIMAL HUSBANDRY & VETY-SERVICES, KRISHI BHAWAN, TADONG, GANGTOK

Printed at Sikkim Government Press, Gangtok.
The following Order No:SKM/GOV/SECTT/186/99 dated 4th March, 1999 made by the Governor of Sikkim is hereby circulated for information:

"O R D E R

In exercise of the power conferred on me by Article 174 (1) of the Constitution of India, I, Chaudhary Randhir Singh, Governor of Sikkim, hereby summon the Sikkim Legislative Assembly to meet on Wednesday, 24th March, 1999 at 11.00 A.M. in the Legislative Assembly Building at Gangtok.

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

CHAUDHARY RANDHIR SINGH

By Order, Governor of Sikkim"

N. TSHERING
Secretary
GOVERNMENT OF SIKKIM
DEPARTMENT OF ANIMAL HUSBANDRY AND VETERINARY SERVICES
KRISHI BHAWAN, TADONG, GANGTOK.

No. 12/AH&VS                              Dated Gangtok the 25.2.99.

NOTIFICATION

Whereas the State Government in pursuance of the provisions contained under clause (a) of sub-section (1) of Section 32 of the Indian Veterinary Council Act, 1984 and in exercise of the powers conferred by rule 3 of the Sikkim State Veterinary Council Rules, 1988, called upon the persons enrolled in the Sikkim State Veterinary Register maintained under Chapter VII of the Act to elect four members from amongst themselves to establish the State Veterinary Council, vide Notification No.11 /AH & VS dated the 1st March, 1997, published in Extraordinary Gazette No. 26 dated 17th March,’ 1997.

Now, therefore, in pursuance of the provisions contained under clause (a) of sub-section (1) of section 32 of Indian Veterinary Council Act, 1984 (52 of 1984) and in exercise of the powers conferred by rule 9 of the Sikkim State Veterinary Council Rules, 1988, the Returning Officer hereby appoints the following dates for elections of 4 (four) members enrolled in the Sikkim State Veterinary Register maintained under Chapter VII of the Act. in the State of Sikkim, as under:-

(a) the 5th April, 1999 (Monday),
as the last date for making nomination.;

(b) the 6th April, 1999 (Tuesday),
as the date for scrutiny of nominations;

(c) the 8th April, 1999 (Thursday),
as the last date for withdrawal of candidatures;

(d) for the State of Sikkim, the poll shall, if necessary, be taken in the State on the date and place as specified in the Schedule below:-

SCHEDULE

<table>
<thead>
<tr>
<th>SL. No. and name of State Veterinary Council</th>
<th>Date of poll</th>
<th>Place of poll</th>
</tr>
</thead>
</table>
| 1. Sikkim                                   | 23rd April, 1999 | Stockman Training Centre, Tadong,
                                             |               | Gangtok.                        |

(c) Filling of nomination of candidates for the election to the State Council in Form III, shall be delivered to the Returning Officer-cum-Joint Secretary, Department of Animal Husbandry and Veterinary Services, Krishi Bhawan, Tadong between 11. 00 A.M. to 2.00 P.M.

2

(f) Security of nomination papers, notice of withdrawal of candidates in writing shall be done in the Chamber of the Returning Officer-cum-Joint Secretary, Department of Animal Husbandry and Veterinary Services, Krishi Bhawan, Tadong, Gangtok between 11.00 A.M. to 2.00 P.M.

(g) Counting of votes and declaration of the results shall be done on 7th May, 1999 at the Stockman Training Centre, Tadong, Gangtok at 4.00 P.M.

I. K. TAMANG, SCS
RETURNING OFFICER CUM JOINT SECRETARY
DEPTT. OF ANIMAL HUSBANDRY & VETY.
SERVICES, KRISHI BHAWAN, TADONG, GANCTOK.

Printed at the Sikkim Government Press, Gangtok.
NOTIFICATION

In pursuance of rule 9 of the Sikkim State Veterinary Council Rules, 1984 (52 of 1984) the Returning Officer hereby fixes the hours specified in Column 2 of the Table below as the hours during which a poll shall, if necessary be taken at the election to the four members to establish State Veterinary Council to be held in the Sikkim State specified in Column 1, in pursuance of the Notification No.11/AH &VS dated 1st March, 1997, published in the Sikkim Government Gazette, Extraordinary No. 26 dated 17th March, 1997.

<table>
<thead>
<tr>
<th>Name of the State Veterinary Council</th>
<th>Hours of poll</th>
</tr>
</thead>
<tbody>
<tr>
<td>SIKKIM</td>
<td>1 P. M. to 3 P. M.</td>
</tr>
</tbody>
</table>

(I. K. TAMANG)
RETURNING OFFICER-CUM-JOINT SECRETARY.

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

In exercise of the powers conferred by sub-section (1) of section 68 of the Sikkim Shops and Commercial Establishments Act, 1983 (6 of 1983) and in continuation Notification No. 5/DL, dated the 23rd April, 1994 and Notification No. 6/DL, dated 27th July, 1994, published in Extra Ordinary Gazette No. 114, dated the 8th August, 1994, the State Government hereby appoints the Joint Secretary and the Deputy Secretaries of the Labour Department as Inspectors for the purposes of the said Act for the whole of Sikkim.

By Order.

RAJIVA S. SHRESTA, IAS,
COMMISSIONER-CUM-SECRETARY,
OFFICE OF THE SECRETARY  
DEPARTMENT OF LABOUR  
GOVERNMENT OF SIKKIM  
GANGTOK

Ref. No 5/DL                                                                  Dated Gangtok the 1.3.1999

NOTIFICATION

In exercise of the powers conferred by sub-section (2) of Section 68 of the Sikkim Shops and Commercial Establishments Act, 1983 (6 of 1983) and in supersession of Notification No 16/DL, dated the 28th August, 1986 published in Extra ordinary Gazette No. 98, dated 29th August,1986, the State Government hereby appoints the Joint Secretary of the Labour Department to be the Chief Inspector for the purposes of the said Act.

By Order.

RAJIVA S. SHRESTA IAS,  
COMMISSIONER-CUM-SECRETARY,  

Printed at Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM
LAND REVENUE DEPARTMENT, GANGTOK
SIKKIM.

Notification: No. 46/2042/LR(S) Dated: 26.2.99.

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 the construction of Youth Hostel in the block of Tadong Block, East Sikkim, it is hereby notified that a piece of land comprising cadastral plots 558 (P) and measuring more or less 10000 sq. ft, acres and bounded as follows:-

- East: D. F. of Mrs. Santi Pradhan.
- West: Road Reserve.
- North: D. F. of Mrs. Santi Pradhan
- South: Banjo Land of Mrs. Santi Pradhan

is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block (Tadong 6th Mile).

This notification is made under the provision of section 4 of Act 1 of 1894 to all whom it may concern.

A plan of land may be inspected in the office of the District Collector, East at Gangtok.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the officers for 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.

And whereas, there is urgency to acquire the land the Governor is further pleased to direct under section 17 (4) that the provisions of section 5-A of the Act. shall not apply.

KARMA GYATSO, IAS
Commissioner-cum-Secretary,
Land Revenue Department,
GANGTOK
F. No. 2042/LR(S).

Printed at Sikkim Government Press, Gangtok.
On the request of the Ministry of External Affairs, Government of India, the Governor of Sikkim is pleased to order opening of a Passport Collection Centre in the Home Department of Sikkim on behalf of the Ministry of External Affairs, Government of India.

2. The Centre shall have the following functions:-
   (i) Distribution of application forms for passport;
   (ii) Collection of application forms with the prescribed fees through Bank draft endorsed to Regional Passport Officer, Calcutta,
   (iii) Detaching of personal particulars forms and despatch to the concerned Police authorities for verification with a request to send reports direct to Regional Passport Officer, Calcutta; and
   (iv) Handing over of applications with Bank draft to the Regional Passport Officer, Calcutta.

3. The Passport Collection Centre has been established in the Home Department with effect from 29th January 1999.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

No. 11/HOME/99 Dated: 27th February, 1999

NOTIFICATION

The State Government has been pleased to constitute a State Level Committee for the clearance of projects under the Accelerated Rural Water Supply Programme (ARWSP), Sub-Division Programme etc, as per the directives and guidelines of the Rajiv Gandhi National Drinking Water Mission (RGNDWM) Department of Rural Development, Ministry of Rural Areas & Employment, Government of India. The Committee shall be comprised as follows:

(i) Secretary, Rural Development Department - Chairperson
(ii) Additional Secretary, Planning & Development Department - Member
(iii) Chief Engineer/Additional Chief Engineer, Public Health Engineering Department - Member
(iv) Representative of RGNDWM (GOI) - Member
(v) Chief Engineer, Rural Development Department - Member

2. The Committee shall discharge the following function:-

(i) To monitor and review the implementation of the projects/schemes and related activities and ensure that the guidelines, norms & design criteria are followed properly.
(ii) To sanction and approve projects/schemes under MNP, ARWSP and Sub-Mission.
(iii) To review the progress of the implementation of the programmes.
(iv) To approve State Annual Plans and Action Plans.
(v) To ensure co-ordination with various departments & scientific institutions for use of the scientific inputs to ensure sustainable water supply and sanitation systems.
(vi) To give appropriate directions to the implementing departmental agencies in the State for the Rural Water Supply and Sanitation activities for their efficient functioning.

3. The Committee shall meet at least thrice in a year.

SONAM WANGDI
CHIEF SECRETARY
F.NO.RDD-1(7)HO/TM/89-90

Printed at Sikkim Government Press, Gangtok.
The Governor of Sikkim is hereby pleased to declare that the Sikkim Power Development Corporation Limited has been constituted with effect from 11th December 1998.

2. Further, the State Government, in exercise of powers vested in it under Article 59 and 61 has made the following appointments to the Board of Directors of the said Corporation:-

(i) Mr. P. P. Kharel,
   Principal Chief Engineer-cum-Secretary
   Power Department, Government of Sikkim
   Chairman

(ii) Mr. D. D Pradhan,
    Chief Engineer,
    Power Department, Government of Sikkim
    Managing Director

(iii) Mr. O. P. Singhi,
    Chief Engineer,
    Power Department Government of Sikkim
    Director

(iv) Mr. Tashi Tobden,
    Secretary, Finance Department,
    Government of Sikkim
    Director

(V) Mr. T. R. Sharma
    Principal Chief Conservator of Forest-cum-Secretary, Forests Department,
    Government of Sikkim
    Director

(vi) Ms. C. K. Cintury,
    Secretary, Industries Department,
    Government of Sikkim
    Director

(vii) Mr. P. K. Das,
     Consultant, Government of Sikkim
     Director

By Order and in the name of the Governor.

SONAM WANGDI  IAS
CHIEF SECRETARY
Gangtok, Monday, 15th March, 1999                               No. 46

GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK


NOTIFICATION

The Governor of Sikkim is pleased to authorise Shri Tashi Topden, IAS, Commissioner-cum-
Secretary, Finance Department to execute an agreement on behalf of the Governor of Sikkim with the
Life Insurance Corporation of India, Central Office, “Yogakshema”, Jeewan Beema Marg, Mumbai-
400021 to draw a sum not exceeding Rs.10.00 crores (Rupees Ten crores) only, as loan, being allocated

SONAM WANGDI
Chief Secretary
Government of Sikkim
F. No. 4 (193) 87- 88/Bud/Fin

Printed at the Sikkim Government Press, Gangtok.
The Chief Justice of the High Court of Sikkim in exercise of the power conferred under Art. 229 of the Constitution of India and all other power enabling him in this behalf and in supersession of the Notification No.91/HCS, dated 28.11.98, is pleased to make the following rules further to amend the High Court of Sikkim (Recruitment, Conditions of Service and Conduct) rules, 1999.

1. These Rules may be called, "The High Court of Sikkim (Recruitment, Conditions of Service and Conduct) Amendment Rules, 1999.

2. They shall come into force with effect from the date, "The High Court of Sikkim (Recruitment, Conditions of Service and Conduct) Rules, 1999," came into force.

Rule 2 to 14 of the Notification No. 91/HCS, dated 28.11.98, shall be omitted.

(3) In the Notification No. 68/HCS, dated 17.8.98, wherever the word "Registrar (Judicial)" occurs the same shall be read as "Registrar."

Omitting Rule 3 of Notification No. 87/HCS, dated 17.11.98.

In the Notification No 87/HCS, dated 17.11.98 the rule 3 shall be omitted.

BY Order.

REGISTRAR.

Printed at Sikkim Government Press, Gangtok.
Consequent upon the redesignation of the post of Registrar as Registrar General and the post of Registrar (Judicial) as Registrar vide Notification No. 137/HCS, dated 22.2.99. Shri A.P. Subba who was holding the post of Registrar and Shri R.K. Purkayastha who was holding the post of Registrar (Judicial) shall henceforth be deemed to have been holding the post of Registrar General and Registrar of this High Court respectively.

By Order.

D.C. ROY
JOINT REGISTRAR.

GOVERNMENT OF SIKKIM
HOME DEPARTMENT

No. 14/HOME/99

DATE: 17/3/99

NOTIFICATION

In exercise of the powers conferred by the proviso to sub-section (4) of section 1 of the Sikkim Essential Services Maintenance Act, 1993 (Act No. 9 of 1993), the State Government hereby extends the period of enforcement of the said Act in the State of Sikkim for a further period of one year with effect from 11th March, 1999.

By Order.

SONAM WANGDI
CHIEF SECRETARY
F.NO. 7(2) Home/78.

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

The State Government is pleased to announce that with effect from 1st April, 1999, all senior citizens who are recipients of old age pension shall be allowed to travel free of charge throughout the State in all buses operated by the Sikkim Nationalised Transport Department.

In order to avail of this benefit, the old age pensioners must, at the time of travel, be in possession of old age pension identity cards issued by the concerned Department in the State Government.

T. W. BARPHUNGPA, IAS
Commissioner-Cum-Secretary
Sikkim Nationalised Transport
Department Government of Sikkim, Gangtok.
In accordance with section 55 of the Sikkim Panchayat Act, 1993, the State Government hereby publish the following names of Adhakshyas and Up-Adhakshyas of different Zilla Panchayats of Sikkim for general information:

<table>
<thead>
<tr>
<th>SI.NO.</th>
<th>Name of Dist.</th>
<th>Name of elected Adhakshya</th>
<th>Name of elected Up-Adhakshya</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.</td>
<td>North</td>
<td>Sri Lobzang Tenzing</td>
<td>Sri Rabzor Lachenpa</td>
</tr>
<tr>
<td>3.</td>
<td>South</td>
<td>Sri Gagan Rai</td>
<td>Sri Namkha Wangdi Bhutia</td>
</tr>
<tr>
<td>4.</td>
<td>West</td>
<td>Sri Narendra Kr. Subba</td>
<td>Sri Rastaman Rai</td>
</tr>
</tbody>
</table>

By Order.

R. ONGMU IAS
SECRETARY
RURAL DEVELOPMENT DEPTT.

Printed at Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM
RURAL DEVELOPMENT DEPARTMENT
Tashiling, Gangtok

No. 35(114)88-89/47/RDD/P Dated 6.3.99

NOTIFICATION

In exercise of powers conferred by section 27 and 28 (1) of the Sikkim Panchayat Act, 1993, Smt. Kalawati Chettri is hereby removed from the post of Up-Sabhapati in respect of 3-Lingmo Kolthang Gram Panchayat, South Sikkim.

In the resultant vacancy, Shri Mangal Bdr. Subba has been elected as Up-Sabhapati in the said Gram Panchayat with immediate effect.

SECRETARY
RURAL DEVELOPMENT DEPTT.

Printed at the Sikkim Government Press, Gangtok.
NOTICE UNDER SECTION 4(1)
OF LAND ACQUISITION ACT, 1894.

Whereas the function of the Central Government under the Land Acquisition Act, 1894 (I 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. 12088/12/76 LRD dated the 10-1-78 issued by the Govt. 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 a public being a purpose of the union, namely for installation of Tower in the block of Megyong (Sagbari) Elaka Rinchenpong District West by NHPC it is hereby notified that a piece of land comprising cadastral plots 178/A-178/B and measuring more or less, 0.0900 hectares (i.e.-0.480-0.420) acres bounded on the (here specify the boundaries):

- East  D.P. of Pem Tshering Lepcha.
- West  -do-
- North  -do-
- South  -do-

is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block of Megyong.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 read with the said notification, to all whom it may concern.

A plan of land may be inspected in the Office of District Collector West.

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 all other sets 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 of Geyzing, West.

KARMA GYATSO IAS
Commissioner-cum-Secretary,
Gangtok-Sikkim.
File No: 902/II/LR(S)
WHEREAS it has been reported that the declaration in Form 'C' mentioned below as referred to in sub-section (4) of section 8 of the Central Sales Tax Act, 1956 (Act No.74 of 1956) have been lost in transit.

Now, therefore, in pursuance of the provisions of sub-rule (4) of rule 10 of the Central Sales Tax (Sikkim) rules, 1983, herein after referred to as the 'said rules'), it is hereby notified for general information that the declaration in Form 'C' bearing number HH:028013 and HH:028017 (i.e. two forms) prescribed under Central Sales Tax (Registration and Turnover) Rules, 1957 having been lost in transit are declared invalid and absolute under sub-rule (5) of the 'said rules' for the purpose of sub-section (4) of section 8 of Central Sales Tax Act, 1956 (Act No.74 of 1956).

P.T. LEPCHA
Joint Commissioner
Commercial Taxes Gangtok

Printed at Sikkim Government Press, Gangtok.
In exercise of the powers conferred by sub-section (2) of section 5 of the Sikkim Sales Tax Act, 1983 (4 of 1983), the State Government hereby exempts the registered dealers from payment of Sikkim Sales Tax on Intra-State sale of scientifically cured large cardamom produced by the All India Large Cardamom Growers' Association and marketed by Messers Spices Board, Gangtok, Sikkim in consumer packets.

Further, the Spices Board, Gangtok shall imprint a label on the packet- 'STRICTLY FOR SALE WITHIN THE STATE OF SIKKIM ONLY'.

This notification shall come into force from the date of its publication in the Sikkim Government Gazette and shall remain in force till 31st day of March 2000.

B. K. Kharel
Additional Commissioner of Commercial Taxes,
Income Tax & Sales Tax Deptt.,
Government of Sikkim,
GANGTOK.

Printed at Sikkim Government Press, Gangtok.
Whereas the Governor is satisfied that land is needed for a public purpose, not being a purpose of Union, namely, for the construction of approach road above Mount Carmel School to New market complex at Mandir Goan in the block of Namchi Bazar, South Sikkim, it is hereby declared that the pieces of land comprising cadastral plot Nos. 2-A, 4-A, 5-A, 40-A, 40-B 40/530-A, 39/1529-A, 18-A, 20/514-A and 20/442-A measuring area 0.2645 Hectare is needed for the aforesaid public purpose at the public expense within the aforesaid block of Namchi Bazar Rev. block.

The declaration is made, under the provisions 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 District Collector, South.

KARMA GYATSO, IAS
Commissioner-cum-Secretary,
Land Revenue Department,
GANGTOK
F. No. 635/LR(S).

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

In supersession of all previous notifications and orders, the State Government hereby reconstitutes the Human Rights Committee comprising of the following members, namely:-

1. Chairman, Law Commission  
2. Home Secretary  
3. Law Secretary  
4. Finance Secretary  
5. Secretary, Personnel, Administrative Reforms & Training  
6. Prof. B. Kumar, Principal, Law College  
7. Additional Secretary, Home Secretary.

The Committee shall inquire into any newspaper reports or complaints etc. made before it involving human rights violation within the State of Sikkim and after such inquiry, make appropriate recommendations to the State Government for taking suitable action as deemed fit and proper.

By order and in the name of the Governor.

SONAM WANGDI  
CHIEF SECRETARY  
F. No. 54 (77) Home/93/Pt-III.

Printed at Sikkim Government Press, Gangtok.
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 COURT FEES (EXEMPTION AND MISCELLANEOUS PROVISIONS) AMENDMENT BILL, 1999
(BILL NO. 3 OF 1999)
A BILL

further—to amend the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Act, 1983.

BE it enacted by the Legislature of Sikkim in the Fiftieth Year of the Republic of India as follows:-

1. (1) This Act may be called the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Amendment Act, 1999.
   (2) It extends to the whole of Sikkim.
   (3) It shall come into force at once.

2. In the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Act, 1983, after section 6, the following section shall be inserted, namely:-

   "7 Notwithstanding anything contained in the Act in all petitions for cases to be taken up by the Lok Adalats or settled and or processed under Legal Services Authorities Act, 1987, no court fees shall be payable".
STATEMENT OF OBJECTS AND REASONS

Since the Legal Services Authorities Act, 1987 is designed to cater to the needs of poor and weaker section of the society, in the meeting held between the State Government and the High Court of Sikkim, it was decided that the necessary amendment would be made in the State Law governing the payment of court fee and the refund of the court fees. Consequently as a follow up measure, this Bill has been formulated whereby in all matters falling under the Legal Services Authorities Act, 1987 the parties have been exempted from payment of any court fee.

With this object in view, the Bill has been framed.

PAWAN CHAMLING
MINISTER-IN-CHARGE

FINANCIAL MEMORANDUM

NIL

MEMORANDUM REGARDING DELEGATED LEGISLATION

NIL

Printed at Sikkim Government Press, Gangtok
CHAPTER - I
PRELIMINARY

Short title, extent and commencement

1. (1) These rules may be called the Sikkim Excise (Indian Made Foreign Liquor Manufactured in Sikkim) Licensing of Warehouse Rules, 1999.

(2) They extend to the whole of Sikkim.

(3) They shall come into force on the date of their publication in the Official Gazette.

(1) in these rules, unless the context otherwise requires-

(a) “Act” means the Sikkim Excise Act, 1992;

(b) “controlling officer” means an Excise Officer duly authorised by the Commissioner of Excise for the overall supervision of the warehouse;

(c) “duty” means excise duty of countervailing duty as defined in clause (g) of section 2 of the Act;

(d) “excise officer” means the Additional Commissioner, Joint Commissioner, Deputy Commissioner, Assistant Commissioner and any officer appointed or invested with the power under section 5 of the Act;

(e) “Foreign Liquor” means-

(i) Brandy, whisky, rum, vodka, gin, liqueurs, cordial, bitters and wines or mixture containing any of the liquor aforesaid;

(ii) Spirit, sophisticated or compound 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 similar alcoholic preparations; and

(iv) beer, ale, porter, cider, sherry and other similar potable fermented liquors; Provided that the term “Potable 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;
"form" means the form appended to these rules;
"transport" to remove from one place to another within Sikkim;
"warehouse" means premises wherein excisable article is deposited and kept after payment of duty and other levies as may be notified from time to time;
"Warehouse Officer" means Inspector/Sub-inspector/Assistant Sub-inspector authorised by the Commissioner of Excise to supervise day to day activities of the warehouse.
(2) Words and expressions not defined in these rules but defined in the Act shall have the meaning respectively assigned to them in the Act.

CHAPTER - 11
GRANT OF LICENCE

Manufacturers of foreign liquor to apply for licence.3.
All the manufacturers of Indian Made Foreign Liquor who intend to establish warehouse/warehouses shall make application to the Commissioner of Excise in Form 1 appended to these rules.

Scrutiny of application and grant of licence. 4. On receipt of application in Form 1, as referred to in rule 3, the particulars and Other information as furnished by the applicant shall be verified and scrutinised by officers authorised by the Commissioner of Excise. After having satisfied, the Commissioner of Excise shall issue the Licence in Form 11 appended to these rules.

Terms and condition of the licence. 5. The terms and conditions of the Licence are as under:-
(1) The licensee shall pay the Excise duty and other levies as may be prescribed by the Commissioner of Excise from time to time before the stock of liquor is transported from the distillery/ brewery to the warehouse.
(2) The transport of liquor shall take place only on the strength of transport pass issued by the Officer-in-charge of distillery/ brewery. The transport pass shall be in Form III appended to these rules which should be filled in quadruplicate and sent to the Warehouse Officer. The Warehouse Officer, after receiving the consignment of liquor shall furnish the certificate of having received the consignment of liquor. He shall, thereafter, retain the original copy of the transport pass and return the duplicate copy of the same to the Officer-in-charge after duly signing it. The triplicate copy of the pass shall be given to the authorised person of the distillery/ brewery and the quadruplicate copy shall be retained as office copy by the Officer-in-charge of the distillery/ brewery.
(3) The manufacturer of foreign liquor shall issue the liquor from the Warehouse only to the retailers who are holding valid excise licence issued under the authorisation of the Commissioner of Excise. Issue of liquors from the warehouse to the retailers shall be only on the strength of transport pass in Form IV issued by the Warehouse Officer. The warehouse officer shall issue the transport pass in triplicate. The original copy shall be given to the retailers who shall lift the liquor from the warehouse. The duplicate copy shall be given to the authorised person of the distillery/ brewery and the triplicate copy shall be retained as office copy of the Warehouse Officer.
(4) No exemption of duty shall be allowed on the loss of liquor either on transit or in the Warehouse.
(5) The location of the warehouse is such that there is smooth vehicular movement and no obstruction to pedestrians is caused.
(6) The structure of the warehouse should be such that the same should be safe and secured and equipped with fire fighting equipments as per requirement.
(7) The licensee can have more than one such warehouse as per requirement and need.
(8) The Licensee shall pay warehouse licence fee at the rate of Rs.10,000 (Rupees ten thousand) only per warehouse per annum. The registration fee shall be paid during the first week of April of each financial year.

(9) The licensee is not authorised to store in the warehouse any other items other than the liquor manufactured by him.

(10) The licensee shall submit in writing the ex-godown price of liquor/beer which may exclude excise duty, other levies and taxes and retailers’ commission to the Commissioner of Excise. The liquor/beer shall be released to the retailer only after retail rate is fixed and order to this effect is issued by the Commissioner.

(11) The retailers of liquor/beer shall be allowed a commission of 5 (five) percent on the ex-warehouse price of liquor/beer.

(12) The warehouse shall be operated either by the licensee himself or through his managers/employees. In case of operation of the warehouse by the manager/employees of the licensee, he shall issue authorisation and specimen signature of such manager/employee should be sent to the Commissioner of Excise.

(13) The licensee shall not operate the warehouse by any other means other than the procedure as laid down in sub-rule (12) of rule 5.

(14) The licensee shall provide office accommodation to the Warehouse Officers in the premises of the warehouse along with the required furniture, etc., as may be determined by the Commissioner of Excise.

(15) The licensee shall operate the warehouse from 9.00 AM to 4.00 PM strictly. However, on Sundays and dry days as declared and notified by the Commissioner of Excise, the licensee shall not operate his business.

(16) The licensee shall provide all the forms as prescribed under these rules as aforesaid and bear the cost thereof.

(17) The licensee shall maintain proper record in Form V appended to this rule and shall furnish monthly returns to the warehouse officer, controlling officer and the Commissioner of Excise within the first week of every month.

(18) The licensee shall not issue liquors to any person from the distillery/brewery except for exports to other States, to defence units/paramilitary forces stationed in the State of Sikkim and to those who are in possession of licence. The licensee shall issue liquor/beer on duty free on duty concession to persons holding valid permit issued under the authorisation of the Commissioner of Excise.

(19) Infringement of any of the above conditions shall be liable for actions as per the provision under the Sikkim Excise Act, 1992.

(20) The terms and conditions of the licence may be amended wholly or partly, as the Commissioner of Excise may deem to be necessary and proper.

SECRETARY
EXCISE (ABK) DEPARTMENT
GOVERNMENT OF SIKKIM
To
The Commissioner,
Excise (Abkad) Department,
Government of Sikkim,
Gangtok, Sikkim.

Dated:……………….

Sir,

We, propose to establish-warehouse/warehouses in the following location:
1. 
2. 
3. 
4. 

Layout plan in scale of each warehouse along with the No Objection Certificate of the landlord is enclosed.
Submitted for necessary action.

Thanking You,

Yours faithfully,

Signature,
Name of the Manufacturer,
Seal.

FORM -II
(See rule 4)

LICENCE FOR WAREHOUSE OF INDIAN MADE FOREIGN LIQUORS MANUFACTURED IN SIKKIM

Licence No …………………./Ex(Abk.)
Dated:…………………….

Licence is hereby granted under the provision of Sikkim Excise Act, 1992 and the rules, regulation and orders Thereunder to………………………for operating warehouse at …………………from …………to ………….

1. 
2. 
3. 
4. 

The licensee shall abide by the terms and conditions as laid down in the Sikkim Excise (Indian Made Foreign Liquor Manufactured in Sikkim) Licensing of warehouse Rules, 1999.

Place: 
Seal: 
DATE: 
COMMISSIONER  
EXCISE (ABKARI) 
DEPARTMENT.
**FORM - III**  
*(See rule 5 (2)*

**TRANSPORT PASS**

<table>
<thead>
<tr>
<th>Permit No</th>
<th>Dated</th>
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<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1. Name of manufacturer  
2. Place of Destination  
3. Brand/quantity of each item

<table>
<thead>
<tr>
<th>BRAND</th>
<th>QUANTITY Q/P/N</th>
<th>TOTAL CASES</th>
<th>DETAILS OF EXCISE</th>
<th>DUTY PAID</th>
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Signature of Officer-in-charge.

**FORM - III**  
*(See rule 5 (2)*

**TRANSPORT PASS**

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<th>Permit No</th>
<th>Dated:…………….</th>
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</table>

Signature of Officer-in-charge.

**FORM - 111**  
*(See rule 5 (2)*

**TRANSPORT PASS**

<table>
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<tr>
<th>Permit No</th>
<th>Dated:…………….</th>
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<th>BRAND</th>
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Signature of Officer-in-charge.

**FORM - III**  
*(See rule 5 (2)*

**TRANSPORT PASS**

<table>
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</tbody>
</table>

Signature of Officer-in-charge.
**FORM - IV**  
(See rule 5 (2))  

**TRANSPORT PASS**  

<table>
<thead>
<tr>
<th>Permit No</th>
<th>Dated:………………</th>
</tr>
</thead>
</table>

1. Name of the Vendor  
2. Address  
3. Place of Destination  
4. Brand/ Quantity of each item

<table>
<thead>
<tr>
<th>BRAND</th>
<th>QUANTITY Q/P/N</th>
<th>TOTAL IN CASES</th>
</tr>
</thead>
</table>

Signature of the Warehouse Officer

**FORM - IV**  
(See rule 5 (2))  

**TRANSPORT PASS**  

<table>
<thead>
<tr>
<th>Permit No</th>
<th>Dated:………………</th>
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</table>

1. Name of the Vendor  
2. Address  
3. Place of Destination  
4. Brand/Quantity of each item

<table>
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<th>BRAND</th>
<th>QUANTITY Q/P/N</th>
<th>TOTAL IN CASES</th>
</tr>
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</table>

Signature of the Warehouse Officer

**FORM - IV**  
(See rule 5 (2))  

**TRANSPORT PASS**  

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Signature of the Warehouse Officer

**FORM - IV**  
(See rule 5 (2))  

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<th>TOTAL IN CASES</th>
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</table>

Signature of the Warehouse Officer
FORM V (SEE RULES 5(14))

Location of Warehouse:

Monthly Statement of stock of Indian Made Foreign Liquor and Beer for the Month of

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Licensee</th>
<th>Bill No.</th>
<th>Date</th>
<th>Brand Name</th>
<th>Opening Stock</th>
<th>Fresh Arrival</th>
<th>Total</th>
<th>Issue</th>
<th>Closing Balance</th>
<th>Remarks</th>
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authorised signature

Signature of Licensee/

Printed at Sikkim Government Presss, Gangtok
In exercise of powers conferred by clause (b) and (f) of Section 77 read with Section 13 of Sikkim Excise Act, 1992 (2 of 1992) the State Government hereby, makes the following rules namely:-

CHAPTER -1
PRELIMINARY

1. (1) These rules may be called the Sikkim Excise (Indian Made Foreign Liquor Imported from other States) Licensing of Warehouse Rules, 1999.
(2) They extend to the whole of Sikkim.
(3) They shall come into force on the date of their publication in the Official Gazette.

In these rules, unless the context otherwise requires;

2. (a) "Act" means the Sikkim Excise Act, 1992;
(b) "Controlling officer" means an Excise Officer duly authorised by the Commissioner of Excise for the overall supervision of the warehouse;
(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 liveable under the Indian Tariff Act, 1934 or the Customs Act, 1962 has 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 to be brought into the State of Sikkim;
(f) "Excise Officer" means the Additional Commissioner or Joint Commissioner or Deputy Commissioner or assistant Commissioner or any other officer appointed or invested with the powers under section 5;
(g) "Excise verification certificate" means certificate duly signed by the inspector/ Sub-inspector/Assistant Sub- Inspector authorised by the Commissioner, after due verification of the consignment of liquor imported into the State and countersigned by commissioner.
of Excise or any other officer duly authorised by the Commissioner;

(h) "form" means a form appended to these rules;
(I) "foreign Liquor" means brandy, whisky, rum, vodka, gin, liqueurs, cordials, bitters and wines or mixture containing any of the liquor aforesaid;

(i) 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;

(ii) rum, vodka, gin, squash, cordials, bitters, or other similar potable alcoholic preparations; and

(iii) beer, ale, porter, cider, sherry and other similar or potable fermented liqueurs;

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;

(J) "import pass" includes a requisition or indent countersigned by the Commissioner or Additional Commissioner or Joint Commissioner or Deputy Commissioner of the importing place or the place of import, as the case may be;

(k) "place of import" means the place in the State of Sikkim in which foreign liquor is imported;

(L) "transport" means to remove from one place to another within Sikkim.

(M) "verification" means -

(i) examining the seals of the casks, 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 there under have been correctly levied and credited;

(N) "Warehouse" means premises wherein excisable article is deposited and kept after payment of duty and Import Pass Fee and any other levies as may be notified from time to time.

(O) "Warehouse officer" means Inspector/Sub-Inspector/Assistant Sub-Inspector, authorised by the Commissioner of Excise to supervise the day to day activities of the warehouse.

(2) Word and expressions not defined in these rules but defined in the Act shall have the meaning respectively assigned to them in the Act.
CHAPTER-II
GRANT OF LICENCE

3. Any person/persons having registered firm/company to obtain the Excise Licence to import Indian made foreign liquors from other States shall apply to the Commissioner of Excise in Form I appended to these rules. The cost of Form I shall be Rs.500 (Rupees five hundred only).

4. (1) On receipt of the application in Form I as referred to in rule 3, the particulars and other information as furnished by the applicant shall be verified and scrutinised by the officers authorised by the Commissioner of Excise. Thereafter the application shall be recommended to the Government by the Commissioner of Excise for consideration of, the application for the grant of “Provisional Licence”. When the case cannot be recommended by the Commissioner of Excise he shall record his observations in writing and communicate the same to the Government and thereafter to the applicant.

(2) The provisional licence shall be issued in Form 11 appended to these rules.

5. Before the permanent licence is granted, the particulars and other information’s as furnished by the applicant shall be verified and scrutinised by the Commissioner of Excise. The Commissioner of Excise shall have the power to decide as to whether particular brand/brands of liquor should be allowed to be imported depending upon its quality and cost.

6. After completing the formalities as prescribed in Form 11, the applicant shall apply in Form III appended to these rules for the grant of permanent licence. Before importing the IMFL, the licensee shall submit the price list ex-warehouse price in Sikkim for approval of the price of liquor by the Commissioner of Excise. In addition the licensee shall also provide, sample, of liquors (two bottles of 750 ml each) proposed to be imported with proper labels affixed and its seals intact.

7. On receipt of the application in Form III as referred to in rule 6, the procedure as prescribed in the rule 4 shall be followed and "Permanent Licence” shall be granted to the applicant accordingly in Form IV.

8. Terms and conditions of the permanent licence shall be as follows:

(1) The licensee shall pay annual licence fee amounting to Rs.15,000-(Rupees fifteen thousand only) and security deposit of equivalent amount and obtain the licence in Form IV.

(2) The licence shall be renewed during the first week of April every year after the payment of annual licence fee amounting to Rs.15,000/- (Rupees fifteen thousand only). The renewal of the Excise licence can be denied in case of any violation of the terms and conditions laid down in these rules.

(3) Each licensee shall be allowed to deal only with the products of two manufacturers Indian Made Foreign liquors and two manufacturers of Beer imported from other States.
(4) Only bonafide resident of the State are eligible to obtain the licence. The applicant should not be in possession of any type of Excise Licences issued by the Commissioner of Excise. He should also not be convicted by court of law or criminal offences including the offences under the Sikkim Excise Act, 1992. The applicant should not be a minor.

(5) The licensee shall import the liquor as per the provision made under Chapter 11 of the Sikkim Foreign Liquor (Import, Export and Transport) Rules, 1993.

(6) For the deposit of liquors by the licensee, he shall be required to get the warehouse registered with the Department of Excise. For every warehouse the licensee shall pay registration fee of Rs.1000/- (Rupees one thousand only) per annum. The specification of the warehouse shall be as under:

- (a) There shall be only one point for entry and exit.
- (b) The location of the warehouse shall be such that there is easy flow of traffic or entry, exit and the movement of vehicular and pedestrians outside the warehouse premises.
- (c) The structure of the warehouse should be such that it is safe and secured. It should be well ventilated and should be equipped with fire fighting equipment’s.
- (d) The storage capacity of the warehouse should be such that it should be able to store minimum of 1,000 cases of IMFL/Beer. However, in case the licensee having more than one registered warehouse, its cumulative storage capacity should be able to store minimum of 1000 cases of IMFL/Beer.

(7) The price of liquor which is allowed to be imported shall not be allowed to be changed for a period of one year from the date on which the cost is declared.

(8) The licensee shall operate the business himself or through his authorised agents/managers. In case of operation of his business through agents/managers, the licensee is required to furnish the bio-data with 4 (four) numbers of specimen signatures and 3 (three) copies of recent passport size photographs duly attested by the licensee to the Commissioner Excise.

(9) Sub-letting of the licence in any manner shall not be allowed.

(10) The license shall carry out his business only with the retailers of liquors holding valid excise licence issued under the authorisation of the Commissioner of Excise.

(11) The licence shall not deposit any stock of liquor in his warehouse other than the brands of liquors for which the licence is issued.

(12) The warehouse officer shall issue the transport pass in respect of the sale of liquor to the retailers either by the licensee or through his authorised signatory as per Form V appended to this rules. The warehouse officer shall hand over the original copy to the retailer. The duplicate copy shall be sent to the Excise Officer and the triplicate copy shall be retained by the warehouse officer.
(13) No exemption of duty shall be allowed on the loss of liquor either on transit or in the warehouse.

(14) The licensee is required to maintain proper records in Form VI appended to these rules. The licensee shall furnish monthly returns to the warehouse officer-controlling officer and to the Commissioner Excise in Form VI within the first week of every month.

(15) The license shall obtain clearance of sales tax and income tax, every year at the time of the renewal of the licence.

(16) The license shall operate the warehouse from 9 a.m. 4 p.m. strictly. However, on Sundays and dry days as declared and notified by the Commissioner of Excise, the licensee shall not operate his business.

(17) The licensee shall submit the cost price of liquor so imported to the Commissioner of Excise for fixing up the retail price of liquor. While fixing the retail price, the Commissioner of Excise shall add to the cost price excise duty, import pass fee and any other excise levies as may be notified from time to time. The retailers of liquors shall be allowed 5% of the total cost price so fixed above.

(18) The licensee shall keep the Commissioner of Excise, Controlling Officer and the warehouse officer, informed immediately on the arrival of liquors to its destination. The consignment of liquor shall be unloaded in the warehouse in the presence of the warehouse officer of any other officer authorised by the Commissioner of Excise.

The licensee shall keep the Commissioner of Excise, Controlling Officer and the warehouse officer, informed immediately on the arrival of liquors to its destination. The consignment of liquor shall be unloaded in the warehouse in the presence of the warehouse officer of any other officer authorised by the Commissioner of Excise.

(19) The infringement of any of the above conditions shall render the licensee liable for cancellation of his licence and forfeiture of his security deposit.

SECRETARY
EXCISE (ABK) DEPARTMENT
GOVERNMENT OF SIKKIM
APPLICATION FOR "PROVISIONAL LICENCE"

TO

The Commissioner,
Excise (ABK) Department,
Government of Sikkim,
Gangtok.

Sir,

I beg to apply for provisional licence to import Indian Made Foreign Liquor from other States.

My particulars and other details are enclosed as per Annexure 1 for your kind consideration please.

Thanking you,

Yours faithfully,

______________________________
Signature

Name: _________________________

Address: ______________________

Date: _________________________

Place: _________________________

Documents enclosed as per Annexure 1

1. (item 3)
2. (item 5)
3. (item 7)
4. (item 8)
5. (item 9)
1. Name of the Applicant/firm/company

2. Address.

3. Whether the applicant is bonafide resident of the State (supporting document issued by the competent authority to be furnished).

4. Type of business being undertaken presently

5. If the applicant is a proprietor, partner or shareholder of a firm/company, Firm Registration/Company Registration Certificate to be furnished along with income Tax and Sales Tax clearance.

6. Whether the applicant interested to deal with (a) IMFL (b) Beer (c) both.

7. If the applicant is already in possession of required accommodation, its location layout plan in scale to be furnished.

8. If the accommodation for the warehouse is to be acquired on rent/lease, its location, a copy of NOC with the landlord to be furnished.

9. Financial Status:
   (a) Name of the Banker
   (b) Banker's report on the financial status to be furnished from any Nationalised Bank operating in the State.

10. If the applicant that any experience in liquor trade. If so back ground details to be furnished. If the applicant is not having personal experience, it is to be explained as to how the applicant proposes to manage the business.

   DECLARATION

   I declares that all the information and details as furnished above are true and correct.

   Date ........................................... Signature of the
   Applicant
   Place:

   7
FORM II
(See rule 4)

(ISSUE OF PROVISIONAL LICENCE)

No…………../Ex(Abk)
Dated:……./……./…….

To

.............................................
.............................................

The Department has considered your request for 'Provisional Licence' to import Indian Made Foreign liquor from other States.

This licence is valid for 3 (three) months only. Meanwhile you are directed to undergo a Memorandum of Understanding with the manufacturer of IMFL/Beer and submit a copy to the Commissioner of Excise, after which your case will be taken up for issue of "Permanent Licence" to import Indian Made Foreign Liquor from other States under rule 4 of the Sikkim Excise (Indian Made Foreign Liquor imported from other States) Licensing of Warehouse Rules, 1999.

Commissioner
Excise(Abk) Department
APPLICATION FOR PERMANENT LICENCE

TO

The Commissioner
Excise (Abk) Department,
Government of Sikkim,
Gangtok.

Sir,

I/We beg to apply for permanent licence to import Indian Made Foreign Liquor from other States.

1. Name of the applicant/firm/company

2. Address

3. Name of the manufacturer of IMFL/Beer and the brands intended for Import
   - Name of the brand
   - Brand
   - Cost price
   - with its cost price
   - FOR destination.

Submitted for its kind consideration please.

Thanking you,

Yours faithfully,

Place:   Signature
Date:   Name
Address

Copy of Memorandum of Understanding to be enclosed.
PERMANENT LICENCE FOR- IMPORT, WAREHOUSING AND WHOLESALE OF MADE FOREIGN LIQUORS IMPORTED FROM OTHER STATES.

LICENCE NO………EX(ABK)
Dated:…./…./……….

Permanent Licence is hereby granted under the provision of Sikkim Excise Act, 1992 and the rules, regulations and orders made thereunder to M/s.……………………………… to import, Warehouse and wholesale of Indian Made Foreign Liquor imported from other States.

The Licensee shall deal with the products of the following manufacturers only:
1. 
2. 
3. 
4. 

The Licensee shall have the warehouse in the following locations:
1. 
2. 
3. 
4. 

The Licensee shall abide by the terms and conditions as laid down in the Sikkim Excise (Indian Made Foreign Liquor Imported from other States) Licensing of Warehouse Rules, 1999.

PLACE:……………………………………
DATE:                                                                       COMMISSIONER
(SEAL)
EXCISE (ABK) DEPARTMENT
(SEAL)
FORM V  
(See rule 8(12))

TRANSPORT PASS

TRANSPORT PASS ISSUED FROM.................................

Permit No.

1. Name of the vendor:
   ……………………………………………………………

2. Address
   ……………………………………………………………

3. Place of destination
   ……………………………………………………………

4. Period of validity of permit
   ……………………………………………………………

5. Quantity of each item
   ……………………………………………………………

Signature of the Vendor
Signature of the Warehouse Officer
FORM V
(See rule 8(12))

TRANSPORT PASS
TRANSPORT PASS ISSUED FROM.................................

Permit No.

1. Name of the vendor:
   :..............................................................

2. Address
   :..............................................................

3. Place of destination
   :..............................................................

5. Period of validity of permit
   :..............................................................

5. Quantity of each item
   :..............................................................

Signature of the Vendor
Signature of the Warehouse
Signature of the Vendor Officer
Signature of the Warehouse Officer
TRANSPORT PASS
TRANSPORT PASS ISSUED FROM.................................

Permit No.

1. Name of the vendor:
   
   .................................................................

2. Address
   
   .................................................................

3. Place of destination
   
   .................................................................

4. Period of validity of permit
   
   .................................................................

5. Quantity of each item
   
   .................................................................

Signature of the Vendor
Signature of the Warehouse Officer
FORM VI (SEE RULE 8 (14))

Name of the Licensee

Location of Warehouse

Monthly Statement of stock of Indian Made Foreign Liquor and Beer for the month of

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<tr>
<th>Sl No.</th>
<th>Bill No</th>
<th>Name of Retailer</th>
<th>Locality</th>
<th>Date</th>
<th>Brand Name</th>
<th>Opening Stock</th>
<th>Fresh Arrival</th>
<th>Total Issue</th>
<th>Closing Balance</th>
<th>Remarks</th>
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Signature of Licensee/Authorised Signatory

Printed at the Sikkim Government Press, Gangtok
GOVERNMENT OF SIKKIM
DEPARTMENT OF LABOUR
GANGTOK

NO. 6/DL

16.3.1999.

NOTIFICATION

In exercise of the powers conferred by section 5 of the Sikkim Shops and Commercial Establishments Act, 1983 (6 of 1983), the State Government hereby exempts the small Industries Development Bank of India (SIDBI), having been established under Small Industries Development Bank of India Act, 1989, from all the provisions of the said Act.

RAJIVA S. SHRESTA,
IAS
Commissioner-Cum-
Secretary,
Department of Labour,
(F. No. DL/32/98-99)
NOTIFICATION

The Planning Commission of India has extended the Border Area Development Programme (BADP) to States of India having borders with China. This programme is a hundred percent Centrally Funded Area Programme. The main objective of the programme is to meet the special needs of the people living in remote and inaccessible areas situated near the border.

The State Government, in accordance with the guidelines governing the programme, hereby constitutes a Screening Committee at the State level with the following composition:

(i) Chief Secretary Chairman
(ii) Development Commissioner Member
(iii) Joint Secretary, Ministry of Home Affairs, Government of India. Member
(iv) Chief Engineer, Border Roads Organisation Member
(v) Advisor, State Plan, Planning Commission Member
(vi) Representative of Army Member
(vii) Additional Secretary, Planning & Development Department, Secretary Governor of Sikkim.

3. The main function of the Committee will be to approve schemes prepared by the concerned agencies according to the guidelines issued by the Planning Commission.

4. The Screening Committee shall meet at least once in a year, particularly in February-March, to finalise the schemes for the following year.

5. The nodal department for the BADP shall be the Planning and Development Department.

BY ORDER.

SONAM WANGDI
CHIEF SECRETARY
F.NO. 45/PD (49) 99 Misc.

Printed at Sikkim Government Press, Gangtok.
In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor is pleased to make the following rules further to amend the Sikkim State Forest Service (Recruitment) Rules, 1996 namely:

1. (I) These rules may be called the Sikkim State Forest Service (Recruitment) (Amendment) Rules, 1998.

2. (2) They shall be deemed to have come into force on and from the 28th day of November, 1998.

In the Sikkim State Forest Service (Recruitment) Rules, 1976, in rule 9 (b), for the figure "26" the figure "30" shall be substituted.

By order and in the name of the Governor.

R. S. BASNET
SECRETARY TO THE
GOVERNMENT,
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE REFORMS & TRAINING.
GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADM. REFORMS & TRG.
TASHILING

GANGTOK - SIKKIM 737101

No. 98/GEN/DOP.
DATE: 3/2/99

NOTIFICATION

In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor is pleased to make the following rules to amend the Sikkim State Subordinate Nursing Recruitment Rules, 1997, namely:-

1. (1) These rules may be called the Sikkim State Subordinate Nursing Recruitment (Amendment) Rules, 1998.

(2) They shall be deemed to have come into force on and from the 28th day of November, 1998.

2. In the Sikkim State Subordinate Nursing Recruitment Rules, 1997, in the Schedule, against the post of Multipurpose worker (Female), in column 6, for the figure “125” the figure “30” shall be substituted.

By order and in the name of the Governor.

R. S. BASNET
SECRETARY TO THE GOVERNMENT,
DEPARTMENT OF PERSONNEL, ADM. REFORMS & TRAINING.

GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE REFORMS AND
TRAINING
GANGTOK.

No. 104/GEN/DOP Dated: 01/03/1999

NOTIFICATION

In exercise of the power conferred by the proviso to Article 309 of the Constitution of India, the Governor is pleased to make the following rules to amend the Sikkim Government Stenographers’ Service Rules, 1997, namely:-

1. (1) These rules may be called the Sikkim Government Stenographers’ and Service (Amendment) Rules, 1998.

   (2) They shall come into force on and from the 28th day of November, 1998.

2. In the Sikkim Government Stenographers’ Service Rules, 1997 (hereinafter referred to as the "said rules") in Schedule I, in SI. No.1, against the post of Stenographer Grade III, in column 4 relating to Eligibility Conditions, for the figure "24" the figure "30" shall be substituted.

By Order and in the name of the Governor.

R.S. Basnet
Secretary to the Government of Sikkim
Department of Personnel, Administrative Reforms and Training

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

As suggested by the Ministry of Agriculture, Government of India and in accordance with the guidelines issued thereof, the State Government hereby constitutes a State Level Committee (SLC) for the purpose of monitoring the implementation of all the crop production oriented and other schemes of the Departments of Agriculture and Co-operation.

2. The State Level Committee shall be comprised as follows:-
   (i) Chief Secretary                                         Chairman
   (ii) Additional Chief Secretary-cum-Development Commissioner Member
   (iii) Secretary, Finance                                           Member
   (iv) Secretary, Irrigation                                            Member
   (v) Secretary, Forests                                                   Member
   (vi) Secretary/Principal Director, Horticulture                      Member
   (vii) Secretary/Principal Director, Agriculture Secretary Member

3. The functions of the Committee shall be:
   (a) To decide the general strategy for implementation of crop production programme of the State (both Centrally Sponsored and State programme) including periodical review of physical and financial targets set out under various schemes.
   (b) To function as State Level Sanctioning Committee for Centrally Sponsored Schemes of the Department of Agriculture.
   (c) To review the crop production programme of the State which includes:-
       (i) The assessment of the various inputs for different seasons and make suitable arrangement in advance of the season.
       (ii) To review the weather situation and suggest and implement contingency measure.
       (iii) To co-ordinate and sort out inter-departmental co-ordination problems.
       (iv) To review the crop wise productivity at district and block levels after every crop season.

4. The Committee shall meet at least once in three months.

By Order and in the name of the Governor.

SONAM WANGDL,
CHIEF SECRETARY
It is hereby notified that Hon'ble Chief Justice and the Hon'ble Judges of the High Court of Sikkim shall be treated as State guests whenever they visit Delhi and Calcutta where the State Government has its establishments.

By Order and in the name of the Governor.

H. L. LAMICHANIE
Under Secretary (Protocol)
F.No.211/PDHS/H&FW
NOTIFICATION

The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on 1st day of April, 1999 is hereby published for general information:-

**THE SIKKIM APPROPRIATION ACT, 1999**
(ACT NO.1 OF 1999)

Be it enacted by the Legislature of Sikkim in the Fiftieth Year of the Republic of India as follows:-

1. **Short title.** This Act may be called the Sikkim Appropriation Act, 1999.

2. **Issue of.** 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 5 of the Schedule amounting in the aggregate to the sum of one thousand seven hundred twenty three crores fourteen lakhs, thirty eight thousand rupees towards defraying the several charges which will come in course of the financial year 1999-2000, payment during the Financial Year in respect of the services and purposes specified in Column 2 of the Schedule.

3. **Appropriation.** 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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<th>No. of vote</th>
<th>SERVICES AND PURPOSES</th>
<th>Voted by the Legislative Assembly</th>
<th>Charged on the consolidated Fund</th>
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<td>20</td>
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<td>Revenue 49530</td>
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<td>21</td>
<td>Pension and Other Retirement Benefits</td>
<td>Revenue 171000</td>
<td>171000</td>
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<td>22</td>
<td>Miscellaneous General Services</td>
<td>Revenue 9791040</td>
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<td>25</td>
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<td>Social Security and Welfare</td>
<td>Revenue 17084</td>
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<td>Revenue 8850</td>
<td>8850</td>
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<td>Revenue 215950</td>
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<td>Agriculture</td>
<td>Revenue 3865</td>
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<td>Soil and Water conservation</td>
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<td>Other Agriculture Programme</td>
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<td>47</td>
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<td>Tourism</td>
<td>66 660</td>
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<td>Loans to Government servants</td>
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<td>32 840</td>
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<tr>
<td>Loans to Government servants</td>
<td></td>
<td>12 100</td>
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**TOTAL**: 16 126 025  110 541 3  172 614 38

By Order of the Governor,

T.D. RINZING
Secretary to the Govt. of Sikkim,
Law Department.
F. No. 16(82)LD/77-99

Printed at Sikkim Government Press, Gangtok
Assembly having received the assent of the Governor on 29th day of March, 1999 is hereby published for general information:--

THE SIKKIM APPROPRIATION ACT 1999
(ACT NO. 2 OF 1999)
AN ACT

to authorise 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 1998-99.

BE it enacted by the Legislature of Sikkim in the Fiftieth Year of the Republic of India as follows:--

1. This Act may be called the Sikkim Appropriation Act, 1999.

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 5 of the Schedule amounting in the aggregate to the sum of twenty four crore two lakhs twenty seven thousand rupees towards defraying the several charges which will come in course for payment during the Financial Year 1998-99, in respect of the services and purposes 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>
<thead>
<tr>
<th>No.</th>
<th>Demand SERVICES AND PURPOSES</th>
<th>(In thousand of Rupees)</th>
<th>SUMS NOT EXCEEDING</th>
<th>Voted by the</th>
<th>Charged on</th>
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<tr>
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<td>237542</td>
<td>2695</td>
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<td>3</td>
<td>Administration of Justice</td>
<td>Revenue</td>
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<td>9</td>
<td>Taxes on Vehicles</td>
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<td>11</td>
<td>Secretariat General Services</td>
<td>Revenue</td>
<td>449</td>
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<td>Police</td>
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<td>15</td>
<td>Jails</td>
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<td>16</td>
<td>Stationary and Printing</td>
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<td>250</td>
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<td>17</td>
<td>Public Works Buildings</td>
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<td>200</td>
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<td>Medical and Public Health</td>
<td>Revenue</td>
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<td>8000</td>
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<td>40</td>
<td>Other Agricultural Programmes</td>
<td>Revenue</td>
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<td>41</td>
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<td>43</td>
<td>Rural Development</td>
<td>Revenue</td>
<td>325</td>
<td>325</td>
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<tr>
<td>44</td>
<td>Irrigation and Flood Control</td>
<td>Revenue</td>
<td>18350</td>
<td>18350</td>
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<td>Power</td>
<td>Capital</td>
<td>24000</td>
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<tr>
<td>50</td>
<td>Other Scientific Research</td>
<td>Revenue</td>
<td>855</td>
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<tr>
<td>51</td>
<td>Secretariat Economic Services</td>
<td>Revenue</td>
<td>1119</td>
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<tr>
<td>52</td>
<td>Tourism</td>
<td>Revenue</td>
<td>3200</td>
<td>3200</td>
<td></td>
</tr>
</tbody>
</table>

BY ORDER OF THE GOVERNOR

T.D. RINZING  
Secretary to the Govt. of Sikkim,  
Law Department,  
F. No. 16 (82) LD/77-99  

Printed at Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT


NOTIFICATION

In continuation of the Notification No. 50/Home '98 dated 21st September, 1998, the Governor of Sikkim is hereby pleased to order for transfer of Rangpo Tourist Lodge, located at Rangpo, East Sikkim to the Sikkim Tourism Development Corporation with effect from 1st January, 1999 on following terms:

1. Since all the employees of the Rangpo Tourist Lodge are not Government servants, the Tourism Development Corporation will screen the employees and after considering their willingness or otherwise may transfer them to the Corporation after ensuring the suitability of their qualification and experience for the commercial environment.

2. The fixed assets attached to these properties as mentioned in the balance sheet as on 31.12.98 prepared by the Chartered Accountant, shall also be handed over to the Sikkim Tourism Development Corporation.

3. The State Government reserves the right to determine other terms and conditions, if any, in respect of transfer of the aforesaid property assets in future. This notification shall be deemed to have come into force on the 1st day of January, 1999.

By Order and in the name of the Governor.

SONAM WANGDI IAS
CHIEF SECRETARY
F.NO. 130(4)98/ TD

Printed at the Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

No. 20/Home/99 Date: 9/4/1999

NOTIFICATION

In exercise of the powers conferred by Explanation to section 25 of the Negotiable Instruments Act, 1881 (26 of 1881), read with Notification No. 12/15/190-ICA dated 24th April, 1995 of the Central Government in the Ministry of Personnel, Public Grievances and Pension and on the suggestion of the Election Commission of India, the State Government hereby declares that Saturday, 24th April, 1999 which is the Campaign Date set by the Election Commission of India for Special Revision of Electoral Rolls, 1999, shall be observed as a public holiday throughout Sikkim.

In addition, the second Campaign Date fixed by the Election Commission on 8th May, 1999, a second Saturday which is observed as a holiday in all State Government offices and educational institutions is also hereby declared as a public holiday under the Negotiable Instruments Act, 1881 for the banking and other financial institutions.

By order and in the name of the Governor.

SONAM WANGDI IAS
CHIEF SECRETARY

Printed at Sikkim Government Press, Gangtok.
The State Government hereby declares that Wednesday, 14th April, 1999 shall be observed as a public holiday throughout Sikkim in all State Government offices and educational institutions on account of the birth anniversary of Bharat Ratna Dr. B. R. Ambedkar.

By order.

Chief Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM,  
FINANCE (INCOME AND SALES TAX) DEPARTMENT  
GANGTOK  
No. 937/C.T.                                                                                                                  Dated 15.2.99

NOTIFICATION
In exercise of the powers conferred by sub-section (1) of section 28 of the Sikkim Sales Tax Act, 1983, the State Government, hereby makes the following rules further to amend the Sikkim Sales Tax Rules, 1983, namely: -

Short title and commencement.
1. (1) These rules may be called the Sikkim Sales Tax (Amendment) Rules, 1999.
2. (2) They shall come into force at once.

Amendment of rule 6.
(i) In sub-rule (1) of rule 6 for the existing Table, the following shall be substituted, namely: -

THE TABLE

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Section</th>
<th>Description of Power.</th>
<th>Designation of Prescribed authority.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>1</td>
<td>To allow deduction from turnover in respect of goods already taxed at the first-point.</td>
<td>Assistant Commissioner, Deputy Commissioner, Joint Commissioner, as the case may be.</td>
</tr>
<tr>
<td>2</td>
<td>10</td>
<td>To grant registration to a dealer or to cancel, vary, modify or amend the registration so granted.</td>
<td>Assistant Commissioner, Deputy Commissioner, Joint Commissioner, as the case may be.</td>
</tr>
<tr>
<td>1</td>
<td>11</td>
<td>To accept or reject returns and to levy penalty for delay in filing returns.</td>
<td>Assistant Commissioner, Deputy Commissioner, Joint the case may be.</td>
</tr>
</tbody>
</table>
4. Joint assessment
To make assessment of reassessment of tax or to impose penalty or interest with Additional assessment
With the Prior approval of the Commissioner in the case of framed by the Assistant and Deputy Commissioner and the prior approval, of the Commissioner in the case of

5. Deputy Commissioner
To demand payment of tax, penalty or interest due under the Act and to initiate proceedings for recovery thereof.
Assistant Commissioner or Commissioner or Joint as the case may be.

6. prior Commissioner.
To sanction refund of tax, penalty or interest paid in excess and to reimburse the tax under the Act paid on declared goods sold in the course of inter-state trade or commerce.
As specified in rule 17 with the approval of Additional Commissioner.

7. Deputy Commissioner
To accept declarations regarding persons in charge of the business.
Assistant Commissioner or Commissioner or Joint as the case may be.

8. (i) 18(2) To demand production of accounts of and 18(3) and other information.
Assistant Commissioner or Commissioner or Joint
(ii) 18(4) To inspect and search any place of business. Additional Commissioner with the prior approval of Additional Commissioner.

(iii) 18 (5) To seize accounts, registers of documents.
Assistant Commissioner or Commissioner of Joint Commissioner with the prior approval of Additional Commissioner.

9. Deputy
To accept intimation of transfer of business etc.
Assistant Commissioner or Commissioner or Joint Commissioner.

10. 21(1) and
21(2) (a) Assistant Commissioner or Deputy Commissioner.
(b) Joint Commissioner.
To entertain and dispose of appeals against orders passed by:-
Joint Commissioner.

11. 21(3) To entertain applications in revision against appellate orders passed by
Additional commissioner.
Joint Commissioner. Additional Commissioner.

12. 23 (2) To sanction prosecution for offences under section 23.

13. 23 (4) To compound an offence. Commissioner.

(ii) The existing sub-rule (2) shall be omitted

TASHI TOBDEN
Secretary to the Government of Sikkim
Finance Department

Printed at the Sikkim Government Press
NOTIFICATION

It is hereby notified for information of all concerned that during the puja vacations w.e.f., 18.10.99 to 10.11.1999 and the Lossong and Christmas vacations w.e.f. 06.12.1999 to 31.12.1999 of the High Court of Sikkim, the Executive Chairman and the Member Secretary - I and Member Secretary - II of the State Legal Services Authority who are the serving Judge of the High Court of Sikkim, the Registrar General and Registrar of the High Court of Sikkim, respectively will not avail of such holidays and vacation and attend to the duties of State Legal Services Authority within and outside state.

BY ORDER

A. P. Subba
MEMBER SECRETARY - I
SIKKIM STATE LEGAL SERVICES AUTHORITY, GANGTOK

Ref. No. 30/SLSA/ Date: 27.03.99

NOTIFICATION

It is for the information of all concerned that Permanent and Continuous Lok Adalat have been established in for East District at Gangtok on 4th November, 1998 which was inaugurated by Hon’ble Sri Justice Anup Deb, Acting Chief Justice, High Court of Sikkim and Executive Chairman, State Legal Services Authority and the Hon’ble Chief Minister was the Guest of Honour.

R. K. PURKAYASTHA
MEMBER SECRETARY - II

Printed at Sikkim Government Press, Gangtok.
SIKKIM STATE LEGAL SERVICES AUTHORITY, GANGTOK

Ref. No. 32/SLSA

Date: 27.03.99

NOTIFICATION

It is for the information of all concerned that Permanent and Continuous Lok Adalat have been established in for Soreng Sub-Division, West District on 09.11.98 which was inaugurated by Hon'ble Shri Justice Anup Deb, Acting Chief Justice, High Court of Sikkim and Executive Chairman, State Legal Services Authority and Shri S. P. Wangdi Advocate General and Ex-Officio Executive Member was the Guest of Honour.

R. K. PURKAYASTHA
MEMBER SECRETARY - II

Printed at Sikkim Government Press, Gangtok.
SIKKIM STATE LEGAL SERVICES AUTHORITY, GANGTOK

Ref. No. 33/SLSA/ Date: 21.03.99

NOTIFICATION

It is for the information of all concerned that Permanent and Continuous Lok Adalat have been established in for Ravongla Sub-Division, South District on 11. 11. 98 which was inaugurated by Hon'ble Sri Justice Anup Deb, Acting Chief Justice, High Court of Sikkim and Executive Chairman, State Legal Services Authority and Sri Tashi Topden, Secretary, Finance Department. and Ex-Officio Executive Member, State Legal Services Authority was the Guest of Honour.

R. K. PURKAYASTHA
MEMBER SECRETARY - II

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

It is for the information of all concerned that Permanent and Continuous Lok Adalat have been established in for North District at Mangan on 6th November, 1998 which was inaugurated by Hon'ble Sri Justice Anup Deb, Acting Chief Justice, High Court of Sikkim and Executive Chairman of State Legal Services Authority and Sri S. P. Wangdi, Advocate General and Ex-Officio Executive Member, State Legal Services Authority was the Guest of Honour.

R. K. PURKAYASTHA
MEMBER SECRETARY - II
SIKKIM STATE LEGAL SERVICES AUTHORITY GANGTOK

Ref. No. 35/SLSA/ Date: 27.3.99

NOTIFICATION

It is for the information of all concerned that Permanent and Continuous Lok Adalat have been established in for Chungthang Sub-Division, North District on 07.11.98 which was inaugurated by Hon'ble Sri Justice Anup Deb, Acting Chief Justice, High Court of Sikkim and Executive Chairman of State Legal Services Authority and Sri D. K. Gajmer, Secretary, Welfare, Department and Ex-Officio Executive Member, State Legal Services Authority was the Guest of Honour.

R K. PURKAYASTHA
MEMBER SECRETARY - II

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

It is for the information of all concerned that Permanent and Continuous Lok Adalat have been established in South District at Namchi on 11th November, 1998 which was inaugurated by Hon'ble Sri Justice Anup Deb, Acting Chief Justice, High Court of Sikkim and Executive Chairman, State Legal Services Authority and Sri R. S. Basnet, Secretary, D.O.P. and Ex-Officio Executive Member, State Legal Services Authority was the Guest of Honour.

R. K. PURKAYASTHA
MEMBER SECRETARY - II
SIKKIM STATE LEGAL SERVICES AUTHORITY GANGTOK

Ref. No. 37/SLSA/ Date: 27.3.99

NOTIFICATION

It is for the information of all concerned that Permanent and Continuous Lok Adalat have been established in for West District at Gyalshing on 10th November, 1998 which was inaugurated by Hon'ble Sri Justice Anup Deb, Acting Chief Justice, High Court of Sikkim and Executive Chairman, State Legal Services Authority and S. P. Wangdi, Advocate General and Ex-Officio Executive Member, State Legal Services Authority was the Guest of Honour.

R. K. PURKAYASTRA
MEMBER SECRETARY - II

Printed at Sikkim Government Press, Gangtok.
With the concurrence of the Hon'ble High Court and in supersession of notifications No. 3/SLSA, 4/SLSA, 5/SLSA, 6/SLSA, 7/SLSA, 8/SLSA, 9/SLSA and 10/SLSA dated 19.10.98, Shri R. K. Purkayastha, Member Secretary II, State Legal Services Authority is hereby appointed as Judge of Lok Adalats for all permanent Lok Adalats in Sikkim with immediate effect. He shall discharge the duties of Judge, Lok Adalat in addition to his own normal duties.

A. P. Subba
MEMBER SECRETARY - 1
NOTIFICATION

Under Rule 265 of the Rules of Procedure and Conduct of Business in the Sikkim Legislative Assembly the following Members have been re-elected to constitute the Public Accounts Committee for the year 1999-2000.

1. Shri Menlom Lepcha,
2. Shri Sonam Chyoda Lepcha, and
3. Shri Gopal Lamichaney

2. The Speaker has been pleased to appoint Shri Menlom Lepcha to be the Chairman of the Committee.

NARI T. BHUTIA
SECRETARY
NOTIFICATION

In pursuance of Rule 371 of the Rules of Procedure and Conduct of Business in Sikkim Legislative Assembly, the Hon'ble Speaker has been pleased to nominate the following Members of the Fifth Sikkim Legislative Assembly to constitute the Rules Committee for the year 1999-2000.

1. Shri K.N. Upreti,
2. Girish Chandra Rai,
3. Shri D.T. Lepcha,

Under Rule 372 of the said Rules, Shri C.B. Subba, Hon'ble Speaker shall be ex-officio Chairman of the Committee.
NOTIFICATION

In pursuance of Rules 273-A(I) of the Rules of Procedure and Conduct of Business in Sikkim Legislative Assembly the Hon'ble Speaker has been pleased to nominate the following Members of the Fifth Sikkim Legislative Assembly to constitute the Library Committee for the year 1999-2000.

1. N.B. Bhandari,
2. Shri Mingma Tshering Sherpa,
3. Shri A.K. Subba,

Under Rule 273-A(I) of the said Rules, Shri D.B. Gurung, Hon'ble Deputy Speaker shall be the ex-officio Chairman of the Committee.

NARI T. BHUTIA
Secretary
NOTIFICATION

In pursuance of Rule 273-B(1) of the Rules of Procedure and Conduct of Business in Sikkim Legislative Assembly the Hon'ble Speaker has been pleased to nominate the following Members of the Fifth Sikkim Legislative Assembly to constitute the House Committee for the year 1999-2000.

1. Shri Sonam Chyoda Lepcha,
2. Shri N.B. Bhandari,
3. Shri Namkha Gyaltsen,
4. Shri A.K. Subba,
5. Shri K.N. Upreti,

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

NARI T. BHUTIA
Secretary

Printed at Sikkim Government Press, Gangtok
NOTIFICATION

In pursuance of Rule 269 of the Rules of Procedure and Conduct of Business in Sikkim Legislative Assembly the Hon'ble Speaker has been pleased to nominate the following Members of the Fifth Sikkim Legislative Assembly to constitute the Government Assurances Committee for the year 1999-2000.

1. Shri Bhoj Raj Rai,
2. Shri K.N. Upreti,
3. Shri N.K. Pradhan,
4. Shri D.T. Lepcha.

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

NARI T. BHUTIA
Secretary

Printed at Sikkim Government Press, Gangtok
NOTIFICATION

Under Rule 267 of the Rules of Procedure and Conduct of Business in the Sikkim Legislative Assembly the following Members have been elected to constitute the Estimates Committee for the year 1999-2000: -

1. Shri Gopal Lamichaney
2. Shri N.K. Pradhan and
3. Shri Menlom Lepcha.

1. The Speaker has been pleased to appoint Shri Gopal Lamichaney to be the Chairman of the Committee vide Rule 210.

NARI T. BHUTIA
Secretary
NOTIFICATION

Whereas, following the recommendation of the Selection Committees forwarded by the Sikkim Public Service Commission, 10 (ten) and 32 (thirty-two) members of the Sikkim State Civil Service were promoted as Additional Secretaries and Joint Secretaries on 5-6-1998 and 11-8-1998 respectively;

And whereas, certain members of the Sikkim State Civil Service following these promotions submitted petitions to the Government and whereas, the Government constituted a Committee to examine the petitions submitted under the chairmanship of Shri Tashi Tobden, IAS, Commissioner-cum-Secretary, Finance, vide order No: 1128/CS/SKM/98 dated 22-8-1998;

And whereas, the Governor on a careful consideration of the report submitted by the Committee constituted vide order No: 1128/CS/SKM/98 dated 22-8-1998 has decided that the promotions in the Sikkim State Civil Service of Joint Secretaries as Additional Secretaries and that of Deputy Secretaries as Joint Secretaries as recommended by the Selection Committees which met on 27-5-1998 and on 6-8-1998 respectively and as forwarded by the Sikkim Public Service Commission should reviewed forthwith;

Now, therefore, the Governor in exercise of the powers conferred by the proviso to Article 309 of the Constitution hereby constitutes a Selection Committee under rule 6 of the Sikkim State Civil Service Rule 1977 especially for these reviews with immediate effect consisting of the following members, namely:–

1. Shri T. Namgyal, Chairman SPSC;
2. Ms. B.M. Singh, Member SPSC;
3. Shri D.K. Gajmer, Secretary Welfare;
4. Shri N. Tshering, Secretary SLAS;
5. Shri K. Gyatso, Secretary Land Revenue.

Explanation: This Selection Committee so constituted shall, however, cease to exist after the reviews in these cases and the previous Selection Committee as constituted under Notification No: 5(98)SSCS/EST dated 1-7-1977 shall continue to operate.

By order and in the name of Governor.

R.S. Basnet
Secretary to the Government of Sikkim
Department of Personnel, Administrative Reforms and Training

Printed at Sikkim Government Press, Gangtok.
NOTICE UNDER SECTION 4(1) OF LAND ACQUISITION ACT, 1894.

Whereas the function of the Central Government under the Land Acquisition Act, 1894 (I 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. 12018/76/L.R.D. Dated 10. 1.78 issued by the Govt. of India 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 510 MW Teesta H. E. Project Stage-V, in the block of Lum Lingtyang, Lower Dzongu, North Sikkim, it is hereby notified that pieces of land comprising, cadastral plot nos. 599,600,601,603,636,638,640,641,642,643,644,645,646 and 650 and measuring more or less 16.6620 hectares is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block of Lum Lingtyang, Lower Dzongu bounded as under:-

East    Boundary of Sangtok Shagyong block in Dzongu Area,
West    Jhora,
North   C.F. of Nima Tshering Lepcha, Agok Lepcha, D.F. of Tshering Lepcha, Agok Lepcha, Sonam Tashi Lepcha and Khasmal,
South   Teesta River.

This notification is made, under the provision of section 4 of the Land Acquisition Act, 1894, read with the said notification to all whom it may concern. A plan of land may be inspected in the office of the District Collector, North, Mangan.

In exercise of the power conferred by the said section read with the said notification, the Governor is pleased to authorize the officer for the time being engaged in 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 file an objection in writing before the collector of North District, Mangan.

KARMA GYATSO - IAS
Commissioner-Cum-Secretary,
Land Revenue Department,
Government of Sikkim, Gangtok.
F. No: 162/LR (S).

Printed at the Sikkim Government Press, Gangtok
In exercise of the powers conferred by the Proviso to the Article 309 of the Constitution, the Governor hereby makes the following rules further to amend the Law Department (Research Officers) Recruitment Rules, 1996, namely:-

1. Short title and commencement.
   (1) These rules may be called the Law Department (Research Officers) Recruitment (Amendment) Rules, 1999.
   (2) They shall come into force at once.

2. In the Law Department (Research Officers) Recruitment Rules, 1996, for the existing Schedule the following Schedule shall be substituted, namely:

   "SCHEDULE"

<table>
<thead>
<tr>
<th>Name of the Post</th>
<th>Number of post</th>
<th>Classification</th>
<th>Scale pay</th>
<th>Whether selection post or not</th>
<th>Age limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Research Officer</td>
<td>2</td>
<td>Group B</td>
<td>7000-225-11500</td>
<td>Not applicable</td>
<td>For direct recruits-</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>(a) 21-30 years.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>For the candidates</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>belonging to SC/ST and</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>OBC upper age</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>relaxed by 5 years</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>and 3 years respectively,</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>(b) For promotee-</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Not applicable.</td>
</tr>
</tbody>
</table>

   Educational qualification and other eligibility conditions required for direct recruitment and promotee.

   Period of probation

   Method of recruitment

   1. For direct recruitment-
      (a) Degree in law from

<table>
<thead>
<tr>
<th>(7)</th>
<th>(8)</th>
<th>(9)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 year</td>
<td>50% by direct recruitment.</td>
<td>59% by promotion</td>
</tr>
</tbody>
</table>
(b) Should be able to speak read and write one of the State languages viz. Bhutia, Lepcha, Limbu and Nepali.

(b) Must be conversant with culture and tradition of Sikkim.

2. For promotee-

(a) Degree in law from a recognised University.

(b) Should have undergone Legislative Drafting course.

<table>
<thead>
<tr>
<th>In case of recruitment by promotion grade/post from which promotion to be made.</th>
<th>If a Departmental Promotion Committee exists, its composition.</th>
</tr>
</thead>
</table>
| 10 (ten) years of regular Service, having experience in legal opinion and legislative drafting. | Constituted by the Government from time to time."

R. S. BASNET
Secretary
Department of Personnel, Administrative Reforms and Training.

Printed at the Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM
LAW DEPARTMENT
GANGTOK.

No.12/LD/99                                      Dated the 23rd April, 1999.

NOTIFICATION

The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on 20th day of April, 1999 is hereby published for general information:-

THE SIKKIM CIVIL COURT (AMENDMENT) ACT, 1998
(ACCOUNT NO. 12 OF 1998)

AN

ACT

further to amend the Sikkim Civil Courts Act, 1978.

BE it enacted by the Legislature of Sikkim in the Forty-ninth Year of the Republic of India as follows:-

<table>
<thead>
<tr>
<th>Amendment of Act,</th>
<th>1. (1) This Act may be called the Sikkim Civil Courts (Amendment) Act, 1998.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(2) It shall come into force on such date as the High Court of Sikkim may, by notification in the Official Gazette, appoint</td>
</tr>
<tr>
<td>Short title and commencement.</td>
<td>2. In the Sikkim Civil Courts Act, 1978 (hereinafter referred to as the principal</td>
</tr>
<tr>
<td></td>
<td>Act),-</td>
</tr>
<tr>
<td>Amendment of</td>
<td>(i) in sub-section (1) of section 2, after the words &quot;District Judge&quot; the following words shall be added, namely:- &quot;as defined under Article 236 of the Constitution of India&quot;.</td>
</tr>
<tr>
<td>Additional</td>
<td>(ii) in sub-section (2) for the words &quot;the Court of Additional District Judge&quot; the following shall be substituted, namely:- &quot;The Court of Civil Judge (Senior Division)&quot;.</td>
</tr>
<tr>
<td>section 3.</td>
<td>(iii) In sub-section (3) of section 2, after the words &quot;The Court of Civil Judge&quot; the following words and sign shall be inserted, namely: &quot;(Junior Division)&quot;.</td>
</tr>
<tr>
<td>substituted,</td>
<td>3. In section 3 of the principal Act for the words &quot;the District Judge, the</td>
</tr>
<tr>
<td>District Judge and the Civil Judge now fixed&quot;, the following shall be</td>
<td></td>
</tr>
<tr>
<td>(Senior</td>
<td>namely:- &quot;District Judge as defined in Article 236 of the Constitution, Civil Judge</td>
</tr>
<tr>
<td>Court&quot;.</td>
<td>Division) and the Civil Judge (Junior Division) in consultation with the High</td>
</tr>
<tr>
<td>Amendment of</td>
<td>4. In sub-section (1) and (2) of section 5 of the principal Act, for the words</td>
</tr>
<tr>
<td>&quot;Additional</td>
<td>District Judges&quot; the following shall be substituted, namely:- &quot;Judicial Officers of Sikkim Superior Judicial Service&quot;.</td>
</tr>
</tbody>
</table>
5. In section 6 of the principal Act for the words "under this Act" the following shall be substituted, namely:-

"within the respective District".
6. (1) In sub-section (1) of section 7 of the principal Act, for the words "the Additional District Judge present thereat, or if an Additional District Judge is present at that place, the Senior Civil Judge" the following shall be namely :- "any member of the cadre of Superior Judicial Service as may be decided by the High Court and present thereat or if no such officer of the cadre of Superior Judicial Service is present at that place, the Civil Judge (Senior Division)".

(2) In sub-section (2) of section 7, for the words "Additional District Judge or the Civil Judge", the following shall be substituted, namely:- "member of cadre of Superior Judicial Service or the Civil Judge (Senior Division)".

7. In sub-section (1) and (2) of section 8 of the principal Act, wherever the words "Additional District Judge" occurs, the same shall be substituted by the words "Civil Judge (Senior Division)".

8. (1) In sub-sections (1), (3) and (4) of section 9 of the principal Act, wherever the words "Civil Judge " occurs the same shall be substituted by the words "Civil Judge (Junior Division)".

(2) In sub-section (1) of section 9 of the principal Act, the words "either to his own Court or" shall be deleted.

(3) In sub-section (3) of section 9 of the words " to his own Court or any other Court”, shall be deleted.

9. In section 15 of the principal Act, after the words "Civil Courts", the following shall be inserted, namely:- "in the District".

10. (1) In section 16 of the principal Act for sub-section (1), the following shall be inserted, namely:- "(1) Save as aforesaid and subject to provision of sub-section (2), the jurisdiction of a District Judge shall extend to all suits of which the value exceeding twenty five thousand rupees but not exceeding fifty thousand rupees and the jurisdiction of a Civil Judge (Senior Division) shall extend to all suits of which the value exceeding ten thousand rupees but not exceeding twenty five thousand rupees and the jurisdiction of a Civil Judge (Junior Division) shall extend to all suits of which the value does not exceed ten thousand rupees. "

(2) Sub-section (2) of section 16 of the principal Act shall be deleted.

11. (1) In sub-section (1) of section 17 of the principal Act, for the words "Additional District Judge", the following shall be substituted, namely:- "the Civil Judge (Senior Division)".

(2) Sub-section (2) of section 17 of the principal Act shall be deleted.

12. (1) In sub-section (1) of section 18, after the words "Civil Judge", the shall be inserted, namely:- "(Junior Division)".

(2) In clause (a) of sub-section (1) of section 18 of the principal Act, for the words "fifty thousand" the words "ten thousand" shall be substituted.
| Insertion of new section 19A. | 13. | After section 19 of the principal Act, the following section shall be inserted, namely. |
19A. All suits and proceedings of a Civil nature wherein the subject matter of cases exceeds in amount or value of ten thousand rupees but does not exceed twenty five thousand rupees and all suits and proceedings of a Civil nature wherein the subject matter exceeds in amount or value of twenty five thousand rupees but not exceeding fifty thousand rupees pending in the Court of the Civil Judge immediately before the commencement of the Sikkim Civil Courts (Amendment) Act, 1998, shall after such commencement stand transferred to and be disposed of by a Civil Judge (Senior Division) and a District Judge respectively within the local limits of their ordinary jurisdiction. Also all suits and proceedings of a Civil nature wherein the subject matter exceeds in amount or value of fifty thousand rupees pending in the Court of District Judge immediately before the commencement of the Sikkim Civil Courts (Amendment) Act, 1998, shall after such commencement, stand transferred to or be disposed of by the High Court,

By Order of the Governor,

T.D. RINZING
Secretary to the Govt. of Sikkim, Law Department.
F.No. 16(44)/LD/99

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

In exercise of the powers conferred by section 28 of the Legal Services Authorities Act, 1987 (39 of 1987), as amended by the Legal Services Authorities (Amendment) Act, 1994 (No. 59 of 1994), the Government of Sikkim in consultation with the Chief Justice of the High Court of Sikkim, hereby makes the following rules further to amend the Sikkim State Legal Services Authority Rules, 1995, namely:

1. (1) These rules may be called the Sikkim State Legal Services Authority (Amendment) Rules, 1998.

(2) They shall come into force at once.

2. In the Sikkim State Legal Services Authority Rules, 1995, for sub-rule (6) of rule 5, the following shall be substituted, namely:

"(6) The Member Secretary of the State Authority shall in addition to his normal duty discharge such other judicial work as may be assigned to him and also works and functions pertaining to the Registry of the High Court as may be assigned by the Chief Justice.

T. D. RINZING
LEGAL REMEMBRANCER AND LAW SECRETARY

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

Consequent upon the transfer and posting of the Assistant Controllers and Inspectors of the Weights and Measures Cell, Food and Civil Supplies and Consumer Affairs Department, from the Head Office, Gangtok to the Branch Office, Jorethang and vice-versa and, in exercise of the powers conferred by sub-section (3) of Section 5 of the Standards of Weights and Measures (Enforcement) Act, 1985 (No. 54 of 1985), 1, Controller of weights and Measures, hereby direct that the Assistant Controllers and Inspectors mentioned in Columns 2-3 of the Table below, shall exercise the powers and discharge the duties conferred or imposed upon them by or under the above said Act within the local limits as are specified against each of them in Column 4 of the said Table with their Headquarter at Gangtok.

<table>
<thead>
<tr>
<th>SI. No.</th>
<th>Name</th>
<th>Designation</th>
<th>Local Limits</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Shri Robin Rai</td>
<td>Assistant Controller</td>
<td>Area comprised in the Districts of South and West.</td>
</tr>
<tr>
<td>2</td>
<td>Shri C.K. Sharma</td>
<td>Assistant Controller</td>
<td>Area comprised in the Districts of East and North.</td>
</tr>
<tr>
<td>3</td>
<td>Shri Mahesh Sharma</td>
<td>Inspector</td>
<td>Area comprised in the Districts of South and West.</td>
</tr>
<tr>
<td>4</td>
<td>Shri Jikmee Kazi</td>
<td>Inspector</td>
<td>Area comprised in the East District.</td>
</tr>
<tr>
<td>5</td>
<td>Shri Himalaya Rai</td>
<td>Inspector</td>
<td>Area comprised in the North District.</td>
</tr>
</tbody>
</table>

This supersedes all previous Notifications issued on the subject. This Order is deemed to have come into effect from 20.4.1999.
GOVERNMENT OF SIKKIM
LAW DEPARTMENT
GANGTOK.
No. 7/LD/99         Dated the 8th March, 1999

NOTIFICATION
The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on 21st day of February 1999 is hereby published for general information :-

THE SIKKIM URBAN AND REGIONAL PLANNING AND DEVELOPMENT ACT, 1998
(Act No. 7 of 1998)
AN ACT
to make provision for the promotion of development and regulation of growth of regions and of urban and rural areas in the State of Sikkim and for purposes connected therewith and incidental thereto:

 Whereas it is expedient to make provision for the promotion of development and regulation of growth of regions and of urban and rural areas in the State of Sikkim and for purposes connected therewith and incidental thereto.

Be it enacted by the Legislature of Sikkim in the Forty-ninth Year of the Republic of India as follows:-

CHAPTER-1
PRELIMINARY

1. (1) This Act may be called the Sikkim Urban and Regional Planning and Development Act, 1998.
   (2) It extends to the whole 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.
2. In this Act, unless there is anything repugnant in the subject or context,
   (1) “agriculture” includes horticulture, farming, growing of crops, fruits, vegetables, flowers, grass, fodder and trees or any kind of cultivation of soil, breeding and keeping of livestock including cattle, horses, donkeys, mules, pigs, fish, poultry and bees and use of land which is ancillary to the farming of land or any other agricultural purposes, but shall not include the use of any land attached to a building for the purposes of a garden to be used along with such building, and “agricultural” shall be construed accordingly;
(2) "amenity" includes roads and streets, water, gas and electric supply, open spaces, parks, recreational grounds, playgrounds, cultural centres, natural features, street lighting, sewerage, drainage, public facilities and, such other utilities, services and conveniences;

(3) "annual plan" means a plan conceived within the framework of the development plan of the development area containing the physical and fiscal details of the new and ongoing projects or schemes to be undertaken in a financial year;

(4) "Area of bad layout or obsolete development" means an area consisting of land, which is badly laid out, or of obsolete development together with the land contiguous or adjacent thereto which is defined by a perspective plan, development plan or an annual plan as an area of bad layout or obsolete development;

(5) "Authority" means a Development Authority constituted under sub-section (3) of section 21 for a development area under this Act;

(6) "Board" means the Sikkim Urban and Regional Planning Board constituted under section 3 of this Act;

(7) "Building" includes any structure or erection or part of a structure or erection which is intended to be used for residential, industrial commercial or other purposes whether in actual use or not;

(8) "building operations" include:
   (a) erection or re-erection of a building or any part of it;
   (b) roofing or re-roofing of a building or any part of a building or an open space;
   (c) any material alteration or enlargement of any building;
   (d) any such alteration of a building as is likely to affect an alteration of its drainage or sanitary arrangements or materially affect its security; and
   (e) the construction of a door or window opening on any street or land not belonging to the owner of the building;

(9) "Chief Town Planner" means the State Chief Town Planner appointed under section 7 of this Act;

(10) "commerce" means the carrying on of any trade, business or profession, sale or exchange of goods of any type whatsoever, and includes the running of, with a view to making profit, hospitals or nursing homes, infirmaries, educational institutions and also hotels, restaurants and boarding houses not attached to any educational institution, sarais and "commercial" shall be construed accordingly;

(11) "commercial Use" includes the use of any land or building or part thereof for purposes of commerce for storage of goods, or as an office, whether attached to any industry or otherwise;

(12) "court" means a principal civil court of original jurisdiction and includes any other civil court empowered by the Government to perform the functions of the court under this Act within the pecuniary and local limits of its jurisdiction;

(13) "development" with its grammatical variations means the carrying out of building, engineering, mining, quarrying or other operations in, on over or under land, the cutting of a hill or any portion thereof or the making of any material change in any building or land, or in the use of any building or land, and includes sub-division of any land;

(14) "development area" means the area or group of areas declared as development area under sub-section (1) of section 21 of this Act;
(15) "development plan" means a development plan prepared for the development area under this Act;

(16) "Engineering Operations" include the formation or the laying out of means of access to a road or the laying out of means of water supply, sewerage, gas or of electricity cables or lines or of telephone lines and other communication lines and public utility services;

(17) "existing land use" means the pre-dominant purpose for which any land or building was being used on a specified date;

(18) "Government" means the State Government of Sikkim;

(19) "Industry" includes the carrying on of any manufacturing process as defined in the Factories Act, 1948 and "industrial" shall be construed accordingly;

(20) "Industrial use" includes the use of any land or building or part thereof for purposes of any industry;

(21) "land" includes benefits arising out of land attached to the earth or permanently fastened to anything attached to the earth;

(22) "local authority" means a Municipal Corporation or a Municipal Council or a Nagar Panchayat constituted under the Sikkim Municipalities Act, 1995 or a Bazaar Committee or other authority legally entitled to, or entrusted by the Government with the control or management of a municipal or local fund or which is permitted by the Government to exercise the powers of a local authority, and includes Urban Development and Housing Department and a local authority is a 'Local authority' concerned if any land within its local limits falls in the area of a plan prepared or to be prepared under this Act;

(23) "local newspaper" in relation to any regional planning area or the development area means any newspaper published or circulated within that areas;

(24) "means of access" includes any means of passage whether private or public, for vehicles or for pedestrians and includes any street;

(25) "natural hazard" means the probability of occurrence within a specified periods of time in a given area of a potentially damaging natural phenomenon; sudden happening and occurrence of natural calamity like flood, earthquake, etc.;

(26) "notification" means a notification published in the Official Gazette;

(27) "occupier" includes
   (a) a tenant;
   (b) an owner in occupation of or otherwise using his land or building or part thereof;
   (c) a rent free occupant of any land or building or part thereof;
   (d) a licensee in occupation of any land or building or part thereof;
   (e) any person who is liable to pay to the owner damages for the use and occupation of any land or building or part thereof;

(28) "operational construction" means any construction whether temporary or permanent, which is necessary for the operation, maintenance, development or execution of any of the following services, namely:-
   (a) railways;
   (b) national highways;
   (c) national waterways;
   (d) major ports;
   (e) airways and aerodromes;
   (f) posts and telegraphs, telephones, wireless, broadcasting and other like forms of communication;
(g) regional grid for electricity, and
(h) any other service which the Government may, if it is of opinion that the operation, maintenance, development or execution of such other service is essential to the life of the community, by notification, declare to be a service for the purpose of this clause.

Explanation: For the removal of doubts, it is hereby declared that the construction of:

(i) new residential buildings (other than gate lodges, quarters for limited essential operational staff and the like) roads and drains in railway colonies, hotels, clubs, institutions and schools in the case of railways; and
(ii) a new building, new structure or new installation or any extension thereof, in the case of any other service, shall not be deemed to be an operational construction within the meaning of this clause.

(29) "owner" includes a mortgages in possession, a person who for the time being is necessary or is entitled to receive, or has received, the rent premium for any land whether on his own account or an account of, or on behalf of, or for the benefit of any other person or as an agent, trustee, guardian or receiver for any other person or for any religious or charitable institution, or who would so receive the rent or premium or any other consideration or to be entitled to receive the rent or premium if the land were let to a tenant, and includes the Head of a Government Department, General Manager of a Railway, the Secretary or other principal officer of a Local Authority, statutory authority of a company, in respect of properties under their respective control;

(30) "Perspective plan" means a long term (twenty five years) plan providing the goals, policies, strategies and general programmes of spatio-economic development of the State of Sikkim or the development area, as the case may be;

(31) "plan" means a state perspective plan prepared by the Board under section 4 or a regional development plan of the regional planning area prepared by the Chief Town Planner under section 12 or a perspective plan or a development plan or an annual plan of a development area prepared by the Development Authority under Chapter VI of this Act and includes their review and revision;

(32) "prescribed" means prescribed by rules made under this Act;

(33) "projects and schemes" means plans conceived within the framework of approved perspective plan, development plan or the annual plan of the development area containing detailed working layouts with all supporting infrastructure and documents including cost of development, source of finance and recovery instruments for their execution;

(34) "promoter" includes an individual company or association or body of individuals, whether incorporated or not, a co-operative society, a corporate body or an agency- national or international to whom a licence is given under section 76 to undertake development works within the framework of a plan or a development scheme duly approved under this Act;

(35) "private street" means any street, road, square, court, alley, passage or riding path which is not a public street but does not include a pathway made by the owner.
of premises on his own land to secure, access to or for the convenient use of such premises;

(36) "public place" means any place or building which is open to the use and enjoyment of the public, whether it is actually used or, enjoyed by the public or not, and whether the entry is regulated by any fees or not;

(37) "public class" means any building to which the public or any class or section of the public are granted access or any building, which is open to the public or any class or section of the public and includes any building-

(a) used as a school or college or a university or other educational institution, hostel, library, hospital, nursing home, dispensary, clinic, maternity centre or any other like institution, club, lodging house, choultry, coffee house, boarding house, or eating house;

(b) ordinarily used by the-

(i) Central or any State Government or any local authority or any body corporate, owned or controlled by the Central or any State Government; or

(ii) public or any class or section of the public for religious worship or for religious congregation;

(38) "public open space" means any land, whether enclosed or not, belonging to the Central or any State Government or any local authority or any body corporate owned or controlled by the Central or any State Government, on which there is no building or of which not more than one-twentieth part is covered with buildings and the whole or remainder of which is used for purposes of recreation or as open space;

(39) "public street" means any street, road, square, court, alley, passage or riding path over which the public have a right of way, whether a thorough-fare or not, and includes the roadway over any public bridge or causeway, the footway attached to any such street, public bridge or causeway and the drains attached to any such street, public bridge or causeway and land, whether covered or not by any pavement, verandah or other structure, which lies on either side of the roadway upto the boundaries of the adjacent property whether that property is private property or property belonging to the Central or State Government;

(40) "railway" means a railway defined in the Indian Railways Act, 1890;

(41) "re-allocation of population" means in relation to an area of bad-layout or obsolete development or a slum area, the making available in that area or elsewhere, of accommodation, for residential purposes or for carrying on business and other activities, together with amenities, to persons living or carrying on business or other activities in the said area who have to be so accommodated so that the said area may be properly planned;

(42) "regulation" means a regulation made under this Act by an Authority and includes zoning and also other regulations made as a part of a development plan;

(43) "residence" includes the use for human habitation of any land or building or part thereof including gardens, grounds, garages, stables and out-houses, if any,
apportioning to such building and "residential" shall be construed accordingly;

(44) "rule" means a rule made under this Act by the State Government;

(45) "scheme" means a development scheme and includes a plan or plans together with the descriptive matter, if any relating to such scheme;

(46) "slum area" means any predominantly residential area where the dwellings which by reason of dilapidation, over crowding, faulty arrangements or design, lack of ventilation, light or sanitary facilities or any combination of these factors, are detrimental to safety, health or morals of the inhabitants or others and which is defined by a development plan as slum area;

(47) "State" means the State of Sikkim;

(48) "to erect" in relation to any building includes -
(a) any material alteration or enlargement of any building;
(b) the conversion by structural alteration of place for human habitation of any building not originally constructed for human habitation;
(c) the conversion into more than one place for human habitation of a building originally constructed as one such place;
(d) the conversion of two or more places of human habitation into a greater number of such places,
(e) such alterations of a building as affect an alteration of its drainage or sanitary arrangements or materially affect its security;
(f) the addition of any rooms, buildings, houses or other structures to any buildings; and
(g) the construction in a wall adjoining any street or land not belonging to the owner of the wall, of a door opening on to such street or land.

(49) "unauthorised occupation" in relation to any premises means the occupation by any person of the premises belonging to the Authority without any authority for such occupation and includes the continuance of this occupation by any person of the premises after the authority (whether by way of grant or any other mode of transfer under which he was allowed to occupy the premises) has expired or has been determined for any reasons whatsoever;

(50) "urban local body" means a municipal corporation or a municipal council or a Nagar Panchayat constituted under the Sikkim Municipalities Act, 1995.

Words and expressions used in this Act but not defined shall have the same meanings respectively assigned to them in the Sikkim Municipalities Act, 1995; the Sikkim Allotment of House Sites and Construction of Building (Regulation and Control) Act, 1985 and the Sikkim Building Construction Regulation, 1991.
CHAPTER - II
SIKKIM URBAN AND REGIONAL PLANNING BOARD

3. (1) As soon as may be, after the commencement of this Act, the Government shall, by notification in the Official Gazette, constitute and appoint for the purpose of carrying out the functions assigned to it under this Act, the Sikkim Urban and Regional Planning Board.

(2) The Board shall consist of a Chairperson, Vice Chairperson and not more than twenty other members to be appointed by the Government.

(3) The Chairperson of the Board shall be the Chief Minister of the State.

(4) The Vice-Chairperson of the Board shall be the Minister-in-charge of Urban Development and Housing Department.

(5) The other Members shall consist of the following
   (a) Chairperson of the State Planning Board, or the Deputy Chairperson of the State Planning Board in case the Chairperson is the Chief Minister;
   (b) Chief Secretary of the State;
   (c) Secretaries to the Government not exceeding eight in number in the departments dealing with Urban Development and Housing, Agriculture, Industries, Planning and Development, Education, Finance, Rural Development, Buildings, Public Health Engineering, Mines and Geology, Roads and Bridges and Tourism;
   (d) Chairperson, State Finance Commission constituted under Article 243-I of the Constitution of India read with section 97 of the Sikkim Panchayat Act, 1993;
   (e) Secretary, Sikkim Nationalised Transport;
   (f) Chairperson, State Pollution Control Board;
   (g) Principal Chief Conservator of Forests and Wild Life;
   (h) Secretary, Power;
   (i) Two members to be nominated by the Central Government to represent the Department/Ministers of that Government dealing with Defence, Public Works and Urban Development;
   (j) Two non-officials, who in the opinion of the Government, have special knowledge or practical experience of matters relating to town and country planning, Mines and Geology, engineering, transport, industry, commerce, agriculture or economics;
   (k) One member of the Sikkim Legislative Assembly to be nominated by the Government.

(6) The Chief Town Planner shall be the ex-officio Secretary to the Board.

4. (1) Subject to the provisions of this Act and the rules framed thereunder, the functions of the Board shall be to advise the Government in matters relating to Policy formulations for planning, development and implementation of State programmes and use of rural and urban land in the State, and to guide, direct, and assist the District Planning Committee constituted under section 184 of the Sikkim Municipalities Act, 1995.

(2) In particular and without prejudice to the generality of the foregoing
provisions, the Board shall, with the advice of the Chief Town Planner of the State, formulate perspective plan within three years from the date of commencement of this Act, for achieving spatio-economic development and social justice. Such a plan shall contain policies and strategies regarding any or all of the following matters as may be considered necessary, namely:-

(a) Physical and natural resource potentials and their utilization and fiscal resource mobilization;
(b) natural disaster prone areas;
(c) poverty alleviation and employment in both formal and informal sectors;
(d) development of trade, commerce, and industries;
(e) agriculture and rural development;
(f) national and state level transportation network;
(g) infrastructure development;
(h) urbanisation trends, urbanisation policy, settlement pattern of large and medium towns and their functional specialization;
(i) protection of environmentally and ecologically sensitive areas and conservation of national and state level heritage areas;
(j) generalised land use;
(k) phasing of the plan in periods of five years coterminal with the State Five Year Plan; and
(l) any other particulars and details as may be prescribed or as may be directed by the Government.

(3) Annual review of the physical achievements of the investments made by the various Authorities and agencies for the last preceding year and submission of a report thereon to the Government.
(4) Advising the Government on resolving inter-district spatial development, resource utilisation and infrastructure development issues.
(5) Resolution of conflicts arising out of overlapping functions between the District Planning Committees and the municipal bodies constituted under the Sikkim Municipalities Act, 1995 and the Development authorities set up under this Act.
(6) Any other matter as may be prescribed or as may be directed by the Government.

Term of office

5. (1) The term of office and conditions of service of the members of the Board shall be such as may be prescribed and the non-official members shall be entitled to receive such allowances as may be fixed by the Government.
(2) The Government may, if it thinks fit, terminate the appointment of any non-official member of the Board at any time.
(3) A member of the Board appointed under clause (j) of sub-section (5) of section 3 may resign his membership of the Board by giving notice in writing to the Government and on such resignation being accepted by the Government, he shall cease to be a member of the Board.
(4) Any vacancy created under sub-section (2) or (3) shall be filled by fresh appointment by the Government.

Meetings of

6. (1) The Board shall meet at such times and places, not less than twice in a calendar year and shall the board observe such procedure as may be prescribed in regard to the transaction of its business at such meetings.
(2) The Chairperson or in his absence the Vice-Chairperson or in the absence
of both, any member chosen by the members present from amongst themselves shall preside at a meeting of the Board.

State Chief 7. (1) For the purpose of advising the Government matters related to urban and regional planning and development and also to perform the functions specified in sub-section (2) of section 4, the Government shall appoint a person having educational qualifications as may be prescribed as the Chief Town Planner of the State, hereinafter called the Chief Town Planner.

(2) The Government shall provide the Chief Town Planner such establishment consisting of such officers and staff as may be necessary.

(3) The pay and allowances of the Chief Town Planner and his establishment shall be met out of the consolidated fund of the Government.

(4) The duties and functions of the Chief Town Planner shall-

(a) advise and render technical assistance to the Government pertaining to spatial planning and development and implementation of relevant state programmes;

(b) render technical assistance to the Board in the formulation of State urbanisation policy and State perspective plan;

(c) render technical guidance and assistance to the District Planning Committees constituted under section 184 of the Sikkim Municipalities Act, 1995 in the preparation of draft development plans of the districts in the State;

(d) prepare a Regional Development Plan for the regional planning area and follow the necessary procedure for its approval and revision as laid down in Chapter III of this Act;

(e) scrutinize the various plans submitted to the Government and the Board for approval under this Act;

(f) ensure that the development plans prepared by the authorities are within the framework of the approval perspective plan of the concerned area;

(g) prepare and publish plans, if so directed by the Government in the event of default by a District Planning Committee or the Authority;

(h) render technical assistance and guidance to the authorities and other development agencies operating in the State;

(i) provide or organise necessary research inputs and other studies either himself or through the help of consultants for formulation of policies, strategies, norms, standards, laws, rules, regulations and guidelines pertaining to urban and regional planning and development; provide and promote manpower training facilities;

(k) establish an urban and regional planning information system and a network for dissemination of information among various development agencies; and

(l) perform any other function, as may be directed by the Government, from time to time.

Office of the Chief Town Planner shall also function as the technical Secretariat of the Board and in order to enable him to perform the functions detailed in sub-section (4) of section 7, the Government shall provide consultation with the Board, such additional officers and staff to the Chief Town Planner as it may consider necessary.
9. (1) The State Perspective Plan, after approval by the Board, shall be forwarded to the Government.

(2) On receipt of the State Perspective Plan the Government may publish the salient features of such a plan in at least two local newspapers circulating in the State of which one must be in the regional language, for information of the public specifying the place or places where a full copy of such may be inspected, invited objections, suggestions, modification, if any.

(3) Any such objections, suggestions, modifications shall be examined and considered by a Committee to be constituted by the Government.

(4) The Government may, approve the perspective plan with or without the modifications proposed by the Committee within a period of 90 (ninety) days from the date of receipt of the State perspective plan by the State Government.

10. (1) At least once in ten years from the date of approval of the State Perspective Plan by the Government under sub-section (4) of section 9, the Board, with the assistance of the Chief Town Planner, shall review such plan and prepare a fresh State Perspective Plan for a period of twenty-five years from the date of review after incorporating such modifications and amendments as may be necessary and submit the same for approval to the Government.

(2) The provisions of sections 4, 7, and 9 shall mutatis mutandis apply to such perspective plan.

CHAPTER - III
REGIONAL DEVELOPMENT PLANS

11. (1) The Government may, after consultation with the Board, by notification in the Official Gazette from time to time, declare any area in the State to be a regional planning area for the purpose of this Act.

(2) Every such notification published under sub-section (1) shall define the limits of the area to which it relates.

(3) The Government may, after consultation with the Board, amalgamate two or more regional planning areas into one such area or sub-divide a regional planning area into different such areas and constitute them as separate regional planning areas or include any such sub-divided areas in any other regional planning area, as the case may be, and notify the same in the Official Gazette.

(4) The Government may, by notification in the Official Gazette, direct that any of the rules and orders made, regulations and directions issued and powers conferred under this Act and in force in any regional planning area with which or in which any other area is amalgamated or included, shall apply to the area so amalgamated or included under this section to such extent and subject to such modifications, additions or restrictions, as may be specified in such notification.

12. (1) As soon as may be, after the declaration of the regional planning area under section 11, the Chief Town Planner shall, subject to such directions as may be issued by the Board and within such time as may be prescribed, after carrying out surveys as may be necessary of the physical, social and economic conditions and potentialities of the area in respect of which a regional development plan is to be prepared, prepare a regional development plan for such area together with a report explaining the various aspects of the developments proposed in such plan.
2. It shall be the duty of every Government Department and local authority to furnish as soon as may be possible, maps, reports and record as may be required to the Chief Town Planner in the preparation of the regional development plan.

13. (1) Subject to the provisions of this Act and any rules made thereunder, the regional development plan shall indicate the stages by which development may be carried out, the network of transport and communication lines, the proposals for conservation and development of natural resources and such other matters as may have an influence on the development of the concerned area.

(2) In particular and without prejudice to the generality of the foregoing provisions, a regional development plan may provide for all or any of the following matters, namely:

(a) broad demarcation of areas for agriculture, forestry, industry, mineral development, urban and rural settlements and other activities;
(b) natural disaster prone area;
(c) the reservation of land for recreation, botanical and zoological gardens, natural reserves, animal sanctuaries, dairies and health resorts and for preservation, conservation and development of area of natural scenery, forests, wild life, natural resources and landscaping;
(d) preservation of objects, features, structures or places of historical, natural, archaeological or scientific interest and educational value;
(e) prevention of erosion of soil, provision of land stability and slope linked controls, provision for afforestation, or re-afforestation, improvement and re-development of water front areas, rivers and lakes;
(f) transport and communications network such as roads, highways, railways, waterways, canals and airports including their future development;
(g) rural and urban centres, both existing and new, indicating the extent of their anticipated growth;
(h) proposals for irrigation, water supply, hydro-electric works, flood control and prevention of water pollution and waste management;
(i) re-allocation of population or industry from over-populated and industrially congested area and indication the density of population or the concentration of industry to be allowed in any areas.

(3) The regional development plan shall, in particular include:

(a) the existing land use map and the narrative report thereon;
(b) a narrative report supported by necessary map and charts explaining the provisions of the regional development plan;
(c) recommendations to the Government regarding the directions to be issued to the concerned local authorities and the different departments of the Government, if any, in respect of enforcement and implementation of the proposals contained in the regional development plan; and
(d) a report indicating the priorities assigned to works included in the regional development plan and the planning of the programme of development as such.

14. Notwithstanding anything contained in section 12, the Government may require the Chief Town Planner to prepare and submit to the Board before a fixed date, a regional development plan in respect of any area.
prepare a regional development plan for any area.

15. The Chief Town Planner shall submit the regional development plan prepared under section 12 to the Board for its consideration and may make such changes in the regional development plan as may be necessary in the light of the views expressed by the Board.

Public notice of the regional development plan.

16. (1) The Chief Town Planner shall notify the regional development plan, as modified under section 15, in the Official Gazette, and also in one or more local newspapers, indicating therein the place or places where copies of the same may be inspected and inviting comments in writing from the public on the regional development plan within such period as may be specified in such notification:

Provided that such period shall not be less than two months from the date on which the regional development plan is published in the Official Gazette.

(2) After the expiry of the period mentioned in sub-section (1), the Chief Town Planner shall submit the comments received from the public to the Board for its consideration.

(3) The Chief Town Planner shall, if necessary, revise the regional development plan, in the light of any modifications suggested by the Board and submit them to the Government together with the comments received from the public on the regional development plan for approval.

Approval by the Government.

17. (1) The Government shall, within sixty days from the date of receipt, either approve the regional development plan as submitted to it under section 16 or may approve the regional development plan with such modifications as it may consider necessary, or may return the said plan to the Chief Town Planner with instructions either to modify the plan or to prepare a fresh regional development plan in accordance with such directions as the Government may issue in this behalf.

(2) Where a fresh regional development plan is required to be prepared under sub-section (1), the provisions of sections 15 and 16 shall, mutatis mutandis apply to the preparation and approval of such plan.

Publication of the regional development plan.

18. The Chief Town Planner shall notify the regional development plan, as approved by the Government in the Official Gazette and also in one or more local newspapers, indicating therein the place or places where copies of the same may be inspected.

Effect of the regional development plan.

19. On and from the date of publication of the regional development plan under section 18 for an area, all development programmes undertaken within that area by any Department of the Government or by public and private institutions or by any other person shall conform to the provisions of such regional development plan.

Revision of the Regional development plan.

20. If the Government, at any time, after a regional development plan has been published in the Official Gazette under section 18, but at least once in five years thereafter, is of the opinion that a revision of such regional development plan is necessary, it shall direct the Chief Town Planner to undertake the revision of the regional development plan and thereupon the foregoing provisions of this Act relating to the preparation and approval of the regional development plan shall, as far as may be, apply to the revision of a regional development plan under this section.
21. (1) Upon enforcement of this Act in any area or areas under sub-section (3) of section 1, the Government shall, for the purposes of proper development of such area or areas, by notification, declare such area or areas to be a development area for the purposes of this Act and shall assign a name to such area.

(2) The Government may, by notification and in accordance with such rules as may be made in that behalf:
   (a) exclude from a development area any area comprised therein; or
   (b) include in a development area any other area.

(3) As soon as may be, after the declaration of a development area under subsection (1), the Government shall, by notification in the Official Gazette, constitute for the said development area a Development Authority, with effect from such date as may be specified therein.

(4) Every Authority so constituted shall be a body corporate by the name of the development area for which it is constituted having a perpetual succession and a common seal with power to acquire, hold, manage and dispose of property both movable and immovable, and shall by the said name sue and be sued.

(5) The Authority shall consist of the following members, namely:
   (a) The Chairman, who shall be appointed by the Government;
   (b) The Vice-Chairman, who shall be an officer of the Government to be appointed by the Government and shall be the whole-time Chief Executive of the Authority;
   (c) an Engineer Member, to be appointed by the Government;
   (d) Finance and Accounts Member to be appointed by the Government;
   (e) a Town Planning Member to be appointed by the Government;
   (f) an Urban Designer or Architect Member to be appointed by the Government;
   (g) Secretary, Urban Development and Housing Department, Government of Sikkim or his representative, member ex-officio; and
   (h) Chairman of urban local bodies comprised within the development area, members ex-officio.

(6) The Vice-Chairman shall be a whole-time member and any of the members appointed under clause (c), (d), (e) and (f) of sub-section (5) may either be whole-time or part-time members.

(7) The Chairman, the Vice-Chairman and the whole time members shall be entitled to receive from the funds of the Authority such salaries and allowances, if any, and governed by such conditions of service as may be prescribed by rules made in this behalf.

(8) The Chairman, Vice-Chairman and members appointed under clauses (c) to (f) of sub-section (5) shall hold office during the pleasure of the Government.

(9) Any member specified in clauses (c), (d), (e) and (f) of sub-section (5), if part time, and the members specified in clause (h) of that sub-section may be paid from the funds of the Authority such allowances, if any, as may be fixed by the Government in this behalf.

(10) A member, other than an ex-officio member, may resign his office by writing under his hand addressed to the Government, but shall continue in office until his resignation is accepted by the Government.

(11) No act or proceedings of the Authority shall be invalid by reason of any vacancy in, or defect in the constitution of the Authority.
(12) The Authority shall meet at such times and places and shall observe such rules of procedure in regard to the transaction of its business at its meetings (including quorum at meetings) as may be prescribed.

(1) The Government may, if it is of opinion that it is necessary so to do in the public interest, by notification, withdraw from the operation of the relevant provisions of this Act, the whole or a part of any development area thereunder.

(2) When a notification is issued under sub-section (1) in respect of any development area or part thereof:

(a) the relevant provisions of this Act and all rules, regulations, bye-laws, notifications, orders, directions and powers made, issued or conferred thereunder shall, cease to apply to the said area or part and the Authority, if any, constituted, under this Act shall cease to have jurisdiction in respect of the said area or part, as the case may be, but where any Authority has been constituted exclusively for such area or part, such Authority shall, on the date of the notification, stand dissolved.

(b) the Government shall, in consultation with the Board, and the local authority or authorities concerned, frame a Scheme determining the portion of the balance of the fund of the Authority concerned which shall vest in the Government and in the local authority or authorities concerned, and the manner in which the properties and liabilities of the Authority shall be apportioned between the Government and such local authority or authorities, and on the Scheme being notified in the Official Gazette, the fund, property and liabilities of the Authority shall vest and be apportioned accordingly.

(22) Power to withdraw a development area from operation of this Act.

(2) When a notification is issued under sub-section (1) in respect of any development area or part thereof:

(a) the relevant provisions of this Act and all rules, regulations, bye-laws, notifications, orders, directions and powers made, issued or conferred thereunder shall, cease to apply to the said area or part and the Authority, if any, constituted, under this Act shall cease to have jurisdiction in respect of the said area or part, as the case may be, but where any Authority has been constituted exclusively for such area or part, such Authority shall, on the date of the notification, stand dissolved.

(b) the Government shall, in consultation with the Board, and the local authority or authorities concerned, frame a Scheme determining the portion of the balance of the fund of the Authority concerned which shall vest in the Government and in the local authority or authorities concerned, and the manner in which the properties and liabilities of the Authority shall be apportioned between the Government and such local authority or authorities, and on the Scheme being notified in the Official Gazette, the fund, property and liabilities of the Authority shall vest and be apportioned accordingly.

(23) Appointment of local authority as development authority.

(1) The Government may, in consultation with the Board, appoint any local authority as the development authority for the area of that local authority and for such other contiguous or adjacent area or areas as the Government may declare as a development area under section 21.

(2) Where a local authority is appointed as a development authority under sub-section (1), the provisions of sections 21, 25 and 26 shall not apply, and the provisions of the Act by which such local authority is constituted shall continue to apply to it in respect of matters covered by the aforesaid sections.

(3) A local authority appointed as a development authority under section 23 shall, for the purpose of performing the functions of a development authority under this Act, constitute a Development Committee consisting of the following, namely:-

(a) A Chairman;

(b) a Town Planning Officer, who shall be the Member Secretary to the Committee; and

(c) five other members, two of whom shall be appointed by the Government.

(24) Functions and powers of development authority.

(1) Subject to the provisions of this Act and the rules framed thereunder and any directions which the government may give, the functions of every development authority shall be to:-

(a) prepare an existing land use map;

(b) prepare and enforce a perspective plan;

(c) prepare and enforce a development plan;
(d) prepare and enforce an annual plan;
(e) prepare and enforce development schemes;
(f) set up special function agencies, if required and guide, direct and assist them on matters pertaining to their respective functions; and
(g) carry out or cause to be carried out execution of projects and schemes framed under the perspective plan, development plan or the annual plan and for these purposes, it may carry out or cause to be carried out, surveys of the development area and prepare report or reports of such surveys, and to perform such other functions, which are supplemental, incidental or consequential to any of the functions aforesaid or as may be prescribed.

25. (1) Subject to such control and restrictions as may be prescribed by rules, the Authority may appoint a Secretary and such number or other officers and employees (including experts for technical work) as maybe necessary for the efficient performance of its functions and may determine their designations and grades.

(2) The Secretary and other officers and employees of the Authority shall be entitled to receive from the funds of the Authority such salaries and such allowances, if any, and shall be governed by such conditions of service as may be determined by regulations made in this behalf.

Advisory Council.

26. (1) The Government shall, as soon as may be after the constitution of the Authority, by notification, constitute an Advisory Council for the purpose of advising the Authority on the preparation of perspective plan, development plan, annual plan and development schemes and on such other matters relating to the planning of development, or arising out of, or in connection with, the administration of this Act as may be referred to it by the Authority.

(2) The Advisory Council shall consist of the following members, namely:-
(a) the Vice-Chairman of the Authority, ex-officio; who shall be the President;
(b) the members of the Authority referred to in clauses (g) and (h) of sub-section (5) of section 21 ex-officio;
(c) a member of the Sikkim Legislature, representing the whole or any part of the development area, to be nominated by the Government;
(d) members not exceeding three in number to be nominated by the Government who are elected members of the District Planning Committee or the municipal bodies constituted under the Sikkim Municipalities Act, 1995 or the Panchayats constituted under the Sikkim Panchayat Act, 1993 as may be considered necessary.
(e) members not exceeding four in number to be nominated by the Government who, in the opinion of the Government have special knowledge or practical experience of matters relating to industry, landscaping, mines and geology, economics, geography or environmental science.

(3) The Advisory Council shall meet twice in a year and shall have the powers to regulate its own procedure.

(4) The members of the Advisory Council, other than the ex-officio members shall hold office during the pleasure of the Government.

(5) The members of the Advisory Council excepting the members specified in clauses (c) and (d) of sub-section (2) may be paid such fees and allowances for attending its meetings, as may be determined by regulations
Constitutions of Committees.

27. (1) The Authority may constitute as many committee consisting wholly members or wholly of other persons or partly of members and partly of other persons and for such purposes as it may think fit.

(2) A Committee constituted under this section shall meet at such time and place and shall observe such rules of procedure in regard to the transaction of business at its meetings as may be determined by regulations made in this behalf.

(3) The members of a Committee (other than those who are members of the Authority) shall be paid such fees and allowances for attending its meeting and for attending to any other work of the Authority, as may be determined by regulations made in this behalf.

Objection of the Authority

28. The objects of the authority shall be to promote and secure the development of all or any of the areas comprised in the development area concerned according to plan and for that purpose the Authority shall have power to acquire, hold, manage and dispose of land and other property, to carry out building, engineering, mining and other operations, to execute works in connection with supply of water and electricity, disposal of sewage, and other services and amenities and generally to do anything (including controlling development and co-ordinating developmental programmes of related agencies) necessary or expedient for purposes of such development and for purposes incidental thereto:

Provided that save as provided in this Act, nothing contained in this Act shall be construed as authorising the disregard by the Authority of any law for the time being in force.

Authority to Act on general Business principles.

29. The Authority while carrying out its functions, shall operate on general business principles.

CHAPTER - V

PREPARATION OF EXISTING LAND USE MAP AND REGISTER

Preparation of Existing Land Use Map and Register.

30. The Chief Town Planner and the Authority shall, not later than six months after the declaration of the regional planning area under section 11 and the development area under section 21 respectively or within such time as the Government may from time to time, extend, but not later than one year, prepare an Existing Land Use Map and a Land Use Register in the prescribed form indicating the present use of every piece of land in the regional planning area or the development area, as the case may be. Provided that if a local authority has been appointed as the development authority for any development area and such local authority has prepared a Map or a Register, or both, in respect of the said area before the application of this Act to that area, the Map or the Register so prepared shall be deemed to be a Map or Register under this section.

Notice of the preparation of the Map and the Register.

31. (1) After the preparation of the Map and Register under section 30, the Chief Town Planner in the case of the regional planning area and the Authority in the case of the development area shall publish a public notice stating that such Map and Register has been prepared, and indicating therein the place or places where copies...
of the Map or Register, or both may be inspected, and inviting objections in writing from any person with respect to the Map and the Register within thirty days of the publication of such notice.

(2) After the expiry of the period mentioned in sub-section (1), an officer designated by the Chief Town Planner or the Authority or a Committee appointed by the Chief Town Planner or the Authority for the purpose, as the case may be, shall, after allowing a reasonable opportunity of being heard to all the persons who have filed the objections, make a report to the Chief Town Planner or the Authority, as the case may be.

(3) The Chief Town Planner or the Authority, as the case may be, shall consider the report made under sub-section (2) and may make such modifications in the Map or Register or both as may be considered proper and adopt the Map and the Register:

Provided that the adoption of the Map and the Register by the Authority shall be by a Resolution.

(4) As soon as may be, after the adoption of, the Map and the Register under sub-section (3), the Chief Town Planner or the Authority, as the case may be, shall publish a public notice of the adoption of the Map and the Register and of the place or places where copies of the same may be inspected and shall submit copies of the Map and the Register to the Board and the Government.

(5) A copy of the public notice referred to in sub-section (4) shall also be published in the Official Gazette and such publication shall be conclusive evidence that the Map and Register have been duly prepared and adopted.

### Power of the Government in case of default of Chief Town Planner or Register Authority to prepare the Map and Register.

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
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<tbody>
<tr>
<td>32. (1)</td>
<td>Where by virtue of the foregoing provisions of this Act, a Map and a Register are to be prepared then -</td>
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<td></td>
<td>(a) if within the period specified in section 30 or within such period as Government may extend, no Map or Register has been prepared; or</td>
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<td>(b) if at any time the Government is satisfied that the Chief Town Planner or the Authority are not taking steps necessary to prepare such a Map and Register within that period, the Government may direct the Board in the case of the Chief Town Planner and the Chief Town Planner in the case of the Authority to prepare the Map and Register.</td>
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<tr>
<td>33. (1)</td>
<td>As soon as may be, after the declaration of the development area under section 21 of this Act, the Authority shall, within one year after such declaration of perspective plan of the development area, prepare in consultation with the local authorities concerned, a twenty to twenty-five years perspective plan of the development area including such contiguous areas thereto, as may be considered necessary or as the Government may correct to be included, after reviewing the implementation of such plan, if any, prepared earlier.</td>
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### PREPARATION OF PLANS AND THEIR APPROVAL

<table>
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<th>Section</th>
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<td>33. (2)</td>
<td>The perspective plan prepared under sub-section (1) shall incorporate</td>
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socio-economic and developmental issues, goals objectives, potentials, policies, strategies, and priorities pertaining to the following, as far as may be relevant -

(a) Physical characteristics and natural resources;
(b) Demography;
(c) Existing and proposed land uses;
(d) Economic development in primary, secondary and tertiary sectors as may be applicable;
(e) Poverty alleviation and employment generation in formal and informal sectors;
(f) Housing and shelter development;
(g) Transportation network including intercity and intra city mass transportation system and its interface with location of major activity nodes and land use pattern;
(h) Integrated infrastructure development covering -
   (i) water harvesting and its utilisation;
   (ii) energy;
   (iii) drainage;
   (iv) sanitation;
   (v) refuse disposal;
   (vi) education;
   (vii) health;
   (viii) recreation;
   (ix) communication; and
   (x) other utilities and services such as police protection, fire protection, etc.,
(i) Protection of environmentally sensitive areas and conservation of heritage;
(j) Provision of land stability and slope linked controls;
(k) Spatial development indicating direction, of growth of settlement and its components such as residential, commercial, and industrial areas, open spaces, roads, etc;
(l) Renewal and up gradation of old or dilapidated areas and slums;
(m) fiscal resource mobilisation;
(n) Implementation mechanism and process;
(o) Phasing of the plan in periods of five years preferably co-terminus with the State five year plans; and
(p) Any other particulars and details as may be considered necessary by the Authority.

Existing plan
To be
dee med as
under this Act.
Perspective plan.

34. If prior to the commencement of this Act, any Master Plan or Development Plan for the development area has been prepared under any other law, such master plan or development plan shall be deemed to be a perspective plan of the area prepared under this Act.

Power of Government
in case of
default of de-
velopment
authority to
prepare the
Plan.

35. (1) Where by virtue of the provisions of this Act, a plan is to be prepared;
   (a) If within the period prescribed, no plan has been prepared, or
   (b) If at any time the Government is satisfied that the Authority is not taking steps necessary to prepare such a plan within that period, the Government may direct the Chief Town Planner to prepare the plan and recover the cost thereof from the Authority concerned out of its funds.
   (2) After the preparation of the Plan, the Chief Town Planner shall submit the Plan to the Board and the Board shall follow the procedure and exercise the powers
36. (1) Every Authority shall, not later than eighteen months from the date of declaration of the development area under section 21, prepare a development plan within the framework of the approved perspective plan covering the whole or part of the development area, as may be necessary, for a period of five years.

(2) Notwithstanding anything contained contrary to sub-section (1) in case no approved perspective plan exists, the Authority shall take into account the provisions of the perspective plan under preparation according to the provisions of sub-section (1) of section 33, and prepare the development plan within three years from the date of declaration of the development area under section 21.

(3) A development plan shall generally indicate the manner in which the use of land in the development area covered by such plan shall be regulated and also indicate the manner in which the development therein shall be carried out. In particular it shall, provide, so far as may be necessary, for all or any of the following:

(a) analysis of dynamics of development which may include analysis of history of development, present status and trend of development, location, site and situation, regional context, hinterland, its attributes and accessibility, physiographic and demographic characteristics; city influence area and its characteristics including settlement pattern, rural-urban relationship and fringe area developments;

(b) current issues and prospects regarding

(i) economic base and employment in trade, commerce and industries in both formal and informal sectors;

(ii) hierarchy of commercial areas, dispersal of commercial activities and related issues;

(iii) dispersal of industries or restriction on specific type of industries considering the pollution level and environmental sustainability;

(iv) urban poverty and alleviation;

(v) housing including informal sector housing, resettlement strategy and slum upgradation;

(vi) educational facilities including specialised education and research centres, health facilities including specialised hospitals, cultural and religious facilities;

(vii) public and semi-public offices;

(viii) system of open spaces, play fields and recreation areas; conservation areas; ecological and environmentally sensitive areas and public gathering grounds;

(ix) transportation covering road, railway, pedestrian-path networks and related activity centres, parking and terminal facilities; mass transportation system and its integration with activity nodes and land use pattern and airport;

(x) utilities and services such as water supply, drainage, sewerage, solid waste management, energy, communication, police, fire protection, cremation and burial grounds;

(c) existing land use;

(d) space requirement for various activities;

(e) economic and spatial development goals and objectives;

(f) development proposals which may include;

(i) concept of hierarchy of planning units and distribution of various activity nodes, facility centres, etc.

(ii) mass transportation system and land use interface, transport and commu-
ication facilities such as hierarchy and network of roads, highways, parkways, railways, waterways, canals and airport including their extension, development and co-ordination
(iii) proposals for designing the use of land for residential development including informal sector housing and slum upgradation; commercial, industrial, agricultural and recreational use,
(iv) proposals for reservation of land for community facilities and services; public purposes such as schools, colleges and other educational institutions, medical and public health institutions, markets, social welfare and cultural institutions, theatres and places for public entertainment, public assembly museums, art galleries, religious buildings, parks; gardens and play - grounds, stadium, sites and services schemes, slum up gradation schemes, housing accommodation for socially and economically backward classes of people; parking and terminal facilities such as inter - city and intra - city bus and truck terminus, dairies, areas for open spaces, zoological gardens, natural reserves and sanctuaries ; burial grounds, cremation grounds including electric crematorium; slaughter houses, tanneries and for such other purposes as may, from time to time, be considered necessary;
(v) proposals for water supply, drainage, sewage and solid waste disposal, other public utilities, amenities and services including supply of electricity and gas and provision for telephones and postal services;
(vi) public and semi-public offices;
(vii) renewal and redevelopment areas;
(viii) protection of environment, prevention of air and water pollution, promotion of ecological aspects, preservation, conservation and development of areas of natural scenery and landscape, urban forestry;
(ix) preservation of features, structures, places of historical, architectural and scientific interest and educational value
(x) proposals for flood control, land stability and sloped linked controls;
(xi) proposals for preservation of land for public purpose by the central, State and local government or any other authority or body established by or under any law for the time being in force
(xii) the filling up or reclamation of low lying, swampy or unhealthy areas or levelling up of land
(xiii) proposals for preparation of development schemes pertaining to tourism, environmental conservation, heritage, sites for reclamation, highway corridor development and the like; and
(xiv) such other proposals for public purposes as may, from time to time, be approved by the Authority or as may be directed by the Government in this behalf
(g) implementation mechanism which shall include -
(i) phasing of proposals contained in the development plan depending upon the priorities determined
(ii) identification of sector-wise schemes and projects to be implemented by central or State Government, authority, corporate bodies, co-operative and private sector;
(iii) development promotion regulations for promoting and regulating the use and development of land including imposition of conditions and restrictions in regard to the open spaces to be maintained for the buildings, the Floor Ratio or the Floor Space Index, the location, number, size, height, number of storeys and character of buildings and density of built-up area
allowed in specified area, the use and purposes to which the building or
specified areas of land may or may not be appropriated, the sub-division of
plots, the discontinuance of objectionable uses of land in any area in
reasonable periods, parking spaces, loading and unloading space for any
building and the size of any projections and advertisement signs and
hoarding and other matters as may be considered necessary for carrying
out the purposes of this Act;

(iv) Fiscal requirements and resource mobilisation proposals;

(h) monitoring and review mechanism.

37. (1) As soon as may be, but not later than thirty days of, the preparation
of the perspective plan of a development area, the concerned
Authority shall accord its consent to the contents of the perspective plan and forward it
to the Chief Town Planner and the District Planning Committee if constituted under
section 184 of the Sikkim Municipalities Act, 1995, for concurrence.

(2) The Chief Town Planner and the District Planning Committee
respectively, within thirty days from the date of receipt of the perspective plan forwarded
to it under sub-section (1) shall examine it in the light of the State perspective plan and
the regional development plan and the District Planning Committee in the light of the
draft development plan, if any, of the district concerned and communicate in writing their
concurrence to the State perspective plan and the regional development plan and the draft
development plan of the district, as the case may be, with or without specific
modifications.

(3) On receipt of the concurrence under sub-section (2), the Authority
shall, not later than thirty days, modify if necessary, the perspective plan in the light of
the specific modifications obtained in the concurrence letter of the Chief Town Planner
or the District Planning Committee, as the case may be, and resubmit the modified plan
to the Chief Town Planner, or the concerned District Planning Committee, as the case
may be.

(4) The Chief Town Planner or the District Planning Committee, as the
case may be, shall further examine the modified perspective plan in the light of the
specific modifications, suggested by it under sub-section (2) and communicate in writing
within thirty days from the date of resubmission of the plan under sub-section (3) its
concurrence with or without further modifications.

(5) If the concurrence of the Chief Town Planner or the District Planning.
Committee is not received within the time allowed under sub-section (2) or subsection
(4), the concurrence shall be deemed to have been given by the Chief Town Planner or,
as the case may be, the District Planning Committee.

(6) As soon as may be, but not later than thirty days from the date of
receipt of the concurrence from the Chief Town Planner and the District Planning
Committee, and after modifying the perspective plan, if necessary, the Authority shall
publish a notice in at least one local newspaper of the preparation of the perspective plan
inviting objections and suggestions from the public within thirty days from the date of
publication of the notice in the newspaper. The notice shall state the name of the place or
places where a copy thereof or extracts therefrom, certified to be correct shall be
available for sale to the public at a reasonable price.

(7) The Authority shall, within a period of sixty days of the date of expiry
of notice under sub-section (6), consider all the objections received within the time
allowed under sub-section (6) and after making such enquiry as it may consider
necessary and after giving reasonable opportunity of being heard to those persons who
have made a request in writing for being so heard, modify, if necessary, the perspective
plan and
submit it together with the objections and suggestions received under sub-section (6) to the Government and also to the Chief Town Planner for approval.

(8) The Government shall in consultation with the Chief Town Planner; approve the perspective plan with or without modifications within sixty days of its receipt.

(9) The Authority shall publish a notice in the Official Gazette and one local newspaper of the approval of the perspective plan, stating the name of the place where a copy thereof shall be available for inspection by the public and that copies thereof or extracts therefrom certified to be correct shall be available for sale to public at a reasonable price.

(10) The perspective plan shall come into force from the date of publication of notice of approval of the perspective plan in the Official Gazette under sub-section 9.

(11) The provisions relating to the District Planning Committee as referred to in this section shall take effect only when the District Planning Committees are constituted under section 184 of the Sikkim Municipalities Act, 1995.

Approval of development plan.

38. (1) As soon as may be, but not later than thirty days of the preparation of the development plan of a development area, the Authority shall accord its consent to the development plan, and forward it to the Chief Town Planner and the District Planning Committee if constituted for concurrence.

(2) The Chief Town Planner and the District Planning Committee, shall thirty days from the date of the receipt of the development plan forwarded to it under subsection (1), examine it in the light of the perspective plan approved or under the process of approval under section 37 and communicate their concurrence in writing to the development plan being within the framework of perspective plan or suggest specific modifications if any, to bring it in conformity with the perspective plan.

(3) The Authority shall modify, if necessary, within thirty days, the development plan in the light of the specific modifications suggested in the concurrence letter of the Chief Town Planner or the concerned District Planning Committee and resubmit it to the Chief Town Planner or the concerned District Planning Committee, as the case may be.

(4) The Chief Town Planner or the District Planning Committee, shall further examine the development plan, in the light of specific modifications suggested by it under sub-section (2) and communicate within thirty days from the date of resubmission of the plan, under sub-section (3), its concurrence in writing with or without further specific modifications.

(5) In case there are further specific modifications suggested in the concurrence letter received under sub-section (4), the Authority shall take necessary action to modify the development plan and resubmit, within thirty days, the modified plan for concurrence of the Chief Town Planner or the District Planning Committee, but the part in respect to which no specific modifications has been suggested shall deemed to have been concurred with and the Authority shall proceed further for getting approval as provided under sub-section (7) of that part of the development plan in respect of which no modifications are required under sub-section (4).

(6) If the concurrence of the Chief Town Planner or the District Planning Committee is not received within the time allowed under sub-section (2) or (4) as the case may be, within thirty days from the date of resubmission under sub-section (5) as the case may be, the concurrence shall be deemed to have been given by the Chief Town Planner or, as the case may be, the District Planning Committee.

(7) As soon as may be, but not later than thirty days from the date of receipt of the concurrence letter from the Chief Town Planner the District Planning Committee as the case may be, under sub-sections (2), (4) and (5) or deemed concurrence as
stipulated under sub-section (6), as the case may be, the Authority shall publish a notice in at least one local newspaper of the preparation of the development plan, inviting objections and suggestions from the public within thirty days from the date of publication of the notice in the newspaper. The notice shall state the name of the place or places where a copy thereof shall be available for inspection by the public and that copies thereof or extracts therefrom, certified to be correct, shall be available for sale to the public at reasonable price.

(8) The Authority shall, within a period of sixty days of the date of expiry of notice under sub-section (7), consider all objections and suggestions received within the time allowed under sub-section (7) and after making such enquiry as it may consider necessary and after giving reasonable opportunity of being heard to those persons who have made request in writing for being so heard, modify, if necessary, the development plan and submit to the Government for approval.

(9) As soon as may be, after the receipt of the development plan, but not later than two months, the Government after consulting the Chief Town Planner, may either approve the development plan or may approve it with such modifications as it may consider necessary or may return the development plan to the Authority to modify the plan or to prepare a fresh plan in accordance with such directions as the Government may issue in this behalf.

(10) Immediately after the development plan has been approved by the Government, the Authority shall publish a notice in Official Gazette and in at least one local newspaper of the approval of the development plan, stating the name of the place or places where a copy thereof shall be available for inspection by the public and that copies thereof or extracts therefrom certified to be correct shall be available for sale to public at a reasonable price.

(11) The development plan shall come into force from the date of publication of notice in the Official Gazette under sub-section (10).

(12) The provisions relating to District Planning Committees shall take effect only when the District Planning Committees are constituted under section 184 of the Sikkim Municipalities Act, 1995.

Review, revision and preparation of fresh perspective plan of the development area.

39. (1) Immediately after the expiry of ten years from the date of approval of the perspective plan of the development area under section 37, the Authority shall review such plan and prepare a fresh perspective plan for a period of twenty to twenty-five years from the date of review after incorporating such modifications and amendments as may be considered necessary and submit it for approval:

Provided that the time period taken for the review and preparation of fresh perspective plan shall not exceed two years.

(2) The provisions of sections 33 and 37 shall, mutatis mutandis, apply to the preparation and approval of such a fresh perspective plan.

40. (1) Immediately after the expiry of three years from the date of approval of the development plan of the development area under section 38, the Authority shall review such plan and prepare a fresh development plan for five years commencing from the date of expiry of such a plan in force after incorporating such modifications and amendments as may be considered necessary and submit it for approval:

Provided that the time period taken for the review and preparation of fresh development plan shall not exceed eighteen months.

(2) The provisions of section 34 and section 38 shall, mutatis mutandis, apply to the preparation and approval of such a fresh development plan.
41. If any provision of an approved development plan of a development area is at variance with the provisions of the approved perspective plan of the same area, the provision contained in the approved development plan shall prevail.

42. (1) Notwithstanding anything contained in sections 39 and 40, the perspective plan or development plan of a development area may be modified at any time and for this purpose, the Authority shall publish a draft of the proposed modifications by a notice in at least one local newspaper inviting objections and suggestions from the public within thirty days from the date of aforesaid publication of the notice, and after giving an opportunity of being heard to such persons who have made request for being heard and after considering the objections and suggestions finalise the modifications in the plan and submit it to -

(a) the Board in the case of modifications in a perspective plan; or
(b) the Government in case of modifications in the development plan.

(2) The Board or the Government, as the case may be, approve the modifications with or without variations or refuse to approve the modification by a notification, in the Official Gazette and in at least one local newspaper:

Provided that no modifications shall be proposed or approved unless they are:

(a) of emergent nature; or
(b) of minor nature in the interest of implementation which do not materially affect the structure of the plan; and

(c) in public interest and are notified to the public.

CHAPTER - VII

CONTROL OF DEVELOPMENT AND USE OF LAND

43. After the coming into operation of any development plan or a development Scheme in an area, no person shall use or permit any other person to use any land or carry out any development in that area otherwise than in conformity with such a development plan or a development scheme:

Provided that the Authority may allow on application, the continuance, for a period not exceeding ten years, upon such terms and conditions as may be prescribed by the regulations made in this behalf, of any land for the purpose and to the extent, for and to which it is being used on the date on which such a plan or Scheme came into operation.

44. 1) After the enforcement of this Act and subject to the provisions of this Act, no development, or institution, or change of use of any land shall be undertaken or carried out in that area

(a) without obtaining a certificate from the Authority certifying that the development charges as leviable under this Act have been paid or that no such development charges are leviable; and
(b) without obtaining the permission in writing as provided for hereinafter: Provided that no such permission shall be necessary -

(i) for carrying out such works for the maintenance, improvement or other alteration of any building, which affects only the interior of building or which do not materially affect the external appearance of the building;
(ii) for carrying out by the Central or the State Government or any local authority for any works required for the maintenance or improvement of a highway, road or public street, being works carried out on land within the boundaries of such highway, road
or public street;

(ii) for carrying out by the Central or the State Government or any local authority

of any works for the purpose of inspecting, repairing or renewing any drains, sewers, mains
pipes, cables or other apparatus including the breaking open of any street or other land for that

purpose;

(iv) for the excavation (including wells) made in the ordinary course of

agricultural operations;

(v) for the construction of unmetalled road intended to give access to land solely

for agricultural purposes;

(vi) for normal use of land which has been used temporarily for other purposes

(vii) in case of land, normally used for one purpose and occasionally used for any other

purpose for the use of land for that other purpose on occasions;

(viii) for use, for any purpose incidental to the use of a building for human

habitation, or any other building or land attached to such building.

Permission
for develop-
ment.

45. (1) Any person or body intending to carry out any development on any land shall

make an application in writing to the Authority for permission in such form containing

such particulars and accompanied by such documents, fee and plans as may be

prescribed by the rules and regulations;

(2) On such application having been duly made, and on payment of the
development charges as may be assessed under Chapter X of this Act,

(a) the Authority may pass an order:

(i) granting permission unconditionally; or

(ii) granting permission subject to such conditions as it may consider fit, or

(iii) refusing permission;

(b) without prejudice to the generality of the foregoing clause, the Authority

may impose conditions:

(i) to the effect that the permission granted is only for a limited period and

that after the expiry of that period, the land shall be restored to its previous condition other

use of the land permitted shall be discontinued;

(ii) for regulating the development or use of any other land under the control of

the applicant or for the carrying out of works on any such land as may appear to the

Authority to be expedient for the purpose of the permitted development.

(3) The Authority in dealing with the applications for permission shall have

regard to:

(a) the provisions of the development plan or development scheme in force

or under preparation; or

(b) any other material consideration.

(4) When permission is granted subject to conditions or is refused, the grounds

of imposing such conditions or such refusal shall be recorded in the order.

(5) Any such order shall be communicated to the applicant in the manner

prescribed by regulations.

(6) In the case of a department of Central or State Government or local authority

intending to carry out any development other than operational constructions on any

land, the concerned department or local authority, as the case may be, shall notify in

writing to the Authority, of its intention to do so, giving full particulars thereof and

accompanied by such documents and plans as may be prescribed by the Government

from time to time, at least thirty days prior to the undertaking of such development;

where the Authority has raised any objection pertaining to the proposals received
under sub-section (2) in respect of the conformity of the proposed development either to any matter in sub-section(3) or to any of the building bye-laws in force at the time, the department or the local authority, as the case may be, shall:

(a) either make necessary modifications in the proposals for development to meet the objections raised by the Authority, or
(b) submit the proposals for development together with the objections raised by the Authority to the Government for decision. When proposals and objections have been submitted, no development shall be undertaken until the Government has finally decided on that matter.

(7) The Government on receipt of the proposal is for development together with the objections of the Authority shall, in consultation with the Chief Town Planner either approve the proposals with or without modifications or direct the concerned department or local authority, as the case may be, to make such modifications in the proposals as they consider necessary in the circumstances.

(8) The "Operational Constructions" of the departments of the Central or State Government or local authority, as may be notified by the Government from time to time, shall be exempted from the purview of the Authority.

Appeal

46. (1) Any applicant aggrieved by an order passed under sub-section(2) of section 45 may appeal, within one month of the communication of that order or if no order is passed, after the expiry of the period of three months from the date of submitting the application for permission, to the Government or an officer appointed by the Government, in this behalf in the manner and accompanied by such fees as may be prescribed.

(2) The appellate authority, after receiving the appeal and after giving reasonable opportunity to the appellant and the concerned Authority to be heard, may pass an order dismissing the appeal or allowing the appeal by:-

(a) granting permission unconditionally; or
(b) granting permission subject to such conditions as it may think fit; or
(c) removing the conditions subject to which permission has been granted and imposing other conditions, if any, as it may consider fit.

Lapse of permission

47. Every permission for any development granted under this Act shall remain in Force for a period of three years only from the date of such permission:

Provided that the Authority may, on application made in this behalf before the expiry of the aforesaid period, extend such period, for such time as it may consider proper; but such extended period shall in no case exceed one year: Provided further that such lapse shall not be a bar for any subsequent application for fresh permission under this Act.

Obligation to acquire land

48. (1) Where:-

(a) any land is designated by a plan as subject to compulsory acquisition;
(b) any land is allotted by a plan for the purpose of any functions of a Government or a local authority or a statutory body, or land is designated in such plan as it is proposed to be developed for the purposes of any functions of any such Government, authority or body; or
(c) any land is indicated in any plan as land on which a highway is proposed to be constructed or included; or
(d) any land for the development of which permission is refused or is granted subject to conditions, and any owner of land referred to in clauses (a), (b), (c) or (d) claims:-
(i) that the land has become incapable of reasonably beneficial use in its existing state; or
(ii) where planning permission is given subject to conditions that the land cannot be rendered capable of reasonably beneficial use by the carrying out of the permitted development in accordance with the conditions; or
(c) the owner of the land because of its designation or allocation in any plan claims that he is unable to sell it except at a lower price than that at which he might have reasonably expected to sell if it were not so designated or allocated;

The owner or person affected may serve on the Government within such time and in such manner, as may be prescribed by regulations, a notice (hereinafter referred to as "the purchase notice") requiring the appropriate authority to purchase his interest in the land in accordance with the provisions of this Act.

(2) The purchase notice shall be accompanied by a copy of an application made by the applicant to the Authority, and of an order or decision of that Authority and of the Government, if any, in respect of which the notice is given.

(3) On receipt of a purchase notice, the Government shall, forthwith, call from the Authority such report or records or both, as may be necessary, which those authorities shall forward to the Government as soon as possible but later than thirty days from the date of their requisition.

(4) On receiving such reports or records, if the Government is satisfied that the conditions specified in sub-section (1) are fulfilled and that the order or decision for permission was not duly made on the ground that the applicant did not comply with any of the provisions of this Act or rules or regulations, it may confirm the purchase notice, or direct that planning permission be granted without condition or subject to such conditions as will make the land capable of reasonably beneficial use. In any other case, it may refuse to confirm the purchase notice, but in that case, it shall give the applicant a reasonable opportunity of being heard.

(5) If within a period of six months from the date from which the purchase notice is served, the Government does not pass any final order thereon, the notice shall be deemed to have been confirmed at the expiration of that period.

(6) If within one year from the date of confirmation of the notice, the appropriate authority fails to make an application to acquire the land in respect of which the purchase notice has been confirmed, the reservation, designation, allotment, indication or restriction on development of the land shall be deemed to have lapsed; and thereupon the land shall be deemed to be released from the reservation, designation or, as the case may be, allotment, indication or restriction and shall become available to the owner for the purpose of development otherwise permissible in the case of adjacent lands under the relevant plan.

Power of revocation or modification of permission to develop.

49. (1) If it appears to the Authority that it is expedient, having regard to development plan prepared or under preparation and to any other material consideration that any permission to develop land granted under this Act or any other law should be revoked or modified, the Authority after giving the person concerned an opportunity of being heard against such revocation or modification, may, by an order, revoke or modify the permission to such extent as appears to it to be necessary: Provided that-

(a) where the permission relates to the carrying out of building or other operations, no such order:-

(i) shall affect such of the operations as have been previously carried out;
(ii) shall be passed after these operations have substantially progressed or have been completed;

(b) where permission relates to a use of land, no such order shall be
passed at any time after the change has taken place.

(2) When a permission is revoked or modified by an order made under subsection (1), if the owner claims from the Authority within the time and in the manner prescribed, compensation for the expenditure incurred in carrying out the works after the grant of permission and in accordance with such permission, which has been rendered abortive by the revocation or modification, the authority shall, after giving the owner reasonable opportunity of being heard by an officer appointed by it in this behalf, and after considering the officer's report assess and offer such compensation to the owner as it thinks fit.

(3) If the owner does not accept compensation, and gives notice, within such time as may be prescribed, of his refusal to accept, the Authority shall refer the matter for the adjudication of the Court and the decision of the Court shall be final and binding on the owner and Authority.

Penalty for unauthorised development or for use otherwise than in conformity with the development plan or development scheme

50. (1) Any person who, whether at his own instance or at the instance of any other person or anybody commences, undertakes or carries out development, institutes, or changes use of any land or building: -

(a) in contravention of any development plan or development scheme;

(b) without obtaining a certificate regarding development charges under clause (a) of sub-section (1) of section 44;

(c) without permission as required under this Act;

(d) in contravention of any condition subject to which such permission has been granted;

(e) after the permission for development has been revoked under section 49; or

(f) in contravention of the permission which has been modified under section 49;

shall, on conviction be punishable with simple imprisonment for a term which may extend to three years, or with a fine which may extend to ten thousand rupees or with both and in the case of a continuing offence with a further fine which may extend to five hundred rupees for each day during which the offence continues after conviction for the first commission of the offence.

(2) Any person who continues to use or allows the use of any land or building in contravention of the provisions of the development plan or development scheme without having been allowed under section 43 or where the continuance of such use has been allowed under that section, continues such has been allowed or without complying with the terms and conditions under which the continuance of such use is allowed, shall be punishable with a further fine which may extend to five hundred rupees for each day during which such offence continues after conviction for the first commission of the offence.

Power to require removal of unauthorised development.

51. (1) Where any development of land has been or is being carried out as described in section 50, the Authority, shall serve on the owner a notice requiring within such period, not exceeding one month, as may be specified therein, after the service of the notice, to take such steps as may be specified in the notice,

(a) in cases specified in clauses (a), (c) or (e) of sub-section (1) of section 50 to restore the land to its condition before the said development takes place;

(b) in cases specified in clause (d) or (f) of sub-section (1) of section 50 to secure compliance with the conditions or with the permission as modified;

(c) in cases specified in clause (b) of sub-section (1) of section 50 to pay
the development charges and such penalty, if any, as may be pre-
scribed;

(2) In particular, any such notice may, for the purpose of sub-section(1) require:-
(a) the demolition or alteration of any building or works;
(b) the carrying out on land, of and building or other operations;
or
(c) the discontinuance of use of any land:
Provided that in case the notice required the discontinuance of use of any land, the Authority shall serve a notice on the occupier also.

(3) Any person aggrieved by such notice may, within the period specified in the notice and in the manner prescribed :-
(a) apply for permission under section 45 of this Act for the
retention on the land or any buildings or works or for the continuance of
any use of the land, to which the notice relates, or
(b) appeal to such authority and in such manner as may be
prescribed.

(4) (a) The notice shall be of no effect pending the final determination or
withdrawal of the application or the appeal.
(b) (i) The provisions of the foregoing sections 45,46 and 47 shall apply
to such application with such modifications as may be necessary.
(ii) If such permission as aforesaid is granted on that application, the
notice shall not take effect, or if such permission is granted for the retention only of some
buildings or works or for the continuance of use of only a part of the land, the notice shall
not take effect regarding such buildings or works or such part of the land, but shall have full
effect regarding other buildings or works or other parts of the land.

(5) The appellate authority may dismiss the appeal or accept the appeal by
quashing or varying the notice as it may consider fit.

(6) If within the period specified in the notice or within such period after the
disposal or withdrawal of the application for permission or the appeal under subsection (3)
the notice or so much of it continues to have effect, or the notice with variation made in
appeal, is not complied with, the Authority may:-
(a) prosecute the owner for not complying with the notice and in case where
the notice required the discontinuance of any use of land, any other person also who uses the
land or causes or permits the land to be used in contravention of the notice; and
(b) (i) in the case of the notice requiring the demolition or alteration of any
building or works or carrying out of any building or any other operations, itself cause the
restoration of the land to its condition before the development took place and secure the
compliance with the conditions of the permission or with the permission as modified, by
taking such steps as the Authority may consider necessary including demolition or alteration
of any building or works or carrying out of any building or other operations;
(ii) the Authority may recover the cost of any expenses incurred by it in this
regard from the owner as arrears of land revenue.

(7) Any person prosecuted under clause (a) of sub-section (6) shall be
punishable with simple imprisonment for a term which may extend to six months or with a
fine which may extend to ten thousand rupees, or with both and in the case of a continuing
offence, with a further fine which may extend to five hundred rupees for each day during
which such offence continues after conviction for the first commission of the offence.

Power to stop unauthorised development

52. (1) Where any development of land as described in section 50 is being carried
out but has not been completed, the Authority may serve on the owner and the person
carrying out the development, a notice requiring the development of land to be
discontinued from the time of the service of such notice.

(2) Where such notice has been served, the provisions of clause (b) of subsection (4) and sub-section (5) of section 51 shall apply with such modifications as may be necessary:

Provided that provisions of clause (a) of sub-section (4) of section 51 shall not apply, in spite of filing an application for permission for development or an appeal as provided in clause (b) of sub-section (3) of section 51, and the notice shall continue to have full effect.

(3) Any person, who continues to carry out the development of land, whether for himself or on behalf of the owner or any other person, after such notice has been served, shall be punishable with simple imprisonment for a term which may extend to three years, or with a fine which may extend to ten thousand rupees, or with both and when the non-compliance is a continuing one, with a further fine which may extend to five hundred rupees for each day after the date of the service of the notice during which non-compliance has continued or continues.

(4) If such notice is not complied with forthwith, the Authority or such officer of the Authority who may be authorised in this behalf, may require any police officer to remove such person and all assistants and workmen from the land at any time after the service of such notice and such police officer shall comply with the requisition accordingly.

(5) After the requisition under sub-section (4) has been complied with, the Authority or such officer of the Authority who may be authorised on this behalf, may if he thinks fit, depute, by a written order, a police officer or any officer or employee of the Authority to watch the land in order to ensure that the development is not continued. The Authority shall be empowered to seal the unauthorised development.

(6) Where a police officer or an employee of the Authority has been deputed under sub-section (5) to watch the land, the cost of such deputation shall be paid by the person at whose instance such development is being continued or to whom notice under sub-section (1) was given and shall be recoverable from such person as arrears of land revenue.

Removal or discontinuance of any person who has carried out any development of a temporary nature unauthorised as indicated in sub-section (1) of section 50, the Authority may by an order in writing direct that person to remove any structure or work erected, or discontinue the use of land made, unauthorisedly as aforesaid, within fifteen days of the receipt of the order; and if thereafter, the person does not comply with the order within the said period, the Authority may request the District Magistrate or the Commissioner of the Police, or the Superintendent of Police, as the case may be, or authorise any of its officers or servants, to have such work summarily removed or such use summarily discontinued without any notice as directed in the order; and any development unauthorisedly made again, shall be summarily removed or discontinued without making any order as aforesaid.

(2) The decision of the Authority on the question of what is development of a temporary nature shall be final.

(3) The Authority may recover the cost of any expenses incurred by it in this regard from the owner as arrears of land revenue.

Power to require removal of authorised development

54. (1) If it appears to the Authority that it is expedient in the interest of the proper planning of its areas (including the interests of amenities), having regard to the perspective plan of the development area or its development plan prepared, and to any other material consideration;
or use of land. or

(a) that any use of land should be discontinued; or
(b) that any conditions should be imposed on the continuance thereof; or
(c) that any building or works should be altered or removed; the Authority may, by notice served on the owner,
(i) require the discontinuance of that use; or
(ii) impose such conditions, as may be specified in the notice, on the continuance thereof; or
(iii) require such steps, as may be specified in the notice to be taken for the alteration or removal of any building or works, as the case maybe, within such period, being not less than one month, as may be specified therein, after the service of the notice. 

(2) Any person aggrieved by such notice, may within the said period and in the manner prescribed, appeal to the authority as may be prescribed. 

(3) If an appeal is filed under sub-section (2), the provisions of clause (a) of sub section (3) and sub-section (4) of section 51 shall apply, with such modifications as may be necessary. 

(4) If any person
(a) has suffered damage in consequence of the compliance with the notice, by the depreciation of any interest in the land to which he is entitled or by being disturbed in his enjoyment of the land, or
(b) has carried out any work in compliance with the notice, and claims from the authority within the time and in the manner prescribed, compensation in respect of that damage, or of any expenses reasonably incurred by him for complying with the notice, the provisions of sub-sections (2) and (3) of section 49 shall apply with such modifications as may be necessary. 

(5) If any person interested in the land in respect of which a notice is issued under this section, claims that by reason of the compliance with the notice, the land will become incapable of reasonably beneficial use, he may within the period specified in the notice or within such period after the disposal of the appeal, if any, filed under sub-section (2) and in the manner prescribed, serve on the Government, an acquisition notice requiring his interest in the land to be acquired. 

(6) When a notice is served under sub-section (5), the provisions of sub-section (2) to (5) of section 48 shall apply with such modifications as may be necessary. 

55. Where the Authority in exercise of its functions and powers with respect to any area under it, is required to have regard to the provisions of a plan before such plan has become operative, the Authority shall have regard to the provisions which in its opinion will be required to be included for securing the proper planning of the concerned area. 

56. Notwithstanding anything contained in the Sikkim Municipalities Act, 1995 or any other law relating to municipalities and municipal corporations contrary to the provisions contained in this Act, the provisions of this Act shall have an over-riding effect over all such laws. 

CHAPTER - VIII
DEVELOPMENT SCHEMES 

57. (1) Subject to the provisions of this Act and rules and regulations made
Authority to engage consultants.

(1) The Authority may undertake development in any area under its jurisdiction by framing and executing development schemes.

(2) Notwithstanding anything contained in sub-section (1), it shall be lawful for the Authority to undertake development in any area outside its jurisdiction for the purpose of providing amenities and utilities which are wholly or partly beneficial to the residents of the area under its jurisdiction.

Publication of the development scheme and its approval

58. (1) A development scheme may be prepared for making provision for all any of the following matters namely:

(a) acquisition of land by purchase, lease or otherwise and to erect thereon such buildings or to carry out such operations as may be necessary for the purposes of carrying on its functions.
(b) establishment of a new town;
(c) establishment of industries, industrial estates, flatted factories, service industries;
(d) establishment of commercial centres, including specialised markets, wholesale trade centres and mandies;
(e) establishment of tourist centres and tourism related infrastructure;
(f) development and landscaping of open spaces, recreational grounds, parks, Zoological and botanical gardens, public assembly grounds and social forestry;
(g) conservation of ecologically sensitive areas and prevention of injury or contamination of rivers, water bodies and sources of water supply;
(h) preservation and protection of heritage sites and buildings, objects of historical importance or natural beauty and of buildings actually used for religious purposes;
(i) control of floods and air and water pollution;
(j) housing schemes for different income groups including housing for economically weaker sections of the society;
(k) construction and maintenance of rest houses, night shelter, infirmaries, homes for destitutes, children, disabled, handicapped, senior citizens, etc.;
(l) redevelopment and renewal of blighted areas;
(m) resettlement, rehabilitation and up-gradation of slum areas;
(n) provision of health care, educational, cultural, religious and recreational facilities;
(o) provision of water supply, electricity and gas; disposal of sewage, solid waste and refuse and manufacture of its bye-products;
(p) provision of sanitary arrangements including construction of drains and general conservancy, public conveniences, etc.;
(q) construction, reconstruction, alteration, improvement and maintenance of public roads and streets, bridges, parking lots, transport terminals including bus depots, airports, bus bays and stops, street lighting and avenue plantation;
(r) provision of public transportation including mass transportation by rail or road or ropeway;
(s) provision of communication facilities;
(t) provision for burial and cremation grounds;
(u) slaughter houses;
(v) closure or demolition of dwellings and portions of dwellings unfit for human habitation;
(w) demolition of obstructive buildings or obstructive portions of buildings; and
(x) such other matters not inconsistent with the objects of this Act, as may be considered necessary.

(2) Every development scheme shall contain details, as far as may be applicable, in respect of

(a) land assembly over which the development scheme is to be implemented;

(b) layout plan and other relevant drawings and details including, if necessary, the imposition of conditions and restrictions in regard to the open space to be maintained about buildings, the percentage of building area for a plot, the number, height and character of buildings allowed in specific areas, the purposes for which buildings or specified areas may or may not be appropriated, the sub-division of plots, the discontinuance of objectionable uses of land in any area in reasonable periods, parking space and loading and unloading space for any building and the size of projections and advertisement signs and hoardings;

(C) total estimated cost, sources of funding and cost recovery statement;

(d) manner of disposal of assets, if any;

(e) management and maintenance mechanism; and

(f) any other matter considered necessary.

(3) The Authority may, on such terms and conditions as may be agreed upon, undertake formulation and execution of any developmental project anywhere on behalf of the local authority, body corporate, co-operative society, or a department of the State or the Central Government:

Provided that permission for such development has been obtained under the provisions of Chapter VII of this Act by the concerned local authority, body corporate or co-operative society, as the case may be, the department of the State or the Central Government.

(4) No development scheme shall be framed by the Authority and no project shall be formulated by any other person or body including departments of Central and State Governments unless they are in conformity with the provisions of a plan approved under this Act.

59. The Authority may, for framing and executing a development scheme, engage any consultant on such terms and conditions as, may be agreed upon between it and the consultant.

60. (1) As soon as may be, after a development scheme has been formulated, the authority shall publish it in at least one local newspaper, a notice of preparation of the development scheme and the place or the places where copies of the same may be inspected, inviting objections and suggestion in writing form the public to be filed within thirty days from the date of publication of such notice in the newspaper. The notice shall also state the name of the place or places where a copy of the development scheme shall be available for inspection by the public during the office hours.

Provided that no such notice under this sub-section shall be required where the development scheme is within the framework of the approved development plan of a development area.

(2) After the expiry of the period allowed under sub-section (1) for filing objections and suggestions, the Authority shall consider all the objections and suggestions received and shall after allowing reasonable opportunity of being heard,
to any person who has made a request of being so heard, make such modifications in
the development scheme as it considers proper within a period of sixty days of the
date of expiry of the notice period allowed under sub-section (1), and shall approve
the development scheme.

(3) Immediately after the approval of the development scheme by the
Authority, it shall notify in Official Gazette and publish a notice, in at least one local
newspaper, of the approval of the development scheme mentioning the place or places
and the time at which the scheme shall be open to inspection by the public.

61. (1) The Authority may, with the prior approval of the Government, set-
up functional agencies for performance of such specific functions, not inconsistent with
the objects of this Act, in such cases where it considers appropriate that it would be
in public interest and would effect economy and efficiency in the performance of the
functions assigned to it.

(2) The composition, management and the procedures of the aforesaid
agencies to be set up under sub-section (1) shall be such as may be prescribed.

62. (1) If the Authority is satisfied that in a particular locality, augmentation
of infrastructure, particularly relating to transportation, has occurred to such an extent that
there is no scope for permitting additional built-up space by
way of additional Floor Area Ratio (FAR) or Floor Space Index (FSI) over and above
the permissible FAR or FSI in the area, it may prepare, with the approval of the
Government, a scheme identifying the specific area where such additional built-up
space can be permitted by way of auction and specifying the applicable development
control norms.

(2) The scheme prepared under sub-section (1) shall qualify the total
additional built-up space to be permitted and maximum spot Floor Area Ratio or Floor
Space Index to be allowed by auction. Thereupon, the Authority, shall auction the
aforesaid additional built-up space in the manner prescribed
Provided that no auction shall take place unless augmentation of infrastructure
and services mentioned in sub-section (1) has become fully operational.

CHAPTER-IX

ACQUISITION, ASSEMBLY AND DISPOSAL OF LAND

63. (1) Any land required, reserved or designated in a perspective plan., a
development plan, or an annual plan, or a development scheme shall be deemed to
be land needed for a public purpose within the meaning of the Land Acquisition
Act, 1894 (Central Act 1 of 1894) and may be acquired by the Government on request by the
Authority.

(2) Where any land has been acquired by the Government under sub-section
(1), it may after it has taken possession of the land, transfer the land to the Authority
for the purpose for which the land has been acquired on payment by the Authority of
the compensation awarded under the Act and of the charges incurred by the
Government in connection with the acquisition.

64. (1) The notification for approval of:
(a) the regional development plan under section 18;
(b) the development plan of the development area under sub-section (10)
    of section 38; and
(c) the development scheme under sub-section (3) of section 60
Act, 1894 in certain cases.

shall, notwithstanding anything contained in the Land Acquisition Act, 1894, be deemed to be a declaration duly made under section 4 of the said Act.

Acquisition of property by the authority.

65. The Authority may acquire any movable or immovable property by purchase, exchange, gift, lease, mortgage, or by any other means permissible under any law for the time being in force.

Transfer of Government land to the Authority.

66. The Government may, by order and on such terms and conditions as may be agreed upon between the Government and the Authority, place at the disposal of the Authority any developed or undeveloped Government land situated within the jurisdiction of such Authority for the purpose of development in accordance with the provisions of this Act.

Acquisition of land by way of negotiated settlement

67. The Authority may acquire land by agreement by paying such amount as may be arrived at through negotiated settlement in such manner as may be prescribed under regulations.

Disposal of land and other property by the Authority.

68. The disposal of any land acquired by the Government and transferred to the Authority under section 63 or any land transferred to the Authority under section 63 or any land transferred to it under sections 65, 66, or 67 or any other land with or without carrying out development there on, or any other immovable property belonging to the Authority shall be done in accordance with the rules made for the purpose in this behalf.

CHAPTER - X

LEVY, ASSESSMENT AND RECOVERY OF DEVELOPMENT CHARGE

69. (1) Subject to the provisions of this Act and the rules made thereunder, and with the previous sanction of the Government, every Authority shall, by notification published in the Official Gazette, levy a charge (hereinafter called the development charge) on the carrying out of any development or the institution or change of use of land for which permission is required to be obtained under Chapter VII of this Act, in the whole or any part of the development area, at the rates specified in section 70:

Provided that the rates may be different for different parts of the development area.

(2) The development charge shall be leviable on any person who undertakes or carries out such development and institutes or changes any such use.

(3) Notwithstanding anything contained in sub-section (1) and (2), no development charge shall be levied on development or institution of, change of use of any land vested in, or under the control or possession of the Central Government, the State Government or any local authority.

(4) The Government may, by rules, provide for exemption from the levy of development charge, any development, institution or change of any use of any land specified in the rules.

Rates of development charge.

70. (1) For the purpose of assessing the development charge, the use of land and building shall be classified under the following categories:

(a) agricultural,

(b) residential,
(c) industrial
(d) commercial, and
(e) miscellaneous.

(2) In classifying the use of land and building under any of the categories mentioned in sub-section (1), the predominant purpose for which such land and building is used shall be the main basis for such classification:

Provided that where land appurtenant to a building is used for any purpose independent of the building, development charge may be levied separately for such use also.

(3) The actual charges may vary from one town to another and within the town from one area to another depending on its development and institution or change of use.

(4) The development charge shall not exceed:-

(a) for the institution of use
   (i) for residence Rs. 10/- sq. mtr.
   (ii) for industry Rs. 50/- sq. mtr.
   (iii) for commerce Rs. 200/- sq. mtr.

(b) for change of use
   (i) from agriculture to residence Rs. 15/- sq.mtr.
   (ii) from agriculture to industry Rs. 55/- sq.mtr.
   (iii) from agriculture to commerce Rs. 205/- sq.mtr.
   (iv) from residence to industry Rs. 40/- sq.mtr.
   (v) from residence to commerce Rs. 190/- sq.mtr.
   (vi) from industry to residence Rs. 40/- sq.mtr.
   (vii) from industry to commerce Rs. 150/- sq.mtr.

Assessment

(1) Any person who intends to carry out any development, or to institute, or change any use of any land for which permission under Chapter VII is necessary, whether he has applied for such permission or not or who has commenced the carrying out of any such development or has carried out such development or instituted or changed any use, shall apply to the authority within such time and in such manner as may be prescribed for the assessment of development charge payable in respect thereof.

(2) The Authority shall, on such application being made, or if no such application is made, after serving a notice on the person liable for development charge, determine in the manner specified in sub-section (3) and (4), the development charge, if any, is leviable in respect of that development or use.

(3) The Town Planning Member shall, after giving a reasonable opportunity of being heard to the person who has made an application under sub-section (1) or who has been served with a notice under sub-section (2) make a report to the Authority.

(4) After taking into consideration the report of the Town Planning Member made under sub-section (3), the Authority shall assess the amount of development charge by an order:

Provided that

(a) where permission under Chapter VII has not been granted for carrying out the said development, the Authority may postpone the assessment of the development charge;

(b) where the application relates to the carrying out of any development in any land, at the Authority may refuse to assess the development charge payable in respect thereof, unless it is satisfied that the applicant has an interest in the land sufficient to enable him to carry out such development, or that the applicant is able to obtain such interest and that the applicant will carry out the development within such period as the
Authority considers appropriate;
the Authority may refuse to assess the- amount of development charge payable in such period respect thereof unless it is satisfied that the use will be instituted within such period as the Authority considers appropriate.
(5) The Authority shall deliver or serve a copy of such order on the applicant or the person liable for the development charge.
(6) Such order of assessment subject to the provisions of section 72, shall be final and shall not be questioned in any court.

Appeals Against assessment

72. (1) Any person aggrieved by an order of assessment made under section 71 may, within such time and in such manner, as may be prescribed, appeal to the Board.
(2) On an appeal made to the Board under sub-section (1), the Chief Town Planner shall, after giving a reasonable opportunity of being heard to the appellant and the Authority concerned, make a report to the Board.
(3) The Board may, after taking into consideration the aforesaid report, and if it deems necessary, after giving a reasonable opportunity of being heard to the appellant and the Authority concerned, pass such order as it deems fit.

Develop-mentcharge to be a charge on land and to be recoverable as arrears of land revenue.

73. (1) If any development of land is commenced or carried out or any use is instituted or changed without payment of the amount of the development charge assessed under the provisions of this Chapter, the amount of the development charge shall, subject to prior payment of the land revenue, if any, be a first charge upon the land and to interest of the person so liable in the land, on which development has been commenced or carried out or the use has been instituted or changed and also in any other land in which such person has any interest.
(2) The development charge shall be recoverable as arrears of land revenue.

CHAPTER - XI
PRIVATE AND JOINT SECTOR PARTICIPATION IN DEVELOPMENT

Develop -ment works by promot-ers.

74. Subject to the provisions of this Act and the rules and regulations made thereunder, the Authority for the purpose of implementing the proposals contained in an approved plan, permit a promoter, to undertake or carry out a development work within the area of its jurisdiction.

Power to grant licence to Promoters.

75. (1) The Authority may grant a licence to a promoter- national or international, to undertake or carry out a development work in its area of jurisdiction, on such terms and conditions as may be mutually agreed upon after following such procedure and on payment of such license fee as may be prescribed:
Provided that prior permission of the Government shall be required for granting license to an international promoter.
(2) Before granting such license under such-section (1), the Authority shall ensure that development charges as leviable under this Act have been paid or that no development charges are leviable under this Act.

Application for grant of li-ence.

76. (1) Any promoter intending to undertake or carry out any development work shall make an application in writing for grant of a licence to undertake or carry out such Work to the Authority in such form accompanied by such documents and fee and such manner as may be prescribed.
(2) The Authority may, after making such enquiry, as it considers necessary, by an order in writing-

(a) grant a licence in the prescribed form after the applicant has furnished to it a bank guarantee equivalent to ten percent of the estimated cost of the development work and has entered into an agreement with it containing such details as may be considered necessary including provisions for ensuring -

(i) that the development shall be within the framework of the approved plan and shall conform to the provisions of the development control rules and applicable building rules, bye-laws; and

(ii) that the time schedule within which the development work is to be completed shall be adhered to;

(b) or refuse to grant a licence after affording the applicant an opportunity of being heard.

(3) No licence shall be granted when the estimated cost of the development work exceeds;

(a) rupees ten lakhs without the prior approval of the Chief Town Planner;

(b) rupees twenty five lakhs without the approval of the Government.

(4) The licence so granted shall be valid for a period of three years. It may, however, be renewed for reasons to be recorded in writing from time to time for a period not exceeding one year on payment of prescribed fee.

77. Where a development work envisages realisation in advance of the cost of development from the prospective allottees, the promoter shall deposit an amount equivalent to twenty five percent of the sum collected, from time to time, by him from the prospective allottees, within a period of ten days of its realisation, in a separate account to be maintained in a scheduled bank and pledged to the Authority. This amount can only be withdrawn on completion of the development work.

78. (1) Where a development work for which licence is granted envisages provision of developed plots or built-up space, such percentage of the plots or built-up space shall be reserved for economically weaker sections of the society, as may be mutually agreed, and the cost of development of such reserved developed plots or built-up space shall be fully or partly, as may be agreed, distributed over developed plots or the built spaces meant for allottees other than economically weaker sections.

(2) The developed plots or built-up space reserved for economically weaker sections of the society shall be allotted by the promoter to only those beneficiaries who are identified by the Authority, at such cost as may be mutually agreed.

79. Where a licence has been granted for providing or maintaining or both providing and maintaining any amenity, utility, service or facility, the Authority may permit the promoter to recover the capital and maintenance cost by way of collection of charges as may be agreed upon in the manner prescribed under regulations.

80. The Authority may enter into collaboration with a promoter or national or international agency to jointly undertake implementation of any development work within the framework of an approved plan on such terms and conditions as may be mutually agreed. Such collaboration may include provision for facilities including shelter for economically weaker sections or sharing of developed plots and built
spaces or sharing of profits:

Provided that where the collaboration is with an international agency, prior approval of the Government shall be necessary.

81. The Government shall frame rules for regulating development works by private-sector and under joint-sector.

82. If any dispute arises out of any agreement entered into with the promoter by the Authority, it shall be referred to the Arbitrator appointed by the Government under the Arbitration Act, 1940.

CHAPTER-XII

FINANCE, ACCOUNTS AND AUDIT

83 (1) The Authority shall have and maintain a separate fund called "development fund" to which shall be credited -

(a) sum of money received from the Government or any other State, national or international agency, loans, advances, or otherwise for the performance of functions under this Act and for any other function which the Government may assign;

(b) all development charges or other charges or fees received under this Act or rules or regulations made thereunder;

(c) contribution from municipalities under section 90;

(d) sum of money borrowed under section 122 from the market with the approval of Government by way of debentures, bonds and other means in accordance with the prescribed rules;

(e) sum of money earned from remunerative projects by way of rent or otherwise and disposal of its assets;

(f) sum of money earned from projects implemented under section 80;

(g) increased stamp duty received under section 86;

(h) charges for using agricultural land for building purposes under section 87;

(i) users charges received by the Authority from the disposal of land, buildings and other properties; and

(k) any other sum of money received by the Authority from any other source for performing its functions.

(2) The development fund shall be applied towards meeting -

(a) the expenditure incurred in the administration of this Act;

(b) the cost of acquisition of land in the development area for the purpose of planned development;

(c) the expenditure for development of land in the development area;

(d) any expenses incurred by the Authority under this Act in connection with preparation of perspective plan, development plan and annual plan and planning and execution of projects and schemes unless expressly provided otherwise in this Act;

(e) the expenditure for such other purposes as the Government may
(i) the expenditure for such other purposes not inconsistent with this Act.

(3) The development fund account of every Authority shall be opened and maintained in the current or savings account of the State Bank of India or any other nationalised bank. Such surplus amount of money out of the aforesaid fund, as may determined by the Authority in this behalf, shall be invested in such manner as may be approved by the Authority, but such investment shall be only in Government approved securities.

(4) The Government may take such grants, advances and loans to the Authority as the Government may deem necessary for the performance of the functions of the Authority under this Act, and all such grants, loans and advances made shall be on such terms and conditions as the Government may determine.

Budget.

84. The Board and every Authority, shall prepare in such form and at such time every year, as may be prescribed, a budget, in respect of the financial year next ensuing, showing their estimated receipts and expenditure. Such number of copies of the budget, as may be prescribed, shall be forwarded to the Government.

(a) directly in, the case of the Board;
(b) through the Board, in the case of the Authority.

Accounts and Audit.

85. (1) The Board and every Authority shall maintain proper accounts and other relevant records and prepare an annual statement of accounts including the balance sheet in such form as may be prescribed.

(2) The accounts maintained under sub-section (1) shall be subject to audit annually by the Accountant General of the State and any expenditure incurred by him in connection with such audit shall be payable by the concerned Authority to the Accountant General.

(3) The Accountant General or any person appointed by him in connection with the audit of accounts under sub-section (2), shall have the same right, privilege, and authority in connection with such audit as the Accountant General has in connection with the Government accounts and in particular shall have the right to demand the production of books, accounts, connected vouchers and other documents and papers and to inspect the office of the concerned Authority. The accounts as certified by the Accountant General or any other person appointed by him in this behalf together with the audit report thereon shall be forwarded annually to the Government -

(a) directly in the case of the Board;
(b) through the Board, in the case of the Authority.

Increase in duty on certain transfer of immovable property.

86. (1) The duty imposed under the laws for the time being in force in Sikkim in respect of any deed of transfer of immovable property shall, in the case of immovable property situated within the area under the jurisdiction of the Authority be increased by three percentum on the value of the property transferred or in the case of unsufructuary mortgage on the amount secured by the instrument.

(2) All collections resulting from the said increase shall, after deducting incidental expenses, if any, be paid to the Authority at such time and in such manner as may be prescribed.

Charges for using agricultural land for building purposes.

87. (1) If any land, located within the jurisdiction of the Authority, the presents use of which is recorded as ‘agriculture’ in the records of rights maintained by the Government and the owner of such land intends to construct a building or structure thereon for use as permissible in the development plan, the owner thereof shall
applying for permission to construct such building under section 45 first apply to the concerned Authority for permission to use the land for the intended purpose.

(2) The application under sub-section (1) shall be accompanied with a charge, which shall be equivalent to fifty percent of the difference in market value of the land assessed with its agricultural use and its market value with intended under and such other documents, and details as may be prescribed.

88. Every Authority at the beginning of the financial year shall contribute a sum equivalent to half percent of the total sum of money credited during the last proceeding year to its development fund constituted under sub-section (1) of section 83, to the Board and another one and a half percent to the District Planning Committee.

89. (1) In order to recover fully or partly the capital expenditure and the cost of maintenance of utilities, amenities, services or facilities provided by the Authority, it may levy and collect a charge from the users, (hereinafter called the users' charge).

(2) The amount of users, charges to be levied and its manner of assessment and collection shall be such as may be prescribed under regulations.

(3) The Authority may assign, on such terms and conditions, as may be agreed, the task of providing and maintaining any utility, amenity, service or facility, within the area of jurisdiction, to any person or agency including an association or body of individuals whether corporate or not and permit them to collect such users' charges from such beneficiaries and subject to such terms and conditions as may be prescribed under regulations.

90. Every municipal body within the development area shall, at the beginning of the financial year, contribute from municipal fund, a sum not less than ten percent of its total receipts from all sources during the last preceding year to the development fund of the Authority, as the Government may specify from time to time.

91. (1) The Board shall prepare every year on its activities, during that year and submit the report to the Government in such form on or before such date as may be prescribed and the Government shall cause a copy of the report to be laid before the State Legislature.

(2) The Authority, shall prepare every year a portion its activities during that year clearly specifying sector-wise physical targets achieved along with regular financial statements and submit the report to the Government and the Board in such form on or before such date, as may be prescribed.

92. (1) The Board and the Authority shall constitute for the benefit of their whole time paid members, officers and other employees, in such manner and subject to such conditions, as may be prescribed, such pension and provident funds as it may deem fit.

(2) Where any pension or provident fund has been constituted, the Government may declare that the provisions of the General Provident Fund (Sikkim Services) Rules, 1984 and the Sikkim Services (Pension) Rules, 1990 shall apply mutatis mutandis.
CHAPTER XIII

SUPPLEMENTAL AND MISCELLANEOUS PROVISIONS

Action by Government while issuing notification under sub-section (3) of section 1.

93. Simultaneously with the coming into force of the provisions of this Act in any area by notification under sub-section (3) of section 1 with effect from such date as may be specified therein, the Government shall frame a scheme determining -

(a) the Government authorities or the development authorities, if any, or by whatever name called, constituted under any other law in force in the area, which shall cease to exist from the said date;
(b) the transfer of all the officers and employees of the authorities as mentioned in clause (a) above to the concerned Authority, from the said date;
(c) proportion of all properties, funds and dues which are vested in or realisable by the authorities mentioned in clause (a) which shall vest in or be realisable by Authority or authorities, as the case may be;
(d) proportion of all liabilities which are enforceable against the authorities mentioned in clause (a) above which shall be enforceable by the authorities, as the case may be;
(e) for the purpose of realising properties, funds and dues referred to in clause (c) above, the functions of the authorities mentioned in clause (a) above shall be discharged by the Authority.

Restrictions on use and development of land after any declaration of any regional planning or development area.

94. (1) On or after the date on which the declaration of regional planning area section 11 and development area under section 11.21 of this Act is notified -

(a) no person shall within the area included in the regional planning or the development area, as the case may be, erect or proceed with any building work, remove, pull down, alter, make additions to or make any substantial repair to any building, part of building, a compound wall or any drainage work or remove any earth, stone or material, or subdivide any land or charge the use of any land or building unless such person has applied for and obtained necessary permission from the Chief Town Planner or such other authority as may be desired by Government in the case of regional planning area and the Authority in the case of development area under its jurisdiction;

(b) The Chief Town Planner or the Authority as the case may be, on receipt of such application, shall at once furnish the applicant with a written acknowledgement of its receipt and may, after an inquiry, either grant or refuse such permission or grant it subject to such conditions as it may think fit impose. If no decision is communicated to the applicant within three months from the date of such acknowledgement, the applicant shall be deemed to have been granted such permission;

(c) If any person contravenes the provisions contained in sub-section (1) or sub-section (2), the Chief Town Planner or the Authority, as the case may be, may direct such person by notice in writing to stop any work in progress, and after making inquiry in the prescribed manner, remove, pull down, or alter any building or other work or restore the land in respect of which such contravention is made to its original condition;

(d) Any expenses incurred by the Chief Town Planner or the Authority, as the case may be, under sub-section (3) shall be a sum due to them under this Act which may be recovered from the person in default or the owner of the plot as arrears of land revenue; and
(e) No person shall be entitled to compensation in respect of any damage, loss or injury resulting from any action taken by the Chief Town Planner or the Authority under sub-section (1).

(2) Wherever the Government, after the declaration of the regional planning area under section 11 or the development area under section 21 but before the publication of the Map and the Register under section 31, is satisfied that in any regional planning area or development area or part thereof, the change of the land use or any building operation or any other operation as mentioned in sub-section (1) therein

(a) is likely to cause injurious disturbance of surface or any land or soil, or is considered detrimental to the preservation of the soil, prevention of landslips or protection against erosion; or

(b) is likely to make it difficult to plan and develop the area in question in accordance with the provisions of this Act, the Government may, by notification published in the Official Gazette, freeze the existing land use, for a period not exceeding three years;

(c) on the issuance of a notification under this sub-section-

(i) no person shall change the use of any land or carry out any development of land other than the change for the purpose of agriculture without the written permission of the Chief Town Planner in the case of the regional planning area and the Authority in the case of the development area; and

(ii) no local authority or officer or other authority shall, notwithstanding anything contained in any other law for the time being in force, grant permission for the change in use of land without the written permission of the Chief Town Planner in the case of the regional planning area and the Authority in the case of the development area;

(d) any permission which the Chief Town Planner or the Authority, as the case may be, may grant under this sub-section shall be subject to such conditions and restrictions as may be imposed in this behalf by the Government.

Power of entry.

95. (1) The Chief Town Planner or an officer authorised by him or any officer authorised in this behalf by the Board or the Authority, as the case may be, may enter into or upon any land or building with or without assistants or workmen within the area under their respective jurisdiction under this Act for the purpose of-

(a) making an enquiry, inspection, measurement or survey or taking levels or photographs of such land or building;

(b) setting out boundaries and intended lines of works;

(c) making such levels, boundaries and lines by placing marks and cutting trenches;

(d) examining works under construction and ascertaining the course of sewers and drains;

(e) digging or boring into the sub-soil;

(f) ascertaining whether any land is being or has been developed in contravention of any provision of this Act or rules or regulations made thereunder; and

(g) doing any other thing necessary for the efficient administration of this Act:

Provided that-

(i) in the case of any building used as a dwelling house or upon any enclosed part of garden attached to such a building, no such entry shall be made without the consent of the occupier thereof. If no consent is given, entry can be made by giving
such occupier at least twenty-four hours notice in writing of the intention to enter;  
(ii) sufficient opportunity shall in every instance be given to enable women, if any, to withdraw from the land or the building;  
(iii) due regard shall always be had, so far as may be compatible with the exigencies of the purpose for which the entry is made to the social and religious usages of the occupants of the land or building entered.

(2) The powers of the Chief Town Planner or the Board under sub-section (1) shall extend to the whole of the State of Sikkim and the powers of the Authority under sub-section (1) shall extend to its development area and such other area which the Government may have directed to be included in a development plan.

(3) Any person who obstructs the entry of a person empowered or authorised under this section to enter into or upon any land or building or molests such person, after such entry, shall be punishable with imprisonment for a term which may extend to six months or fine which may extend to three thousand rupees, or with both.

96. (1) All documents including notices and orders required by this Act or any regulation made thereunder to be served upon any person shall, save as otherwise provided in this Act or rule or regulation made thereunder, be deemed to be duly served-

(a) where the document is to be served on a Government department, Railway, local authority, statutory authority, company, corporation, society or other body, if the document is addressed to the head of the Government department, General Manager of the Railway, Secretary or principal officer of the local authority, statutory authority, company, corporation, society or any other body at its principal, branch, local or registered office, as the case may be, and is either-

(i) sent by registered post to such office; or  
(ii) delivered at such office; 

(b) where the person to be served is a partnership, if the document is addressed to the partnership at its principal place of business, identifying it by the name or style under which its business is carried on, and is either-

(i) sent by registered post; or  
(ii) delivered at the said place of business; 

(c) in any other case, if the document is addressed to the person to be served and-

(i) is given or tendered to him; or  
(ii) if such person cannot be found, is affixed on conspicuous part of his last known place of residence or business or is given or tendered to some adult member of his family or is affixed on some conspicuous part of the land or the building to which it relates; or  
(iii) is sent by registered post to that person. 

(2) Any document which is required or authorised to be served on the owner or occupier of any land or building may be addressed “the owner” or “the occupier”, as the case may be, of that land or building (naming or describing that land or building) without further name or description, and shall be deemed to be duly served:-

(a) if the document so addressed is sent or delivered in accordance with clause (c) of sub-section (1); or  
(b) if the document so addressed or a copy thereof so addressed is delivered to some person on the land or building.

(3) Where a document is served on a partnership in accordance with this section, the document is deemed to be served on each partner.
(4) For the purpose of enabling any document to be served on the owner of any property, the officer authorised in this behalf by the Board, or the Authority, as the case may be, by notice in writing require the occupier, if any, of the property to state the name and address of the owner thereof.

(5) Where the person on whom a document is to be served is a minor, the service upon his guardian or any adult member of his family shall be deemed to be service upon the minor.

(6) A servant is not a member of the family within the meaning of this section.

Public notice how to be made
made known authorised and the notices, etc. to places fix reasons in
able time. fit,

97. (1) Every public notice given under this Act or rules or regulations thereunder shall be in writing under the signature of such officer as may be in this behalf by the Board, or the Authority and shall be widely made known in locality to be affected there by affixing copies thereof in conspicuous public within the said locality, or by publishing the same by beat of drum or by advertisement a local newspaper and such other means which such authorised officer may consider

(2) Where any notice, order or other document issued or made under the Act or any rule or regulation made thereunder, requires anything to be done for the doing of which no time is fixed in this Act or rule or regulation made thereunder, the notice, order or other document shall specify a reasonable time for doing the same.

Authentica-
tion of orders
and docu-
ments.

98. All permissions, orders, decisions, notices and other documents of the Chief Town Planner; the Board, or the Authority shall be authenticated by the signature of such officer as may be authorised by the Chief Town Planner or the Board or the Authority, as the case may be, in this behalf.

Mode of proof of records.

99. A copy of any receipt, application, plan, notice, order, entry in a register, or other document in the possession of the Board or the Authority, if duly certified by legal keeper thereof or other person authorised by the Board, or the Authority shall be received as prima facie evidence of the matters and transactions therein recorded in every case where, and to the same extent as the original entry or document would, if produced, have been admissible to prove such matters.

Restriction on the summoning of officers and servants of the Board, and the Authority.

100. No Chairperson, Vice-Chairperson, member or officer or servant of the Board or the Authority shall in any legal proceedings to which the Board or the Authority is not a party, be required to produce any register or document the content so which can be proved under the preceding section by a certified copy, or to appear as a witness to prove the matters and transactions recorded therein, unless by order of the Court made for special cause.

Prohibition to supply electricity, water etc.

101. Any agency charged with the duty of supplying electric energy to buildings or installations within a development area, shall not give electric connection and any agency charged with the duty of supplying water and rendering such other services to buildings or installations in a development area shall not give water connection or render such other services to any newly constructed building or convert to permanent domestic use any connection already taken unless the application for such connection is accompanied by a no-objection certificate from the concerned Authority.

Transfer to authority for purposes of local

102 (1) Whenever any building or any street, square or other land, or any part thereof, which is situated within any development area and is vested in any
development is required for the purposes of development by the Authority, it shall give notice accordingly to the Executive Officer of the concerned local authority, and such building, street, square, other land or part thereof, shall, notwithstanding anything contained in the law under which the said local authority is constituted, thereupon vest in the Authority.

(2) Where any property vests in the Authority under sub-section (1) and the Authority makes a declaration that such property shall be retained by it for a period to be specified in the declaration, the property shall, on the expiration of said period, revert to the local authority.

(3) Where a declaration is made under sub-section (2), no compensation shall be payable by the Authority to the concerned local authority in respect of the property.

(4) Where any land or building vests in the Authority under sub-section (1) and no declaration is made under sub-section (2) in respect of the land or the building, the Authority shall pay to the local authority concerned as compensation a sum equal to the market value of such land or building as on the date of notice under sub-section

Provided that the land of equal market value may be given in exchange, or lieu of compensation.

(5) If, in any case, where the Authority has made a declaration in respect of any land under sub-section (2) and retains or disposes of the land contrary to the terms of the declaration so that the land does not revest in the local authority, the Authority shall pay to the concerned local authority compensation in respect of such land in accordance with the provisions of sub-section (3).

(6) If any question or dispute arises -

(a) as to whether compensation is payable under sub-section (3) or subsection (4); or

(b) as to the amount of compensation paid or proposed to be paid under sub-section (3) or sub-section (4); or

(c) as to whether any building or street, or a square or other land or any part thereof is required for the purposes of development by the Authority;

the matter shall be referred to the Government whose decision thereon shall be final.

Restriction on power of a lo-

to make rules, regulations or byelaws in respect of certain mat-

103. (1) Notwithstanding anything contained in any law for the time being in force, no rule, regulation or bye-law shall be made or amended by a local authority in respect of matters specified in sub-section (2), unless the Authority, upon consideration of the rule, regulation or bye-law, certifies that it does not contravene any of the provisions of any perspective plan or any development plan or regulations pertaining to planning or building standards.

(2) The matters referred to in, sub-section (1) are the following, namely:-

(a) water supply, drainage and sewerage disposal;

(b) erection or re-erection of buildings, including grant of building permissions, licenses and imposition of restriction on use and sub-division of land and building;

(c) sub-division of land into building sites, roads and lanes, recreational sites and sites for community facilities; and

(d) development of land, improvement schemes, and housing and housing schemes.

Power of Authority to

104 Where any area has been developed by the Authority it may require the local
require local authority within whose local limits the area so developed is situated, to assume responsibility for the maintenance of the amenities which have been provided in the area by the Authority and for the provision of the amenities which have not been provided by the Authority but which in its opinion should be provided in the area, on terms and conditions agreed upon between the Authority and that local authority, and where such terms and conditions cannot be agreed upon, on terms and conditions settled by the State Government in consultation with the local authority on a reference of the matter to State Government by the Authority.

Restriction on registration of documents.

105. Notwithstanding anything contained in the law for the time being in force in Sikkim, no deed or document in respect of transfer, by way of sale, gift, exchange, lease, mortgage with possession or otherwise of any land, or sub-division of any land or building situated within a development area shall be registered by the authority competent to register such deed or document under the provisions of the said Act, unless such deed or document is accompanied by a non-objection certificate from the concerned Authority, in the form prescribed under rules:

Provided that the competent authority may register any transfer:

(a) where the land is owned by a person and the transfer is made without involving any further divisions;
(b) where the partition/sub-division of land is made in a Joint Hindu Family;
(c) where the lease is made in relation to a part or whole of a building; and
(d) where the mortgage is made for procuring the loans for construction or improvement over the land either from the Government or from any other financial institution constituted or established under any law for the time being in force or recognised by the Government.

Exemption from Stamp duty under Law for the time being in Sikkim

106. Notwithstanding anything contained in the law for the time being in force in Sikkim no duty shall be imposed on any deed or transfer of immovable property by or in favour of the Authority.

Offences by companies.

107. (1) If the person committing an offence under this Act is a company, every person who at the time the offence was committed was in charge of and responsible to the company for the conduct of the business of the company, as well as the company, shall be deemed to be guilty of the offence and shall be liable to the proceeded against and be punishable accordingly:

Provided that nothing contained in this sub-section shall render any such person liable to any punishment provided in this Act, if he proves that the offence was committed without his knowledge or that he exercised all due diligence to prevent commission of such offence.

(2) Notwithstanding anything contained in sub-section (1) where an offence under this Act has been committed by a company and it is proved that the offence has been committed with the consent of or connivance of, or is attributable to any neglect on the part of any director, manager, secretary or any other officer of the company, such director, manager or other officer shall be liable to be proceeded against and punished accordingly.

Explanation: - For the purpose of this section -

(a) "company" means a body corporate and includes a firm or other association of individuals; and
Penalty for obstructing contractor or removing mark.

(b) "director" in relation to a firm, means a partner in the firm.

108. If any person-

(a) obstructs, or molests any person engaged or employed by the Board or the Authority or any person with whom the Board or the Authority has entered into a contract, in the performance or execution by such person of his duty or of anything which he is empowered or required to do under this Act, or

(b) removes any mark set up for the purpose of indicating any level or direction necessary for the execution of works authorised under this Act, the shall be punishable with fines which may extend to five hundred rupees or with imprisonment for a term which may extend to two months or with both.

Sanction of prosecution.

109. No prosecution for any offence punishable under this Act shall be instituted except with the previous sanction of the Board or the authority concerned or any officer authorised by the Board or the Authority, as the case may be, in this behalf.

Compounding of offences.

110. (1) The Board or the Authority concerned or any person authorised in this behalf may either before or after the institution of the proceedings compound any offence made punishable by or under this Act.

(2) When an offence has been compounded, the offender, if in custody, shall be discharged. and no further proceedings shall be taken against him in respect of the offence compounded.

Cognizance of offence.

111. (1) Notwithstanding anything contained in any other provisions of any other Act it shall be competent for the Court of Judicial Magistrate of First Class to take cognizance of offences under this Act.

(2) An officer of the level of Under Secretary or above shall be the competent authority to file a complaint under the provision of this Act.

(3) All complaints shall be filed within a period of 3 months from the date of occurrence or commission of the offence.

Right to appear by recognised agent.

112. Every party to a proceeding before the Board or the Authority constituted under this Act, shall be entitled to appear either in person or by his agent authorised in that behalf.

Jurisdiction of courts.

113. No Court inferior to that of a Magistrate of the First Class shall try an offence punishable under this Act.

114. All fines realised in connection with prosecution under this Act shall be paid to the concerned Authority in the prescribed manner.

Members and officers to be public servants.

115. Every member and every officer and other employees of the Board and the Authority shall be deemed to be a public servant within the meaning of section 21 of the Indian Penal Code, 1860.

Protection of action taken person.

116. No suit, prosecution or other legal proceedings shall lie against any
in good faith.

Duty of police Officer.

117. It shall be the duty of every police officer-
(a) to co-operate with the Authority for carrying into effect and enforcing the provisions of this Act or any rule or regulation made thereunder;
(b) to communicate without delay to the proper officer or employee of the Authority any information which such police officer receives of a design to commit, or of the commission of, any offence against this Act or any rule or regulation made thereunder, and
(c) to assist any officer or employee of the Authority reasonably demanding the aid of such police officer for the lawful exercise of any power vested in him under this Act or any rule or regulation made thereunder.

Finality of orders.

118. Save as otherwise expressly provided in this Act, every order passed or direction or notice issued by the Government or the Board, the Chief Town Planner or the Authority, as the case may be, under this Act shall be final and shall not be questioned in any suit or other legal proceeding.

Validation of acts and proceedings.

119. (1) No act done or proceeding taken under this Act shall be questioned on the ground merely of -
(a) the existence of any vacancy in, or any defect in the constitution of the Board, or a Authority;
(b) any person having ceased to be member of the Board or the Authority;
(c) any person associated with the Board or a Authority under the provisions of sections 120 having voted in contravention of the said section; or
(d) the failure to serve a notice on any person, where no substantial injustice has resulted from such failure; or
(e) any omission, defect or irregularity not affecting the merits of the case.

(2) Every meeting of the Board or the Authority, minutes of the proceedings of which have been duly signed as prescribed, shall be taken to have been duly convened and to be free from all defects and irregularities.

Temporary association of persons.

120. (1) The Board and the Authority may associate with themselves in such manner and for such purposes, as may be prescribed, any person whose assistance or advice they may consider necessary in performing any of their functions assigned to them under this Act.

(2) Any person associated under sub-section (1) shall have the right to take part in the discussions in the meeting of the Board and the Authority relevant to the purpose but shall not have the right to vote and shall not be construed as a member for any other purpose.

Power to delegate.

121. (1) The Board may, by a resolution, direct that any power exercisable by it under this Act or rules or regulations made thereunder, may also be exercised by any Authority, or by any District Planning Committee and the municipal bodies constituted under the Sikkim Municipalities Act, 1995 or a Panchayat constituted under the Sikkim Panchayat Act, 1993 as the case may be, or by any officer of the Board or the Government or the Authority, or the District Planning Committee or the municipal body or a Panchayat as may be mentioned therein, in such cases and subject to such conditions, if any, as may be specified therein.

(2) The Chief Town Planner may, by an order in writing, delegate any power...
exercisable by him under this Act or rules or regulations made thereunder, to any officer of the Board or the Government or any Authority or the District Planning Committee or the municipal bodies or a Panchayat in such cases and subject to such conditions, if any, as may be specified therein.

(3) The Authority by a resolution direct that any power exercisable by it under this Act or rules or regulations made thereunder, except the power to prepare perspective plan, development plan, annual plans or development schemes or to make regulations may also be exercisable by any other local authority or any officer of the Government or the Authority or the District Planning Committee or the municipal bodies or a Panchayat in such cases and subject to such conditions, if any, as may be specified therein:

Provided that the delegation to an officer of the Government shall require prior Government sanction.

(4) The Town Planning Member may, by an order in writing, delegate any power exercisable by him under this Act or rules or regulations made thereunder to any officer subordinate to him in such cases and subject to such conditions, if any, as may be specified therein.

Power of the Authority to borrow money.

122. (1) The Authority may from time to time, borrow at such rate of interest and for such period and upon such terms, as the Government may approve, any sum of money required for efficient performance of the functions assigned to it under this Act and rules and regulations made thereunder.

(2) The Authority shall maintain a sinking fund for the repayment of money borrowed under sub-section (1) and shall pay every year into the sinking fund such sum as may be sufficient for repayment within the period fixed of all money so borrowed.

(3) The sinking fund shall be applied in or towards, the discharge of the loan for which such fund was created and until such fund is wholly discharged, it shall not be applied for any other purpose.

Control by the Government and the Board.

123. (1) The Board and the Authority shall carry out such directions as may be issued to them, from time to time, by the Government for the efficient administration of this Act and the Authority shall also carry out such directions as may be time to time, by the Board for the purpose.

(2) In case of any dispute in connection with the exercise of its powers and discharge of its functions by the Board or any Authority under this Act, the decision of the Government on such disputes shall be final.

Suspension of the development plan in emergency.

124. If the Government is satisfied that a grave emergency exists which necessitates the suspension of any approved development plan, annual plan or the development scheme or part thereof it may, by notification in the Official Gazette, suspend such plan, annual plan or development scheme or part thereof for such period, as it may consider necessary.

Returns and information.

125. (1) The Board and the Authority shall furnish to the Government such plans, reports, returns and other information, as the Government may, from time to time, require.

(2) The Authority, urban local bodies and the Panchayats shall furnish to the Board, of the Chief to time, require.
126. The Chief Town Planner appointed under section 7 and the Town Planning Member of the Authority appointed under clause (e) of sub-section (5) of section

127. (1) Save as provided herein before, the provisions of this Act and the rules and regulations made thereunder shall have effect notwithstanding anything inconsistent therewith constrained in any other law.

(2) Notwithstanding anything contained in any such other law, when permission for development has not been obtained under this Act, such development shall not be deemed to be lawfully undertaken or carried out by reason only of the fact that permission, approval or sanction required under such other law for such development has been obtained.

128. (1) Notwithstanding anything contained in any law for the time being in force, every Authority at an interval of every five years, after conducting such enquiry, as may be considered necessary, fix, by notification in the Official Gazette and a local development newspaper, the values of land in respect of each locality of the development area.

(2) Different values may be fixed for different localities in a development area after taking into consideration the use to which the land is put at the time of enquiry under sub-section (1).

(3) The notification fixing the values of land under sub-section (1) shall require prior Government approval.

129. After the coming into operation of a development plan of an area, the approved perspective plan of the same area shall stand modified or altered to the extent the proposals in the development plan are at variance with the perspective plan.

130. The Board or the Authority may enter into agreement with any person, agency promoter, company, society or the Government for discharging their duties and performing their functions assigned to them under this Act.

131. (1) The Government may, after consultation with the Authority only with to the matters concerning the Authority, may make rules by notification in the Gazette, to Carry out all or any of the purposes of this Act and prescribe forms for any proceedings for which it considers that a form should be provided:

Provided that such consultation with the Authority shall not be necessary on the first occasion of the making of the rules under this section, but the Government shall take into consideration any suggestions which the authority may make in relation to the amendment of such rules after they are made.

(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) the functions and powers of the Board and the, Authority;
(b) the term of office and conditions of service of the members of the Board and the Authority;
(c) the qualification or disqualification for being chosen as members of the Board and the Authority;
(d) the time and place for holding of and the procedure to be followed in the meetings including quorum of the Board and the Authority;
(e) the powers and duties of the officers and employees of the Board;
(f) the qualifications, functions, powers and duties of the Chief Town Planner and the Town Planning Member of the Authority including their conditions of service;
(g) the time within which the regional development plan is to be prepared by the Chief Town Planner under section 12;
(h) the stages by which development may be carried out to be indicated in the regional development plan;
(i) the manner of nomination of representatives of local authorities under this Act;
(j) procedure for exclusion from or inclusion in a development area under section 21;
(k) the terms and conditions of the members of the Development Committee constituted under sub-section (3) of section 23;
(l) the form in which the Map and the Register is to be prepared under section 30;
(m) the form in which the application for permission for development shall be made, particulars to be furnished and documents and plans which shall accompany such application together with the fee;
(n) the amount of fee to be paid for revalidation of permission under section 47;
(o) the manner in which and the purpose for which any Authority may associate with itself any person under the provisions of this Act;
(p) the control and restriction in relation to the appointment of officers and employees of the Board and the Authority including conditions of service of such officers and employees;
(q) the form and content of the perspective plan, the development plan, the annual plan and the development schemes and the procedure to be followed in connection with their preparation, submission and approval and the form and the manner of their publication;
(r) the manner of appeal to the Authority under clause (b) of sub-section (3) of section 51;
(s) the composition, management and conduct of functional agencies under sub-section (2) of section 61;
(t) the manner of auction of additional built up space under sub-section (2) of section 62;
(u) the manner and procedure by which land shall be acquired through negotiated settlement under section 67;
(v) the manner of disposal of land by the Authority under section 68;
(w) the levy, manner of assessment and recovery of development charges exemption from its levy under sections 69, 70 and 71, and the manner of appeal under section 72;
(x) the procedure to be followed in granting license and the license fee to be paid by promoters under sub-section (1) of section 75; the form of application and documents to accompany, the amount of application fee, the format of the license form and the fee to be charged for revalidation of the license under section 76;
(y) manner in which development work by private sector and joint sector
shall be regulated under section 81:

(Z) the manner in which a acquisition notice is to be served, and claim for compensation is to be made, the time within which such claim is to be made and the procedure to be followed for assessment Of compensation;

(za) the form of the budget of the Board and the Authority, the date on or before it shall be prepared, the manner of preparing it and the number of copies that has to be sent to the Government under section 84;

(zb) the time by which and the manner in which the increase in stamp duty under section 86 shall be credited to the Development Fund of the Authority;

(zc) the details and documents to accompany the application for change of use of agricultural land under section 8;

(zd) the form and the date before which the annual reports are to be submitted under section 91;

(ze) the manner of and conditions subject to which the pension and provident fund shall be constituted under section 92; and

(zf) any other matter which has to be or may be prescribed by rules or any other matter for efficient administration of the objectives of this Act.

(3) The Government shall have powers to make rules (a) in respect of conditions on which officers and employees of the Authority may be appointed, reduced in rank, suspended, discharged, removed or dismissed;

(b) in respect of accounts to be maintained by the Authority;

(c) in respect of returns, statements, reports and accounts be submitted by the Authority to the Government;

(d) prescribing and defining the mutual relationship to be observed between the Authority and the local authority in any matter in which they are jointly interested;

(e) in respect of principles, guidelines, planning standards, building regulations, conditions and restrictions in accordance with which development may be undertaken or regulated;

(f) in respect of authentication of development plans at the time of approval by the Government and custody thereof and the procedure of its production before courts for verification;

(g) in respect of calling of tenders, security amount, acceptance of tenders, issue of work orders, entering into contract, execution of works, compromise of claims, and matters ancillary thereto.

(h) in respect of the stages of which the development of any particular feature of a zone may be carried out;

(i) in respect of the local enquiries or other hearings that may be made before a development plan is approved;

(j) in respect of the manner in which the Government land after transfer to the Authority shall be dealt with;

(k) in respect of matters relating to leasing or hiring out or transfer of any property belonging to the Authority and matters ancillary or consequential thereto;

(l) in respect of the powers to be exercised and the functions to be performed by the members of the Authority including the Chairman and the Vice-Chairman.

(4) In making any rule, the Government may provide that a breach thereof, shall
be punishable with fine which may extend to one thousand rupees and in the event of the continuance of the offence, with an additional fine which may extend to thirty rupees for every day during which such breach continues after conviction for the first such breach.

132. (1) The Authority may, with the previous approval of the Government make regulations -
- not inconsistent with this Act and the rules made there under to carry out the purposes of this Act; and without prejudice to the generality of this power such regulations may provide for:-

(a) the powers and duties of the officers and employees of the Authority; the salaries, allowances and conditions of service of its officers and employees;
(b) the terms and conditions of the continuance of use of any land used otherwise than in conformity with a perspective plan or development or an annual plan;
(c) the fees and allowances which may be paid to the members of the Advisory Council for attending its meetings under sub-section (5) of section 26;
(d) the summoning and holding of meetings of a Committee constituted under section 27, the time and place where such meeting are to be held, the conduct of business at such meeting and the number of members necessary to form a quorum under sub-section (2) of section 27;
(e) the fees and allowances payable to the members of the Committee (other than the members of the Authority) for attending the meeting of the Committee or any other work of the Authority under sub-section (3) of section 27;
(f) works for the maintenance, improvement and other alterations of any building for which permission shall not be required under section 44;
(g) the form in which application for permission under sub-section (1) of section 45, the particulars to be contained in and the documents to be accompanied with such application;
(h) the manner in which order under sub-section (2) of section 45 shall be communicated to the applicant under sub-section (5) of section 45;
(i) the amount of leviable users charges and its manner of collection under sub-section (2), and terms and conditions including beneficiaries from which users charges may be collected under sub-section (3) of section 89;
(j) the principles, guidelines, planning norms and standards, building regulations, conditions and restrictions in accordance with which developments may be undertaken or regulated; and
(k) any other matter which has to be or may be prescribed by regulations and or any matter for efficient administration of the objectives of this Act.

(2) Until the Authority is established under this Act, any regulation which may be made under sub-section (1), may be made by the Government and any regulation so made may be altered or rescinded by the Authority in exercise of its powers under sub-section (1);

(3) The regulations so made shall be published in the Official Gazette and shall come into force on the date of such publication.
by the Government.

Laying of rules before State Legislature, which

The Government may, in consultation with the Authority and after previous publication of their intention, rescind any regulation made by the Authority, and thereupon such regulations shall cease to have effect.

134. (1) All rules made under this Act shall be laid for not less than thirty days before the State Legislature, as soon as may be, after they are made and shall be subject to such modifications as the Legislature may make during the session in which they are so laid or the session immediately following.

(2) All rules so made and after action completed under sub-section (1), shall be published in the Official Gazette and shall come into force on the date of such publication.

Dissolution

135. (1) Where the Government is satisfied that the purpose for which any Authority was constituted under this Act has been substantially achieved so as to render the continued existence of such authority unnecessary, the Government may, by notification in the Official Gazette, declare that the Authority shall be dissolved and cease to exist with effect from such date as may be specified in the notification and the authority shall be deemed to be dissolved and cease to exist accordingly.

(2) From the said date:

(a) all properties, funds and dues which are vested in, or realisable by the Authority shall vest in or be realisable by the Government or any agency or agencies, as may be specified by the Government in this behalf;

(b) all liabilities which are enforceable against the Authority shall be enforceable against the Government;

(c) for the purpose of realising properties, funds and dues referred to in clause (a), the functions of the Authority shall be discharged by the Government.

Repeal and Savings

136. (1) The Sikkim Town and Country Planning and Restriction on Transfer and Use of Lands Ordinance, 1997 is hereby repealed.

(2) The Sikkim Allotment of House Sites and Construction of Building (Regulation and Control) Act, 1985 and the Sikkim Building Constructions Regulation, 1991 shall cease to apply to the development areas declared under this Act.

(3) Not withstanding such repeal, anything done or any action taken or purporting to have been done or taken (including any rules, notifications or orders made or issued) in exercise of any power, conferred by or under the said Ordinance and the Act shall, so far as it is not consistent with the provisions of this Act, be deemed to have been done or taken under this Act.

By Order of the Governor,

T. D. RINZING,
Secretary to the Govt. of Sikkim, Law Department.

F. No. 16 (295) LD/93 - 99
NOTIFICATION

The draft of certain rules which the State Government proposes to make in exercise of the powers conferred by sub-Section (1) of Section 72 of the Standards of Weights and Measures (Enforcement) Act, 1985, (54 of 1985), 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 rules would be taken into consideration after expiry of a period of 45 (forty five) days from the date of its publication in the Official Gazette.

Any objection or suggestion 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, 1998.

2) They shall extend to the whole of Sikkim.

3) They shall come into force at once.

Amendment 2.

In the Sikkim Standards of Weights and Measures (Enforcement) Rules, 1987, for rule 14, the following rule shall be substituted, namely:-

“14 Periodical interval for the verification of weights or measures:-

1) Every weight or measure used or intended to be used in any transaction or for industrial production or for industrial production or for protection shall be verified or re-verified once in 12 (twelve) months.

Provided that storage tanks including vats shall be reverified or recalibrated and stamped at least once in a period of five years.

Provided further that weights including bullion and carat weights shall be re-verified and stamped once in a period of twenty four months.

2) Notwithstanding anything contained in sub-rule (1), every weight or measure which has been verified and stamped in situ shall, if it is dismantled and reinstalled before the date on which the verification falls
due, be duly re-verified and stamped on payment of the prescribed fee, before being put into use.

3) Notwithstanding anything contained in sub-rule (1) every weight or measure which has been verified and stamped shall, if it is repaired before the date on which the verification falls due, be duly re-verified and stamped on payment of the prescribed fee, before being put into use.

Mrs. Jayshree Pradhan, I.A.S.
Commissioner-cum-Secretary
Food and Civil Supplies and
Consumer Affairs Department,
Government of Sikkim.

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on 27th day of April, 1999 is hereby published for general information:-

THE SIKKIM COURT FEES (EXEMPTION AND MISCELLANEOUS PROVISIONS) AMENDMENT ACT, 1999

(ACT NO. 3 OF 1999)

AN ACT

further to amend the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Act, 1983.

BE it enacted by the Legislature of Sikkim in the Fiftieth Year of the Republic of India as follows:-

Short title, extent and commencement.

1. (1) This Act may be called the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Amendment Act, 1999.

(2) It extends to the whole of Sikkim.

(3) It shall come into force at once.

Insertion of new section 7.

2. In the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Act, 1983, after section 6, the following section shall be inserted, namely:-

"7 Notwithstanding anything contained in the Act in all Petitions for cases to be taken up by the Lok Adalats or settled and or processed under Legal Services Authorities Act, 1987, no court fees shall be payable".

By Order of the Governor,

T.D. RINZING
Secretary to the Govt. of Sikkim
Law Department.

Printed at Sikkim Government Press, Gangtok.
<table>
<thead>
<tr>
<th>No.</th>
<th>Committee Member</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Minister In charge Women and Child Welfare - Chairman</td>
</tr>
<tr>
<td>2.</td>
<td>Secretary, Law - Member</td>
</tr>
<tr>
<td>3.</td>
<td>Secretary, Women and Child Welfare - Member</td>
</tr>
<tr>
<td>4.</td>
<td>District Collector, East - Member</td>
</tr>
<tr>
<td>5.</td>
<td>Chairperson, S.S.W.A.B. - Member</td>
</tr>
<tr>
<td>6.</td>
<td>President, Sikkim Women’s Council - Member</td>
</tr>
<tr>
<td>7.</td>
<td>Additional Secretary/Joint Secretary, Women and Child Welfare - Member Secretary</td>
</tr>
</tbody>
</table>

By Order.

A.K. Pradhan  
Secretary  
NOTIFICATION

Whereas it has been reported that the declaration in Form "C" mentioned below as referred to in Sub-Section (4) of Section 8 of the Central Sales Tax Act, 1956 (No. 74 of 1956) and rule 12 of the Central Sales Tax (Registration and turnover) Rules, 1957 have been lost by the dealer registered under the said act.

I, therefore, in exercise of the power vested in me under sub-rule (4) of rule 10 of the Central Sales Tax (Sikkim) rules, 1983 hereby declare that the said declaration in Form "C" shall be deemed to be invalid and obsolete.

<table>
<thead>
<tr>
<th>Sl No.</th>
<th>No. of declaration form</th>
<th>Name &amp; Address of the dealer with his R.C. No. to whom declaration &quot;C&quot; Form were issued</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>HH 085763</td>
<td>M/S Tripti’s Pvt. Ltd., Deorali, Gangtok.</td>
<td>Lost.</td>
</tr>
<tr>
<td>2</td>
<td>HH 085766</td>
<td>R.C. No. 1502/93-94/ SKM (E) C.T. (Central) dated 5.3.94.</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>HH 085767</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

P.T. Lepcha
Joint Commissioner.
According to rule 224 of the Sikkim High Court (Practice and Procedure) Rule, 1991, certified copies of orders and Judgements of the High Court will be issued free of cost provided the applications for such copies filed by the Government Advocate bear the endorsement of the Heads of Departments concerned.

It is reported that this practice has not been followed and as a result; the Registry, High Court of Sikkim has now been declining to issue certified copies of court orders and Judgements. The office of Advocate General has not been able to obtain copies of the required documents since 17.3.99 and communicate to the concerned departments.

Hence, all Secretaries and Heads of Departments are requested to ensure that whenever such applications are received from the Government Advocates, those are returned to the concerned Advocates, immediately after the endorsement. It is also reiterated once again that an officer of the level of Joint Secretary or of equivalent rank should attend the departmental cases as and when such cases are taken up by the Hon’ble High Court of Sikkim or as desired by the Ld. Advocate General.

By order,

T. D. Rinzing
Secretary, Law and Parliamentary Affairs.
NOTIFICATION

In exercise of the powers conferred by sub-paragraph (1) of paragraph 21 of the Drugs (Price Control) order, 1995, the State Government hereby authorises Dr. Tekendra Rai, Assistant Drugs Controller to comply with the provisions of the aforesaid order.

D. DAHDUL IAS
COMMISSIONER-CUM-SECRETARY

Printed at the Sikkim Government Press, Gangtok.
DECLARATION UNDER SECTION 6 OF LAND ACQUISITION ACT, 1894 (ACT I of 1894)

Whereas the Governor is satisfied that land is needed for a public purpose, namely, for construction of 7.5 MVA 66/11 KV Sub-station Switch Yard and colony by Power Department at Mamring block District South it is hereby declared that a piece of land comprising cadastral plots 43 & 50 measuring an area .8980 Hec. bounded on.

East: D.F. of Dilip Kr. & Adhiklal Pradhan.
West: P. F. of Narendra Kr. Pradhan.
North: Old PWD road & road reserved.
South: Channel.

is needed for the aforesaid public purpose at the public expense within the aforesaid block of Mamring.

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.

KARMA GYATSO, IAS
COMMISSIONER-CUM-SECRETARY,
LAND REVENUE DEPARTMENT,
GOVERNMENT OF SIKKIM.
GANGTOK
NO: 495/LR (S).

Printed at Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE REFORMS AND TRAINING
GANGTOK

NO: J (47) 01/GEN/DOP DATED: 9. 4. 1999

NOTIFICATION

The Governor of Sikkim is hereby pleased to make the following amendment in the Notification No: 88/GEN/DOP, dated : 21. 3. 94 regarding employment on compassionate grounds, namely:-

1. Such appointments can be made only in Groups C and D posts and against direct recruitment quota subject to sub-rule (4) of rule 4 of the Sikkim Government Establishment Rules. 1974

Provided that the applicant is eligible and suitable for the post in all respects under the provisions of the relevant recruitment rules.

By order and in the name of the Governor.

R. S. BASNET
SECRETARY TO THE GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE REFORMS AND TRAINING

Printed at Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM
DEPARTMENT OF ANIMAL HUSBANDRY & VETERINARY SERVICES

O.O. No. 27/AH&VS. Dated: 13/4/1999

NOTIFICATION

The following registered members are the contesting candidates for election to Sikkim State Veterinary Council:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of contesting candidate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Dr. Awadhesh Kumar Singh,</td>
</tr>
<tr>
<td>2.</td>
<td>Dr. C. P. Upreti,</td>
</tr>
<tr>
<td>3.</td>
<td>Dr. N. T. Bhutia,</td>
</tr>
<tr>
<td>4.</td>
<td>Dr. P. C. Gupta,</td>
</tr>
<tr>
<td>5.</td>
<td>Dr. Pushpa Kala Rai,</td>
</tr>
<tr>
<td>6.</td>
<td>Dr. Ram Kumar Tamang,</td>
</tr>
</tbody>
</table>

The election shall take place in Stockman Training Centre, Deorali on 7th May, 1999 between 11.00 a.m. to 2.00 p.m. The members are requested to vote for four members only of the above candidates on the election day.

BY ORDER,

I. K. TAMANG
Returning Officer-cum-Joint Secretary,
Department of Animal Husbandry & Vety, Services,
Government of Sikkim,
Gangtok.

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

Pursuant to sub-rule 2 of Rule 99 of Sikkim Government Service Rules, 1974, a Committee consisting the following officers is constituted for the purpose of examining the fitness of government employees (non-gazetted) to continue in the service beyond the age of 50 years:-

1. Head of Department,
2. Mr. T. P. Koirala, Additional Director, Finance Department,
3. Mr. D. K. Pradhan, Joint Secretary, Home Department,

BY ORDER.

R.S. BASNET
SECRETARY TO THE GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL ADMINISTRATIVE REFORMS & TRAINING

NOTIFICATION

The Government has been pleased to increase the subsidy of Fertilizer at the uniform rate of 40% on cost of fertilizers along with the existing rate of 100% subsidy on transport and handling.

The price of fertilizer is fixed as under with immediate effect:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Particulars</th>
<th>Full Procurement cost per M.T. Rs.</th>
<th>M.T.</th>
<th>40% subsidised selling price to farmer in (Rs.) 50Kg bag.</th>
<th>Rate per Kg on loose sale (maximum 10 kg)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>UREA</td>
<td>4274.12</td>
<td>2564.47</td>
<td>128.50</td>
<td>3.00</td>
</tr>
<tr>
<td>2.</td>
<td>DIAMMONIUM PHOSPHATE</td>
<td>8869.60</td>
<td>5321.85</td>
<td>266.00</td>
<td>5.70</td>
</tr>
<tr>
<td>3.</td>
<td>MURIATE OF POTASH</td>
<td>3949.20</td>
<td>2369.52</td>
<td>118.50</td>
<td>2.75</td>
</tr>
</tbody>
</table>

The subsidised price is applicable to the farmers sold through the network of agency appointed by SIMFED. For all other purposes and for purchase by the organisations both Government and Private, the rate of Fertilizer shall be on full cost basis.

By order and in the name of the Governor.

Secretary Agriculture,
Department of Agriculture.
GOVERNMENT OF SIKKIM
RURAL DEVELOPMENT DEPARTMENT
Tashiling, Gangtok

No. 35(107)88-89/48/RDD/P          Dated: 3rd May, 1999

NOTIFICATION

In continuation to Notification No. 35(40)97-98/35/RDD/P dated 8.1.98 and in accordance with Rule 3(12) of the Sikkim Panchayat (Election of Sabhapati, Up-Sabhapati and Sachiva of Gram Panchayat and Manner of Convening Meeting) Rules, 1997, the State Government hereby publish the name of Up-Sabhapati of 4, Rongong Tumlong Gram Panchayat, North District for general information:

<table>
<thead>
<tr>
<th>No. &amp; Name of Gram Panchayat Unit</th>
<th>Name of Elected Member</th>
<th>Designation</th>
</tr>
</thead>
<tbody>
<tr>
<td>4. Rongong Tumlong</td>
<td>Khamsum Lama</td>
<td>Up-Sabhapati</td>
</tr>
</tbody>
</table>

He is deemed to have assumed office of Up-Sabhapati with effect from 2nd December, 1998.

Secretary
Rural Development Department.

Printed at the Sikkim Government Press, Gangtok
GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADM. REFORMS & TRAINING
GANGTOK.


NOTIFICATION

Consequent upon the revision of pay scales vide the Sikkim Government Services (Revised Pay) Rules. 1998, the Governor is hereby pleased to prescribe the following pay scales to Drivers, namely:-

<table>
<thead>
<tr>
<th>Grade</th>
<th>Pre-revised Scale</th>
<th>Revised scale</th>
<th>Qualifying length on service</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grade-III</td>
<td>Rs. 910-1290</td>
<td>Rs. 3200-80-4800</td>
<td></td>
</tr>
<tr>
<td></td>
<td>initial appointment.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Grade-II</td>
<td>Rs. 1030-1680</td>
<td>Rs. 4000-100-6000. After 10 (ten) years regular service in Grade III.</td>
<td></td>
</tr>
<tr>
<td>Grade-I</td>
<td>Rs. 1080-1760,</td>
<td>Rs. 4200.110-6400.</td>
<td>After 5 (five) years or regular service in Grade-11.</td>
</tr>
<tr>
<td>Selection Grade. (five) years of</td>
<td>Rs. 1200-1950.</td>
<td>Rs. 4300-125.-6800.</td>
<td>After 5 regular service in Grade-1.</td>
</tr>
</tbody>
</table>

2. Attainment of higher grades shall be as per the terms and conditions laid down in the previous notifications issued in this regard.

3. The notification shall be deemed to have come into force on the 1st day of January, 1996.

By Order and in the name of the Governor.

R.S. BASNET
Secretary to the Government,
Department of Personnel, Administrative Reforms and Training.

Printed at Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM
FOOD & CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT
GANGTOK.

No. 10/WM/FCS &CA                                                                                      Dated 4. 5. 1999

NOTIFICATION

In exercise of the powers conferred by clause (a) of sub-section (1) of section 10 of the
Consumer Protection Act, 1986, and in partial modification of Notification No. 1 (13) 91-92/FCS&CA/1
dated 14th June, 1996, the State Government on the recommendations of the Selection Committee,
hereby reconstitutes the District Forums for all the Districts of Sikkim as under:-

1. EAST DISTRICT FORUM
   (1) Shri A.P.Subba, Registrar, General, High Court of Sikkim,                                        President.
       Gangtok

2. NORTH DISTRICT FORUM
   (1) Shri A. P. Subba, Registrar, General, High Court of Sikkim,                                        President.
       Gangtok.

3. SOUTH DISTRICT FORUM
   (1) Shri A. P. Subba, Registrar, General, High Court of Sikkim,                                        President.
       Gangtok.

4. WEST DISTRICT FORUM
   (1) Shri A. P. Subba, Registrar, General, High Court of Sikkim,                                        President.
       Gangtok.

Other members of the Forums shall remain the same till the completion of their statutory term of
5 (five) years from the date of appointment or upto the age of 65 years. whichever is earlier.

During the absence of the President, Shri R. K. Purkayastha, Registrar (Judicial), High Court of
Sikkim shall function as President of all the District Forums.

J. Pradhan IAS,
Secretary-cum-Commissioner,
Food & Civil Supplies & Consumer Affairs Department.

Printed at Sikkim Government Press, Gangtok.
HIGH COURT OF SIKKIM
GANGTOK


NOTIFICATION

Hon'ble High Court has been pleased to make the transfers and Postings of the following Judicial officers with immediate effect.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Officer and his Station to which transferred.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Shri B. C. Sharma, District and Sessions Judge (East &amp; North) at Gangtok. Vice-2.</td>
</tr>
<tr>
<td>2.</td>
<td>Shri Tashi Wangdi, District and Sessions Judge (South &amp; West) at Gangtok. Vice-1.</td>
</tr>
</tbody>
</table>

The handing over and taking over of charge of the respective offices by the above named Judicial Officers shall be completed immediately on receipt of this Notification.

R.K. PURKAYASTHA
REGISTRAR

Printed at the Sikkim Government Press, Gangtok.
Gangtok, Tuesday, 11th May, 1999

OFFICE OF THE SECRETARY, LAND REVENUE
GOVERNMENT OF SIKKIM
GANGTOK

NOTIFICATION


The Governor of Sikkim is pleased to create Rongli Sub-Division in the East District with immediate effect. The territorial jurisdiction of the newly created Sub-division comprise of the Revenue Block as per the boundaries indicated below:-

North Revenue Block boundary between Gnathang and Phadamchen. However, Zoluk Panchayat ward to be included in Rongli Sub-Division.

South Reshi Khola, Sikkim and West Bengal boundary.

East Boundary between Sikkim & Bhutan.

West Rangpo Khola.

Karma Gyaltsa IAS
Commissioner-Cum-Secretary to the Govt. of Sikkim
Land Revenue Department.

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

The Supreme Court had in its Order of 18.12.97 in the case of Vineet Narain & Others versus Union of India, Writ Petition (Criminal) Nos. 340-343, inter-alia commented upon frequent transfers of officers of the rank of Superintendent of Police and above in the States leading to demoralisation of the Police force and its politicization. The Supreme Court stressed the need to set up a credible mechanism for selection, appointment, tenure, transfer and posting of Police Chiefs in the States as also for all officers of the rank of Superintendent of Police and above.

The Home Minister of India sent the above directives of the Supreme Court of India to the State Governments for action vide Home Ministry's letter No. 24021/7/98. GPA.I dated 10th March, 1998.

The Home Minister of India in a letter to the Chief Minister of Sikkim proposed the establishment of an appropriate mechanism for the purpose of selection of the Chief of the Police for the State of Sikkim. For this purpose, he suggested that a Selection Committee may be constituted.

The Home Minister of India further wrote that the tenure and transfer of the Chief of Police of the State may also be on the lines of the Court's Order. Similarly, for the officers of the rank of District Superintendent of Police and above, a Committee may be constituted for making a panel of officers and appointments should be made from that panel only. The Superintendents of Police in districts should have a minimum tenure of three years. His premature transfer in an extraordinary situation including the need for him to take up a more important assignment, should have the approval of the above Committee.

In pursuance of the above directions of the Supreme Court of India, the Governor is pleased to constitute a Screening Committee comprising of the following members:-

1. The Chief Secretary/Home Secretary.
2. The Director General of Police.
3. The Secretary, Department of Personnel, AR & Trg.

(i) The Screening Committee will meet once a year to identify and consider cases for transfer of incumbents completing the prescribed terms.

(ii) When a case of transfer arises for administrative or other reasons, the Screening Committee will specially meet.

(iii) The Director General of Police in consultation with Home Secretary as the head of controlling Department of the Government will initiate and submit the proposal to the Screening Committee.
The Screening Committee will consider postings of the following three categories of Police Personnel:-

**FIELD POSTS**
1. Additional Superintendent of Police of Districts.
2. Deputy Commandants of Sikkim Armed Police and India Reserve Battalion.
5. Commandants of Sikkim Armed Police and India Reserve Battalion.

**STAFF POSTS**
1. Additional Superintendent of Police, Crime Branch.
2. Additional Superintendent of Police, Special Branch.
3. Additional Superintendent of Police, Vigilance.
5. Superintendent of Police, Special Branch.
7. Superintendent of Police, Jail.
8. Deputy Commandant General, Home Guards.
10. Director, Fire Service.

**TECHNICAL POSTS**
1. Superintendent of Police, Communications.
2. Joint Director, Telecommunication and Computer.

SONAM WANGDI IAS,
CHIEF SECRETARY

PRINTED AT SIKKIM GOVERNMENT PRESS, GANGTOK.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

Notification

I. The Ministry of Tourism, Government of India is celebrating the year 1999-2000 (1st April, 1999 to 31st March, 2000) as "Explore India Millennium Year 1999-2000". The primary objective of this mega event is to create a widespread awareness about the potential of tourism, thereby giving a thrust to the tourism, promotion within the country with the aim of attracting more foreign tourists.

II. In order to oversee and coordinate all activities within the State for celebration of the "Explore India Millennium Year 1999-2000", the State Government hereby constitutes a State Level Advisory Committee with the following members with immediate effect:

1. Chief Secretary, Chairman
2. Additional Chief Secretary, Member
3. Secretary, Ecclesiastical, Member
4. Secretary, Finance, Member
5. Director General of Police, Member
6. Secretary, Tourism, Member
7. Secretary, Information and Public Relations, Member
8. Secretary, Culture, Member
9. Secretary, Forests, Member
10. Secretary, Urban Development & Housing Department, Member
11. District Collectors of all Districts, Member
12. Chairman, Flower Show Committee, Member
13. Representatives of S.T.D.C., Member
14. Representatives of T.A.A.S., Member
15. Representatives of Sikkim Hotel and Restaurant Association, Member
16. Representatives of Eastern Himalayan Travel Association, Member
17. Representatives of National/State Media Personnel, Member
18. Additional Secretary-II, Tourism Department, Nodal Officer, Member

III. The State Level Advisory Committee shall discuss all matters pertaining to organising the event including (1) identification of activities, (2) reviewing of State Calendar of events, (3) reviewing of State Action Plan, (4) better tourist facilitation, (5) Promotion and Publicity and (6) completion of on-going tourist infrastructure projects.

IV. The Committee should meet as often as required but not less than once every quarter.

By Order and in the name of Governor.

SONAM WANGDI, IAS
CHIEF SECRETARY
F: No. 50(42)/96/TD.
NOTIFICATION

In exercise of the powers conferred under section 20 of the Code of Criminal Procedure, 1973 (2 of 1974), the following officers shall be deemed to have been appointed by the State Government to be the Additional District Magistrate and Sub-Divisional Magistrate for the purpose of the said Code from the date of their assumption of the charge of Additional District Magistrate and Sub-Divisional Magistrate:

(1) Shri Puneet Kansal, JAS, Additional District Collector, West, Gyalshing.
(2) Shri Navin Chettri, SCS, Sub-Divisional Magistrate, South, Ravangla.

SONAM WANGDI, IAS
Chief Secretary
F. No. 6 (9) HOME/87.

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

1. The State Government is deeply concerned with the prevailing state of affairs in Lachen monastery and has decided to constitute an independent Enquiry Committee to examine the representations submitted to the State Government and make a recommendation to the State Government for resolution of the dispute.

2. The Committee shall be comprised as follows:-

   (i)   Mr. Kunzang Sherab, IAS. (Retd.)
   (ii)  Mr. Jigmee N. Kazi
   (iii) Mr. Ganden Lharipa

3. The Committee shall submit its recommendation within a period of three months. All representations received by the State Government in this connection shall be referred to the Committee. The Committee shall be serviced by the Ecclesiastical Department who will bear all expenses for the Committee.

   BY ORDER.

   SONAM WANGDI, IAS
   CHIEF SECRETARY
   F.No. 25/ECCL.
In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the Governor hereby makes the following rules to amend the Sikkim State Agriculture Service Rules 1994, namely:-

1. These rules may be called the Sikkim State Agriculture Service (Amendment) Rules 1999.

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

Schedule

<table>
<thead>
<tr>
<th>Name of the post</th>
<th>Strength</th>
<th>Grade</th>
<th>Pay Scale</th>
</tr>
</thead>
<tbody>
<tr>
<td>Principal Director</td>
<td>2</td>
<td>Supertime Grade 1</td>
<td>Rs. 17200-21250</td>
</tr>
<tr>
<td>Director</td>
<td>4</td>
<td>Supertime Grade 11</td>
<td>Rs. 14300-18300</td>
</tr>
<tr>
<td>Additional Director</td>
<td>6</td>
<td>Selection Grade 1</td>
<td>Rs. 12500-17000</td>
</tr>
<tr>
<td>Joint Director</td>
<td>13</td>
<td>Selection Grade 11</td>
<td>Rs. 11000-16250</td>
</tr>
<tr>
<td>Deputy Director (District/ Research and Development/Extension)</td>
<td>24</td>
<td>Senior Grade</td>
<td>Rs. 9000-13800</td>
</tr>
<tr>
<td>Deputy Director (Engineering)</td>
<td>2</td>
<td>Senior Grade</td>
<td>Rs. 9000-13800</td>
</tr>
<tr>
<td>Agronomist</td>
<td>1</td>
<td>Senior Grade</td>
<td>Rs. 9000-13800</td>
</tr>
<tr>
<td>Entomologist</td>
<td>1</td>
<td>Senior Grade</td>
<td>Rs. 9000-13800</td>
</tr>
<tr>
<td>No.</td>
<td>Position</td>
<td>Grade</td>
<td>Salary Range</td>
</tr>
<tr>
<td>-----</td>
<td>----------------------------------------------</td>
<td>--------</td>
<td>------------------</td>
</tr>
<tr>
<td>9.</td>
<td>Pathologist</td>
<td>1</td>
<td>Senior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 9000-13800</td>
</tr>
<tr>
<td>10.</td>
<td>Breeder</td>
<td>1</td>
<td>Senior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 9000-13800</td>
</tr>
<tr>
<td>11.</td>
<td>Soil Scientist</td>
<td>1</td>
<td>Senior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 9000-13800</td>
</tr>
<tr>
<td>12.</td>
<td>Economist</td>
<td>1</td>
<td>Senior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 9000-13800</td>
</tr>
<tr>
<td>13.</td>
<td>Extension Specialist</td>
<td>1</td>
<td>Senior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 9000-13800</td>
</tr>
<tr>
<td>14.</td>
<td>Mycologist</td>
<td>1</td>
<td>Senior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 9000-13800</td>
</tr>
<tr>
<td>15.</td>
<td>Pomologist</td>
<td>1</td>
<td>Senior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 9000-13800</td>
</tr>
<tr>
<td>16.</td>
<td>Olericulturist</td>
<td>1</td>
<td>Senior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 9000-13800</td>
</tr>
<tr>
<td>17.</td>
<td>Floriculturist</td>
<td>1</td>
<td>Senior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 9000-13800</td>
</tr>
<tr>
<td>18.</td>
<td>Specialist (Spices)</td>
<td>1</td>
<td>Senior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 9000-13800</td>
</tr>
<tr>
<td>19.</td>
<td>Specialist (Root and Tuber)</td>
<td>1</td>
<td>Senior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 9000-13800</td>
</tr>
<tr>
<td>20.</td>
<td>Specialist (Minor Spices)</td>
<td>1</td>
<td>Senior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 9000-13800</td>
</tr>
<tr>
<td>21.</td>
<td>Deputy Director (Marketing)</td>
<td>1</td>
<td>Senior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 9000-13800</td>
</tr>
<tr>
<td>22.</td>
<td>Sub Divisional Agriculture Officer</td>
<td>8</td>
<td>Junior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 7000-11500</td>
</tr>
<tr>
<td>23.</td>
<td>Sub Divisional Horticulture Officer</td>
<td>8</td>
<td>Junior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 7000-11500</td>
</tr>
<tr>
<td>24.</td>
<td>Watershed Development Officer</td>
<td>30</td>
<td>Junior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 7000-11500</td>
</tr>
<tr>
<td>25.</td>
<td>Agriculture Farm Research Officer</td>
<td>10</td>
<td>Junior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 7000-11500</td>
</tr>
<tr>
<td>26.</td>
<td>Horticulture Farm Research Officer</td>
<td>10</td>
<td>Junior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 7000-11500</td>
</tr>
<tr>
<td>27.</td>
<td>Seed Development Officer</td>
<td>1</td>
<td>Junior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 7000-11500</td>
</tr>
<tr>
<td>29.</td>
<td>Seed Testing Officer</td>
<td>1</td>
<td>Junior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 7000-11500</td>
</tr>
<tr>
<td>30.</td>
<td>Mushroom Development Officer</td>
<td>1</td>
<td>Junior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 7000-11500</td>
</tr>
<tr>
<td>31.</td>
<td>Marketing Officer</td>
<td>1</td>
<td>Junior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 7000-11500</td>
</tr>
<tr>
<td>32.</td>
<td>Junior Soil Scientist</td>
<td>1</td>
<td>Junior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 7000-11500</td>
</tr>
<tr>
<td>33.</td>
<td>Agriculture Engineer</td>
<td>8</td>
<td>Junior Grade</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs. 7000-11500</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td><strong>Total</strong> 145</td>
</tr>
</tbody>
</table>
In the said rules, for Schedule II, the following shall be substituted, namely:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the post</th>
<th>No. of Posts</th>
<th>Age for (i) direct recruitment and (ii) promotoes</th>
<th>Educational qualification required for direct recruitment</th>
<th>Whether age and educational qualification prescribed for direct recruitment will apply in case of promotion</th>
<th>Method of recruitment</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Agriculture Farm</td>
<td>10</td>
<td>(a) Between 21 and 30 years. For the candidates belonging SC/ST and OBC upper age relaxed by 5 years and 3 respectively and For Departmental candidate 40 years</td>
<td>B.Sc. (Agri.). Preferably M.Sc.Ag.</td>
<td>Should have undergone minimum of 2 Years Diploma in Agriculture. OR Degree in Agriculture/ Specialized Post Graduate Course or should have under gone 6-10 months training to be arranged</td>
<td>(i) 50% by direct (ii) 50% by promotion</td>
</tr>
<tr>
<td></td>
<td>Research Officer</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Dzongu and Mangan in North; Nazitam, Marchak and Chuchachen/ Pakyong in East, Burniok, Namthang and Melli/Namchi in South and Gyalshing and Daramdin in West</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(b) Not applicable cides, tools and implements, irriga- tion and water management,</td>
<td></td>
<td>by the Department in parts or at one time as inservice including selection and breeding of varieties.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Horticulture Farm</td>
<td>10</td>
<td>do do do -</td>
<td></td>
<td>Training within 2 yrs. of promotion to be technically sound in specific discipline to be dealt by him/her.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Research Officer</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Dzongu, Lachung and the Mangan in North; Mazitar, Namli and Samdong in</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Post Description</td>
<td>Required Qualifications</td>
<td>Experience Requirement</td>
<td></td>
<td></td>
<td></td>
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<td>------------------</td>
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<td>------------------------</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Seed Development Officer</td>
<td>1 do - do - do - do</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Seed Testing Officer</td>
<td>1 do</td>
<td>do do do do</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Junior Soil Scientist</td>
<td>1 do</td>
<td>do do do do</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mushroom Development Officer</td>
<td>1 do</td>
<td>do do do do</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Marketing Officer</td>
<td>1 do. do</td>
<td>do do do do</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Watershed Development Officer</td>
<td>30 do</td>
<td>do do do do</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sub-Divisional Agriculture Officer</td>
<td>8 -do-</td>
<td>do and should have worked in the post under serial no. 1 or 2 for two yrs. No, but should have worked in the post under serial no. 1 or 2 for 2 yrs. do</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sub-Divisional Horticulture Officer</td>
<td>8 do - do - do</td>
<td>do</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Agriculture Engineer</td>
<td>8 do -</td>
<td>B.Sc. (Agri.) Only by direct 100% by</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>SI.NO.</td>
<td>Post Title and Department</td>
<td>Total Vacancies</td>
<td>Experience</td>
<td>Qualification</td>
<td>Promotions</td>
<td></td>
</tr>
<tr>
<td>--------</td>
<td>--------------------------</td>
<td>----------------</td>
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<td>---------------</td>
<td>------------</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Deputy Director Agriculture Engineering</td>
<td>2</td>
<td>Not applicable</td>
<td>Not applicable</td>
<td>Only Agriculture Engineer can be promoted</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Deputy Director Agriculture/Horticulture Soil Conservation</td>
<td>24</td>
<td>do</td>
<td>do</td>
<td>No. But should have worked in all the programmes</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>Deputy Director Marketing</td>
<td>1</td>
<td>do</td>
<td>do</td>
<td>Only those having Post Graduate degree or Post Graduate Diploma or short courses of combined duration not less than 6 months</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Agronomist, Entomologist, Pathologist, Breeder, Soil Scientist, Economist, Extension Specialist, Mycologist</td>
<td>do</td>
<td>do</td>
<td>do</td>
<td>Only those having Post Graduate degree or Post Graduate Diploma or short courses of combined duration not less than 6 months</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Director in the Pomologist, Olericulturist,</td>
<td>6</td>
<td>do</td>
<td>do</td>
<td>after Graduation in</td>
<td></td>
</tr>
</tbody>
</table>

Executive Engineer recruitment preferably M. Tech. in the discipline

Mechanical Engineer recruitment preferably M. Tech. in the discipline

Civil Engineer recruitment preferably M. Tech. in the discipline

Electrical Engineer recruitment preferably M. Tech. in the discipline

Water Managementrecruitment preferably M. Tech. in the discipline
Floriculturist, Specialist in Agriculture/Horticulture
Spices, Specialist in roots and Tuber, Specialist in promotion
Minor Spices
undergone education
training in the
yrs Of besides
Agriculture leaf-
appointment etc:

<table>
<thead>
<tr>
<th>Position</th>
<th>Number</th>
<th>Service</th>
<th>Grade</th>
<th>Program</th>
<th>Diploma in</th>
</tr>
</thead>
<tbody>
<tr>
<td>Joint Directors</td>
<td>13</td>
<td>do</td>
<td>do</td>
<td>No applicable</td>
<td>do - Regular 8 years</td>
</tr>
<tr>
<td>Additional Directors</td>
<td>6</td>
<td>do</td>
<td>do</td>
<td>do</td>
<td>do</td>
</tr>
<tr>
<td>Directors</td>
<td>4</td>
<td>do</td>
<td>do</td>
<td>do</td>
<td>do</td>
</tr>
<tr>
<td>Principal Director</td>
<td>2</td>
<td>do</td>
<td>do</td>
<td>do</td>
<td>do - Regular 2 years</td>
</tr>
</tbody>
</table>

BY ORDER.

R.S. BASNET
SECRETARY TO THE GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE REFORMS AND TRAINING
Gangtok, Wednesday, 26th May, 1999                           No. 118

GOVERNMENT OF SIKKIM
LAND REVENUE DEPARTMENT
GANGTOK-SIKKIM

NOTIFICATION NO: 50/2018/LR(S) DATED: 22.5.99

CORRIGENDUM

As per the notification under section 4(1) of Land Acquisition Act 1894 published on 27th Feb. 1999 vide No. 45/2018/L.R.(S) dated: 22/2/99 regarding the acquisition of land by, N.H.P.C. for the construction of 510 MW Teesta Hydroelectric Project Stage-V at Rakdong, Tintek, Samdong, Patuk, Singbel & Khamdong blocks of East District. That the following plots and area has been deleted after hearing the affected parties.

- Plot No. 584, 585 of Khamdong Block and may read the Northern boundary as Bahadur Bhutia instead of Sang Road and read area 7.0360 hectes. instead of 8.9780 hectes.

Middle Samdong:

<table>
<thead>
<tr>
<th>Plot No</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>684, 685, 686, 687, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 405/1508</td>
<td>South Dakgap, Sarki, Rabzong, Attup Lepcha, Gyamtso, Chufay &amp; Agriculture Farm may read plot No. 155 instead of 1.55 at Samdong block.</td>
</tr>
</tbody>
</table>

In view of the deletion of plot No. 584, 585, of Khamdong Block No. 142, 398, 405, 410, 413, 414, 449, 680, 681, 683, 684, 685, 686, 687, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 405/1508 of middle Samdong block required for rehabilitation and resettlement the following

Plot Nos. 397, 399, 400, 401, 402, 403, 404, 411, 415, 416, 417, (P), 679, 686, 689, 690, 691, 692, 693, 697, 698, 699, 1008 1009, 1013, 1014, 1015, 1019, 1020 and 1021 of Samdong Block are included for acquisition and for rehabilitation. The N.O.C. of land owners has already been obtained.

Khamdong Block.

<table>
<thead>
<tr>
<th>Plot No</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>297, 298, 299, 300, 596, 299/659, 300/660, 294/669, 3011665</td>
<td>East Sarkar Khas &amp; Khola.</td>
</tr>
<tr>
<td>294/669</td>
<td>West Khola Nandu Ram Rai &amp; Nandu Ram Rai.</td>
</tr>
<tr>
<td>3011665</td>
<td>North Nandu Ram Rai.</td>
</tr>
<tr>
<td>300/660</td>
<td>South Saikar Khas &amp; Khola.</td>
</tr>
</tbody>
</table>

Plot No 562, 564, 566 total area 0.3740 hectes-

Boundry:

East Dal Bdr. Thapa.
West Sarkar Khasmai & Footpath.
North Sarkar Khasmal Dal Bdr. Thapa & Foot Path.
South Song Khamdong R.F.
Plot No 378 & 364/663 total area 0.6460 hectes.
**Boundry:**

East  
Nandu Ram Rai & Khanidong Road.

West  
Passang Bhutia & Sarkar Khas.

North  
Khamdong Road Passang & Nanduram.

South  
Khamdong Road.

Plot No  
602, 603, 604, 600/655, 601/656 area 4.5480 hects.

**Boundry:**

East  
Khola & Nandu TamanL-,

West  
Proposed land of N.H.P.C.

North  
Nandu Tamang Suka Tamang, & Khasmal.

South  
No. 43/MV/S. Dated 26.4;1999

NOTIFICATION

In exercise of the powers conferred by sub-section (1) of section 200 of the Motor Vehicles Act, 1988 (59 of 1988) the State Government hereby makes the following amendments to the Notification No. 1633/MV/S dated the 21st February, 1995 published in Extraordinary Gazette No. 79, dated the 27th April, 1995, namely:-

1. In the said notification, in Schedule 1, -

   (a) in Column (2), under the heading "Area," against the Serial numbers 1 and 2, for the words "Gangtok town areas," the words "East and North," and for the words "Jorethang Bazar Area," the words "South and West" shall respectively be substituted;

   (b) in Column 3, under the heading "category of Officers empowered to compound," for the words, "and the Officers of and above the rank of Police Inspector, Traffic Branch in the Police Department," the words "and the Police Inspector, Traffic Branch, Sub Divisional Police Officer and Superintendent of Police in the Police Department," shall be substituted.

It shall remain in force for a period of six (6) months from the date of its publication.

L. Bhutia
Commissioner-Cum-Secretary,
Motor Vehicles Department,
Government of Sikkim.
NOTIFICATION

The Chief Justice of the High Court of Sikkim in exercise of the power conferred under Article 229 of the Constitution of India and all other powers enabling him in this behalf is pleased to make the following Rules, further to amend the High Court of Sikkim (Recruitment, Conditions of Service and Conduct) Rules, 1998.

1. (i) These Rules may be called "The High Court of Sikkim (Recruitment, Conditions of Service and Conduct) Amendment Rules, 1999."

(ii) They shall come into force with immediate effect.

2. In Schedule 11 at item (b) of Sl. No 4 in column sixth, after the words, "merit-cum-seniority", the following be added, "and having degree in Law, except where the candidate has got long experience and also where he has been of exceptionally high merit as per the assessment by the Full Court."

3. In Schedule II at Sl. No. 6 in column sixth, after the words "merit – cum - seniority" the following be added, "and having degree in Law, except where the candidate has got long experience and also where he has been of exceptionally high merit as per the assessment by the Full Court."

4. In Schedule 11 at item (b) of Sl. No. 7 in column sixth, after the words, "graduates" the following be added, "and having degree in Law except where the candidate has got long experience and also where he has been of exceptionally high merit as per the assessment by the Full Court."

5. In Schedule 11 at item (a) of Sl. No. 9 in column sixth, after the word, "graduates ", the following be added, "and having degree in Law. Further, the following word added in the present entry, "failing which by direct recruitment from candidates having degree in Law."

6. In Schedule 11 at Sl. No.12 at column sixth, after the word, "seniority – cum - merit", the following be added, "and having degree in Law failing which by direct recruitment from candidates having degree in Law."

7. In Schedule II at Sl. No. 13 in column sixth, for the existing entry, the following be substituted, "Appointment shall be made from Members of Subordinate Accounts Service or its equivalent or from the Members of Sikkim Finance and Accounts Service."

8. In Schedule 11 at Sl. No.16 in column sixth, for the existing entry, the following be substituted:-

"By promotion of Accountant having a Bachelor's Degree in Commerce and in case any suitable candidate is not available to be promoted, by direct recruitment from amongst candidates possessing Bachelor's Degree in Commerce as the minimum qualification on the basis of Competitive examination to be conducted in consultation with the Accountant General of Sikkim, or by appointment on deputation or absorption of a suitable person from the Office of any of the Accountant General, in India."

9. In Schedule 11 at item 24, in column sixth, the word "Preferably" be deleted. The following words be added in the present entry, in column sixth, "and if any suitable candidate is not available
Schedule II. by direct recruitment from amongst candidates possessing Bachelor's Degree in Commerce as the minimum qualification on the basis of competitive examination to be conducted in consultation with the Accountant General of Sikkim or by appointment on deputation or absorption of a suitable person from the Office of any of the Accountant General, in India.
10. In Schedule II at Sl. No. 26, in column sixth after the words “in commerce”, the following in words be added, “on the basis of competitive examination conducted in consultation with the Accountant General of Sikkim “and the words” in other stream with 5 years experience in Accounts” be deleted.

BY ORDER

REGISTRAR

Printed at the Sikkim Government Press, Gangtok.
NOTIFICATION

Whereas a draft of the Sikkim Standards of Weights and Measures (Enforcement) Amendment Rules, 1998 was published, as required by sub section (1) and (2) of section 72 of the Standards of Weights and Measures (Enforcement) Act, 1985 (54 of 1985), Vide Notification No. D(23)23/WM/FCS/CAI/98/1, dated 25.8.1998, published in the Extra-Ordinary Gazette number 267 dated the 21st November, 1998, inviting objections or suggestions from all persons likely to be affected thereby:

And whereas the said notice was made available to the public on the 21st November, 1998.

And whereas no objections or suggestions have been received:

Now therefore, in exercise of the powers conferred by sub-section (1) and (2) of the said Act, the State Government hereby makes the following rules further to amend the Sikkim Standards of Weights and measures (Enforcement) Rules, 1987, namely:-

Short Title extent
(1) These rules may be called the Sikkim Standards of Weights and Measures 1999 and commencement
(Enforcement) Amendment Rules,
(2) They shall extend to the whole of Sikkim.
(3) They shall come into force at once.

Amendment of Schedule XII
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))

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

1. WEIGHTS

a) BULLION WEIGHTS DENOMINATION

<table>
<thead>
<tr>
<th>DENOMINATION</th>
<th>REVISED RATES</th>
</tr>
</thead>
<tbody>
<tr>
<td>20 Kg</td>
<td>20.00</td>
</tr>
<tr>
<td>10 Kg</td>
<td>20.00</td>
</tr>
<tr>
<td>5 Kg</td>
<td>15.00</td>
</tr>
<tr>
<td>2 Kg</td>
<td>15.00</td>
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<tr>
<td>1 Kg</td>
<td>15.00</td>
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<tr>
<td>500 g</td>
<td>10.00</td>
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<tr>
<td>200 g</td>
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<tr>
<td>5 g</td>
<td>10.00</td>
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<tr>
<td>2 g</td>
<td>10.00</td>
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<tr>
<td>1 g</td>
<td>10.00</td>
</tr>
<tr>
<td>500 Mg</td>
<td>10.00</td>
</tr>
</tbody>
</table>
b) **BRASS WEIGHTS (OTHER THAN BULLION)**

<table>
<thead>
<tr>
<th>Weight</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Kg</td>
<td>5.00</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>
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<tr>
<td>50 g</td>
<td>3.00</td>
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<tr>
<td>20 g</td>
<td>3.00</td>
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<td>3.00</td>
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<tr>
<td>5 g</td>
<td>3.00</td>
</tr>
<tr>
<td>2 g</td>
<td>3.00</td>
</tr>
<tr>
<td>1 g</td>
<td>3.00</td>
</tr>
</tbody>
</table>

c) **SHEET METAL WEIGHTS (OTHER THAN BULLION)**

<table>
<thead>
<tr>
<th>Weight</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>500 Mg</td>
<td>3.00</td>
</tr>
<tr>
<td>200 Mg</td>
<td>3.00</td>
</tr>
<tr>
<td>100 Mg</td>
<td>3.00</td>
</tr>
<tr>
<td>50 Mg</td>
<td>3.00</td>
</tr>
<tr>
<td>10 Mg</td>
<td>3.00</td>
</tr>
<tr>
<td>5 Mg</td>
<td>3.00</td>
</tr>
<tr>
<td>2 Mg</td>
<td>3.00</td>
</tr>
<tr>
<td>1 Mg</td>
<td>3.00</td>
</tr>
</tbody>
</table>

3. **LENGTH MEASURES**

   **NON FLEXIBLE**

<table>
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<tr>
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<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 m</td>
<td>5.00</td>
</tr>
<tr>
<td>1 m</td>
<td>5.00</td>
</tr>
<tr>
<td>0.5 m</td>
<td>5.00</td>
</tr>
<tr>
<td>1 m graduated at every cm</td>
<td>10.00</td>
</tr>
<tr>
<td>0.5 m graduated at every cm</td>
<td>10.00</td>
</tr>
</tbody>
</table>

b) **FABRIC PLASTIC**

For lengths of 10 m and above, the rate is as follows:

- Rs. 6 for the 1st 10 metres plus Rs. 2 for every additional 5 metres.

<table>
<thead>
<tr>
<th>Length</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>5 m</td>
<td>5.00</td>
</tr>
<tr>
<td>3 m</td>
<td>5.00</td>
</tr>
<tr>
<td>2 m</td>
<td>5.00</td>
</tr>
<tr>
<td>1.5 m</td>
<td>5.00</td>
</tr>
<tr>
<td>1 m</td>
<td>5.00</td>
</tr>
<tr>
<td>0.5 m</td>
<td>5.00</td>
</tr>
</tbody>
</table>

50 m

- Rs. 10 for the 1st metre plus Rs. 5 for every additional 5 metres.

<table>
<thead>
<tr>
<th>Length</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>30 m</td>
<td></td>
</tr>
<tr>
<td>20 m</td>
<td></td>
</tr>
<tr>
<td>15 m</td>
<td></td>
</tr>
<tr>
<td>10 m</td>
<td></td>
</tr>
<tr>
<td>5 m</td>
<td>5.00</td>
</tr>
<tr>
<td>2 m</td>
<td>5.00</td>
</tr>
</tbody>
</table>

d) **STEEL TAPES**

For lengths of 50 m and above, the rate is as follows:

- Rs. 10 for 1st 10 metres plus Rs. 5 for every additional 5 metres.

<table>
<thead>
<tr>
<th>Length</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>20 m</td>
<td></td>
</tr>
<tr>
<td>10 m</td>
<td></td>
</tr>
<tr>
<td>5 m</td>
<td>5.00</td>
</tr>
<tr>
<td>4 m</td>
<td>5.00</td>
</tr>
<tr>
<td>3 m</td>
<td>5.00</td>
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<tr>
<td>2 m</td>
<td>5.00</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>----------------</td>
<td>---------------</td>
</tr>
<tr>
<td>e) FOLDING SCALES</td>
<td></td>
</tr>
<tr>
<td>1 m</td>
<td>5.00</td>
</tr>
<tr>
<td>0.5 m</td>
<td>5.00</td>
</tr>
<tr>
<td>0.25 m</td>
<td>5.00</td>
</tr>
<tr>
<td>f) SURVEYING CHAIN</td>
<td></td>
</tr>
<tr>
<td>30 m</td>
<td>30.00</td>
</tr>
<tr>
<td>20 m</td>
<td>30.00</td>
</tr>
</tbody>
</table>

4. NON-AUTOMATIC WEIGHING INSTRUMENTS - MECHANICAL (ANALOGUE INDICATION) BELONGING TO ORDINARY AND MEDIUM ACCURACY CLASS.

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>BELONGING TO ORDINARY AND MEDIUM ACCURACY CLASS.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>400 t</td>
<td>2000</td>
<td></td>
</tr>
<tr>
<td>300 t</td>
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</tr>
<tr>
<td>200 t</td>
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<td>80 t</td>
<td>1000</td>
<td></td>
</tr>
<tr>
<td>60 t</td>
<td>1000</td>
<td></td>
</tr>
<tr>
<td>50 t</td>
<td>1000</td>
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<tr>
<td>40 t</td>
<td>1000</td>
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<tr>
<td>20 t</td>
<td>1000</td>
<td></td>
</tr>
<tr>
<td>15 t</td>
<td>1000</td>
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</tr>
<tr>
<td>10 t</td>
<td>500</td>
<td></td>
</tr>
<tr>
<td>5 t</td>
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<tr>
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<tr>
<td>15 Kg</td>
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</tr>
<tr>
<td>10 Kg</td>
<td>20</td>
<td></td>
</tr>
<tr>
<td>5 Kg</td>
<td>20</td>
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</tr>
<tr>
<td>2 Kg</td>
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</tr>
<tr>
<td>1 Kg</td>
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</tr>
<tr>
<td>500 gm and below</td>
<td>50</td>
<td></td>
</tr>
<tr>
<td>5000 gm and below</td>
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<td></td>
</tr>
</tbody>
</table>

5. BEAM SCALE CLASS A & B.

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>200 Kg</td>
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<tr>
<td>100 Kg</td>
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<tr>
<td>50 Kg</td>
<td>120</td>
<td></td>
</tr>
<tr>
<td>20 Kg</td>
<td>120</td>
<td></td>
</tr>
<tr>
<td>10 Kg</td>
<td>120</td>
<td></td>
</tr>
<tr>
<td>5 Kg</td>
<td>80</td>
<td></td>
</tr>
<tr>
<td>2 Kg</td>
<td>80</td>
<td></td>
</tr>
<tr>
<td>1 Kg</td>
<td>80</td>
<td></td>
</tr>
<tr>
<td>500 gm and below</td>
<td>50</td>
<td></td>
</tr>
</tbody>
</table>

6. BEAM SCALES CLASS C & D.

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1000 Kg</td>
<td>100</td>
<td></td>
</tr>
<tr>
<td>500 Kg</td>
<td>100</td>
<td></td>
</tr>
<tr>
<td>300 Kg</td>
<td>100</td>
<td></td>
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<tr>
<td>200 Kg</td>
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<td></td>
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<tr>
<td>100 Kg</td>
<td>50</td>
<td></td>
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<tr>
<td>50 Kg</td>
<td>15</td>
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<td>20 Kg</td>
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<td></td>
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<tr>
<td>10 Kg</td>
<td>15</td>
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<tr>
<td>5 Kg</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>2 Kg</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>1 Kg</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>500 g and below</td>
<td>5</td>
<td></td>
</tr>
</tbody>
</table>
### WEIGHING INSTRUMENT OF HIGH ACCURACY CLASS AND SPPCIAL

#### 7. BOTH MECHANICAL AND ELECTRONIC.

<table>
<thead>
<tr>
<th>Exceeding</th>
<th>50 t</th>
<th>1500</th>
</tr>
</thead>
<tbody>
<tr>
<td>Not exceed</td>
<td></td>
<td>1000</td>
</tr>
<tr>
<td>Not exceed 50 t</td>
<td></td>
<td>1000</td>
</tr>
<tr>
<td>But exceed 10 t</td>
<td></td>
<td>500</td>
</tr>
<tr>
<td>Not exceed 10 t</td>
<td></td>
<td>500</td>
</tr>
<tr>
<td>But exceed 1 t</td>
<td></td>
<td>300</td>
</tr>
<tr>
<td>Not exceed 50 Kg</td>
<td></td>
<td>300</td>
</tr>
<tr>
<td>But exceed 10 Kg</td>
<td></td>
<td>200</td>
</tr>
<tr>
<td>Not exceed 10 Kg</td>
<td></td>
<td>120</td>
</tr>
</tbody>
</table>

#### 8. AUTOMATIC WEIGHING MACHINE

<table>
<thead>
<tr>
<th>Exceeding</th>
<th>10 t</th>
<th>1000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Not exceed 10 t</td>
<td></td>
<td>500</td>
</tr>
<tr>
<td>But exceed 1 t</td>
<td></td>
<td>500</td>
</tr>
<tr>
<td>Not exceed 1 t</td>
<td></td>
<td>250</td>
</tr>
<tr>
<td>But exceed 50 Kg</td>
<td></td>
<td>250</td>
</tr>
<tr>
<td>Not exceed 10 Kg</td>
<td></td>
<td>1150</td>
</tr>
<tr>
<td>But exceed 10 Kg</td>
<td></td>
<td>150</td>
</tr>
<tr>
<td>Not exceed 10 Kg</td>
<td></td>
<td>100</td>
</tr>
</tbody>
</table>

#### 9. TOTALIZING MACHINE

<table>
<thead>
<tr>
<th>Type</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Independent</td>
<td>1000</td>
</tr>
<tr>
<td>b) As additional</td>
<td>500</td>
</tr>
</tbody>
</table>

#### 10. VOLUMETRIC MEASURING INSTRUMENTS

<table>
<thead>
<tr>
<th>Type</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Dispensing pumps</td>
<td>500</td>
</tr>
<tr>
<td>b) Totalising</td>
<td>250</td>
</tr>
<tr>
<td>c) Other instruments exceeding 100 Ltrs.</td>
<td>Rs. 250 for the 1st 100 ltrs. Plus Rs. 150 for every additional 100 ltrs. or part thereof subject to maximum of Rs. 5000.</td>
</tr>
</tbody>
</table>

| Not exceed 100 ltrs | 200  |
| Not exceed 50 ltrs  | 200  |
| Not exceed 50 ltrs  | 150  |
| But exceed 20 ltrs  | 150  |
| Not exceed 20 ltrs  | 100  |

#### 12. FLOW METERS.

<table>
<thead>
<tr>
<th>Flow rate</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flow rate up to 100 litre/min</td>
<td>1000</td>
</tr>
<tr>
<td>Above 100 litre but up to 500 l/min</td>
<td>2000</td>
</tr>
<tr>
<td>Above 500 l/min</td>
<td>5000</td>
</tr>
</tbody>
</table>

#### 13. LINEAR MEASURING INSTRUMENTS.

<table>
<thead>
<tr>
<th>Type</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Taxi Autorishaw</td>
<td>50</td>
</tr>
<tr>
<td>Others Meters</td>
<td>50</td>
</tr>
<tr>
<td>Rs. 25 for the 1st 1000 m or part thereof. Plus Rs. 5 for every additional 100 m or part thereof subject to maximum of Rs.150.</td>
<td></td>
</tr>
</tbody>
</table>

#### 14. Clinical Thermometer | 2.00 |

#### 15. Water Meter | 25.00 |

#### 16. Electricity Meter | Omit |

#### 17. KITCHEN SCALE

<table>
<thead>
<tr>
<th>Weight</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>500 Kg</td>
<td>10.00</td>
</tr>
<tr>
<td>1 Kg</td>
<td>10.00</td>
</tr>
<tr>
<td>2 Kg</td>
<td>10.00</td>
</tr>
<tr>
<td>5 Kg</td>
<td>10.00</td>
</tr>
<tr>
<td>10 Kg</td>
<td>10.00</td>
</tr>
</tbody>
</table>
18. TUBULAR BALANCE
   1 Kg  10.00
   5 Kg  10.00
   10 Kg 10.00
   20 Kg 10.00
   50 Kg

19. BATHROOM SCALES 120 KG AND ABOVE.  50.00

20. BABY CUM CHILD WEIGHING SCALE  20.00

21. PEG MEASURE
   20 ml   20.00
   60 ml   20.00
   100 ml  20.00

22. ELECTRONIC WEIGHING INSTRUMENTS MEDIUM AND ORDINARY ACCURACY.

<table>
<thead>
<tr>
<th>Weight</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>400 t</td>
<td>2000</td>
</tr>
<tr>
<td>300 t</td>
<td>1500</td>
</tr>
<tr>
<td>200 t</td>
<td>1500</td>
</tr>
<tr>
<td>150 t</td>
<td>1000</td>
</tr>
<tr>
<td>100 t</td>
<td>1000</td>
</tr>
<tr>
<td>80 t</td>
<td>1000</td>
</tr>
<tr>
<td>60 t</td>
<td>1000</td>
</tr>
<tr>
<td>50 t</td>
<td>1000</td>
</tr>
<tr>
<td>40 t</td>
<td>1000</td>
</tr>
<tr>
<td>30 t</td>
<td>1000</td>
</tr>
<tr>
<td>25 t</td>
<td>1000</td>
</tr>
<tr>
<td>20 t</td>
<td>1000</td>
</tr>
<tr>
<td>15 t</td>
<td>1000</td>
</tr>
<tr>
<td>10 t</td>
<td>250</td>
</tr>
<tr>
<td>5 t</td>
<td>250</td>
</tr>
<tr>
<td>3 t</td>
<td>200</td>
</tr>
<tr>
<td>2 t</td>
<td>200</td>
</tr>
<tr>
<td>1500 Kg</td>
<td>150</td>
</tr>
<tr>
<td>1000 Kg</td>
<td>150</td>
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<tr>
<td>500 Kg</td>
<td>150</td>
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<tr>
<td>300Kg</td>
<td>100</td>
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<tr>
<td>250Kg</td>
<td>100</td>
</tr>
<tr>
<td>200Kg</td>
<td>100</td>
</tr>
<tr>
<td>150Kg</td>
<td>100</td>
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<tr>
<td>100Kg</td>
<td>100</td>
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<tr>
<td>50Kg</td>
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<td>30Kg</td>
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<td>3Kg</td>
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<tr>
<td>2Kg</td>
<td>50</td>
</tr>
<tr>
<td>1Kg</td>
<td>50</td>
</tr>
<tr>
<td>500 Kg and below</td>
<td>50</td>
</tr>
</tbody>
</table>

23. LICENCE FEE
<table>
<thead>
<tr>
<th>Type</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Manufacture</td>
<td>500</td>
</tr>
<tr>
<td>Repair</td>
<td>100</td>
</tr>
<tr>
<td>Dealer</td>
<td>100</td>
</tr>
</tbody>
</table>

JAYSHREE PRADHAN I.A.S.
COMMISSIONER-CUM-SECRETARY
FOOD & CIVIL SUPPLIES AND
CONSUMER AFFAIRS DEPARTMENT
GOVERNMENT OF SIKKIM- GANGTOK,
(FILE NO. D(23)23/WM/FCS/CA/78-79

Printed at Sikkim Government Press, Gangtok
NOTIFICATION

In exercise of the powers conferred under section 20 of the Code of Criminal Procedure 1973 (2 of 1974), Shri P. K. Rai shall be deemed to have been appointed by the State Government to be the Sub-Divisional Magistrate for the purpose of the said Code from the date of his assumption of the charge of Sub-Divisional Magistrate, Rongli, East Sikkim.

SONAM WANGDI, IAS
CHIEF SECRETARY
F.NO. 6 (9) HOME/87.
Election Commission of India’s notification No. 56/99/J.S.-111 dated 20.5.99 is hereby republished for general information.

ELECTION COMMISSION OF INDIA

Nirvachan Sadan,
Ashoka Road,
New Delhi - 110 001.

No.56/99/Judl - III

30 Vaisaka, 1921 (Saka)

NOTIFICATION

In exercise of the powers conferred by Article 324 of the Constitution of India read with Rules 5 and 10 of the Conduct of Elections Rules, 1961, and all other powers enabling it in this behalf, the Election Commission of India hereby makes the following Order to further amend the Election Symbols (Reservation and Allotment) Order, 1968, namely:-

1. Short title and commencement -

   (1) This order may be called the Election Symbols (Reservation and Allotment) (Amendment) Order, 1999.
   (2) It shall come into force on the date of its publication in the Gazette of India.

2. Substitution of paragraph 13:-

   In the Election Symbols (Reservation and Allotment) Order, 1968 (hereinafter referred to as the 'Principal Order'), for paragraph 13, the following paragraph shall be substituted, namely:-

   "13. When a candidate shall be deemed to be set up by a political party- For the purposes of an election from any parliamentary or assembly constituency to which this Order applies, a candidate shall be deemed to be set up by a political party in any such parliamentary or assembly constituency if and only if:-

   (a) the candidate has made the prescribed declaration to this effect in his nomination paper;
   (b) a notice by the political party in writing, in Form B, to that effect has not later than 3 p.m. on the last date for making nominations, been delivered to the Returning Officer of the constituency;
   (c) the said notice in Form B is signed by the President, the Secretary or any other office bearer of the party, and the President. Secretary or such other office bearer sending the notice has been authorised by the party to send such notice;
   (d) the name and specimen signature of such authorised person are communicated by the party, in Form A, to the returning Officer of the constituency and to the Chief Electoral officer of the State, not later than 3 p.m. on the last date for making nominations: and
   (e) Forms A and B are signed, in ink only, by the said office bearer or person authorised by the party:

   Provided that no facsimile signature or signature by means of rubber stamp, etc., of any such office bearer or authorised person shall be accepted and no form transmitted by fax shall be accepted.".
3. **Insertion of new paragraph 13A:-**

In the principal Order, after paragraph 13, the following, paragraph shall be inserted, namely:-

"13A. **Substitution of a candidate by a political party** -

For the removal of any doubt, it is hereby clarified that a political party which has given a notice in Form B under paragraph 13 in favour of a candidate may rescind that notice and may give a revised notice in Form B in favour of another candidate for the constituency:

Provided that the revised notice in Form B, clearly indicating therein that the earlier notice in Form B has been rescinded, reaches the Returning Officer of the constituency, not later than 3 p.m. on the last date for making nominations, and the said revised notice in Form B is signed by the authorised person referred to in clause (d) of paragraph 13:

Provided further that in case more than one notice in Form B is received by the Returning Officer in respect of two or more candidates, and the political party fails to indicate in such notices in Form B that the earlier notice or notices in Form B, has or have been rescinded, the Returning Officer shall accept the notice in Form B in respect of the candidate whose nomination paper was first delivered to and the remaining candidate or candidates in respect of whom also notice or notices in Form B has or have been rescinded by him, shall not be treated as candidates set up by such political party.

4. **Substitution of Form B**

In the principal Order, for Form B, the following Form B shall be submitted, namely:-
Form B
Notice as to name of candidate set up by the political party

See paragraphs 13(b), (c) and (c) and 13 A of the Election Symbols (Reservation and Allotment) Order 1968)

To

The Returning Officer for the 
………………………………..Constituency.

Subject General/bye Election to…………………………………..from………………………………..(Name of the Constituency in……………………………………(State/Union Territory)-setting up of candidate.

Sir,

In pursuance of paragraph 13 (b), (c) and (c) and 13A of, the Election Symbols (Reservation and Allotment) Order, 1968, I hereby give notice on behalf of……………………………………………..……(party).

that the person whose particulars are furnished in columns (2) to (4) below is the approved candidate of the party above named, and

(ii) the person whose particulars are mentioned in columns (5) to (7) below is the substitute candidate of the party, who will step-in on the approved candidate's nomination being rejected on scrutiny or on his, withdrawing from the contest, if the substitute candidate is still a contesting candidate

at the ensuing general bye election from this constituency:

<table>
<thead>
<tr>
<th>Name of the constituency</th>
<th>Name, of the approved candidate</th>
<th>Father's/ Mother's/ Husband's name of approved candidate</th>
<th>Postal address of approved candidate</th>
<th>Name of the substitute candidate who, will step-in on the approved candidate's nomination being rejected on scrutiny or on his withdrawing from the contest if substitute candidate is still a contesting candidate</th>
<th>Father's/ Mother's/ Husband's name of substitute candidate</th>
<th>Postal address of substitute candidate</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
2. The notice in Form 'B' given earlier in favour of Shri/Smt/Sushri ..............................................
its party's approved candidate/Shri/Smt./Sushri as Party's substitute candidate is hereby rescinded.

Yours faithfully,

(Name and Signature of the
Authorised person of the Party)

(Seal of the Party)

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

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

Score off, if not applicable.

N.B.

1. This must be delivered to the Returning Officer not later than 3 p.m. on the last date for making nominations.
2. Form, must be signed in by the office bearer(s) mentioned above. No facsimile signature or signature by
means of rubber stamp, etc., of any office bearer shall be accepted.
3. No form transmitted by fax shall be accepted.
4. Para-2 of the Form must be scored off, if not applicable, or must be properly filled if applicable.

BY ORDER,

K. J. RAO
SECRETARY

T. T. BHUTIA
Joint Chief Electoral Officer
Election Department, Gangtok,
SIKKIM.

Printed at Sikkim Government Press, Gangtok.
No. 27/Home/99 Dated 10/6/99

NOTIFICATION

The Government of Sikkim announce with profound sorrow the passing away of Shri M.P. Pradhan, former Chief Secretary of Sikkim on 9th June, 1999.

As a mark of respect to the departed soul, all State Government offices and educational institutions shall remain closed throughout the State of Sikkim on Thursday, 10th June, '1999, the day of the funeral.

BY ORDER.

SONAM WANGDI, IAS
CHIEF SECRETARY
F.No. 36(1)Home./87.

Printed at the Sikkim Govt. Press. Gangtok
GOVERNMENT OF SIKKIM
LAND REVENUE DEPARTMENT, GANGTOK
SIKKIM.

Notification: No. 51/2042/LR(S) DATED: 5. 6. 99.

DECLARATION UNDER SECTION 6 OF LAND
ACQUISITION ACT, 1894 (ACT 1 of 1894)

Whereas, the Governor is satisfied that the land is needed for public purpose, not being a purpose of the Union, namely for the construction of Youth Hostel in the block of Tadong Block, East Sikkim, it is hereby declared that a piece of land comprising cadestral plot no. 558 (P) measuring more or less 10000 sq. ft. and bounded as follows:-

| East       | D. F. of Mrs. Santi Pradhan. |
| West       | Road Reserve.                |
| North      | D. F. of Mrs. Santi Pradhan  |
| South      | Banjo Land of Mrs. Santi Pradhan |

This declaration is made under the provision of section 6 of Act 1 of 1894 to all whom it may concern.

A plan of land may be inspected in the office of the District Collector, East.

KARMA GYATSO, IAS
Commissioner-cum-Secretary,
Land Revenue Department,
GANGTOK
F. No. 2042/LR(S).

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

In exercise of the powers conferred by sub-section (2.) of section 5 of the Sikkim Sales Tax Act, 1983 (4 of 1983), and in supersession of Government of Sikkim Notification No. 439/IT/&ST/1998-99 dated 8.3.1999, the State Government hereby exempts the registered dealers or any shopkeeper from payment of Sikkim Sales Tax on Intra-State sale of scientifically cured large cardamom produced and marketed by the all India Large Cardamom Growers' Association in consumer packets.

Further, the All India Large Cardamom Growers' Association shall imprint a label on the packet- ‘STRICTLY FOR SALE WITHIN THE STATE OF SIKKIM ONLY’.

This notification shall come into force from the date of its publication in the Sikkim Government Gazette old shall remain in force till 31st day of March, 2000.

B.K. KHAREL
Additional Commissioner of Commercial Taxes,
Income Tax & Sales Tax Deptt.,
Government of Sikkim,
Gangtok.

Printed at the Sikkim Government Press, Gangtok
SIKKIM STATE LEGAL SERVICES AUTHORITY, GANGTOK

No. 40/SLSA                                                                                     Date: 28.05.99

NOTIFICATION

It is hereby notified for information of all concerned that matters at a pre-litigative stage can also be taken up by the Lok Adalats. Lok Adalats organised by State Legal Services Authority or High Court Legal Services Committee or District Authority or Taluk (sub-Divisional) Legal Services Committee shall have the jurisdiction to determine and to arrive at a compromise or settlement between the parties to a dispute in respect of any matter which is falling within the jurisdiction of High Court or District and Sessions Court or Court of Civil Judge or Court of Judicial Magistrate or the Court of Chief Judicial Magistrate, as the case may be.

Provided that the Lok Adalats shall have to jurisdiction in respect of any case or matter relating to an offence not compoundable under any Law.

Accordingly, any party to any dispute which has not been brought before any Court or pending before any Court namely Court of Civil Judge, Judicial Magistrate, Chief Judicial Magistrate, District & Sessions Judge and High Court may address an application to State Legal Services Authority or High Court Legal Services Committee or District Authority or Taluk (Sub-Divisional) Legal Services Committee for the purpose of arriving at a compromise or settlement with the opposite party or party in dispute through or by the Lok Adalats.

By Order.

R.K. PURKAYASTHA
MEMBER SECRETARY-II

Printed at Sikkim Government Press, Gangtok.
MOTOR VEHICLES DEPARTMENT  
GOVERNMENT OF SIKKIM  
GANGTOK-SIKKIM

No. 44/MV                  NOTIFICATION                    Dated 5/5/99.

The draft of certain amendment rules which the State Government proposes to make in exercise of the powers conferred by sub-section (3) of section 213 of the Motor Vehicles Act, 1988 (59 of 1988), is hereby published as required by sub-section (1) of section 212 of the said Act for information of all persons likely to be affected thereby and notice is hereby given that the said draft rules would be taken into consideration after expiry of a period of 45 (forty five) days from the date of its publication in the Official Gazette.

Any objection or suggestion which may receive from any person with respect to the said draft rules before the expiry of the period so specified will be considered by the Government.

DRAFT RULES

Short title and commencement.  1. (1) These rules may be called the Sikkim Motor Vehicles (Amendment) Rules, 1999.

(2) They shall come into force at once.

Amendment of rule, 279.  2. In the Motor Vehicles Rules, 1991, in rule 279, after sub-rule (5), the following sub-rule shall be added, namely:-

(6) The uniforms of the Head Constables and constables of Motor Vehicles Department shall be as follows:-

(a) Navy blue barthea with monogram "Government Crest" with SKT letters.
(b) Whistle with black cord.
(c) Black pant,
(d) Half black shoes.
(e) Navy blue socks (nylon).
(f) Rain coat (duck back).
(g) Light blue terricotton shirt.
(h) Navy blue woollen pullover or black jacket in winter.
(i) Shoulder flap with embroidered "SKT" letters.
(j) Plastic name plate."

Lobzang Bhutia, IAS  
Commissioner-cum-Secretary  
Motor Vehicles Department,  
Gangtok.
GOVERNMENT OF SIKKIM  
HOME DEPARTMENT  
GANGTOK.

NOTIFICATION

In exercise of the powers vested under section 19 of the Cable Television Networks (Regulation) Act, 1995, the State Government, in the public interest, hereby orders that, with immediate effect, no programmes of anti-Indian nature and particularly those of Pakistan Television (PTV) shall be broadcast by any cable television network or cable operator operating in Sikkim.

BY ORDER.

SONAM WANGDI, IAS
CHIEF SECRETARY
F. No. GOS/HOME-II/TEMP/99/167

Printed at the Sikkim Government Press, Gangtok
1. With a view to giving the thrust on the development and effective co-ordination mechanism within the State for effectively managing the natural resources and for effective implementation of developmental activities and in natural resources management, the State Government has decided to establish a State Natural Resources Management System (SNRMS). The SNRMS shall be the apex body for co-ordinating, guiding and planning natural resources management in the State and will co-ordinate and ensure effective implementation of developmental activities through the use of remote sensing, GIS databases, modelling, etc.

2. In addition, the State Government also hereby constitutes a Steering Committee of the State Natural Resources Management System for Sikkim (SC-SNRMS) to be the apex body for the SNRMS in the State. The Steering Committee-SNRMS shall be comprised as follows:-

(j) Chief Secretary Chairman
(ii) Representative of Department of Space, Government of India Member
(iii) Development Commissioner-cum-Secretary, Planning Member
(iv) Secretary, Finance Member
(v) Secretary, Science & Technology Member
(vi) PCCF-cum-Secretary, Forests Member
(vii) Secretary, Rural Development Member
(viii) Secretary Agriculture Member
(ix) Secretary, Irrigation Member
(x) Secretary, Industries Member
(xi) Secretary, Department of Personnel Member
(xii) Secretary, Urban Development & Housing Department Member
(xiii) Secretary, Animal Husbandry Member
(xiv) Secretary, Buildings & Housing Department Member
(xv) Secretary, Roads & Bridges Member
(xvi) Secretary, Mines & Geology Member
(xvii) Secretary, Power Member
(xviii) Secretary, Horticulture Member
(xix) Secretary, Public Health Engineering Department Member
(xx) Secretary, Tourism Member
(xxi) Secretary, Land Revenue Department Member
(xxii) Secretary, Education Member
(xxiii) Director, EOS/Secretary PC-NNRMS, DOS Member
(xxiv) Director, Science & Technology Member-Secretary
3. The goals and objectives of the State Natural Resources Management system (SNRMS) will be to:

(i) Assess the natural resources management and development needs of State by considering an “integrated” development plan for the State on a regular (yearly, 5-yearly long-term) basis.

(ii) Co-ordinate plans for supporting these development activities with information on natural resources, through the use of Remote Sensing data, along with other map-based and tabular developmental data sets.

(iii) Co-ordinate the establishment of a Geographical Information System (GIS) based Spatial Information Infrastructure for the State, in tune with the national efforts. Ensure availability of updated information to government, NGO and private sector for development activities.

(iv) Focus development programmes in the State and district level based on the natural resources assessment and scenarios generated using Remote Sensing data and ensure the support to development activities. Further, the district administration will also be involved in the State Natural Resources Management System (SNRMS) and thus the use of remote sensing data will be made for planning at the District Level, as is envisaged. This would also institutionalize remote sensing applications at implementation level—districts, blocks etc.

(v) Undertake multi-tiered training and awareness programmes/workshops/seminars for the administrator, planner, decision makers in the state department academic professionals in the college; private and NGO’s and public, at large, on the capabilities and utilizes of Remote Sensing and Geographical Information System (GIS) techniques. This will be towards establishing a network of trained professional to support State Natural Resources Management system (SNRMS).

(vi) Generate regularly a report on the State of Natural Resources in the State as a bench mark for further development monitoring changes.

(vii) To direct the activities of the State Remote Sensing Application Centre to meet the information requirement in terms of specific projects and programmes of the Centre.

(viii) To identify appropriate financial resources for the functioning of the State Natural Resource Management System (SNRMS) through the budget allocations of the State Remote Sensing Centre. Further, programmes of the Central government support activities for the private sector could be other methods of funding the actives of State Natural Resource Management (SNRMS).

4. The Chairman of the State Natural Resources Management System (SYNRMS) for Sikkim may co-opt any other person as a member of the Committee or invite any person to its meeting as deemed necessary.

5. The nodal agency for State Natural Resources Management System (SNRMS) will be the State Remote Sensing Application Centre, under State Council of Science & Technology, Sikkim.

6. The State Remote Sensing Application Centre is hereby also designated as Training & Educational Institute for organizing remote Sensing, Digital Image Analysis and Geographical Information system training course in the State.

7. The State Natural Resources Management System (SYNRMS) and the SD-SNRMS shall meet as often as deemed necessary and at least twice in one year.

By Order and in the name of the Governor.

SONAM WANGDLI, IAS
CHIEF SECRETARY

Printed at Sikkim Government Press, Gangtok.
In exercise of the powers conferred by section 114 of the Motor Vehicles Act, 1988, read with clauses (i) and (ii) of sub-rule (1) of rule 229 of the Sikkim Motor Vehicles Rules, 1991, the State Government is hereby pleased to install 2 (two) weigh bridges at Melli, South Sikkim and Rangpo, East Sikkim to be maintained by Shri Shanker Agarwal of Namchi, South Sikkim.

The Officer authorised by the State Government under sub-rule (2) of the said rules, shall, if he has reason to believe that a goods vehicle or trailer is being used in contravention of section 113, require the driver to convey the vehicle to a weigh bridge on payment of weighment fee of Rs.50/- (Rupees fifty) only for weighment.

On weighing any goods or trailer vehicle, if found overloaded, the excess load shall be off-loaded on the risk of the vehicle driver and he shall not remove the vehicle or trailer from that place until the laden weight has been reduced or the vehicle or trailer has otherwise been dealt with so that it complies with section 113 of the Act.

Whoever drives a motor vehicle or causes or allows a motor vehicles to be driven in contravention of the provisions of section 113 or section 114 or section 115 shall be punishable with a minimum fine of two thousand rupees and an additional amount of one thousand per tonne of excess load, together with liability to pay charges for off-loading of the excess load.

Any driver of a vehicle who refuses to stop and submit his vehicles to weighing after being directed to do so by an officer authorised in this behalf under section 114 or removes or causes the removal of the load or part of its prior to weighing shall be punishable with fine which may extend to three thousand rupees.

SONAM WANGDI
CHIEF SECRETARY
F.NO. 28 (4) FCS/93
NOTIFICATION

The State Government hereby constitutes a Technical Advisory Committee (TAC) for schemes/projects relating to Accelerated Irrigation Benefit Programme (AIBP). The Technical Advisory Committee shall be comprised as follows:

1. Chief Secretary - Chairman
2. Additional Chief Secretary/Development Commissioner - Member
3. Secretary Finance - Member
4. Secretary, Irrigation and Flood Control - Member Secretary

The Committee shall be fully empowered to approve and forward various projects under AIBP to the Government of India for sanction and funding according to the AIBP norms.

By Order and in the name of the Governor.

SONAM WANGDI
CHIEF SECRETARY
F.No. 10 (308) 96-97/MISC/IRRI.

Printed at Sikkim Government Press, Gangtok.
DECLARATION UNDER SECTION 6 OF LAND ACQUISITION ACT, 1894 (Act 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 Govt. by Notification No. 12018/12/76 LRD dated. 10.1.78 issued by the Govt. of India in the Ministry of Agriculture and Irrigation under clause (1) of Article 258 of the Constitution of India.

And whereas Governor is satisfied that land is needed for a public purpose, being a purpose of the Union, namely for the construction of 510 MV within the block of Rakdong, Tintek, Samdong, Patuk, Singbel and Khamdong, East Sikkim is hereby declared that several pieces of land comprising cadastral plot Nos.

Samdong block:

Boundary:
East: Land of Kedarnath, Abinarayan, Link road to Samdong Bazar, Khardnanda PF & CF, Premall and Khasmahal.
West: River Teesta.
North: Khola.
South: Khola.

Khamdong Blocks:

Boundary:
East: School Compound and Song Road.
West: Song Road, Khola.
North: Private land.
South: Reserve Forest.

**Boundary:**

East : Khasmal Vhir, Banzo land of Rama Shanker.
West : Reserve Forest Land.
North : Song Road.
South : Dry. Land of Ashal Thapa.


**Boundary:**

East : Sarkar Khas & Khola.
West : Khola and Nandu Ram Rai.
North : Nandu Ram Rai.
South : Sarkar khas & Khola.

Plot No. 562, 564 and 566 Covering Total Area: 0.3740 Hectares.

**Boundary:**

East : Dal Bahadur Thapa
West : Sarkar Khasmal and Footpath.
North : Sarkar Khasmal, Dal Bahadur Thapa and Footpath
South : Song Khamdong R. F.

Plot No. 378 and 364/663 Covering Total Area: 0.6460 Hectares.

**Boundary:**

East : Nandu Ram Rai and Khamdong Road
West : Passang Bhutia and Sarkar Khas
North : Khamdong Road, Passang and Nanduram Rai
South : Khamdong Raod.

Plot No. 602, 603, 604, 6001655 and 6011656 Covering Total Area: 4.5480 Hectares.

**Boundary:**

East : Khola and Nandu Tamang
West : Proposed land of N. H. P. C.
North : Nandu Tamang, Suku Tamang and Khasmal
South : R. F., C. B. Thapa and proposed land of N. H. P. C.

Covering Total Area: 14.4200 Hectares.

**Boundary:**

East : Reserve Forest.
West : Khasmal and River Teesta.
North : Reserve Forest.
South : Reserve Forest, River Teesta.

**Rakdongzang:**

Plot No.: 253,254,255,256,257,258,259,260,261,262,263,265,266 267,268,272,273,274,275,276,277,278, 279, 280, 281, 282, 283, 284, 418, 461, 463 and 464. Covering Total area: 10.1740 hectares excluding the area of Tintek-Dikchu road passed through the notified area.

**Boundary:**

East : Khus Bahadur Manger, Man Bahadur Sharma and SPWD Road.
West : SPWD Road.
North : Devi Kumari Pradhan, Ashok Lepcha, Sangel Lepcha.
South : Jorden Rai, Jainaryan and Govt. Land and Vhir.

**Rakdong:**

Plot No: 3, 40,43,45,46, 47,49, 50, 52, 53, 498,499, 500, 501, 503, 504, 505, 506, 507,508, 509, 510, 511, 514, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 528, 529, 530, 532(P), 535, 534(P), 533, 534(P), 535, 535(P),538(P),539,540,541,543,544,557,558. Covering Total Area:12.6000 Hectares excluding the area of Tintek-Dikchu road passed through the notified area.
Boundary:
East  Bazar Area and SPWD Road to Dikchu, Harka Maya Gurung, Sarkar Khas, Jainarayan, Khola, Footpath, Nochi Tongden.
West  Teesta River.
North  Tanak Khold.
South  Rakdong Khola.

Sokpay(Rakdong)
Plot No. 767,768,769,770,771,772,773,774,788,792,794,795,797,798,800,801,802,803,804,805,2584,2585 and 2586.
Covering Total Area: 5.3220 Hectares, excluding the area of Tintek-Dikchu road passing through the notified area.

Boundary:
East  Tintek Link road.
West  Dikchu Road.
North  Khola.
South  Sarkar Khasmal.

Rakdong Kazitar for school purpose:
Plot No.:78,80. Covering total Area: 0.7240 Hectares.

Boundary:
East  Khasmal
West  Dhan Kumari Chettri and Nochi Tongden.
North  Dhan Kumari Chettri and Chandra Bahadur Pradhan.
South  Tula Bahadur Pradhan and Khasmal.

Marchak Tintek
Plot No.:149,153,154,156,157 and 58(P). Covering Total Area: 6.1420 Hectares.

Boundary:
East  Sarkar Khas, Naku Tshering, Jongbir Rai.
West  Dikchu Road.
North  Khola, Naku Tshering.
South  Laxmi Prasad, Sarkar Khas.

Tintek Blocks:
Covering Total Area: 56.0540 Hectares.

Boundary:
West  Teesta river.
North  Rakdong Khola, Footpath, Tintek Khola.
South  Khamdong Khola.

Singbel Block:
Plot No. 68(P), 69(P), 75(P), 78(P), 97(P), 98(P), 99(P), 104(P), 113(P), 114(P), 137(P), 179(P), 181(P), 194(P), 196(P), 197(P), 198(P), 199(P), 200, 201, 202(P), 207(P), 267(P), 269(P), 270(P), 271 (P), 272, 273, 274, 275, 276, 277, 279, 280, 281, 282, 283, 285, 286, 287, 289, 290, 291, 292, 293(P), 294 295(P), 297(P), 299(P), 316,317, 318, 319, 320, 322, 516(P), 553, 319/754, 201/781. Covering Total Area: 12,6760 Hectares.
Boundary:


West: Naina Singh, Slip Area, Khasmal, Manorath, Teesta River.

North: Halkam Singh, Slip Area, Khasmal, Manorath, Teesta River.


Patuk Block:

Plot No.: 2, 4, 5, 6, 7, 8, 9, 11, 13(P), 14(P), 27(P), 28(P), 32(P), 37(P), 38, 89(O), 43(P), 307(P), 409(P), 415(P), 417(P), 419(P), 420(P), 434(P), 436(P), 438(P), 441(P), 445(P), 448(P), 458(P), 490(P), 491(P), 493(P), 494(P), 495(P), 498(P), 469/1235(P), 271/244(P), 408/1250 and 409/1251(P).

Covering total area: 5.2230 Hectares.

Boundary:

East: Lall Bahadur Kami, Liladhar Sharma, Jhora, Hemiall Sharma, Harilall Sharma, Bishnu Lall Sharma.

West: Teesta River, Jas Bahadur Rai, Makha Road Reserve.


South: Jas Bahadur Rai, Jasdhoj Rai, Lakumani Kami, Birkha Bahadur Rai, Jhora, Chandra Maya Rai, Phul Maya Rai, Sharmananda Sharma, Birkha Bahadur Rai, Dharmananda Sharma, Shiva Prasad Sharma, Padamiall Sharma, Village Road, Deo Ashish.

Samdong Block (Middle)

Plot No.: 397, 399, 400, 401, 402, 403, 404, 411, 412, 415, 416, 417(P), 418, 419, 420, 422, 607, 686, 689, 690, 691, 692, 693, 1013, 1014, 1015, 1019, 1020, 1021.

Boundary:

East: Village Footpath, Lall Bahadur, Til Bahadur, Chufey, Rapzang Gyamtso

West: National Highway, Dilliram, Lekh Bahadur, Phur Tshering Lepcha, Jhora, Abinarayan, Narad Mani, Chabbi Lall.

North: Jhora, Abi Narayan, Narad Mani, Chabbi Lall, Lall Bahadur.

South: Dakgap, Sarki, Kabjon, Attup Lecha, Gyamtso Chufey, Agriculture Farm is needed for the aforesaid public purpose, at the public expense within the aforesaid blocks of Rakdong, Tintek, Samdong, Patuk, Singbel, Khamdong, East Sikkim.

The declaration is made, under the provision of section 6 of Act 1 of 1894, to all whom it may concern.

The plan of land may be inspected in the office of the District Collector, East.

BY ORDER

KARMA GYATSO, IAS
COMMISSIONER-CUM-SECRETARY,
LAND REVENUE DEPARTMENT, GANGTOK- SIKKIM,
FILE NO: 2018/LR(S),

Printed at Sikkim Govt. Press, Gangtok.
ERRATUM

In first para of the notice U/S 4 (1) of L. A. Act, 1894 (Act 1 of 1894) issued and published vide Government Gazette No. 36 dated 27th February, 1999 in relation to the acquisition of land by N.H.P.C. Ltd. (A Government of India Enterprises) in the blocks of Rakdong, Tintek, Samdong, Patuk, Singbel and Khamdong, East Sikkim, Notification No. may be read as “12018/12/76/LRD” instead of 12088/12/76/LRD.

KARMA GYATSO, IAS
Commissioner-cum-Secretary,
Land Revenue Department,
Government of Sikkim,
File No : 2018/LR (S).
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK, SIKKIM.

No. 32/HOME/99                                                                 Date 19. 6. 99

NOTIFICATION

In compliance with the Orders passed by the Hon’ble High Court of Sikkim on 15.3.99 in Writ Petition No. 95 of 1998 in the matter Pemzang Tenzing & Ors. versus Chief Engineer, Project Swastik, & Ors. the award declared under section 11 of the Land Acquisition Act, 1894 by the District Collector, North Sikkim at Mangan on 13.1.99 for the land acquired by GREF for Mangan-Sangkalang road under block Singhik, Zimchung and Kazor in North Sikkim, is hereby notified and published at Annexure - 1 of this notification.

By order

(A.K. Jain) IAS
Additional Secretary, Home.
F. No. GOS/Home – II/93/59.
ANNEXURE-I

Statement showing the detail of declaration of award under Section 11 of L.A.ACT, 1894 for the land acquired by GREF at Mangan-Satigkatang Road, under Block Singhik, Zimchung & Kazor in North Sikkim.

(Rate of acquisition applied @ Rs. 4.22/Sft.i.e. As . 4,53,545/- per hect. at Singhik & Kazor and @ Rs. 3.37/Sft. i.e Rs. 3,62,747/- per hect at Zimchung Block)

Ref. Notification: (issued under section 4(1) of L.A.Act, 1894 No. 9/LR (S) Dt. 2.4.95. Vide Gazette Vol. No. 100 Dt. 22.5.95.

Ref. Notification: (issued under section 6 of L.A. Act, 1894 No. 32/723/II/LR(S) Dt. 7.10.98. Vide Gazette Vol. No. 224 Dt.8.10.98.

<table>
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<th>Sl No</th>
<th>Name of Person Interested Over the land</th>
<th>Name of Locality (block)</th>
<th>Plot No.</th>
<th>Area (Amount)</th>
<th>Types of Land</th>
<th>Value of Land Without trees, Bldg,Etc. (Amount)</th>
<th>Amount of Structure Attached to The land</th>
<th>Amount of Trees, Movable Properties</th>
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District Collector  
North District, Mangan  
Date : 13/1/99.  

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

In compliance with the Orders passed by the Hon'ble High Court of Sikkim on 15.3.99 in Writ Petition No. 95 of 1998 in the matter Pemzang Tenzing & Ors. Versus Chief Engineer, Project Swastik & Ors. the award declared under section 11 of the Land Acquisition Act, 1894 by the District Collector, North Sikkim at Mangan on 2.6.99 for the land acquired by GREF for Mangan-Sangkalang road under block Kazor and Zimchung in North Sikkim is hereby notified and published at Annexure - 1 of this notification.

By order

(A.K. Jain) IAS
Additional Secretary(Home)
F. No. GOS/Home – II/93/59
**Statement Showing the Detail of Declaration of Award under Section 11 of L. A. ACT, 1894 for the Land Acquired by GREF at Mangan-Sangkalang Road, under Block Kazor, & Zimching, North Sikkim**

Ref. Notification : (issued under section 6 of L.A. Act, 1894 No. 40/723/LR (S) Dt. 25.11.98 Vide Gazette Vol. NO. 312 Dt. 29.12.98.

<table>
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<th>Sl No.</th>
<th>Name of Person interested over the land</th>
<th>Name of Locality (Block)</th>
<th>Plot No.</th>
<th>Area</th>
<th>Types of land</th>
<th>Value of land without Trees, Bldg, Etc. (Amount)</th>
<th>Amount of structure Attached to the land</th>
<th>Amount Tree's, Movable properties</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Marury Lepcha S/o Phurba Lepcha</td>
<td>Kazor</td>
<td>363</td>
<td>0.1400</td>
<td>CFI</td>
<td>60941.56</td>
<td></td>
<td>27086.00</td>
</tr>
<tr>
<td>2</td>
<td>Nermu Lepcha D/O Egay Lepcha</td>
<td>Kazor</td>
<td>361</td>
<td>0.0640</td>
<td>CFI</td>
<td>23215.81</td>
<td></td>
<td>4808.00</td>
</tr>
<tr>
<td>3</td>
<td>Tengay Lepcha of Zimching</td>
<td>Zimchung</td>
<td>2/12</td>
<td>0.0380</td>
<td>DFI</td>
<td>13784.39</td>
<td></td>
<td>9610.00</td>
</tr>
<tr>
<td>4</td>
<td>Lazing Lepcha S/O Chugay</td>
<td>Kazor</td>
<td>364</td>
<td>0.1880</td>
<td>DFI</td>
<td>68196.44</td>
<td></td>
<td>5884.00</td>
</tr>
<tr>
<td>5</td>
<td>Phurba Sherpa of Kazor</td>
<td>Kazor</td>
<td>9</td>
<td>-</td>
<td>-</td>
<td></td>
<td></td>
<td>8000.00</td>
</tr>
<tr>
<td>6</td>
<td>Sriman Chettri S/O Bhagiratl</td>
<td>Kazor</td>
<td>211</td>
<td>-</td>
<td>-</td>
<td></td>
<td></td>
<td>8000.00</td>
</tr>
<tr>
<td>7</td>
<td>Ram Bdr Chettri S/O Gaj Bdr. Chettri</td>
<td>Kazor</td>
<td>169</td>
<td>-</td>
<td>-</td>
<td></td>
<td></td>
<td>18000.00</td>
</tr>
<tr>
<td>8</td>
<td>Gopal Chettri S/O Lall Bdr. Chettri</td>
<td>Zimchung</td>
<td>169</td>
<td>-</td>
<td>-</td>
<td></td>
<td></td>
<td>18510.00</td>
</tr>
<tr>
<td>9</td>
<td>Lall Bdr. Stibba S/O Bhim Bdr. Subba</td>
<td>Zimchung</td>
<td>13000.00</td>
<td>45800</td>
<td>166138.20</td>
<td>104248.00</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1. Net payable amount Rs. 351501.98
2. Contg./Establish Charge Rs. 8787.55
3. Capitalised value of L.R, Rs. 66.00

Total Rs. 360355.53

(Rupees three lakhs sixty thousand three hundred fifty five & fifty three paise) only

Sd/-
District Collector North District, Mangan

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

The State Government has decided to install a Statue of Miwang Palden Thondup Namgyal, the 12th consecrated Chogyal of Sikkim at a site within the compound of the Sikkim Research Institute of Tibetology at Deorali. The foundation-stone for the statue was laid by H. E. the Governor of Sikkim at a function held on the occasion of the State Day on 16th May, 1999. The State Government has also decided to beautify the area around the site and to develop it into a major tourist attraction.

2. The State Government hereby constitutes a Committee to finalise the master plan and concept design of the statue and the development and beautification of the surrounding area and all other related aspects of the project including the financial implications. The Committee shall comprise of the following:

(i) Chief Secretary Chairman
(ii) Additional Chief Secretary-cum-Development Commissioner Member
(iii) Secretary, Finance Member
(iv) Secretary, Culture Member
(v) Secretary, Forests & Wildlife Member
(vi) Secretary, Ecclesiastical Affairs Member
(vii) Secretary, Tourism Member
(viii) Principal Chief Engineer-cum-Secretary, Buildings & Housing Member Secretary

3. The Committee shall consult senior citizens and members of the Royal Family in finalisation of the master plan and concept design.

4. The Committee shall submit its project report within two months. The Committee shall be serviced by the Buildings and Housing Department.

BY ORDER

SONAM WANGDI
CHIEF SECRETARY
NOTIFICATION

Whereas in the Notification No: 15/GEN/DOP. dated: 22.5.99 structure and composition of the cadre strength of Sikkim State Agriculture Service was elaborated in Schedule 1 by specifying respective total number of posts against each duty post.

2. Now, therefore, in continuation of the said Notification the detail break-up of each cadre post is specified as under:-

<table>
<thead>
<tr>
<th>SL No</th>
<th>Name of the post</th>
<th>Agriculture</th>
<th>Soil conservation</th>
<th>Agriculture Engineering</th>
<th>Horticulture</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Principal Director</td>
<td>1</td>
<td>-</td>
<td>1</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Directors</td>
<td>2</td>
<td>1</td>
<td>-</td>
<td>1</td>
<td>4</td>
</tr>
<tr>
<td>3</td>
<td>Additional Directors</td>
<td>2</td>
<td>1</td>
<td>1</td>
<td>2</td>
<td>6</td>
</tr>
<tr>
<td>4</td>
<td>Joint Directors</td>
<td>4</td>
<td>4</td>
<td>1</td>
<td>4</td>
<td>13</td>
</tr>
<tr>
<td></td>
<td>Dear Directors (District-Research and Development/Extension/Engineering)</td>
<td>8</td>
<td>8</td>
<td>2</td>
<td>8</td>
<td>26</td>
</tr>
<tr>
<td>6</td>
<td>Agronomist, Entomologist, Pathologist, Breeder, Soil Scientist, Economist, Extension Specialist, mycologist.</td>
<td>8</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>8</td>
</tr>
<tr>
<td>7</td>
<td>Pomolomist, Oriloculturist, Floriculturist, Specialist. Spices, Specialist Root and Tuber, Specialist Minor Spices, and Deputy Director Marketing.</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>7</td>
<td>7</td>
</tr>
<tr>
<td>Position</td>
<td>Count</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>----------------------------------------------</td>
<td>-------</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sub-Divisional Agriculture Officer</td>
<td>8</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sub-Divisional Horticulture Officer</td>
<td>8</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Watershed Development Officer</td>
<td>30</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Agriculture Farm Research Officer</td>
<td>10</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Horticulture Farm Research Officer</td>
<td>10</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Seed Development Officer</td>
<td>10</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Seed Testing Officer</td>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mushroom Development Officer</td>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Marketing Officer</td>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Junior Soil Scientist</td>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Agriculture Engineer</td>
<td>8</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**TOTAL** 47 44 12 42 146

BY ORDER.

R. S. BASNET  
Secretary to the Government of Sikkim  
Department of Personnel, Administrative Reforms and Training.

Printed at Sikkim Government Press Gangtok
NOTIFICATION

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 to amend the Sikkim State Education Service Rules, 1996, namely:

1. (1) These rules may be called the Sikkim State Education Service (Amendment) Rules, 1999.

(2) They shall come into force at once.

2. In the Sikkim State Education Service Rules, 1996, for the existing Schedule II the following Schedule shall be substituted namely:

```
SCHEDULE -II
(see rule 7)
```

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Post/grade Mode of recruitment</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Assistant Director</td>
</tr>
<tr>
<td></td>
<td>100 % by promotion 8 (eight) years regular service as Assistant Education Officer.</td>
</tr>
<tr>
<td>2.</td>
<td>Deputy Director Senior Grade</td>
</tr>
<tr>
<td></td>
<td>100 % by promotion 6 (six) years regular service as Assistant Director.</td>
</tr>
<tr>
<td>3.</td>
<td>Joint Director</td>
</tr>
<tr>
<td></td>
<td>34% from amongst the Principals of Senior Secondary School 8(eight) years regular service as Principal of Senior Secondary</td>
</tr>
<tr>
<td></td>
<td>66% from amongst the Deputy Directors 8(eight) years regular Service as Deputy Director.</td>
</tr>
<tr>
<td>4.</td>
<td>Additional Director Selection Grade I 4(four) years regular service as Joint Director</td>
</tr>
<tr>
<td>5.</td>
<td>Director Supertempe Grade II 100% by promotion or by deputation Additional Director.</td>
</tr>
</tbody>
</table>

By Order and in the name of Governor.

R.S. BASNET
Secretary to the Government of Sikkim
Department of Personnel, Administrative Reforms And Training

NOTIFICATION No: 52/552/B/LR(S) Dated: 9.6.99

NOTICE UNDER SECTION 4 (1) OF LAND ACQUISITION ACT 1894 (1 of 1894)

Whereas the function of the Central Govt. 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 Govt. by Notification No. 12018/12/76/LRD dated. 10/1178 issued by the Govt. 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 public purpose being a purpose of Union, namely for the construction of Microwave Tower by Telecommunication Deptt., Govt. of India in the block of Aritar, Elakha Samdong, East Sikkim is hereby notified that a piece of land comprising cadastral portion of plot No. 219 area more or less. 1395 hectares bounded as under:-

East  D.F. of Ramnath
West  D.F. of Ramnath
North  Footpath
South  S.P.W.D.R.R. is likely to be needed for the aforesaid purpose at the public expense within aforesaid block of Aritar.

This Notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the power conferred by the aforesaid section 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 all other acts required or permitted by the section.

And whereas there is urgency to acquire the land the Governor is further pleased to direct under section 17(4) that the provision of section 5-A of the Act shall not apply.

KARMA GYATSO, IAS
Commissioner-cum-Secretary, Land Revenue Department, Government of Sikkim, Gangtok Sikkim
File No. 552/B/LR(S).

Printed at Sikkim Government Press, Gangtok.
IN THE HIGH COURT OF SIKKIM
GANGTOK

No 22/HCS. Dated : 3. 6. 99

NOTIFICATION

The Hon'ble Chief Justice is pleased to constitute consisting of the following members to identify items which merit display in the exhibition to be held on the occasion of Golden Jubilee Celebrations of the Supreme Court of India from 26. 11. 99 to 28.01.2000 in New Delhi :-

1. Hon'ble Mr. Justice Anup Deb Chairman
2. Shri S. P. Wangdi Advocate General Member
3. Shri Tashi Topden, Secretary, Finance Member
4. Shri T. T. Dorjee, Secretary, Education Member
5. Miss C. K. Century, Secretary, Culture Member
6. Shri B. N. Pradhan, Secretary, S.P.W.D. (B&H) Member

The Committee will get prepared a scale model of the building of the High Court alongwith brief history of High Court and Subordinate Courts and identify historic old documents, books judgements of historical value or popular interest, memorabilia, appointment orders of Eminent Judges, applications of enrolment by eminent men, photographs of special events, portraits of eminent Judges & Lawyers, old gowns and wigs, furniture etc. for display in the exhibition.

BY ORDER

Sd/-
REGISTRAR

Printed at the Sikkim Govt. Press, Gangtok.
NOTIFICATION

Whereas the State Government is satisfied with the proclamation issued by the District Collector (South) under Section 21 of the Wildlife Protection Act, 1972 with regard to the boundaries of the Maenam Wildlife Sanctuary declared vide Notification No. 63/WL/F/86 of 9th March, 1987 and therefore confirms that there is no change in the boundaries of the Sanctuary.

Hence, the status of the boundaries of Maenam Wildlife Sanctuary remains status-quo.

T. R. Sharma. IFS
Chief Wildlife Warden
Department of Environment Forest & Wildlife
Govt. of Sikkim
File No. 45/WL/F/83

Printed at the Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM
OFFICE OF THE PRINCIPAL CHIEF CONSERVATOR FORESTS
GANGTOK

NO:45/WL/F/83/05 DATED 25.1.99

NOTIFICATION

Whereas the State Government is satisfied with the proclamation issued by the District Collector (East) under section 21 of the Wildlife Protection of the Kyongnosla Alpine Wildlife Sanctuaries declared vide Notification No. 45/WL/F/92/1585/F&WL dated 5th December, 1992 and therefore confirms that there is no change in the boundaries of the sanctuary.

Hence, the status of the boundaries of Kyongnosla Alpine Wildlife Sanctuary remains status-quo.

T.R. Sharma, IFS
Chief Wildlife Warden
Department of Environment Forest & Wildlife
Govt. of Sikkim File No. 45/WL/F/83

Printed at the Sikkim Govt. Press, Gangtok
NOTIFICATION

Whereas the State Government is satisfied with the proclamation issued by the District Collector (North) under section 21 of the Wildlife Protection Act, 1972 with regard to the boundaries of the Shingba Rhododendron Sanctuary declared vide Notification No. 46/WL/F92/1585/F&WL of 5th December, 1992 and therefore confirms that there is no change in the boundaries of the Sanctuary.

Hence, the status of the boundaries of Shingba Rhododendron Sanctuary remains status-quo.

T. R Sharma IFS
Chief Wildlife Warden
Department of Environment Forest & Wildlife
Govt. of Sikkim
File No. 45/WL/F/83

Printed at the Sikkim Govt. Press, Gangtok.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

No. 35/HOME/99

NOTIFICATION

The Agricultural Census Division in the Department of Agriculture and Cooperation of the Ministry of Agriculture, Government of India has entered into a Memorandum of Understanding (MOU) with the National Informatics Centre (NIC) for entrusting the responsibility of computerised processing of data relating to Agricultural Census 1995-96 and Input Survey 1996-97 to National Informatics Centre. As prescribed under the Memorandum of Understanding the State Government hereby constitutes a State Level Monitoring Committee to supervise the data entry work and to coordinate between the National Informatics Centre and the concerned Departments of the State Government and the Agricultural Census Division of Government of India. The composition of the Committee shall be as follows:-

1. Additional Chief Secretary-cum-Development Commissioner and State Agricultural Census Commissioner, Government of Sikkim. - Chairman

2. Joint Director, Agricultural Census, Ministry of Agriculture, Government of India, Krishi Bhawan, New Delhi. - Member

3. Two representatives from NIC/NICSI Regional Computer Centre to be nominated by NIC, Delhi. - Members

4. Director, Bureau of Economics & Statistics, Government of Sikkim. - Member

5. Deputy Director, Agricultural Census Unit of Sikkim. - Secretary

II. The Committee shall prepare a plan in consultation with National Informatics Centre for computerisation of Agricultural Census and Input Survey data keeping in mind the work load, availability of manpower with State Agricultural Census Division/Bureau of Economics & Statistics and the deadline fixed for various activities in the meeting of the State ACCs held in New Delhi in July, 1996.

III. The Committee shall meet every month to monitor the progress of work and to resolve the issues and constraints between the National Informatics Centre and the concerned Department of the State Government through proper consultation and coordination.

BY ORDER

SONAM WANGDI, IAS
CHIEF SECRETARY

(F. No. 5/AGRI CENSUS/1990-91.)

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

The Notification No. 62-Press/99 dated 5th April, 1999 issued by the President's Secretariat notifies the institution of President's Correctional Service Medals - for Distinguished Service/Gallantry and Correctional Service Medals for Meritorious Service/Gallantry. This scheme of awards shall be deemed to have effect from 1st July, 1999. These awards are to be announced on the occasion of 26th January (Republic Day) and 15th August (Independence Day). The Government of India has instituted these Medals for rewarding officers and staff engaged in Prison Administration in the State Governments/Union Territories Administration in consideration of Distinguished Service, Meritorious Service or Gallantry.

2. In order to make the recommendations for the grant of such awards, the State Government has decided to constitute a two-tired Committee as done in the case of making recommendation for the President's Police Medals and Police Medals.

3. All recommendations for the President's Correctional Service Medals for Distinguished Service/Gallantry shall be considered and scrutinised at the first stage by Screening Committee consisting of the- Director General of Police as Chairman and Inspector General of Police and Additional Secretary, Home as members. The Screening Committee will consider all cases in respect of eligible and suitable officers of the Prison Administration in the State and recommend cases to the Home Department for further consideration.

4. The recommendation received from the Screening Committee shall be considered and a final recommendation made to the Government by a Committee comprising of the Chief Secretary/Home Secretary as Chairman and Secretary, Department of Personnel, Administrative Reforms and Training and Director General of Police as members.

SONAM WANGDI,
CHIEF SECRETARY
(F. NO. GOS/HOME-II/99/21)
In exercise of the powers conferred by sub-section (1) of section 4 of the Family Courts Act, 1984 (No. 66 of 1984), the State Government with the concurrence of the High Court of Sikkim, appoints, with immediate effect, Shri R.K. Purkayastha, District & Sessions Judge (Leave Reserve) to be the Judge of the Family Court established for the State of Sikkim vide Notification No. 12/Home/95 dated 8th February, 1995.

This supersedes Notification No. 63/Home/97 dated 15th December, 1997.

By Order and in the name of the Governor.

SONAM WANGDI, IAS
CHIEF SECRETARY
F. NO.GOS/HOME-II/90/21.
GOVERNMENT OF SIKKIM  
HOME DEPARTMENT  

No. 39/Home/99  
Date: 3/7/99  

NOTIFICATION  

In exercise of the powers conferred by sub-section (1) of section 36 of the Narcotic Drugs and Psychotropic Substances Act, 1985 (Act 61 of 1985), the State Government, with the concurrence of the Chief Justice of the High Court of Sikkim, appoints, immediate effect, Shri R.K. Purkayastha, District & Sessions Judge (Leave Reserve) as the Judge of the Special Court for the whole of Sikkim already constituted vide Notification No. 4/Home/92 dated 13th February, 1992.

This supercedes Notification No. 57/Home/97 dated 19th November, 1997.

By Order and in the name of the Governor.

SONAM WANGDI, IAS  
Chief Secretary  
F. No. GOS/Home-II/90/21.

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 the 23.11.1998 is hereby republished for general information:-

MINISTRY OF HOME AFFAIRS

NOTIFICATION

New Delhi, the 11th November, 1998

S.O.989(E):- In exercise of the powers conferred by clause (n) of article 371 F of the Constitution, the President hereby extends to the State of Sikkim, the Poisons Act, 1919 (Act. No. 12 of 1919), subject to the modification that any reference in the said Act to a law not in force, or to a functionary not in existence, in the State of Sikkim shall be construed as a reference to the corresponding law in force, or to the corresponding functionary in existence, in that State :

Provided that if any question arises as to who such corresponding functionary is or if there is no such corresponding functionary, the Central Government shall decide as to who such functionary will be and the decision of the Central Government shall be final:

Provided further that notwithstanding anything contained in the relevant provision of the said Act for the commencement thereof, the provisions of the said Act shall come into force in the State of Sikkim on such date as the Central Government may, by notification in the Official Gazette, appoint.

K.R. NARAYANAN
President
F.No.16/10/98-B.F.
G.K. PILLAI, Jt. Secy.

T.D. RINZING
Secretary to the Govt. of Sikkim,
Law Department.
F. No. 11(590)LD/96-99

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

It is hereby notified for information of all concerned that subordinate courts in Sikkim shall refer cases either Civil or Criminal not involving any non-compoundable offences to the Lok Adalat Judge who shall after getting the case file(s) issue notices to the other sides and try to encourage settlement of matters through Lok Adalat.

The Lok Adalat will sit in all Sub-Divisional Headquarters and District Headquarters depending upon availability of cases. The sitting of the Lok Adalat will be co-ordinated by State Legal Services Authority with the respective District Legal Services Authority/Taluk Legal Services Committee with information to Public and also Panchayats wherever possible. Any party in a dispute may file cases directly before Lok Adalat Judge without instituting any case in any subordinate courts (not including cases of non-compoundable offences).

Shri R. K. Purkayastha has been appointed as Lok Adalat Judge for all permanent Lok Adalats in Sikkim excepting High Court Lok Adalat in supersession of all previous notifications in this regard.

MATILDA ISAACS
UNDER SECRETARY
HIGH COURT OF SIKKIM

GANGTOK

NO. 34/HCS. DATED

28.06.1999

NOTIFICATION

Hon'ble High Court has been pleased to make the transfers and postings of the following Judicial Officers:-

<table>
<thead>
<tr>
<th>SI. No.</th>
<th>Name of the Officer and her present Station of posting.</th>
<th>Station to which</th>
</tr>
</thead>
</table>

They shall hand over charge of their respective Court and Office to the respective Chief Judicial Magistrate by the afternoon of 30th June 1999 and shall take over charge from the respective Chief Judge-cum-Judicial Magistrate after availing of joining time as permissible under the rules.

Mrs. M. M. Rai, on her being posted and joining as Civil Judge-cum-Judicial Magistrate (West) at Gyalshing, will also hold the additional charge of the Court of and the Office of Civil judge-cum-Judicial Magistrate (South) at Namchi until further order.

R. K. PURKAYASTHA
REGISTRAR

Printed at the Sikkim Government Press, Gangtok.
NOTIFICATION

In partial amendment to the notification No. 1428 CS/SKM / 99 dt: 27.01.99, the State Government has decided to substitute Sl.No. 4 (a) of Appendix I Delegation of Powers (Works) of the P.W.D. Code regarding call of tenders as follows:-

1. Works costing upto the estimate value of Rs. 5 lakhs: By Gram Panchayats and as per Notification No: 54 Home 95 Dated 25.9.95.

2. For works above Rs. 5 lakhs but below Rs. 1 1 lakhs: By Divisional Engineer as per Notification No. 54 Home 95 Dated 25.9.95.

3. For works above Rs. 1 1 lakhs and upto Rs. 20 lakhs: By Divisional Engineer as per PWD Code and Manual.

4. For works above Rs. 20 lakhs and below Rs. 50 lakhs: By respective Superintending Engineer and in the office of the Division in-charge of the works.

5. Works above Rs. 50 lakhs: By the Chief Engineer.

By order.

B. N. Pradhan
Principal Chief Engineer-cum- Secretary
File No.3 (33)B&H/91-99Estb.
This is for information of the general public that three rooms were allotted on the ground floor of the Forest Guest House at Balwakhani where office of the S.L.S.A. was functioning with effect from 01.06.1998.

Two rooms out of the aforesaid three rooms have been vacated on 13.11.1998. At present only one room is being utilised on the ground floor of the aforesaid Forest Guest House for Sikkim State Legal Services Authority with effect from 14.11.1998 where the temporary residential accommodation of Hon'ble Shri Justice Anup Deb, Judge, High Court of Sikkim is situated on the first floor of the aforesaid Forest Guest House.

R.K. PURKAYASTHA  
Member Secretary
GOVERNMENT OF SIKKIM
WEIGHTS & MEASURES AND CONSUMER PROTECTION
FOOD & CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT
PALZOR STADIUM ROAD
GANGTOK 737101

Ref No.18(125)91-92/WM/FCS&CA/CPU/13

NOTIFICATION

It is hereby notified for information of the general public, vis-a-vis, the consumers in
the State of Sikkim that the office of the Sikkim State Consumer Disputes Redressal
Commission is presently functioning in the four rooms of the ground floor of the Forest Guest
House situated at Baluwakhani, Gangtok, which is also the temporary accommodation of
Hon'ble Justice Shri Anup Deb, Judge, High Court of Sikkim.

An aggrieved consumer desirous of filing their claims worth Rs. 5 lakhs (Rupees five
lakhs) and above can lodge their complaints and/or appeals directly at the address given
below:-

The President
Sikkim State Consumer Disputes Redressal Commission.
Judge's Bungalow,
Forest Guest House, Baluwakhani,
Gangtok: 737 101  (Sikkim)

BY ORDER.

B.K. PRADHAN
JOINT CONTROLLER
WEIGHTS & MEASURES/CONSUMER PROTECTION
FOOD & C.S. CONSUMER AFFAIRS DEPTT.

Printed at Sikkim Government Press, Gangtok.
MOTOR VEHICLES DEPARTMENT
GOVERNMENT OF SIKKIM
GANGTOK

No. 40/MV/S

NOTIFICATION

In exercise of the powers conferred by sub-section 1-A of section 4 of the Sikkim Motor Vehicles Taxation Act 1982 and section 2 of Sikkim Motor Vehicles Amended Taxation Acts 1987 the State Government has been pleased to increase the existing rate of tax by 10% on all Motor Vehicles as per the schedule appended below, with effect from the 1st day of April, '99, namely:-

SCHEDULE
(See sub-section 1-A of section 4 and section 2 of Amended Taxation Acts, 1987).

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description of Motor Vehicles and the rate of tax, year</th>
<th>Rate of tax payable for the year</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
</tr>
<tr>
<td>A</td>
<td>Vehicle for carrying passengers not plying for hire.</td>
<td></td>
</tr>
<tr>
<td>1.</td>
<td>Vehicles other than Omni buses.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(1) Motor cycles/scooters kept for the personal use of</td>
<td></td>
</tr>
<tr>
<td></td>
<td>the owners not being registered under the law relating</td>
<td>Rs. 72.00</td>
</tr>
<tr>
<td></td>
<td>the registration of companies for the time being in</td>
<td></td>
</tr>
<tr>
<td></td>
<td>force.</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>(2) Motor cycles/scooters with side car for the personal use of owner not being companies registered under the law relating to registration of companies for the time being in force.</td>
<td>Rs. 96.00</td>
</tr>
<tr>
<td></td>
<td>(3) (a) Fiat car kept for the personal use of owners not</td>
<td>Rs. 240.00</td>
</tr>
<tr>
<td></td>
<td>being registered under the law relating to registration of companies for the time being in force and invalid carriages.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(b) Fiat car owned by companies registered under the law relating to registration of companies for the time being in force for carrying employees or other passengers.</td>
<td>Rs. 479.00</td>
</tr>
<tr>
<td>3.</td>
<td>(4) (a) Ambassador car kept for the personal use of owners not being registered under the law relating to registration of companies for the time being in force and invalid carriages.</td>
<td>Rs. 287.00</td>
</tr>
<tr>
<td></td>
<td>(b) Ambassador car owned by the companies registration under the law relating to registered of companies for the time-being in force for carrying employees or other passengers.</td>
<td>Rs. 574.00</td>
</tr>
<tr>
<td>4.</td>
<td>(5) (a) Jeep (private) kept for the personal use of owners not being registered under the law relating to registration of companies for the time being in force and invalid carriage.</td>
<td>Rs. 304.00</td>
</tr>
</tbody>
</table>
(b) Jeep (private) owned by companies registered under the law relating to registration of companies for the time being in force for carrying employees or other passengers. Rs.598.00

(6) Motor Cycle/ Scooters owned by companies registered under the law relating to registration of Companies for the time being in force for carrying employees or other passengers. Rs. 135.00

(7) Motor Cycle/Scooters with side car owned by companies registered under law relating to registration of companies for the time being in force for carrying employees or other passengers. Rs. 198.00

II. Omni bus with seating capacity for
(a) Not more than 8 Rs. 598.00
(b) More than 8, but not more than 20 Rs. 718/- for 9 seats plus Rs. 72 for every additional seat beyond 9 and upto 20.
(c) More than 20 Rs. 1580/- for 21 seats plus Rs. 61/- for every additional seat beyond 21. Provided that if an Omni bus is fitted with solid tyres there shall be a surcharge per annum of 12 1/2 % of the amount payable under clause (a) or (b) or (c) above as the case may be:

B. Vehicles for carrying passengers plying for hire.
I. Stage carriage with seating capacity for
(a) Not less than 8 but more than 26. Rs. 837/- for 8 plus Rs. 96/- for every additional seat beyond 8 and upto 26.
(b) Not less than 27 but not more than 45. Rs. 2632/- for 27 plus Rs. 85/- for every additional seat beyond 27 and upto 45; Provided that if a stage carriage is fitted with solid tyres there shall be a surcharge per annum of 12 1/2%, of the amount payable under clause (a) or (b) above, as the case may be, for such stage carriage.

II. Vehicles other than stage carriage with seating capacity for;
(a) Not more than 4
(3 wheelers) Rs. 208/-
(4 wheelers) Rs. 311/-
(b) More than 4 Rs. 208/-
Rs. 311/-
Rs. 623/- for 5 plus Rs. 63/- for every additional seat beyond 5;

(c) In case of jeep (tourist taxi) plying in Sikkim there shall be payable as additional charge per annum of 25 % of the amount payable under clause (b) above. Provided that if a vehicle for carrying passengers plying for hire which is a not a stage carriage is fitted with solid tyres there shall a surcharge per annum of 12 1/2% of the amount payable under clause (a) or (b) above, as the case may be for such vehicles.

C. Vehicles for transport of goods including goods carriage
(a) Upto 500 kgs. registered laden weight Rs. 422/-
(b) Exceeding 500 kg. but not exceeding 2000 kg. registered laden weight Rs. 422/- plus Rs. 48/- for every 250 kgs., or part thereof above 500 kg.
Rs. 709/- plus Rs. 60/- for every 250 kgs., or part thereof above 2000 kgs.
(c) Exceeding 2000 kgs. but not exceeding 4000 kgs. registered laden weight Rs. 1188/- plus Rs. 35/- for every 250 kgs., or part thereof above 4000 kgs.
Rs. 1571/- plus Rs. 48/- for every additional 250 kgs. or part thereof above 8000 kgs. Provided that where a vehicle for transport of goods is fitted with solid tyres there shall be payable as additional charge per annum of 12 1/2% of the amount payable under clause (a) or (b) above, as the case may be for such vehicles.
be for such vehicles.
D. Tractors not used solely for agriculture purpose.

(a) Upto 500 kgs. laden weight. Rs. 240/-
Exceeding 500 kgs. but not exceeding 2000 kgs. Rs. 240/- plus Rs. 64/- for every additional 250 kgs. or part thereof above 500 kgs.

(b) Exceeding 500 kgs. but not exceeding 2000 kgs. laden weight
Rs. 240/- plus Rs. 64/- for every additional 250 kgs. or part thereof above 500 kgs.

(c) Exceeding 2000 kgs but not exceeding 4000 kgs unladen weight.
Rs. 598/- plus Rs. 71/- for every additional 250 kgs. or part thereof above 2000 kgs.

(d) Exceeding 4000 kgs. but not exceeding 8000 kgs
unladen weight.
Rs. 1173/- plus Rs. 120/- for every additional 250 kgs. or part thereof 4000 kgs.

(e) Exceeding 8000 kgs. unladen weight.
Rs. 3087/- plus Rs. 184/- for every additional 250 kgs. or part thereof above 8000 kgs.

Provided that where a tractor is fitted with solid tyres there shall be a surcharge per-annum of 12 1/2% of the amount payable under clause (a) or (b) or (c) or (d) or (e) above, as the case may be for such tractors.

E. Trailors

(a) Upto 500 kgs. registered laden weight.
Rs. 240/-

(b) Exceeding 500 kgs. but not exceeding 2000 kgs.
Rs. 240/- plus Rs. 241/- for every additional 250 kgs. or part thereof above 500 kgs.

(c) Exceeding 2000 kgs. but not exceeding 4000 kgs. registered laden weight.
Rs. 383/- plus Rs. 40/- for every additional 250 kgs. or part thereof above 2000 kgs.

(d) Exceeding 4000 kgs. but not exceeding 8000 kgs.
Rs. 670/- plus Rs. 48/- for every additional 250 kgs. or part thereof above 4000 kgs.

(e) Exceeding 8000 kgs. laden weight.
Rs. 1580/- plus Rs. 64/- for every additional 250 kgs. or part thereof above 8000 kgs.

Provided that where a traitor is fitted with solid tyres there shall be a surcharge per annum of 12 1/2% of the amount payable under clause (a) or (b) or (c) or (d) or (e) above, as the case may be, for such traitor.

LOBZANG BHUTIA
Secretary to the Government of Sikkim.
Motor Vehicles Department.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

No. 40/HOME/99 DATED: 12.7.99.

NOTIFICATION

In partial modification of Notification No. 76/Home/98 issued by the Government of Sikkim, Home Department, Gangtok dated 15.12.98 the State Government of Sikkim is pleased to allow the Hon'ble Judges including the Hon'ble Chief Justice of the High Court of Sikkim who have not been provided with staff car to draw the conveyance allowance of Rs. 10,000/- (Rupees Ten Thousand) per mensem in lieu of the staff car and petrol facilities under section 22B of the High Court Judges (Conditions of Service) Act, 1954.

The notification is in accordance with the resolution of the Full Court Meeting held on 19th April, 1999 in the chamber of the Hon'ble Chief Justice and forwarded by the Registrar General, High Court of Sikkim to the Chief Secretary of Sikkim (Ref. No. 555/HCS dated 3.5.99).

BY ORDER

SONAM WANGDI, IAS
CHIEF SECRETARY
(F. No. GOS/HOME-II/TEMP/98/150

Printed at the Sikkim Government Press, Gangtok.)
NOTIFICATION

The Chief Justice of the High Court of Sikkim in exercise of the Power conferred under Article 229 of the constitution of India and all other powers enabling him in this behalf is pleased to make the following Rules, further to amend the High Court of Sikkim (Recruitment, Conditions of Service and Conduct) Rules, 1998.

1. (i) These Rules may be called "The High Court of Sikkim (Recruitment, Conditions of Service and Conduct) Amendment Rules, 1999".

(ii) They shall come into force with immediate effect.

2. (i) In Schedule 1, at Sl. No. 11, under the column 3, for the figure, "3", the following figure shall be substituted. "2".

(ii) In Schedule 1, after Sl. No. 11, the following entry, under column 1 to 10, be made:-

"11 (A) Private Secretary/ Judgement Writer 1 0 do do 1 .. .. ..

(iii)In Schedule II, after Sl. No.11, the following entry, under column 1 to 6, be made: -

"11 (A) Private Secretary/ Judgement Writer 0 do do do"

By Order.

Sd/-
REGISTRAR

Printed at the Sikkim Govt. Press. Gangtok
GOVERNMENT OF SIKKIM
DEPARTMENT OF CO-OPERATION
SAHAKARI BHAWAN, TADONG
GANGTOK

Notification No. 829/Coop. Dated
2.7.1999

NOTIFICATION

A project on "Intensification of Cooperative Education in cooperatively less developed states and less developed areas of developed states" sponsored by the National Cooperative Union of India, New Delhi, is in operation at Melli, South Sikkim. To oversee and ensure effective working of this project the State Government constitutes a 'Coordination Committee' comprising of officers of various State Government department, central and state agencies in a manner as under:-

1) Secretary, Cooperation --- Chairman
2) Registrar, Cooperative Societies --- Vice-Chairman
3) Managing Director, Sikkim State Coop. Bank Ltd. --- Member
4) Nominee of Secretary, RDD, not below the rank of Jt. Secretary, Govt. of Sikkim --- ""
5) Nominee of Secretary, Agriculture, not below the rank of Jt. Secretary, Govt. of Sikkim --- ""
6) Nominee of Secretary, AH & VS, not below the rank of Jt. Secretary, Govt. of Sikkim --- ""
7) President, Melli MPCS Ltd. (leading Society of the project area) --- ""
8) President, Nari Kalyan Samiti (one of the leading NGO of the projected adopted area) --- ""
9) Deputy General Manager, NABARD --- ""
10) Project Director, SRDA --- ""
11) Secretary, State Welfare Board --- ""
12) Project Officer, NCUI, FPS, Melli --- ""

The above Committee will provide guidelines, technical know-how, or any other support required by the project. The Committee will meet at least once in a quarter to review the progress.

SECRETARY, COOPERATION

Printed at the Sikkim Government Press, Gangtok
The State Government hereby declares that the Sikkim Institute of Higher Nyngma Studies (Sheda) at Gangtok is a recognised Post-Graduate Institution for studies up to the Acharya (equivalent to M. A.) with effect from 26th March, 1995 which is the date of its permanent affiliation to Sampuranand Sanskrit University, Varanasi.

SONAM WANGDI,
CHIEF SECRETARY
(F.NO. 54/SIHNS/94-95.)

Printed at Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

NO. 42/HOME/99 DATE: 15th JULY, 1999

NOTIFICATION

Consequent upon the announcement of general elections to the Thirteenth Lok Sabha and State Assembly elections by the Election Commission of India, the State Government is pleased to revoke the appointment of the following persons with immediate effect:

1. Shri B. B. Gooroong, Political Advisor to Chief Minister.
2. Shri Vinod Pradhan, Political Secretary to Chief Minister.
3. Shri K. T. Gyalsen, OSD (Legal) to Chief Minister.
4. Shri Ram Prasad Sharma, Advisor, Rural Development Department.
5. Shri M. B. Tamang, Advisor, Horticulture Department.
7. Shri D. T. Lepcha, Chairman, Denzong Agricultural Co-operation Limited.
8. Shri Girish Chandra Rai, Chairman, Sikkim Distilleries Limited.
10. Shri Thutop Bhutia, Chairman, Industries Development and Labour Welfare Board.
12. Shri Nim Tshering Lepcha, Chairman, Land Use & Environment Board.
13. Shri Palden Lama, Chairman, Scheduled Tribes Welfare Board.
14. Shri Badri Thatal, Chairman, Scheduled Castes Welfare Board.
15. Shri Choppel Lepcha, Chairman, Sikkim Time Corporation.
16. Shri Dugo Bhutia, Chairman, Sikkim Mining Corporation.
17. Shri Udai Lama, Chairman, Sikkim Housing Development Board.
19. Shri S. B. Subedi, Chairman, Electricity Advisory Board.
21. Shri Passang Rinzing Sherpa, Chairman, Sikkim Tea Board.
22. Shri Loday Tshering Bhutia, Chairman, Sikkim Jewels Limited.
23. Shri M. B. Subba, Chairman, Sikkim Consumers’ Co-operative Society.
25. Shri Kuldip Gurung, Chairman, Juvenile Welfare Board.
27. Shri D. N. Sherpa, Chairman, Sikkim Poultry Development Corporation Limited.
28. Shri G. M. Rai, Chairman, Tourism Development Board.
29. Shri M.B. Rai, Chairman, Sikkim Co-operative Milk Produce's Union Limited.

II. All facilities provided to the above-mentioned persons, including official vehicles shall be withdrawn with immediate effect. The Secretaries/Heads of the concerned Departments and the Managing Directors/Heads of Public Sector Undertakings and other concerned Organizations shall be responsible in ensuring that custody of all Government property is properly taken over through a certificate signed by the above-mentioned office bearers and a responsible officer of the department/organisation.

111. All appointments of staff made on co-terminus basis or on muster roll basis in the offices of the persons mentioned in the serial numbers 1 to 29 of paragraph I of this notification shall stand terminated with immediate effect.

By Order and in the name of the Governor.

SONAM WANGDI IAS
CHIEF SECRETARY
F. NO. GOS/HOME-II/77/1

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

It is for the information of the general public that the office of the Chairman, Sikkim Law Commission is functioning on the ground floor of the Forest Guest House at Balwakhani, where temporary accommodation of Hon’ble Shri Justice Anup Deb, Judge, High Court of Sikkim is situated on the first floor of the aforesaid Forest Guest House.

R.K. PURKAYASTHA
Member Secretary.
SIKKIM STATE LEGAL SERVICES AUTHORITY
GANGTOK

Ref. No. 45/SLSA/ Dated 20.07.1999

NOTIFICATION

This is for the information of all concerned that the Office of the State Legal Services Authority remained open and functioned during the winter vacation with effect from 06.01.1998 to 22.02.1998 and from 28.09.1998 to 31.10.1998 being puja vacations coinciding with the period of winter vacation and puja vacation of the High Court of Sikkim and the Executive Chairman and the Member Secretary of the Sikkim State Legal Services Authority who are the serving Judge of the High Court of Sikkim and the Registrar of the High Court of Sikkim respectively did not avail of such vacations.

BY ORDER

Sd/-
MATILDA ISAACS
UNDER SECRETARY

Printed at the Sikkim Government Press, Gangtok
GOVERNMENT OF SIKKIM
FOOD & CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT
SECRETARIAT ANNEXE-I, SONAM TSHERING MARG,
GANGTOK, SIKKIM-737101

Ref. No. 2 (26) /FCS & CA/99          Dated 12/7/99.

NOTIFICATION

The State Government hereby constitutes an Ad-hoc Committee for the purpose of verifying and recommending to the Department of Food & Civil Supplies & Consumer Affairs for the disposal of food commodities lying in the various godowns in the State which are damaged and unfit for human consumption.

I. EAST DISTRICT
   1. District Collector                        Chairman
   2. Sr. D.C.S.O (East), Food & Civil Supplies & C.A. Department. Member Secretary
   3. Dy. Secretary, Food & C.S. & C.A. Member
   4. Dy. Registrar of Cooperative Societies Member
   5. Audit Officer, Cooperation Department Member

II. WEST DISTRICT
   1. District Collector                        Chairman
   2. D.C.S.O (West)                                           Member Secretary
   3. Dy. Registrar of Cooperative Societies Member
   4. Audit Officer, Cooperation Department Member

III. SOUTH DISTRICT
   1. District Collector                        Chairman
   2. D.C.S.O (South)                                           Member Secretary
   3. Dy. Registrar of Co-operative Societies Member
   4. Audit Officer, Cooperation Department Member

IV. NORTH DISTRICT
   1. District Collector                        Chairman
   2. Sr. D.C.S.O (North)                                           Member Secretary
   3. Dy. Registrar of Cooperative Societies Member
   4. Audit Officer, Cooperation Department Member

By order and in the name of Governor.

Smt. Jayshree Pradhan
Commissioner-cum-Secretary.

Printed at the Sikkim Govt. Press, Gangtok

NOTIFICATION

In exercise of the powers conferred by sub-section (3) of Section 14 of the Payment of Wages Act, 1936, (4 of 1936), the State Government hereby appoints the persons specified in column (2) of the Table below to be the Inspectors for the purposes of the said Act within the local limits specified in Column (3) of the said Table.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Designation of the persons</th>
<th>Local limits</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Joint Secretary Labour Department</td>
<td>Whole area of Sikkim.</td>
</tr>
<tr>
<td>2.</td>
<td>Deputy Secretaries Labour Department</td>
<td>Whole area of Sikkim.</td>
</tr>
<tr>
<td>3.</td>
<td>Labour Enforcement Officer (North/East)</td>
<td>Whole area of North and East Districts.</td>
</tr>
<tr>
<td>4.</td>
<td>Labour Enforcement Officer (South/West)</td>
<td>Whole area of South and West Districts.</td>
</tr>
<tr>
<td>5.</td>
<td>Labour Inspector East</td>
<td>East District excluding the area entrusted to Sl. No. 6 in addition to his jurisdiction of North District.</td>
</tr>
<tr>
<td>7.</td>
<td>Labour Inspector (South)</td>
<td>Whole area of South District.</td>
</tr>
<tr>
<td>8.</td>
<td>Labour Inspector (West)</td>
<td>Whole area of West District.</td>
</tr>
</tbody>
</table>

BY ORDER

Mrs. R. D. RECHUNG, IAS, Secretary, Labour Department (F. No. GOS/DL/102/79-80).
DECLARATION UNDER SECTION 6 OF
LAND ACQUISITION ACT, 1894 (ACT I of 1894).

Whereas the functions of the Central Govt. under the Land Acquisition Act, 1894 (1 of 1894), in relation to the acquisition of land for the purposes of the union have been entrusted to the State Govt. by notification No. 12018/12/76/LRD dated the 10.1.78 issued by the Govt. of India under clause (1) of Articles 258 of the constitution of India.

And whereas the Governor is satisfied that land is needed for a public purpose being a purpose of the union, namely for installation of Tower in the block of Megyong Elakha Rinchenpong District West by N.H.P.C. it is hereby declared that piece of land comprising cadastral plots 178/A-178/B measuring more or less. 0900 hect. (.0480 + .0420 acres) bounded as under.

East D.F. of Pem Tshering Lepcha,
West -do-
North -do-
South -do- is needed for the aforesaid public purpose at the public expense within the afore-
said block of Megyong.

This declaration is made under the provision of Section 6 of Act I of 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, West.

Karma Gyatso, IAS
Commissioner-cum-Secretary,
Land Revenue Department,
Government of Sikkim,
Gangtok.
File No. 902/II/LR(S).
In exercise of the powers conferred by clause (ii) of sub-section (2) of section 29 read with sub-section (3) of section 29 of the Sikkim Forests, Water Courses and Road Reserve (Preservation and Protection) Act, 1988 (6 of 1988), the State Government hereby declares the following area, bounded as under, as a slip reserve, namely:-

North : Running from Catch Water drain constructed by GREF above slip down to ARJUN DARA and confluence point of BI and BII rivers.

South : Running from BI (400 above NSH) down to confluence point of BI and BII.

East: Running along Catch Water drain mentioned above from BI to Bahadur Singh Rai Bijana Dara to confluence point of BI and BII.

West : Confluence point of BI and BII.

T.R. SHARMA, IFS
P.C.C.F.-cum-Secretary
Forest Environment and Wildlife Department
File No. 20/FTC.
GOVERNMENT OF SIKKIM  
URBAN DEVELOPMENT & HOUSING DEPARTMENT  
GANGTOK.

No. GOSIUDHD/5 (14) 98-99/  
Dated 26th June, 1999.

NOTIFICATION

The State Government is pleased to notify the following Towns/Bazars/ Marketing Centres in the State of Sikkim for implementation and coverage of schemes under SWARNA JAYANTI SAHARI ROJGAR YOJANA:

<table>
<thead>
<tr>
<th>List of 46 Towns</th>
<th>Districtwise</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>East District</strong></td>
<td><strong>North District</strong></td>
</tr>
<tr>
<td>Gangtok</td>
<td>Mangan</td>
</tr>
<tr>
<td>Singtam</td>
<td>Chungthang</td>
</tr>
<tr>
<td>Ranipool</td>
<td>Dikchu (North)</td>
</tr>
<tr>
<td>Rangpo</td>
<td>Phensong</td>
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<tr>
<td>Pakyong</td>
<td>Phodong</td>
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</tbody>
</table>

L.B. RAI  
Commissioner-cum-Secretary.

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

Whereas, frequent incidence of injuries to human life and property by Wildlife has come to the notice of the State Government. And whereas it is apprehended that the victims might kill or destroy wild animals by poisoning and may develop hostile behaviour. Now therefore, in order to curb this menace, the State Government has deemed it expedient to provide certain relief or Ex-gratia payment to the injured or to the legal heirs of the victims of depredation caused by the following animals, namely-

1. Tiger - (Panthera tigris)
2. Snow Leopard - (Panthera uncia uncia)
3. Bear - (Selenarctus thibetanus)
4. Leopard or Panther - (Panthera pardus)
5. Tibetan Wolf - (Canis lupus chanku)

I. The rate of Ex-gratia payment or relief has been categorised as follows:-

1. Human injury (simple) - Rs. 2,500.00
2. Human injury (grievous) disability - Rs. 15,000.00
3. Human death - Rs. 1,00,000.00

II. Ex-gratia payment for live-stock by Tiger, Snow-Leopard, Bear, Wolf, Panther or Leopard-

1. Cow - Rs. 1000.00
2. Bull - Rs. 1200.00
3. Buffallow - Rs. 1500.00
4. Calf - Rs. 600.00
5. Goat - Rs. 700.00
6. Sheep - Rs. 800.00
7. Pony - Rs. 500.00
8. Yak/Dzo - Rs. 1500.00
The ex-gratia payment indicated above shall be paid only after making thorough Assessment and fulfilment of the following conditions, namely:-

(a) No Ex-gratia payment shall be made for any incident occurring within the boundaries of Reserve forest, Khasmal Goucharan;

(b) The Cattle should be accompanied by a cowherd at the time of kill of damage;

(c) In case of Cattle is killed in a Government land it must be shown that a valid permit is issued by the Forest Officer;

(d) Killing is reported within 24 (twenty four) hours to the nearest Forest/Wildlife Office or Police Station;

(e) The animal killed should not be removed from the site or smeared with pesticides etc.;

(f) No flesh is removed from the carcass by the owner for eating or other purpose;

(g) The verification of the animal killed by the wildlife mentioned in this Notification must not be by a person not below the rank of Range Officer;

(h) The verification should be done in the presence of cattle owner and the local Panchayats. It should be supported by reliable witness and relevant documentary proofs and

(i) Ex-gratia payment indicated above shall be paid only after production of a Medical Certificate from a Government Hospital and photography evidence of the killed spot,

By order and in the name of the Governor

T.R. SHARMA, IFS
Principal CCF-cum-Secretary
Department of Forests, Environment and Wildlife
File No. 139/WL/F/97
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

No. 43/HOME-I/99 DATED: 26.7.99.

NOTIFICATION

The Governor is pleased to amend the Manual of Office Procedure, 1998 as follows with immediate effect, namely:-

(I) Sub-paragraph (10) of paragraph 18 of Chapter V of the Manual of Office Procedure, 1998 shall be substituted by the following, namely:-

"(10) The dealing hand will append his full signature with designation and date on the left hand side below his note. An officer will append his signature on the right hand side of the note with name, designation and date."

(II) The following shall be inserted after sub-paragraph (2) of paragraph 19 of the said Manual namely:-

"(3) Pasting over a note or a portion of it to conceal what has been recorded is not desirable. Where a note recorded in the first instance requires any modification on account of additional facts or any error having come to notice, a subsequent note may be recorded, keeping the earlier note intact."

BY ORDER

D.K. PRADHAN
JOINT SECRETARY.-I
HOME DEPARTMENT
F.No:GOS/H-I/98/12(50)

Printed at Sikkim Government Press, Gangtok.
Gangtok. Saturday, 31st July, 1999  No. 170

SIKKIM NATIONALISED TRANSPORT,
GOVERNMENT OF SIKKIM,
GANGTOK.


NOTIFICATION

It is hereby notified for information of all concerned that due to increase in cost of HSD, the freight of goods transported by S. N. T. is revised as under with effect from 1. 8. 99:

1. Freight for all destinations. Rs. 3.70 per MT/KM.
2. Freight for POL products transported by tankers. Rs. 3.80 per KL/KM.

(Note:- (a) The freight rate for carrying materials more than 15’ in length-40% extra over the normal rate.
(b) Minimum chargeable load is 5 M. T. full truck.
(c) Minimum chargeable distance for local truck is 20 K. M.

S. M. RAI
ADDITONAL GENERAL MANAGER, SNT.

Printed at the Sikkim Government Press, Gangtok.
In exercise of the powers conferred by Section 432 of Code of Criminal Procedure, 1973 (No. 2 of 1974), the Government of Sikkim is pleased to grant remission of sentences to the prisoners in the Sikkim State Jail on the occasion of Independence Day on 15th August, 1999, as mentioned below:

<table>
<thead>
<tr>
<th>SL. No.</th>
<th>NAME OF PRISONERS</th>
<th>PERIOD OF REMISSION GRANTED</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Shri Naku Bhutia</td>
<td>Remission of 2 months.</td>
</tr>
<tr>
<td>2.</td>
<td>Shri Sonam Chedup Bhutia</td>
<td>Remission of 2 months.</td>
</tr>
<tr>
<td>3.</td>
<td>Shri Til. Bdr Chhetri</td>
<td>Remission of 2 months.</td>
</tr>
<tr>
<td>4.</td>
<td>Shri Prakash Subba</td>
<td>Remission of 2 months.</td>
</tr>
<tr>
<td>5.</td>
<td>Shri Bir Bal Tamang</td>
<td>Remission of 2 months.</td>
</tr>
<tr>
<td>6.</td>
<td>Shri Prem Tamang</td>
<td>Remission of 2 months.</td>
</tr>
<tr>
<td>7.</td>
<td>Shri Bikash Diyali</td>
<td>Remission of 2 months.</td>
</tr>
<tr>
<td>8.</td>
<td>Shri Binod Thapa</td>
<td>Remission of 2 months.</td>
</tr>
<tr>
<td>9.</td>
<td>Shri Bakash Mani Rai</td>
<td>Remission of 2 months.</td>
</tr>
</tbody>
</table>

BY ORDER

D. K. PRADHAN
JOINT SECRETARY-1
(File No: 21 (1) Jail/Home/82)
NOTIFICATION

In exercise of the powers conferred under sub-section (1) of section 20 of the Code of Criminal Procedure, 1973 (2 of 1974), the State Government hereby appoints, with immediate effect, Shri Vishal Chauhan, IAS presently posted as Assistant Collector, East District, to be an Executive Magistrate within the East District for the purposes of the said Code.

SONAM WANGDI, IAS
CHIEF SECRETARY
F.No.GOS/HOME-II/87/8.
In exercise of the powers conferred under sub-section (1) of section 20 of the Code of Criminal Procedure, 1973 (2 of 1974), the State Government hereby appoints Shri Sanoj Kumar Jha, IAS who has been posted as Assistant Collector in the East District to be an Executive Magistrate within the East District for the purposes of the said Code from the date he takes over the charge of the said post.
The Government of Sikkim is pleased to institute, with immediate effect, a scheme of awards to be known as “Sikkim State Awards” to be conferred in the fields of Literature, Music, Art and Crafts, Performing Arts and Sports and Games. These awards shall be conferred on persons from Sikkim for the high professional order and excellence achieved in their chosen field of activity and for their invaluable contribution to the State of Sikkim, its people, its culture and traditions.

The awards shall be in the form of a Certificate with Citation and Rupees one lakh.

The awards shall be announced on a quinquennial basis and conferred on the occasion of Independence Day.

For selection of the awardees on the occasion of Independence Day, 1999, the State Government has constituted the following Committee:-

(i) Chief Secretary Chairman
(ii) Secretary, Education Member
(iii) Secretary, Department of Personnel, Administrative Reforms & Training Member
(iv) Secretary to Chief Minister Member
(v) Secretary, Sports & Youth Affairs Member
(vi) Shri C.D. Rai, Retd. Secretary to the Government of Sikkim Member
(vii) Secretary, Culture Member Secretary

BY ORDER.

SONAM WANGDI, IAS
CHIEF SECRETARY
F. NO. GOS/CUL/98-99/3(A)130.

Printed at Sikkim Government Press, Gangtok.
ELECTION COMMISSION OF INDIA

Nirvachan Sadan,
Ashoka Road,
New Delhi - 110001

8 Sravana, 1921 (Saka)

NOTIFICATION

1. WHEREAS, the Election Commission has decided to update its notification No. 56/98/Jud.III, dated 10th January, 1998, specifying the names of recognised National and State Parties, registered/ unrecognised parties and the list of free symbols, issued in pursuance of paragraph 17 of the Election Symbols (Reservation and Allotment) Order, 1968, as amended from time to time;

2. NOW, THEREFORE, in pursuance of paragraph 17 of the Election Symbols (Reservation and Allotment) Order, 1968, and in supersession of its aforesaid principal notification No. 56/98/Jud.III, dated 10th January, 1998, published in the Gazette of India, Extra-Ordinary, Part-II, Section-3, Sub-Section (iii,) and as amended from time to time, the Election Commission hereby specifies,-

(a) In Table 1, the National Parties and the Symbols respectively reserved for them;

(b) In Table 11, the State parties, the State or States and a Union Territory or Union Territories in which they are State parties and the Symbols respectively reserved for them in such State or States and Union Territory or Union Territories;

(c) In Table III, the registered-unrecognised political parties and postal address of their Central Office; and

(d) In Table IV, the free symbols.
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>National Parties</th>
<th>Symbols reserved</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Bahujan Samaj Party</td>
<td>Elephant (In all States/U.T.s except</td>
<td>12, Gurudwara Rakabganj Road, New Delhi - 110001.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>in the States of Assam and Sikkim,</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>where its candidates will have to</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>choose another symbol from out of the</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>list of Free symbols specified by the</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>commission)</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Bharatiya Janata Party</td>
<td>Lotus</td>
<td>11, Ashoka Road, New Delhi - 11001.</td>
</tr>
<tr>
<td>3</td>
<td>Communist Party of India</td>
<td>Ears of Corn and Sickle</td>
<td>Ajoy Bhawan, Kotla Marg New Delhi ~ 110002</td>
</tr>
<tr>
<td>4</td>
<td>Communist Party of India (Marxist)</td>
<td>Hammer, Sickle and Star</td>
<td>A.K. Gopalan Bhawan, 27-29, Bhai Vir Singh Marg (Gole Market), New Delhi - 110001</td>
</tr>
<tr>
<td>5</td>
<td>Indian National Congress</td>
<td>Hand</td>
<td>24, Akbar Road, New Delhi - 1 1001 1</td>
</tr>
<tr>
<td>6</td>
<td>Janata Dal</td>
<td>Chakra (Wheel)</td>
<td>7, Jantar Mantar Road, New Delhi - 110001</td>
</tr>
<tr>
<td>Sl. No</td>
<td>Name of the State/Union Territory</td>
<td>Name of the State Party</td>
<td>Symbol Reserved</td>
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<tr>
<td>-------</td>
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</tr>
<tr>
<td>2.</td>
<td>Andhra Pradesh</td>
<td>1. NTR Telugu Desain Party (Lakshimi Parvathi)</td>
<td>Lion</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. Telegu Desam</td>
<td>Bicycle</td>
</tr>
<tr>
<td>4.</td>
<td>Assam</td>
<td>1. Asom Gana Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. Autonomus State Demand Committee</td>
<td>Boy &amp; Girl</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3. United Minorities Front, Assam</td>
<td>Boat</td>
</tr>
<tr>
<td>5.</td>
<td>Bihar</td>
<td>1. Jharkhand Mukti Morcha</td>
<td>Bow &amp; Arrow</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. Rashtriya Janata Dal</td>
<td>Hurricane Lamp</td>
</tr>
<tr>
<td>6.</td>
<td>Chandigarh</td>
<td>Samajwadi Janata Party (Rashtriya)</td>
<td>Tree</td>
</tr>
<tr>
<td>8.</td>
<td>Goa</td>
<td>1. Maharashtrawadi Gomantak</td>
<td>Lion</td>
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<tr>
<td></td>
<td></td>
<td>2. United Goans Democratic Party</td>
<td>Two Leaves</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. Indian National Lok Dal</td>
<td>Spectacles</td>
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<td>12.</td>
<td>Karnataka</td>
<td>Lok Shakti</td>
<td>Coconut Tree</td>
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<td></td>
<td></td>
<td>bearing Fruits</td>
</tr>
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<td></td>
<td></td>
<td>2. Kerala Congress (M)</td>
<td>Two Leaves</td>
</tr>
<tr>
<td>S1. No.</td>
<td>Name of the State/Union Territory</td>
<td>Name of the State Party</td>
<td>Symbol Reserved</td>
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<td>3.</td>
<td>Kerala</td>
<td>Muslim League</td>
<td>Ladder</td>
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<td>4.</td>
<td>Kerala</td>
<td>Revolutionary Socialist Party</td>
<td>Spade &amp; Stoker</td>
</tr>
<tr>
<td>14.</td>
<td>Maharashtra</td>
<td>Republican Party of India</td>
<td>Rising Sun</td>
</tr>
<tr>
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<td></td>
<td>Shivsena</td>
<td>Bow and Arrow</td>
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<td>15.</td>
<td>Manipur</td>
<td>Federal Party of Manipur</td>
<td>Rising Sun</td>
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<td></td>
<td>Manipur People's Party</td>
<td>Bicycle</td>
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<td></td>
<td>Manipur State Congress Party</td>
<td>Cultivator Cutting Crop</td>
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<td></td>
<td>Rashtra Janata Dal</td>
<td>Hurricane Lamp</td>
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<td>16.</td>
<td>Meghalaya</td>
<td>Hill State People's Democratic Party</td>
<td>Lion</td>
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<td></td>
<td>People's Democratic Movement</td>
<td>Two Swords &amp; a Shield</td>
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<td></td>
<td>United Democratic Party</td>
<td>Drum</td>
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<td>Mizoram</td>
<td>Mizo National Front</td>
<td>Star</td>
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<td></td>
<td>Mizo National Front (Nationalist)</td>
<td>Sun (without rays)</td>
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<td></td>
<td>Mizoram People's Conference</td>
<td>Electric Bulb</td>
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<td>19.</td>
<td>Orissa</td>
<td>Biju Janata Dal</td>
<td>Conch</td>
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<td>20.</td>
<td>Pondicherry</td>
<td>All India Anna Dravida Munnetra Kazhagam</td>
<td>Two Leaves</td>
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<td></td>
<td></td>
<td>Dravida Munnetra Kazhagam</td>
<td>Rising Sun</td>
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<tr>
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<td></td>
<td>Tamil Mananila Congress (Moopanar)</td>
<td>Bicycle</td>
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<td></td>
<td>Pattali Makkal Katchi</td>
<td>Mango</td>
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<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
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<td>23.</td>
<td>Tamil Nadu</td>
<td>All India Anna Dravida Munnetra Kazhagam</td>
<td>Two Leaves</td>
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<td></td>
<td>Dravida Munnetra Kazhagam</td>
<td>Rising Sun</td>
</tr>
<tr>
<td>SL. No.</td>
<td>Name of the State/Union Territory</td>
<td>Name of the State Party</td>
<td>Symbol Reserved</td>
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<td>Tamil Nadu</td>
<td>Marumalarchi Dravida Munnetra Kazhagam</td>
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<td>Egmore</td>
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<td>4</td>
<td>Tamil Nadu</td>
<td>Tamil Maanila Congress (Moopanar)</td>
<td>Bicycle</td>
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<td>5</td>
<td>Tamil Nadu</td>
<td>Pattali Makkal Katchi</td>
<td>Mango</td>
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<td>24</td>
<td>Tripura</td>
<td>1. Revolutionary Socialist Party</td>
<td>Spade &amp; Stoker</td>
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<td></td>
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<td></td>
<td></td>
<td>2. Tripura Upajati Juba Samity</td>
<td>Two Leaves</td>
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<tr>
<td></td>
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<tr>
<td>25</td>
<td>Uttar Pradesh</td>
<td>Samajwadi Party</td>
<td>Bicycle</td>
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<td>26</td>
<td>West Bengal</td>
<td>1. All India Forward Bloc</td>
<td>Lion</td>
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<td></td>
<td>2. Revolutionary Socialist Party</td>
<td>Spade &amp; Stoker</td>
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<td></td>
<td>3. All India Trinamool Congress</td>
<td>Flowers &amp; Grass</td>
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<tr>
<td>Sl. No.</td>
<td>Name of the Registered Unrecognised Political Party</td>
<td>Headquarters Address</td>
<td></td>
</tr>
<tr>
<td>--------</td>
<td>-----------------------------------------------------</td>
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<td></td>
</tr>
<tr>
<td>2.</td>
<td>Adarsh Lok Dal</td>
<td>Abu Nagar, Opposite Police Station Fatehpur City, District, Fatehpur (U.P.)</td>
<td></td>
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<tr>
<td>3.</td>
<td>Adarshwadi Dal</td>
<td>Jawahar Road, Khurja-203136, Distt. Bulandshahr, (U.P.)</td>
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</tr>
<tr>
<td>5.</td>
<td>Ajeya Bharat Party</td>
<td>A-14, Mohan Estates, Mathura Road, New Delhi.</td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Akahand Bharat Maha Sangh Sarvahara</td>
<td>Sunfoul, Kota-1, (Rajasthan), Kranti Party</td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td>Akhil Bharat Hindu Mahasabha</td>
<td>Mandir Marg, New Delhi-110001,</td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>Akhil Bharatiya Ashok Sena</td>
<td>117/0/17, Gita Nagar, Kanpur-208025 (Uttar Pradesh)</td>
<td></td>
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<tr>
<td>12.</td>
<td>Akhil Bharatiya Dal</td>
<td>301/6, Kaushilya Park, Hazh Khas, New Delhi-110016.</td>
<td></td>
</tr>
<tr>
<td>18.</td>
<td>Akhil Bharatiya Garib Mazdoor Kisan Party</td>
<td>4/74, Sector-IV, Dr. Ambedkar Nagar,</td>
<td></td>
</tr>
<tr>
<td>20.</td>
<td>Akhil Bharatiya Gorkha League</td>
<td>Mahabir Building, Ladien Road, Darjeeling-734101 (West Bengal)</td>
<td></td>
</tr>
<tr>
<td>21.</td>
<td>Akhil Bharatiya Hindustani Kranti Party</td>
<td>B/92, Awas Vikas Colony, Lucknow Road, Hardoi (U.P.).</td>
<td></td>
</tr>
<tr>
<td>23.</td>
<td>Akhil Bharatiya Jan Sangh</td>
<td>J-394 Shankar Road, New Delhi-110060</td>
<td></td>
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<tr>
<td>26.</td>
<td>Akhil Bharatiya Kisan Mazdoor Morcha</td>
<td>Shri Mahatma Gandhi Vichar Kendra, Uldan, Jhansi (Uttar Pradesh)</td>
<td></td>
</tr>
<tr>
<td>27.</td>
<td>Akhil Bharatiya Lok Tantrik Alp-Sanchayak Jan Morcha</td>
<td>Village Barve, Post Dahu, P.S. Ormanzari,</td>
<td></td>
</tr>
<tr>
<td>30.</td>
<td>Akhil Bharatiya Mahila Dal</td>
<td>H.I.G. L. 32, Kursi Road, Aliganj, Lucknow (UP).</td>
<td></td>
</tr>
<tr>
<td>32.</td>
<td>Akhil Bharatiya Manuv Kalyan Ram Rajya Committee</td>
<td>Chandpatia West, Champaran (Bihar)</td>
<td></td>
</tr>
<tr>
<td>33.</td>
<td>Akhil Bharatiya Manav Seva Dal</td>
<td>A-74, Sector-12, Noida (U.P.)</td>
<td></td>
</tr>
<tr>
<td>34.</td>
<td>Akhil Bharatiya Maratha Mahasangh</td>
<td>Prataprao Mane Sabbaghar, 5-Navalkar Lane, Mumbai- 400004 (Maharashtra).</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Akhil Bharatiya Pichhadavarg Party</td>
<td>Anarya Sadan Hajipur Nagar, Isupur, Ward No. 13, Distt. Vaishali (Bihar)</td>
<td></td>
</tr>
<tr>
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<td>---------------------------------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>36.</td>
<td>Akhil Bharatiya Rahiwwadi Congress (Dubeys)</td>
<td>WZ-8-93, Tanwar Market, Ring Road, Naraina, New Delhi-110028</td>
<td></td>
</tr>
<tr>
<td>37.</td>
<td>Akhil Bharatiya Ram Rajya Parishad (V.S. Atul)</td>
<td>B-279/7, Durga Kund, Varanasi (U.P.)</td>
<td></td>
</tr>
<tr>
<td>38.</td>
<td>Akhil Bharatiya Ram Rajya Parishad (Prem Ballabh Vyas)</td>
<td>Gaushala, Mathura (U.P.)</td>
<td></td>
</tr>
<tr>
<td>40.</td>
<td>Akhil Bharatiya Rashtriya Sanathan Sabha</td>
<td>Vaishali Nagar, Sideeshwar Ves, At. &amp; Post: Latur, Distt. Latur, 413512 (Maharashtra)</td>
<td></td>
</tr>
<tr>
<td>41.</td>
<td>Akhil Bharatiya Sena</td>
<td>Om Kala Niketan Sankalap, Co-op, Housing Society, Anandgar, Vidhansabha Park Site, (West), Bombay-400079 (Maharashtra)</td>
<td></td>
</tr>
<tr>
<td>42.</td>
<td>Akhil Bharatiya Shivvesa Rashtrawadi</td>
<td>Akhil Bharatiya Shivavesa Bhawan, Gur Mandi, Ludhiana (Punjab)</td>
<td></td>
</tr>
<tr>
<td>43.</td>
<td>Akhil Bharatiya Bero佐gaar Party</td>
<td>7996-97, Vikas Nagar, Lucknow (Uttar Pradesh).</td>
<td></td>
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<tr>
<td>44.</td>
<td>Akhil Bharatiya Bharat Desham Party Delhi</td>
<td>102, Sanskrit Nagar, Sector-14, Rohini, Delhi-110085</td>
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<tr>
<td>46.</td>
<td>Akhil Bharatiya Loktantrik Congress</td>
<td>F-3, Park Road, Lucknow (Uttar Pradesh)</td>
<td></td>
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<tr>
<td>47.</td>
<td>Akhil Bharatiya Loktantrik Congress</td>
<td>G-290, Old Seema Puri, Delhi-110095</td>
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<tr>
<td>48.</td>
<td>All India AzadaHind Mazdur and Jan Kalyan Party</td>
<td>Block A-1, Flat 2, Calcutta-700054 (West Bengal)</td>
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</tr>
<tr>
<td>49.</td>
<td>All India AzadaHind Mazdur and Jan Kalyan Party</td>
<td>291, M.T.H. Road, Villivakkam, Chennai-600049 (Tamil Nadu)</td>
<td></td>
</tr>
<tr>
<td>50.</td>
<td>All India AzadaHind Mazdur and Jan Kalyan Party</td>
<td>49-M, Motihilal, 1st Street, Madurai-625010 (Tamil Nadu)</td>
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<tr>
<td>51.</td>
<td>All India AzadaHind Mazdur and Jan Kalyan Party</td>
<td>A-1/126, Sector-6, Rohini, New Delhi</td>
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<tr>
<td>52.</td>
<td>All India Forward Bloc (Subhasist)</td>
<td>7996-97, Vikas Nagar, Lucknow (Uttar Pradesh).</td>
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<td>53.</td>
<td>All India Gareeb Congress</td>
<td>102, Sanskrit Nagar, Sector-14, Rohini, Delhi-110085</td>
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<td>54.</td>
<td>All India Homeless People Congress 743516</td>
<td>G-290, Old Seema Puri, Delhi-110095</td>
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<td>55.</td>
<td>All India Justice Party</td>
<td>291, M.T.H. Road, Villivakkam, Chennai-600049 (Tamil Nadu)</td>
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<tr>
<td>56.</td>
<td>All India Labour Welfare Party</td>
<td>49-M, Motihilal, 1st Street, Madurai-625010 (Tamil Nadu)</td>
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<td>57.</td>
<td>All India Lok Raj Party</td>
<td>A-1/126, Sector-6, Rohini, New Delhi</td>
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<td>58.</td>
<td>All India Majila Raj Party</td>
<td>Nabagram Garia, P.O. Panchpota, South 24 Parganas-</td>
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<td>59.</td>
<td>All India Minorities Front</td>
<td>Block A-1, Flat 2, Calcutta-700054 (West Bengal)</td>
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<td>60.</td>
<td>All India National Youth Party</td>
<td>291, M.T.H. Road, Villivakkam, Chennai-600049 (Tamil Nadu)</td>
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<td>61.</td>
<td>All India Nethaji Congress 600003</td>
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<td>62.</td>
<td>All India Peopels's Party</td>
<td>Village-Meharban, Tehsil &amp; District-Ludhiana (Punjab)</td>
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<td>63.</td>
<td>All India Pravasi Dal</td>
<td>5A, Orient Row, Calcutta-700017 (West Bengal).</td>
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<td>64.</td>
<td>All India Shiromani Baba Jiwan Singh Mazhabi Dal</td>
<td>148, South Avenue, New Delhi-110001.</td>
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<td>65.</td>
<td>All India Tafsili United Party</td>
<td>C-177, Sector ‘J’, Aliganj, Lucknow (Uttar Pradesh).</td>
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<td>66.</td>
<td>All India Tribes And Minorities Front</td>
<td>Village Simulpur, Post-Thakur Nagar, District 24-Parganas (N), (West Bengal).</td>
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<td>67.</td>
<td>All India Vakkalar Munnetra Kalagam</td>
<td>34, Kanagasabai Nagar, Municipal Colony, Thanjavur-7 (Tamil Nadu).</td>
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<td>74</td>
<td>All India Youth Akali Dal, Ludhiana</td>
<td>BXX-1723, New Prem Nagar, Near Hathi Complex, (Punjab).</td>
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<td>75</td>
<td>All J&amp;K Peoples Patriotic Front (Kerala)</td>
<td>Jawaharnagar, House No.97 Police Station, Ragh Bagh, Srinagar (Jammu &amp; Kashmir).</td>
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<td>76</td>
<td>All Kerala M.G.R. Dravida Munnetra Partv</td>
<td>Das Building Nemom P.0 Thiruvananthapuram-695020 (Tamil Nadu).</td>
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<td>77</td>
<td>All Party Hill Leaders Conference (Armison Marak Group)</td>
<td>P.O. Tura Chandmari, West Gato Hills-794002 (Meghalaya)</td>
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<td>78</td>
<td>Ambedkar Kranti Dal</td>
<td>409/411, Hind Nagar Lucknow (Uttar Pradesh).</td>
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<td>79</td>
<td>Ambedkar Peoples Movement</td>
<td>39, Saravana Street, T, Nagar, Chennai-600017 (Tamil Nadu).</td>
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<td>80</td>
<td>Ambekar Pragatisheel Republican Dal</td>
<td>Dr. Lohia Colony, Shahijpur, Pin-242001 (Uttar Pradesh).</td>
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<td>81</td>
<td>Ambedkar Puratchikara Makkal Kachi</td>
<td>No. 9, Third Street, Kalkan Nagar Adambakkam, Chennai (Tamil Nadu).</td>
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<td>82</td>
<td>Ambedkar Samaj Party</td>
<td>304, Mandakinni Enclave, Alakhandha, New Delhi-110019</td>
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<td>83</td>
<td>Ambedkarbadi Party</td>
<td>136/1, Diamond Harbour Road, Calcutta-700063 (West Bengal).</td>
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<td>84</td>
<td>Amra Bangalee</td>
<td>No. 2, Ballav Street, Culcutta-700004 (West Bengal).</td>
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<td>85</td>
<td>Ananthithiya Thamizhagama Munnetra Kaazham</td>
<td>1/2, Narvar Nagar KalveeramPalayam, Bharathiar University (Post)</td>
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<td>86</td>
<td>Andaman Nicobar Vikas Congress</td>
<td>MB-23, M. G. Road, Middle Point, Port Blair-741001 (Andaman Nicobar Islands)</td>
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<td>87</td>
<td>Andaman People's Party</td>
<td>Babuline, Aberdeen Bazar, Port Blair-744104 (Andaman &amp; Nicobar Islands).</td>
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<td>88</td>
<td>Andhra Nadu Party</td>
<td>10-5-14/1, Masab Tank, Hyderabad-500028 (Andhra Pradesh)</td>
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<td>89</td>
<td>Andhra Pradesh Navodaya Praja Party</td>
<td>P.No.3-11. Thakkukguda, Village, Maheshwaram Mandal, Mankhal Post, Ranga Reddy District (Andhra Pradesh).</td>
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<td>90</td>
<td>Anna Telugu Desam Party</td>
<td>4-1-825/8.9 and 10, NTR Estates, Abids, Hyderabad-50001, Andhra Pradesh.</td>
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<td>91</td>
<td>Anndata Party</td>
<td>Mandir Sri Purushottam Bhagwan, Chandrahaga 326023 Jhalarapanat City, District-Jhalawar (Rajasthan)</td>
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<td>92</td>
<td>Anti Injustice Party</td>
<td>643, Madarpura, Mandusaur-458002 (Madhya Pradesh).</td>
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<td>93</td>
<td>Apna Dal</td>
<td>1/2A, P. Sen Road, Lucknow (UP).</td>
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<td>Arya Sabha</td>
<td>7, Jantar Mantar Road, New Delhi-110001.</td>
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<td>97</td>
<td>Asom Jatiya Parishad</td>
<td>G. S. Road, Guwahati-7 (Assam).</td>
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<td>98</td>
<td>Awami National Party</td>
<td>26, Chowrangee Road, Calcutta-700087 (West Bengal).</td>
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<td>99</td>
<td>Awami Party</td>
<td>E-11/77, New Colony, Haiz Khas Ext, Malviya Nagar, New Delhi-110017</td>
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<td>100</td>
<td>Azad Hind Fauz (R)</td>
<td>5, Janaki Nivas, Shenvi Wadi, Khadikar Road, Girgaun, Mumbai-400004 (Maharashtra).</td>
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<td>101</td>
<td>Baghel Khand Samaj</td>
<td>857/28, B/54 B, Allahapur Allahabad-211002 (U.P)</td>
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<td>102</td>
<td>Bahujan Ekta Party (R)</td>
<td>2151/17A/12, New Patel Nagar, New Delhi-110008.</td>
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<td>103</td>
<td>Bahujan Kranti Dal</td>
<td>8/440, Trilok Puri, Delhi-110091.</td>
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<td>Bahujan Kranti Dal (Jai)</td>
<td>4, Circular Road, Chankya Puri, New Delhi-110021.</td>
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<td>107</td>
<td>Bahujan Republican Party</td>
<td>H. No.1-7-1046/18.SRT Quarters-18, Azamabad Ramnagar, Hyderabad-500020 (Andhra Pradesh).</td>
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<td>108</td>
<td>Bahujan Samaj Party (Ambedkar)</td>
<td>Village; Post Office Segti, District Ambala (Haryana).</td>
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<td>110</td>
<td>Bahujan Vikas Party</td>
<td>1/81, Bhim Nagar, Kurawali-205265, Mainpuri (Uttar Pradesh)</td>
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<td>111</td>
<td>Bharat Bachao Party of India</td>
<td>11-D, Pushpanjali Enclave, New Delhi.</td>
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<td>112</td>
<td>Bgarat Dal</td>
<td>Bharat Sevadham Arayak, Krantideep Mourana, Nupur, District Bijnour (U.P.).</td>
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<td>No.</td>
<td>Party Name</td>
<td>Address/Location</td>
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<td>113</td>
<td>Bharat Jan Party</td>
<td>324-Kailash Nagar, Ghaziabad (Uttar Pradesh)</td>
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<td>114</td>
<td>Bharat Ka Samaywadi Dal</td>
<td>H.Q. Raktab Kaksh, P.O. Anandnagar</td>
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<td>Kanpur-208001 (UP)</td>
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<td>115</td>
<td>Bharat Ki Lok Jimnendar Party</td>
<td>3/250, Vishwas Khand, Gomti Nagar, Lucknow-226010</td>
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<td>116</td>
<td>Bharat Mukti Dal</td>
<td>111-Pocket-B, Sarita Vihar, New Delhi-110044</td>
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<td>117</td>
<td>Bharat Nav Jyoti Sangh</td>
<td>18/25-A, Kursava, Fulbagh, Kanpur-208001 (Uttar Pradesh)</td>
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<td>118</td>
<td>Bharat Nirudyog Party</td>
<td>18/26, South Cross Road, Basavamagudi, Bangalore-560004 (Karnataka)</td>
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<td>119</td>
<td>Bharat Pensioner’s Front</td>
<td>R-17 Hauz Khas Elclave, New Delhi-110016.</td>
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<td>120</td>
<td>Bharathia Makkal Congress</td>
<td>N.30, Veluchetty Street, S.Kaduyr, Jolarpet, North Arcot Distt. (Tamil Nadu).</td>
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<td>Bharathiy Nethaji Party</td>
<td>3857, 4th, Cross Gayathri Nagar, Bangalore-560021 (Karnataka)</td>
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<td>Bharatiya Lok Panchayat</td>
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<td>123</td>
<td>Bharatiya Rashtrawadi Dal</td>
<td>125 Ram Vihar, New Delhi-110092.</td>
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<td>124</td>
<td>Bharatiya Adarsh Party</td>
<td>Society Bhawan, V &amp; P.O.- Asni Jaipur, Dist. Bhopur, (Bihar)</td>
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<td>125</td>
<td>Bharatiya Ambedkar Party</td>
<td>Main Bazar, Krishna Nagar, Jaura Fatak, Amristar (Punjab).</td>
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<td>126</td>
<td>Bharatiya Ashi Jan Party</td>
<td>151, C. Sector, Second Floor, Room No.203, Inder Puri Bhopal-462022 (M.P.)</td>
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<td>127</td>
<td>Bharatiya Azad Party</td>
<td>151/16 Onkar Nakar-B Trinagar, Delhi-110035</td>
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<td>128</td>
<td>Bharatiya Backward Party</td>
<td>71,Surya Apartments,Fraser Road,Patna-800001</td>
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<td>129</td>
<td>Bharatiya Berograz Muzdoor</td>
<td>Bansal Goan, AP.O. Dheghat Patti Malla, Chackault, Kisan Dal Distt. Almora (U.P.)</td>
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<td>130</td>
<td>Bharatiya Democratic Dal</td>
<td>No.1A Gangai Amman Koil, Second Street Vadapalani, Chennai-600026 (Tamil Nadu)</td>
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<td>131</td>
<td>Bharatiya Dhuni Party</td>
<td>WZ-422 Raj Nagar, Palam Colony, New Delhi-110045.</td>
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<td>Bharatiya Ekta Party</td>
<td>105-Railway Road, Etta-207001 (U.P.)</td>
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<td>133</td>
<td>Bharatiya Gareeb Party</td>
<td>H.No.6397, Near Basti Mandir Satyanaranai Nabikarim, Paharganj, New Delhi-110055</td>
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<td>Bharatiya Hindu Sena</td>
<td>Amer Bhawa, Amer, Jaipur(Rajasthan)</td>
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<td>Bharatiya Jai Jawan Jai Kisan Party</td>
<td>Near Truck Union, Hjajjar, Dist. Rohtak, (Haryana)</td>
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<td>136</td>
<td>Bharatiya Jan Congress</td>
<td>5158/XV, Mahalaxmi-Building, Behind Ramakrishna Mission, Pahargang Lane, New Delhi-110055</td>
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<td>137</td>
<td>Bharatiya Jan Jagriti Party</td>
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<td>138</td>
<td>Bharatiya Jan Kisan Party</td>
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<td>139</td>
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<td>C/o Raja Ram Yadav, Raghuvir Nagar, New Delhi-Colony, Devaria (U.P.)</td>
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<td>140</td>
<td>Bharatiya Jan Shakti Party</td>
<td>G-351 Pratap Vihar Vijay Nagar, Ghaziabad-202002 (U.P.)</td>
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<td>141</td>
<td>Bharatiya Jan Vikas Party</td>
<td>East Ashok Nagar, Post-Gulab House, Road No. 14A, Kakkarbagh, Patna-20 Bihar</td>
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<td>Bharatiya Janvadi Party</td>
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<td>144</td>
<td>Bharatiya Kisan Kamgar Party</td>
<td>214, Shahpur Jat, New Delhi-110049.</td>
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<td>Bharatiya Kranti Sana</td>
<td>58/8-A Parvati Darshan, Pune-411009, (Maharastra)</td>
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<td>Bharatiya Kranti Parishad Swatantra Jan Parishad</td>
<td>Dholipal, Distt-Ganganagar (Rajasthan)</td>
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<td>149</td>
<td>Bharatiya Krishi Udyog Sangh</td>
<td>C/o Ranjit Singh Rana, Basant Bihar Colony, Second Floor, Boring Road, Patna-800001 (Bihar)</td>
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<td>Bharatiya Labour Party</td>
<td>B.P.281, Ravi Nagar, Mughalsarai, Varansai-232101 (U.P.)</td>
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<td>151</td>
<td>Bharatiya Lok Kalyan Dal</td>
<td>Area/Post/Tahsil Bhubi, Faizabad (U.P.)</td>
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<td>Bharatiya Lok Tantirik Mazdoor Dal</td>
<td>N-686, Jwalapuri, Nangloli, Delhi.</td>
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<td>153</td>
<td>Bharatiya Manav Raksha Dal</td>
<td>Barking, Pathani, Bhopal-21 (M.P.)</td>
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<td>Party Name and Affiliation</td>
<td>Address</td>
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<td>Bhatatiya Minorities Suraksha Mahasangh</td>
<td>410, Arcadia Building, Sir J.J. Road Opp. J.J Hospital Bombay-400008 (Maharashtra).</td>
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<td>155</td>
<td>Bharatiya Momin Front</td>
<td>174, Anand Puri West Boring Canal Road, Patna-800001 (Bihar)</td>
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<td>Bharatiya Muhabbat Party (All India)</td>
<td>H. No. 18184, Chandras Basti, Bhatinda-151001 (Punjab).</td>
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<td>Bharatiya Muslim Party (Siddiqui)</td>
<td>Village Surajpur, P.O. Radadeoria, Distt. Khiri-262071 (Uttar Pradesh).</td>
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<td>159</td>
<td>Bharatiya Parivartan Morcha</td>
<td>3/8, Shah Nagar Mangla Puri Terminal, Palam, New Delhi.</td>
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<td>Bharatiya Prajatantra Party</td>
<td>Patel Nagar, Road No.9 Patna-23 (Bihar).</td>
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<td>163</td>
<td>Bharatiya Rashtriya Jan Jagran Congress Party</td>
<td>108, Kanshi Ram's Building, Sanjoli, Shimla-171006 (Himachal Pradesh)</td>
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<td>164</td>
<td>Bharati Rashtriya Janhit Party</td>
<td>C-2968, Sapna Colony, Lucknow-226017 (Uttar Pradesh)</td>
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<td>Bharatiya Rashtriya Mazdoor Dal</td>
<td>Naya Sarafa, Gwalior-474001 (Madhya Pradesh)</td>
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<td>Bharatiya Rashtriya Morcha</td>
<td>Navdiya Fatehgarh, Farukhabad (U.P.).</td>
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<td>Bharatiya Rashtriya Parashad</td>
<td>E-164, Samastpur Road, Pandav Nagar, Delhi-110092.</td>
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<td>Bharatiya Rashtriya Sangh</td>
<td>A-108, Nehru Vihar, (Near Sherpur Chowk), Karawal Nagar Road, Delhi-110094.</td>
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<td>170</td>
<td>Bharatiya Republican Paksha</td>
<td>Dr. Ambedkar Bhawan, Gokuldas Pasta Road, Dadar, Bombay-400014 (Maharashtra).</td>
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<td>171</td>
<td>Bharatiya Samaj Dal</td>
<td>85, Chowk Makandu Ganj, Pratapgarh, (Uttar Pradesh).</td>
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<td>Bharatiya Samaj Kalyan Party Bharat</td>
<td>85, Chowk Makandu Ganj, Pratapgarh, (Uttar Pradesh).</td>
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<td>173</td>
<td>Bharatiya Samaj Sangathan Morcha</td>
<td>85, Chowk Makandu Ganj, Pratapgarh, (Uttar Pradesh).</td>
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<td>174</td>
<td>Bharatiya Samajwadi Vikas Party</td>
<td>85, Chowk Makandu Ganj, Pratapgarh, (Uttar Pradesh).</td>
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<td>175</td>
<td>Bharatiya Samata Party</td>
<td>85, Chowk Makandu Ganj, Pratapgarh, (Uttar Pradesh).</td>
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<td>176</td>
<td>Bharatiya Shankhsetr Party</td>
<td>85, Chowk Makandu Ganj, Pratapgarh, (Uttar Pradesh).</td>
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<td>177</td>
<td>Bharatiya Sarvcalayan Krami Dal</td>
<td>85, Chowk Makandu Ganj, Pratapgarh, (Uttar Pradesh).</td>
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<td>178</td>
<td>Bharatiya Seva Dal</td>
<td>3-1-236/239/1, First Floor, Somasunderam Street, Secunderabad-500003 (Andhara Pradesh).</td>
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<td>179</td>
<td>Bharatiya Shramik Dal</td>
<td>L-238, Vikash Pradhikaran Colony Indira Nagar Rai Bareilly (U.P.).</td>
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<td>180</td>
<td>Bharatiya Yuva Shakti</td>
<td>B-32-B, New Gupta Colony, Delhi-110009.</td>
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<td>181</td>
<td>Bharatiya Bahujan Mahasangha</td>
<td>Dr. Ambedkar Bhawan, Gokuldas Pasta Road, Dadar, Bombay-400014 (Maharashtra).</td>
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<td>182</td>
<td>Bharteey Samajwadi Morcha</td>
<td>3/1108, Dehradun Chowk Saharanpur-247001 (Uttar Pradesh).</td>
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<td>183</td>
<td>Bharti Krishak Seva Samaj</td>
<td>Village-Kharkhari Ashram, Post-Kharkhoda, District - Meerut (Uttar Pradesh)</td>
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<td>184</td>
<td>Bharti Lok Lehar Party</td>
<td>136, Ajit Nagar, Amritsar (Punjab).</td>
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<td>185</td>
<td>Bhartiya Deshbjakt Party</td>
<td>92/2, Pratap Market, Munirka (C/O Somu Press), New Delhi-110067.</td>
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<td>186</td>
<td>Bhartiya Gorkha Janashakti</td>
<td>262/H.D. Lama Road, Darjeeling-734101, (West Bengal).</td>
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<td>187</td>
<td>Bhartiya Jan Kalyan Party</td>
<td>199/2, Arjun Nagar Katihal-136027 (Haryana).</td>
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<td>188</td>
<td>Bhartiya Jana Congress (Rashtriya)</td>
<td>113/70B, Lal Bahadur Shastri Nagar, Patna-800023 (Bihar)</td>
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<td>190</td>
<td>Bhartiya Mahasakti Morcha</td>
<td>115, Jai Narayan Varma Road, Fatehgarh, Distt. Farukhabad, Uttar Pradesh, Pin-209601.</td>
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<td>191</td>
<td>Bhartiya Nojawan Dal</td>
<td>Sector-6, Pocket B-2, H. No. 23, Rohini, New Delhi-110085.</td>
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<td>192</td>
<td>Bhartiya Pragatisheel Party</td>
<td>H. No. 524/45, Kotda, Pushkar Road, Ajmer-305001, (Rajasthan).</td>
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<td>193</td>
<td>Bhartiya Rakshak Party</td>
<td>H.No.397, Housing Board Colony, Rohtak-124001, (Haryana).</td>
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<td>194. Bhartiya Vikas Party</td>
<td>139-B, Tamur Nagar, New Friends Colony, New Delhi</td>
<td>560/12, Krishna Nagar, Kamput Road, Lucknow-226005 (U.P.)</td>
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<td>195. Bhumi Jotak Samoooh</td>
<td>303,C-Block, Daroga Prasad Roy Path, Patna-800001 (Bihar).</td>
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<td>196. Bhrashtachar Virodhi Dal</td>
<td>C/O Serj P. Samantaray, IAS (Retd), At/P.O. Madhupatna Cuttack-10 (Orissa)</td>
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<td>198. Bolshevik Party Of India</td>
<td>C/o Bhai Bansod Juni Oli, Ram Mandir, Kamptee, District - Nagpur (Maharashtra).</td>
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<td>199. Bundelkhand Mukti Morcha</td>
<td>Shukhli Ice Factory Bhavan, Elite, Chouraha, Janshir- 284001 (Uttar Pradesh)</td>
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<td>201. Chhattisgarh Kisan Mazdoor Party</td>
<td>General Post-Sakti, Ward No. 5, District Bilaspur (Madhya Pradesh)</td>
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<td>204. Chhota Nagpur Santhal Pargana Jan Seva Dal</td>
<td>Vill Daria, Post Khunte, Distt. Ranchi (Bihar).</td>
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<td>205. Christian Democratic Front</td>
<td>No. 9, Rosary, Church Road, San Thome, Chennai (Tamil Nadu).</td>
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<tr>
<td>206. Christian Mannatra Kazhagam</td>
<td>93, Thayyappa Madali Street, Chennai-600001 (Tamil Nadu)</td>
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<td>207. Communist Marxist Party Kerala State Committee</td>
<td>Kunnukuzhy, Trivandrum-695037 (Kerala).</td>
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<tr>
<td>208. Communist Party Of India, (Marxist-Leninist)</td>
<td>U-90 Shakarpur, Delhi-1 10092</td>
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<td>209. Congress Of People</td>
<td>5, Patropolis Colaba, Bombay-400005 (Maharashtra).</td>
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<td>210. Coperator’s Front of Assam</td>
<td>Police Point, (Guwahati University East), P.O. Guwahati-14 (Assam).</td>
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<td>211. Dalit Mazdoor Kisan Party</td>
<td>E-11/77, New Colony, HauzRani, Malviya Nagar, New Delhi-110017</td>
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<td>213. Delhi Poorvanchal Party</td>
<td>B-43, G.T. Karnal Road, Industrial Area, Delhi-110033</td>
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<td>214. Delhi Vikas Party</td>
<td>B-600 Jahangir Puri, Delhi-110033</td>
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<td>216. Democratic Forward Bloc</td>
<td>66, Tamil Sangam Road, Madurai-625001 (Tamil Nadu).</td>
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<td>218. Democratic Janata Dal (J &amp; K)</td>
<td>344 EP, Cristen Colony (Sheheed Chowk).</td>
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<td>220. Democratic Movement</td>
<td>Pump Road, Tonka Toli. P.O. Chakradharpur-833102, Shingibhum West (Bihar)</td>
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<td>221. Democratic Socialist Party /Prabodh Chandra</td>
<td>Ward No. 2, Kathua (Jammu &amp; Kashmir).</td>
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<td>222. Democratic Socialist Party</td>
<td>162, Anandrao Unnra Marg, Ashok Nagar, Nagpur- 17 (Maharashtra).</td>
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<td>223. Desh Bachao Jan Morcha</td>
<td>3- Fancy Lane, Calcutta-700001 (West Bengal)</td>
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<td>224. Desh Bhakt Party</td>
<td>Lachen Rimpoch Building, Development Area, Gangtok (Sikkim)</td>
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<td>226. Desh Bachao Jan Morcha</td>
<td>D-6/171, Sector-31, Noida-201301 (Uttar Pradesh)</td>
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<td>227. Desh Bhakt Party</td>
<td>B-114, Peer Vihar, Delhi-110092</td>
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<td>233.</td>
<td>Desh Punjab Niyaye Front</td>
<td>6- Gill Market Maharaj Nagar, Ludhiana (Punjab)</td>
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<td>234.</td>
<td>Desia Pathakappu Kazhagam</td>
<td>&quot;ARIVAGAM'33, Ramakrishna Street, Gandhinagar, Saligramam, Chennai-600093 (Tamil Nadu).</td>
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<td>235.</td>
<td>Dhiravida Thelugar Munnette Kalagan</td>
<td>4/802, Kurunji Street, Tahsildar Nagar, Madurai-625020.</td>
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<td>236.</td>
<td>Divya Shakti Party</td>
<td>666/B (Ground Floor), Jheel Kurunja, Delhi-110051.</td>
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<td>237.</td>
<td>Doordarshi Party</td>
<td>16- Shree Society, Panchavati, 2nd Lane, Ambawadi, Ahmedabad-380006 (Gujarat)</td>
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<td>238.</td>
<td>Dravida Peravai</td>
<td>69, Rangapillais Street, Pondicherry-605008.</td>
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<td>239.</td>
<td>Ekta Kranti Dal U.P.</td>
<td>C/0 Satyapal Sagar Ammanal Jalal Nagar, Opp. Chhotti Line, Shahjahapar (Uttar Pradesh)</td>
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<td>240.</td>
<td>Ekta Party</td>
<td>Hotel Chirag, Jjoroda Road, Najafgarh, New Delhi-110043.</td>
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<td>242.</td>
<td>Ephraim Union</td>
<td>Tanglinglingia Building, Bawngkawn South Aizawl-796012, (Mizoram)</td>
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<td>244.</td>
<td>Forward Bloc (Socialist)</td>
<td>Temple Street, P. O. &amp; Distt. Jalpaiguri-745101 (West Bengal)</td>
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<td>245.</td>
<td>Gandhiwadi Rashtriya Congress</td>
<td>Teacher Colony. Teshil Road, Mahaoria, Post Mahaoria Town And Distt. Mirjapur, (Uttar Pradesh).</td>
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<td>246.</td>
<td>Gantantrik Gana Sammilan</td>
<td>Mehdi Alam Bora, Assam Tribune, Guwahati-3 (Assam)</td>
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<td>247.</td>
<td>Gareebjan Samaj Party</td>
<td>450, Jaidevbi Nagar, Garh Road, Meerut, (Uttar Pradesh).</td>
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<td>248.</td>
<td>Garib Janata Party</td>
<td>Rajinder Nagar, Main Bazar, P.O. Vijay Nagar, Batala Raod, Amritsar (Punjab)</td>
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<td>251.</td>
<td>Golden India Party</td>
<td>&quot;Nandan Van&quot;, B-94, Gyan Marg, Tilak Nagar, Jaipur-302004 (Rajasthan),</td>
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<td>252.</td>
<td>Gommant Lok Pokx</td>
<td>31st January Road, P.O.Box-242, Panjim (Goa).</td>
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<td>253.</td>
<td>Gondvana Gantantra Party</td>
<td>Village &amp; P.O. Trerher, Tehsil Kutghora, District-Bilapur (Madhya Pradesh)</td>
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<td>254.</td>
<td>Gorkha National Liberation Front</td>
<td>Dr. Zakir Hussain Road (Jalpahar Road), P.O. and District -Darjeeling, Darjeeling Gorkha Hill Council, (West Bengal).</td>
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<td>255.</td>
<td>Gorkha Democratic Front</td>
<td>C/o G.D.N.S. Building. R. N. Sinha Road, Post &amp; Dist. Darjeeling-734101 (West Bengal).</td>
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<td>256.</td>
<td>Grama Munnetra Kazhagam</td>
<td>‘Z’ Mangammal Salai, Rana Nagar, Tiruchirapalli-620021 (Tamil Nadu).</td>
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<td>257.</td>
<td>Gramya Bharat Bhoomi Dal</td>
<td>G-227, Sector-56; Noida, Distt. Ghaziabad. (U.P.),</td>
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<td>258.</td>
<td>Green Party of India</td>
<td>Majestic Mansion, 3rd Floor, 388, Sadar V. Patel Road Bombay-400004 (Maharashtra)</td>
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<td>259.</td>
<td>Gujarat Adijati Vikash Paksh</td>
<td>Block No.6/4, MLA Nivas, Sector-21, Gandhi Nagar, (Gujarat).</td>
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<td>260.</td>
<td>Gujarat Janata Parishad</td>
<td>Near Suryodaya Hall, Brahm Society, P.O. Distt. Surendranagar-363001 (Gujarat)</td>
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<td>261.</td>
<td>Gujarat Yuva Vikas Party</td>
<td>C/o Darbar Krupa Transport, Near Bus Stand, Vadnagar-384355, District-Mehsana (Gujarat)</td>
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<td>262.</td>
<td>Gurjar Sangh</td>
<td>At Garudi, P.O. Khadoda, Talsh Modusa District- Sabarkantha.(Guharat)</td>
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<td>263.</td>
<td>Haryana Bhoomiheen Party</td>
<td>80/10, Matak Mazri, Banso Gate, Karnal (Haryana)</td>
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<td>264.</td>
<td>Haryana Chhata Yuva Morecha</td>
<td>38, Prem Nagar, Jail Road, Rohtak (Haryana)</td>
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<td>265.</td>
<td>Haryana Democratic Congress</td>
<td>H.No. 1395 (Top), Sector-22B. Chandigarh.</td>
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<td>266.</td>
<td>Haryana Lok Dal</td>
<td>705, Sonipat Road, Rohtak (Haryana)</td>
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<td>268.</td>
<td>Himachal Sangam</td>
<td>Village-Gopal Chowk, P.O. Hahadev Sundernagar, Dist, Mandi-174401 (H.P.)</td>
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<td>269.</td>
<td>Hind Desham</td>
<td>C-3/38, Yanuma Vihar, Delhi.</td>
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<td>270.</td>
<td>Hind Kisan Mazdoor Party</td>
<td>31/419, Kela House, Maharana Pratap Nagar, Agra-4 (U.P.)</td>
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<td>271.</td>
<td>Hind Morcha</td>
<td>Samaj Sudhar Ashram, Sirsapur, Delhi</td>
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<td>Hind National Party</td>
<td>Janak Cinema Complex, Pankha Road, Janakpuri, Delhi-110058</td>
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<td>274.</td>
<td>Hind Vikas Party</td>
<td>P.O. Sri Karbagwan Nagar, Tapakalan, Near Kali Mandir, Jalesar Road, Ferozabad (U.P.)</td>
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<td>275.</td>
<td>Hindu Praja Party</td>
<td>Sangeetha Sahitya Samrskruthi Hindu Dharma Nilayam Brahmna Kodure(V), Poonmur Mandal,Dist- Guntur-522214(Andhra Pradesh)</td>
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<td>276.</td>
<td>Hindu Samaj Party</td>
<td>117/k-36, Sarvodaya Nagar, Kanpur(U.P.)</td>
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<td>277.</td>
<td>Hindustan Inquolab Party</td>
<td>Adarsh Nagar, Pala Road, Altigah-202001. (U.P.)</td>
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<td>278.</td>
<td>Hindustan Janta Party</td>
<td>M/S Sono Sales Corporation, Subji Mandi, Khokadpura</td>
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<td>280.</td>
<td>Hindustani Samajwadi Party</td>
<td>C/o Nehru Institute of Pharmacy; Technology, Kirari, Nangloi, Delhi-110007</td>
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<td>281.</td>
<td>Hul Jharkhand Party</td>
<td>2B, Palan Place, Calcutta-700019 (W.B.)</td>
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<td>283.</td>
<td>Indian Farmers and Workers Party</td>
<td>65, Kamraj Road, Tirupur (Tamil Nadu)</td>
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<td>284.</td>
<td>Indian Labour Congress</td>
<td>Jasmy Niwas, Sangumughum, Trivandrum-7 (Kerala)</td>
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<td>285.</td>
<td>Indian National Congress(O) Anti-Merger Group</td>
<td>A/44. Paryavaran Complex, Saidulazibab, New Delhi-30</td>
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<td>286.</td>
<td>Indian National Labour Party</td>
<td>Rajani Mukherjee Smiriti, Bhabar, Coal Dock Road, Farmer Coal Controller’s Office) Calcutta-700043(W.P.)</td>
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<td>288.</td>
<td>Indian National Party</td>
<td>India Cottage, Arun Estate, Musurisse-248179 (U.P.)</td>
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<td>290.</td>
<td>Indian People’s Congress</td>
<td>79, Lawyers Chambers, Supreme Court, New Delhi-110001</td>
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<td>Indian People’s Front</td>
<td>30, Meena Bagh, Maulana Azad Road, New Delhi-110011</td>
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<td>292.</td>
<td>Indian Republican Front</td>
<td>290, Mutthiganj, Allahabad(U.P.)</td>
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<td>293.</td>
<td>Indian Secular Front</td>
<td>202, Pocket-B, SFS (DDA Flats), Sukhdev Vihar, New Delhi-110025.</td>
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<td>294.</td>
<td>Indian Union Muslim League</td>
<td>18, Feroz Shah Gunj, Hyderabad-500002. (A.P.)</td>
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<td>308.</td>
<td>Jai Naujwan Jai Mazdoor</td>
<td>Someshwar Sihan, Central Jail Road, Buxar, Distt. Kissan Party</td>
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<td>309.</td>
<td>Jai Telangana Party</td>
<td>Buxar-802101 (Bihar).</td>
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<td>310.</td>
<td>Jammu &amp; Kashmir Awami National Conference</td>
<td>Central Office, Red Cross Road, Maisuma,Srinagar-190001</td>
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<td>311.</td>
<td>Jammu &amp; Kashmir People Conference</td>
<td>General Office, Old Secretariat Road, Srinagar-190001(J&amp;K</td>
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<td>312.</td>
<td>Jammu &amp; Kashmir Awami League</td>
<td>Central Office, No.1, Durganag Road, Adjacent Burn Hall School, Senawar, Srinagar-190001 (J &amp; K</td>
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<td>313.</td>
<td>Jammu and Kashmir Peoples Front</td>
<td>168, Rawalpora Housing colony, Srinagar (J &amp; K)</td>
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<td>315.</td>
<td>Jan Kranti Morcha</td>
<td>89-M, Kidwai Nagar, Kanpur (U.P.)</td>
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<td>316.</td>
<td>Jan Parishad</td>
<td>97/5, AshokMohalla, Nangloi, Delhi-110087.</td>
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<td>318.</td>
<td>Jan Sevak Sanghthnan</td>
<td>15/286, Civil Lines, Kanpur-1 (U.P.)</td>
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<td>319.</td>
<td>Jan Seva Party</td>
<td>J-7, Laxmi Nagar, Vikas Marg, Delhi-110092</td>
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<td>320.</td>
<td>Jan Swarajian party</td>
<td>40, Kachhiiana, Unnao (U.P.)</td>
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<td>321.</td>
<td>Jana Priya</td>
<td>A/2 Kastel,5, Cornwell Road, Bangalore-560025(Karnataka)</td>
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<td>322.</td>
<td>Janadhikapropsyia</td>
<td>State Committee Office, Near Vezhicherry</td>
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<td>323.</td>
<td>Sameksana Samity</td>
<td>Alleppey-688001(Kerala)</td>
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<td>325.</td>
<td>Janata Congress</td>
<td>A-15/2, Vasant Vihar, P.B.NO.8801, New Delhi-110057</td>
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<td>326.</td>
<td>Janata Dal (D)</td>
<td>5, Vidhayayak Puri, Jaipur (Rajasthan)</td>
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<td>327.</td>
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<td>328.</td>
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<td>329.</td>
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<td>Poonam Clinic, Kasgang Road, Sirh Pura(Eta)-207246 (U.P.)</td>
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<td>330.</td>
<td>Janata Vishak Party</td>
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<td>331.</td>
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<td>Kohi NO.75, Sector-17, Panchkula-134109 (Haryana)</td>
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<td>332.</td>
<td>Jansatta party</td>
<td>6A, PremVihar, Jansathh Road , Muzasffarnagar(U.P.)</td>
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<td>333.</td>
<td>Jatiya Kranti Manch</td>
<td>LB-57, Stage-IV, Laxmisagar Brit Colony, Bhubneswar-751006 (Orissa)</td>
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<td>335.</td>
<td>Jharkhand Liberation Front</td>
<td>P.S. Parsudih, At/post-karandih, Jamshedpur-831002 (Bihar)</td>
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<td>336.</td>
<td>Jharkhand Mukti Morcha (Ulgulan)</td>
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<td>337.</td>
<td>Jharkhand Party</td>
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<td>338.</td>
<td>Jharkhand Party (Narea)</td>
<td>At-Rachunathpur, P.O. Jhargram, Dist- Midnapur-721507 (West Bengal)</td>
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<td>340.</td>
<td>Kaivinayger (Peoplr’s) Munnetra</td>
<td>Sri Vissveswara Bhavanam, 76, Millers Road, Kilpauk, Chennai-600010(Tamil Nadu)</td>
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<td>342.</td>
<td>Kamaraj Desseeya Congress</td>
<td>7-Velayudha Raja Street, Raja Annamalaipuram Mandaveli, Chennai-600026(Tamil Nadu)</td>
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<td>343.</td>
<td>Kamjor Varg Sanght(Bihar)</td>
<td>Central Office: Post Office Building, Lal Babahdur Shastri Nagar, Post Office (Upper Floor) Patna-800023 (Bihar)</td>
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<td>344.</td>
<td>Kanchee Aringer Anna Dravida Makkal Kazhagam.</td>
<td>No.10A, Natham Mettu St., Chengalpattu (Tamil Nadu).</td>
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<td>344.</td>
<td>Kannada Paksha</td>
<td>No.259/1, 1st Floor, Rangswamy Temple Street (Opp. To Jain Temple) Bangalore-560053 (Karnataka)</td>
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<td>345.</td>
<td>Kannada Chalavali Vatal Paksha</td>
<td>154, Rangswamy Temple Street, Bangalore-560053 (Karnataka)</td>
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<td>346.</td>
<td>Kannada Desha Party</td>
<td>2111, 7A Cross, III Main, Vijayanagar, II stage, Bangalore-560040(Karnataka)</td>
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<td>347.</td>
<td>Kanpur Grameen Sansthan</td>
<td>120/186, Lajpat Nagar, Kanpur (Uttar Pradesh)</td>
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<td>348.</td>
<td>Kannada Rajya Ryota Sangha</td>
<td>2111, 7A Cross, III Main, Vijayanagar, II stage, Bangalore-560040(Karnataka)</td>
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<td>349.</td>
<td>Karnataka Gana Parishat</td>
<td>No.166, Akshya, 7th Cross, 5th Main R.P.C. Layout Vijay Nagar, Bangalore-560040 (Karnataka)</td>
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<td>350.</td>
<td>Karnataka Kranthi Dal Pragati-ranga</td>
<td>NO. 240, 16th Main, 6th Cross, 1st Phase, 2nd stage, BTM (EWS) Layout, Bangalore-560004(Karnataka)</td>
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<td>351.</td>
<td>Karnataka Desha Party</td>
<td>No.9 East Anjaneya, Temple Road, Basavanagudi, Bangalore-560001(Karnataka)</td>
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<td>352.</td>
<td>Karnataka Thamizh Munnetra Kazhagam</td>
<td>No. 6, II nd floor, Chick Bazar Road Cross, Shivaji Nagar, Bangalore-560001(Karnataka)</td>
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<td>353.</td>
<td>Karnataka Vikasa Party</td>
<td>36, 1st floor, East Park Road, Kumara Park East, Bangalore-560001(Karnataka)</td>
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<td>354.</td>
<td>Kerala Congress</td>
<td>Ward XIII, Building 3-4, T.B. Road, Kottayam (Kerala)</td>
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<td>355.</td>
<td>Kerala Congress(B)</td>
<td>P.T. Chacko Smarak, Mandiram, S.S. Koval Road, Thumpanoor, Thrivananthapuram-695001 (Kerala)</td>
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<td>356.</td>
<td>Kisan Desham</td>
<td>Village Barma, Post-Kaithanwan, District Mungair-811107 (Bihar)</td>
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<td>Kisan Vikas Party</td>
<td>Abdul Pura, Distt. Meerut (U.P.)</td>
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<td>Kisan Desham Morcha</td>
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<td>G.M. College Road, Sambhalpur-768004 (Orissa)</td>
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<td>363.</td>
<td>Kosal Party</td>
<td>House No. 2019, Mistrikhan Road, Nahargarh Road, Jaipur (Rajasthan)</td>
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<td>364.</td>
<td>Kosal Party</td>
<td>C/o Shri O.R. Yadav, Railway Colony, Junagarh, Surat-362021 (Gujarat)</td>
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<td>368.</td>
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<td>18/22, Taskand Marg, Mool Chand Yadav Chouraha, Civil Lines, Allahabad (U.P.)</td>
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<td>369.</td>
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<td>Grace Cottage, Paiteveng, Kwakeltel, P.O. Manipal Pin-795001 (Manipur)</td>
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<td>370.</td>
<td>Labour And Job Seeker’s Party of India</td>
<td>66,Royappetta High Road, Mylapore, Chennai-600004</td>
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<td>371.</td>
<td>Labour And Job Seeker’s Party of India</td>
<td>4, Ramachander Lane, Ram Kishore Road, Civil Lines, Delhi-110054.</td>
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<td>372.</td>
<td>Labour And Job Seeker’s Party of India</td>
<td>1407, New Preet Nagar, Tibba Road, Ludhiana (Punjab)</td>
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<td>373.</td>
<td>Labour And Job Seeker’s Party of India</td>
<td>Hqrs. Lawngtlai, P.O.Lawngtlai-796891 (Mizoram)</td>
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<td>374.</td>
<td>Labour And Job Seeker’s Party of India</td>
<td>Bavali, Post-Khash, Distt. Meerut-250621 (U.P.)</td>
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<td>Sarvadharma Bhawan, Hindu-Muslim Visva Shanti Ashrama and Konosowhardha Vishwashanthi, Sarvadharma Ashrama Trust, Rajanagara, Poona-Bangalore Road, Tumkur-572106 (Karnataka)</td>
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<td>Lok Dal</td>
<td>5-F, Raj Guru Nagar, Ferosepur Road, Ludhina, Punjab</td>
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<td>377.</td>
<td>Lok Dal</td>
<td>C-616 Budh Nagar, Inderpuri, New Delhi-110012.</td>
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   2. Sant Ravidas Nagar, Quger Ring Road No. 26, Badli, New Delhi.
   3. 378. Lok Hit Morcha   Sant Ravidas Nagar, Quter Ring Road No. 26, Badli, New Delhi.
   4. 379. Lot Hit Party   Basti Abdulapura, Ludhiana-3 (Punjab)
   5. 380. Lok Party   9-1-35/F, Yadav Colony, Post-Vemulawada-505302, Karimnagar Distt. (A.P.)
   6. 381. Lok Seva Parishad   3/504, Aravalii Vihar, Delhi-110053.
   7. 382. Lok Swaraj Andolan   378. Lok Hit Morcha   Sant Ravidas Nagar, Quter Ring Road No. 26, Badli, New Delhi.
   8. 383. Lok Swaraj Abhiyan   Basti Abdulapura, Ludhiana-3 (Punjab)
   9. 384. Lok Swaraj Sangh   2, Tuglak Road, New Delhi-110011.
   11. 386. Loktantrik Jan Samajwadi Party   C-7/166, Yamuna Vihar, Delhi-110053.
   15. 390. M.G.R. Mannetra Kazhagam   NO.8, 5th Cross Street, Lake Area, Nungambakkam, Chennai-600034
   16. 391. M.G.R. Makkal Munnetra Kazhagam   Konnoor High Road (Canal Area)Otteri, Chennai-600012 (T.N.)
   17. 392. M.G.R. Munnai   36, South Usman Road, Chennai-600017(T.N.)
   18. 393. Madhya Pradesh Loktantrik Party   19- Durga Colony, Sanjivani Nagar, Gadda, Jabalpur-482003(M.P.)
   19. 394. Mahabharath Mahajan   Plot NO. 10, Vevekananda Nagar, Inner Ring Road, Kolathur, Chennai-600099 (Tamil Nadu)
   20. 395. Mahabharath Mahajan Sabha   ‘Shanti Kutir’281, Sanjivani Nagar, Jabalpur (M.P.)
   22. 397. Maharashtra Rashtravadi Congress   Dr. Babasaheb Ambedkar Nagar, Near Bus Stop, No.379 P.L. Lokhande Marg, Chember, Mumbai-400089 (Maharashtra)
   23. 398. Maharashtra Republic Party   Plot No. 6, Room No. 2, Dharavi Municipal Transit Camp, Dharavi, Mumbai-400017(Maharashtra)
   24. 399. Maharashtra Vikas Congress   At & Post-Jalgaon, Distt. Jalgaon-425001 (Maharashtra)
   26. 401. Majlis Bachao Tahtreek   18-7-198/A/5 Moghal Pura, Opp. Volta Hotel, Hyderabad-500002 (A.P)
   27. 402. Makkal Nalurimai Ka Kazhagam (People’s Liberal Party)   629, Anna Salai, Chennai-600006, (T.M.)
   28. 403. Makkal Sakti Eyakkam   17-A, South Avenue, Kamaraj Nagar, Thiruvanmiyur, Chennai-600041
   30. 405. Manav Samaj Party   9538, Gausala Baaradari, Kishanganj, Delhi-110006.
   32. 407. Manav Vikas Party   359/1, Chirag Delhi, New Delhi-110017.
   33. 408. Manava Party   G-23, Eureka Towers, Kirti, Chennanama Circle, Hubli-580029(Karnataka)
   34. 409. Manipur Hill People’s Council   Hotal Tampha-89 North A.O.C. Imphal-795001(Manipur)
   35. 410. Manipur People’s Council   Kwakeithel Bazar, Imphal –795001 (Manipur)
   36. 411. Manipur People’s Party (Democratic)   Qtr. No.1, Type-IV, Babupura, Imphal-795001 (Manipur)
   38. 413. Masraland Democratic Front   Saiha-796901, Chhimuipui Distt.(Mizoram).
   39. 414. Marumalarchi Thamizhakam   6867/5, Sannathi Street, Thirukokarnam, Pudkkottai-622 002, T.M.
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<th>Party Name</th>
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<td>1.</td>
<td>Marxist Co-ordination</td>
<td>115 M LA Flat, Bir Chand Patel Path, Patna-800004 (Bihar)</td>
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<td>2.</td>
<td>Marxist Engelsist Leninist</td>
<td>No. 30, Rajaji Street, Chingalpetta-603001 (Tamil Nadu).</td>
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<td>3.</td>
<td>Proletariat Health Commune</td>
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<td>5.</td>
<td>Maydhaavi Cong.,ess (J)</td>
<td>Chahal House, Civil Road, Gobana, District Sonipat (Haryana).</td>
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<td>10.</td>
<td>Moovendor Munreta Kaziagam</td>
<td>Lake Area, Melur Road, Madhurai-625107(Tamil Nadu)</td>
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<td>17.</td>
<td>National Confederation</td>
<td>Camp: Jagadishpur, Sureri (Rampur) Jaunpur (Uttar Pradesh)</td>
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<td>22.</td>
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<td>7A-Junction S.V. Road and Bandra Railway Station Road, Opp Lucky Hotel. Bandra (W), Mumbai-400050 (Maharashtra)</td>
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<td>National Party</td>
<td>Rudain Badayun - 202524 (Uttar Pradesh)</td>
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<td>27.</td>
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<td>16/2, Karaneeeshwarar Pagoda Street, Mylapore, Chennai-600004 (Tamil Nadu).</td>
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<td>Nationalist Democratic Movement</td>
<td>Room No. 6 &amp; 7, Naga Shopping Arcade, Dimapur (Nagaland)</td>
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<td>Nationalist Party of India</td>
<td>5A, Beli Road, Allahabad-211002, (Uttar Pradesh)</td>
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<td>H.O. Gote Nivas, Tisgaon Road, Kalyan (East) 421306 (Maharashtra).</td>
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<td>Nav Maharashtra Vikas Party</td>
<td>C-6, Bhaskar Darshan, Arunoday Nagar, Mulund East, Mumbai-400081, (Maharashtra)</td>
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<td>Nava Nirmana Nagarika Samithi (Karnataka)</td>
<td>6/7/8, Shankarmutt Road, Basavanagudi, Banagalore-560004</td>
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<td>35.</td>
<td>Nayee Party</td>
<td>C/o Miraa, Opp. Puria Park Panchavati, Nasik-422003 (Maharashtra)</td>
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<td>58-Satyas Nagar, Bhutaneswar-751007 (Orissa).</td>
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<td>453. Orissa Communist Party</td>
<td>MLA Colony, Unit- 4, Bhubatieswar (Orissa).</td>
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<td>454. Orissa Congress</td>
<td>Q No. D.S. 1/19, MLA Colony, Unit-4, Bhubaneshwar—750001 (Orissa).</td>
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<td>455. Orissa Khandayat Khetriya Krusak Gana Parishad</td>
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<td>458. Panchal Morcha</td>
<td>137B-1, Gautam Nagar, New Delhi-110049.</td>
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<td>462. Paschim Bang Rajya Muslim League</td>
<td>129, Collin Street, Calcutta-700016 (West Bengal).</td>
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<td>Sardhana Road, Kandkar Khara, Meerut (Uttar Pradesh)</td>
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<td>11, Harish Chandra Matnur Lane, New Delhi- 110001</td>
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<td>465. Peasants And Workers Party Of India</td>
<td>Hari Kharude Niwas, Mahatma Phule Road, Naigaon, Dadar Bombay (Maharashtra).</td>
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<td>469. People's Party Of India</td>
<td>9-10 Khub Ram Park, Prem Nagar, Opp. Railway Station, Nangloi, Delhi-110087.</td>
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<td>470. People's Party Of Prants</td>
<td>BV/332 Benjamin Road, Div.-3. Ludhiana (Punjab)</td>
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<td>471. Peoples Democracy Of India</td>
<td>712,G-Block, Military Road, Karol Bagh, New Delhi- 110005.</td>
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<td>472. Peoples Democratic League Of India</td>
<td>Building No.25,Flat No.8, Chinnavisnagar Layout., Byramji Town, Near Mental Hospital, Nagpur-13 (Maharashtra).</td>
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<td>473. Peoples Democratic Party</td>
<td>MASS Building Ernakulum North, P.O. Cochin-18 (Kerala).</td>
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<td>WZ-61-A, Naraina, New Delhi-110028</td>
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<td>477. Pondicherry Mannila Makkal Munni</td>
<td>17, Kumran Street, Kamarajar Nagar Pondicherry-605001</td>
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<td>478. Poorvanchal Rashtriya Congress</td>
<td>5158/XV Mahalaxmi Building, Behind Ramkrishna Mission Paharganj Lane, New Delhi-110055.</td>
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<td>480. Pragatisheel Party</td>
<td>111, Badshah Nagar, Lucknow-226007 (Uttar Pradesh)</td>
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<td>3-5-898/1, Himayatnagar, Hyderabad-500029 (Andhra Pradesh)</td>
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<td>483</td>
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<td>Seva Sangh Chauraha, Old Station Road, Udaipur (Rajasthan)</td>
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<td>Top Floor, 4-CHHA-30, Vigyan Nagar, Kota-324005 (Rajasthan).</td>
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<td>Gidhanipahari, Dumka-814101 (Bihar).</td>
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<td>Proutsar Sarva Samaj Samiti</td>
<td>10/105A, Sector 3, Rajendra Nagar, (Sahibabad, Dist.. Ghaziabad (U.P.).</td>
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<td>Panj Pir, Jalandhar City-14001 (Punjab).</td>
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<td>11, Industrial Area, Ram Darbar, Chandigarh.</td>
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<td>490</td>
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<td>Punjab Dal</td>
<td>H.No. BV/30A, Ramgarhia, Gurdwara Road, Barnala-148101. Distt. Sangrur (Punjab)</td>
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<td>132, New M.L.A.s. Hostel Govt. Estate, Chennai-600002 (Tamil Nadu)</td>
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<td>494</td>
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<td>2-183 Kola Street, Trupati-517501, (Andhra Pradesh)</td>
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<td>Quami Party</td>
<td>930, Street No.30/7, Jafraabad, Delhi-110053</td>
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<td>Quami Janta Dal</td>
<td>9-B, Triloknath Road. Lal Bagh, Lucknow (Uttar Pradesh).</td>
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<td>497</td>
<td>Quami Morcha</td>
<td>51, Kachcha Hata, Aminabad, Lucknow (U.P.).</td>
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<td>498</td>
<td>Rajasthan Veer Sena</td>
<td>1-8- 17 (SFS), Dr. Sheela Chowdhary Road Talwandi, Kota-324005 (Rajasthan).</td>
</tr>
<tr>
<td>499</td>
<td>Rajasthan Vikas Party</td>
<td>43, Chand Bihari Nagar, Khatipura Road, Jaipur-302012. (Rajasthan).</td>
</tr>
<tr>
<td>500</td>
<td>Ramrajya Marg</td>
<td>No. 17, Venus Colony, Second Street Alwarpet, Chennai-600018 (Tamil Nadu)</td>
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<td>502</td>
<td>Rashtriya Samajwadi Party 'Pragatisheel'</td>
<td>B-248, Mohan Nagar, Thatipur, Morar, Gwalior (Madhya Pradesh)</td>
</tr>
<tr>
<td>503</td>
<td>Rashtriya Akita Manch</td>
<td>A-1, Vikas Enclave, Hastal, Umat Nagar, New Delhi- 1 10059.</td>
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<tr>
<td>504</td>
<td>Rashtriya Ali Sena</td>
<td>1/1, Jafraabad, New Seelampur, Delhi-110053.</td>
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<tr>
<td>505</td>
<td>Rashtriya Alpankhyal, , Dalit Party</td>
<td>91, Safdar Manzil, Mughal Pura, Faizabad-224001 (U.P.)</td>
</tr>
<tr>
<td>507</td>
<td>Rashtriya Bharat Nav Nirman Sangathan</td>
<td>Doiwala, Dehradun Road, Dehradun-248140 (U.P.)</td>
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<tr>
<td>509</td>
<td>Rashtriya Chetna Manch</td>
<td>G-39 (GF), Lajpat Nagar,-III, New Delhi- 110024</td>
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<tr>
<td>510</td>
<td>Rashtriya Chhatra Kisan Mozdoor Party</td>
<td>Thathia, Nawabganj, Gonda (U.P.)</td>
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<tr>
<td>511</td>
<td>Rashtriya Deshshakt Party</td>
<td>B-61, Shanker Garden, Vikas Puri, New Delhi- 110018.</td>
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<tr>
<td>513</td>
<td>Rashtriya Hindu Morcha</td>
<td>Town School, Dibai, Bulundshahr-202393, (Uttar Pradesh).</td>
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<td>514</td>
<td>Rashtriya Jan Sangam</td>
<td>Sharma Kunj, Shivpuri, Bulundshahr (Uttar Pradesh).</td>
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<td>515</td>
<td>Rashtriya Janandolan Paksha</td>
<td>&quot;Powrrabavan&quot;, No. 56738(38), 60 Ft. Road, Gokula Mathikere Layout, Bangalore-560054 (Karnataka).</td>
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<td>516</td>
<td>Rashtriya Janata Janardan Party</td>
<td>R-Z,2080/27, Tuglakabad Ext., New Delhi-110019</td>
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<td>517</td>
<td>Rashtriya Janata Morcha Party</td>
<td>E-98, Saket, New Delhi-110017</td>
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<td>518</td>
<td>Rashtriya Jansevak Parishad</td>
<td>Devkanya Sadan, Near Water Tank, Tripolia Road, Banswara-327001 (Rajasthan)</td>
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<td>519.</td>
<td>Rashtriya Janta Congress</td>
<td>A-4, Swaran Singh Road, Adarsh Nagar, New Delhi-110033.</td>
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<td>521.</td>
<td>Rashtriya Krantikari Dal</td>
<td>Gopal Nagar, Main Surakhpur Road, Najafgarh, New Delhi-1 10043</td>
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<td>522.</td>
<td>Rashtriya Lok Dal</td>
<td>15, Windsor Place, New Delhi-110001.</td>
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<td>524.</td>
<td>Rashtriya Mazdoor Ekta Party</td>
<td>Block-B, Sant Nagar, Gali No. 57, Burari Road, Delhi-1 10009.</td>
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<tr>
<td>525.</td>
<td>Rashtriya Mazdoor Ekta Party (Samajwadi)</td>
<td>C-122 Pushpanjali, Pitam Pura. New Delhi-1 10034</td>
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<tr>
<td>526.</td>
<td>Rashtriya Mazdoor Paksha (Gujarat)</td>
<td>Vallabhai Patel Road, Opp. Municipal Corporation Building, Ahmedabad (Gujarat)</td>
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<tr>
<td>529.</td>
<td>Rashtriya Pragatisheel, Morcha</td>
<td>Behind Irwin Hospital, Navagam Ghed, Jamnagar (Gujarat).</td>
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<td>530.</td>
<td>Rashtriya Rajdhani, Congress Delhi</td>
<td>8, Nath Market, Nai Sarak, Delhi-1 10006.</td>
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<tr>
<td>532.</td>
<td>Rashtriya Samaj Sudhar Party</td>
<td>Village Thantri, Post Ghodi, Distt. Faridabad (Haryana)</td>
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<td>534.</td>
<td>Rashtriya Samdarshi Party</td>
<td>1853-C/10, Govindpuri, New Delhi-110019.</td>
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<td>535.</td>
<td>Rashtriya Sawarn Dal</td>
<td>Dubey Ka Parav, Aligarh-202001 (Uttar Pradesh).</td>
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<td>536.</td>
<td>Rashtriya Surajya Parishad</td>
<td>Mrudul Tower, Ground Floor, Kailash Society, H.K. House Lane, Ashram Road, Ahmedabad-380009 (Gujarat).</td>
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<tr>
<td>537.</td>
<td>Rashtriya Unnatisheel Dal</td>
<td>F. 167, Chand Bagh, P.O. Kulpur, Delhi-110094</td>
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<td>539.</td>
<td>Rashtriya Vikas Party</td>
<td>Sant Ravidas Nagar, Haiderpur (Badli), Delhi-1 10042</td>
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<tr>
<td>542.</td>
<td>Rashtriya Yuva Loktrantrik Party</td>
<td>Chamber No. 461, New Chamber Complex, Patiala House Courts, New Delhi-110001.</td>
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<tr>
<td>543.</td>
<td>Rastreeya Praja Parishat</td>
<td>H.No. 4-62/1, Jyoti Complex, Street No. 8, Habshiguda Hyderabad -500007 (Andhara Pradesh)</td>
</tr>
<tr>
<td>544.</td>
<td>Realist Party of India</td>
<td>84, Lal Bazar Street, Ground Floor, Room No. 5, Calcutta-1 (West Bengal).</td>
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<td>545.</td>
<td>Republican Janata Party</td>
<td>D-29, Gandhi Vihar, D.D.A. Colony, Mukherjee Nagar, Delhi-110009</td>
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<td>546.</td>
<td>Republican Party of India (Democratic)</td>
<td>Satpuda, Malabar Hill, Bombay (Maharashtra)</td>
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<tr>
<td>547.</td>
<td>Republican Party of India (Kamble)</td>
<td>11/74, Adarsh Nagar, Prabhadevi, Bombay-400025 (Maharashtra)</td>
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<tr>
<td>548.</td>
<td>Republican Party of India (Sivaraj)</td>
<td>10, Solai Street, Ayanavaram, Chennai-600023 (Tamil Nadu)</td>
</tr>
<tr>
<td>549.</td>
<td>Republican Party of India (A)</td>
<td>17/69, Thansingh Nagar, Anand Parbat, New Rohtak Road, New Delhi-110005.</td>
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<td>551.</td>
<td>Republican Pressidium Party of India</td>
<td>Uruili-Kanchan, Pune-412202 (Maharashtra)</td>
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<td>552.</td>
<td>Revolutionary Communist Party of India (Rasik Bhatt)</td>
<td>16/17, College Street, Calcutta-700012 (West Bengal)</td>
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<td>553.</td>
<td>Rising Sun Party</td>
<td>Office: Ranipool (Sikkim)</td>
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<td>554.</td>
<td>Sabian Party</td>
<td>C-1/50, Yamuna Vihar, Delhi-110053.</td>
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<td>555.</td>
<td>Sabka Dal Bharatiya Samajwadi Congress</td>
<td>N-14/169, Sarainandand (Khojya), Varanasi-221010 (Uttar Pradesh).</td>
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<td>556.</td>
<td>Sachet Bharat Party</td>
<td>13/A/5, Shivaji Nagar, No. 1, Govandi, Mumbai-43 (Maharashtra).</td>
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<td>558.</td>
<td>Saddhavana Party</td>
<td>Room No. 14, 1st Floor, Lucknow Hotel, Sri Ram Road Choraha, Aminabad, Lucknow-226018 (Uttar Pradesh).</td>
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<td>559.</td>
<td>Sahi Party</td>
<td>15, Nasiruddin Lane, Pahari Tola, Ranchi-834001 (Bihar)</td>
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<td>560.</td>
<td>Samajik Ekta Party</td>
<td>22, Housing Board Colony, Sonipat-131001 (Haryana)</td>
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<tr>
<td>561.</td>
<td>Samajik Jantyantrik Party</td>
<td>Mukam Raja Market, Cinema Road, Gopalganj, Nagar Palika</td>
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<td>562.</td>
<td>Samajik Kranti Dal</td>
<td>Post, Gopalganj-841428, Distt. Gopalganj (Bihar).</td>
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<td>563.</td>
<td>Samajik Nyaya Party</td>
<td>Room No. 14, 1st Floor, Lucknow Hotel, Sri Ram Road Choraha, Aminabad, Lucknow-226018 (Uttar Pradesh).</td>
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<td>564.</td>
<td>Samajwadi Dal</td>
<td>Vishwambika Bhavan, Ashapura, Naya Shaheer, Bikaner (Rajasthan)</td>
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<td>565.</td>
<td>Samajwadi Jan Parishad</td>
<td>Jai Malha Prasad, Reti Bunder Road, Mahagiri, Thane (W)-400601 (Maharashtra)</td>
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<td>566.</td>
<td>Samajwadi Jan Shakti Andolan</td>
<td>Gede Wali Road, Laskar, Gwalior, (Madhya Pradesh)</td>
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<td>567.</td>
<td>Samajwadi Janata Party (Maharashtra)</td>
<td>Barrack No. 4, Behind Yadavindra Dinsa Wacha Road, Church Gate, Mumbai-400020 (Maharashtra)</td>
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<td>568.</td>
<td>Sampurna Kranti Dal</td>
<td>12-B, Daroga Ray Path, Patna-800001 (Bihar)</td>
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<td>569.</td>
<td>Sanatan Samaj Party</td>
<td>68-A Block, Darulshafa, Lucknow (Uttar Pradesh)</td>
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<td>570.</td>
<td>Sarb Hind Shiromani Akali Dal</td>
<td>103, New Officers Colony, Patiala, Punjab.</td>
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<td>571.</td>
<td>Sarvadharam Party (Madhya Pradesh)</td>
<td>C-44, Padmanab Nagar, Bhopal-462023 (Madhya Pradesh)</td>
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<tr>
<td>572.</td>
<td>Sarvodaya Party</td>
<td>147, Dhimanpura, Shamli-247776, Muzaffarnagar (Uttar Pradesh)</td>
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<td>573.</td>
<td>Satya Marg Party</td>
<td>P-205, Basti Khwaja Meer Dard, Brion Road, New Delhi-110002.</td>
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<td>574.</td>
<td>Savarn Samaj Party</td>
<td>East of Stadium, Nand Hardwate, Sirmore Road, Rewa-486001 (M.P.)</td>
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<td>575.</td>
<td>Saifuddin Samaj Party (Madhya Pradesh)</td>
<td>101-2-597/24, 1st Floor, Lower Tank Bund Main Road, Hyderabad-500029 (Andhra Pradesh)</td>
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<td>576.</td>
<td>Savarn Samaj Party</td>
<td>68-A Block, Darulshafa, Lucknow (Uttar Pradesh)</td>
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<td>577.</td>
<td>Savrajti Janata Panchayat</td>
<td>Circular Road, Rewari-123401 (Haryana).</td>
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<td>578.</td>
<td>Sarvodaya Party</td>
<td>House No. 122-A, Ramvihar, Old Janipur, Jammu-180007 (Jammu &amp; Kashmir)</td>
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<td>579.</td>
<td>Senior Citizens Nationals Party of India</td>
<td>No. 1-2-597/24, 1st Floor, Lower Tank Bund Main Road, Hyderabad-500029 (Andhra Pradesh)</td>
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<td>580.</td>
<td>Shaheed Pheruman Akali Dal</td>
<td>81-D, LIG, DDA Flats, Motia Khan, Delhi-110055</td>
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<td>581.</td>
<td>Shiromani Akali Dal (Simranjit Singh Mann)</td>
<td>House No. 6, Sector-5, Chandigarh</td>
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<td>582.</td>
<td>Shiromani Akali Dal</td>
<td>22, Dera Khumba Road, New Delhi-110001.</td>
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<tr>
<td>584.</td>
<td>Shiromani Akali Dal (S)</td>
<td>Flat No. 36, Sector-4, Chandigarh</td>
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<td>585.</td>
<td>Shiromani Jagat Akali Dal</td>
<td>22, Dera Khumba Road, New Delhi-110001.</td>
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<td>586.</td>
<td>Shiromani Youth Akali Dal (Kahlom)</td>
<td>515051, Shakti Nagar, Khandwalla, Chaharta, Amritsar (Punjab).</td>
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<td>587.</td>
<td>Shiromani Youth Akali Dal</td>
<td>Near Doordarshan Kendra, Amritsar (Punjab).</td>
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<td>Name</td>
<td>Address</td>
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<td>591</td>
<td>Shoshit Samaj Dal</td>
<td>Centre Office: Dakshinini Mandiree, Patna-800001 (Bihar)</td>
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<td>592</td>
<td>Shoshit Samaj Party</td>
<td>327, Krishi Apartment, 'D-Block',Vikas Puri, New Delhi-110018</td>
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<td>Sikkim Janashakti Party</td>
<td>Ranipool Marchak, Chakung House, P.O. Ranipool, Gangtok (Sikkim)</td>
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<td>594</td>
<td>Shoshit Samaj National Liberation Front</td>
<td>31-A, National Highway, P.O. Gangtok (Sikkim)</td>
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<td>595</td>
<td>Sindh Jan Seva Party</td>
<td>Near Public Library, Veraval-362265 (Gujarat)</td>
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<td>596</td>
<td>Sirpanch Sarnaj Party</td>
<td>T-47, Old Nangal, Delhi Cantt-1 10010</td>
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<td>597</td>
<td>Social Action Party</td>
<td>Mylackal House, Ranny, Pathanamitta Distt., Pin-689072 (Kerala)</td>
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<td>598</td>
<td>Socialist Democratic Party</td>
<td>H. No. 73, Dilong Ward, Mokokchung-798601 (Nagaland)</td>
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<td>599</td>
<td>Socialist League of India</td>
<td>40, Fazale Rahemani.Society, Part-2, Juhapura, Ahmedabad-380055 (Gujarat)</td>
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<td>601</td>
<td>Socialist Party (Ramakant Pandey)</td>
<td>A-207, LakshmiNagar, New Delhi-1 10023</td>
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<td>602</td>
<td>Socialist Republican Party</td>
<td>State Committee Office, Tutor's Lane, Statue, Trivandrum-695001 (Kerala)</td>
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<td>603</td>
<td>Soshan Mukti Morcha</td>
<td>Ambedkar Nagar Sector 5, G-Block, House No.375, New Delhi-110062.</td>
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<td>604</td>
<td>Surajya Party</td>
<td>30/1, 1Ind Floor, I Cross, Stephen's Road Bangalore-560006 (Karnataka)</td>
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<td>605</td>
<td>Swarajya Party</td>
<td>174, Mahatma Gandhi Road (2nd Floor), Calcutta,7 (West Bengal)</td>
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<td>Swatantra Bharat Paksha</td>
<td>'Rahi', Khokadpura, Aurangabad-431001, (Maharashtra)</td>
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<td>607</td>
<td>Tamil Desiyak Katchi</td>
<td>C-15, Brown Stone Apartments Mahalingapuram, Main Road, Kodambakkam, Chennai-600034, (Tamil Nadu)</td>
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<td>608</td>
<td>Tamil Nadu Desecyam Gramacyn</td>
<td>5/58 Maniam Building, Theethipalayam Post, Thozhilalar Congressa, Coimbatore-641010 (Tamil Nadu)</td>
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<tr>
<td>609</td>
<td>Tamil Nadu Hindu Vallalar</td>
<td>21, Aattukara Street, Palakkarai</td>
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<td>610</td>
<td>Tamil Nadu Kamaraj Makkal Iyakkam</td>
<td>55, N.S, Krishnan Road, Kodambakkam Chennai-600024 (Tamil Nadu)</td>
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<td>611</td>
<td>Tamil Nadu Makkal Congress</td>
<td>310-Block V- Boopathy Nagar, Chennai 600024 (Tamil Nadu)</td>
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<td>612</td>
<td>Tamil Nadu Peasants &amp; Workers Party</td>
<td>No. 1, Jayammal Road, Teynampet, Chennai-600018 (Tamil Nadu)</td>
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<td>613</td>
<td>Tamil Nadu People's Party</td>
<td>16/2 K.P. Street Mlapore, Chennai-600004, (Tamil Nadu)</td>
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<td>614</td>
<td>Tamil Nadu People's Welfare Association</td>
<td>C-47, 1th B Cross, Thillai Nagar, Thiruchirappalli-602018 (Tamil Nadu)</td>
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<td>615</td>
<td>Tamil Desiyam. Iyyakkam</td>
<td>9, Sundareswarar Street, Mlapore, Chennai-600004 (Tamil Nadu)</td>
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<tr>
<td>616</td>
<td>Tamilar Kazhagam</td>
<td>180, Longly Road, Shevapat, Salem-636002 (Tamil Nadu)</td>
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<td>617</td>
<td>Tamizhaga Munnetra Munnani</td>
<td>No. 152 A, North Usman Road, T. Nagar, Chennai-600017 (Tamil Nadu)</td>
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<td>618</td>
<td>Tamizhaga Rajiv Congress 6-11, Main Road, Raja Annamalaipuram, Chennai-600028 (Tamil Nadu)</td>
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<td>619</td>
<td>Tamizhar Party</td>
<td>8/43, M.T.C.-Road, Mattur Dam, 1, Salaem District, Chennai-600017 (Tamil Nadu)</td>
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<td>620</td>
<td>Tarai Kranti Dal</td>
<td>21/2, Indira Nagar, Lucknow (Uttar Pradesh)</td>
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<td>621</td>
<td>Telangana Praja Party</td>
<td>'Anantha Nilayam', Door No. 14-9-519, Chudi Bazar, Dargah, Hyderabad-500012, Andhra Pradesh</td>
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<td>622</td>
<td>Tharsu Makkal Mandram</td>
<td>14-Sait Colony, First-Street Egnore-600008, (Tamil Nadu)</td>
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<td>623</td>
<td>Thayaka Marumalarchi Kazhagam</td>
<td>No. 10, Sadullah St. T. Nagar, Chennai-600007, (Tamil Nadu)</td>
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<td>624.</td>
<td>The Great India Revolutioners</td>
<td>4/55, Roop Nagar, Delhi-110007.</td>
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<tr>
<td>625.</td>
<td>The Humanist Party of India</td>
<td>34, Lavina, 52 A, Tagore Road Santa Curz (West), Bombay-400054 (Maharashtra)</td>
</tr>
<tr>
<td>626.</td>
<td>The Religion Of Man Revolving Political Party Of India</td>
<td>Kabitirtha, Kabitanagar, P.O. Bongaon, District. 24-Parganas (North) -743235 (West Bengal).</td>
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<td>627.</td>
<td>The Tamil Nadu State Indian Union Muslim League</td>
<td>15, Wuthucattan Street, Periamet Chennai-600003 (Tamil Nadu);</td>
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<td>628.</td>
<td>Tribal People Party</td>
<td>4/55, Roop Nagar, Delhi-110007.</td>
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<td>630.</td>
<td>United Citizen Party</td>
<td>D-29, Kondli, Delhi-110096</td>
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<td>631.</td>
<td>United Communist Party Of India</td>
<td>No. 2 Fifthith Street, Ashok Nagar, Chennai-600083 Tamil Nadu</td>
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<td>632.</td>
<td>United India Peoples Party</td>
<td>Mariammattam, Moothoor P.O. Kottayam District, (Kerala).</td>
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<td>633.</td>
<td>United Indian Democratic Council</td>
<td>No. 1205, II- Stage, Rajaji Nagar, Bangalore-560010 (Karnataka)</td>
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<td>635.</td>
<td>United Republican Party</td>
<td>Chamber No. 345, Patiala House Courts, New Delhi-110001.</td>
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<td>636.</td>
<td>United Reservation Movement Council Of Assam</td>
<td>Post Box No. 2, P.O. Rehabari, Guwahati 781008 (Assam).</td>
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<td>637.</td>
<td>United Tribal Nationalists Liberation Front</td>
<td>Deulguri, Harisingh Darrong-784510 (Assam).</td>
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<td>638.</td>
<td>Uttar Pradesh Jan Manas Party</td>
<td>A-1445/6, Indira Nagar, Lucknow-226016 (Uttar Pradesh)</td>
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<td>639.</td>
<td>Uttar Pradesh Republican Party</td>
<td>552/ 2, Rajendra Nagar, 2nd Street, Lucknow-226004 (U.P.)</td>
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<td>641.</td>
<td>Uttarakhand Kranti Dal</td>
<td>Central Office: Panchakuti, Malit Nainital, (U.P.)</td>
</tr>
<tr>
<td>644.</td>
<td>Vidarbha Praja Party</td>
<td>54-(Sindhihanka), Ganeshpeth, Nagpur-440018 (Maharashtra).</td>
</tr>
<tr>
<td>645.</td>
<td>Vidharbha Rajya Mukti Morcha</td>
<td>A. Type, Suhkharta Apartment, Balraj Marg, Dhanal, Nagpur-440012 (Maharashtra).</td>
</tr>
<tr>
<td>646.</td>
<td>Vijeta Party</td>
<td>501, Abhishek Plaza, Exhibition Road, Patna-800001 (Bihar).</td>
</tr>
<tr>
<td>648.</td>
<td>Vikaswadi Communism Party</td>
<td>Makhumpur Road, Mawana Kalan 250401, District Meerut (U.P.).</td>
</tr>
<tr>
<td>649.</td>
<td>Vishal Bharat Party</td>
<td>1-Shripat Bhavan, Wadi Street, Tardeo, Mumbai-400034 (Maharashtra).</td>
</tr>
<tr>
<td>650.</td>
<td>Vishal Haryana party</td>
<td>Rewari Road, Narnaun-123001, Distt. Mahendragarh (Haryana).</td>
</tr>
<tr>
<td>651.</td>
<td>Vivasayi Anbhu Katchi</td>
<td>No. 14, Raghava Nattan Street, Uthiramerur-743235, (Tamil Nadu).</td>
</tr>
<tr>
<td>652.</td>
<td>Vokkaligara Parishat</td>
<td>No.629, Tumkur Road, Dasarahalli, Bangalore-560057 (Karnataka).</td>
</tr>
<tr>
<td>653.</td>
<td>West Bengal Socialist Party</td>
<td>42, Indian Mirror Street, Calcutta. (West Bengal). (S.N. J. Mirza)</td>
</tr>
<tr>
<td>654.</td>
<td>West Orissa Peoples Front</td>
<td>54-G.M. College Street, P.O. &amp; District Sambhalpur-768004 (Orissa)</td>
</tr>
<tr>
<td>655.</td>
<td>Workers Party, Of India</td>
<td>18-Surya Sen Street, Calcutta-12, (West Bengal).</td>
</tr>
<tr>
<td>657.</td>
<td>Yuva Desham Party</td>
<td>Tripathi Nagar, Chibramau-209 (Uttar Pradesh).</td>
</tr>
<tr>
<td>1.</td>
<td>Aeroplane</td>
<td>55.</td>
</tr>
<tr>
<td>2.</td>
<td>Almirah</td>
<td>56.</td>
</tr>
<tr>
<td>3.</td>
<td>Apple</td>
<td>57.</td>
</tr>
<tr>
<td>4.</td>
<td>Arrow</td>
<td>58.</td>
</tr>
<tr>
<td>5.</td>
<td>Axe</td>
<td>59.</td>
</tr>
<tr>
<td>6.</td>
<td>Baby Doll</td>
<td>60.</td>
</tr>
<tr>
<td>7.</td>
<td>Ball</td>
<td>61.</td>
</tr>
<tr>
<td>9.</td>
<td>Banana</td>
<td>63.</td>
</tr>
<tr>
<td>10.</td>
<td>Bangles</td>
<td>64.</td>
</tr>
<tr>
<td>11.</td>
<td>Basket</td>
<td>65.</td>
</tr>
<tr>
<td>12.</td>
<td>Basket containing vegetables</td>
<td>66.</td>
</tr>
<tr>
<td>14.</td>
<td>Batsman</td>
<td>68.</td>
</tr>
<tr>
<td>15.</td>
<td>Battery Torch</td>
<td>69.</td>
</tr>
<tr>
<td>16.</td>
<td>Bead Necklace</td>
<td>70.</td>
</tr>
<tr>
<td>17.</td>
<td>Bell</td>
<td>71.</td>
</tr>
<tr>
<td>18.</td>
<td>Bench</td>
<td>72.</td>
</tr>
<tr>
<td>19.</td>
<td>Black Board</td>
<td>73.</td>
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<tr>
<td>20.</td>
<td>Book</td>
<td>74.</td>
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<tr>
<td>21.</td>
<td>Book Rest</td>
<td>75.</td>
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<tr>
<td>22.</td>
<td>Bread</td>
<td>76.</td>
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<tr>
<td>23.</td>
<td>Brick</td>
<td>77.</td>
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<tr>
<td>24.</td>
<td>Bridge</td>
<td>78.</td>
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<tr>
<td>25.</td>
<td>Brief Case</td>
<td>79.</td>
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<tr>
<td>26.</td>
<td>Brinjal</td>
<td>80.</td>
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<tr>
<td>27.</td>
<td>Brush</td>
<td>81.</td>
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<td>28.</td>
<td>‘Bucket</td>
<td>82.</td>
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<td>29.</td>
<td>Bungalow</td>
<td>83.</td>
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<td>30.</td>
<td>Bus</td>
<td>84.</td>
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<td>31.</td>
<td>Cake</td>
<td>85.</td>
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<td>32.</td>
<td>Camera</td>
<td>86.</td>
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<td>33.</td>
<td>Candles</td>
<td>87.</td>
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<td>34.</td>
<td>Car</td>
<td>88.</td>
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<td>35.</td>
<td>Carrom Board</td>
<td>89.</td>
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<td>36.</td>
<td>Carrot</td>
<td>90.</td>
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<td>37.</td>
<td>Cart</td>
<td>91.</td>
</tr>
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<td>38.</td>
<td>Ceiling Fan</td>
<td>92.</td>
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<td>39.</td>
<td>Chair</td>
<td>93.</td>
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<td>40.</td>
<td>Clock</td>
<td>94.</td>
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<td>41.</td>
<td>Coat</td>
<td>95.</td>
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<tr>
<td>42.</td>
<td>Coconut</td>
<td>96.</td>
</tr>
<tr>
<td>43.</td>
<td>Comb</td>
<td>97.</td>
</tr>
<tr>
<td>44.</td>
<td>Cot</td>
<td>98.</td>
</tr>
<tr>
<td>45.</td>
<td>Cup &amp; Saucer</td>
<td>99.</td>
</tr>
<tr>
<td>46.</td>
<td>Dam</td>
<td>100.</td>
</tr>
</tbody>
</table>

(k. j. rao)  
SECRETARY TO THE  
ELECTION COMMISSION OF INDIA  

(t. t. bhutia)  
JOINT CHIEF ELECTORAL OFFICER  
ELECTION DEPARTMENT  
SIKKIM- GANGTOK.  

Printed at the Sikkim Govt. Press, Gangtok.
NOTIFICATION

The following Order No: SKM/Gov/Sectt/465/99 dated 9th August, 1999 made by the Governor of Sikkim is hereby circulated for information:

"O R D E R

In exercise of the power conferred on me by Article 174 (1) of the Constitution of India, I, Chaudhary Randhir Singh, Governor of Sikkim, hereby summon the Sikkim Legislative Assembly to meet on Thursday, 9th September, 1999 at 11.00 A. M. in the Legislative Assembly Building at Gangtok.

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

CHAUDHARY RANDHIR SINGH
GOVERNOR OF SIKKIM".

By Order,

N. TSHERING
SECRETARY

Printed at Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

No. 04/99/ELEC

Dated Gangtok the 12th. August, 1999

Notification No. 56/99/JUD. III dated 9th. August, 1999 of the Election Commission of India is hereby republished for general information.

ELECTION COMMISSION OF INDIA
Nirvachan Sadan, Ashok Road, New Delhi-110001.

No. 56 /99/Jud. III

Dated: 9th August, 1999
18, Sravana, 1921 (Saka)

NOTIFICATION

In pursuance of sub-paragraph (2) of paragraph 17 of the Election Symbols (Reservation and allotment) Order, 1968 the Election Commission of India makes the following amendments to its Notification No. 56/99/Jud. III dated 30th July, 1999, namely:-

1. In Table 1 (National Parties) appended to the said Notification, for the entries at SI. No. 6 relating to Janata Dal, the following entries shall be substituted in columns (1) to (4) respectively, viz:-

"6 Janata Dal Chakra (Wheel) 7, Jantar Mantar Road, New Delhi-110001.

The name of the party and the symbol under dispute-symbol not to be allotted until further orders.

6 (A) Janata Dal (Secular)
New Delhi-110001.

6 (B) Janata Dal (United) Arrow 7, Jantar Mantar Road, New Delhi-110001.".
2. In Table II (State Parties) appended to the said Notification, for the existing entries at Sl. No. 1 relating to Indian Congress,(Socialist), the following entries shall be substituted in column (1) to (5) respectively viz:-

"1. Andaman & Nicobar Islands Nationalist Clock 10, Bishambhar Das Marg, Congress Party New Delhi-110001"

3. In Table III (Registered Unrecognised Parties) appended to the said Notification, the entry at Serial No. 440, relating to Nationalist Congress Party shall be deleted.

4. In Table IV (List of Free Symbols) appended to the said Notification, the entries at Serial Nos. 4, 40 and 72 shall be deleted.

By Order,

K. J. RAO
SECRETARY

T. T. BHUTIA
Joint Chief Electoral Officer
Election Department
Sikkim-Gangtok

Printed at Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

No. 48/HOME/99
DATED: 12/8/99

NOTIFICATION

In exercise of the powers conferred by section 30 of the Protection of Human Rights Act, 1993 (Central Act 10 of 1994), the State Government, with the concurrence of the Chief Justice, High Court of Sikkim, specifies, with immediate effect, the Court of Sessions (East and North) at Gangtok and the Court of Sessions (South and West) at Namchi as the Human Rights Courts for the respective districts for providing speedy trial of offences arising out of violation of Human Rights.

This supersedes Notification No. 47/Home/96 dated 24.8.96.

By Order and in the name of the Governor.

SONAM WANGDI, IAS
CHIEF SECRETARY

F. NO-GOS/HOME-II/95/2.

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

In supersession of Home Department’s Notification No. 46/Home/96 dated 24th August, 1996 and in exercise of the powers conferred by Section 3 of the Prevention of Corruption Act, 1988 (Act No. 49 of 1988), the State Government, in consultation with the High Court of Sikkim hereby appoints, with immediate effect, Shri B.C. Sharma, District & Session, Judge, East & North at Gangtok as Special Judge for trying cases referred to in clauses (a) and (b) of sub-section (1) of that section for the whole of the State of Sikkim.

By Order and in the name of the Governor.

SONAM WANGDI, IAS
CHIEF SECRETARY

F. No.GOS/HOME-II/95/2.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

No. 37/HOME/99 Dated 29/6/1999

NOTIFICATION
In partial modification of Notification No. 15/HOME/99 dated 27.3.99, the State Government hereby appoints the Inspector General of Police in charge of Human Rights matters as a member of the State Human Rights Committee.

BY ORDER

SONAM WANGDI, IAS
CHIEF SECRETARY

F. NO. GOS/HOME-II/93/36

Printed- at the Sikkim Government Press, Gangtok
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

NO. 50/HOME/99                                    DATE 12. 8. 1999

NOTIFICATION

In partial modification of Notification No. 58/Home/98 dated 17th October, 1998, the State Government is pleased to order that the Bungalow at Bhanupath, which was last occupied by Justice Malay Sen Gupta will be used as High Court Guest House.

The requirements for the Guest House would be met from the existing set up and the furniture and utensils available there would be used for the said purpose of Guest House. Further, whatever expenditure that may be required at any point of time would be met from the High Court fund. As far as maintenance of the building is concerned, the normal S. P. W. D. norms as applicable will apply. There would be no requirement of any appointment of staff for the Guest House. The Guest House would not involve any additional expenditure.

This order shall hold good till further orders.

BY ORDER

A. K. JAIN
ADDITIONAL SECRETARY-HOME

F. No. GOS/HOME-II/99/15

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

In exercise of the powers conferred by section 8A of the Legal Services Authorities Act, 1987 (Central Act 9 of 1987), Hon'ble the Chief Justice is pleased to nominate Hon'ble Shri Justice Anup Deb, Judge, High Court of Sikkim as Chairman of High Court Legal Services Committee temporarily till such time any other Judge is appointed, in addition to His Lordship's present assignment as Executive Chairman, State Legal Services Authorities.

REGISTRAR GENERAL

Printed at the Sikkim Government Press, Gangtok.
NOTIFICATION

In pursuance of clauses (i) and (iv) of Section 7 of the Prevention of Food Adulteration Act, 1954 (37 of 1954) read with rule 3 (1) (a) of the Sikkim Prevention of Food Adulteration Rules, 1991, the State Government hereby prohibits the sale of the following items in loose form in the State of Sikkim in the interest of public health with immediate effect for 3 (three) months till 24th October, 1999:-

1. Red Chilly Powder.
2. Chilly Powder.
3. Tumeric Powder (Haldi).
5. Coriander Powder (Dhania).

DR. T. R. GYATSO
FOOD (HEALTH) AUTHORITY.
NOTIFICATION

Whereas the Government of Sikkim had allowed the formation of the "Sikkim Government Medical Male and Female Ward Attendants Association" and accorded registration under registration No. 622 of 3.1.1994 on the assumption that the Association would target their energy for a good cause;

And, Whereas the activities of the Association have been found to be illegal and not in consistence with the aims and objectives as laid down in the Memorandum of Association which is prejudicial to the interest of the State;

And, whereas the Health Services has been declared as an essential service under the provisions of the Sikkim Essential Services Maintenance Act, 1993 as amended from time to time;

Now, therefore, the Government of Sikkim has decided to derecognise the "Sikkim Government Medical Male and Female Ward Attendants Association" and consequently to cancel the registration of the same in exercise of the powers conferred by Rule 17 of the notification No. 2602 /AH dated 25.3.1960 registered vide Item No. 622, Volume I dated 2.2.1994 with immediate effect.

BY ORDER,

JOINT SECRETARY
Land Revenue Department

GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GA NGTOK

No. 51/HOME/99 DATED: 19/8/1999

NOTIFICATION

In pursuance of the directives of the Supreme Court of India, the State Government, on the recommendation of the Wage Fixation Body constituted vide Notification No.65/Home/98 dated 21.11.98, hereby fixes the rate of wages for prisoners to undertake labour work during their confinement in Jail. The schedule of rates shall be as follows:

1. Skilled labour Rs. 15/- per diem
2. Unskilled labour Rs 12/- per diem

The rates shall come into force with immediate effect.

This notification shall supersede earlier notifications in so far as the rate of wages is concerned. This is in compliance with the orders of the Hon'ble Supreme Court of India passed on 24.9.98 in Criminal Appeal No. 308 of 1986-State of Gujarat & Anr. Versus Hon'ble High Court of Gujarat.

SONAM WANGDI, IAS
CHIEF SECRETARY
F. NO.GOS/HOME-II/93/1.
Notification No. 08/99/ELEC. Dated Gangtok the 21st August, 1999

Notification No. 56/99/(1) JUD. III dated 12th August, 1999 of the Election Commission of India is hereby republished for general information.

ELECTION COMMISSION OF INDIA

Nirvachan Sadan,
Ashoka Road,
New Delhi –110001

21, Sravana, 1921 (Saka)

NOTIFICATION

No. 56/99(1)/JUD. III - 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. 56/99/JUD. III, dated 30th July, 1999, namely:-

1. In table-III (Registered unrecognised parties) appended to the said Notification After the existing entries at Serial No. 657, the following entries shall be inserted under columns (1), (2) and (3), respectively:-

   “658. Kisan Mazdoor Bahujan Party  J-1/2, Dalibagh Colony Lucknow, Uttar Pradesh”

2. In Table-IV (List of free symbols) appended to the said Notification, for the entries at Serial No. 68, 'Iron Box', the entries '68. Iron' shall be substituted.

By Order,

K. J. RAO
SECRETARY

T. T. BHUTIA
Joint Chief Electoral Officer,

Election Department
Gangtok-Sikkim

Printed at Sikkim Government Press, Gangtok.
In Notification No. 32/Home/99 dated 19.6.99 relating to publication of the award declared under section 11 of the Land Acquisition Act, 1894 by the District Collector, North Sikkim on 13.1.99 for the land acquired by GREF for Mangan- Sangkalang road under block Singhik, Zimchung and Kazor in North Sikkim, the following amendment is hereby made in Annexure-I thereto, namely:

In the last column for "Total Amount Payable" in the grand total figure in the last line, for the figure 18,56,824.19 substitute the figure 16,56,824.19.

SONAM WANGDI, IAS  
CHIEF SECRETARY  
F.NO. GOS/HOME-II/93/59.
In exercise of powers conferred by section 21 of the Code of Criminal Procedure, 1973 (Act 2 of 1974), the State Government hereby appoints the following officers to be Special Executive Magistrates with effect from 1st September, 1999 to 10th October, 1999 for maintenance of law and order within the boundaries of the Districts of the State of Sikkim under which their names appear here in below and they shall exercise all the powers conferred on an Executive Magistrate under the Code under sections 129 to 138 and 141 to 144:-

**EAST DISTRICT**
1. Shri C.M. Sharma, District Development Officer, Rural Development Department.
2. Shri L.P. Pandey, Deputy Secretary, Food & Civil Supplies & Consumers Affair Department.
3. Shri Chewang Zangpo, Divisional Engineer, Building & Housing Department.
4. Shri S.T. Gyatso, Joint Secretary, Income & Sales Tax.
5. Shri B.R. Subba, Assistant Commissioner, Taxes, Rangpo.
6. Shri K.S. Topgay, Joint Secretary, Science & Technology Department.
7. Shri Khorlo Bhutia, Joint Director, Horticulture Department.

**WEST DISTRICT**
1. Shri C.P. Tongden, Divisional Engineer, Roads & Bridges Department.
2. Shri C.S. Rao, Divisional Forest Officer, (Territorial,) Gyalshing.
3. Shri B.M. Subba, Deputy Director (Soil), Gyalshing.
4. Shri (Dr.) B. Badola, Deputy Director, Animal Husbandry & Veterinary Services Department.
5. Shri B.B. Subba, District Development Officer, Rural Development Department.
6. Shri Rajen Gurung, Divisional Engineer, Rural Development Department.
7. Shri D.P.S. Rana, Deputy Director, Education Department.
8. Shri R.K. Pariyar, Divisional Engineer, Buildings & Housing Department.
9. Shri T.T. Bhutia, Divisional Engineer, Power Department.

**NORTH DISTRICT**
1. Shri (Dr.) N.T. Lepcha, Deputy Director, Animal Husbandry & Veterinary Services Department.
2. Shri T.R. Bhutia, Divisional Forest Officer, Rural Development Department.
3. Shri A. Lachungpa, Joint Director, Agriculture Department.
4. Shri T. Zangpo, District Development Officer, Rural Development Department.
5. Shri M.K. Paniker, Joint Director, Education Department.
6. Shri Sangey Kazi, Divisional Engineer, Power Department.
7. Shri U.N. Tiwari, Revenue Officer-Cum-Assistant Director, Ravangla.

**SOUTH DISTRICT**
1. Shri D.K. Rai, Joint Director, Agriculture Department.
2. Shri Karma Yougel, Deputy Director, Sports & Youth Affairs Department.
3. Shri (Dr.) Nayan Rai, Deputy Director, Animal Husbandry & Veterinary Services Department.
4. Smt. Bharati Joshi, Divisional Forest Officer (Territorial.)
5. Shri T.B. Rajalim, Divisional Engineer, Roads & Bridges Department.
6. Shri R. Thapa, Divisional Engineer, Rural Development Department, Jorethang.
7. Shri Mohamamd Sahid, Divisional Engineer, Irrigation & Flood Control Department, Jorethang.
8. Shri D.B. Basnet, Executive Engineer, Power Department, Jorethang.
9. Shri Gayching Bhutia, Revenue Officer-Cum-Assistant Director, Ravangla.

By order and in the name of the Governor.

SONAM WANGDI
CHIEF SECRETARY
FI. No. GOS/HOME-II/87/8
Printed at the Sikkim Gost. Press, Gangtok
DEACQUISITION

Whereas the State Government had declared land comprising of Cadastral Survey Plot Nos. 706 from the Settlement Operation of 1976-83 Land Records of Lachung Block, North Sikkim and measuring more or less 0.0560 hectare as needed for the purpose of GREF's Camp establishment in the block of Lachung at North District after issuing Notification No. 46/149/L.R. (S) dated 12.11.93 under sub-section (1) of section 4 and Notification No. 55/149/L.R. (S) dated. 12.2.94 under subsection (1) of section 6 of the Land Acquisition Act, 1894, which were accordingly issued and published in the Sikkim Government Gazette Extra-Ordinary, dated. Friday 24th December 1993 and Thursday, 10th March, 1994 respectively.

And whereas the Central Government/Project Swastik has now decided to withdraw from the acquisition the land comprising of Cadastral Survey Plot No. 706 measuring more or less 0.0560 hectare belonging to Sri Nawang Tenzing S/O. Mingur Bhutia of Lachung which is bounded as under :

- East DF of Nawang Tenzing Lachungpa.
- West Kholsa.
- North Army acquired land and
- South DF of Nawang Tenzing.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 48 of the Land Acquisition Act, 1894 (I of 1894), the State Government hereby notifies that the land specified and declared for acquisition above shall stand withdrawn with immediate effect.

KARMA GYATSO, IAS
Commissioner-Cum-Secretary,
Land Revenue Department.
Government of Sikkim.
File No: 149/LR (S).
MINISTRY OF FOOD & CONSUMER AFFAIRS
(Department of Consumer Affairs)
ORDER
New Delhi, the 29th June, 1999.

S.O. 517 (E) In exercise of the powers conferred by sub-clauses (v) and (xi) of clause (a) of section 2 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby declares 'Onion' to be an essential commodity for the purposes of the said Act.

(F. No. 15/3/99-ECR & E)
KAMAL KISHORE, Economic Advisor

Mrs. Jayshree Pradhan
Commissioner-cum-Secretary
Food & Civil Supplies & Consumer Affairs Deptt.
Government of Sikkim

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

The Chief Justice of the High Court of Sikkim in exercise of the power conferred under Article 229 of the Constitution of India and all other powers enabling him in this behalf is pleased to make the following Rules, further to amend the High Court of Sikkim (Recruitment, Conditions of Service & Conduct) Rules, 1998.

1. (1) These Rules may be called "The High Court of Sikkim (Recruitment, Conditions of Service and Conduct) Amendment Rules, 1999".

(2) They shall come into force with immediate effect.

Amendment 2. Column 6 of Sl.No. 13 of Schedule-II shall be substituted as under:-

Appointment shall be made from amongst members of the Sikkim Finance & Accounts Service holding the post of Accounts Officer or from amongst the persons having Subordinate Accounts Service qualification with a minimum of 5 years work experience in the post of Section Officer/Assistant Accounts Officer of the Central Government, on deputation. If the service of such deputationist is found satisfactory, he may be permanently absorbed.

By Order

REGISTRAR CENERAL

Printed at Sikkim, Government Press, Gangtok.
In exercise of the powers conferred by Section 8 of the High Court of Judicature (Jurisdiction and Powers ) Proclamation of 1995 as amended by the Adaptation of Sikkim Laws (No. 1) Order 1975 and Section 23 of Contempt of Courts Act, 1971 and all other powers enabling it in this behalf, the High Court of Sikkim makes the following rules to amend the Sikkim High Court (Practice & Procedure) Rules, 1991, namely:-

1. (1) These Rules may be called the Sikkim High Court (Practice & Procedure) (Sixth Amendment) Rules, 1998.

They shall be deemed to have come into force with effect from the date of this Notification.

2. After Rule 215, the following shall be inserted, namely

"215-A. Grant of copies of lower court records -

When in the course of a Judicial proceeding pending in the High Court any Judicial record of a Subordinate Court has been called by the High Court, any party may, on payment, obtain a copy of the records of the Subordinate Court if that party would have been entitled to the copy, if he had made the application before the Subordinate Court."

By Order,

REGISTRAR

Printed at the Sikkim Govt, Press, Gangtok.
GOVERNMENT OF SIKKIM
EXCISE (ABK) DEPARTMENT
GANGTOK

No. 10/Ex (Abk) /99 August, 18,
1999

NOTIFICATION

In pursuance to Memo. 1776/CS/SKM/99 of the Chief Secretary of Sikkim in connection with poll to elect members of Parliament and Sikkim Legislative Assembly on 3rd October, 1999 the Government of Sikkim has declared 1st October to 4th October, 1999 and 6th October and 7th October, 1999 as “DRY DAY” throughout the State of Sikkim.

As usual, Liquor Shops, Hotels, Restaurants, Clubs and other establishment whole selling/retailing/serving liquors shall not be permitted to sell/serve liquor to any one whosoever on the aforesaid day. Secondly, the storage of liquors by individuals shall be curtailed during the above period and no liquor shall be stored in unlicensed premises.

Any one found contravening this order shall be dealt with as per the terms and conditions of the Excise Licence and provisions under the Sikkim Excise Act, 1992.

BY Order,

P.T. GYAMTSO
Secretary
Excise (Abk) Department
Government of Sikkim.

Printed at Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

No. 54/Home/99
Dated: 31.8.1999

NOTIFICATION

Notification No. 11/17017/7/98-IS US (D-II) dated 16th June 1999 issued by the Ministry of Home Affairs, Government of India is hereby republished for general information:

"No. 11/17017/ 7/98-IS US (D-II)
Government of India
Ministry of Home Affairs
(GRIH MANTRALAYA)

New Delhi, the 16th June, 1999.

NOTIFICATION

G.S. R. 442/E Whereas the Central Government considers it expedient that special precautions should be taken to prevent the entry of unauthorised persons into certain places;

Now, therefore, in exercise of the powers conferred by sub-clause (d) of clause (8) of section 2 of the Official Secrets Act, 1923 (19 of 1923) the Central Government hereby declares the place specified in column 2 of the schedule given below to be a prohibited place for the purpose of the said clause.

SCHEDULE

<table>
<thead>
<tr>
<th>Name of place</th>
<th>Locality and other description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Indane Bottling Plant</td>
<td>Rangpo, Sikkim</td>
</tr>
</tbody>
</table>

By Order of the Governor.

Sd/-
SMT. SANGEETA GAIROLA
Joint Secretary to the Govt. of India.

SONAM WANGDI IAS
Chief Secretary
F.No.7(6)Home/75.

Printed at Sikkim Government, Press, Gangtok.

NOTIFICATION

The Notification No. 53/Home/99 dated 30th August, 1999 regarding appointment of officers to be Special Executive Magistrates with effect from 1st September, 1999 to 10th October, 1999 is hereby amended as follows:-

Under the heading East District at serial No. 4 the designation of the officer should be read as Deputy Secretary, Income & Sales Tax instead of Joint Secretary, Income & Sales Tax.

BY ORDER.

A. K. JAIN, IAS
ADDITIONAL SECRETARY, HOME.
F. No. GOS/HOME-II/87/8/

Printed at Sikkim Government Press, Gangtok.
In exercise of the powers conferred by section 169, read with sub-section (2) of section 5A and sub-section (1) of section 33 of the Representation of the People Act, 1951 (43 of 1951), the Central Government, after consulting the Election Commission, hereby makes the following amendments to the Conduct of Assembly Elections (Sikkim) Rules, 1979, namely:

1. (1) These rules may be called the Conduct of Assembly Elections (Sikkim) Amendment Rules, 1999.
(2) They shall come into force on the date of their publication in the Official Gazette.

2. In the Conduct of Assembly Elections (Sikkim) Rules, 1979, for Form 2F, Form 2G, Form 2H, Form 3D and Form 3E, the following Forms, shall be substituted, namely:
Election to the Legislative Assembly of Sikkim from a Constituency reserved for Sikkimese of Bhutia-Lepcha origin.

PART I

(To be used by candidate set up by recognised political party) I nominate as a candidate for election to the Legislative Assembly of Sikkim from the................................................... Assembly Constituency.

Candidate's name.................................................
His postal address.................................................
His name is entered at serial number........................... in part number.................. of the electoral roll for the................................................................. Assembly Constituency.
My name is............. and it is entered at serial number........ in part number ............ of the electoral roll for the Assembly Constituency.

Date.................. (Signature of proposer)

PART II

We hereby nominate as candidate for election to the Legislative Assembly of Sikkim from the ...................................... Assembly Constituency.

Candidate's name........................................................................................................
Father's/mother's/husband's name..................................................................................
His postal address...........................................................................................................
His name is entered at serial number.............................. in part number ............ of the electoral roll for ........................................... Assembly Constituency.

We declare that we are electors of this Assembly Constituency and our names are entered in the
electoral roll for this Assembly Constituency as indicated below and we append our signatures below in token of subscribing to this nominations :-

**Particulars of the proposers and their signatures**

<table>
<thead>
<tr>
<th>Sl No.</th>
<th>Part number of electoral roll of the constituency</th>
<th>Serial number in that part</th>
<th>Full Name</th>
<th>Signature</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>2</td>
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<td>10</td>
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</tr>
</tbody>
</table>

N. 8.:There should be ten electors of constituency as proposers as required under the proviso to sub. section (1) of section 33 of the Representation of the People Act, 1951.

*Strike out the part which is not applicable.

**PART III**

I, the candidate mentioned in Part I/Part II assent to this nomination and hereby declare -

(a) that I have completed .................. years of age;

(b) (i) * that I am set up at this election by the .............................................. Party, which is recognised National Party*/State Party* in this State and that the symbol reserved for the above party be allotted to me.

(ii) * that I am set up at this election by the ..................................................... Party, which is a registered unrecognised political party*/that I am contesting this election as an independent candidate* and that the symbols I have chosen, in order of preference, are:-

(1)..................................................... (2)..................................................... (3)
(c) that my name and my fathers/mother's/husband's name have been correctly spelt out above in……………………………………………………..……………………………..(name of the language).

(d) that to the best of my knowledge and belief, I am qualified and not also disqualified for being chosen to fill the seat in the Legislative Assembly of this State.

*I further declare that I am a Sikkimese of *Bhutia/Lepcha origin.

Date: (Signature of Candidate)

Strike out which is not applicable.

N.B.: A 'recognised political party’ means a political party recognised by the Election Commission under the Election Symbols (Reservation and Allotment) order, 1968 in the State of Sikkim.

PART IV

(To be filled by the Returning Officer)

Serial number of nomination paper……………………………………………………………………………….

This nomination was delivered to me at my Office at……………………………………...(hour)
on ………………………………………(date) by the *candidate/*proposer………………………………

Date:…………… Returning Officer

*Strike out which is not applicable.

PART V

Decision of Returning Officer accepting or rejecting the nomination paper

I have scrutinised this nomination paper in accordance with the provisions of section 36 of the Representation of the People Act, 1951 and decide as follows:

Date :………………….. Returning Officer
PART VI

Receipt for nomination paper and notice of scrutiny
(To be handed over to the person presenting the nomination paper)

Serial number of nomination paper…………………………………………………………………

The nomination paper of…………………………………………………………a candidate for election from
the ……………………Assembly Constituency was delivered to me at my Office at ………(hour) on ………………..(date)
by the "candidate/* proposer.

All nomination papers will be taken up for scrutiny at……………. (hour) on ………..(date) at………..
(place).

Date:                                                                                       Returning Officer

*Strike out which is not applicable

"FORM 2G"
(See Rule
4)

NOMINATION PAPER

Election to the Legislative Assembly of Sikkim from a general Constituency
or a Constituency Reserved for Scheduled Caste

PART I
(To be used by candidate set up by recognised political party)

1    nominate   as  a  candidate  for  election  to  the  Legislative  Assembly  of  Sikkim  from
the……………………………………………………………………Assembly Constituency.

Candidate's name…………………………………………………………………………

His postal address…………………………………………………………………………

His name is entered at serial number ………………… In part number…………
of the electoral roll for the………………………… Assembly Constituency.

My name is…………………………and it is entered at serial number ……………
in part number…………….. ……of the electoral roll for the Assembly Constituency.

Date…………………. :                                                        (Signature of proposer)
PART II*

We hereby nominate as candidate for election to the Legislative Assembly of Sikkim from the 
..........................................................................................................................................Assembly Constituency.

Candidate's name...........................................................................................................................................

Father's/ mother's/ husband's name..................................................................................................................

His postal address...........................................................................................................................................

His name is entered at serial number ........................................in part number.................................
of the electoral roll for..................................................Assembly Constituency.

We declare that we are electors of this Assembly Constituency and our names are entered in the 
electoral roll for this Assembly Constituency as indicated below and we append our signatures below in 
token of subscribing to this nomination:-

<table>
<thead>
<tr>
<th>Particulars of the proposers and their signatures.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Electoral roll number of Proposer</strong></td>
</tr>
<tr>
<td>Sl No.</td>
</tr>
<tr>
<td>1</td>
</tr>
<tr>
<td>1.</td>
</tr>
<tr>
<td>7.</td>
</tr>
</tbody>
</table>

N.B.: There should be ten electors of constituency as proposers as required under the proviso to 
subsection (1) of section 33 of the Representation of the People Act, 1951.

*Strike out the part which Is not applicable.*

6
PART III

I, the candidate mentioned in Part I*/Part II* assent to this nomination and hereby declare -

(a) that I have completed ........................................ year(s) of age;

(b) (i)* that I am set up at this election by the ........................................................... Party which is recognised National Party*/ State Party* in this State and that the symbol reserved for the above party be allotted to me.
(ii)* that I am set up at this election by the ........................................ Party, which is a registered-unrecognised political party*/ that I am contesting this election as an independent candidate* and that the symbols I have chosen, in order of preference, are:-

(1) ........................................ (2) ........................................ (3) ........................................

(c) that my name and my father’s/ mother’s/husband’s name have been correctly spelt out above in .............................................................................................................(name of the language).

(d) that to the best of my knowledge and belief, I am qualified and not also disqualified for being chosen to fill the seat in the Legislative Assembly of this State.

*I further declare that I am a member of the ............................................ Caste, which is a Scheduled Caste of the State of Sikkim.

Date: ………………………………… (Signature of Candidate)

*Strike out which is not applicable.

N.B.: A 'recognised political party' means a political party recognised by the Election Commission under the Election Symbols (Reservation and Allotment) order, 1968 in the State of Sikkim.

PART IV

(To be filled by the Returning Officer)

Serial number of nomination paper……………………………………………………………………

This nomination was delivered to me at my Office at……………………………………… (hour)

On……………………………… (date) by the *candidate/ *proposer……………………………

Date :…………………… Returning Officer

*Strike out which is not applicable.
PART V
Decision of Returning Officer accepting or rejecting the nomination paper

I have scrutinised this nomination paper in accordance with the provisions of section 36 of the Representation of the People Act, 1951 and decide as follows:-

Date: ............................. Returning Officer

PART VI
Receipt for nomination paper and notice of scrutiny
(To be handed over to the person presenting the nomination paper)

Serial number of nomination paper……………………………………………………………

The nomination paper of ..................................................a candidate for election from the ..........................................................Assembly Constituency was delivered to me at my Office at................................. (hour) on ....................................(date) by the *candidate/* proposer.

All nomination papers will be taken up for scrutiny at ..............................................(hour) on ....................................(date) at .............................................................(place).

Date ............................. Returning Officer

*Strike out which is not applicable

"FORM 2H"
(See Rule 4)

NOMINATION PAPER
Election to the Legislative Assembly of Sikkim from Sangha Constituency

PART I*
(To be used by candidate set up by recognised political party)

I nominate as a candidate for election to the Legislative Assembly of Sikkim from the Sangha Constituency.

Candidate's name………………………………………………………………………………...

His postal address…………………………………………………………………………………

His name is entered at serial number……………………………………………………………
of the electoral roll for the………………………………………………………………………

My name is…………………………..and it is entered at serial number……………… in part number………………..of the electoral for the Sangha Constituency.

Date: ............................. (Signature of proposer)
We hereby nominate as candidate for election to the Legislative Assembly of Sikkim from the Sangha Constituency.

Candidate's name........................................................................................................................................

Father's/mother's/husband's name.............................................................................................................

His postal address........................................................................................................................................

His name is entered at serial number .....................in part number ................................. of the electoral roll for Sangha Constituency.

We declare that we are electors of this Assembly Constituency and our names are entered in the electoral roll for this Assembly Constituency as indicated below and we append our signatures below in token of subscribing to this nomination:

<table>
<thead>
<tr>
<th>Particulars of the proposers and their signatures</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Electoral roll number of Proposer</strong></td>
</tr>
<tr>
<td>------------------------------------------</td>
</tr>
<tr>
<td>1.</td>
</tr>
<tr>
<td>1.</td>
</tr>
<tr>
<td>7.</td>
</tr>
</tbody>
</table>

N.B.: There should be ten electors of constituency as proposers as required under the proviso to subsection (1) of election 33 of the Representation of the People Act, 1951.

*Strike out the part which is not applicable.*
PART III

I, the candidate mentioned in Part I*/Part II* assent to this nomination and hereby declare -

(a) that I have completed....................................................years of age;

(b) (I)* that I am set up at this election by the........................................Party,
which is recognised National Party*/State Party* in this State and, that the
symbol reserved for the above party be allotted to me.

(II)* that I am set up at this election by the........................................Party,
which is a registered-unrecognised political party*/that I am contesting this election as an
independent candidate* and that the symbols I have chosen, in order of preference, are:-

(1)................................ (2) ......................................(3).................................

(c) that my name and my father's/ mother's/ husband's name have been correctly spelt out above in
...........................................................(name of the language).

(d) that to the best of my knowledge and belief, I am qualified and not also disqualified for being chosen to
fill the seat in the Legislative Assembly of this State.

*I further declare that I am a member of Sangha.

Date:.................................................  (Signature of Candidate)

N.B. : A 'recognised political party' means a political party recognised by the Election
Commission under the Election Symbols (Reservation and Allotment) order, 1968 in the
State of Sikkim.

* Strike out which is not applicable.

PART IV

(To be filled by the Returning Officer)

Serial number of nomination paper...............................................................

This nomination was delivered to me at..........................................................

(hour) on .....................(date) by the * candidate/* proposer........................................

Date :..........................  Returning Officer

* Strike out which is not applicable.
PART V

Decision of Returning Officer accepting or rejecting the Nomination Paper

I have scrutinised this nomination paper in accordance with the provisions of section 36 of the Representation of the People Act, 1951 and decide as follows:

Date: ……………… Returning Officer

PART VI

Receipt for nomination paper and notice of scrutiny

(To be handed over to the person presenting the nomination paper)

Serial number of nomination paper…………………………………………………………………………………

The nomination paper of………………………………………………….. a candidate for election from the Sangha Constituency was delivered to me at my Office at……………………………………..

(hour) on ………………………………………(date) by the *candidate/* proposer.

All nomination papers will be taken up for scrutiny at ………………………………………(hour)
on (date) ……………………………at ……………………………………………………………………………..(place).

Date:……….. Returning Officer

* Strike out which Is not applicable
Form 3D

(See rule 7)

Notice of Nomination

(To be used at an election from a constituency reserved for Sikkimese of Bhutia-Lepcha origin or from the Sangha Constituency)

Election to the Legislative Assembly of Sikkim from the ……………………Constituency.

Notice is hereby given that the following nominations in respect of the above election have been received upto 3 p.m. today:-

<table>
<thead>
<tr>
<th>Sl. No. of nomination paper</th>
<th>Name of candidate</th>
<th>Name of father/mother/husband</th>
<th>Age of candidate</th>
<th>Address</th>
<th>Particular of origin</th>
<th>Party Affiliation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
<td>6</td>
<td>7</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Electoral roll number of Candidate</th>
<th>Electoral roll number of Proposer</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of Assembly Constituency</td>
<td>Part number Of electoral Roll</td>
</tr>
<tr>
<td>8</td>
<td>9</td>
</tr>
</tbody>
</table>

Place:…………………………..

Date:……………….   Returning Officer
FORM 3E

(See rule 7)

Notice of Nomination

(To be used at an election from a general Constituency or a Constituency reserved for the Scheduled Castes)

Election to the Legislative Assembly of Sikkim from the ………………..Constituency.

Notice is hereby given that the following nominations in respect of the above election have been received upto 3 p. m. today:-

<table>
<thead>
<tr>
<th>Sl. No. of Nomination paper</th>
<th>Name of candidate</th>
<th>Name of father/mother/husband</th>
<th>Age of candidate</th>
<th>Address</th>
<th>Particular of Caste</th>
<th>Party Affiliation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Electoral roll number of Candidate

<table>
<thead>
<tr>
<th>Name of Assembly Constituency</th>
<th>Part number Of electoral Roll</th>
<th>Serial No Of Candidate’s Name In that part</th>
<th>Name of the Proposers</th>
<th>Part No of Electoral roll</th>
<th>Serial No. of proposers name in that part</th>
</tr>
</thead>
<tbody>
<tr>
<td>8</td>
<td>9</td>
<td>10</td>
<td>11</td>
<td>12</td>
<td>13</td>
</tr>
</tbody>
</table>

Place:……………………………….
Date:…………………………

Returning Officer

Sd/- (Sushma Jain)
Joint Secretary & Legislative Counsel
File No. H-11019(32)99-Leg.II)

NB: The principle rules were notified vide no. S. 0. 519 (E), dated the 7th September, 1979.

(T.T. Dorji) IAS
Chief Electoral Officer
Sikkim

Printed at Sikkim Govt. Press, Gangtok
Notification No. 56/HOME/99
Dated Gangtok the 7th September, 1999.

NOTIFICATION

WHEREAS, in accordance with the provisions of clause (1) of Article 172 of the Constitution of India, the existing Legislative Assembly of the State of Sikkim, unless sooner dissolved, shall continue up to and including the 28th December, 1999, and shall thereafter stand dissolved on the expiration of its duration; and

Whereas, in terms of sub-section (1) of section 15 of the Representation of the People Act, 1951 (43 of 1951), a general election has to be held for the purpose of constituting a new Legislative Assembly of the State;

Now, therefore, as recommended by the Election Commission of India in pursuance of sub-section (2) of section 15 of the said Act, the Governor of the State of Sikkim is hereby pleased to call upon all Assembly constituencies in the State, to elect members to the Legislative Assembly of the State, in accordance with the provisions of the said Act and of the rules and orders made thereunder.

By order and in the name of the Governor.

Sonam Wangdi, IAS
Chief Secretary
F. No. G0S/Home-II/99/28/
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No. 09/99/ELEC
Dated Gangtok the 7th. September 1999.

The Notification of the Government of India, Ministry of Law, Justice and Company Affairs (Legislative Department) is hereby republished for general information.

Government of India
Ministry of Law, Justice and Company Affairs
(Legislative Department)

New Delhi, the 7th September, 1999
16th Bhadrapada, 1921 (Saka)

NOTIFICATION

S.0. WHEREAS it has been decided to hold a general election for the purpose of constituting a new House of the People, on the dissolution of the Twelfth House of the People;

Now, therefore, in pursuance of the provisions contained in sub-section (2) of section 14 of the Representation of the People Act, 1951, (43 of 1951) the President is pleased to call upon the Parliamentary constituencies as specified in the statement given below comprised within the States and Union Territories of Arunachal Pradesh, Assam, Bihar, Manipur, Sikkim, Tripura, Uttar Pradesh, West Bengal and Lakshadweep to elect members in accordance with the provisions of the said Act and of the rules and orders made thereunder.

<table>
<thead>
<tr>
<th>State/Union Territory</th>
<th>Parliamentary Constituency</th>
<th>Date of Poll</th>
<th>Hours of Poll</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(1)</td>
<td>(2)</td>
<td></td>
</tr>
</tbody>
</table>

ARUNACHAL PRADESH
1. Arunachal West
2. Arunachal East

ASSAM
1. Karimganj (SC)
2. Silchar
3. Autonomous District (ST)
4. Dhubri
5. Kokrajhar (ST)
6. Barpela
7. Gauhati
8. Mangaldoi
9. Tezpur
10. Nowgong
11. Kaliabor
<table>
<thead>
<tr>
<th>BIHAR</th>
<th>MANIPUR</th>
<th>SIKKIM</th>
<th>TRIPURA</th>
<th>UTTAR PRADESH</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>1. Tripura West</td>
<td>17. Sitapur</td>
</tr>
<tr>
<td></td>
<td>11. Sitamarhi</td>
<td></td>
<td>23. Rae Bareli</td>
<td>23. Rae Bareli</td>
</tr>
<tr>
<td></td>
<td>22. Araria (SC)</td>
<td></td>
<td>32. Balrampur</td>
<td>32. Balrampur</td>
</tr>
<tr>
<td></td>
<td>23. Kishanganj</td>
<td></td>
<td></td>
<td>33. Gonda</td>
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<td></td>
<td>24. Purnea</td>
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<td>25. Katihar</td>
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<td>26. Rajmahal (ST)</td>
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<td></td>
<td>29. Banka</td>
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<td></td>
<td>30. Bhagalpur</td>
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<td>31. Khagaria</td>
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<tr>
<td>State/Union Parliamentary Constituency</td>
<td>Territory</td>
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<tr>
<td>UTTAR PRADESH</td>
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<tr>
<td>34. Basti (SC)</td>
<td></td>
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</tr>
<tr>
<td>35. Domariaganj</td>
<td></td>
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</tr>
<tr>
<td>36. Khalilabad</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>37. Bansgaon (SC)</td>
<td></td>
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</tr>
<tr>
<td>38. Gorakhpur</td>
<td></td>
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</tr>
<tr>
<td>39. Maharajganj</td>
<td></td>
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<tr>
<td>40. Pdrauna</td>
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</tr>
<tr>
<td>41. Deoria</td>
<td></td>
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</tr>
<tr>
<td>42. Salempur</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>43. Ballia</td>
<td></td>
<td></td>
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<tr>
<td>44. Ghosi</td>
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WEST BENGAL
40. Katwa
41. Bolpur
42. Birbhum (SC)

LAKSHADWEEP
1. Lakshadweep (ST)

By Order.

RAGHBIR SINGH
Secretary to the Government of India.

T.T. Dorjee, IAS
Chief Electoral Officer, Sikkim
Gangtok.

Printed at Sikkim Govt Press, Gangtok
Notification No. 464/99 (5) dated 7th September, 1999 of the Election Commission of India, New Delhi is hereby republished for general information.

ELECTION COMMISSION OF INDIA
Nirvachan Sadan, Ashoka Road, New Delhi-110001

No. 464/99 (5) Dated the 7th September 1999 16th Bhadrapada 1921 (Saka)

NOTIFICATION

WHEREAS, the President of India has, by notification issued under sub-section (2) of section 14 of the Representation of the People Act, 1951 (43) of 1951) and published in the Gazette of India on the 7th September, 1999 (Tuesday), been pleased to call upon each of the Parliamentary constituencies, specified in column (2) of the SCHEDULE enclosed, in the States or Union Territories mentioned against such constituencies in column (1) of that Schedule, to elect members to the House of the People, in accordance with the provisions of the said Act and of the rules and orders made thereunder;

2. NOW, therefore, in pursuance of sections 30 and 56 of the said Act, the Election Commission of India hereby-

(A) Appoints, with respect to the said election, from each of the Parliamentary Constituencies specified in the said schedule,-

(a) the 14th September, 1999 (Tuesday), as the last date for making nominations;
(b) the 15th September, 1999 (Wednesday), as the date for the scrutiny of nominations;
(C) the 17th September, 1999 (Friday), as the last date for the withdrawal of candidature.
(d) the date, specified in column (3) of the SCHEDULE enclosed, as the date on which a poll shall, if necessary, be taken in the parliamentary constituency, specified in the corresponding entry in column (2) of the said Schedule; and
(e) the 10th October, 1999 (Sunday), as the date before which the election shall be completed in all the above mentioned parliamentary constituencies; and

(B) Fixes the hours specified in column (4) of the Schedule below, as the hours during which the poll shall, if necessary, be taken in the constituency, specified in the corresponding entry column (2) of the said Schedule, on the date specified against such constituency in column (3) thereof, for the above election.
<table>
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<tr>
<th>State/Union Territory</th>
<th>Parliamentary Constituency</th>
<th>Date of Poll</th>
<th>Hours of Poll</th>
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<td><strong>ASSAM</strong></td>
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<td>2. Silchar</td>
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<td>Mathurapur (SC)</td>
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<td>32. Midnapore</td>
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<td>33. Jhargram (ST)</td>
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<td>34. Purulia</td>
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<td>37. Durgapur (SC)</td>
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<td>38. Asansol</td>
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<td>41. Bolpur</td>
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<td>42. Birbhum (SC)</td>
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<tr>
<th>LAKSHADWEEP</th>
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<td>1. Lakshadweep</td>
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<td>03, 1999</td>
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BY ORDER.

SHARAN PAL SINGH
Secretary to the
Election Commission of India

T.T. BHUTIA
Joint Chief Electoral Officer,
Gangtok-Sikkim.

Printed at Sikkim Govt. Press, Gangtok.
Election Commission of India's notification dated 7th September, 1999 is hereby republished for general information.

ELECTION COMMISSION OF INDIA
Nirvachan Sadan, Ashoka Road, New Delhi-110001

Dated: 7th September, 1999
16th Bhadrapada, 1921 (Saka)

WHEREAS, the Governor of the State of Sikkim has, by notification issued under sub-section (2) of section 15 of the Representation of the People Act, 1951 (43 of 1951) and published in the official Gazette of the State on the 7th September, 1999, been pleased to call upon all Assembly constituencies in the State, to elect members to the Legislative Assembly of the State, in accordance with the provisions if the said Act and of the rules and orders made thereunder;

1. Now, therefore, in pursuance of sections 30 and 5.6 of the said Act, the Election Commission of India hereby-

(A) appoints., with respect to the said election in each of the constituencies, -

(a) the 14th September, 1999 (Tuesday), as the last date of making nominations;
(b) the 15th September, 1999 (Wednesday) as the date for the scrutiny of nominations;
(c) the 17th September, 1999 (Friday), as the last date for the withdrawal of candidatures;
(d) the 3rd October, 1999 (Sunday), as the date on which a poll shall, if necessary, be taken; and
(c) the 10th October, 1999 (Sunday), as the date before which the election shall be completed; and

(B) fixes the hours from 7.00 A.M. to 4.00 P.M., as the hours during which the poll shall, if necessary, be taken on the date specified above, for the election.

By order,

B.N. CHAWLA
Secretary to the Election Commission of India

T.T. BHUTIA
Joint Chief Electoral Officer
Election Department
Sikkim-Gangtok

Printed at the Sikkim Government Press, Gangtok.
This is for Information of all concerned that the Chief Judicial Magistrates and the Civil Judge-cum-Judicial Magistrates posted in the outlying Districts like Mangan, Namchi and Gyalshing where Judicial work is very low may conduct legal aid awareness camps on week days without hampering their Judicial works.

By order.

R. K. Purkayastha
MEMBER SECRETARY. II
The State Government hereby declares the following as designated officers for the purpose of section 28A of the Representation of the People Act, 1951, with immediate effect for the conduct of general elections to the Lok Sabha and for the Assembly elections in the State:

1. The Director General of Police, Sikkim.
2. All Police Officers below Director General of Police, Sikkim borne on the strength of State Government.
3. All Central Forces requisitioned in the State for assisting the State Police.
4. All Forest Guards and Home Guards.

BY ORDER.

SONAM WANGDI, IAS
CHIEF SECRETARY
F. NO. GOS/HOME-II/19/28.
NOTIFICATION

In exercise of the powers conferred by section 312 of the Code of Criminal Procedure, 1973 (2 of 1974) in supersession of Notification No. 6 (24) Home/80-82 dated 22nd April, 1982 published in Extra-Ordinary Gazette No 31 A dated the 23rd April, 1982 and any other Notification on the subject, the Government of Sikkim hereby makes the following rules for the payment, on the part of the State Government, of the reasonable expenses of the complainants and witnesses attending any Criminal Court in the State for the purposes of any inquiry, trial or other proceedings before such Court under the said Code, namely:-

1. Short title, extent and commencement:-
   (1) These rules may be called the Sikkim Payment by Government of Expenses of Complainants and Witnesses (Attending Criminal Courts) Rules, 1999.
   (2) They extend to the whole of Sikkim.
   (3) They shall come into force at once.

2. Definitions:-
   (1) "Code" means the Code of Criminal Procedure 1973 (2 of 1974);
   (2) "Witness" means a person required to attend a Criminal Court on behalf of the State for giving evidence in any inquiry, trial or other proceedings before such Court under the Code, and include a complainant attending such court for any of the said purposes.

3. Authority and conditions for payment of expenses to Witnesses:-
   (1) The payment, on the part of the State Government, of the reasonable expenses of witnesses as provided in these rules, may be ordered-
      (a) by the High Court or a Court of Sessions in any case which comes before such Court;
      (b) by a Magistrate.
   (2) The Court may refuse the payment of such expenses:-
      (a) to any complainant whose complaint has been declared to be false or frivolous;
      (b) to any witness whose evidence the court does not consider to be substantially true; or
      (c) to any complainant or witness who without sufficient cause remains absent on any day fixed for the hearing and whose presence is secured by the issue of any coercive process.

4. Diet and Travelling Allowance:-
   (1) There shall be paid a diet allowance at the following rates, namely:-
      (a) Ordinary witnesses- Rupees 501/- per diem without halt
          Rupees 1001/- per diem with halt.
      (b) Expert witnesses such as Doctors, Engineers, Executive Magistrates, Finger Print Experts, Class 1 Officers etc.
          -Rupees 75/ per diem without halt.
          -Rupees 1501/- per diem with halt.
Provided that such officer/experts shall not claim T.A. and D.A., from the Government or the organisation under which they are working, for attending the Courts for evidence.

(2) Diet Allowance may be paid to the witnesses only for the days of court attendance and for the minimum period required preliminary to such attendance and immediately thereafter.

(3) Subject to rule 5, travelling allowance will be paid at the discretion of the Court only if the witness has to travel five kilometres or more in order to attend the Court and has spent for the journey, at the following rates, namely:-

(a) When journey is by road all categories of witnesses shall be paid actual bus fare wherever SNT bus services are available or, actual taxi fare (on per passenger basis) wherever SNT bus services are not available.

(b) Where journey is by train:-

(i) Ordinary witnesses - Sleeper class non A/C fare.
(ii) Expert witnesses - A/C 3-Tier or 1 Class non A/C fare.

(4) Diet Allowances shall ordinarily be paid only to such witness who travels five kilometres or more in order to attend the Court to give evidence.

(5) Notwithstanding anything contained in sub-rules (3) and (4), the Court may, in appropriate cases, for reasons to be recorded, order payment of Travelling Allowance at the rate of Rupees 2.50 per kilometre for journey on foot and such Diet Allowance as it may consider reasonable when the distance to be travelled by the witness is on foot within five kilometres of the Courthouse and when the journey is performed partly by bus and partly on foot for more than five kilometres.

(6) Diet Allowance may, at the discretion of the Presiding Officer of the Court, be paid also to an escort of a Witness or Witnesses, who, by reason of tender age or bodily infirmity, is/are unable to travel alone in order to attend the court, if the escort himself is not required to attend the Court as a Witness.

Payment of Daily Allowance and Travelling Allowance to Government Servant in a case in which Government is not a party:- When a Government servant appears to give evidence in a case in which the State Government is not a party, the Government servant giving evidence regarding the facts of which he has official knowledge will be paid daily allowance and travelling allowance according to the rules under which the Government servant draws such allowance for a journey on tour.

SONAM WANGDI
CHIEF SECRETARY

GOVERNMENT OF SIKKIM
FL. NO. GOS/HOME-II/98/TEMP/152

Printed at Sikkim Govt. Press, Gangtok.
NOTICE UNDER SECTION 4 (I) OF LAND ACQUISITION ACT, 1894.

Whereas the function of the Central Government under the land Acquisition Act, 1894 (I of 1894), in relation to the acquisition land for the purposes of the Union have been entrusted to the State Government by notification No. 12018/12/76/LRD, dated 10/1/1978 issued by the Government of India in the Ministry of Home Affairs 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 a public purpose being a purpose of the Union, namely for the construction of road at Phaka and Sakythang by 86 RCC(GREF) in the block of Lachung Elaka, North District Mangan is hereby notified that the pieces of land comprising cadastral plots noted under the schedule of properties below and measuring more or less 1.5720 hectares is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block of Lachung North District.

This notification is made under the provision of section 4 of the land Acquisition Act, 1894 read with the said notification to all whom it may concern.

A plan of land may be inspected in the office of the District Collector, 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 engageg in the undertaking with their servants and workmen to enter upon a survey of the land and 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 days on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of District, Mangan.

SCHEDULE OF PROPERTIES

Plot No: 1735, 1744, 1761, 1762, 1769, 1759, 1758, 1778, 1780, 1781, 1782, 1784 and 1785.

KARMA GYATSO, IAS
COMMISSIONER-CUM-SECRETARY
LAND REVENUE DEPARTMENT,
GOVERNMENT OF SIKKIM,
GANGTOK
FILE NO: 177/LR(S)
NOTIFICATION

The Governor of Sikkim is pleased to revise the tariff rate for consumption of electricity as per the Tariff Schedule annexed hereto. The Revised Schedule of Rates shall come into force from 1st May’99 provided that the bill for the month of May’99 and thereafter, irrespective of dates of a meter reading prior to or after 1st May’99 shall deemed to be the energy consumed on or after 1st May’99.

The rates of charges, conditions of supply and other matters specified in the schedule annexed hereto shall replace the existing rates of charges and corresponding provisions in the existing schedule and in the existing agreement, if any, with the Power Department, Government of Sikkim w.e.f. 1st May’99.

This supersedes all the earlier notifications.

(P. P. RHAREL)
SECRETARY TO THE GOVT. OF SIKKIM
POWER DEPARTMENT,
GANGTOK.
TARIFF SCHEDULE

1. DOMESTIC SUPPLY (DS):
   (a) Type of Consumer:

       Power supply to single private house, residential flats and Government residential accommodations for lights, fans, domestic pumping sets, household appliances used for domestic purposes. This schedule can also be made applicable to the charitable organisations after verifying the Genuineness of their non-commercial aspects by the concerned Divisional Office.

   (c) Nature of Service:

       Low Tension AC 400/230 volts, 2/3 phase/single phase, Cycles/sec (HZ).

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<tr>
<th>(c).</th>
<th>RATE (TARIFF) KWH (Unit) per month</th>
<th>RURAL CONSUMERS Paise per KWH (Unit)</th>
<th>URBAN CONSUMERS Paise per KWH (Unit)</th>
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<tbody>
<tr>
<td>(i)</td>
<td>Consumption upto 50 Units</td>
<td>80</td>
<td>110</td>
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<td>(ii)</td>
<td>Consumption exceeding 50 Units</td>
<td>110</td>
<td>150</td>
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<tr>
<td>(iii)</td>
<td>Consumption exceeding 100 units</td>
<td>150</td>
<td>200</td>
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(d). Monthly Minimum Charge

(i) Single Phase Supply Rs. 11.00 Rs. 17.00.
(ii) Three Phase Supply Rs. 35.00 Rs. 100.00

(e). Important conditions of supply:

(i) Where supply to the consumer has been given without a meter or where the meter fixed is found defective for any reason, the consumption in units shall be computed in the manner indicated below.

Monthly Units (KWH): Connected load (KW)X60 (L.F)X30 (days) X 6(hrs.).

100

(AE (Commercial) has the newer to assess the connected load and the same may be got approved by EE (Commercial) concerned.

(ii) If electricity supplied in domestic premises is used for non-domestic and commercial purposes, the entire supply shall be charged under commercial supply.

(f). MONTHLY REBATE: 5 Paise per unit if paid within the specified due date.

(g). ANNUAL SURCHARGE: 10% of the gross arrear outstanding every March end.

1. COMMERCIAL SUPPLY (CS):

(a). Type of consumers:

Supply of energy for light, fan, heating and power appliances in commercial and non-domestic establishments such as shops, business houses, hotels, hostels restaurants, petrol pumps, service stations, garages, auditoriums, cinemas, hospitals, nursing homes, dispensaries, doctor's clinic which are used for private gains, educational institutions telephone exchanges, nurseries, show rooms, X-ray plants, libraries, banks, video parlours, saloons, beauty parlours, health clubs or any house of profit.

(b). Nature of Supply:

Low Tension AC. 400/230 Volts, 2/3 phase/Single phase, 50 cycles/Sec (HZ).

(c). RATE (Tariff):

(i) Consumption upto 100 Units 250 Paise per unit.
(ii) Consumption exceeding 100 Units 275 Paise per unit.
(d). Monthly Minimum Charge

(i) Single Phase Supply 50.00 per month.
(ii) Three Phase Supply 250.00 per month.
(e). Important conditions of Supply

Same as 1(e). (1) above.

(f). MONTHLY REBATE 5 Paise per unit if paid within the due date.

(g). ANNUAL SURCHARGE 10% of the gross arrear outstanding every March end.
ii. L/T INDUSTRIAL SUPPLY (LTIS):
   (a). Type of consumer:
   Power supply to the Industries like Rural Industrial load, Agricultural load any other units of such kind having connected within 25 KVA in total.
   
   (b). Nature of Service
   Low Tension AC: 400*230 Volts, 3 Phase/Single Phase, 50 Cycles/Sec (HZ).
   
   (c). Rate (Tariff):
   (i) Upto 1000 Units: 200 paise per KWH.
   (ii) 1001 to 2000 Units: 225 paise per KWH.
   (iii) 2001 and above: 250 paise per KWH.
   
   (d). Monthly Minimum Charge
   Connected load or contract Upto 25 KVA: Rs. 35.00 per KVA/month.
   
   (e). Important Conditions of Supply
   Same as 1. (c). above
   
   (f). ANNUAL SURCHARGE:
   15 percent of the gross arrear outstanding every March end.

IV. HIGH TENSION INDUSTRIAL, SUPPLY (HTIS):
   
   Type of consumer:
   All types of Industrial load having specific contract demand at single point at 11 KV or 66 KV 3 Phase.
   
   (b). Nature of supply:
   High Tension AC, ii KV or 66 KV, 3 Phase, 50 C/S (Hz).
   
   (c). RATE (Tariff):
   
   up to 100 KVA Contract Demand
   Demand Charge: Rs. 80.00 per KVA per month.
   Energy Charge: 110.00 paise per KWH.

   Above 100 KVA but less than 250 KVA
   
   Demand Charge: Rs. 85.00 per KVA per month.
   Energy Charge: 125.00 paise per KWH.

   In excess of 250 KVA:
   Demand Charge: Rs. 90.00 per KVA per month.
   Energy Charge: 135.00 paise per KWH.

   Monthly demand charges shall be based on the contract demand or the colitmed load as assessed by the Department.

   (d). Monthly Minimum Charge: Demand Charge.
   (e). MONTHLY REBATE: 5 percent of the gross bill amount if paid within the due date.
   (f). ANNUAL SURCHARGE: 15 percent of the gross arrears outstanding every March end.

V. BULK SUPPLY (BS) :
   (Non-commercial Supply)
   (a). Type of consumer
   Available for general of mixed loads exceeding 25 KVA to M.E.S. and other Military Establishments, Boarder Roads. SAP, Central PWD, Institutions, Hospitals, Departmental Colonies, AIR Installations, Aerodromes and other similar establishments where further distributions to various residential and non-residential buildings is to be borne by the consumer.
   
   (b). Nature of service
   Low Tension 400/230 Volts or 11 KV and 66 KV.
   
   (c). RA Tariff:
   All consumption: 200 paise per Unit.
   
   (d). monthly minimum Charges
   (i) For L.T. Supplv (400,1230 Volts) Rs 70.00 per KVA of connected load,
   (ii) For H.T. Supplv (11 KV or 66 KV) Rs 60.00 per KVA of connected load.
   
   MONTHLY REBATE: 5 paise per unit if paid within the due date.
   
   (f). ANNUALSURCHARGE: 15 percent of the gross arrear outstanding every March end.
Vi. SUPPLY TO THE PLACES OF WORSHIP (SPW)

(a). Type of Consumer:

Supply of power to Gumpas, Manilakhangs, Tsamkhangs, Mandirs, Churches and Mosques as identified by the State Ecclesiastical Department of Sikkim.

(b). Nature of Service:

Low Tension 400/230 Volts, 2/3 phase/single phase, 50 cycles./Sec (Hz).

(c). Rate (Tariff):

(i) Places of worship having: Free of costs for consumption upto 100 units
   Upto 3 light points As applicable to domestic supply category
   In excess of 100 unit Free of cost for consumption upto 150 units.
(ii) In excess of 150 Units Free of cost for consumption upto 300 units.
(iii) 7 to 12 points In excess of 300 units.
(iv) 13 and more light points Free of cost for consumption upto 500 units.

SUPPLY TO ARMY PENSIONERS AND BLINDS

Provided to the head of households who are age old pensioners or their surveying widows based on the list provided by Sikkim Rajya Sainik Board and also the head of households who are blind based on the list provided by the Sikkim branch of the National Association for Blinds.

(a). Rate (Tariff):

All consumption upto 100 units Free of cost.
In excess of 100 units As applicable to domestic supply category.

VIII TEMPORARY SUPPLY:

(a). Type of consumer:

Available for temporary purposes and for the period not exceeding two month in the first instance but can be extended for the further period not exceeding one month on each occasion. Duration of such extension cases lie entirely at the discretion of the Power Department.

(b). Nature of service:

Low Tension AC 400/230 Volts, 2/3 Single Phase, 50 Hz. Or H.T. whichever is applicable and possible at the discretion of the Department.

(c). Rate (Tariff):

Tariff under schedule DS/CS/LTIS/TH-IIS for corresponding permanent supply PLUS 25 percent additional charges on the total bill.

ix. SCHEDULE FOR MISCELLANEOUS CHARGES:

(1) SERVICE CONNECTION:

Upon receipt of written requisition from any intending consumer, the Department will serve estimate or quotation based on its prevailing schedule of costs, which will include the cost of services, security deposits and stamps for execution of Agreement. The entire service connection charges, as applicable, shall deposited by the consumer in advance.

METER RENT:

Energy Meter and Maximum Demand Indicator etc. month:

(i) Single Phase Rs. 15.00.
(ii) Three Phase Rs. 35.00.
(iii) Maximum Demand Indicator Rs. 110.00.
(iv) Time Switch Rs. 55.00.

TESTING OF METERS

(i) Energy Meters Rs. 55.00.
(ii) Other Metering Instruments Rs. 165.00.

4). DISCONNECTION & RECONNECTION:

DS and CS category Rs. 60.00.
LTIS, THIS & Bulk category Rs. 180.00.

(i) Unless otherwise demanded by the department replacement of meters or shifting of the position, meter boards etc. can be entertained exclusively on the specific request of the consumers against a payment of, Rs 100.00 for one time which does not include the cost of required materials and labour.
(6). REPLACEMENT OF FUSES:

Services for replacement of fuses in the main cut-outs available against the following payments.

(i) Low Tension Single Phase Rs. 10.00.
    Three Phase Rs. 13.00.

(ii) High Tension Rs. 30.00.

(7) RESEALING OF METERS:

If by any reason the seal affixed in the Meter or cut-outs installed and secured by the Department are found tampered with, the Department reserves the right to impose penalty as applicable under the Electricity (Supply) Act 1948. In addition, the consumer is liable for meter testing and changing charges as applicable as per the above schedule IX 3/15. However, in the absence of any sign or premonition of such malpractice, the consumer is liable for payment of resealing @ Rs. 20.00 per call of such services.

Printed at the Sikkim Govt. Press, Gangtok.
Notice: No. 59/774/LR(S)  

**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 the construction of 3 Kms road by SPWD (R&B) as an alternate highway from Chewreybotay to Duga in the blocks of Central Pendam and West Pendam, East District, it is hereby notified that several pieces of land comprising cadastral plot No. 1072, 1070, 1068, 1067, 1091, 1092, 1050, 1094, 1097, 1095, 1099, 1098, 1100, 1101, 1111, 1111/2441, 1110, 1109/2471, 1103, 1104, 1044, 1045, 1043, 1041, 1041/2678, 1040/2677,1040, 1040./2693, 1038, 1038/2692, 1037/2691, 1036/2975, 1037, 1036/2687, 1358, 1358/2304, 1341, 1342, 1343, 1338, 1337, 1368, 1367, 1371/2296,1372, 1373, 1457, 1458, 1554, 1552, 1553, 1555, 1558, 1566, 1581, 1580, 1578, 1578/2585,1575, 1576, 2868, 2870 & 2871 and measuring more or less 3.6890 hectares bounded as under:

- **East** Land of Lok Narayan, Durga Narayan.
- **West** Land of Purna Bdr. Bhagman, Chura Mani.
- **North** Land of Bhagman, West Pendam Road, Churamani, Padam Lall, Rudra Lall, Mohan Lall, Devi Pd. Tikaram, K. P. Khasmal, Buddhimaya, Dhanmayan Ran Maya, Harka Bir Sanbir, Gouri Shanker, Bishnu Bdr. Moti Maya, Budhi Raj, K. Azirian, Nelam Kr. Pradhan, Indra Kr. Pradhan, Footpath Jhora.
This notification is made under the provision of section 4 of Act 1 of 1894 to all to whom it may concern.

And plan of land may be inspected in the office of the District Collector, East. In exercise of the powers conferred by the aforesaid section the Governor is please to authorise the officers for the time being to enter upon and survey the land and do all other acts required or permitted by that section.

And whereas there is urgency to acquire the land, the Governor is further pleased to direct under section 17 (4) that the provision of section 5-A of the Act shall not apply.

KARMA GYATSO, IAS
Commissioner-cum-Secretary
Land Revenue Department
GOVERNMENT OF SIKKIM
GANGTOK
F. No. 774/LR(S).

Printed at Sikkim Government Press, Gangtok.
SIKKIM ELECTION DEPARTMENT

No. 12/99/Elec.                              Date 18.9.99

NOTIFICATION

In pursuance of Sub-rule (2) of the 11 of the Conduct of Election Rules, 1961, the following is published for general information.

FORM 7A
LIST OF CONTESTING CANDIDATES
(See Rule 10 (I))
Election to the House of the People

1-Sikkim Parliamentary Constituency

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Bhim Pd. Dahal</td>
<td>Timberbong Busty</td>
<td>Sikkim DemocraticFront</td>
<td>Umbrella</td>
</tr>
<tr>
<td>2</td>
<td>Satish Chandra Rai</td>
<td>Singithang</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>3</td>
<td>Somnath Poudyal</td>
<td>Chota Singtam</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>4</td>
<td>Youraj Rai</td>
<td>Legship, South Sikkim</td>
<td>Independent</td>
<td>Violin</td>
</tr>
</tbody>
</table>

T.T.Dorjee, IAS
Chief Electoral Officer-Sikkim

Printed at Sikkim Govt. Press, Gangtok
**NOTIFICATION**

In pursuance of Sub-rule (2) of the 11 of the Conduct of Elections Rules, 1961, the following is published for general information.

**FORM 7 A**

**LOST OF CONTESTING CANDIDATES**

(See Rule 10 (1))

**Election to the Sikkim Legislative Assembly**

1. **Yoksom Assembly Constituency**

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Kalawati Subba</td>
<td>Development Area, Gangtok</td>
<td>Sikkim Democratic Front Umbrella</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Mangalbir Subba</td>
<td>Yoksam Bazar, West Sikkim</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>3</td>
<td>Sanchaman Subba</td>
<td>Naku Block, Pelling</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>4</td>
<td>Om Prakash Bista</td>
<td>Chongrang Busty, West Sikkim</td>
<td>Independent</td>
<td>Clock</td>
</tr>
</tbody>
</table>

2. **Tashiding Assembly Constituency**

<table>
<thead>
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<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Lovzang Sonam Wangyal</td>
<td>Geyzing, West Sikkim</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>2</td>
<td>Sonam Dadul Kazi</td>
<td>Geyzing, West Sikkim</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>3</td>
<td>Thutop Bhutia</td>
<td>Tashidng, West Sikkim</td>
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<td>Umbrella</td>
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</table>
### 3 - Geyzing Assembly Constituency

<table>
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<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
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<tbody>
<tr>
<td>1</td>
<td>Man Bahadur Dahal</td>
<td>Geyzing Bazar, West Sikkim</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>2</td>
<td>Puspak Ram Subba</td>
<td>Daragaon, Tadong</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>3</td>
<td>Sher Bahadur Subedi</td>
<td>Kegongsha Block, Geyzing</td>
<td>Sikkim Democratic Front</td>
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### 4 - Dentam Assembly Constituency

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<th>Address of Candidates</th>
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<tbody>
<tr>
<td>1</td>
<td>Laxmi Pd. Subba</td>
<td>Uttarey, West Sikkim</td>
<td>Indian National Congress</td>
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<tr>
<td>2</td>
<td>Narendra Kumar Subba</td>
<td>Hee Bazar, West Sikkim</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
<tr>
<td>3</td>
<td>Padam Lall Gurung</td>
<td>Maneybong, Uttarey, West Sikkim</td>
<td>Sikkim Sangram Parishad</td>
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### 5 - Bermiok Assembly Constituency

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<th>Address of Candidates</th>
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<tbody>
<tr>
<td>1</td>
<td>Birendra Subba</td>
<td>Hee Gaon, West Sikkim</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>2</td>
<td>Laxmi Prashad Tiwari</td>
<td>Sichey Busty, Gangtok</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>3</td>
<td>Tulshi Pd. Pradhan</td>
<td>Hee, West Sikkim</td>
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### 6 - Rinchenpong Assembly Constituency

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<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
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<tbody>
<tr>
<td>1</td>
<td>Ongden Tshering Lepcha</td>
<td>Sangadorjee, Rinchenpong</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
<tr>
<td>2</td>
<td>Pema Kinzing Bhutia</td>
<td>Rinchenpong Bazar</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>3</td>
<td>Phur Tsh. Lepcha</td>
<td>10th mile, Chakung</td>
<td>Indian National Congress</td>
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</tr>
</tbody>
</table>

### 7 - Chakung Assembly Constituency

<table>
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<tr>
<th>Sl. No</th>
<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
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<tbody>
<tr>
<td>1</td>
<td>Prem Singh Tamang</td>
<td>Singling Busty, Soreng</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
<tr>
<td>2</td>
<td>Tara Man Rai</td>
<td>Reshi Bazar, West Sikkim</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>3</td>
<td>Tika Gurung</td>
<td>Chakung, P.S. Soreng</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
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### 8. Soreong Assembly Constituency

<table>
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<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
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<tbody>
<tr>
<td>1</td>
<td>Iman Singh Limbu</td>
<td>Tharpu Busty, West Sikkim</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>2</td>
<td>Nar Bdr. Bhandari</td>
<td>Ranipool East</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>3</td>
<td>Ram Bahadur Subba</td>
<td>Tharpu Busty, West Sikkim</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
</tbody>
</table>

### 9. Daramdin Assembly Constituency

<table>
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<th>Sl No</th>
<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Akar Dhoj Subba</td>
<td>Upper Thambong, West Sikkim</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>2</td>
<td>Pushker Limbu</td>
<td>Rumbuk Busty, West Sikkim</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>3</td>
<td>Ran Bahadur Subba</td>
<td>Rumbuk Busty, West Sikkim</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
</tbody>
</table>

### 10 Jorethang-Nayabazar Assembly Constituency

<table>
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<tr>
<th>Sl No</th>
<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Bhim Raj Rai</td>
<td>Boomtar Busty, Namchi</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>2</td>
<td>Bhoj Raj Rai</td>
<td>Salghari Busty, Naya Bazar</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
<tr>
<td>3</td>
<td>Durga Lama</td>
<td>P.N.G.Road, Dev. Area, Gangtok</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>4</td>
<td>Biren Chandra</td>
<td>Housing Colony, Jorethang</td>
<td>Independent</td>
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</table>

### 11. Ralong Assembly Constituency

<table>
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<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Dodi Dazom Bhutia</td>
<td>Ravangla, South Sikkim</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
<tr>
<td>2</td>
<td>Sonam Tsh. Bhutia</td>
<td>Ralong, South Sikkim</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>3</td>
<td>Ugen Tashi Bhutia</td>
<td>Kewzing Bazar, S. Sikkim.</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>4</td>
<td>Chewang Sherpa</td>
<td>Bakhim Busty, S. Sikkim</td>
<td>Independent</td>
<td>Clock</td>
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### 12-Wak Assembly Constituency

<table>
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<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Kedar Nath Rai</td>
<td>Jarong Busty, Rabong</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
<tr>
<td>2</td>
<td>Manoj Rai</td>
<td>Assam Lingjey Sosing Road.</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>3</td>
<td>Purna Bahadur Rai</td>
<td>Legship Bazar, Legship</td>
<td>Indian National Congress</td>
<td>Hand</td>
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</tbody>
</table>
## 13 - Damthang Assembly Constituency

<table>
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<tr>
<th>Sl. No</th>
<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Hom Nath Rai</td>
<td>Dilipali Typing Institute, Namchi</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>2</td>
<td>Kamal Kumar Rai</td>
<td>Naku Block, Pelling</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>3</td>
<td>Pawan Kumar Chamling</td>
<td>Gumpa Ghurpisey, Namchi</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
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</table>

## 14 - Melli Assembly Constituency

<table>
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<tr>
<th>Sl. No</th>
<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Girish Chandra Rai</td>
<td>Sumbuk Busty, Melli</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
<tr>
<td>2</td>
<td>Hari Basnet</td>
<td>Rabitar Block, Maniram</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>3</td>
<td>G. S. Lama</td>
<td>Phu Chandra Niwas, Dev. Area</td>
<td>Sikkim Sangram Parishad</td>
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## 15 - Rateypani Assembly Constituency

<table>
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<tr>
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<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
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<tbody>
<tr>
<td>1</td>
<td>Chandra Kumar Mohora</td>
<td>Deorali Bazar, Tadong</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
<tr>
<td>2</td>
<td>Madan Kr. Cintury</td>
<td>Melli Bazar, S. Sikkim</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>3</td>
<td>Ravindra Madan Rasaily</td>
<td>Zu-Nyot-Li, Sichey Busty</td>
<td>Indian National Congress</td>
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## 16 Temi Tarku Assembly Constituency

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<th>Name of the Candidates</th>
<th>Address of Candidates</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Bhim Kumar Rai</td>
<td>Lungchok Busty, S. Sikkim</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>2</td>
<td>Dil Kri. Bhandari</td>
<td>Bal Chandrika Bhawan, Ranipool</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>3</td>
<td>Garjaman Gurung</td>
<td>Chuba Busty, S. Sikkim</td>
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## 17 - Central Pendam-East Pendam Assembly Constituency

<table>
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<tr>
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<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Dilli Prasad Kharel</td>
<td>Mamring Busty, Rangpo</td>
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</tr>
<tr>
<td>2</td>
<td>Reeta Karki</td>
<td>Lower Bazaar, Rangpo</td>
<td>Indian National Congress</td>
<td>Hand</td>
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<tr>
<td>3</td>
<td>Sang Dorjee Tamang</td>
<td>Singtam Bazaar</td>
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### Rhenock Assembly Constituency

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<tbody>
<tr>
<td>1</td>
<td>Bedu Singh Path</td>
<td>Sichey Busty, Gangtok</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
<tr>
<td>2</td>
<td>Nar Bdr. Bhandari</td>
<td>Ranipool, East Sikkim</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>3</td>
<td>Padam Dhakal</td>
<td>Pacheykhani, Bengthang</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>4</td>
<td>Santosh Kr. Pradhan</td>
<td>Rhenock Bazar</td>
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### 19 - Regu Assembly Constituency

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<tbody>
<tr>
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<td>Damber Singh Gurung</td>
<td>Rhenock, Aritar</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>2</td>
<td>Karna Bdr. Chamling</td>
<td>Chujachen, Rongli</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
<tr>
<td>3</td>
<td>Krishna Bdr. Rai</td>
<td>Rongli Bazar</td>
<td>Sikkim Sangram Parishad</td>
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### 20-Pathing Assembly Constituency

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<tbody>
<tr>
<td>1</td>
<td>Penzo Delay Namgyal</td>
<td>Upper Arithang, Gangtok, East</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>2</td>
<td>Ram Lepcha</td>
<td>Marchak Busty, East Sikkim</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
<tr>
<td>3</td>
<td>Sonam Dorjee</td>
<td>Gangtok</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
</tbody>
</table>

### 21 - Loosing Pacheykhani Assembly Constituency

<table>
<thead>
<tr>
<th>Sl No</th>
<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Arun Kr. Rai</td>
<td>Development Area, Gangtok</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>2</td>
<td>Jai Kr. Bhandari</td>
<td>Pakyong</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>3</td>
<td>Vinod Pradhan</td>
<td>Singithang Namchi Bazar</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
</tbody>
</table>

### 22 - Elamdong Assembly Constituency

<table>
<thead>
<tr>
<th>Sl No</th>
<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Gopal Lamichaney</td>
<td>Badong-Khamdong</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
<tr>
<td>2</td>
<td>Jitman Darjee</td>
<td>Raleykhese Samdong</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>3</td>
<td>Lall Bdr. Das</td>
<td>Yangyang</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
</tbody>
</table>
### 23 - Djongu Assembly Constituency

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Norden Tshering Lepcha</td>
<td>Sudur Busty, Hee- Gyathang</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>2</td>
<td>Sonam Chyoda Lepcha</td>
<td>Shipgyer, Tong, U.Djongu</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
<tr>
<td>3</td>
<td>Sonam Gyatso Lepcha</td>
<td>Salim Pakyel, U.Djongu</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
</tbody>
</table>

### 24 - Lachen Mangshila Assembly Constituency

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Hishey Lachungpa</td>
<td>H.N. 114, P.O. Lachung</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
<tr>
<td>2</td>
<td>Nedup Tsh. Lachenpa</td>
<td>Mangan, North Sikkim</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>3</td>
<td>Tobden Lepcha</td>
<td>Upper Malling, Singhik</td>
<td>Independent</td>
<td>Aeroplane</td>
</tr>
</tbody>
</table>

### 25 - Kabi Tingda Assembly Constituency

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>T. Lachungpa</td>
<td>Yama House, Gangtok</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>2</td>
<td>Palden Bhutia</td>
<td>Kabi Trateng, North Sikkim</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>3</td>
<td>Thinlay Tshering Bhutia</td>
<td>Shotak Busty, Penlong</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
</tbody>
</table>

### 26 - Rakdong Tintek Assembly Constituency

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Danorbu Sherpa</td>
<td>5th Mile, Tadong</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
<tr>
<td>2</td>
<td>Dawa Lamu</td>
<td>Lower Arithang, Gangtok</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>3</td>
<td>Mingma Tsh. Sherpa</td>
<td>Temi Daragaon</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>4</td>
<td>Norzang Lepcha</td>
<td>Daragaon Tadong</td>
<td>Communist Party of India (M)</td>
<td>Hammer, Sickle &amp; Star</td>
</tr>
<tr>
<td>5</td>
<td>Sonam Tsh. Bhutia</td>
<td>Simik Lingzey Kharndong</td>
<td>Independent</td>
<td>Clock</td>
</tr>
</tbody>
</table>
### 27 - Martam Assembly Constituency

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Dorjee Tsh. Lepcha</td>
<td>Chisopani, Singtam</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
<tr>
<td>2</td>
<td>Naku Lepcha</td>
<td>Marchak Busty</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>3</td>
<td>Nuk Tsh. Bhutia</td>
<td>Melli Bazar</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
</tbody>
</table>

### 28 - Rumtek Assembly Constituency

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>O. T. Bhutia</td>
<td>D.P.H. Road, Gangtok</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>2</td>
<td>Karma Tempo Namgyal Gyaltsen</td>
<td>Dara Goan, Tadong, East</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
<tr>
<td>3</td>
<td>Ugen Tsh. Lepcha</td>
<td>Pani House Gangtok, East</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
</tbody>
</table>

### 29 - Assam, Lingjey Assembly Constituency

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Kunga Zangpo Bhutia</td>
<td>Upper Tathangchen, Gangtok</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>2</td>
<td>Tseten Tashi Bhutia</td>
<td>Upper Syari</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
<tr>
<td>3</td>
<td>Maj. (Retd.) Tshering Gyatso Kaleon</td>
<td>Netuk House, Gangtok</td>
<td>Indian National Congress</td>
<td>Han</td>
</tr>
<tr>
<td>5</td>
<td>Sonam Dupden Lepcha</td>
<td>Amdo Golai, Tadong</td>
<td>Independent.</td>
<td>Jeep</td>
</tr>
</tbody>
</table>

### 30 - Rank& Assembly Constituency

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Pintso Chopel Lepcha</td>
<td>Kazi Road, Gangtok</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>2</td>
<td>Tseten Dorjee Lepcha</td>
<td>Chandmari</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
<tr>
<td>3</td>
<td>Yangchen Doma Bhutia</td>
<td>Upper Sichey Busty</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
</tbody>
</table>

### 31 - Gangtok Assembly Constituency

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Candidates</th>
<th>Address of Candidates</th>
<th>Party Affiliation</th>
<th>Symbol allotted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Anand Lama</td>
<td>Kanchen View, Deorali</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>2</td>
<td>Bhumerlall Sirohiya</td>
<td>National Highway, Gangtok</td>
<td>Communist Party of India (M)</td>
<td>Hammer, Sickle &amp; Star</td>
</tr>
<tr>
<td>3</td>
<td>K.B. Gurung</td>
<td>Lower Arithang</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
</tr>
<tr>
<td>4</td>
<td>Narendra Kr. Pradhan</td>
<td>P.S. Road Gangtok</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>5</td>
<td>Thendup Dorjee. Bhutia</td>
<td>Penlong Bazar</td>
<td>Independent.</td>
<td>Car</td>
</tr>
<tr>
<td>Sl. No.</td>
<td>Name of the Candidates</td>
<td>Address of Candidates</td>
<td>Party Affiliation</td>
<td>Symbol allotted</td>
</tr>
<tr>
<td>--------</td>
<td>------------------------</td>
<td>-----------------------</td>
<td>---------------------------------</td>
<td>-----------------</td>
</tr>
<tr>
<td>1</td>
<td>Dorjee Dadul Lama</td>
<td>Barfong</td>
<td>Sikkim Sangram Parishad</td>
<td>Elephant</td>
</tr>
<tr>
<td>2</td>
<td>Namkha Gyaltsen Lama</td>
<td>Namlung, Ralong</td>
<td>Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>3</td>
<td>Palden Lama</td>
<td>Upper Tathangchen, Gangtok</td>
<td>Independent</td>
<td>Chair</td>
</tr>
</tbody>
</table>

T. T. Dorjee, IAS  
Chief Electoral Officer - Sikkim.

Printed at the Sikkim Government Press, Gangtok
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

No. 59 Home/99

Date 16/9/99

NOTIFICATION

The State Government is deeply concerned with the problem of substance abuse in the State and has felt the need to formulate a comprehensive action plan to combat the menace. With this in view, a high level co-ordination meeting on substance abuse was convened under the Chairmanship of the Chief Secretary on 7th August, 1999 at Tashiling Secretariat. One of the conclusions reached at the meeting was the need to form co-ordination Committees at the State level as well as at the District level with a view to bring about better co-ordination and to make a well organised and concerted effort to tackle the problem of substance abuse in the State.

II. Now, therefore, the State Government hereby constitutes a State Co-ordination Committee in each of the four districts with jurisdiction within their respective district with immediate effect. The Committees shall be constituted as follows

A. State Co-ordination Committee.

(i) Chief Secretary Chairman
(ii) Director General of Police Member
(iii) Secretary, Health & Family Welfare Department. Member
(iv) Commissioner, Excise Department Member
(v) Secretary, Education Department Member
(vi) Secretary, Urban Development & Housing Department Member
(vii) Secretary, Information & Public Relations Department Member
(viii) Principal Director-cum-Drug Controller, Health & Family Welfare Department Member
(ix) Director, Health Services Member
(x) Director, All India Radio, Gangtok Member
(xi) President, ASHI (Sikkim Branch) Member
(xii) Secretary, VHAI (Sikkim Branch) Member
(Xiii) Consultant Psychiatrist, STNM Hospital. Member Secretary.
B. District Co-ordination Committee.

(i) District Collector Chairman
(ii) Superintendent of Police Member
(iii) Chief Medical Officer Member
(iv) Joint Director, Education Department Member
(v) District Development Officer Member
(vi) District Information Officer Member
(vii) Two Representatives of any Voluntary Organisations of the district Member
(viii) Psychiatrist/District Medical Superintendent Member Secretary.

III. The terms of reference of the State Level Co-ordination Committee and District Co-ordination Committees are the following:

(i) To monitor, review and regulate Substance Abuse in the State.
(ii) To take action to curb the Substance Abuse in the State.
(iii) To make recommendations to the Government.

The Committees shall meet at least twice in a year. The Jurisdiction of the District Co-ordination Committees shall be within their respective districts. The recommendations of the District Co-ordination Committees shall be considered for adoption by the State Co-ordination Committee.

SONAM WANGDI, IAS
Chief Secretary
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK
No. 60/HOME/99 Dated 23. 9. 1999.

NOTIFICATION

The State Government is hereby pleased to announce the following benefits in respect of Armed Force personnel killed in active operations and for the rehabilitation of the war widows and dependent family members

1. Ex-gratia payment of rupees two lakhs to soldiers from Sikkim who die in action on the war front.

2. A suitable rehabilitation package will also be worked out for war widows and dependent family members. Such package would involve, depending on the specific needs, allotment of a housing site, grant under housing package, a Government job to any one member of the family, admission in professional courses in the State Government educational institutions to the children of the deceased and such other relevant measures as may be deemed necessary by the State Government.

In addition, the State Government is also pleased to announce that all recipients of the prestigious Param Vir Chakra will henceforth be treated as State Guests whenever they visit Sikkim.

BY ORDER.

SONAM WANGDI, IAS
CHIEF SECRETARY
F. NO. GOS/HOME-II/TEMP/97/11.

Printed at the Sikkim Government Press, Gangtok
NOTIFICATION

Whereas the Hon'ble High Court of Sikkim, through the Joint Registrar, wrote to the Chief Secretary, Government of Sikkim, Gangtok vide Ref. No. V (103) Confdl./HCS/ 3616 dated 23.9.99 forwarding a copy of the minutes of the Full Court meeting held on 6th July, 1999 and 12th July, 1999, and

Whereas the resolution of the High Court is as follows:-

"It is resolved that the State Government be moved for creation of the Court of District & Sessions Judge (Special Division) for the whole of the State of Sikkim in terms of Section 3 of the Sikkim Civil Courts Act, 1978 and Section 9 of the Code of Criminal Procedure, 1973 to deal with those Civil and Criminal matters which are specifically assigned to that Court by the High Court".

Therefore, the State Government hereby constitutes the Court of District & Sessions Judge (Special Division) for the whole of the State of Sikkim in terms of Section 3 of the Sikkim Civil Courts Act, 1978 and Section 9 of the Code of Criminal Procedure, 1973 to deal with those Civil and Criminal matters which are specifically assigned to that Court by the High Court.

By Order and in the name of the Governor.

SONAM WANGDI, IAS
CHIEF SECRETARY
F.NO. GOS/HOME-II/93/19
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, 1994, namely:

1. (a) These rules may be called the Government of Sikkim (Allocation of Business) First Amendment Rules, 1999.
   
   (b) They shall come into force at once.

2. In the Government of Sikkim (Allocation of Business) Rules, 1994, in the Second Schedule, under the heading "XIV. HOME DEPARTMENT";

   (a) item number "15. Establishment side of the subordinate Courts including the District and Sessions Courts" shall be omitted;

   (b) item numbers 16 to 33 shall be renumbered as numbers 15 to 32 respectively.

By Order and in the name of the Governor.

SONAM WANGDI, IAS
CHIEF SECRETARY
F.NO.GOS/HOME-II/99/2
NOTIFICATION

The Governor of Sikkim is hereby pleased to rescind the Notification No. 53/Home dated 29th August, 1989 with immediate effect.

By order and in the name of the Governor.

SONAM WANGDT, IAS
CHIEF SECRETARY
F. No. GOS/HOME-II/99/2
In exercise of the powers conferred by Sub-section (7) of section 67 of the Motor Vehicles Act, 1988 (59 of 1988), the State Government hereby directs the State Transport Authority to fix the fares and freight (including the maximum and minimum in respect thereof) for the maxi-cab for the following routes:

1. Gangtok to Nathula.
2. Gangtok to Jelepla.

By Order.

L. Bhutia.
Commissioner-cum-Secretary,
Motor Vehicles Department.

Printed at Sikkim, Government Press, and Gangtok.
ERRATUM

In first para of the notice U/S 4(1) of L. A. Act, 1894 (Act 1 of 1894) issued and published vide Government Gazette No. 53 dated 24th March, 1999 in connection with the acquisition of land by N.H.P.C. Ltd. (Government of India Enterprises) in the block of Megyong (Sagbari) Elaka Rinchenpong West Sikkim, the Notification No. may be read as “12018/12/76/LRD” instead of 12088112/76/LRD.

KARMA GYATSO, IAS
COMMISSIONER-CUM-SECRETARY,
LAND REVENUE DEPARTMENT,
GOVERNMENT OF SIKKIM, GANGTOK.
File No. 902/11/LR (S)
NOTIFICATION

In exercise of the powers conferred by section 43 of the Sikkim Water Supply and Water Tax Act, 1986 (8 of 1986), the State Government hereby makes the following rules further to amend the Sikkim Water Supply Rules, 1990, namely:

1. (1) These rules may be called the Sikkim Water Supply (Amendment) Rules 1999.
   (2) They shall extend to the whole of Sikkim.
   (3) They shall come into force from the date of their publication in the Official Gazette.

2. In the Sikkim Water Supply Rules, 1990 (hereinafter referred to as the said rules), in rule 13 of the entries in the existing serial number 1, 2 and 3 the following entries shall be substituted, namely:-

   "1. For the first additional unit area - Rs. 50/month
   2. For the second additional unit - Rs. 150/month.
   3. For the third additional unit - Rs. 200/month".

   These rates shall be applicable to the Water Supply Connections without a meter only.

3. In the said rules, for rule 22, the following rule shall be substituted, namely:-

   "22 Water Tax levied in the bazars of Sikkim : Water Tax shall be levied as per the rates specified in the Sub-rules (1) and (2) of rules 11 and rule 13 and as per the other rates & terms as specified in the said rules in following Bazar of Sikkim, namely:-

1. Gyalshing Bazar,
2. Jorethang Bazar,
3. Rangpo Bazar,
4. Namchi Bazar,
5. Mangan Bazar,
6. Melli Bazar,
7. Singtam Bazar,
8. Ranipool Bazar,

PRINCIPAL CHIEF ENGINEER-CUM-SECRETARY,
PUBLIC HEALTH ENGINEERING DEPARTMENT,
GOVERNMENT OF SIKKIM.
Notification No. 470/99/JUD-II(H.P.) dated 28th September, 1999 of the Election Commission of India, New Delhi is hereby republished for general information.

ELECTION COMMISSION OF INDIA

NIRVACHAN SADAN,
ASHOKA ROAD,
NEW DELHI-110001

DATED: 28TH SEPTEMBER, 1999
ASVINA 6, 1921 (SAKA)

NOTIFICATION

No. 470/99/JUD-II(H.P.)- WHEREAS, rule 59 A of the Conduct of Elections Rules, 1961 provides that where the Election Commission apprehends intimidation and victimization of electors in any constituency and it is of the opinion that it is absolutely necessary that ballot papers taken out of all ballot boxes used in that constituency should be mixed before counting, instead of being counted polling stationwise, it may, by notification in the Official Gazette, specify such constituency.

2. AND WHEREAS, on such specification under the said rule 59 A of the Conduct of Elections Rules, 1961, the ballot papers of the specified constituency shall be counted by being mixed instead of being counted polling stationwise;

3. AND WHEREAS, the Election Commission has carefully considered the matter and has decided that in the light of the prevailing situation in the State of Sikkim, and in the interests of free and fair election and also for safety and security of electors and with a view to preventing intimidation and victimization of electors in that State, the Sikkim Parliamentary Constituency, may be specified under the said rule 59A for the purposes of counting of votes at the General Election to the House of the People, 1999 now in progress;

4. NOW, THEREFORE, the election Commission hereby specifies the Sikkim Parliamentary Constituency as the constituency to which the provisions of rule 59A of the Conduct of Elections Rules, 1961 shall apply for the purposes of counting of votes at the current General Election to the House of the People.

By Order.

K.J. RAO
SECRETARY
ELECTION COMMISSION OF INDIA

T.T. BHUTIA,
JOINT CHIEF ELECTORAL OFFICER
SIKKIM, GANGTOK.
ELECTION DEPARTMENT
GOVERNMENT OF SIKKIM

No.15/99/Elec.          Dated Gangtok the 1st
October, 1999

Notification No.470/99/JUD-II/(L.A.) dated 28th September, 1999 of the Election commission of India, New Delhi is hereby republished for general information.

ELECTION COMMISSION OF INDIA

Nirvachan Sadan
Ashoka Road
New Delhi-110 001

Dated: 28th September, 1999
Asvina 6, 1921 (Saka)

NOTIFICATION

No.470/99/JUD-II/(L.A.).-WHENAS, rule 59A of the Conduct of Elections Rules, 1961 provides that where the election Commission apprehends intimidation and victimization of electors in any constituency and it is of the opinion that it is absolutely necessary that ballot papers taken out of all ballot boxes used in that constituency should be mixed before counting, instead of being counted polling stationwise, it may, by notification in the Official Gazette, specify such constituency.

2. AND WHEREAS, on such specification under the said rule 59A of the Conduct of Elections Rules, 1961, the ballot papers of the specified constituency shall be counted by being mixed instead of being counted polling stationwise;

3. AND WHEREAS, the Election commission has carefully considered the matter and has decided that in the light of the prevailing situation in the State of Sikkim, and in the interests of free and fair election and also for safety and security of electors and with a view to preventing intimidation and victimization of electors, each of the Assembly Constituencies in the State of Sikkim may be specified under the said rule 59A for the purposes of counting of votes at the General Election to the Legislative Assembly of the State of Sikkim, now in progress;

4. NOW, THEREFORE, the Election Commission hereby specifies each of the said Assembly Constituency in the State of Sikkim as the constituencies to which the provision of rule 59A of the Conduct of Election Rules, 1961 shall apply for the purpose of counting of votes at the current General election to the Legislative Assembly of the said State.

By Order.

K.J. RAO
SECRETARY
ELECTION COMMISSION OF INDIA

T.T. BHUTIA
JOINT CHIEF ELECTORAL OFFICER
SIKKIM, GANGTOK.

Printed at Sikkim Govt. Press, Gangtok.
Gangtok, Monday, 4th October, 1999

GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

No. 64/HOME/99
Dated 1st October, 1999

NOTIFICATION

Whereas the allotment of the Forest Guest House at Balwakhani, Gangtok, for the purpose of residence of Hon'ble Shri Justice Anup Deb of Sikkim High Court at a rent of Rs. 1193/- (Rupees one thousand one hundred ninety-three) only per mensem has been notified vide Notification No. 5/Home/99 dated 22.1.99 and;

Whereas, the State Government has communicated in Home Department's letter No. GOS/HomeII/Temp/98/86/798 dated 14.7.98 addressed to the Registrar, High Court of Sikkim, that only two rooms have been allotted in the Forest Guest House at Balwakhani to Hon'ble Shri Justice Anup Deb at a rent of Rs. 1193/- (Rupees one thousand one hundred ninety-three) only per mensem with effect from 1st June, 1998;

Now, therefore, in partial modification of Notification No. 5/Home/99 dated 22.1.99, it is hereby notified that only two rooms in the Forest Guest House at Balwakhani have been allotted to Hon'ble Shri Justice Anup Deb on payment of rent of Rs. 1193/- (Rupees one thousand one hundred ninety-three) only per mensem with effect from 1st June, 1998.

SONAM WANGDI, IAS
CHIEF SECRETARY
F. No. GOS/Home-II/Temp/98/86

Printed at the Sikkim Govt. Press Gangtok.
The State Government is pleased to notify for the information of the general public that one room has been allotted on the ground floor of the Forest Guest House, where temporary accommodation for Hon'ble Shri Justice Anup Deb is provided for on the first floor of the Guest House, to be used as the office of the chairman, State Human Rights Committee. The Conference Hall in the ground floor of the Guest House shall be used for the purpose of holding meetings of the Committee.

BY ORDER.

AMIT KUMAR JAIN
ADDITIONAL SECRETARY (HOME)
F. No. GOS/HOME-II/99/19.
WHEREAS the High Court of Sikkim through the Registrar General wrote to the Chief Secretary, Government of Sikkim, Gangtok vide reference No. V (84) Confdl/HCS/3178 dated 27.8.1999 stating that:

"in the Full Court meeting held on 20.8.99, the matter regarding amendment of Sikkim Judicial Service Rules, 1975 was considered and it was resolved to recommend to the State Government that entry in Column 1 of the Schedule appended to Sikkim Judicial Service Rules, 1975 be amended to insert the words "cum-Civil Judge" after the words "Chief Judicial Magistrate" so as to read "Chief Judicial Magistrate-cum-Civil Judge"."

THEREFORE, in exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the Governor of Sikkim, in consultation with the High Court of Sikkim, makes the following rules to amend the Sikkim Judicial Service Rules, 1975, namely:

1. (1) These rules may be called the Sikkim Judicial Services (Amendment) Rules, 1999.

(2) They shall come into force with effect from the date of their publication in the Official Gazette.

2. In the Sikkim Judicial Service Rules, 1975 -

In the Entry No. 1 of Schedule appended to Sikkim Judicial Rules, 1975 the Words "cum-Civil Judge" shall be inserted after the words "Chief Judicial Magistrate" so as to read "Chief Judicial Magistrate-cum-Civil Judge".

SONAM WANGDI
CHIEF SECRETARY
(F. NO. GOS/HOME-II/91/9)

Printed at Sikkim Government Press, Gangtok.
The following order of His Excellency the Governor of Sikkim is hereby published for general information:

"No. SKM/GOV./SECTT./H/206/99 Dated 10th October, 1999

ORDER

In exercise of the powers conferred upon me by virtue of sub-clause (b) of clause (2) of Article 174 of the Constitution, I, Chaudhary Randhir Singh do hereby dissolve the Fifth Legislative Assembly of Sikkim with effect from today the 10th October, 1999.

CHAUDHARY RANDHIR SINGH
GOVERNOR OF SIKKIM."

By Order

SONAM WANGDI
CHIEF SECRETARY

Printed at Sikkim Govt. Press, Gangtok.
Notification No. 308/SKM/L-A/99 dated 11th October, '99 of the Election Commission of India is hereby republished for general information:-

ELECTION COMMISSION OF INDIA

Nirvachan Sadan,
Ashoka Road,
New Delhi - 11 0001

Dated : 11th October, 1999
Asvina 19, 1920 (Saka)

NOTIFICATION

No. 308/SKM-LA/99:- Whereas, in pursuance of Notification No. 56/HOME/99 issued by the Governor of the State of Sikkim on the 7th September, 1999 under sub-section (2) of section 15 of the Representation of the People Act, 1951 (43 of 1951), a General Election has been held for the purpose of constituting a new Legislative Assembly for the State of Sikkim; and

Whereas, the results of the elections in all Assembly Constituencies in the said General Election, have been declared by the Returning Officers concerned;

Now, therefore, in pursuance of section 73 of the Representation of the People Act, 1951 (43 of 1951), the Election Commission of India hereby notifies the names of the members elected for those constituencies, along with their party affiliation, if any, in the SCHEDULE to this Notification.

By order,

L. H. FARUQI
Secretary

Printed at the Sikkim Government Press, Gangtok
NOTIFICATION

ORDER NO. SKM/GOV/SECTT/208/99. DATED 11th October, 1999 by the Governor of Sikkim is published for general information:-

"No. SKM/GOV/SECTT/208/99

Dated 11th October, 1999

ORDER

In exercise of the powers vested in me under clause (1) of the Article 164 of the Constitution, I, Chaudhary Randhir Singh, Governor of Sikkim, hereby appoint Shri Pawan Kumar Chamling to be the Chief Minister with effect from the forenoon of 11th October, 1999, and on the advice of the Chief Minister, the following persons to be the other members of the Council of Ministers with effect from the same date:-

CABINET MINISTERS
1. Shri Dorjee Dezom Bhutia
2. Shri Garjaman Gurung
3. Shri Hishey Lachungpa
4. Shri Karna Bahadur Chamling
5. Shri Thinlay Tsh. Bhutia
6. Shri Ran Bahadur Subba
7. Shri Prem Singh Tamang
8. Shri Dorjee Tsh. Lepcha
9. Shri Karma Tempo Namgyal Gyaltse
10. Shri Ram Bahadur Subba
11. Shri Sher Bahadur Subedi

MINISTERS OF STATE
1. Shri Girish Chandra Rai
2. Shri Tseten Dorjee Lepcha
3. Shri Chandra Kumar Mohora
4. Shri Ongden Tshering Lepcha
5. Shri Thutop Bhutia

CHAUDHARY RANDHIR SINGH
GOVERNOR OF SIKKIM.

By Order
SONAM WANGDI, IAS
CHIEF SECRETARY
F. No. GOS/Home-II/82/1
NOTIFICATION

The Governor of Sikkim is pleased to appoint the following as Chairman of the organisation(s) mentioned against their respective name(s) with immediate effect:-

1. Shri Bhoj Raj Rai, MLA   State Trading Corporation of Sikkim
2. Shri Gopal Lamichaney, MLA   Electricity Advisory Board
3. Shri Narendra Kumar Subba, MLA  Sikkim Distilleries Limited

By Order

Sonam Wangdi
Chief Secretary
(F. No. GOS/HOME - II/77/1)

Printed at Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

No. 70/HOME/99 Dated Gangtok, the 11th October, 1999

NOTIFICATION

The Governor of Sikkim is pleased to appoint Shri B. B. Gooroong as the Political Advisor to the Chief Minister with immediate effect with the following terms and conditions:

1. He shall be provided with all the amenities admissible to a Cabinet Minister.
2. He shall draw HRA @ Rs. 3,000/- (Rupees three thousand) per month in lieu of free Government accommodation.

By Order

Sonam Wangdi
Chief Secretary
(F. No. 38(40) HOME/94)

Printed at Sikkim Government Press, Gangtok.
ORDER

I, Chaudhary Randhir Singh, Governor of Sikkim, hereby order that the portfolios of the members of the Council of Ministers shall be as follows with effect from today:

**COUNCIL OF MINISTERS**


4. Shri Hishey Lachungpa — Power and Labour Departments

5. Shri Karna Bahadur Chamling — Food & Civil Supplies and Consumer Affairs, Co-operation Departments


7. Shri Ran Bahadur Subba — P. W. D. and Parliamentary Affairs
8. Shri Prem Singh Tamang
   Animal Husbandry, Industry Deptt.
   Minister

9. Shri Dorjee Tsh. Lepcha
   Forest, Mines & Geology Depts.
   Minister

10. Shri Karma Tempo Namgyal Gyaltsen
    Tourism and Land Revenue Depts.
    Minister

11. Shri Ram Bahadur Subba
    Education and Law Depts.
    Minister

12. Shri Sher Bahadur Subedi
    Sikkim Nationalised Transport, Motor Vehicle Depts.
    Minister

MINISTERS OF STATE

1. Shri Girish Chandra Rai
   RDD and Panchayat
   Minister

2. Shri Tseten Dorjee Lepcha
   Building & Housing, Parliamentary Affairs
   Minister

3. Shri Chandra Kumar Mohora
   Youth & Sports Affairs, IPR, Printing & Stationery
   Minister
   Depts.

4. Shri Ongden Tshering Lepcha
   Women & Child Development, Welfare Department.
   Minister

5. Shri Thotup Bhutia
   Ecclesiastical, Culture Depts.
   Minister

CHAUDHARY RANDHIR SINGH
GOVERNOR OF SIKKIM

BY ORDER

SONAM WANGDI, IAS
CHIEF SECRETARY
F. No. GOS/HOME-II/82/1

Printed at Sikkim Government Press, Gangtok.
The Order No. SKM/GOV/SECTT/212/H/99 Dated 12th October, 1999 issued by the Governor of Sikkim is published for general information:

No.  SKM/GOV/SECTT/212/H/99
Dated 12th October, 1999

ORDER

Whereas in pursuance of Article 178 of the Constitution, the new Legislative Assembly of the State of Sikkim constituted after the general election held on 3rd October, 1999 is required to choose a member of the Assembly to be the Speaker thereof, I Chaudhary Randhir Singh, Governor of Sikkim, in exercise of the powers conferred by clause (1) of article 180 of the Constitution, hereby appoint Shri Palden Lachungpa, a member of the said Legislative Assembly, to perform the duties of the Speaker till the election of the Speaker of the said Legislative Assembly.

CHAUDHARY RANDHIR SINGH
GOVERNOR OF SIKKIM

BY ORDER

SONAM WANGDI CHIEF SECRETARY
(F. NO. GOS/HOME–II/82/1)
No. SLAS/99-00/1/686                                            October 13th, 1999

NOTIFICATION

The following Order No: SKM/Gov/Sectt/213/99 dated: 12th October, 1999 made by the Governor of Sikkim is hereby circulated for information:

"O R D E R

In exercise of the powers conferred on me by Article 174 (1) of the Constitution of India, I, Chaudhary Randhir Singh, Governor of Sikkim, hereby summon the Sikkim Legislative Assembly to meet on Friday, 15th October, 1999 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.

CHAUDHARY RANDHIR SINGH
GOVERNOR OF SIKKIM".

By Order,

N. TSHERING
SECRETARY

Printed at Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM
INDUSTRIES DEPARTMENT
GANGTOK

NOTIFICATION
INFORMATION TECHNOLOGY POLICY FOR THE STATE OF SIKKIM

1. BACKGROUND:

Information Technology is redefining the way society functions around the world. The use of Information Technology improves productivity, enhances learning ability and allows connectivity to the whole world. In the current context of global economy, information technology can transform ourselves to a "knowledge driven society". The Government realises this, as also the fact that the coming decades will witness exponential growth of opportunities for Information Technology applications in all developing sectors of the economy such as Industry, Education, Health, Tourism and so on, In view of foregoing emerging trends the Government recognise that Information Technology and its related activities are both appropriate and relevant for the development of the State. Hence, the Government will treat Information Technology as a thrust area for development and prioritise Information Technology in its planning for development.

Needless to say the Information Technology Industry is capable of generating a very high growth of employment, ensuring good wage structure, improving the economy of the state and above all upgrading the skills and capabilities of the manpower resources in the state. All round the world nations are improving their Information Technology Infrastructure so that their citizens can benefit by the advances in technology.

The Government of Sikkim hereby commits to making Sikkim an Information Technology State of India. Sikkim could be equipped to be one of the leading state contributing to the software development in the world. The Government is also committing itself to the use of Information Technology for the purpose of Government, education and for the development of the State.

In order to make Sikkim one of the Information Technology States of India, the Government hereby announces its Information Technology Policy,

The Information Technology Policy would inter-alia consist of the policy of the Government on the promotion and use of Information Technology in the Government, for education, as also in all developing sectors and for promotion of Information Technology, telecom and technology application activities as an industry-.

2. STATEMENT OF OBJECTS

The Government of Sikkim by the adoption of this Information Technology Policy, intends to achieve the following objectives and purposes namely:

(01) Accelerated development of infrastructure to promote Information Technology and facilitate the setting up of technology parks, Export oriented units, hardware production units, service centres, software development centres as also an International School for Information Technology.

(02) Explore and tap on all possible resources bases to ensure sustained flow of development of Information Technology infrastructure in the State.

(03) Create facilitating administrative structure, delivery arm, funding mechanism and fast track decision making contraptions within the administrative framework for the formulation, sanction, implementations, review and monitoring of the programmes/projects.
Considering that the major driving force of all Information Technology related industries the world over is the private sector, it would be given the requisite opportunity and thrust to develop itself.

Manpower development encompassing and envisaging the development of technical and generic skills, enhancing, the knowledge base of the younger generation will be given a significant focus and priority attention. All possible measures would be taken to equip them to take up gainful self-employment utilising the opportunities in present age driven by technology.

Transform ourselves to a knowledge driven society exploiting the technology advances.

The endeavour to achieve the above state objectives would mean:
(a) Use Information Technology to improve productivity in the Government to provide better services and improved quality of life to the citizens of the State.
(b) Better services through use of Information Technology for visiting tourists and businessmen/entrepreneurs coming forward from within and outside the state to invest in production, manufacturing and service industries in Sikkim.
(c) Improve revenue collections and speed up the process of tax demands, revenue assessments and collections by use of Information Technology.
(d) Increase export earnings from export of software, computer and computer peripherals by encouraging industries through fiscal and regulatory benefits.
(e) Improve employment opportunities and generate employment in the State of Sikkim in the Information Technology area.
(f) To make Sikkim one of the leading exporters of Information Technology products in India.
(g) To reduce the cost of Information Technology so that the cost of business in Sikkim is reduced and the citizens of Sikkim are able to use Information Technology in a cost-effective manner.

(h) Encourage the use of Information Technology in schools, colleges and educational institutions is the State of Sikkim so as to enable students to improve their skills, knowledge and job prospects and enable them to obtain employment in this sunrise industry.

(i) To reduce the cost of governance by better utilisation of assets and resources of the state and of the country.

(j) To encourage industries to expand business in the State of Sikkim and generate employment.

3. STATE TASK FORCE ON ELECTRONICS AND INFORMATION TECHNOLOGY AS ALSO BOARD OF TECHNICAL EDUCATION AND RESEARCH:

(1) The Government forthwith constitutes a High Level Task Force comprising of the members mentioned hereunder at section "B" to function as the State Level Task Force and Board of Technical Education and Research. This State Task Force/Board of Technical Education and Research will have the responsibility of:
(a) Setting up of required infrastructure for Electronics and Information Technology.
(b) Development of technical manpower.
(c) Formulation of policies conception and overseeing implementation of projects and programmes in Information Technology.
(d) Mobilising funding from various sources from State, Centre, foreign investors, multilateral sources of funding and from any other innovative schemes for participation in venture capital investments etc.

(2) There shall be constituted a State Task Force/Board of Technical Education and Research consisting of the following members, namely

(a) Development Commissioner Chairman
(b) Secretary, Finance Member
(c) Secretary, Education -do-
(d) Secretary Industries -do-
(e) Secretary, Science and Technology -do-
(f) Representatives (minimum of 3) from Private Entrepreneurs and Industrialists -do--
(g) Senior official of National Information Centre --do-
(h) Senior Official of Telecom Department -do--
(i) Executive Director, Centre for Computer and Communication Technology Member -Secretary
The State Task Force/Board of Technical Education and Research would be advised and assisted on all matters related to its functioning by an Expert Core Group/special advisory panels.

4. EXPERT CORE GROUP/SPECIAL ADVISORY PANELS:

An expert core group comprising of professionals from all disciplines as also Information Technology/Telecom would function as the adviser body to assist the State Task Force/Board of Technical Education and Research in the discharge of its functions. The Government shall if required constitute special advisory panels associating/co-opting any eminent people from industries, universities or organisation (commercial or otherwise) both within and outside the country to guide the Government in the management and implementation of its Information Technology Policy. Such special advisory panel along with the expert core group shall meet once a quarter to review the progress of the policy implementation, improve the process of development of Information Technology Industries, development of Infrastructure for promotion of Information Technology in the state, monitor the progress of education in Information Technology and other allied areas.

The Expert core Group shall be headed by the Secretary Education as its Chairman and function either collectively as a forum or through several committees and heads of committees appropriately constituted.

5. ORGANISATIONAL STRUCTURE OF ELECTRONICS AND INFORMATION TECHNOLOGY:

(1) A separate Cell of Electronic and Information Technology under the Industries Department will be created and would be provided with necessary budgetary provisions under appropriate capital and revenue budget heads which inter-alia will provide for grant-in-aid, Government share of venture capital for major investment in Information Technology, capital assistance, subsidies, incentives and such other share in investment for manpower development, development of soft ware application and for development of infrastructure.

(2) Center for Computers and Communication Technology (Hereinafter referred to as CCCT) would be the autonomous delivery arm of the Government for the implementation of the Information Technology Policy and function in close co-ordination with the State Task Force Board of Technical Education and Research, Expert Core Group and the Department of Industries which will be its Administrative Department.

(3) CCCT which comprise of the State Internet Complex/R and D division and centres at Namchi (running Polytechnic and Advanced Polytechnic courses in addition to Department of Electronic Accreditation courses), Deorali, Government College and Mangan would function under the guidelines of its Governing Council and would be under the administrative control of the Department of Industries.

(4) The Government constitutes the following Governing Council of CCCT comprising of the following officials members of State Task Force, Namely:

(a) Secretary, Finance Member
(b) Secretary, Education -do-
(c) Secretary, Industries -do-
(d) Executive Director, CCCT Member -Secretary

(5) The Budgetary Provisions as under would be incorporated:

Demand No. 46-Industries

Revenue Major Head-Industries 2852-600-001-

Industries Direction and Administration 55 Electronics and Information Technology
01 Grant in aid to CCCT
02 Incentives and subsidies
11 Travel Expenses
12 Office Expenses
50 Other charges
51 Motor Vehicle

Capital 102 Capital outlay on Electronics and Information Technology.

6. CONDUCT OF BUSINESS:

Appropriate rules of conduct of business for the State Task Force/Board of Technical Education and Research, Expert Core Group, Directorate of Electronics and Information Technology and Governing Council of CCCT shall be drawn up and notified by the Government within six months.

7. INFRASTRUCTURE ENVISAGED FOR CREATION:

The State Task Force/Board of Technical Education and Research would formulate projects in multifarious disciplines which inter-alia envisages the following:
1. Direct Internet connectivity from Videsh Sanchar Nagam Limited or any other future internet Science Provider/gateway operations.

2. Extensive networking on high bandwidth, multicast, fibre optic media channels using Asynchronous Transfer Mode or superior protocol implementations.


5. Developing applications of Information Technology addressing development sectors, Government and domains of public interest.

6. Promotion of Electronics habits, E-commerce, Electronics document processing/Interchange, data mining, Warehousing, information kiosks, bar coding, single window delivery system, net-centric applications, Intelligent interfaces for various applications, tele-medicine, distance learning etc. All the infrastructure/facilities will be opened for use for all sections of society.

8. INFORMATION TECHNOLOGY POLICY FOR THE ADMINISTRATION:

1. The Government shall endeavour to use Information Technology in the process of governance and improve its response to citizens.

2. The Government shall endeavour to have connectivity between its offices within a period of 5 (five) years so that communication can flow through E-Mail/electronic a document interchanges to enhance, productivity. The decision process would also be driven electronically and adapted to make use of technology trends.

3. The Government shall endeavour to improve the process of governance so that citizen could file the documents required by the Government, electronically.

4. All district headquarters would have videoconference facilities with the Government Secretariat and the district headquarters. All district headquarters as stated earlier would be connected with the Secretariat by E-mail to allow flow of information.

5. The Government shall endeavour to put in place a training programme to enable government employees, to use Information Technology to enhance productivity.

6. The District Collectorates would be fully computerised within two years. The District Collectorates would be interconnected with each other and with the Secretariat to allow flow of information including document exchanges remote process invocations and distributed processing.

7. In order to improve efficiency, increase revenue collections, reduce delays and improve productivity, members of the public would be allowed the facility of filing various forms electronically for purposes such as house tax assessment of property, wealth, land revenue demands and submit electronic application forms for various purposes in the Government departments through either front-end single window office/outlet or through separate electronic kiosks opened in other strategic locations for this purpose. Members of public would be allowed the facility of paying in their fees/taxes/demands etc. through electronic transfer of funds cash cords and smear cards.

8. The Government shall make a special budget allocation every year to complete its computerisation programme in each of its departments.

9. The Task Force would conceive and oversee - the implementation of the schemes, facilities and programmes envisaged under this policy.

10. The Government shall improve infrastructure such as laying of communication cables interconnecting departments, setting up of data transfer exchanges, servers, routers, gateways etc. ensuring reliable power supply, transport etc.

11. Activities, projects and programmes which could be most efficiently, effectively and speedily implemented by private agencies, organisations would be handed over to them for execution with appropriate monitoring arrangements.

9. INFORMATION TECHNOLOGY FOR THE EDUCATIONAL SECTORS:

1. The Government shall strengthen and encourage imparting of computer education, use of Information Technology in schools, colleges and educational institutions. The Government shall give special grants to schools, colleges and educational institutions to enable them to put the necessary infrastructure.

2. The Government shall with the help of industry, starts a training programme for school teachers to help them use Information Technology in the teaching process.

3. The Government shall endeavour to have Internet connectivity to all schools, colleges and educational institutions, possible within the next two years if possible.

4. At the school level children would be taught to use computers and to learn through computers.

5. All college students in the state of Sikkim would have to compulsorily take a three months course in the use of Information Technology and in working on computers.

6. The Government shall endeavour to increase the number of college students who specialise in Information Technology to meet the needs of the Information Technology Industry both for exports and for the domestic market. The syllabi for specialisation in computer education would be recast to make it more relevant.

7. The Government shall strengthen and encourage, augment computer education, evolve policies for the same and ensure that standards are maintained with respect to the syllabus content, training methods, infrastructure for imparting training, manpower requirements and qualifications and such other incidental matters. It shall guide and regulate other organisations engaged in the task of imparting computer education.
software technology units shall be exempted from the payment of sales tax on purchase in sikkim of all raw materials, components, packing materials, consumables, spares and all other items consumed or used by it for the purpose of exports. submitting a copy of the registration certificate from the department of industries shall avail of such exemption to the suppliers of such items who shall not charge sales tax thereon. the suppliers shall give a copy of such registration to the assessing authorities upon his assessment. the department of industries, as software technology units (stus) and the registration received from the industries department, shall be the authorisation for availing the fiscal incentives.

(b) exemption from payment of sales and turnover tax:
software technology units shall be exempted from the payment of sales tax on purchase in sikkim of all raw materials, components, packing materials, consumables, spares and all other items consumed or used by it for the purpose of exports. submitting a copy of the registration certificate from the department of industries shall avail of such exemption to the suppliers of such items who shall not charge sales tax thereon. the suppliers shall give a copy of such registration to the assessing authorities upon his assessment. the software technology units are also exempted from the payment of sales tax on diesel and furnace oil used for captive power generation. a similar procedure would be followed for this purpose.

(c) exemption from payment of sales tax on capital goods:
software technology units are exempted from the payment of sales tax on purchases in sikkim of all capital goods used for their business. the department of industries would certify the list of capital goods and a copy of the same would be used for availing of this exemption.

(d) exemption from entry tax:
the software technology units shall be exempted from payment of entry tax on capital goods, on any
raw materials, computer parts, components, consumables packing materials, spares and all other item, used by them for their business. To avail exemption, a copy of the registration certificate from the Department of Industries shall be used as a document of evidence.

(e) POWER CONNECTION:

The Software Technology Units shall be given power connection on a priority basis by the Power Department and other authorities. A special officer would be authorised in Power Department to deal with the power application of Software Technology Units. Such application shall be put on the fast track and completed expeditiously. The rules and regulations governing the installation of Diesel Generator sets by the Software Technology Units will be simplified.

(f) EXEMPTION FROM POWER CUT:

The Software Technology Units shall not be subjected to any power cut imposed/regulated by the Power Department.

(g) OFFICE IN RESIDENTIAL AREAS:

Software Technology Units would be allowed to set up offices in residential areas also.

(h) EXEMPTION FROM POLLUTION CONTROL:

Software Technology Units shall be exempted from getting registered under the pollution control regulations of the Government of Sikkim as they are pollution free. No clearances need to be obtained by them from the pollution Control Board.

(i) Software Technology Units will be allowed to maintain records under relevant laws and rules in force in the electronic from and file the same with the concerned Authorities. A common format will be designed in respect of returns to be filed by the units under various legislation/rules and procedures. Paper work will be reduced drastically. The frequency of filing the returns will be reduced. Inspection under various Acts will be on a specific complaint only.

(j) EXEMPTION FROM TAX ON SALE OF SOFTWARE IN INDIA:

The sale of computer software, programming and providing of computer software shall be exempted from the payment of sales tax, entry tax and all other like taxes in the State of Sikkim. The sale of computer software and programming providing of computer software shall also be exempted from Inter State Sales Tax.

(k) EXEMPTION OF TAX ON LICENSES:

Export Import scripts, replenishment licenses and Software Import licenses obtained by Software Technology Units and sold by them shall not be liable to Sales Tax, Central Sales Tax or any other like tax levied by the State Government in the State of Sikkim.

(l) EXEMPTION FROM REGISTRATION CHARGES:

(a) The Government intends to exempt Software Technology Units from the payment of special duty payable on the registration of the Lease Agreements, Absolute Sale Deeds etc. The registration charges will be nominal.

(b) Execution of Lease Agreements, Sales Agreements by the appropriate authority will be simplified and the powers will be substantially delegated to the lower level officials.

(m) COMMON FACILITIES:

The Software Technology Units are authorised to form an Association of units in the Electronic City to set up utilities like hospital, schools and colleges, health, care facilities, recreation facilities etc. The Government will allot or acquire land to these private sector agencies to set up these projects on a confessional basis.

(2) COMPUTER AND COMPUTER PERIPHERAL INDUSTRIES:

(a) REGISTRATION:

Industries registered with the Industries Department for the purpose of manufacture and sale of computers and computer peripherals (CCP Units) in the State of Sikkim shall be entitled to the following benefits:
(b) EXEMPTION FROM SALES AND TURNOVER TAX:

Computer and Computer Peripheral units shall be exempted from the payment of sales tax on any purchase made by them within the State of Sikkim of capital goods, raw materials, components, packing materials, spares, materials handling equipment, intermediaries, semi-finished goods, sub-assemblies and consumable used in the manufacturing of computers and computer peripherals. Such units shall be exempted from the payment of sales tax on diesel and furnace oil for captive power generation. Exemption from turnover tax shall likewise be granted subject to meeting of these terms and conditions, which shall be notified by the task force.

(c) EXEMPTION FROM ENTRY TAX:

Computers and Computer Peripherals units shall be exempted from the payment of entry tax and all other like state levies on any purchase made by them of capital goods, raw materials, components packing materials, spares, material handling equipment, intermediaries, semi-finished goods, sub-assemblies and computer peripherals. Such units shall be exempted from the payment of sales tax and entry tax on diesel and furnace oil for captive power generation.

(d) EXEMPTION FROM CENTRAL SALES TAX:

Computers and Computer Peripherals units shall not be liable to pay central sales tax on inter state sales.

(e) POWER CONNECTION:

Computers and Computer Peripherals units shall be given power connection on a priority basis by the Power Department. A special officer would be authorised in Power Department to deal with the power applications of Computers and Computer Peripherals units, such application shall be put on the fast track and completed expeditiously. The rules and regulations governing the installation of Diesel Generator sets by the Computers and Computer Peripherals units will be simplified.

(f) MAINTENANCE OF RECORDS IN ELECTRONIC FORM:

Computers and Computer Peripherals units will be allowed to maintain records under relevant laws, rules and procedures in force in the electronic form and file the same with the concerned authorities. A common format will be designed in respect of returns to be filed by the units under various legislations, rules and procedures. Paper work will be reduced drastically. The frequency of filing the returns will be reduced. Inspection under various Acts will be on a specific complaint only.

(g) EXEMPTION FROM POWER CUT:

Computers and Computer Peripherals units shall not be subjected to any power cut imposes/regulated by the Power Department or other authorities.

(h) EXEMPTION FROM REGISTRATION CHARGES

i) The Government intends to exempt Computers and Computer Peripherals units from the payment of special duty payable on the registration of the lease agreements, absolute sale deeds etc. The registration charges will be nominal. 
ii) Execution of lease agreements, sale deed by the appropriate authority will be simplified and the power will be substantially delegated to the lower level officials.

(i) COMMON FACILITIES:

Computers and Computer Peripherals units are authorised to form an Association of units in the Electronic City to set up utilities like hospital, schools and colleges, health care facilities, recreation facilities etc. The Government will allot land to these private sector agencies to set up these projects.

11. OTHER INCENTIVES:

Further to these above stated-

(1) The Government will provide Sikkim Industrial Development and Investment Corporation with certain amount of Corpus Fund, which will be deployed for development of local Information Technology related Industries only.

(2) The Government will endeavour to help the local Information Technology units acquire working capital funds form banks and financial Institutions at confessional rate of interest.

12. EXISTING UNITS:

(1) All existing units should be registered itself to avail of all facilities mentioned herein above.

(2) Composite Units which are carrying out more than one activity under one name and style will need to register only once.

13. ENFORCEMENT:

(1) This policy will be applicable from 1st April 1999 and would be brought to review in every period of five years.

(2) The Policy paper has been cleared by the Finance and Planning and Development Departments and approval by the Cabinet.

( Ms C. Cintury, IAS)
COMMISSIONER-CUM-SECRETARY, INDUSTRIES.
NOTIFICATION

Consequent upon her election as the Speaker, Sikkim Legislative Assembly, Smt. Kalawati Subba, MLA, assumed the Office of the Speaker, Sikkim Legislative Assembly in the forenoon of 15th October, 1999.

N. TSHERING
SECRETARY
SIKKIM LEGISLATIVE ASSEMBLY

Printed at Sikkim Govt. Press, Gangtok.
NOTIFICATION

Consequent upon his election as the Deputy Speaker, Sikkim Legislative Assembly, Shri Palden Lachungpa, MLA, assumed the Office of the Deputy Speaker in the forenoon of 15th October, 1999.

N. TSHERING
SECRETARY
SIKKIM LEGISLATIVE ASSEMBLY

Printed at Sikkim Govt. Press, Gangtok.
NOTIFICATION

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 to amend the Sikkim State Sub-ordinate Para Medical Recruitment Rules, 1998, namely -

1. (1) These rules may be called the Sikkim State Sub-ordinate Para-Medical Recruitment (Amendment) rules, 1999.
   (2) They shall come into force at once.

2. In the Sikkim State Sub-ordinate Para-Medical Recruitment Rules, 1998, (hereinafter referred to as the said rules) after rule (1), the following rule shall be inserted, namely:-
   "2. Definition:
      (a) "Departmental Promotion Committee" means the Committee constituted by the Government from time to time;
      (b) "Controlling Authority" means the Department of Health & Family Welfare, Government of Sikkim;
      (c) "Government" means the Government of Sikkim;
      (d) "Schedule" means the Schedule appended to these rules."

3. In the said rules, the existing rules, 2, 3, 4, 5 and 6 shall be renumbered as 3, 4, 5, 6, and 7 respectively.

R.S. BASNET
SECRETARY TO THE GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE REFORMS & TRAINING.

Printed at the Sikkim Government Press, Gangtok.
The Government of Sikkim is pleased to appoint Shri Man Bahadur Bagdass as Chairman of Scheduled Castes Welfare Board with immediate effect.

By Order.

SONAM WANGDI
CHIEF SECRETARY
(F.No. GOS/HOME-II/77/1)
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

No. 74/HOME/99

DATED: 14.10.1999

NOTIFICATION

The State Government is pleased to declare that Saturday, the 23rd of October, 1999 shall be observed as a public holiday in all Government offices, public undertakings and educational institutions throughout the State.

BY ORDER.

SONAM WANGDI
CHIEF SECRETARY
F. No. GOS/HOME-II/97/29.

Printed at Sikkim Govt. Press, Gangtok.
The Governor of Sikkim is hereby pleased to constitute a One-Man Commission comprising of the Hon'ble Justice N.G. Das, Chairman, Sikkim Commission for Backward Classes, for a comprehensive review of all the Recruitment Rules of different wings of the Sikkim Police.

The terms of reference of the Commission shall be as under:-

(1) To comprehensively review the existing Recruitment Rules of all the different wings of Sikkim Police so as to arrive at an appropriate solution, which would meet promotional aspirations of the entire Police Force.

(2) To examine the necessity for integration of the different Recruitment Rules particularly
   (a) Sikkim Police Force (Recruitment, Promotion and Seniority) Rules, 1988, (b) the Sikkim Armed Force (Recruitment, Promotion and other Conditions of Service) Rules, 1989, and (c) the Sikkim Vigilance Police (Recruitment, Seniority and Promotion) Rules, 1981, so as to bring about long term solution to meet the promotional aspirations of the entire Police Force.

The Commission shall submit its report on or before 31.12.99.

BY ORDER AND IN THE NAME OF GOVERNOR.

R. S. BASNET
SECRETARY TO THE GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE REFORMS AND TRAINING.
SIKKIM NATIONALISED TRANSPORT
GOVERNMENT OF SIKKIM
GANGTOK

Notification No. 2/AGM/T Dated 29.7.99

NOTIFICATION

It is, hereby notified for information of all concerned that due to increase in cost of HSD, the freight of goods transported by S.N.T. is revised as under with effect from 1.8.99

1. Reimbursement of hire charge to private carriers operating under S.N.T: -

   (a) Trucks Rs 2.80 per MT/KM.
   (b) Tankers Rs 2.65 per KL/KM

S. M. RAI
ADDITIONAL GENERAL MANAGER, SNT

Printed at the Sikkim Govt. Press, Gangtok.
NOTIFICATION

The Governor of Sikkim is pleased to appoint Shri Tseten Tashi Bhutia, MLA, as Chairman, Denzong Agricultural Co-operative Society with immediate effect.

By Order.

SONAM WANGDI,
Chief Secretary,
(F. NO. GOS/HOME-11/77/1)
NOTIFICATION

In exercise of the powers conferred by the Explanation to Section 25 of the Negotiable Instruments Act, 1881 (26 of 1881) read with Notification No. 2/15/90-JCA dated 24th April, 1995 of the Central Government of Ministry of Personnel, Public Grievances and Pensions, the State Government hereby declares the following dates as public holidays throughout Sikkim for the calendar year 2000 AD in addition to Sundays expressly defined as public holidays in the said Explanation:-

<table>
<thead>
<tr>
<th>SL. NO.</th>
<th>NAME OF HOLIDAYS</th>
<th>DATE (S)</th>
<th>DAYS OF THE WEEK</th>
<th>NO. OF DAYS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>New Year’s Day</td>
<td>1st January</td>
<td>Saturday</td>
<td>1 day</td>
</tr>
<tr>
<td>2</td>
<td>Id-ul-Fitr</td>
<td>9th January</td>
<td>Sunday</td>
<td>1 day</td>
</tr>
<tr>
<td>3</td>
<td>Maghe Sankranti</td>
<td>14th &amp; 15th January</td>
<td>Friday &amp; Saturday</td>
<td>2 days</td>
</tr>
<tr>
<td>4</td>
<td>Republic Day</td>
<td>26th January</td>
<td>Wednesday</td>
<td>1 day</td>
</tr>
<tr>
<td>5</td>
<td>Losar</td>
<td>6th February</td>
<td>Sunday</td>
<td>1 day</td>
</tr>
<tr>
<td>6</td>
<td>Sonam Lhochhar</td>
<td>6th February</td>
<td>Sunday</td>
<td>1 day</td>
</tr>
<tr>
<td>7</td>
<td>Holi</td>
<td>20th March</td>
<td>Monday</td>
<td>1 day</td>
</tr>
<tr>
<td>8</td>
<td>Annual Bank Closing of Accounts</td>
<td>1st April</td>
<td>Saturday</td>
<td>1 day</td>
</tr>
<tr>
<td></td>
<td>(for Banks only)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Ramnawani (Chaite Dasain)</td>
<td>12th April</td>
<td>Wednesday</td>
<td>1 day</td>
</tr>
<tr>
<td>10</td>
<td>Good Friday</td>
<td>21st April</td>
<td>Friday</td>
<td>1 day</td>
</tr>
<tr>
<td>11</td>
<td>State Day</td>
<td>16th May</td>
<td>Tuesday</td>
<td>1 day</td>
</tr>
<tr>
<td>12</td>
<td>Sakewa</td>
<td>27th May</td>
<td>Saturday</td>
<td>1 day</td>
</tr>
<tr>
<td>13</td>
<td>Saga Dawa</td>
<td>16th June</td>
<td>Friday</td>
<td>1 day</td>
</tr>
<tr>
<td>14</td>
<td>Bhanu Jayanti</td>
<td>13th July</td>
<td>Thursday</td>
<td>1 day</td>
</tr>
<tr>
<td>15</td>
<td>Drukpa Tseshi</td>
<td>3rd August</td>
<td>Thursday</td>
<td>1 day</td>
</tr>
<tr>
<td>16</td>
<td>Tendong Lho Rum Faat</td>
<td>8th August</td>
<td>Tuesday</td>
<td>1 day</td>
</tr>
<tr>
<td>17</td>
<td>Guru Rimpoche's Trungkar Tsechu</td>
<td>9th August</td>
<td>Wednesday</td>
<td>1 day</td>
</tr>
<tr>
<td>18</td>
<td>Independence Day</td>
<td>15th August</td>
<td>Tuesday</td>
<td>1 day</td>
</tr>
<tr>
<td>19</td>
<td>Janmasthami</td>
<td>23rd August</td>
<td>Wednesday</td>
<td>1 day</td>
</tr>
<tr>
<td>20</td>
<td>Pang Lhabsol</td>
<td>13th September</td>
<td>Wednesday</td>
<td>1 day</td>
</tr>
<tr>
<td>21</td>
<td>Half Yearly Closing of Bank Accounts (for Banks only)</td>
<td>30th September</td>
<td>Saturday</td>
<td>1 day</td>
</tr>
<tr>
<td>No.</td>
<td>Holiday</td>
<td>Dates</td>
<td>Days of Week</td>
<td>Days</td>
</tr>
<tr>
<td>-----</td>
<td>-----------------------</td>
<td>---------------------------------</td>
<td>-------------------</td>
<td>------------</td>
</tr>
<tr>
<td>22</td>
<td>Gandhi Jayanti</td>
<td>2nd October</td>
<td>Monday</td>
<td>1 day</td>
</tr>
<tr>
<td>23</td>
<td>Durga Puja</td>
<td>5th to 9th October</td>
<td>Monday to</td>
<td>5</td>
</tr>
<tr>
<td>24</td>
<td>Laxmi Puja</td>
<td>26th to 29th October</td>
<td>Thursday to</td>
<td>4</td>
</tr>
<tr>
<td>25</td>
<td>Lhabab Duechen</td>
<td>18th November</td>
<td>Sunday</td>
<td>1</td>
</tr>
<tr>
<td>26</td>
<td>Teyongsi Sirijunga Sawan</td>
<td>11th December</td>
<td>Monday</td>
<td>1</td>
</tr>
<tr>
<td>27</td>
<td>Kagyed Dance</td>
<td>24th December</td>
<td>Sunday</td>
<td>1 day</td>
</tr>
<tr>
<td>28</td>
<td>Christmas</td>
<td>25th December</td>
<td>Monday</td>
<td>1 day</td>
</tr>
<tr>
<td>29</td>
<td>Lossong</td>
<td>20th to 26th December</td>
<td>Tuesday to</td>
<td>5 days</td>
</tr>
<tr>
<td>30</td>
<td>Id-ul-Fitr</td>
<td>28th December</td>
<td>Thursday</td>
<td>1 day</td>
</tr>
<tr>
<td>31</td>
<td>Lochar</td>
<td>30th December</td>
<td>Saturday</td>
<td>1 day</td>
</tr>
<tr>
<td>32</td>
<td>Nyompa Guzom</td>
<td>31st December</td>
<td>Sunday</td>
<td>1 day</td>
</tr>
</tbody>
</table>

**Total 14 days**

II. In addition, Second Saturdays will be observed as holidays in all Government Offices, Public Sector Undertakings and Education Institutions.

III. It is further declared that Labour Day on 1st May, 2000 (Monday shall be a restricted holiday which may be availed of by any employee on application.

By the Order of the Governor.

Sonam Wangdi, IAS  
Chief Secretary  
(F. No. GOS/HOME-II/97/29)

Printed at Sikkim Government Press, Gangtok.
The Governor is pleased to amend the Sikkim Travelling Allowance Rules, 1980 as under:
1) These rules may be called the Sikkim Travelling Allowance (3rd Amendment) Rules, 1999.
2) These rules shall come into force with immediate effect.
3) In the Sikkim Travelling Allowance Rules, 1980 (hereinafter referred to as said rules).

Rule 24:

The following shall be added after sub rule 1 to Rule 24 of the said Rule: -
"Explanation:

"Travel by air also includes travel from Gangtok to Bagdogra by Helicopter/Air Service".

Rule 28:

"a) The existing sub rule (3) to Rule 28 of the said Rules shall be deleted and the existing sub rule (4) shall be renumbered as sub rule (3) to Rule 28.

Rule 46:

The existing rate under sub rule 2 of Rule 46 of the said rules shall be substituted with the following

i) First Grade Rs. 1,200/-
ii) Second Grade Rs. 900/-
iii) Third Grade Rs. 600/-
iv) Fourth Grade Rs. 300/-

TASHI TOBDEN
Secretary Finance.
In exercise of the powers conferred by the proviso to article 309 of the Constitution, the Governor of Sikkim is hereby pleased to make the following rules, further to amend the Sikkim Government Servant's (Discipline and Appeal) Rules, 1985.

1. (1) These rules may be called the Sikkim Government Servant's (Discipline and Appeal) (Amendment) Rules, 1999.

2. In the Sikkim Government Servant's (Discipline and Appeal Rules, 1985, after rule 5 (22) Sub-clause (2) of Sub-rule 22 of the rule 5, the following sub-clauses shall be inserted namely:

   (3) The Disciplinary Authority shall deliver or cause to be delivered to the Government servant a copy of the report prepared under sub-rule (22) (1) and shall also require the Government servant to submit, within such time as may be specified, a representation, if any, against the findings in the inquiry report to the Disciplinary Authority.

   (4) The representation of the Government servant against the findings in the Inquiry report, if any, shall be taken into consideration by the Disciplinary Authority, vis-à-vis, the inquiry report before arriving at a decision on the question of guilt of the Government servant.

R.S BASNET
SECRETARY TO THE GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE REFORMS AND TRAINING.

Printed at Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM  
FINANCE DEPARTMENT  
GANGTOK

No. 08/FIN/Accts.  
DATED: 15.9.1999

NOTIFICATION


The Committee shall consist of the following Members.

1. Shri S. C. Dwivedi, Director (Accounts), Finance - Chairman.
2. Shri G. K. Pradhan, Director, AATI.
3. Shri C. L. Sharma, Joint Secretary, Department of Personnel.
4. Shri D. K. Pradhan, Joint Secretary, Home Department.

They shall submit their report to the Government in the Finance Department within 31st January, 2000.

By Order

TASHI T. TOBDEN, IAS  
COMMISSIONER-CUM-SECRETARY

Printed at the Sikkim Government Press, Gangtok.
NOTIFICATION

All Judicial Officers who have been appointed as Judge of various permanent Lok Adalats shall hold Lok Adalat on working days/Sundays/holidays in the following manner:

1. The Civil Judge (West), Gyalshing,
The Civil Judge (South), Namchi and
The Civil Judge (North), Mangan,

may hold Lok Adalat on working days but on such days no judicial work shall be fixed.

2. District & Sessions Judge (E&N), Gangtok,
District & Sessions Judge (S&W), Gangtok and
The Civil Judge (East), Gangtok,

may hold Lok Adalat on Sundays/holidays.

3. Registrar General, High Court of Sikkim, Gangtok & Registrar, High Court of Sikkim Gangtok,
may hold Lok Adalat on working days.

BY ORDER.

D. C. ROY
JOINT REGISTRAR

Printed at the Sikkim Govt. Press, Gangtok.
NOTIFICATION

It is notified for general information of all concerned that Hon'ble Shri Justice Anup Deb, Judge of this Court will hold vacation Court at Gangtok on 29/10/99 and if required also on 5.11.99. If any party/parties want to move any urgent matter, petition etc. shall be filed latest by 25/10/99.

Further, Hon'ble Shri Justice Deb will be available at 205/143/1, C. V. Raman Sarani, College Para, Siliguri between 17th October and 26th October 1999 and on other dates namely 27th, 28th October, 30th October to 4th November 1999 and 6th November to 9th November 1999, His Lordship will be available either at Siliguri or at Gangtok to attend to urgent matter, if any.

By Order,

A. P. SUBBA
REGISTRAR GENERAL

Printed at the Sikkim Govt. Press, Gangtok.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

No. 80/HOME/99
Dated: 29/10/99

NOTIFICATION

In exercise of the powers conferred by clause (3) of Article 166 of the Constitution of India and in supersession of Notification No. 7(13)Home/83/164 dated 29th June, 1985, and published in Extraordinary Gazette No. 107 dated 2nd July, 1985, the Governor of Sikkim is hereby pleased to make the following rules further to amend the Sikkim Government Rules of Business, namely:-

1. (1) These rules may be called the Sikkim Government Rules of Business (Amendment), 1999.
   (2) They shall come into force at once.

2. In the Sikkim Government Rules of Business, for the existing rule 7A, the following rules shall be substituted, namely:

"7A Financial Powers: -

(a) The Chief Minister shall sanction expenditure not exceeding Rs. 20 (Twenty) lakhs in each individual case.

(b) The Speaker and Cabinet Ministers shall sanction expenditure not exceeding Rs. 10 (ten) lakhs in each individual case.

(c) The Ministers of State shall sanction expenditure not exceeding Rs. 5. (five) lakhs in each individual case.

(d) Sanction exceeding the amounts as mentioned in (a), (b) and (c) above shall be placed before the Cabinet.

Provided that the exercise of the powers mentioned above shall be subject to the following conditions, namely:-

(a) There is specific provision in the Budget;

(b) The proposals are processed through the Finance and Planning and Development Departments before submission to the competent authority for sanction; and

(c) The expenditure sanctioned is non-recurring."

SONAM WANGDI
CHIEF SECRETARY
F.No. GOS/HOME-II/83/1

Printed at Sikkim, Government Press, Gangtok.
NOTIFICATION

Under Rule 265 of the Rules of Procedure and Conduct of Business in the Sikkim Legislative Assembly the following Members have been elected to constitute the Public Accounts Committee for the remaining term of year 1999-2000.

1. Shri K. N. Rai.
2. Shri Tsetsen Tashi Bhutia.
3. Shri Tulsi Prasad Pradhan.

2. The Speaker has been pleased to appoint Shri K. N. Rai to be the Chairman of the Committee.

3. Consequent upon his appointment as Chairman, Denzong Agricultural Cooperative Society vide State Government Notification No. 25/Home/99 dated 25 October, 1999 Shri Tsetsen Tashi Bhutia has ceased to be a member of the Committee from the date of such appointment.

NARI T. BHUTIA
SECRETARY

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

In partial modification of Notification No. 52/HCS dated 24.9.1999 it is hereby notified that the Registrar General and Registrar, High Court of Sikkim may field Lok Adalats on Sundays/Holidays also.

D.C. ROY
JOINT REGISTRAR
It is hereby notified for general information that 23rd October, 1999 shall be observed as holiday for the High Court and Sub-ordinate Courts of Sikkim.
GOVERNMENT OF SIKKIM  
HOME DEPARTMENT  
GANGTOK

No. 76/HOME/1999                                                                                       Dated 27. 10. 1999.

NOTIFICATION

The Governor of Sikkim is pleased to appoint Shri P. K. Pradhan as Administrative Advisor to the Chief Minister with immediate effect with the following terms and conditions:

1. He shall be provided with all the amenities admissible to a Cabinet Minister.

2. He shall draw House Rent Allowance @ Rs. 3000/- (Rupees three thousand) per mensem in lieu of free Government accommodation.

BY ORDER.

SONAM WANGDI,  
CHIEF SECRETARY

Printed at the Sikkim Government Press, Gangtok
The Governor of Sikkim is pleased to appoint Shri G.R. Gautam as Chairman, Sikkim Nationalised Transport with immediate effect.

By Order.

SONAM WANGDI
CHIEF SECRETARY
F.No. GOS/HOME-II/77/1
In exercise of the powers conferred by the proviso to article 309 of the Constitution, the Governor of Sikkim is hereby pleased to make the following rules further to amend the Sikkim Sub-ordinate (Ministerial and Executive) Service, Rules, 1984.

1. These rules may be called the Sikkim Sub-ordinate (Ministerial and Executive) Service (Amendment) Rules, 1999.

2. In the Sikkim Sub-ordinate (Ministerial and Executive) Service Rules, 1984, for the existing rule 9, the following rule shall be substituted, namely:-

9 Probation (1): - every person on appointment to any grade of the Services either by direct recruitment or by Promotion shall be on probation for minimum period of one year:

Provided that the controlling authority in respect of persons appointed to grade III and above and Secretaries/Heads of Department in respect of persons in grade IV may extend the period of probation in accordance with the instructions issued by the Government from time to time.

Provided further that any decision for extension of probation shall be taken within eight weeks after the expiry of the previous probationary period and shall be, communicated in writing to the concerned official together with the reasons for doing so within the said period.

(2) All the cases of crossing period of probation in respect of both the direct recruitment and promotoes shall be placed before the Departmental Promotion Committee constituted by the Government from time to time. Depending upon the recommendations of the Departmental Promotion Committee either has or her period of probation may be extended or he/she may be allowed to cross the period of probation, by direct recruitment shall be eligible to be confirmed in grade to which he or she is appointment.
(3) If during the period of probation or any extension thereof, as the case may be, the Government is of the opinion that a person is not fit for permanent appointment, the government may either discharge or revert the incumbent to the duty post held by him/her prior to promotion or pass such orders as deem fit and proper.

(4) During the period of probation or any extension thereof, candidates may be required to undergo such course of training and instructions and pass such examinations and test as the government may deem fit as a condition to satisfactory completion of the probation.”

By Order and in the name of the Governor.

S. K. SHILAL
JOINT SECRETARY TO THE GOVT. OF SIYKIM
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE REFORMS AND TRAINING.

Printed at Sikkim Govt. Press, Gangtok
NOTIFICATION

In exercise of the powers conferred by rule 18 of the Law Officers (Terms and Conditions) Rules, 1995, the State Government hereby appoints Shri Narendra Rai, Advocate as Law Officer for a period of two years initially to conduct the cases pertaining to Urban Development and Housing Department, Government of Sikkim.

He shall be paid fees and other allowances as admissible to Government Advocate-cum-Public Prosecutor prescribed in the Law Officers (Terms and Conditions) Rules, 1995.

By Order and in the name of the Governor.

T.D. RINZING
Secretary and Legal Remembrancer, Law.
SIKKIM STATE LEGAL SERVICES AUTHORITY
GANGTOK

Ref No. 52 /SLSA/ Date: 31. 8. 99

NOTIFICATION

The Chief Judicial Magistrate (East and North) is hereby designated to be the Judge of the permanent and continuous Lok Adalat established for Soreng Sub-Division (Taluk), West Sikkim and in case of exigencies, the Hon'ble Executive Chairman may appoint him by a special order as Judge of any other Lok Adalat.

By Order.

R. K. PURKAYASTHA
MEMBER SECRETARY-II

Printed at the Sikkim Govt. Press, Gangtok.
NOTIFICATION

In exercise of the powers conferred by sub section (1) of section 42 of the Sikkim Forests, Water Courses and Road Reserve (Preservation and Protection) Act, 1980 (6 of 1980), the State Government hereby makes the following rules, namely:

Short title and commencement

1. (1) These rules may be called the Sikkim Transit of Timber and other Forest Produce, Rules, 1999.
(2) They shall extend to the whole of Sikkim.
(3) They shall come into force on the date of their publication in, the Official Gazette.

Definition

2. In these rules, unless the context otherwise requires:
(a) "Act" means the Sikkim Forests, Water Courses and Road Reserve (Preservation and Protection) Act, 1988;
(b) "Additional Chief Conservator of Forests" means the Additional Chief Conservator of Forests having territorial functions;
(c) "agency" means any group of persons or organisation registered with the Central or State Government or part of it;
(d) "Conservator of Forests" means the Conservator of Forests having territorial functions;
(e) "District" means the land revenue administrative district;
(f) "forest officers" means the forest officers as defined in the Act;
(g) "forest produce" includes-
(i) the following found in or brought from a forest or not, that is to say:- bark, charcoal, firewood, myrabolence, natural varnish, resin, shellac, logs;
(ii) wild animals and skins, tusks, horns, bones, silk, cocoons, honey and wax, and all other parts or produce of animals;
(iii) plants not being trees, including agave, creeper, dioscorea, dephne, edgeworthia, ferns, grass, licopodium, lichens, mushroom, moss and reeds, bamboo, nettle, polygonum, thysanolacna, and all categories of medicinal herbs and shrubs, any agricultural crops, bulbs, rhizomes, tubers and all parts of produce of such plants;

(iv) peat, dolomite, graphite, rock, surface soil, sand, stones, slates, and other minerals including laterite, mineral oils, and all other products of mines and quarries, and

(v) such other produce as the Government may, by notification, declare to be forest Produce.

(h) "Form" means the form appended to these rules;
(i) "Government" means the State Government of Sikkim.
(j) "hammer marks" means the engraving or impression on the timber of a hammer issued for indicating lawful extraction of forest produce;
(k) "nature" means the form of the timber or forest produce;
(l) "offender" means any person who has committed a forest offence under the Act;
(m) "origin" means the status of the land from where a timber or forest produce was extracted;
(n) "Schedule of rates" means the rate list of royalty of timber and other forest produce notified by Government.
(o) "territorial jurisdiction" means the physical area over which an officer has control for the implementation of forest laws and rules as notified by Government;
(p) "timber" includes trees when they have fallen or have been felled and all wood cut up sawn or fashioned or hallowed out for any purpose whatsoever;
(q) "Utilisation extraction area" means land from where the Utilisation Circle of the Forest, Environment & Wildlife Department, Government of Sikkim has been allowed to collect timber or collect forest produce.

Regulation of transit of forest produce by means of permits

3. No timber or forest produce shall be moved into or from or within the State of Sikkim except by a transit permit which shall be issued in Form A in white colour, according to procedure hereinafter provided.

Persons to apply for transit permit

4. Any person or agency who seeks to obtain a transit permit for the transport of any timber or forest produce shall apply in Form B to the Divisional Forest Officer in whose territorial jurisdiction the forest produce is located, stored or available.

Report of Range Officer

5. The Divisional Forest Officer shall obtain a reporting Forms C of the nature, quantity and origin of the timber or forest produce sought to be transported, from the Range Officer or Block Officer under whose territorial jurisdiction it is located, stored or available.

Power of Forest officers to issue transit permit

6. (1) The Divisional Forest Officer shall, after satisfying himself that the timber or forest produce is legally obtained and can be allowed to be transported to another place from where it is located, stored or available, take the following action:-

(a) issue a transit permit duly charging fees as prescribed in rule 7 if the forest produce is sought to be transported within the District of its origin.

Provided that in the absence of 5 (five) continuous days or more of the Divisional Forest Officer, the Conservator of Forests may issue such a transit permit after obtaining a report of the Range Officer as provided under the rules.
(b) Countersign the report and submit it to the Conservator of Forests or Additional Chief Conservator of Forests if the timber or forest produce is sought to be transported from one District to another or within the same District if the route by which it will be conveyed, passes through another District or outside the state of Sikkim.

(2) When a report for the issue of a transit permit is submitted to the Conservator of Forests or Additional Chief Conservator of Forests, the same shall be forwarded to the Chief Conservator of Forests or Principal Chief Conservator of Forests for approval.

(3) After the approval is granted, the Conservator of Forests shall issue a transit permit duly charging fees as prescribed in rule 7.

7. The transit permits shall be issued after levying a fee (here-in after referred to as fees) which shall be equal to the commercial rate of royalty for the timber or forest produce as notified in the Schedule of rates currently in force:

Provided that no fees shall be levied for transporting of old used wood.

8. All transit permits shall be governed by the following conditions:

(a) the transit permit shall be valid for seven days and not liable to be used before 6 A.M. and after 6. P. M. except with the permission of the transit permit issuing officer:

(b) the timber or forest produce shall be taken to each check post on the route indicated on the transit permit for checking and examination by the forest officers and the transit permit shall be signed by such officers, seal affixed thereon and entry made in the check post register;

(c) the owner or bearer of the transit permit shall not carry timber or forest produce in excess of the quantity or of any species other than that allowed by it;

(c) the timber or forest produce allowed to be transported by issue of a transit permit shall follow the route indicated therein and not deviate from it except as provided in these rules; and

(e) any other conditions which may be notified by the Government from time to time.

9. The timber or other forest produce authorised for transport by issue of transit permit as aforesaid shall be imprinted with hammer mark by the Range Officer from whose territorial jurisdiction it will be transported after he checks the timber or other forest produce and ensures that it is the one for which application was made in Form B and reported in Form C, and in case of a Utilisation Transit Permit issued under rule 22, that its origin is from the Utilisation extraction area.

10. The transit permits for transporting new furniture shall be issued after payment of fees on the actual quantity of timber utilised in the making of the furniture which shall be assessed and mentioned in the report to be submitted by the Range Officer as provided in the rules. While issuing transit permits for old furniture made of 5 (five) cubic feat or more of timber, a fee of Rs.50/- and for old furniture made of less than 5 cubic feet of timber, a fee of Rs.25/- shall be levied.
11. Concession in fees to be levied on the issue of a transit permit shall be made as follows:—

(a) 50% of the normal rate when the origin of timber is private land holding.

(b) 25% of the normal rate when timber is sought to be transported, within 3 (three) months of the day on which it was last transported by payment of fees, and within a distance of 25 (twenty five) kms. from the destination to which it was last transported.

(c) 10% of the rate when the sawn or cut timber was purchased from the Forest Department in an auction.

12. (1) Every transit permit issued under these rules shall specify

(a) The name of the person or agency to whom such pass is granted;

(b) the quantity and description of timber or forest produce

(c) The places from and to which such timber or forest produce is to be conveyed;

(d) the period of time for which the permit is to be valid.

(2) The transit permits shall be in triplicate and bound in books which shall bear an identifying number and the passes in each book shall be numbered serially.

(3) First of the triplicate forms will form the counterfoil and second and third parts shall be given to the person in charge of the produce under transit and shall be produced whenever required by any checking officer mentioned under rule 8 and 20. The part shall be collected by the Range Officer who affixes the hammer mark as mentioned under rule 9, who will initial the second part and affix his seal duly mentioning the time and date of lifting of such timber or forest produce. The third part shall then be sent to the office of the Divisional Forest Officer for compilation

13. No transit permit shall ordinarily cover more than one load, whether such load be carried by a person, animal or in a vehicle. But the transit permit issuing authority may, when ever he deems fit order that one pass may cover up to two numbers at the same time.

Provided that if the transit permit covers more than two loads in vehicles, the owner of the timbers or forest produce shall maintain a register at all the check posts where entries will be made by the check post staff each time a load is carried.

14. No alteration shall be made in any thing printed or written on any transit permit, except in the matter of route and period which may be done only by the transit permit issuing authority for sufficient reasons to be mentioned in the permit and no transit permit shall be used after the expiry of its validity.

15. No timber or forest produce shall be brought within the State of Sikkim from outside, except by a transit permit to be issued by the Conservator of Forest in lieu of the transit pass issued by the authority in charge of the place.
of origin of the timber or forest produce and such transit permit shall be issued after levying the import fee notified by the Government in the schedule of rates currently in force.

**Depots, check-posts and their purposes**

16. The Government may establish at such places as it shall deem fit, depots and check posts to which timber or other forest produce shall be taken.

(a) for initial examination or subsequent checking regarding bonafide removal of forest produce;

(b) for determining the amount of money payable on account thereof to the State Government, and for the payment of any money so found to be due;

(c) in order that any mark required by law or by these rules to be affixed thereto may be so affixed; and

(d) for stocking of confiscated timber or other forest produce that was being transported in violation of these rules.

**Situation of depots and check posts to be published**

17. The Principal Chief Conservator of Forests shall make known, by notification in the Official Gazette, the establishment of any new depots and check posts and require loads or vehicle carrying timber or other forest produce to stop at these places for the purposes mentioned in rule 16.

**Depots to be in charge of forest officer**

18. Each depot shall be in charge of a forest officer or officers appointed or posted by the Government for this purpose.

19. No person other than a forest officer whose duty it is to use such marks shall use any hammer marks for timber identified with, or nearly resembling any Government transit marks or any mark with which timber belonging to Government is marked and no person shall while any timber is in transit under a transit permit issued under these rules, alter or efface any mark on the same.

**Detention, stoppage and examination of forest produce**

20. (1) Any forest produce in transit to which these rules apply and any person, animal, vehicle, vessel or craft carrying such forest produce may be stopped, detained, examined and checked at any place by any forest or police officer of the State Government not below the rank of a forest guard or Sub-Inspector of Police as the case may be, if such officer shall have reasonable grounds for suspecting that any money which is due to Government in respect thereof has not been paid or that any forest offence has been or is being committed in respect thereof:

Provided that no such officer shall vexatiously or unnecessarily detain any forest produce which lawfully is in transit, and not veratiously or unnecessarily unload any such forest produce or cause the same to be unloaded for the purpose of examination.

(2) The person in charge of such forest produce shall furnish to any such officer all the information required by him in connection with the forest produce and if he is transporting the same under a transit permit shall produce such permit on demand for the inspection of such officer and shall not in any way prevent or resist the stoppage or examination of the said forest produce by such officer.
21. No person shall establish a saw bench or saw pit for cutting, converting or fashioning of timber or firewood or manufacture of charcoal without obtaining a marking order in Form D from a forest officer not lower in rank than a Range Officer when timber or other forest produce is to be extracted from a private land holding, and a Divisional Forest Officer when such timber or forest produce is to be extracted from a forest produce is to be extracted from forest land.

22. The transit permit for the removal of timber or other forest produce by the Utilisation Circle of the Forest, Environment & wildlife Department shall be issued by the Conservator of Forests in charge of that Circle in Form E which shall be of yellow colour;

Provided that such timber or forest produce is removed in a vehicle registered in the name of the Forest Environment & Wildlife Department or hired by it and hammer marked as mentioned in rule 9 and subject to the conditions mentioned in rule 8.

23. The timber or other forest produce shall not be transported in any form by any person through rivers or streams within Government or private land.

24. No transit permit will be required --

(a) when timber is to be moved within the limits of a village or from a nearby forest land to a village when the same has been collected with the permission of a forest officer who is authorised under the law to grant such permission.

Provided that such movement is made only by head load;

(b) when any forest produce is exempted the State Government from the operation of these rules by notification in the Official Gazette.

25. Any contravention of the provision of these rules shall be a forest offence and the forest officer detecting the offence shall proceed-

(a) by compounding the offence as provided for in the Sikkim Forest (Compounding of Offences) Rules, 1998, or

(b) by prosecuting the offender in Form, F of the Sikkim Forests (Compounding of Offences) Rules, 1998 and the offender shall on conviction, be punishable with imprisonment which may extend to one year or with fine which may extend to two thousand rupees or with both, and where the offence is committed after sunset or before sunrise, or after preparation for resistance to lawful authority, or where the offender has been previously convicted for a like offence, the Magistrate having jurisdiction shall impose double the penalty prescribed herein.

T. R SHARMA, IFS

PRINCIPAL CCF-CUM-SECRETARY
FOREST ENVIRONMENT & WILDLIFE DEPARTMENT.
FORM-A
(See rule 3)

TRANSPORT PERMIT

SI. No. ___________________ Dated, the ____________

Locality of origin ________________________________

1. Name and situation of forest land/private holding. (Indicate Cadastral Plot No. in case of private holding)

____________________________________________________________________________________

2. Name and address of person to whom the forest produce has been given/sold:

____________________________________________________________________________________

3. Description of produce  (a) Quantity and size ________________

   (b) Type of forest produce ___________________

4. Destination ________________________________

5. Route by which produce is to move ________________________________

6. Date of expiry of permit ________________________________

Conservator of Forests
Territorial Circle
Government of Sikkim.

NOTE: This permit shall not be used before 6 A.M. or after 6 P.M. for transporting timber or other Forest produce and it shall not be used in violation of the Sikkim Transit of Timber and other Forest produce Rules, 1999.
APPLICATION FORM FOR OBTAINING TRANSIT PERMIT

1. Name of applicant ____________________________________________________________

2. Address ________________________________________________________________

3. Place where timber/forest produce __________________________________________

4. Special and quantity of timber/forest produce ________________________________

5. State use to which timber/forest is to be put _________________________________

6. Place to which timber/forest produce is to be taken __________________________

7. Marking Order/Collection Permit No. ____________________________

8. Office from which Marking Order Collection Permit was issued __________________

9. Whether Marking Order/Collection Permit issued to applicant __________________

10. If answer to 9 is No. state how the timber/forest produce was acquired (by sale, auction etc.)

1. Route by which the timber/forest produce is to be transported.

________________________________________________________

SIGNATURE OF APPLICANT
FORM-C
(See rule 5)
FIELD REPORT FOR ISSUE OF TRANSIT PERMIT

1. Name of Applicant __________________________ ______________________________
2. Address ____________________________________ _____________________________
3. Locality of present stocking of timber or forest produce __________________________
   ____________________________________________ _____________________________
4. Name of forest or private holding from where obtained __________________________
   ____________________________________________ _____________________________
5. Mode of acquiring timber or forest produce Marking Order, auction, otherplease specify and
   enclosed documents in support.
   ____________________________________________ _____________________________
6. Sizes of the timber ____________________________________________
   ____________________________________________ _____________________________
7. Quantity of timber or forest produce ____________________________________________
   ____________________________________________ _____________________________
8. Name of species of timber or forest produce _________________________________________
   ____________________________________________ _____________________________
9. Place to which the timber or forest produce is to be transported.
   ____________________________________________ _____________________________
10. Route by which timber or forest produce is to be conveyed.
    ____________________________________________ _____________________________

Countersignature of Divisional Forest Officer
Signature of Reporting Range or Block Office
MARKING ORDER

Memo No. _______________ Dated:__/__/______

From: The Divisional Forest Officer/ Range Officer

_________________ Division/_______________________ Range

To: The Range Officer / Block Officer

______________  /  ____________ __________ Block

Please arrange to mark the under mentioned tree/trees in favour of Shri/Smt.____________

For bonafide use at _________________________

For commercial use at _______________________

(strike out whichever is inapplicable)

from _________________________________ ______forest on payment _____________________

of royalty at ____________________________________ _________These /it should be marked

before felling and only on silvicultural availability.

<table>
<thead>
<tr>
<th>Particulars of trees</th>
<th>Girth</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td></td>
</tr>
</tbody>
</table>

Dragging, rolling and sliding the timbers in the forest are strictly prohibited. All timbers must be
hammer marked before removal from the saw bench which may be allowed for sawing the above mentioned trees
only.-

This Marking Order is valid from three months from the date of issue.

1. for bonafide use at _________________________

2. for commercial use at _______________________

(strike out whichever is inapplicable)

Divisional Forest / Range Officer

_________________ Division/_______________________ Range

Date:__/__/______
Sl. No. ________________

Dated :- ___/___/_____

UTILISATION TRANSIT PERMIT

1. Locality of origin :__________________________

2. Name of Forest :__________________________

3. Name of Territorial Range :__________________________

4. Description of timber or other forest produce :__________________________

   (a) Quantity and size :__________________________

   (b) Type of forest produce :__________________________

5. Destination (name of store or depot and place) :__________________________

6. Type and number of vehicle to be used for transporting :__________________________

7. Route by which produce is to move :__________________________

8. Date of expiry of permit :__________________________

9. Number of hammer used for marking the timber :__________________________

Conservator of Forests
Utilisation Circle.

Printed at the Sikkim Govt. Press, Gangtok
Gangtok, Thursday, 4th November, 1999                              No. 250

GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

No. 78/HOME/99                                                                 DATED: 29110199

NOTIFICATION

It has been decided by the Government to undertake a detailed economic survey to identify the people living Below the Poverty Line. The main objective of this survey is to ensure that the benefits of the welfare schemes are accrued to the genuine and needy people living below the poverty line. In order to undertake the Economic Survey a High-Powered Task Force comprising of the following is hereby constituted:

1. Additional Chief Secretary-cum-Development Commissioner                     Chairman
2. Secretary, Finance                                                                 Member
3. Secretary, Rural Development                                                                    Member
4. Secretary, Law                                                                                           Member
5. District Collector, East                                                                               Member
6. District Collector, North                                                                             Member
7. District Collector, West                                                                              Member
8. District Collector, South                                                                              Member
9. Representative of the National Informatics Centre/Centre for Computers and Communication Technology Member
10. Director, Bureau of Economics and Statistics                              Member Secretary

The terms of reference for the High-Powered Task Force shall be as under:

1. The Committee shall examine the surveys conducted by the Rural Development Department and the NSS to identify the people below poverty line, voters list etc. and based on the data generated by such surveys devise appropriate format to undertake house to house survey.

2. For the purpose of conducting the survey the Task Force shall employ Ministerial and Field staff of all the Departments.

3. Based on the results of the survey the Task Force shall make suitable recommendations for computerisation of the data and issuance of appropriate computerised cards to the persons below the poverty line.

4. The Task Force shall complete its work within 100 days from the date of issuance of this Notification.

By Order                                                                   SONAM WANGDI
CHIEF SECRETARY

Printed at Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

No. 81/HOME/99 Dated 4th November 1999

NOTIFICATION

In exercise of the powers conferred by clause (3) of Article 166 of the Constitution of India and in partial amendment of Notification No. 80/HOME/99 dated 29.10.99, the Governor of Sikkim is hereby pleased to make the following rules further to amend the Sikkim Government Rules of Business, namely:-

1. (1) These rules may be called the Sikkim Government Rules of Business (Second Amendment), 1999.
   
   (2) It shall be deemed to have come into force on and from the 29th day of October, 1999.

2. In the Sikkim Government Rules of Business, under sub-rule (d) of rule 7A, the words and brackets, "(b) and (c)" shall be omitted.

BY ORDER

SONAM WANGDI, IAS
CHIEF SECRETARY
F.No. GOS/Home-II/83/I.

Printed at the Sikkim Govt. Press, Gangtok.
No. 82/HOME/99 Dated: 5th November, 1999

NOTIFICATION

The Governor of Sikkim is pleased to appoint the following as Chairman of the organisation(s) mentioned against their respective names with immediate effect:

<table>
<thead>
<tr>
<th>No.</th>
<th>Name</th>
<th>Organisation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Shri Menlom Lepcha</td>
<td>Sikkim Khadi &amp; Village Industries Board</td>
</tr>
<tr>
<td>2.</td>
<td>Shri Hangu Tshering Bhutia</td>
<td>Sikkim Time Corporation of Sikkim</td>
</tr>
<tr>
<td>3.</td>
<td>Miss Bina Rai, West-Sikkim</td>
<td>Sikkim Consumer’s Cooperative Society</td>
</tr>
<tr>
<td>4.</td>
<td>Shri Nim Tshering Lepcha</td>
<td>Land Use and Use &amp; Environment Board</td>
</tr>
<tr>
<td>5.</td>
<td>Shri P.D. Rai</td>
<td>Sikkim Industrial Development &amp; Investment Corporation</td>
</tr>
<tr>
<td></td>
<td></td>
<td>i. Sikkim Industrial Development &amp; Investment Corporation</td>
</tr>
<tr>
<td></td>
<td></td>
<td>ii. Sikkim SC./ST &amp; OBC Development Corporation</td>
</tr>
<tr>
<td>6.</td>
<td>Shri Passang Rinzing Sherpa</td>
<td>Sikkim Tea Board</td>
</tr>
<tr>
<td>7.</td>
<td>Shri Y.B. Thapa</td>
<td>State Bank of Sikkim</td>
</tr>
<tr>
<td>8.</td>
<td>Shri J.B. Tamang</td>
<td>Agriculture Development &amp; Farmer’s Welfare Board</td>
</tr>
<tr>
<td>9.</td>
<td>Shri M.B. Rai</td>
<td>Sikkim Co-operative Milk Producers Union Limited</td>
</tr>
<tr>
<td>10.</td>
<td>Shri R.W. Kazi</td>
<td>Scheduled Tribes Welfare Board</td>
</tr>
<tr>
<td>11.</td>
<td>Shri Nakul Rai</td>
<td>Sikkim Marketing Federation (SIMFED)</td>
</tr>
<tr>
<td>12.</td>
<td>Shri Dorji Namgyal Bhutia</td>
<td>Tourism Development Board</td>
</tr>
</tbody>
</table>

BY ORDER.

SONAM WANGDI
CHIEF SECRETARY
(F.No. 3C.S/HOME-II/77/1)
WHEREAS the Government of Sikkim was pleased to amend the Sikkim State Directorate and Miscellaneous Service, 1997 providing for inclusion of 14 Private Secretaries, Home Department into the said service, vide Notification No 70/GEN/DOP dated 17.10.98.

AND WHEREAS the Governor of Sikkim was pleased to relax rule 7 of the Sikkim State Directorate Miscellaneous Service, 1997 vide Notification No. 69/GEN/DOP, dated 17.10.98 providing regularisation of services of the 14 private secretaries to Ministers through Sikkim Public service Commission as one time relaxation.

AND WHEREAS, the Governor of Sikkim was further pleased to prescribe the method of future recruitment for the post of Private Secretaries to the Ministers under rule 7 read with Schedule II of the Sikkim State Directorate and Miscellaneous Service Rules 1997.

NOW THEREFORE, the Governor of Sikkim in supersession of the Office Memorandum No. 1935/ GEN/DOP. dated 29.10.1997. deems it expedient to prescribe the following methods and conditions of service of regularisation of the persons employed on co-terminus basis under the Home Department:-

1. The cases of the persons employed on co-terminus basis shall be regularised provided they are eligible and qualified in accordance with the prescribed rules with due assessment of their suitability for the post by the respective Departmental Promotion Committee/Selection Board through viva-voce test only.

2. Regularisation of the co-terminus appointment shall be treated as fresh appointment without any consequential benefits. However, those regular government servants appointed on co-terminus basis but having lien in their substantive post/grade shall have to resign from their respective posts/Services in the event of their regularisation. Their past service shall be counted as qualifying service for retirement benefits only.

3. The posts created and held on co-terminus basis by the incumbents holding these posts stand automatically created on permanent basis.

4. The Departmental Promotion Committee for regularisation to the post carrying the pay scale of Rs. 2850-55-4170 and above upto the scale of Rs. 5500-175-9000 shall be as under:-
   (i) Joint or Deputy Secretary, Department of Personnel;
   (ii) Joint or Deputy Secretary, Finance Department;
   (iii) Joint or Deputy Secretary of the Department concerned.

5. The Departmental Promotion Committee for LDC/Typist and Confidential Assistant shall be the same as in the Schedule III of the Sikkim Sub-ordinate (Ministerial and Executive) Service Rules 1984 as amended from time to time.

6. The Departmental Promotion Committee for stenographer shall be the same as provided in the Sikkim Government Stenographers Service Rules 1997.

7. Regularisation of the Private Secretaries as fresh appointees in the lowest gazetted post/grade shall be done after due clearance from Sikkim Public Service Commission which will be outside the Sikkim State Civil Service.
8. The Office Memorandum-No.52/GEN/DOP dated 25th August, 1995 and Notification No. 29/GENI/DOP dated 28th June 1995 shall, therefore, duly stand modified temporarily for the purpose of regularisation only but will operate fully for direct recruitment through Open Competitive Examination.

9. Henceforth, there shall be no further appointment on co-terminus basis under any circumstances.

10. Secretaries/Heads of Departments are requested to adhere to these instructions and send proposals of regularisation in the format at Annexure “A”

This notification shall be deemed, to have come into force with effect from the 29th day of October, 1997.

By Order and in the name of the Governor.

S.K. SHILAL,
Joint Secretary to the Govt. of Sikkim
Department of Personnel AR & Training.
APPLICATION FOR REGULARISATION OF PERSONS EMPLOYED ON CO-TERMINUS BASIS AGAINST VACANT SANCTIONED POST.

1. Name of the candidate : ____________________________________

2. Father's/Husband's Name : ____________________________________

3. Date of Birth : ____________________________________

4. Full permanent address : ____________________________________

5. Date of appointment on co-terminus basis (a copy of O.O. to be enclosed) and salary drawn at present) : ____________________________________

6. Local Employment Card No. Certificate of Identification) (a copy to be enclosed) : ____________________________________

7. Educational qualification (Attested copies of certificates to be enclosed) : ____________________________________

Signature of candidate.

PART-II

Certified that I have personally verified the above informations which are correct.

Officer In-Charge of Administration in the department with seal
1. Whether appointment on co-terminus basis was against sanctioned vacant/post of ______________________

__________________________________________ ____________________________________________

2. I hereby recommend the candidate for ________________________________ who is eligible for regularisation as he/she posses and fulfills the requisite qualifications.

Signature of the Head of Department with seal.

Printed at Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADM. REFORMS AND TRAINING
GANGTOK

No. 42/GEN/DOP.                 Dated 1. 11. 1999.

N O T I F I C A T I O N

In pursuance of the instructions contained in the Government of India, Deptt. of personnel, Adm. Reforms letter No. 25013/12/86-AIS (II) dated 31/7/87, the State Government hereby constitutes a Committee for the purpose of review of Services of Members of IAS on attaining the age of 50 years or on completion of 30 years of qualifying services. The Review Committee will consist of

1. Chief Secretary to the Government of Sikkim. Chairman.
2. Addl. Chief Secretary to the Govt. of Sikkim. Member.
3. Secretary, Finance Department Member.

This will supersede Notification No. 103/GEN/EST. dated 22/6/87.

R. S. BASNET
SECRETARY TO THE GOVT. OF SIKKIM
DEPTT. OF PERSONNEL. AR & TRQ.

Printed at the Sikkim Govt. Press, Gangtok.
GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADM. REFORMS AND TRAINING
GANGTOK.


NOTIFICATION

In pursuance of the Instruction contained in the Government of India, Department of Personnel & Administrative Reforms letter No. 25013/12/86-AIS (II) dated 31/7/87, the State Government hereby constitutes a Committee for the purpose of review of services of Members of IPS on attaining the age of 50 years or on completion of 30 years of qualifying services. The Review Committee will consist of;

1. Chief Secretary to the Government of Sikkim Chairman
2. Addl. Chief Secretary to the Government of Sikkim. Member
3. Director General of Police, Government of Sikkim. Member

This will supersede Notification No. 258/GEN/EST. dated 8/3/83.

R.S. BASNET
Secretary to the Govt. of Sikkim
Dept. Of Personnel. A.R. & TRG.

Printed at Sikkim, Government Press, Gangtok.
SIKKIM STATE LEGAL SERVICES AUTHORITY
GANGTOK

Ref No. 53 /SLSA/                Date: 31. 8. 99

NOTIFICATION

The Chief Judicial Magistrate (East and North) is hereby designated to be the Judge of the permanent and continuous Lok Adalat established for Rabongla Sub-Division (Taluk), South Sikkim and in case of exigencies, the Hon'ble Executive Chairman may appoint him by a special order as Judge of any other Lok Adalat.

By Order

R. K. PURKAYASTIHA
MEMBER SECRETARY-H

Printed at the Sikkim Govt. Press, Gangtok.
SIKKIM STATE LEGAL SERVICES AUTHORITY
GANGTOK

Ref. No. 54/SLSA Date: 31.8.99

NOTIFICATION

The Civil Judge-cum-Judicial Magistrate, North is hereby designated to be the Judge of the permanent and continuous Lok Adalat for Rongli Sub-Division (Taluk), East Sikkim and in case of exigencies, the Hon'ble Executive Chairman may appoint him by a special order as Judge of any other Lok Adalat.

BY ORDER

R. K. PURKAYASTHA
MEMBER SECRETARY - II

Printed at the Sikkim Government Press, Gangtok.
NOTIFICATION

The Council of Ministers at its meeting held on 5th November, 1999 considered a proposal for transfer of the Fisheries Circle and related matters thereto from the Forests, Environment & Wildlife Department to the Animal Husbandry Department and decided that a Committee shall be constituted to examine thoroughly the proposal and to submit a report in the matter within 15th December, 1999.

The State Government hereby constitutes the Committee comprising of the following officers:-

(i) Additional Chief Secretary-cum-
    Development Commissioner. -Chairman 1
(ii) Secretary, Animal Husbandry -Member
(iii) Secretary, Forests, Environment
    &Wildlife -Member
(iv) Secretary, Department of Personnel,
    Administrative Reforms & Training -Member
(v) Secretary, Law -Member
(vi) Director, Fisheries -Member-Secretary

The Committee shall thoroughly consider the proposal and submit its report within 15th December, 1999.

SONAM WANGDI, IAS
CHIEF SECRETARY
(F.No. 15(59)92-93/AH & VS)
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

No. 84/HOME/99
DATED: 20/11/99

NOTIFICATION

In exercise of the powers conferred under Section 20 of the Code of Criminal Procedure, 1973 (2 of 1974), Shri K. Srinivasulu, IAS shall be deemed and deemed always to have been appointed by the State Government to be the District Magistrate for the purpose of the said Code from the date of his assumption of the charge of District Collector, North.

SONAM WANGDI, IAS
CHIEF SECRETARY
F. No. GOS/HOME-II/187/8

Printed at Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

No. 85/HOME/99 Dated 20th November, 1999

NOTIFICATION

In exercise of the powers conferred under section 20 of the Code of Criminal Procedure, 1973 (2 of 1974), the following officers shall be deemed and deemed always to have been appointed by the State Government to be the Additional District Magistrates and Sub-Divisional Magistrate for the purpose of the said Code from the date of their assumption of the charge of Additional District Magistrates and Sub-Divisional Magistrate:-

1. Shri C. M. Sharma, SCS, Additional District Collector, East, Gangtok.
2. Shri Shyam Lall Rai, SCS, Additional District Collector, South Sikkim, Namchi.
3. Shri S. K. Jha, IAS, Sub-Divisional Magistrate, Namchi South.

SONAM WANGDLI IAS
CHIEF SECRETARY
F.No GOS/Home-II/87/8.

Printed at the Sikkim Govt. Press, Gangtok.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK.


NOTIFICATION

The State Government is pleased to declare that Tuesday, the 7th December, 1999 shall be observed as a public holiday in all Government offices, public sector undertakings and educational institutions throughout the State.

By Order.

SONAM WANGDI, IAS
CHIEF SECRETARY
F. No. GOS/HOME-II/97/29

Printed at the Sikkim Government Press, Gangtok.
WHEREAS the attention of the State Government has been drawn to the fact that due to heavy rain during the monsoon the road communication to some of the outlying sub-divisions such as Chungthang, Soreng, Pakyong, Ravangla and Rongli remain cut off from rest of the State;

AND WHEREAS no Judicial Magistrates have been posted in these sub-divisions;

AND WHEREAS due to the above reasons the accused persons, after arrest, cannot be taken to the nearest Court for production within twenty-four hours as required under the law;

AND WHEREAS it has been recommended that the Sub-Divisional Magistrates in these places where there are no Judicial Magistrates may be empowered to remand the accused for a period not exceeding forty-eight hours, if the road communication is disrupted, provided the detention should not be for more than seven days;

NOW THEREFORE, in exercise of the powers conferred by sub-section 2-A of section 16 of the Criminal Procedure Code, 1973, the State Government hereby confers upon the Sub-Divisional Magistrates of Chungthang, Soreng, Pakyong, Rongli and Ravangla Sub-Divisions the powers of Judicial Magistrate only to authorise the detention of an accused for a period not exceeding forty-eight hours, where no Judicial Magistrate is available and where the accused cannot be produced before Judicial Magistrate due to disruption of road communication, within twenty four hours;

Provided that when the road communication cannot be restored within forty-eight hours, the Sub-Divisional Magistrate may allow detention for such further period till road communication is restored and shall record reason for such further detention in the concerned case file, but in any event, such detention shall not exceed seven days in the aggregate, and thereupon he shall forward such accused to the nearest Judicial Magistrate.

BY ORDER.

SONAM WANGDI, IAS
CHIEF SECRETARY
F. NO. GOS/HOME-II/99/33.
SIKKIM STATE LEGAL SERVICES AUTHORITY
GANGTOK

Ref. No. 55/SLSA/ Date 31.8.1999

NOTIFICATION

The Civil Judge-cum-Judicial Magistrate, West is hereby designated to be the Judge of the permanent and continuous Lok Adalat established for Rabongla Sub-Division (Taluk), South Sikkim and in case of exigencies, the Hon’ble Executive Chairman may appoint him by a special order as Judge of any other Lok Adalat.

BY ORDER.

R.K. PURKAYASTHA
MEMBER SECRETARY – II

Printed at the Sikkim Govt. Press, Gangtok.
SIKKIM STATE LEGAL SERVICES AUTHORITY
GANGTOK

Ref No. 56/SLSA/ Date 31.8.1999

NOTIFICATION

The Chief Judicial Magistrate (South and West) is hereby designated to be the Judge of the permanent and continuous Lok Adalat established for Pakyong, Sub-Division (Taluk), East Sikkim and in case of exigencies, the Hon’ble Executive Chairman may appoint him by a special order as Judge of any other Lok Adalat.

BY ORDER.

R.K. PURKAYASTHA
MEMBER SECRETARY - II

Printed at the, Sikkim Govt. Press, Gangtok.
SIKKIM STATE LEGAL SERVICES AUTHORITY
GANGTOK

Ref. No. 57/SLSA/                        Date: 31. 8. 99

NOTIFICATION

The Chief Judicial Magistrate (South and West) is hereby designated to be the Judge of the permanent and continuous Lok Adalat established for Chungthang Sub-Division (Taluk), North Sikkim and in case of exigencies, the Hon'ble Executive Chairman may appoint him by a special order as Judge of any other Lok Adalat.

By Order

R. K. PURKAYASTHA
MEMBER SECRETARY-II

Printed at the Sikkim Government Press, Gangtok.
SIKKIM STATE LEGAL SERVICES AUTHORITY
GANGTOK

Ref No. 58/SLSA/ Date 31.8.1999

NOTIFICATION

The Civil Judge-cum-Judicial Magistrate, East is hereby designated to be the Judge of the permanent and continuous Lok Adalat established for Chungthang Sub-Division (Taluk), North Sikkim and in case of exigencies, the Hon'ble Executive Chairman may appoint him by a special order as Judge of any other Lok Adalat.

BY ORDER.

R.K. PURKAYASTHA
MEMBER SECRETARY - II

Printed at the Sikkim Govt. Press, Gangtok.
NOTIFICATION

The District Judge (East and North) is hereby designated to be the Judge of the permanent and continuous Lok Adalat established for South District at Namchi and in case of exigencies, the Hon'ble Executive Chairman may appoint him by a special order as Judge of any other Lok Adalat.

BY ORDER.

R.K. PURKAYASTHA
MEMBER SECRETARY - II

Printed at the Sikkim Govt. Press, Gangtok.

SIKKIM
GOVERNMENT
GAZETTE
EXTRAORDINARY
PUBLISHED BY AUTHORITY
Gangtok, Thursday, 4th November, 1999 No. 272

SIKKIM STATE LEGAL SERVICES AUTHORITY
GANGTOK

NOTIFICATION

The District Judge (East and North) is hereby designated to be the Judge of the permanent and continuous Lok Adalat established for West District at Gyalshing and in case of exigencies, the Hon'ble Executive Chairman may appoint him by a special order as Judge of any other Lok Adalat.

By Order,

R. K.PURKAYASTHA
MEMBER SECRETARY-II

Printed at the Sikkim Government Press, Gangtok.
NOTIFICATION

The District Judge (South and West) is hereby designated to be the Judge of the permanent and continuous Lok Adalat established for North District at Mangan and in case of exigencies, the Hon'ble Executive Chairman may appoint him by a special order as Judge of any other Lok Adalat.

By Order,

R. K. PURKAYASTHA  
MEMBER SECRETARY-II

Printed at the Sikkim Government Press, Gangtok.
SIKKIM STATE LEGAL SERVICES AUTHORITY
GANGTOK

Ref No. 62/SLSA/ Date 31.8.1999

NOTIFICATION

The District Judge (South and West) is hereby designated to be the Judge of the permanent and continuous Lok Adalat established for East District at Gangtok and in case of exigencies, the Hon'ble Executive Chairman may appoint him by a special order as Judge of any other Lok Adalat.

BY ORDER.

R.K. PURKAYASTHA
MEMBER SECRETARY - II

Printed at the Sikkim Govt. Press. Gangtok.
NOTIFICATION

With the concurrence of the Hon'ble Chief Justice, Shri A.P. Subba, Member Secretary-1, Sikkim State Legal Services Authority is hereby appointed as Judge of Lok Adalat for all permanent Lok Adalats in Sikkim with immediate effect. He shall discharge the duties of Judge, Lok Adalat in addition to his own normal duties.

By Order

R. K. PURKAYASTHA
MEMBER SECRETARY-II

Printed at the Sikkim Government Press, Gangtok.
The State Legal Services Authority frames the following rules to govern the terms and conditions of Lawyers/Counsels on the panel of State Legal Services Authority: -

1. These rules may be called State Legal Services Authority Panel Advocates Terms and Conditions Rules, 1999
2. They shall come into force at once.
3. They shall apply to Advocates on the panel of State Legal Services Authority to whom cases either pertaining to District Legal Services Authority, High Court Legal Services Committee or Taluk Legal Services Committee will be assigned.
4. There shall be Senior Advocates, Advocates and Junior Advocates on the panel of State Legal Services Authority.
5. An Advocate who has more than twelve years of continuous practice as an Advocate may be designated as Legal Service Senior Advocate/Senior Counsel and will be entitled to fees as applicable to a Senior Government Advocate.
6. An Advocate who has more than seven years of continuous practice as an Advocate may be designated as Legal Service Advocate and shall be entitled to the rate of fees as applicable to a Government Advocate under the Law Officers (Terms and Conditions) Rules, 1995.
7. An Advocate who has completed three years of continuous practice as an Advocate may be designated as Legal Service Junior Advocate and will be entitled to fees as applicable to a Assistant Government Advocate as per Law Officers (Terms and Conditions) Rules, 1995.
8. The provisions regarding "effective hearing" and "non-effective hearing", the rates of fees applicable to Senior Government Advocates, Government Advocates and Assistant Government Advocates under Law Officers (Terms and Conditions) Rules, 1995 shall apply to Legal Service Senior Advocate, Advocate and Junior Advocate on the Panel of State Legal Services Authority, provided further that no Sr. Advocate, Advocate and Jr. Advocate on the panel of State Legal Services Authority will be entitled to conveyance allowance, consolidated fees, medical benefits as provided under Law Officers (Terms and Conditions) Rules, 1995.
9. With regard to the provisions of termination, resignation, appointment, interpretation of rules etc., the rules as applicable to Senior Government Advocate, Government Advocate and Assistant Government Advocate shall apply to Sr. Advocate, Advocate and Jr. Advocate on the panel of State Legal Services Authority.
10. If a counsel is required to move outstation, he would be entitled to T.A./D.A. at the rate applicable to class I Government Officer. He shall be entitled to fare for two persons by taxi for outstation duty. He shall be entitled to 20% of total fees as clerkage provided a lawyer has appointed a clerk and name of such clerk has to be notified. He will also be required to conduct one case free of charge in every six month. He shall keep all the matter pertaining to the case strictly confidential. Actual expenses incurred in typing/xeroxing stationeries etc. will be reimbursed against receipts.
In case of any doubt on any matter regarding fees etc. the decision of the Executive Chairman, State Legal Services Authority shall be final and binding.

11. A Legal Aid Counsel will be entitled to a retainer fee of Rs. 500/- P.M. for attending Court of Chief Judicial Magistrate/Judicial Magistrate during the remand hour for discharging duties connected with remand only. For conducting cases as a defence counsel or as a Legal Service panel counsel for aided person the fees payable to Lawyer/Counsel on the panel of State Legal Services Authority would be paid to him in addition to his retainer fees of Rs. 500/- P.M.

12. Advocates on the panel of State Legal Services Authority while submitting their bills shall enclose certificates from the Presiding Officer of Subordinate Courts and Registrar General/Joint Registrar of High Court and copy of the orders from the concerned Court and the bills shall be duly certified by thy Advocate concerned in the prescribed format.

13. Bills submitted by Advocates on the panel of State Legal Services Authority shall be processed expeditiously and efforts to make payment shall be made preferably within a period of one month provided the bills are complete in all respect.

14. It shall be the duty of a Sr. Advocate, or an Advocate or Jr. Advocate on the panel of State Legal Services Authority to forward a copy of complete set of brief as may be the case. Further, certified true copy of orders passed by the Court shall be submitted within 7 days from the date of passing each of the order.

15. It shall be the duty of Sr. Advocate/Advocate/Jr. Advocate on the panel of State Legal Services Authority to ensure that cases assigned to them are completed/disposed of within a period of one year in the Subordinate Courts and where such disposal has not been possible they shall move the High Court for issue of necessary direction to the concerned Court for disposal of the cases within such period as the a High Court may deem fit.

BY ORDER

R. K. PURKAYASTHA
MEMBER SECRETARY - II

Printed at Sikkim Govt. Press, Gangtok
SIKKIM STATE LEGAL SERVICES AUTHORITY
GANGTOK


NOTIFICATION

Consequent upon Resolutions passed in the meeting of the State Legal Services Authority for constituting Committees for (i) preparation of panel of lawyers and (ii) a Committee for allotment of cases to Legal Aid lawyers, the following rules are framed for the purpose of transacting the Business of the said Committee:

A. 1. The Committee for preparation of panel of lawyer of State Legal Services Authority shall prepare the panel within a period of 15 (fifteen) days after receipt of the names of lawyers for such panel.

2. The meeting of the Committee shall be presided over by the Chairman of the Committee.

3. The panel prepared by the Committee shall be valid for a period of 3 (three) years.

B. 1. The Committee for allotment of cases to lawyers on the panel of State Legal Services Authority shall on receipt of requisition allot cases/brief to such lawyer on the panel of State Legal Services Authority as it would consider suitable for the case. All such allotment shall be made within 3 (three) days and in urgent cases immediately.

2. The Allotment of brief shall be made in such manner that all the lawyer on the panel are as far as practicable given equal treatment subject however to the fact that where the Committee feels that some cases are required to dealt by a particular lawyer because of experience and performance the Committee shall in such cases allot the cases to such lawyer it may consider expedient.

3. To ensure prompt and urgent action in allotment of cases and to avoid delay for allotment of brief no quorum shall be required and in the absence of Members, Chairman of the Committee shall allot the cases to such lawyer as he would consider proper. Further, in case of urgency and where members are not in a position to meet and decide, Member Secretaries shall be competent to allot cases to lawyer on the panel and in the absence of Member Secretaries especially during long winter vacation Under Secretary may also allot a case to a lawyer on the panel provided no other members are available or cannot be contacted and the case is urgent requiring immediate allotment of a counsel and any such allotment under this rule shall be deemed to be the allotment of brief by the Committee and shall not be called in question.

BY ORDER.

R.K. PURKAYASTHA
MEMBER SECRETARY-I
Printed at Sikkim, Government Press, Gangtok.
NOTIFICATION

This is for the information of all concerned that the office of the State Legal Services Authority will remain open and function during the Puja and winter vacation with effect from 16.10.1999 to 10.11.1999, 6.12.1999 to 31.12.1999 and 01.01.2000 to 13.02.2000 coinciding with the period of Puja and winter vacation of the High Court. The Executive Chairman and the Member Secretaries of the State Legal Services Authority who are the serving Judge of the High Court of Sikkim and the Registrar General and Registrar of the High Court of Sikkim respectively shall not accordingly avail of such vacation.

During the period of vacation, the Executive Chairman will hold office at Gangtok and camp office at Siliguri during the following period:-

1. With effect from 16.10.1999 to 10.11.1999
3. With effect from 01.01.2000 to 31.02.2000

The official of the State Legal Services Authority will accordingly be required to discharge their official function at Gangtok and at Siliguri during such period.

BY ORDER

R.K. PURKAYASTHA
MEMBER SECRETARY - II

Printed at the Sikkim Govt. Press, Gangtok.

Gangtok, Thursday 4th November, 1999, No. 278
The official of the State Legal Services Authority will accordingly be required to discharge their official function at Gangtok and at Siliguri during such period.

BY ORDER

R.K. PURKAYASTHA
MEMBER SECRETARY - II

Printed at the Sikkim Govt. Press, Gangtok.
In exercise of the powers conferred by the provision to Article 309 of the Constitution of India the Governor hereby makes the following rules regulating the method of recruitment to the post of Joint Legal Officer, Deputy Legal Officer and Legal Officer/Administrative Officer (Legal) in the Law Department, Government of Sikkim, namely:

1. Short title and commencement:- (1) These rules may be called the Sikkim State Legal Services Recruitment Rules, 1999.

   (2) They shall come into force on the date of their publication in the official Gazette.

2. Number of Posts, classification and scale of Pay. Number of Posts, classification and scale of Pay in relation to the posts of Joint Legal Officer, Deputy Legal Officer and Legal Officer/ Administrative Officer (Legal) shall be as specified in column 3, 4 and 5 of the said Schedule.

3. Method of recruitment, age limit, other qualification etc. The method of recruitment to the said posts, age limit, qualification and other matters relating to the said posts shall be as specified in column 6, 7, 8 and 9 of the Schedule aforesaid.

4. 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 for the said post.

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.

5. Power to relax,-where the State Government is of opinion that it is necessary or expedient so to do, it may be by order, for reasons to be recorded in writing, relax any of their provisions of these rules with respect to any class or category of persons:

Provided that where no suitable or sufficient provisions have been made in so far as the Sikkim State Legal Services Recruitment Rules is concerned, the provision as applicable to the Staff/Officers of the corresponding Grade shall, mutatis mutandis apply subject to such modifications as may be made, or required to be made.

6. Saving.-Nothing in these rules shall affect reservation, relaxation of age limit and other concession required to be provided for the Scheduled Caste, Scheduled Tribes, Other Backward Classes and other special Categories of persons in accordance with the orders issued by the State Government from time to time in this regard.

R. S. BASNET
SECRETARY TO THE GOVERNMENT OF SIKKIM,
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE REFORMS AND TRAINING.

Printed at the Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE, REFORMS AND TRAINING
GANGTOK.


NOTIFICATION
In pursuance of the instruction contained in the Government of India, Deptt. of Personnel, Adm. Reforms letter No. 25013/12/86-AIS(II) dated 31/7/87, the state Government hereby constitutes a Committee for the purpose of review of Services of Members of IFS on attaining the age of 50 years or on completion of 30 years of qualifying services. The Review Committee will consist of:

1. Chief Secretary to the Government of Sikkim. Chairman
2. Principal-CCF-Cum-Secretary, Forest, Env. & Wildlife Department. Member
3. Chief Conservator of Forests, Forest, Env. & Wildlife Department. Member

This will supersede Notification No. 1435/GEN/DOP/ Dated 10/2/83.

R. S. BASNET,
Secretary to the Govt. of Sikkim
Department of Personnel, A.R. & Training.

Printed at Sikkim, Government Press, Gangtok.
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Category</th>
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<th>Educational and other qualifications required for recruitment</th>
<th>Educational and other qualifications required for promotion</th>
<th>Period of probation</th>
<th>Age limit for direct recruitment</th>
<th>If a DPC exists its composition.</th>
<th>Method of recruitment</th>
<th>Scale of Pay (Pre-revised)</th>
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<tbody>
<tr>
<td>1.</td>
<td>A-Legal Officer</td>
<td>4</td>
<td>Degree in Law and 3 years experience as an Advocate.</td>
<td>Degree in Law and 3 years experience as an Advocate.</td>
<td>1 year</td>
<td>Age between 21 and 30</td>
<td>Not applicable</td>
<td>Direct Promotions</td>
<td>Group-B 7000-225-11500</td>
</tr>
<tr>
<td>2.</td>
<td>Deputy Legal Officer</td>
<td>2</td>
<td>Degree in Law baying at least 5% in the selection.</td>
<td>Degree in Law baying at least 5% in the selection.</td>
<td>100% by promotion</td>
<td>Not applicable</td>
<td>Not applicable</td>
<td>Promotion</td>
<td>Group-A 9000-300-13800</td>
</tr>
<tr>
<td>3.</td>
<td>Joint Legal Officer (Drafting)</td>
<td>2</td>
<td>Degree in Law baying at least 5% in the selection.</td>
<td>Degree in Law baying at least 5% in the selection.</td>
<td>100% by promotion</td>
<td>Not applicable</td>
<td>Not applicable</td>
<td>Promotion</td>
<td>Group-A 11000-350-16250</td>
</tr>
</tbody>
</table>

Notes:
- (b) While considering the promotion or on deputation if no officer is eligible.
NOTIFICATION

Pursuant to Article 316 ( IA ) of the Constitution of India, the Governor is pleased to appoint Miss B. M. Singh, Member, Sikkim Public Service Commission to perform the duties of the Chairperson of the Sikkim Public Service Commission with immediate effect.

BY ORDER.

R. S. BASNET,
Secretary to the Govt. of Sikkim
Department of Personnel, A.R. & Training.
NOTIFICATION

In exercise of the powers conferred by Clause (iv) of Section 7 of the Prevention of Food Adulteration Act, 1954 (37 of 1954), read with rule 3 (1) (a) of the Sikkim Prevention of Food Adulteration Rules, 1991, the State Government hereby prohibits the sale of the following items in loose form in the State of Sikkim in the interest of public health with immediate effect till further orders:-

1. Red Chilly Powder,
2. Chilly Powder,
3. Turmeric Powder (Haldi),
4. Cumin Powder (Zeera),
5. Coriander Powder (Dhania),
6. Curry Powder,
7. Mixed Masala Powder,

DR. T. R. GYATSO
FOOD (HEALTH) AUTHORITY
FILE NO. 70/H/PFA/94.
NOTIFICATION

Whereas the High Court of Sikkim has vide its letter No. 4436/HCS dated 1.11.99 drawn the attention of the State Government to the Resolutions passed in the Chief Justices’ Conference held on 28th and 29th November, 1997 at New Delhi;

And whereas in the Chief Justices’ Conference it was resolved that medical facilities which are available to sitting Judges of the High Court be extended to retired Judges of the High Courts and Supreme Court of India;

And whereas no separate rules for provision of medical facilities have been framed for the retired Judges of the High Court of Sikkim due to the limited resources of the State of Sikkim;

And whereas it is now considered expedient to frame rules providing for medical entitlement of the retired Judges of the High Court of SIKKIM;

Now, therefore, in exercise of powers conferred under the provisions of section 23 D (2) of the High Court Judges (Conditions of Service) Act, 1954, the State Government in consultation with the High Court of Sikkim, hereby makes the following rules:

Title and Commencement:
1. These Rules may be called Medical Facilities for the Retired Judges of the High Court of Sikkim and their Families Rules, 1999.

2. These Rules shall come into force from the date of publication of the Notification in the Official Gazette.

Definition
3. A retired Judge of the High Court of Sikkim, for the purpose of these Rules, shall mean a Judge who was or is initially appointed as Judge of the High Court of Sikkim and who retires after the commencement of these rules either as Judge or as Chief Justice of any High Court or as Judge or Chief Justice of the Supreme Court.

Entitlements:
4 (i) A retired Judge and his family shall be entitled to the same medical benefits as are applicable to a sitting Judge of the High Court of Sikkim and his family under rules and orders issued by the Government of Sikkim and as amended from time to time.
(ii) A retired Judge shall be entitled to take medical treatment in any Hospital/ Nursing Home in the country on the basis of a referral by the District Medical Officer or Sub-Divisional Officer or a Doctor having M.D. degree who has been a medical practitioner for more than ten years in the place of stay of a retired Judge or the place where the need for medical treatment arises.

(iii) Where however, a retired Judge has been re-employed or has joined profession the provisions of these rules shall not apply.

5. Reimbursement in respect of the entitlements as per Rule 4 shall be made by the High Court of Sikkim. For this purpose the State Government shall provide adequate funds to the High Court under the salaries head

By Order.

A.K. JAIN, IAS
Additional Secretary
Home Department,
F.No.GOS/HOME-II/TEMP/99/184

GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

NO. 89/HOME/99 DATED: 24.11.1999

NOTIFICATION

Whereas the High Court of Sikkim has vide its letter No. 4436/HCS dated 1.11.99 drawn the attention of the State Government to the Resolutions passed in the Chief Justices Conference held on 28th and 29th November, 1997 at New Delhi;

And whereas in the Chief Justices' Conference it was resolved that secretarial assistance and domestic help be made available to retired Judges of the High Courts and Supreme Court of India;

And whereas in pursuance of the said resolution it is considered expedient to make such assistance available to the retired Judges;

Now therefore, the State Government in consultation with the High Court of Sikkim, hereby makes the following rules: -

Title and Commencement: 1. These Rules may be called Retired Judges' Secretarial Assistance and Domestic Help Rules, 1999.

2. These Rules shall come into force from the date of publication of the Notification in the Official Gazette.

Definition: 3. A retired Judge of the High Court of Sikkim, for the purpose of these Rules, shall mean a judge who was or is initially appointed as a Judge of the High Court of Sikkim and who retires after the commencement of these rules either as Judge or as Chief Justice of any High Court or as Judge or Chief Justice of the Supreme Court.
Entitlements: 4(1) A retired Judge of the High Court of Sikkim shall be entitled to secretarial service of a person in the grade of Stenographer (Grade-11) of the State Government who may be appointed by the retired Judge. The services of such person shall be transferred to Sikkim High Court on the death of the retired Judge if such a request is made by the incumbent concerned.

(ii) A retired judge of the High Court of Sikkim shall also be entitled to employ a domestic attendant to work as Driver-cum-Peon from the place where the retired Judge is settled on a pay scale admissible to a Peon of the High Court of Sikkim on regular appointment. The services of such person shall be transferred to Sikkim High Court on the death of the retired Judge if such a request is made by the incumbent concerned.

(iii) Where, however, a retired Judge has been re-employed or has joined profession, the provisions of these rules shall not apply.

5. Reimbursement in respect of the entitlements as per Rule 4 shall be made by the High Court of Sikkim. For this purpose the State Government shall provide adequate funds to the High Court under the- salaries head

BY ORDER.

A. K. JAIN, IAS
Additional Secretary Home Department
F. No. GOS/HOME-II/TEMP/99/183

Printed at Sikkim, Government Press, Gangtok.
The Chief, Justice of the High Court of Sikkim in exercise of the power conferred under Article 229 of the Constitution of India and all other powers enabling him in this behalf is pleased to make the following Rules, further to amend the High Court of Sikkim (Recruitment Conditions of Service and Conduct) Rules, 1998.

1. (i) These Rules may be called "The High Court of Sikkim (Recruitment, Conditions of Service and Conduct) Amendment Rules, 1999".

   (ii) They shall come into force with immediate effect.

2. In Schedule 11 at SI. No. 19 under column 3 the words "Personal Assistant to Registrar" shall be substituted with the words "Personal Assistant to the Registrar/Judgement Writer".

BY ORDER.

REGISTRAR GENERAL

Printed at the Sikkim Government Press, Gangtok.
In pursuance of the resolution passed on Item No. 1 of the Chief Justices' Conference held on 28th and 29th November, 1997 and in pursuance of Full Court decision dated 25th November, 1999, a Special Cell to render services relating to pension, medical benefit etc. to the retired Judges of the High Court of Sikkim is hereby reconstituted in this High Court as follows:

1. Registrar General, High Court of Sikkim.
2. Deputy Registrar (Administration and Protocol) High Court of Sikkim.
3. Accounts Officer, High Court of Sikkim.

The Registrar General shall be in-charge of the Cell.

By Order.

REGISTRAR GENERAL

Printed at the Sikkim Government Press, Gangtok.
NOTIFICATION

Protocal Section in the High Court of Sikkim is reconstituted consisting of the following members:

1. Deputy Registrar (Admn. & Prot.) 1 post
2. L. D. A. -cum -Protocal Assistant 3 post
3. L. D. A. 1 post

The duties of the Protocol Section will be as follows:

(i) To report at the residence of Hon'ble Chief Justice and Hon'ble Judges once daily to attend to various work of their Lordships pertaining to tours within and outside State, to pursue official/private works in various offices within Gangtok as and when necessary, to arrange medical attendance of their Lordships as and when necessary to obtain counter signatures of medical vouchers from concerned doctors for reimbursement including other works from Health Department, to receive and see off Hon'ble Chief Justice/Hon'ble Judges whenever they go outside Headquarters and all such other duties pertaining to Hon'ble Chief Justice and Hon'ble Judges as will be assigned by the Registrar General.

(ii) To attend to liaison duties in respect of Hon'ble visiting Judges, either on official or on private visit, of both the High Court and Supreme Court.

(iii) Such other duties as will be assigned to any of the staff members of the Protocol Section by the Registrar General.

By Order,

REGISTRAR GENERAL
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK.

No. 90/Home/99

Dated 1st December, 1999

NOTIFICATION

In exercise of the powers conferred under Section 20 of the Code of Criminal Procedure, 1973 (2 of 1974), Ms. Tara Sampang shall be deemed and deemed always to have been appointed by the State Government to be the Sub-Divisional Magistrate for the purpose of the said Code from the date of her assumption of her charge of Sub-Divisional Officer, Pakyong.

SONAM WANGDI
CHIEF SECRETARY
(F. No. GOS/HOME-II/87/8)

Printed at Sikkim Government Press, Gangtok.
NOTIFICATION

In exercise of the powers conferred under section 20 of the Code of Criminal Procedure, 1973 (2 of 1974), the State Government hereby appoints Shri B. B. Subba, SCS, as the Additional District Magistrate for the West District for the purpose of the said Code from the date of his assumption of charge as Additional District Collector, West District and till such date he continues to hold the said office.

SONAM WANGDI IAS
CHIEF SECRETARY
F.No.GOS/HOME II/87/8.

Printed at the Sikkim Govt. Press. Gangtok.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

No.92/HOME/99                          Dated 20.12.99

N O T I F I C A T I O N

The State Government hereby appoints the Minister-in-charge of Mines & Geology as the Ex-officio Chairman of the Sikkim Mining Corporation.

BY ORDER.

SONAM WANGDI, IAS
CHIEF SECRETARY
F.No.GOS/HOME-II/87/77/1.

Printed at the Sikkim Govt. Press, Gangtok.
It is hereby notified that the State Government will provide accommodation to the visiting Hon'ble Judges of other High Courts and the guests of the Hon'ble the Chief Justice and the Hon'ble Judge of Sikkim High Court in the State Guest House or in MLA Hostel on payment basis. In case, accommodation cannot be made available in the State Guest House or MLA Hostel, accommodation in a suitable hotel will be provided to the visiting Hon'ble Judges of other High Courts and the guests of the Hon'ble the Chief Justice and the Hon'ble Judge of Sikkim High Court on payment of room rent payable to the State Guest House for occupation of room and the difference of room rent payable to the State Guest House and to the hotel shall be borne by the State Government.

This issues in accordance with the decision taken in the meeting held on 18th November, 1999 between the Hon'ble Chief Minister and the Hon'ble Chief Justice and the Hon'ble Judge of Sikkim High Court and as per subsequent modification made vide letter no. 2(82)GEN/HCS/5354 dated 23.12.99 of the Registrar General of Sikkim High Court.

By Order and in the name of the Governor.

SONAM WANGDI
Chief Secretary
F.No. GOS/HOME-II/99/15

Printed at Sikkim Government Press, Gangtok.
The State Government announce with profound sorrow the passing away of former President of India Shri Shankar Dayal Sharma on Sunday, the 26th December, 1999 at 2235 hours following cardiac arrest at Escorts Heart Institute, New Delhi.

As a mark of respect to the memory of Late Shri Shankar Dayal Sharma, State mourning will be observed for seven days from 27th December, 1999 to 2nd January, 2000 (both days inclusive). During the period of mourning the national flag will be flown at half Mast throughout the State on all buildings where it is regularly flown. There will be no official entertainment during the period of mourning.

It is further announced that all Government offices, Institutions and Undertakings shall remain closed on 28th December, 1999, the day of the State funeral of the former President.

By Order and in the name of the Governor.

SONAM WANGDI
Chief Secretary.
(F.NO. GOS/HOME-II/87/7)
OFFICE OF THE HIGH COURT LEGAL SERVICES COMMITTEE
HIGH COURT OF SIKKIM,
CANGTOK

Ref. NO. 2/HCLSC DATED: 20.11.1999

NOTIFICATION

In exercise of the powers conferred by Section 19 (2) (b) of the Legal Services Authorities Act, 1987 and with the approval of the State Legal Services Authority, the High Court Legal Services Committee hereby nominates the following person as "Other Person" for the High Court Lok Adalat viz;

1. Shri B. N. Pradhan, C. E.-cum-Secretary, Buildings,
A. Dr. Kumar Bhandari, Chief Consultant (Cardiology),
2. Shri R. K. Rai, Ex-Principal, Sikkim Government College,
3. Shri C. D. Rai, Ex-Secretary, Department of Establishment,
4. Shri P. M. Subba, Ex-Member of Parliament,
5. Smt. Puspa Basnet, Member, Sikkim Womens Council, Tadong.

BY ORDER

A. P. SUBBA
MEMBER SEGRETARY

Printed at Sikkim, Government Press, Gangtok.
OFFICE OF THE HIGH COURT LEGAL SERVICES COMMITTEE
HIGH COURT OF SIKKIM,
CANGTOK

Ref. NO. 3/HCLSC DATED: 20.11.1999

NOTIFICATION

In exercise of the powers conferred by Section 19 (2) (b) of the Legal Services Authorities Act, 1987 and with the approval of the State Legal Services Authority, the High Court Legal Services Committee hereby nominates the following person as "Other Person" for the High Court Lok Adalat viz;

1. Shri B. N. Pradhan, C. E.-cum-Secretary, Buildings,
2. Dr. Kumar Bhandari, Chief Consultant (Cardiology),
3. Shri R. K. Rai, Ex-Principal, Sikkim Government College,
4. Shri C. D. Rai, Ex-Secretary, Department of Establishment,
5. Shri P. M. Subba, Ex-Member of Parliament,
6. Smt. Puspa Basnet, Member, Sikkim Womens Council, Tadong.

BY ORDER

A. P. SUBBA
MEMBER SECRETARY

Printed at Sikkim, Government Press, Gangtok.
OFFICE OF THE HIGH COURT LEGAL SERVICES COMMITTEE
HIGH COURT OF SIKKIM,
CANGTOK

Ref. NO. 4/HCLSC

DATED: 20.11.1999

NOTIFICATION

In exercise of the powers conferred by Section 19 (2) (b) of the Legal Services Authorities Act, 1987 and with the approval of the State Legal Services Authority, the High Court Legal Services Committee hereby nominates the following person as "Other Person" for the High Court Lok Adalat viz;

1. Shri B. N. Pradhan, C. E.-cum-Secretary, Buildings,
2. Dr. Kumar Bhandari, Chief Consultant (Cardiology),
3. Shri R. K. Rai, Ex-Principal, Sikkim Government College,
4. Shri C. D. Rai, Ex-Secretary, Department of Establishment,
5. Shri P. M. Subba, Ex-Member of Parliament,
6. Smt. Puspa Basnet, Member, Sikkim Women's Council, Tadong.

BY ORDER

A. P. SUBBA
MEMBER SEGRETARY

Printed at Sikkim, Government Press, Gangtok.
NOTIFICATION

In exercise of the powers conferred by Section 19 (2) (b) of the Legal Services Authorities Act, 1987 and with the approval of the State Legal Services Authority, the High Court Legal Services Committee hereby nominates the following person as “Other Person” for the High Court Lok Adalat viz;

1. Shri B.N. Pradhan, C.E.-cum-Secretary, Buildings,
2. Dr. Kumar Bhandari, Chief Consultant (Cardiology),
3. Shri R.K. Rai, Ex-Principal, Sikkim government College,
4. Shri C.E. Rai, Ex-Secretary, Department of Establishment,
5. Shri P.M. Subba, Ex-Member of Parliament,
6. Smt. Puspa Basnet, Member, Sikkim Womens Council, Tadong.

By Order

A.P. SUBBA
MEMBER SECRETARY
SIKKIM STATE LEGAL SERVICES AUTHORITY
GANGTOK

Ref. No. 70/SLSA/

NOTIFICATION

Sikkim State Legal Services Authority (Recruitment and Appointment) (amendment) Rules, 1999.

In exercise of the powers conferred by note appended to Schedule A, B, C and D of the Sikkim State Legal Services Authority rules, 1995 as amended in 1998 the State Legal Services Authority hereby makes the following rules further to amend rules in so far as this relates to Recruitment and appointment of Officers and employees of Sikkim State Legal Services Authority District Legal Service Authority, High Court Legal Services Committee, Taluk/Sub-Divisional Legal Services Committee.

Short title and Commencement

1. (1) These rules may be called in the Sikkim State Legal Services Authority (Recruitment and Appointment) (Amendment) Rules, 1999.

(2) They shall be deemed to have come into force with immediate effect

Amendment of rule 9:

2. In Rule 9, the following proviso be added, namely “Where written test/interview is held, a panel of successful candidates shall be prepared in order of merit on basis of written test/interview and such panel shall remain valid for a period not exceeding six months and, thereafter, such panel shall automatically be deemed to have been cancelled.

By order.

R.K. Purkayastha

MEMBER SECRETARY-II
**NOTIFICATION**

It is hereby notified for General information that the days enumerated in the Schedule below shall be observed as holidays, vacation by the High Court of Sikkim during the year 2000.

**SCHEDULE**

**LIST OF HOLIDAYS FOR THE YEAR 2000**

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Name of Holidays</th>
<th>Date(s)</th>
<th>Days of the Week</th>
<th>No. of Days</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>New Year’s Day</td>
<td>1st January</td>
<td>Saturday</td>
<td>1 day</td>
</tr>
<tr>
<td>2.</td>
<td>Id-ul-Fitar</td>
<td>9th January</td>
<td>Sunday</td>
<td>1 day</td>
</tr>
<tr>
<td>3.</td>
<td>Maghe Sankranti</td>
<td>14th &amp; 15th January</td>
<td>Friday &amp; Saturday</td>
<td>2 days</td>
</tr>
<tr>
<td>4.</td>
<td>Republic Day</td>
<td>26th January</td>
<td>Wednesday</td>
<td>1 day</td>
</tr>
<tr>
<td>5.</td>
<td>Losar</td>
<td>6th February</td>
<td>Sunday</td>
<td>1 day</td>
</tr>
<tr>
<td>6.</td>
<td>Sonam Lhochhar</td>
<td>6th February</td>
<td>Sunday</td>
<td>1 day</td>
</tr>
<tr>
<td>7.</td>
<td>Holi</td>
<td>20th March</td>
<td>Monday</td>
<td>1 day</td>
</tr>
<tr>
<td>8.</td>
<td>Ramnawami (Chaite Dasain)</td>
<td>12th April</td>
<td>Wednesday</td>
<td>1 day</td>
</tr>
<tr>
<td>9.</td>
<td>Good Friday</td>
<td>21st April</td>
<td>Friday</td>
<td>1 day</td>
</tr>
<tr>
<td>10.</td>
<td>State Day</td>
<td>16th May</td>
<td>Tuesday</td>
<td>1 day</td>
</tr>
<tr>
<td>11.</td>
<td>Saga Dawa</td>
<td>16th June</td>
<td>Friday</td>
<td>1 day</td>
</tr>
<tr>
<td>12.</td>
<td>Independence Day</td>
<td>15th August</td>
<td>Tuesday</td>
<td>1 day</td>
</tr>
<tr>
<td>13.</td>
<td>Janmasthami</td>
<td>23rd August</td>
<td>Wednesday</td>
<td>1 day</td>
</tr>
<tr>
<td>14.</td>
<td>Pang Lhabsol</td>
<td>13th September</td>
<td>Wednesday</td>
<td>1 day</td>
</tr>
<tr>
<td>15.</td>
<td>Gandhi Jayanti</td>
<td>2nd October</td>
<td>Monday</td>
<td>1 day</td>
</tr>
<tr>
<td>16.</td>
<td>Dura Puja</td>
<td>5th to 9th October</td>
<td>Thursday to Monday</td>
<td>5 days</td>
</tr>
<tr>
<td>17.</td>
<td>Laxmi Puja</td>
<td>26th to 29th October</td>
<td>Thursday to Sunday</td>
<td>4 days</td>
</tr>
<tr>
<td>18.</td>
<td>Lhabab Duechen</td>
<td>18th November</td>
<td>Saturday</td>
<td>1 day</td>
</tr>
<tr>
<td>19.</td>
<td>Kagyed Dance</td>
<td>24th December</td>
<td>Sunday</td>
<td>1 day</td>
</tr>
<tr>
<td>20.</td>
<td>Christmas</td>
<td>25th December</td>
<td>Monday</td>
<td>1 day</td>
</tr>
<tr>
<td>21.</td>
<td>Lossong</td>
<td>26th to 30th December</td>
<td>Tuesday to Saturday</td>
<td>5 days</td>
</tr>
<tr>
<td>22.</td>
<td>Id-ul-Fitr</td>
<td>28th December</td>
<td>Thursday</td>
<td>1 day</td>
</tr>
<tr>
<td>23.</td>
<td>Lochar</td>
<td>30th December</td>
<td>Saturday</td>
<td>1 day</td>
</tr>
<tr>
<td>24.</td>
<td>Nyempa Guzom</td>
<td>31st December</td>
<td>Sunday</td>
<td>1 day</td>
</tr>
</tbody>
</table>
Total 35 days
2

<table>
<thead>
<tr>
<th>Vacation Type</th>
<th>Duration</th>
<th>Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>Winter Vacation</td>
<td>43 days</td>
<td>01.01.2000 to 12.02.2000</td>
</tr>
<tr>
<td>Special Vacation</td>
<td>8 days</td>
<td>24.04.2000 to 01.05.2000</td>
</tr>
<tr>
<td>Puja Vacation from</td>
<td>29 days</td>
<td>03.10.2000 to 31.10.2000</td>
</tr>
<tr>
<td>Vacation</td>
<td></td>
<td>(Including State Government Holidays)</td>
</tr>
</tbody>
</table>

By Order

JOINT REGISTRAR

Printed at Sikkim Government Press, Gangtok.
SIKKIM STATE LEGAL SERVICES AUTHORITY

GANGTOK

Ref. No. 72/SLSA/                                                                        Date:
29.11.99

NOTIFICATION

With the concurrence of the High Court and in continuation of notification no. 41/ S. L. S. A. dated 03. 06. 1999, it is hereby ordered that all civil cases criminal cases (compoundable) filed in the court of District & Sessions Judge, (East and North) shall henceforth go to Lok Adalat South & West and correspondingly all civil and criminal cases (compoundable) filed in the Court of District and Sessions Judge, (South & West) shall go to Lok Adalat (East & North) with effect from 1st December, 1999.

By Order.

MEMBER SECRETARY-II

Printed at the Sikkim Govt. Press. Gangtok.
GOVERNMENT OF SIKKIM
WOMEN AND CHILD WELFARE DEPARTMENT
GANGTOK

No. 572/WCWD/99 1st December 1999

NOTIFICATION

The State Government of Sikkim is pleased to reconstitute the State Social Welfare Advisory Board with the appointment of the following members:

A. OFFICIAL MEMBERS

1. Secretary
   Women and Child Welfare Department - Vice Chairman

2. Additional Secretary,
   Social Welfare - Member

3. Additional Director (Budget)
   Finance Department - Member

4. Additional Secretary,
   Planning & Development Department - Member

5. Project Director,
   State Rural Development Agency - Member

6. Director, Education Department
   Non Formal and Adult Education - Member

B. NON-OFFICIAL MEMBER

1. Smt. Bindu Mati Pradhan
2. Smt. Geeta Sharma
3. Smt. Mingma Doma Lepcha
4. Smt. Chumkee Saring

The team of office of the non-official members shall be co-terminus with the term of the Chairperson which is three years from the date of assumption of the office by the Chairperson i.e. 18/2/1999.

A.K. PRADHAN
SECRETARY
WOMEN AND CHILD WELFARE DEPTT.