NOTIFICATION

The draft of the Sikkim Minimum Wages Rules, 2004 which the State Government proposes to issue in exercise of the powers conferred by sub-section (1) of Section 30 of the Minimum Wages Act, 1948, (11 of 1948), is hereby published as required under sub-Section (1) of Section 30 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 on which the notification is published in the Official Gazette.

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

DRAFT RULES

1. (1) These rules may be called the Sikkim Minimum Wages Rules, 2004.
   (2) They shall be deemed to have come into force on the 1st day of October, 2004

2. In these rules, unless the context otherwise requires,—
   (1) (a) “Act” means the Minimum Wages Act, 1948;
   (b) “Authority” means the authority appointed under sub-section (1) of section 20;
   (c) “Board” means the Advisory Board appointed under section 7;
   (d) “Chairman” means the Chairman of the Advisory Board or the Committee, as the case may be, appointed under section 9;
   (e) “Committee” means a Committee appointed under clause (a) of sub-section (1) of section 5 and includes a Sub-committee appointed under that section;
   (f) “form” means a form appended to these rules;
   (g) “Inspector” means a person appointed as Inspector under section 19;
   (h) “Section” means a section of the Act;
   (2) All other words and expressions used herein and not defined shall have the meanings respectively assigned to them under the Act.

CHAPTER II
### Members and Staff and Meeting of the Board and Committee

#### Terms of office of the members of the Committee.

3. The terms of office of the members of the Committee shall be such as in the opinion of the State Government is necessary for completing the enquiry into the scheduled employment concerned and the State Government may, at the time of the constitution of the Committee, fix such terms and may, time to time, extend it as circumstances may require:

Provided that a person nominated to be a member of a Committee subsequent to its constitution shall hold office for the remaining period of the term of office of the members who were first appointed to such Committee.

#### Terms of office of Members of the Boards.

4. (1) Save as otherwise expressly provided in these rules, the term of office of a non-official member of the Board shall be two years, commencing from the date of his nomination:

Provided that such member shall, notwithstanding the expiry of the said period of two years, continue to hold office until his successor is nominated.

Provided further that a non-official member nominated to be a member of the Board subsequent to its constitution shall hold office for the remaining period of the term of office of the non-official members who were first appointed to such Board.

(2) A non-official member of the Board nominated to fill a casual vacancy shall hold office for the remaining period of the term of office of the member in whose place he is nominated.

(3) The official member of the Board shall hold office during the pleasure of the State Government.

#### Nomination of the Substitute member.

5. If a member is unable to attend a meeting of the Committee or the Board, the State Government or the Body which nominated him may, by notice in writing signed on its behalf addressed to the Chairman of the said Committee or the Board, nominate a substitute in his place to attend that meeting. Such a substitute member shall have all the rights of a member in respect of that meeting.

#### Traveling allowance

6. A non-official member of the Committee or the Board shall be entitled to draw travelling allowances for any journey performed by him in connection with his duties as such member in accordance with the rules laid down in Sikkim Travelling Allowance Rules, 1980.

#### Appointment of officers and staff of the Committee or Board.

7. (1) The State Government may appoint a Secretary to the Committee or the Board and such other staff as it may think necessary, and may fix the salaries and allowances payable to them and specify their conditions of services.

(2) (a) The Secretary shall be the Chief Executive Officer of the Committee or the Board as the case may be. He may attend the meetings of such Committee or Board but shall not be entitled to vote at such meetings.

(b) The Secretary shall assist the Chairman in convening meetings and shall keep a record of the minutes of such meetings and shall take necessary measures to carry out the decisions of the Committee or the Boards, as the case may be.

#### Eligibility for

8. An out-going member shall be eligible for renomination for the
renomination of
the members of
the Committee
and the
Board.

Resignation of the
Chairman,
members of the
Committee and
the Board and
filling of casual
vacancies.

9. (1) A member of the Committee or the Board, other than the Chairman may, by giving notice in writing to the Chairman, resign from his membership. The Chairman may resign by a letter addressed to the State Government. (2) A resignation shall take effect from the date of communication of its acceptance or on the expiry of thirty days from the date of resignation, which ever is earlier.

(3) When a vacancy occurs or is likely to occur in the membership of the Committee or the Board, the Chairman shall submit a report to the State Government immediately. The State Government shall then take steps to fill the vacancy.

Cessation and
restoration of
membership.

10. (1) If a member of the Committee or the Board fails to attend three consecutive meetings he shall, subject to the provision of sub-rule (2), cease to be a member thereof.

(2) A person, who ceases to be a member under sub-rule (1), shall be given intimation of such cessation by letter sent to him by registered post within fifteen days from the date of such cessation. The letter shall indicate that if he desires restoration of his membership, he may apply therefor within thirty days from the receipt of such letter. The application for restoration of membership, if received within the said period, shall be placed before the Committee or the Board, as the case may be, and if a majority of members present at the next meeting is satisfied that the reasons for failure to attend three consecutive meetings are adequate, the person shall be restored to membership immediately after a resolution to that effect is adopted.

Disqualification. 11. (1) A person shall be disqualified for being nominated as and being a member of the Committee or the Board, as the case may be-

(i) if he is declared to be of unsound mind by a competent court; or

(ii) if he is an undischarged insolvent; or

(iii) if before or after the commencement of Act, he has been convicted of an offence involving moral turpitude.

(2) If any question arises whether a disqualification has been incurred under sub-rule (1), the decision of the State Government thereon shall be final.

Meetings: -

12. The Chairman may, subject to the provisions of rule 13, call a meeting of the Committee or the Board, as the case may be at any time he thinks fit:

Provided that on a requisition in writing from not less than one half of the members the Chairman shall call a meeting within fifteen days from the date of the receipt of such requisition.

Notice of Meetings

13. The Chairman shall fix the date, time and place of every meeting, and notice in writing containing the aforesaid particulars along with a list of business to be conducted at the meeting shall be sent to each member by registered post at least fifteen days before the date fixed for such meeting:

Provided that in the case of an emergent meeting, notice of seven days only may be given to every member.
Chairman. 14. (1) The Chairman shall preside at the meetings of the Committee or the Board, as the case may be.
(2) In the absence of the Chairman at any meeting the members shall elect from amongst themselves one member, by a majority of votes, who shall preside at such meeting.

Quorum. 15. No business shall be transacted at any meeting unless at least one third of the members of which at least one representative of the employers and one representative of the employees are present.
Provided that when at any meeting no representative of the employers or employees has turned up or less than one-third of the members are present, the Chairman may adjourn the meeting to a date not later than seven days from the date of the original meeting and it shall thereupon be lawful to dispose of the business at such adjourned meeting, irrespective of number or class of members present.

Disposal of Business. 16. All business shall be considered at a meeting of the Committee, or the Board as the case may be, and shall be decided by a majority of the vote of the members present and voting. In the event of an equality of votes the Chairman shall have a casting vote:
Provided that the Chairman may, if he thinks fit, direct that any matter shall be decided by the circulation of necessary papers and securing written opinion of the members:
Provided further that no decision on any matter which is referred under the proceeding proviso shall be taken, unless supported by not less than a two-third majority of the members.

Method of Voting. 17. Voting shall ordinarily be by show of hands, but if any member asks for voting by ballot, or if the Chairman so decides, the voting shall be by secret ballot and shall be held in such manner as the Chairman may decide.

Proceedings of the meeting. 18. (1) The proceedings of each meeting showing inter alia the name of the members present there at shall be forwarded to each member and to the State Government as soon after the meeting as possible and in any case, not less than seven days before the next meeting.
(2) The proceedings of each meeting shall be confirmed with such modification, if any, as may be considered necessary at the next meeting.

CHAPTER III
Summoning of witnesses by the Committee, and the Board and Production of Documents

Summoning of witnesses and production of documents. 19. (1) The Committee or the Board may summon any person to appear as a witness in the course of an enquiry. Such summons may require a witness to appear before it on a date specified therein and to produce any books, paper or other documents and things in his possession or under his control relating to them in any manner to the enquiry.
(2) A summons under sub-rule (1) may be addressed to an individual or an Organization or employers or workers.
(3) A summons under this rule may be served,—
(a) in the case of an individual, by being delivered or sent to him
by registered post;

(b) in the case of an employer’s organization by being delivered or sent by registered post to the Secretary or other principal officer of the organization.

(4) The provisions of the Code of Civil Procedure, 1908, relating to the summoning and enforcement of the appearance of witnesses and the production of documents shall, so far as may be, apply to proceedings before a Committee or the Board.

(5) All books, papers and other documents or things produced before a Committee, or the Board in pursuance of summons under sub-rule (1) may be inspected by the Chairman and independent member and also by such parties as the Chairman may allow with the consent of the other party; but the information obtained there from shall not be made public:

Provided that nothing contained in these rules shall apply to the disclosure of any such information for the purpose of a prosecution under section 193 of the Indian Penal Code (45 of 1860)

Expenses of Witnesses : -

20. Every person who is summoned and appears as a witness before the Committee or the Board shall be entitled to an allowance for expenses incurred by him in accordance with scale for the time being in force for payment of such allowances to witnesses appearing in civil courts in the State.

CHAPTER IV

Computation and Payment of Wages

21. The average retail prices in the district or sub-division where the place of employment is situated shall be taken into account in computing the cash value of wages paid in kind and of essential commodities supplied at concessional rates. This computation shall be made in accordance with such directions as may be issued by the State Government from time to time.

22. (1) (a) The wage period with respect to any scheduled employment for which wages have been fixed shall not exceed one month and the wages of a worker in such employment shall be paid on a working day,-

(i) in the case of establishments in which less than one thousand persons are employed before the expiry of the seventh day, and

(ii) in the case of other establishments before the expiry of the tenth day, after the last day of the wage period in respect of which the wages are payable.

(2) Where the employment of any person is terminated by or on behalf of the employer, the wages earned by him shall be paid before the expiry of the second working day after the day on which his employment is terminated.

(3) The wages of an employed person shall be paid to him without deductions of any kind except those authorized by or under these rules.

(4) Every employer or a person authorized by him shall issue wage slip in

From XV to every person employed by him at least a day prior to
disbursement of wages

Explanation:-- Every payment made by the employed person to the employer or his agent shall, for the purposes of these rules, be deemed to be a deduction from wages.

(5) Deductions from the wages of a person employed in a scheduled employment shall be of one or more of the following kinds, namely:--

(a) fines in respect of such acts and omissions on the part of employed persons as may be specified by the State Government by general or special order in this behalf;

(b) deductions for absence from duty;

(c) deductions for damage to or loss of goods expressly entrusted to the employed person for custody, or for loss of money for which he is required to account where such damage or loss is directly attributable to his neglect or default;

(d) deductions for house accommodations supplied by employer or by the state Government for providing housing accommodation and for land for cultivation supplied by the employer;

(e) deductions for such amenities and services supplied by the employers as the State Government may be general or special order authorize.

Explanation:-- The words ‘amenities’ and ‘Services’ in this clause do not include the supply of tools and protective required for the purposes of employment;

(f) deductions for recovery of advances or for adjustment of over-payment of wages:

Provided that such advances do not exceed an amount equal to wages for two calendar months of the employed person and, in no case, shall the monthly installment of deduction exceed one fourth of the wages earned in that month

(g) deductions of income-tax payable by the employed person;

(h) deductions required to be made by order of a court or other competent authority;

(i) Deductions for subscriptions to, and for repayment of advances from any Provident Fund to which the Employees Provident Fund and, Miscellaneous Provisions Act, 1952 (Act 19 of 1952) applies or any recognized Provident Fund or any provident fund approved in this behalf by the State Government during the continuance of such approval;

(j) deductions for payment to co-operative societies or deductions made with the written authorization of the person employed, for payment of any premium on his life insurance policy to the Life Insurance Corporation of India established under the Life Insurance Act, 1956 (31 of 1956);
(k) deductions for recovery or adjustment of amount other than wages paid to the employed person in error or in excess of what is due to him:

Provided that the prior approval of the Inspector or any other officer authorized by the State Government in this behalf is obtained in writing before making the deductions, unless the employed person gives his consent in writing to such deductions.

(6) Any person desiring to impose a fine on an employed person or to make a deduction for damage or loss caused by him shall explain to him in writing the act or omission or the damage or loss, in respect of which the fine or deduction is proposed to be imposed or made and give him an opportunity to offer any explanation in the presence of another person. The amount of the said fine or deduction shall also be intimated to him in writing.

(7) The amount of fine or deduction mentioned in sub-rule (6) shall be such as may be specified by the State Government. All such deductions and all realizations thereof shall be recorded in a register maintained in Forms I, II, and III as the case may be. These registers shall be kept at the work-spot and maintained up-to-date. Where no fine or deduction has been imposed or made, in a wage period, a nil entry shall be made in the relevant register at the end of the wage period.

(8) Every employer shall send annually a return in Form III to the Labour Commissioner, Sikkim, as well as to the Inspector of the area concerned so as to reach them not later than 1st February following the year to which it relates.

(9) The amount of fine imposed under sub-rule (6) shall be utilized in accordance with the directions of the State Government.

(10) Nothing in these rules shall be deemed to affect the provisions of the Payment of Wages Act, 1936.

23. (1) Notices in Form XIII containing the minimum rates of wages fixed together with extracts from the Act and the rules made there under and the name and address of the Inspector shall be displayed in English and in a language understood by majority of the workers in the employment at the main entrance to the establishment and in its office in a clean and legible condition.

(2) In addition to the notices under sub-rule (1) every employer of Public Motor Transport shall exhibit a notice in From XII duly filled in and signed, on every public motor vehicles owned by him.

24. (1) A register of wages shall be maintained by every employer which shall include the the following particulars, namely:

(a) the minimum rates of wages payable to each employed person;

(b) number of days for which each employed person worked overtime for each wage period;

(c) the gross wages of each person employed for each wage period;
(d) all deductions made from wages with an indication in each case of the kinds of deductions mentioned in sub-rule (5) of rule 22;

(e) the wages actually paid to each employed person for each wage period and the date of payment

(2) Every employer shall get the signature or the thumb – impression of every person employed on the Register of Wages.

(3) Entries in the Register of Wages shall be authenticated by the employer or any person authorized by him in this behalf.

(4) An Overtime Register in Form IV shall be maintained by every employer. Where no overtime wages are paid in a wage period, a nil entry shall be made in the Over time Register at the end of the wage period.

(5) A Muster Roll shall be maintained by every employer and kept in From V.

(6) A Register of Employees shall be maintained by every employer at the work spot in Form XIV.

Production of register and other records. 25 (1) All registers and records for the preceding three years shall be preserved and produced on demand before the Inspectors:

Provided that where an establishment has been closed, the Inspector may demand the production of the registers and records in his office or such other public place as may be nearer to the employer.

CHAPTER V
Claims under the Act

Application 26. An application under sub-section (2) of section 20 or sub-section (1) of section 21, by or on behalf of an employed person or group of employed person, shall be made in duplicate in Forms VI and VII, as the case may be.

Authorization 27. The authorization to act on behalf of an employed person or persons, under sub-section (2) of section 20 or sub –section (1) of section 21 shall be given in Form VIII by an instrument which shall be presented to the Authority hearing the application and shall form part of the record.

Appearance of Parties. 28. (1) If an application under sub- section (2) of section 20 or section 21 is entertained the Authority shall serve upon the employer by registered post a notice in From IX to appear before him on a specified date with all relevant documents and witnesses, if any ,and shall inform the applicant of the date so specified.

(2) If the employer or his representative fails to appear on the specified date, the Authority may hear and determine the application ex parte.

(3) If the applicant or his representative fails to appear on the specified date, the Authority may dismiss the application.
(4) An order passed under sub-rule (2) or sub-rule (3) may be set aside on sufficient cause being shown by the defaulting party within one month of the date of the said order, and the application shall then be reheard after service of notice on the opposite party of the date fixed for rehearing in the manner specified in sub-rule (1).

**Mode of deposit of any amount directed to be paid under section 20.**

29. (1) Any amount directed to be paid under section 20 may be deposited with the authority along with a statement in Form X.

(2) When any deposit is made under sub-rule (1), the authority shall grant a receipt in Form XI for the amount so deposited and this receipt shall be sufficient discharge in respect of any amount deposited with him:

Provided that the said receipt in Form XI may be signed under the direction of the authority and on his behalf by any officer subordinate to him, appointed by him in writing for this purpose.

(3) Any sum deposited with the authority under sub-rule (1) or recovered under sub-section (5) of section 20 shall, on application, be paid by the authority to the person entitled thereto.

**CHAPTER VI**

**Scale of costs in proceedings under the Act**

30. (1) The Authority, for reasons to be recorded in writing, may direct that the cost of any proceeding pending before it shall not follow the event.

(2) The cost which may be awarded shall include:

(a) expenses incurred on account of court-fees;

(b) expenses incurred on subsistence money to witnesses; and

(c) pleader’s fees to the extent of one thousand rupees provided that the Authority in any proceeding, may reduce the fees to a sum not less than five hundred rupees or for reasons to be recorded in writing increase it to a sum not exceeding two thousand–five hundred rupees.

(3) Where there are more than one pleader or more than one applicant or opponent the Authority may, subject as aforesaid, award to the successful party or parties such costs as it may deem proper.

**Court fees.**

31- The Court fee payable in respect of proceedings under section 20 shall be-

(j) for every application to summon a witness- ten rupee in respect of each witness;

(ii) for every application made by or on behalf of an individual –ten rupee and

(iii) in the case of a application presented under the said section to the authority by a number of employees –twenty rupees

Provided that the Authority may, if in its opinion, the applicant is a pauper, exempt him wholly or partly from the payment of such fees;

Provided further that no fee shall be chargeable,

(a) from persons employed in Agriculture; or

(b) in respect of an application made by an Inspector.
CHAPTER VII
Miscellaneous

Saving.  32. These Rules shall not apply in relation to any scheduled employment in so far as there are rules in force applicable to such employment which in the opinion of the State Government make equally satisfactory provisions for matter dealt with by these rules.

P.W. RINZING, SCS.
JOINT SECRETARY
LABOUR DEPARTMENT
GOVERNMENT OF
SIKKIM

(F.NO. GOS/DL/3/98-99)
NOTIFICATION

The draft of the Sikkim Minimum Wages Rules, 2004 which the State Government proposes to issue in exercise of the powers conferred by sub-section (1) of Section 30 of the Minimum Wages Act, 1948, (11 of 1948), is hereby published as required under sub-Section (1) of Section 30 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 on which the notification is published in the Official Gazette.

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Provided that a person nominated to be a member of a Committee subsequent to its constitution shall hold office for the remaining period of the term of office of the members who were first appointed to such Committee.
4. (1) Save as otherwise expressly provided in these rules, the term of office of a non-official member of the Board shall be two years, commencing from the date of his nomination:

Provided that such member shall, notwithstanding the expiry of the said period of two years, continue to hold office until his successor is nominated.

Provided further that a non-official member nominated to be a member of the Board subsequent to its constitution shall hold office for the remaining period of the term of office of the non-official members who were first appointed to such Board.

(2) A non-official member of the Board nominated to fill a casual vacancy shall hold office for the remaining period of the term of office of the member in whose place he is nominated.

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21. The average retail prices in the district or sub-division where the place of employment is situated shall be taken into account in computing the cash value of wages paid in kind and of essential commodities supplied at concessional rates. This computation shall be made in accordance with such directions as may be issued by the State Government from time to time.

22. (1) (a) The wage period with respect to any scheduled employment for which wages have been fixed shall not exceed one month and the wages of a worker in such employment shall be paid on a working day,-

(i) in the case of establishments in which less than one thousand persons are employed before the expiry of the seventh day, and

(ii) in the case of other establishments before the expiry of the tenth day, after the last day of the wage period in respect of which the wages are payable.

(2) Where the employment of any person is terminated by or on behalf of employer, the wages earned by him shall be paid before the expiry of the second working day after the day on which his employment is terminated.

(3) The wages of an employed person shall be paid to him without deductions of any kind expect those authorized by or under these rules

(4) Every employer or a person authorized by him shall issue wage slip in From XV to every person employed by him at least a day prior to disbursement of wages
Explanation :- Every payment made by the employed person to the employer or his agent shall, for the purposes of these rules, be deemed to be a deduction from wages.

(5) Deductions from the wages of a person employed in a scheduled employment shall be of one or more of the following kinds, namely:-

(a) fines in respect of such acts and omissions on the part of employed persons as may be specified by the State Government by general or special order in this behalf;

(b) deductions for absence from duty;

(c) deductions for damage to or loss of goods expressly entrusted to the employed person for custody, or for loss of money for which he is required to account where such damage or loss is directly attributable to his neglect or default;

(d) deductions for house accommodations supplied by employer or by the state Government for providing housing accommodation and for land for cultivation supplied by the employer;

(e) deductions for such amenities and services supplied by the employers as the State Government may be general or special order authorize.

Explanation: - The words ‘amenities’ and ‘Services’ in this clause do not include the supply of tools and protective required for the purposes of employment;

(f) deductions for recovery of advances or for adjustment of over-payment of wages:

Provided that such advances do not exceed an amount equal to wages for two calendar months of the employed person and, in no case, shall the monthly installment of deduction exceed one fourth of the wages earned in that month

(g) deductions of income-tax payable by the employed person;

(h) deductions required to be made by order of a court or other competent authority;

(i) Deductions for subscriptions to, and for repayment of advances from any Provident Fund to which the Employees Provident Fund and, Miscellaneous Provisions Act, 1952 (Act 19 of 1952) applies or any recognized Provident Fund or any provident fund approved in this behalf by the State Government during the continuance of such approval;

(j) deductions for payment to co-operative societies or deductions made with the written authorization of the person employed, for payment of any premium on his life insurance policy to the Life Insurance Corporation of India established under the Life Insurance Act, 1956 (31 of 1956);

(k) deductions for recovery or adjustment of amount other than wages paid to the employed person in error or in excess of what is due to him:

Provided that the prior approval of the Inspector or any other officer authorized by the State Government in this behalf is obtained in writing before making the deductions, unless the employed person gives his consent in writing to such deductions.
(6) Any person desiring to impose a fine on an employed person or to make a
deduction for damage or loss caused by him shall explain to him in writing the act or omission or
the damage or loss, in respect of which the fine or deduction is proposed to be imposed or made and
give him an opportunity to offer any explanation in the presence of another person. The amount of the
said fine or deduction shall also be intimated to him in writing.

(7) The amount of fine or deduction mentioned in sub-rule (6) shall be such as may be specified by the
State Government. All such deductions and all realizations thereof shall be recorded in a register
maintained in Forms I, II, and III as the case may be. These registers shall be kept at the work-spot and
maintained up-to-date. Where no fine or deduction has been imposed or made, in a wage period, a nil
entry shall be made in the relevant register at the end of the wage period.

(8) Every employer shall send annually a return in Form III to the Labour
Commissioner, Sikkim, as well as to the Inspector of the area concerned so as to reach them not later
than 1st February following the year to which it relates.

(9) The amount of fine imposed under sub-rule (6) shall be utilized in accordance with the directions of
the State Government.

(10) Nothing in these rules shall be deemed to affect the provisions of the Payment of Wages Act, 1936.

23. (1) Notices in From XIII containing the minimum rates of wages fixed together with extracts
from the Act and the rules made there under and the name and address of the Inspector shall be
displayed in English and in a language understood by majority of the workers in the employment at the
main entrance to the establishment and in its office in a clean and legible condition.

(2) In addition to the notices under sub-rule (1) every employer of Public Motor
Transport shall exhibit a notice in Form XII duly filled in and signed, on every public motor
vehicles owned by him.

24 (1) A register of wages shall be maintained by every employer which shall include the the
following particulars, namely:—

(a) the minimum rates of wages payable to each employed person;

(b) number of days for which each employed person worked overtime for each
wage period;

(c) the gross wages of each person employed for each wage period;

(d) all deductions made from wages with an indication in each case of the kinds of
deductions mentioned in sub-rule (5) of rule 22;

(e) the wages actually paid to each employed person for each wage period and the
date of payment

(2) Every employer shall get the signature or the thumb – impression of every
person employed on the Register of Wages.
(3) Entries in the Register of Wages shall be authenticated by the employer or any person authorized by him in this behalf.

(4) An Overtime Register in Form IV shall be maintained by every employer. Where no overtime wages are paid in a wage period, a nil entry shall be made in the Overtime Register at the end of the wage period.

(5) A Muster Roll shall be maintained by every employer and kept in Form V.

(6) A Register of Employees shall be maintained by every employer at the work spot in Form XIV.

25 (1) All registers and records for the preceding three years shall be preserved and produced on demand before the Inspectors:

Provided that where an establishment has been closed, the Inspector may demand the production of the registers and records in his office or such other public place as may be nearer to the employer.

CHAPTER V
Claims under the Act

26. An application under sub-section (2) of section 20 or sub-section (1) of section 21, by or on behalf of an employed person or group of employed person, shall be made in duplicate in Forms VI and VII, as the case may be.

27. The authorization to act on behalf of an employed person or persons, under sub-section (2) of section 20 or sub-section (1) of section 21 shall be given in Form VIII by an instrument which shall be presented to the Authority hearing the application and shall form part of the record.

28. (1) If an application under sub-section (2) of section 20 or section 21 is entertained the Authority shall serve upon the employer by registered post a notice in Form IX to appear before him on a specified date with all relevant documents and witnesses, if any, and shall inform the applicant of the date so specified.

(2) If the employer or his representative fails to appear on the specified date, the Authority may hear and determine the application ex parte.

(3) If the applicant or his representative fails to appear on the specified date, the Authority may dismiss the application.

(4) An order passed under sub-rule (2) or sub-rule (3) may be set aside on sufficient cause being shown by the defaulting party within one month of the date of the said order, and the application shall then be reheard after service of notice on the opposite party of the date fixed for rehearing in the manner specified in sub-rule (1).

29. (1) Any amount directed to be paid under section 20 may be deposited with the authority along with a statement in Form X.

(2) When any deposit is made under sub-rule (1), the authority shall grant a receipt in Form XI for the amount so deposited and this receipt shall be sufficient discharge in respect of any amount deposited with him:

Provided that the said receipt in Form XI may be signed under the direction
of the authority and on his behalf by any officer subordinate to him, appointed by him in writing for this purpose.

(3) Any sum deposited with the authority under sub-rule (1) or recovered under sub-section (5) of section 20 shall, on application, be paid by the authority to the person entitled thereto.

CHAPTER VI
Scale of costs in proceedings under the Act

30. (1) The Authority, for reasons to be recorded in writing, may direct that the cost of any proceeding pending before it shall not follow the event.
(2) The cost which may be awarded shall include

(a) expenses incurred on account of court-fees;
(b) expenses incurred on subsistence money to witnesses; and
(c) pleader’s fees to the extent of one thousand rupees provided that the Authority in any proceeding, may reduce the fees to a sum not less than five hundred rupees or for reasons to be recorded in writing increase it to a sum not exceeding two thousand–five hundred rupees.

(3) Where there are more than one pleader or more than one applicant or opponent the Authority may, subject as aforesaid, award to the successful party or parties such costs as it may deem proper.

31- The Court fee payable in respect of proceedings under section 20 shall be-

(j) for every application to summon a witness- ten rupee in respect of each witness;
(ii) for every application made by or on behalf of an individual- ten rupee and
(iii) in the case of a application presented under the said section to the authority by a number of employees-twenty rupees

Provided that the Authority may, if in its opinion, the applicant is a pauper, exempt him wholly or partly from the payment of such fees;

Provided further that no fee shall be chargeable,

(a) from persons employed in Agriculture; or

(b) in respect of an application made by an Inspector.

CHAPTER VII
Saving. These Rules shall not apply in relation to any scheduled employment in so far as there are rules in force applicable to such employment which in the opinion of the State Government make equally satisfactory provisions for matter dealt with by these rules.

FORM III

[See rule 22(7)]

Annual Return

Return for the year ending the 31st December

1. (a) Name of the establishment and postal address______________________________
(b) Name and residential address of the owner/Contractor_______________________
(c) Name and residential address of the Managing Agent /Director/Partner in charge of the day to day affairs of the establishment owned by a company body corporate or Association______________________
(d) Name and residential address of the Managing Agent, if any________________________

2. Number of days worked during the year_________________________________________

* 3. Number of Mondays worked during the year_____________________________________

** 4. Average daily number of persons employed during the year_______________________
   (i) Adults ____________________________
   (ii) Children ____________________________

*** 5. Total wage paid in cash______________________________
6. Total cash value of the wages paid in kind

7. Deductions

No. of cases  Total amount
Rs.  P

(a) Fines

(b) Deductions for damage or loss

(c) Deductions for breach of contract

8. Disbursement for fines:

<table>
<thead>
<tr>
<th>Purpose</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Rs.  P</td>
</tr>
<tr>
<td></td>
<td>Rs.  P</td>
</tr>
</tbody>
</table>

9. Balance of the fund in hand at the end of the year _______________________________

Dated __________________ Signature __________________

Designation ________________

· This is the aggregate number of attendances during the years.

** The average daily number of persons employed during the year is obtained by dividing the aggregate number of attendances during the year by the number of working days

*** Cash value of the wages paid in kind should be obtained by taking the difference between the cost price paid by the employer and the actual price paid by the employees for supplies of essential commodities given at Concessional rates.

FORM VI

[See rule 26]

Form of Application by an employee under Section 20 (2)
In the Court of the Authority appointed under the Minimum Wages Act, 1948, for ________________________________ area.

Application No __________________________ of 19 ________________

(1) ________________________________

(2) ________________________________ } Applicants(s)
The Applicant(s) above named beg(s) respectfully to submit as follows:

(1) that,

(2) that,

The applicant(s) has (have) been paid wages at less than the minimum rate of wages.

The applicants(s) estimate(s) the value of the relief sought by him/them at the sum of Rs.

The applicants(s) pray (s) that a direction may be issued under sub –section (3) of section 20 for:

(a) Payment of the difference between the wages due according to the Minimum rate of wages fixed by Government and the wages actually paid, and

(b) Compensation amounting to Rs____________________________

Date____________________    ______________________________

* Signature or thumb-impression of the employees(s) or legal practitioner .

The applicants(s) solemnly declare that what is stated above is true to the best to the best of his (their) knowledge, belief and information.

The verification is signed at___________on ____________ day of

_________________20__________________

@ Signature or thumb-impression of the employees(s) or legal practitioner .
FORM VII

[See rule 26]

Form of application by an Inspector or person acting with the permission
Of the authority under section 20 (2)

In the Court of the Authority appointed under the Minimum Wages Act, 1948, for
_____________________________________________area.

Application No____________________________________of 20_________________

(1) _______________________________________________Applicant.

Address___________________________________

Versus

(1)_______________________________________________Opponent.

Address___________________________________

The applicant is above named begs respectfully to submit as follows:

(1) that,

(2) that,

The opponent is bound to pay wages at the minimum rate of wages fixed by the

Government but he has paid less wages to the following employees:

(1)_______________________________________________________________

(2)_______________________________________________________________

(3)_______________________________________________________________

The applicant estimates the value of the relief sought for the employees at at sum of

Rs__________________

The applicant prays that a direction may be issued under sub-section (3) of section 20 for :-

(a) Payment of the difference between the wages due according to the Minimum rate of wages
fixed by Government of the wages actually paid;

And

(b) Compensation amounting to Rs________________________

The applicant begs leave to amend or add to or make alterations in the application

If any, which necessary.
Date__________________________________  Signature________________

The applicant does solemnly declare that what is stated above is true to the best of his
knowledge, belief and information. This verification is signed at ______________
On____________________________date__________________20__________________

Note; When the application is by a group of employees, the thumb- impression or signatures of two
of the applicants need be put on the application and a full list of applicants should be attached to the
application.

FORM VIII
[See rule 27]

Form of authority in favour of a legal practitioner or any official

In the Court of the Authority appointed under the Minimum Wages Act, 1948 for
_____________________________________________________area.

Application No ___________________________________of 20_____________

(1)___________________________________________} Applicants(s)

(2)___________________________________________} Opponents(s)

(3)___________________________________________}

Versus

(1)___________________________________________}

(2)___________________________________________} Opponents(s)

(3)___________________________________________}

I hereby authorize Mr.______________, legal practitioner, an official of
_____________________________ to appear and act on my behalf in the above-described proceeding and do all things incidental to such
appearing and acting

Date__________________________     __________________________

Signature or thumb –impression of
Employee.

FORM IX
[See Rule 28 (1)]

Form of Summons to the Opponent to appear before the Authority when an
Application under sub-section (2) of section 20 or under
Section 21 is entertained

(Title of the application)

To,

_______________________________________

_______________________________________

_______________________________________

_______________________________________

(Name, description and place of residence)

Whereas ________________________ has made the above said application to me under the
Minimum Wages Act 1948, you are hereby summoned to appear before me in person or by a duly
authorized agent, and able to answer all material question relating to the application, or who shall be
accompanied by some person able to answer all such questions, on the day
20___________________________ at ___________________ 0’clock in the___________ noon, to
answer the claim; and as the day fixed for the appearance is appointed for the final disposal of the
application, you must be prepared to produce on that day all the witnesses upon whose evidence and all
the documents upon which you intend to rely in support of your defence.

Take notice that in default of your appearance on the day above mentioned, the application will be
heard and determined in your absence.

Date___________________________  _____________________________

Signature of the Authority

FORM X
(see rule 29 (1) )
Form for Deposit

The sum of Rs _____________(Rupees________________________________) is hereby
presented for deposit in accordance with the direction issued on (date ) in the matter of an application
No__________________of 20 _________________ filed by
______________________________ (applicant) against ________________________
(Opposite Party).

Dated,___________________________  ______________________________

Signature of the depositor
FORM XI
(See rule 29 (2) )

Receipt

Name of depositor______________________________
Name of payee _________________________________
No. of application ___________ of 20_______________
Name of applicant_____________________________
Name of opposite party _________________________
Date of direction __________________________________
Amount deposited-Rupees________________________
Date of deposit _________________________________

Authority,
Minimum Wages Act, Sikkim.

FORM XII
[See rule 23(2)]

Notice for exhibition on public Motor vehicles

(1). Name of employer_____________________________________________
(2). Address_____________________________________________________
(3). Vehicle No__________________________________________________

(a) Weekly rest day

<table>
<thead>
<tr>
<th>Group of employees</th>
<th>Day on which weekly Rest is allowed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(b) Working hours of employees

<table>
<thead>
<tr>
<th>Starting time</th>
<th>Interval for rest</th>
<th>Stopping time</th>
</tr>
</thead>
</table>
From        To

(c) Time for payment of wages
(1) Date of payment of wages of monthly –paid employees_______________________
(2) Date of payment of wages of daily –rated employees_______________________

Date_____________________  ______________________________

Signature of Employer

FORM XIII
[See Rule 23(1)]

Extracts from the Minimum Wages Act, 1948 and the rules
made thereunder whom the Act affects

The Act applies to persons engaged on scheduled employment on specified class of work in respect
of which minimum wages have been fixed. No employee can give up by contract or agreement his
rights in so far as it purports to reduce the minimum rates of wages fixed under the Act.

Definition of Wages

‘Wages’ means the remuneration payable to an employed person on the fulfillment of his contract
of employment. It includes house rent allowance, but excludes-

(i) the value of any house- accommodation, supply of light, water, medical attendance;

(ii) any other amenity or any service excluded by general or special order of the appropriate
Government;

(iii) any contribution paid by the employer to any Pension Fund or Provident Fund or under any
scheme of Social Insurance;

(iv) any traveling allowance or the value of any traveling concession;

(v) any gratuity payable on discharge.

The minimum rate of wages may consist of—

(i) a basic rate of wages and special allowance called the cost of living allowance

(ii) a basic rate of wages with or without a cost of living allowance and the cash value of any
concessions, like supplies of essential commodities at concession rates;
(iii) an all-inclusive rate comprising of basic wages, cost of living allowance and cash value of concession, if any.

The minimum wages payable to employees of scheduled employment notified under section 5 read with section 3 or as revised form time to time under the aforesaid section may be,-

(a) a minimum time rate;
(b) a minimum piece rate;
(c) a guaranteed time rate;
(d) an overtime rate;

differing with (a) different scheduled employments, (b) different classes of work, (c) different localities, (d) different wage periods and (e) different age groups.

**Computation and Conditions of Payment**

The employer shall pay to every employee engaged in scheduled employment under time wages at a rate not less than the minimum rate of wages fixed for class of employee.

The minimum wages payable under this Act shall be paid in cash unless the Government authorizes payment thereof either wholly or party in kind.

Wage periods shall be fixed for the payment of wages at intervals not exceeding one month.

Wages shall be paid on a working days within seven days of the end of the wage period or within ten days if 1000 or more persons are employed.

The wages of a person discharged shall be paid not later than the second working day after discharge.

If an employee is employed on any day for a period less than the normal working days he shall be entitled to receive wages for a full normal working day, provided his failure to work is not caused by his unwillingness to work but by the omission of the employer to provide him with work for that period.

Where an employee does two or more classes of work to each of which a different minimum rate of wages is applicable, the employer shall pay to such employee in respect of the time respectively occupied in each such class of work wages at not less than the minimum rate in force respect of each such class

Where an employee is employed on piecework for which minimum time rate and not a minimum piece rate has been fixed, the employer shall pay to such employee wages at not less than the minimum time rate.

**Fines and Deductions**

No deductions shall be made from wages except those authorized by or under the rules. Deductions from the wages shall be one or more of the following kinds, namely:-

(i) Fines in respect of such acts and omissions on the part of employed persons as may be specified by State Government by general or special order in this behalf;
(ii) deductions for absence from duty;

(iii) deductions for damage to or loss of good expressly entrusted to the employed person for custody, or for loss of money for which he is required to account, where such damage or loss is directly attributable to his neglect or default;

(iv) deduction for house accommodation supplied by the employer or by the State Government or by any authority constituted by the State Government for providing housing accommodation and for land for cultivation supplied by the employer;

(v) deductions for such amenities and services supplied by the employer as the State Government may by general or special order authorize.

Explanation:- The words ‘amenities’ and services’ in this clause do not include the supply of tools and protectives required for the purposes of employment;

(vi) deductions for recovery of advances or for adjustment of over payment of wages;

Provided that such advances do not exceed an amount equal to wages for two calendar months of the employed person and, in no case shall the monthly instalment of deduction exceed one-fourth of the wages earned in that month;

(vii) deductions of income-tax payable by the employed person;

(viii) deductions required to be made by order of a court or other competent authority;

(ix) deductions for subscriptions to, and for repayment of advances from any provident fund to which the Employees Provident Funds and Miscellaneous Provisions Act, 1952 (Act 19 of 1952) or any provident fund approved in his behalf by the State Government during the continuance of such approval;

(x) deductions for recovery or adjustment of amounts of other than wages, paid to the employed person in error or in excess of what is due to him;

Provided that the prior approval of the Inspector or any other officer authorized by State Government in this behalf is obtained in writing before making the deductions, unless the employed person gives his consent in writing to such deductions

**Maintenance of registers and records**

Every employer shall maintain a register of wages specifying the following particulars in respect of each employed person-

(a) the minimum rates of wages payable to each person employed;

(b) number of days for which each employed person worked overtime for each wage period;

(c) the gross wages of each person employed for each wage period;

(d) all deductions made for wages, with an indication, in each case of the kinds of deductions mentioned in sub-rule (5) of rule 22;
(e) the wages actually paid to each person employed for each wage period and the date of payment,

Every employer shall get the signature or the thumb-impression of every person employed on the wage book.

Entries in the wage book shall be authenticated by employer or any person authorized by him in this behalf.

**Inspections**

An Inspector can enter into any premises and can exercise powers of inspection (including examination of documents and taking of evidence) as he may deem necessary for carrying out the purposes of the Act.

**Claims and Complaints**

A complaint under section 22(a) relating to payment of less than the minimum rates of wages or less than the amount due to an employed person under the provisions of the Act can be made to the court only after an application in respect of the facts constituting the offence has been present under section 20 and has been granted wholly or in part, and the appropriate Government or an officer authorized by it in this behalf has sanctioned the making of the complaint.

A complaint under section 22 (b) or 22A regarding contravention of the Provisions relating to hours of work and weekly by of rest or other miscellaneous offences, etc; can be made to the Court by or with the sanction of an Inspector. The time limit for making such complaints is one month from the date of grant of sanction by the Inspector; in the case of offences falling under section22 (b) and six months from the date on which the have been committed, in the case of offences falling under section22A.

**Action by the Authority**

The Authority may direct the payment of the amount by which the minimum wages payable exceed the amount actually paid together with the payment of compensation not exceeding ten times the amount of such excess. The Authority may direct payment of compensation in cases where the excess is paid before the disposal of the application.

If a malicious or vexatious complaint is made, the Authority may impose of penalty not exceeding rupees five hundred on the applicant and order that it be paid to the employer.

Every direction of the authority shall be final.

**Penalties for Offences under the Act**

Any employer who contravenes any provision of the Act or of any rule or order made there under shall, if no other penalty is provided for such contravention by the Act, be punishable with fine which may extend to five thousand rupees. If the person committing any offence under the Act is a company, every person who at the time the offence was committed was in charge of, and was responsible to, the company for the conduct of the business of company as well as the company shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly;

Provided that nothing contained in the Act shall render any such person liable to any punishment provided in the Act if he proves that the offence was committed without his knowledge or that he exercised all due diligence to prevent the commission of such offence.
Notwithstanding anything contained in sub-section (I) of section 22 C where an offence under the Act has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of, any director, manager, secretary, or other officer of the company, such director manager, secretary, or other officer of the company shall also be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly;

Provided that nothing contained in the Act shall render any such person liable to any punishment provided in the Act if he proves that the offence was committed with his knowledge or that he exercised all due diligence to prevent the commission of such offence.

Notwithstanding anything contained in sub-section (1) of section 22 C where an offence under the Act has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of, any director, manager, secretary, or other officer of the company, such director manager, secretary, or other officer of the company shall also be deemed to be guilty of that offence and shall be liable to be proceeded against and published accordingly.

**Explanation**

(a) “company “ means any body corporate and includes a firm or other association individuals; and

(b) “director “ in relation to a firm means a partner in the firm.

**Minimum Rates of Wages fixed**

Name of undertaking

<table>
<thead>
<tr>
<th>Serial No.</th>
<th>Category of employee</th>
<th>Minimum Wages</th>
</tr>
</thead>
</table>

Name and Address of Inspector(s)

Name

Address

**FORM XV**

**Wage Slip**

[See rule 22 (4)]

Name of the establishment

Place
1. Name of employee with father’s /husband’s name___________________________________________________

2. Designation________________________________________

3. Wage Period ___________________________

4. Rates of wages payable:_____________________________
   (a) Basic________________________________________
   (b) D.A._________________________________________

5. Total attendance/units of work done__________________________________________________________

6. Overtime wages___________________________________________________

7. Gross wages payable_________________________________________________

8. Total deduction:
   (1) ______________________________
   (2) ______________________________
   (3) ______________________
   Total    ____________________

9. Net wages paid________________________________

   Pay –in-charge

   Employer’s signature or
   Thumb-impression.
NOTIFICATION

In exercise of the power conferred by section 7 of the Minimum Wages Act, 1948 the State Government hereby appoints the following persons as indicated in Column 2 of the Table to the Advisory Board for the purpose of the said Act who shall exercise their powers within the local limits specified in Column 3 of the said Table.

<table>
<thead>
<tr>
<th>SL.NO.</th>
<th>DESIGNATION</th>
<th>LOCAL LIMITS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td><strong>INDEPENDENT PERSONS</strong></td>
<td></td>
</tr>
<tr>
<td>a)</td>
<td>Hon’ble Minister, Labour</td>
<td>- Chairman</td>
</tr>
<tr>
<td>b)</td>
<td>Development Commissioner-</td>
<td>- Member</td>
</tr>
<tr>
<td></td>
<td>Cum- Additional Chief Secretary</td>
<td></td>
</tr>
<tr>
<td>c)</td>
<td>Secretary, Finance</td>
<td>- Member</td>
</tr>
<tr>
<td>d)</td>
<td>Secretary, Industry</td>
<td>- Member</td>
</tr>
<tr>
<td>e)</td>
<td>Secretary, Social Welfare Department</td>
<td>- Member</td>
</tr>
<tr>
<td>f)</td>
<td>Secretaty, Department of Personnel, Adminn., Reforms &amp; Training</td>
<td>- Member</td>
</tr>
<tr>
<td>g)</td>
<td>Secretary, Labour Department</td>
<td>- Member- Secretary</td>
</tr>
<tr>
<td>2.</td>
<td><strong>REPRESENTING EXPLOYERS</strong></td>
<td></td>
</tr>
<tr>
<td>a)</td>
<td>Managing Director, Sikkim Distilleries Limited, Rangpo</td>
<td>- Member</td>
</tr>
<tr>
<td>b)</td>
<td>Managing Director, Yuksom</td>
<td>- Member</td>
</tr>
</tbody>
</table>
Breweries

c) President, Hotel Owners Association, Gangtok - Member
d) President Sikkim Byapari Sangh, Gangtok - Member
e) President, Truck Owners’ Association, Tadong, Gangtok - Member
f) Chairman, Temi Tea Board, Temi Tea Estate - Member
g) President, Sikkim Contractors’ Association, Gangtok - Member

3. WORKERS REPRESENTATION

a) General Secretary, All Sikkim Democratic Labour Front, Gangtok - Member
b) President Truck Drivers’ Association, Tadong, Gangtok - Member
c) President, Sikkim Distilleries Workers’ Association - Member
d) President, Yuksom Breweries Workers’ Association - Member
e) President, Temi Tea Garden Workers’ Association - Member
f) President, Sikkim Local Taxi Drivers’ Association, Gangtok - Member
g) President, IV Grade Employees’ Association of Sikkim - Member

P.W. RINZING, SCS
JOINT SECRETARY
LABOUR DEPARTMENT

File No. GOS/DL/3/98-99/Part I
NOTIFICATION

In exercise of the power conferred by section 7 of the Minimum Wages Act, 1948 the State Government hereby appoints the following persons as indicated in Column 2 of the Table to the Advisory Board for the purpose of the said Act who shall exercise their powers within the local limits specified in Column 3 of the said Table.

<table>
<thead>
<tr>
<th>SL.NO.</th>
<th>DESIGNATION</th>
<th>LOCAL LIMITS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>INDEPENDENT PERSONS</td>
<td></td>
</tr>
<tr>
<td>a)</td>
<td>Hon’ble Minister, Labour</td>
<td>- Chairman</td>
</tr>
<tr>
<td>b)</td>
<td>Development Commissioner- Cum- Additional Chief Secretary</td>
<td>- Member</td>
</tr>
<tr>
<td>c)</td>
<td>Secretary, Finance</td>
<td>- Member</td>
</tr>
<tr>
<td>d)</td>
<td>Secretary, Industry</td>
<td>- Member</td>
</tr>
<tr>
<td>e)</td>
<td>Secretary, Social Welfare Department</td>
<td>- Member</td>
</tr>
<tr>
<td>f)</td>
<td>Secretary, Department of Personnel, Adminn., Reforms &amp; Training</td>
<td>- Member</td>
</tr>
<tr>
<td>g)</td>
<td>Secretary, Labour Department</td>
<td>- Member-Secretary</td>
</tr>
<tr>
<td>2</td>
<td>REPRESENTING EXPLOYERS</td>
<td></td>
</tr>
<tr>
<td>a)</td>
<td>Managing Director, Sikkim Distilleries Limited, Rangpo</td>
<td>- Member</td>
</tr>
<tr>
<td>b)</td>
<td>Managing Director, Yuksom Breweries</td>
<td>- Member</td>
</tr>
<tr>
<td>c)</td>
<td>President, Hotel Owners</td>
<td>- Member</td>
</tr>
</tbody>
</table>
NOTIFICATION

The State Government is hereby pleased to constitute a Slum Development Committee to oversee all Slum Development Programmes within the urban area under the National Slum Development Policy.

The Slum Development Committee shall consist of the following, namely:

1. Principal Secretary UD & HD - Chairman
2. Special Secretary UD & HD - Member
3. Representative of DPER & NEC Affairs Department - Member
4. Representative of Finance Revenue and Expenditure Department - Member
5. Representative of Social Justice, Empowerment and Welfare Department - Member
6. Representative of Health Care Human Services and FW Department - Member
7. Representative of Public Health and Engineering Department - Member
8. Superintending Engineer (N/E) UD & HD - Member
9. Superintending Engineer (S/W) UD & HD - Member
10. Sr. Accounts Officer/Accounts Officer, UD & HD - Member
11. Joint Secretary-II, UD & HD - Member Secretary

The Committee shall examine the proposals of National Development Policy before the proposals are submitted for sanction and also monitor its implementation.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N. D. CHINGAPA, IAS  
CHIEF SECRETARY

F. No. GOS/UD & HD/I (274) 04/SJSRY
NOTIFICATION

The State Government is hereby pleased to institute following State Level Awards to be awarded on the occasion of Independence Day.

1. Manav Sewa Purashkar:

   (1) The Puraskar shall be awarded to individuals or organizations rendering yeomen services to the society. This will include selfless services rendered to protect the interests of deprived, disabled, weaker section of the society, women and child care, health education, improving the lot of disadvantaged people in the society and pioneering works in the social sector.

   (2) The Purashkar shall carry a cash award of Rs. 10,000/- (Rupees Ten Thousand) and a Citation.

2. Jeewan Rakshak Purashkar:

   (1) The Purashkar shall be awarded to individuals for saving the life of the people in the total disregard to their personal safety and life.

   (2) The Purashkar shall carry a cash award of Rs. 10,000/- (Rupees Ten Thousand) and a Citation.

BY ORDER.

N. D. CHINGAPA, IAS
CHIEF SECRETARY
F. No. GOS/HOME-II/90/23.
NOTICE UNDER SECTION 4(1) OF LAND ACQUISITION ACT, 1894
(ACT I OF 1894)

Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely for the construction of Development of various State Government infrastructures by UD&HD in the Block of Deorali East Sikkim, it is hereby notified that several pieces of land comprising cadastral plot Nos.4 and 8 (Portion) measuring more or less 1.38 acres and 1.46 acres and bounded as under:

(Portion of plot no.4)
East : National Highway.
West : Jhora.
North : National Highway.
South : National Highway.

(Portion of plot no.8)
East : Alloted land by UD&HD and National Highway.
West : National Highway.
North : National Highway & Area of (P) plot 8 occupied by CPWD.
South : National Highway & Petrol pump compound is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block of Deorali.

This notification is made under the provision of Section 4(1) of L.A. Act, 1894 (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, East.

In exercise of the power conferred by the aforesaid section, read the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other 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.

N.D. CHINGAPA, IAS
SECRETARY,
LAND REVENUE DEPARTMENT,
GOVERNMENT OF SIKKIM.

FILE NO.217/LR(S).
GOVERNMENT OF SIKKIM
LAND REVENUE AND DISASTER MANAGEMENT DEPARTMENT


NOTIFICATION

In supersession of Notification No: 23/491/LR (S) dated 18.5.2001 it is hereby notified that in view of all round increase in the value of different categories of Land, the State Government is pleased to raise and fix the minimum value of land with immediate effect as under:-

<table>
<thead>
<tr>
<th>Class</th>
<th>Grade</th>
<th>Value (Rs. lakhs per acre)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class I</td>
<td>A</td>
<td>7.00</td>
</tr>
<tr>
<td></td>
<td>B</td>
<td>6.00</td>
</tr>
<tr>
<td></td>
<td>C</td>
<td>5.00</td>
</tr>
<tr>
<td>Class II</td>
<td>A</td>
<td>4.00</td>
</tr>
<tr>
<td></td>
<td>B</td>
<td>3.00</td>
</tr>
<tr>
<td></td>
<td>C</td>
<td>2.00</td>
</tr>
<tr>
<td>Class III</td>
<td>A</td>
<td>1.00</td>
</tr>
</tbody>
</table>

Criteria- Class I
- Grade A: Good production plus first class land (Prime location/flat location) plus road connectivity.
- Grade B: Good production plus first class land (Prime location) but no road connectivity.
- Grade C: Good production plus hilly terrain and no road Connectivity.

Criteria- Class II
Less production plus suitable location but no road connectivity.

Criteria- Class III
Barren land, no production no road connection.

SECRETARY
LAND REVENUE & DISASTER MANAGEMENT DEPARTMENT
GOVERNMENT OF SIKKIM, GANGTOK
GOVERNMENT OF SIKKIM
HEALTH CARE, HUMAN SERVICE AND FAMILY WELFARE DEPARTMENT
GANGTOK


NOTIFICATION

The Governor of Sikkim is pleased to order the implementation of the National Blood Policy 2002, formulated by the Ministry of Health and Family Welfare, Government of India, by all the Blood Banks in the State of Sikkim with immediate effect.

BY ORDER

DR. T.R. GYATSO
SECRETARY TO THE GOVT. OF SIKKIM
HEALTH CARE, HUMAN SERVICES AND FAMILY WELFARE DEPARTMENT
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

No.01/2005/ELEC

Dated Gangtok the 7th January, 2005.

Notification No.82/SKM-LA/(1,2,3/2004)/2004 dated 10th December, 2004 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: 10th December, 2004
19 Agrahayana, 1926 (Saka)

NOTIFICATION

No. 82/SKM-LA/(1,2,3/2004)/2004: In pursuance of Section 106 of the Representation of the People Act, 1951 (43 of 1951), the Election Commission hereby publishes the common order dated 18.11.2004 of the Sikkim High Court in Election Petition Nos. 1, 2 and 3 of 2004,

By order,

(R.K.SRIVASTAVA)
SECRETARY
THE HIGH COURT OF SIKKIM: GANGTOK
In the matter of petitions filed under section 81(1) of the Representation of the People Act 1951
and
in the matter

ELECTION PETITION NO. 1 OF 2004

Taraman Chetri,
s/o Late Man Bahadur Chetri,
r/o Melli Bazar,
P.O. & P.S. Melli,
South Sikkim. ... Petitioner

VERSUS
Girish Chandra Rai,
s/o late Harihar Prasad Rai,
M.L.A. .
14-Melli Constituency. ... Respondent

ELECTION PETITION NO. 2 OF 2004

Amar Yonzone,
s/o Late A. S. Yonzone, Boomtar Block,
P.O. Namchi,
South Sikkim. ... Petitioner

VERSUS
Pawan Kumar Chamling,
s/o Asbahadur Chamling,
r/o Gurpishey,
P.O. & P.S. Namchi
South Sikkim ... Respondent

ELECTION PETITION NO. 3 OF 2004

Youaraj Rai,
s/o Kul Bahadur Rai,
r/o Legship, Hingdam,
South Sikkim ... Petitioner

VERSUS
Chander Bahadur Karki
s/o Bom Bahadur Karki,
M.L.A. Hostel, Gangtok,
East Sikkim ... Respondent
ORDER

R.K. PATRA, C.J.

Facts are few in the aforesaid three election petitions presented under section 80 read with section 81(1) of the Representation of the People Act, 1951 (hereinafter referred to as the Act). The point involved is solitary, it being whether the petitions are barred by limitation. As they are alike, they were heard together with the consent of learned counsel for the parties and are thus disposed of by this common order.

2. In Election Petition no.1 of 2004, the petitioner calls in question the election of the respondent therein to the Sikkim Legislative Assembly from the 14-Melli Assembly Constituency. In Election Petition no. 2 of 2004 the election of the respondent therein to the Sikkim Legislative Assembly from the 13-Damthang Assembly Constituency is under challenge. In Election Petition no.3 of 2004 the election of the respondent therein from the 12-Wak Assembly constituency is under question. The petitioner challenge the election of the respondents on the sole ground that their nomination papers were improperly rejected by the Returning Officer.

3. The following was the programme notified by the Election Commission of India for the last general election held for constituting a new Legislative Assembly for the State of Sikkim.

   (i) 23.4.2004 - Last date for making nomination
   (ii) 24.4.2004 - Scrutiny of nominations.
   (iii) 26.4.2004 - Last date for withdrawal of candidatures.
   (iv) 10.5.2004 - Date of poll, if necessary.

   On 24.4.2004 the Returning Officer rejected the petitioners’ nominations. On 26.4.2004 the Returning Officer declared the respondents elected (uncontested) 17.5.2004 was the date of notification issued by the Election Commission of India in the Official Gazette under section 73 of the Act notifying the names of 32 members elected from 32 different Assembly Constituencies. The election petitions were filed in this court on 25.6.2004.

4. A preliminary issue has been framed in each case with regard to the maintainability of the election petition on the ground of limitation. It reads as follows:-

   “Whether the election petition is barred by the law of limitation as prescribed under section 81 of the Act?”

Section 81 (I) of the Act, so far as relevant, reads as follows:-
“An election petition calling, in question any election may be presented ....................... within forty-five days from, but not earlier than the date of election of the returned candidate or if there are more than one returned candidate at the election dates of their election are different, the later of those two dates.”

The contention of Shri Mittal, learned senior counsel for the petitioners is that the reckoning date for computing the period of forty-five days is the date of declaration of results of elections in the Official Gazette as provided under section 73 of the Act which was done on 17.5.2004 and the period of forty-five days began to run only from that date and the election petitions having been presented on 25.6.2004 they are all within time. He also submitted that limitation cannot run prior to the date of declaration of results of elections under section 73 of the Act because the election process can be said to have come to a final halt only on such declaration being made and in view of the bar contained in Article 329(b) of the Constitution of India election petition is not entertainable when the election process is in progress. Shri Dutta, learned senior counsel appearing for the respondents on the other hand relying on the decision of the Supreme Court in Chandrakant Shukla vs. Maharaja Martand Singh AIR 1973 SC 584 submitted that the period of limitation (forty-five days) has to be computed not from the date of declaration of the results of elections but from the date on which the Returning Officer declared the election of the returned candidate. In the instant cases the Returning Officer declared the respondents elected on 26.4.2004. Therefore the period of forty-five days had to be counted from that date and the election petitions were killed on 25.6.2004 beyond the period of limitation and therefore they are liable to be rejected at the threshold.

5. The moot question that arises for consideration is as to the time from which, the period of forty-five days has to be computed.

On close persual of section 81(1) of the Act it would appear that the starting point of limitation (forty-five days) is from the date of election of the returned candidate. In other words, the time from which the period of forty-five days begins to run is the date of election of the returned candidate.

What is the date of election of the returned candidate? Section 67A of the Act answers this question by stating as follows:-

“(67A. Date of election of candidate.
For the purposes of this Act, the date on which candidate is declared by the Returning Officer under the provisions of section 53, or section 66, to be elected to a House of Parliament or of the Legislature of a State shall be the date of election of that candidate.”

(emphasis supplied)

The point as to from which date the period of forty-five days has to be computed for presenting an election petition came up for decision before the Supreme Court in Chandrakant Shukla (supra). Interpreting sections 81 (1) and 67A of the Act the Supreme Court held that the period of forty-five days begins to run from the date of election of the returned candidate as declared by the Returning Officer and not from the date of publication of election results in the Official Gazette. In that case the respondent was declared elected on 10.3.1971 by the Returning Officer and the election results were published in the Official Gazette on 15.3.1971 but the election petition was filed on 29.4.1971 which was beyond time computing the period of forty-five days from the date the Returning Officer declared
the respondents elected. Accordingly the Court held that the election petition was hit by limitation because the period of forty-five days had to be counted, from the date the respondent was declared elected i.e. 10.3.1971 and not from the date the election results were published in the Official Gazette i.e. on 15.3.1971. In this regard, the learned counsel for the respondents has also referred to the decisions of Madhya Pradesh High Court and Calcutta High Court in Abhimanyu Rath vs. Virendra Pandey AIR 1978 Madhya Pradesh 112 and Bhakti Bh. Mondal vs. Khagendra K. Bandopadhya AIR 1968 Calcutta 69. He has also fairly brought to my notice that the decision of the Calcutta High Court (supra) relating to applicability of section 5 of the Limitation Act for the purpose of filing an election petition was not approved by the Supreme Court in Anwari Basavarj Patil vs Siddaramaiah AIR 1994 SC 512 but the ratio that election petition is required to be filed within forty five days from the date on which the Returning Officer declares the candidate elected was not interfered with.

In view of what has been stated above, I have no hesitation to hold that the period or forty five days for presenting an election petition begins to run from the date of election of the returned candidate as declared by the Returning Officer and not from the date of publication of results of general elections in the Official Gazette under section 73 of the Act.

6. My above conclusion is fortified if one looks at the following legislative history relating to election laws. Section 67 A came to be inserted by Act 27 of 1956. In the principal Act prior to insertion of section 67A, section 81(1) dealing with presentation of election petitions was as hereunder:-

"An election petition calling in question any election may be presented ..................... in such form and within such time but not earlier than the date of publication of the name or names of the returned candidate or candidates at such election under section 67, as may be prescribed."

Section 67 of the principal Act was as follows:-

"As soon may be after the result of an election has been declared, the Returning Officer shall report the result to the appropriate authority and .................... the appropriate authority shall cause to be published in the Official Gazette the declarations containing the names of the elected candidates."

On conjoint reading of sections 81(1) and 67 of the principal Act extracted above and in absence of any such provision like 67 A of the Act, it is evident that the period of limitation for filing an election petition was to commence from the date of publication in the Official Gazette the declarations containing the names of the elected candidates. Consequent upon the insertion of section 67 A into the principal Act the position is however changed and the prescribed period of limitation for presenting an election petition runs from the date on which the Returning Officer declares the candidate elected and not from the date of notification published by the Election Commission in the Official Gazette containing the names of the elected candidates.

May it be stated here that the notification published in the Official Gazette under section 73 of the Act declaring the results of general election cannot be considered for the purpose of computing the period of limitation. Publication of such notification is only to hold that the House of the People (Lok Sabha) or the concerned State Assembly has been duly constituted. This is crystal clear from the following words occurring in the last sentence of section 73 of the Act which reads “and upon the issue of such notification that House or Assembly shall be deemed to be duly constituted”. The notification issued in the present cases under section 73 of the Act (annexure p/3) is for the purpose of holding that
the Sikkim State Assembly has been duly constituted with the elected members maintained therein from different Assembly constituencies.

It may not be out of place to note here that section 73 of the Act deals with publication of results of general elections to the House of People (Lok Sabha) and the State Legislative Assemblies whereas sections 71 and 74 deal respectively with publication of results of elections to the Council of States (Rajya Sabha) and State Legislative Councils.

7. I may now turn to the facts of the cases at hand. There is no dispute that the Returning Officer on 26.4.2004 declared ‘the respondents elected to fill the seats in the State Legislative Assembly from their respective Assembly constituencies in Form 21 prescribed under Rule 11 (1) of the Conduct of Election Rules, 1961 (vide annexure RI to the preliminary objection of the respondent). In view of the legal position adumbrated above, I unhesitatingly hold that the time to present the election petition began to run from 26.4.2004 and the period of limitation (forty-five days) expired on 10.6.2004 but the election petitions having been fired beyond the time i.e. on 25.6.2004, they are all hit by limitation.

8. The controversy however does not end here. Shri Mittal’s further contention is that if the petitioners’ interpretation regarding starting point of limitation is accepted, the later part of section 81(1) of the Act would become otiose and the provision of a statute should be read in such a manner so as to give effect to all the words occurring therein. According to the learned counsel, in order to maintain uniformity one reckoning date i.e. the date of publication of the results in the Official Gazette under section 73 of the Act should be taken as the base for counting the period of limitation. He elucidated by stating that in the last election held in the State of Sikkim polling took place in certain constituencies and the dates of election of returned candidates in those constituencies were different from those who were earlier declared elected uncontested like the respondents and the law never contemplates that there should be two dates for computing the period of limitation, one for those candidates who were declared elected without any contest and those candidates who were declared elected at a later stage after counting of votes was completed. Therefore one date should be taken to cover both types of cases for starting the period of limitation. He submitted that which is why the later part of section 81 (1) i.e “if dates of their election are different the later of those two dates-” has been enacted. Shri Dutta, learned counsel for the respondents contra submitted that the Act deals with conduct of elections of both the Houses of Parliament and to the House or Houses of the Legislature of each State. By referring to different provisions of the Constitution of India as well as the Act and the Rules framed thereunder, he submitted that in our country there are two different modes of election systems, one is proportional representation by means of the single transferable vote (i.e. election to the Council of States (Rajya Sabha) and election of members to the Legislative Council of the States) and the second is by direct election (i.e. election to the House of People (Lok Sabha) and the Legislative Assemblies). Therefore, to meet the cases coming under the first system the later part of section 81(1) has been enacted. Shri Mittal tried to meet this contention by submitting that if the contention of the other side is accepted then “election from a constituency” has to be imported to section 81(1) of the Act which is not permissible.

Before considering the rival contentions, it is necessary to quote the relevant portion of section 81(1) of the Act.

“81(1) an election petition................may be presented................within forty-five days from.................. the date of election of the returned candidate or if there are more than one returned candidate
at the election
and dates of their election are different the later of those two dates.”

The above underlined portion i.e. the later part of section 81(1) of the Act came to be inserted by Act 27 of 1956. Prior to such insertion, section 81 (1) in the principal Act, so far as relevant, was as follows:-

“81(1) .........................in such form and within such time but not earlier than the date of publication of the name or names of the returned candidate or candidates at such election under section 67, as may be prescribed.”

The aforesaid provision in the principal Act would go to show that previously an election petition was to be filed within the prescribed time from the date of publication of the name or names of the returned candidate or candidates at such election under section 67. It means that the time prescribed for filing election petition was to run from the date of publication of the name or names of the returned candidate or candidates in the Official Gazette under section 67.

9. As already observed, the later part to section 81(1) and section 67A were inserted by Act 27 of 1956. The effect of insertion of the later part to section 81 (1) and section 67A has to be examined in the following background. Election has been defined to mean (vide section 2(d) of the Act) an election to fill a seat or seats in either House of Parliament or in the House or either House of the Legislature of a State. Sub. section 2 of section 2 of the Act further says:

“2(2). For the purposes of this Act, a Parliamentary constituency, an Assembly constituency, a Council constituency, a local authorities’ constituency and a teachers’ constituency class.”

From the above, it may be seen that each Assembly constituency has to be treated as a separate constituency. Similarly each Parliamentary or a Council constituency shall be treated as separate constituency of a different class. It is not in dispute that the Act is a self-contained Code which provides for the conduct of elections to the Houses of Parliament and to the House or Houses of the Legislature of each State. The Act deals with the procedure for election to the House of People (Lok Sabha) and Council of States (Rajya Sabha) and the State Legislative Assemblies and State Legislative Councils, if any. As provided under Article 80(4)of the Constitution of India, the elected members of the Legislative Assembly of the State are to elect the representatives of their State in the Council of States by the system of proportional representation by means of the single transferable vote. Under Article 171 of the Constitution of India the total number of members of the Legislative Council of a State shall consist of one-third to be elected by electorates from local authorities like municipalities etc., one-twelfth to be elected by electorates from graduate constituencies, one-twelfth from teachers’ constituencies, one-third to be elected by the members of the Legislative Assembly from amongst persons who are not members of the Assembly. On the contrary, members of the House of People (Lok Sabha) and the Legislative Assemblies are chosen by direct election. Sub-section 3 of section 4 and sub-section 2 of section 7 of the Representation of the People Act, 1950 respectively lay down that every Parliamentary constituency and every Assembly constituency shall be a single-member constituency. Section 81 of the Act is the provision which exclusively deals with filing of election petitions calling in question any election held by either of the two systems referred to above (proportional representation by means of a single transferable vote or direct election). From the above analysis of the different provisions, I am of the opinion that under section 81(1) of the Act one
election petition calling in question of a returned candidate from one constituency is envisaged. It was suggested by Shri Mittal that there could be no such constituency which may have more than one returned candidate at any election. I have not been able to accept the above suggestion. Part VI and Part VII of the Conduct of Election Rules, 1961 respectively deal with voting at elections and counting of votes of elections by Assembly members and or in Council constituencies. Rule 70 of Part VI provides the rules for conduct of poll and method of voting. It says *inter alia* that every elector has only one vote at an election irrespective of the number of seats to be filled. The elector has to mark preferences against the names of the candidates for whom he wishes to cast his vote. This system of voting is known as proportional representation by means of the single transferable vote. The method of counting provided in Part VII of the aforesaid Conduct of Election Rules, 1961 would show that if there are more than one seat to be filled up the counting process may not end in one day and may spread for succeeding days depending upon the ascertainment of quota. It is a time-taking process and therefore the Returning Officer may have to declare results of the returned candidates on two different dates. For the reasons mentioned above, I am inclined to hold that to meet such cases, the following expression *i.e.* “if there are more than one returned candidate at the election and dates of their election are different the later of those two dates” has been engrafted in the latter part of section 81 (1) of the Act. Therefore, if there is only one returned candidate from one constituency as in an election from a Parliamentary constituency or an Assembly constituency the period of limitation shall begin to run from the date of election of the said returned candidate in that constituency as declared by the Returning Officer. In a case if there are more than one returned candidate at the election e.g. an election to the Council of States or to the State Legislative Council from a Council constituency and the dates of their elections are different the later of those two dates shall be the starting point for computing the period of limitation for such constituency.

10. So far as the cases at hand are concerned, there were no different dates of election for different returned candidates for the same election because admittedly there was only one returned candidate in one election from one constituency and the time from which the period of forty-five days began to run was the date of election of the returned candidate as declared by the Returning Officer.

11. Exception was taken on behalf of the petitioner with regard to the issuance of Form, 21 E (annexure R2) by the Returning Officer on 26.4.2004. The declaration under the said Form 21 E is required to be made in a case coming under Rule 64 of the Conduct of Election Rules, 1961. The said Form has no relevancy to the cases coming under “uncontested elections” (vide section 53 of the Act read with Rule 11 (11 of the Conduct of Election Rules, 1961.) Issuance of such declaration in Form 21 E is nothing but a surplusage. Since the returned candidates in all the three election petitions were declared elected uncontested what was necessary by the Returning Officer was to issue Form no. 21 which he had duly done on 26.4.2004.

12. By referring to the letter dated 28.4.2004 of the Chief Electoral Officer, Sikkim addressed to the President of Sikkim Pradesh Congress Committee (annexure p/l) Shri Mittal submitted that the Chief Electoral Officer was of the view that until the process of election was over no election petition could be filed. The said letter is of little assistance to the petitioners’ *inasmuch as* the law of limitation does not depend upon the view of a particular officer. Section 81(1) of the Act prescribes the starting point for counting the period of limitation. It applies proprio vigore. The question of limitation has to be decided by the provisions mentioned in the statute. The officer’s opinion if any may be urged as a ground for condoning delay but in view of the settled position of law that section 5 of the Limitation Act, 1963 is
not applicable for filing of an election petition, the contents of the said letter are of little avail. Section 86(1) of the Act in unequivocal terms declares that the High Court shall dismiss an election petition which does not comply with the provisions of sections 81 or 82 or 117. The provision is peremptory in nature. The above election petitions do not comply with the provision of section 81 (1) of the Act: *inasmuch* as they were not filed within the prescribed period of limitation. Therefore they are liable to be dismissed being barred by time.

13. In the result, the election petitions are dismissed on the point of limitation with costs assessed at Rs.4,000/- each. The petitioners have deposited Rs.2,000/- each as security for costs. The respondents are entitled to withdraw this amount of Rs.2,000/- each towards part of the costs. The petitioners are hereby directed to deposit the balance amount of Rs.2,000/- each in the Registry within thirty days hence with liberty to the respondents to withdraw the same.

(R. K. Patra)

Chief Justice

18.11.2004

(T.T. DORJI IAS

Chief Electoral Officer

Sikkim - Gangtok.)
GOVERNMENT OF SIKKIM

DEPARTMENT OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT, SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME, GANGTOK

No. 98/GEN/DOP Dated: 6.1.2005

NOTIFICATION

The Governor of Sikkim hereby amend the Notification No.73/GEN/DOP dated: 8/11/95, as under with immediate effect.

In the said notification in Sl. No. 4, against “Method of recruitment to the post of Editor and Information Officer” under column “(a)” for the figure “10” the figure “6” shall be substituted.

By Order and in the name of the Governor.

C.L. Sharma,
Additional Secretary to the Government,
Department of Personnel, Administrative Reforms, Training Public Grievances, Career Options & Employment, Skill Development And Chief Minister’s Self Employment Scheme
NOTIFICATION

The State Government has instituted two State Level Awards viz. Manav Sewa Puraskar and Jeevan Rakshak Purashkar to be awarded on the occasion of the Independence day vide Notification No.02/Home/2005 Dated 06.01.2005. In order to advise the Government with regard to the nomination of the awardees and implementation of the Schemes, the State Government is hereby pleased to constitute an Advisory Committee consisting of the following members, namely:-

1. Chief Secretary - Chairman
2. Director General of Police - Member
3. Principal Secretary, Social Justice Empowerment & Welfare Department - Member
4. PCCF-cum-Secretary, Forest, Environment & Wildlife Management Department - Member
5. Secretary, Food Security & Civil Supplies Department - Member
6. District Collectors, East/ North/South/West - Members
7. Special Secretary/ Home - Member Secretary

By Order.

N.D.CHINGAPA, IAS
CHIEF SECRETARY,

FILE NO.GOS/HOME-II/90/23.
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 Service Rules, 1994, namely:-

(1) These rules may be called the Sikkim Excise Service (Amendment) Rules, 2005.

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

2. In the Sikkim Excise Service Rules, 1994, (hereinafter referred to as the said rules), for the existing Schedule I, the following Schedule shall be substituted, namely:-
### SCHEDULE-I
(See rule 3)

**STRENGTH AND COMPOSITION OF THE SIKKIM EXCISE SERVICE**

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Designation of Posts</th>
<th>Grade</th>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
<th>5</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>(a) Commissioner</td>
<td>Supertime Grade</td>
<td>Rs. 17200-450-21250</td>
<td>1</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(b) Special Commissioner</td>
<td>Selection Grade-I</td>
<td>Rs. 14300-400-18300</td>
<td>1</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(c) Joint Commissioner</td>
<td>Selection Grade-II</td>
<td>Rs. 11000-350-16250</td>
<td>2</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(d) Deputy Commissioner</td>
<td>Senior Grade</td>
<td>Rs. 9000-300-13800</td>
<td>4</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(e) Assistant Commissioner</td>
<td>Junior Grade</td>
<td>Rs. 7000-225-11500</td>
<td>2</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(f) Chemical Examiner</td>
<td>Junior Grade</td>
<td>Rs. 7000-225-11500</td>
<td>1</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>11</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Deputation reserve (5% of 11)</td>
<td></td>
<td></td>
<td>1</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Training reserve (5% of 11)</td>
<td></td>
<td></td>
<td>1</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Leave reserve (5% of 11)</td>
<td></td>
<td></td>
<td>1</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Total authorised Strength**  14

---

C.L. Sharma,
Additional Secretary to the Government,
Department of Personnel, Administrative Reforms, Training Public Grievances, Career Options & Employment, Skill Development And Chief Minister’s Self Employment Scheme
No. 02/2005/ELEC

GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Dated: 17.1.2005

Notification No.56/2005/JUD-III dated 5th. January, 2005 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.56/2005-JUD.III

15th Pausa. 1926 (Saka).

NOTIFICATION

No. 56/2005-JUD.III - In pursuance of sub-paragraph (2) of paragraph 17 of the Election Symbols (Reservation & Allotment) Order. 1968, the Election Commission of India hereby makes the following further amendments to its Notification No.56/2004/JUD.III. dated 22.03.2004, as amended vide Notification No.56/2004(i)/JUD.III, dated 03.09.04., namely:-

I. In Table II (State parties), appended to the said Notification, against Serial No.6. relating to Haryana,:-

(a) the entries in column 3,4 and 5 relating to “2. Haryana Vikas Party” shall be deleted.

(b) under column 3, the existing entries “I, Indian National Lok Dal” shall be substituted as “Indian National Lok Dal”.

In Table III (Registered un-recognised parties), appended to the said Notification-

(i) after the existing entries at Sl. No. 720, the following entries shall be inserted under Column 1,2, & 3 respectively:-

“721. All India Athithanar Makal Katchi H.O.24, Thangam Colony,
Annagar Weat,
Chennai-40
Tamil Nadu.

“722. Rashtrotthan Party Arya Samaj,
Kishanpol Bazaar,
Jaipur,
Rajasthan.

“723. Akhil Bharatiya Sindhi Samaj Party E-1,21/7,
New Rajendra Nagar,
“724. Deeseeya Praja Socialist Party  N.S.Bhavan, Vellayani,
P.O.Nemom,  
Thiruvananthapuram-695020  
Kerala.

“725. Rashtriya Manav Kalyan Sangh 280,D.D.A.Flat,  
Pocket-1, Phase-1, Sector -23  
Dwarka,  
New Delhi-45

“726. Akhand Jharkhand Peoples Front    
At. & P.O.-Gidhaur,  
Distt. Jamui,  
Bihar-811305

“727. Rajdal Haryana  D/S 45,Brass Market  
Bawal Road, Rewari-123401,  
Haryana.

“728. Nationalist Charity Congress  Bishop House,  
Gabriel Compound,  
Panavilai Thuckaley-629175,  
Kanniyakumari District,  
Tamil Nadu.

“729. Bhartiya Pragatisheel Congress  D-43, Rajdhani Park,  
Nangloi  
Delhi- 110041.

“730. Bajjikanchal Vikas Party  
Sahjanand Nagar  
Bhagwanpur, N.H.28,  
Muzaffarpur - 842002 (Bihar)”

(ii) against Sl. No.602, the existing entries under Column 2, shall be substituted by the entries “Jananayaka Munnetra Kazhagam”.

(iii) against Sl. No. 423, the existing entries under column 3, shall be substituted by the entries “Mudiraj Bhavanam, H. No. 6 - 7-537/1, New Boignda, Secunderabad - 500003, (Andhra Pradesh)”.

(iv) against Sl. No. 298, the existing entries under Column 3, shall be substituted by the entries “16 H.M.D., Purani Colony, Shahadara, Delhi - 110032,”.

By Order.

(K.F.WILFRED)  
SECRETARY TO THE  
ELECTION COMMISSION OF INDIA

(D.L.Topden),  
Additional Chief Electoral Officer,  
Election Department, Gangtok, Sikkim.
NOTIFICATION

The Governor, is pleased to sanction creation of the following posts for a period of 2(two) years with the Economic Census Scheme - 100% Central Financial Assistance in the Directorate of Economic, Statistics and Monitoring Evaluation with immediate effect:-

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Post</th>
<th>No. of Posts</th>
<th>Pay Scale</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Deputy Director</td>
<td>1</td>
<td>Rs. 9000-9550</td>
</tr>
<tr>
<td>2.</td>
<td>Investigator</td>
<td>2</td>
<td>Rs. 4000-6000</td>
</tr>
<tr>
<td>3.</td>
<td>LDC/Typist</td>
<td>1, 4</td>
<td>Rs. 3200-4900</td>
</tr>
</tbody>
</table>

The Posts are purely temporary and will cease to exist after the completion of the Fifth Economic Census survey.

The expenditure is debitable to the budget head-3454-02. 112-Eco. Adv. & States CSS (100%) -5th Economic Census (Plan).

By Order and in the name of the Governor.

R.T.Lepcha,
Joint Secretary to the Government,
Department of Personnel, Administrative Reforms, Training Public Grievances, Career Options & Employment, Skill Development And Chief Minister’s Self Employment Scheme
NOTICE UNDER SECTION 4(1) OF
LAND ACQUISITION ACT, 1894 (ACT I OF 1894)

Whereas it appears to the Governor that land is likely to be needed for a public purpose not being a purpose of the Union, namely for construction of Block Development Office by Rural Magn. & Development Department in the block of Central Pendam, East District, it is hereby notified that several pieces of land comprising cadastral plot Nos. 1578/P, 1581/P, 1586 and 1578/2588 and measuring more or less 0.4000 hectare bounded as under:-

EAST: D.F. of Neelam Pradhan, Dhan Kumari Pradhan & Bimal Pradhan.
NORTH: SPWD Churibotey road.
SOUTH: Footpath is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block of Central Pendam, East Sikkim.

This notification is made under the provision of Section 4(1) of L.A.Act, 1894 (Act I of 1894) to all to whom it may concern.

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

In exercise of the powers 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 the survey the land and do all other acts required or permitted by the section.
Any person interested in the above land who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the District Collector, East.

Secretary,
Land Revenue & Disaster,
Management Department,
Government of Sikkim, Gangtok.
File No.298/LR (S)
GOVERNMENT OF SIKKIM

LAND REVENUE & DISASTER MANAGEMENT DEPARTMENT


Notice under section 4(1) of
Land acquisition act, 1894 (act I of 1894)

Whereas it appears to the Governor that land is likely to be needed for a public purpose, namely for the construction of Sub – Jail by Police Department in the block of Omchung, West Sikkim, it is hereby notified that several pieces of land comprising cadastral plot numbers 404, 405, 406, 407, 408, 410/A, 349, 350, 351 & 497/A measuring more or less 1.4620 Hectors bounded as under: -

**Boundaries:**

East : Land owner & Legship motor road.


North : Channel & self.

South : ew Raj Kami is likely to needed for the aforesaid public purpose at the public expense within the aforesaid block of Omchung, West Sikkim.

This notification is made under the provision of section 4(1) of L.A. Act, 1894 (Act I of 1894) to all to whom it may concern.

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

In exercise of the power conferred by the aforesaid section the Governor is pleased to authorize the officers for the time being engaged in the undertaking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by 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.

N.D. Chingapa, IAS
Secretary
Land Revenue & Disaster Management Department
Government of Sikkim, Gangtok.
File No. 525/LR (S).
NOTICE UNDER SECTION 4(1) OF

LAND ACQUISITION ACT, 1894 (ACT I OF 1894)

Whereas it appears to the Governor that land is likely to be needed for a public purpose namely for construction of B. D. O. Office by RDD in the block of Barbing, East District, it is hereby notified that several pieces of land comprising cadastral plot Nos. 403/ P, 404/ P, 403 / 841/P and measuring more or less 0.2300 hectare bounded as under:

EAST: D.F. of Chenga, Sonam and Namgyal Lepcha
WEST: Village Road
NORTH: Village Road and land of RDD
SOUTH: Sichey Rumtek Road is likely to be needed for the aforesaid public purpose at the public expense with the aforesaid block of Barbing, East Sikkim.

This notification is made under the provision of Section 4(1) of the L.A.Act, 1894 (Act I of 1894) read with the notification to all to whom it may concern.

A plan of the 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 pleased to authorise the Officers for the time being engaged in the undertaking with their Servants and workmen to enter upon and survey the land and do all other acts required or permitted by the Section.
Any person interested in the above land who has any objection to the acquisition thereof may within thirty days after the date on which public notice of the substance of this notification is given in the locality file an objection in writing before the District Collector, East.

Secretary,
Land Revenue & Disaster Management Department,
Government of Sikkim, Gangtok.
File No.292/LR (S)
STATE ELECTION COMMISSION
SIKKIM
No. 55/SEC

NOTIFICATION


The item no. 3 occurring in the last paragraph of the notification namely, “3. Date of scrutiny of nomination: 24.01.2005” shall be substituted as follows, namely:-

“3. Date of scrutiny of nomination: 25.01.2005”.

Tashi T. Gensarpa
Secretary,
State Election Commission.
NOTIFICATION


The item no. 3 occurring in the last paragraph of the notification namely, “3. Date of scrutiny of nomination: 24.01.2005” shall be substituted as follows, namely:-

“3. Date of scrutiny of nomination: 25.01.2005”.

Tashi T. Gensarpa
Secretary,
State Election Commission.

The item no. 3 occurring in the last paragraph of the notification namely, “3. Date of scrutiny of nomination: 24.01.2005” shall be substituted as follows, namely:-

“3. Date of scrutiny of nomination: 25.01.2005”.

Tashi T. Gensarpa
Secretary,
State Election Commission.
NOTIFICATION


The item no. 3 occurring in the last paragraph of the notification namely, “3. Date of scrutiny of nomination: 24.01.2005” shall be substituted as follows, namely:-

“3. Date of scrutiny of nomination: 25.01.2005”.

Tashi T. Gensarpa
Secretary,
State Election Commission.

The item no. 3 occurring in the last paragraph of the notification namely, “3. Date of scrutiny of nomination: 24.01.2005” shall be substituted as follows, namely:-

“3. Date of scrutiny of nomination: 25.01.2005”.

Tashi T. Gensarpa
Secretary,
State Election Commission.
GOVERNMENT OF SIKKIM
LAND REVENUE DEPARTMENT
GANGTOK


NOTIFICATION

The Governor of Sikkim is hereby pleased to constitute State Level Core Group on Disaster Management under the Chairmanship of Secretary, Land Revenue and Disaster Management Department, Government of Sikkim consisting of the following members, namely :-

1. Secretary/Land Revenue & Disaster Management - Chairman
2. Special Secretary, Development of Planning, Economic Reforms and NorthEast Council Affairs Department - Member
3. Director(Adm) Health Care, Human Services & Family Welfare Department - Member
4. Director, Geological Survey of India - Member
5. Director, Fire Brigade - Member
6. Director, Animal Husbandry, Livestock, Fisheries & Veterinary Services - Member
7. Director, Horticulture & Cash Crops - Member
8. Director, Finance, Revenue & Expenditure Department - Member
9. Additional Director, Agriculture & Soil Conservation - Member
10. Additional Director, Mines & Minerals & Geology - Member
11. Additional Secretary, Food & Civil Supplies - Member
12. Additional Secretary, Transport - Member
13. Additional Secretary, Human Resource Development - Member
14. Additional Secretary, Home Department - Member
15. Additional Secretary, DD & HD - Member
16. Additional Secretary, Social Welfare - Member
17. Additional Chief Engineer, Energy & Power - Member
18. Superintending Engineer(planning) Roads & Bridges - Member
19. Superintending Engineer (NIE) Water Security and PHED - Member
20. Chief Engineer, Border Roads Organization - Member
21. Inspector General (Law & Order) Police - Member
23. Deputy Inspector General (Civil Defence) - Member
24. Shri D.G.Shrestha, Sr. Scientist Incharge - Member
25. Shri A.P .Krishna,Scientist Incharge, GB Pant Institute - Member
26. Conservator of Forests (Territorial)Forest - Member
27. Joint Secretary,Law - Member
28. D.LG. Communication –(Police) - Member
29. Additional Secretary(l) LR & DM - Convenor

A. The terms of reference of Core Group shall be as under:-

(1) Formulation of State Policy of Disaster Management
(2) To set up search and rescue team.
(3) To organize a Task Force.
(4) To advise DD & HO and Building & Housing Departments for amending their building regulations to incorporated Bureau of Indian Standard Codes.
(5) Launching of State wide mass media.
(6) To prepare strategy to generate awareness by bringing out essential features which needs to be incorporate and take up training of Masons.
(7) To set up control room/emergency operation centre at State and District levels.
(8) To set up Global Information System based data bank for vulnerable areas.
(9) To draw the district management and mitigation plan in State District level to review and update the same once a year.
(10) To set up composite control rooms at State District level for law and order as well as Disaster Management.

B. The Additional Secretary, I Land Revenue and Disaster Management shall convene the meeting from time to time to review the progress made on the above Issues.

By Order and in the name of the Governor.

N.D. CHINGAPA, IAS
CHIEF SECRETARY /PRINCIPAL SECRETARY
LAND REVENUE & DISASTER MANAGEMENT
NOTIFICATION

Whereas the Institute of Chartered Financial Analysts of India (ICFAI), Hyderabad submitted a proposal dated 28th October, 2004 for the establishment of the Institute of Chartered Financial Analysts of India University, Sikkim, and

Whereas, the proposal of the Institute of Chartered Financial Analysts of India (ICFAI), Hyderabad has been examined by the State Government in terms of section 3 of the Institute of Chartered Financial Analysts of India University, Sikkim Act, 2004 (Act No. 9 of 2004), and

Whereas the Institute of Chartered Financial Analysts of India (ICFAI), Hyderabad has been directed under sub-section (1) of section 4 of the Institute of Chartered Financial Analysts of India University, Sikkim Act, 2004 (Act No. 9 of 2004) to establish an endowment fund of Rs. 1.00 crore (Rupees one crore), and

Whereas the Institute of Chartered Financial Analysts of India (ICFAI), Hyderabad has established an endowment fund of Rs. 1.00 crore (Rupees one crore) by opening a fixed deposit account at the Yellareddyguda Branch of the State Bank of India, Hyderabad on 6th December 2004 in the name of the Institute of Chartered Financial Analysts of India University, and pledged to the Government of Sikkim and the original deposit receipt of the said fund has been submitted to the State Government in the Human Resource Development Department.

Now, therefore, the Governor of Sikkim under sub-section (2) of section 4 of the Institute of Chartered Financial Analysts of India University, Sikkim Act, 2004 is pleased to accord sanction to the establishment of Institute of Chartered Financial Analysts of India University, Sikkim with effect from the date of publication of this Notification in the Official Gazette.

By Order and in the name of the Governor.

Secretary,
Human Resource Development Department
NOTIFICATION

In partial amendment to the Notification No. GOS/DTE/2004/IX(2)/1620 dated 8.10.2004, the State Government hereby notifies the following :-

(1) The Vice-Chancellor of Sikkim Manipal University shall cease to be a Member of the Committee with immediate effect.

(2) The term of the Chairman and the other Members of the Committee is hereby extended for a further period beyond 7th February 2005 upto 31st May 2005.

(3) The Chairman shall be paid an allowance of Rs. 1000/- per month to meet the expenses on account of telephone charges in connection with the work of the Committee.

(4) The Members of the Committee hailing from outside the State shall be provided, at the cost of the State Government, facilities such as accommodation and transport for the duration of their stay in the State in connection with the work of the Committee. Airfare /rail fare and other transport cost for journey from Home State to Gangtok shall be reimbursed in full.

By Order.

Secretary
Human Resource Development Department.
NOTIFICATION

In partial amendment to the Notification No. GOS/DTE/2004/IX(2)/1619 dated 8.10.2004, the State Government hereby notifies the following:

1. The term of the Chairman and the other Members of the Committee is hereby extended for a further period beyond 7th February 2005 upto 31st May 2005.

2. The Chairman shall be paid an allowance of Rs. 1000/- per month to meet the expenses on account of telephone charges in connection with the work of the Committee.

3. The Members of the Committee hailing from outside the State shall be provided, at the cost of the State Government, facilities such as accommodation and transport for the duration of their stay in the State in connection with the work of the Committee. Airfare /rail fare and other transport cost for journey from Home State to Gangtok shall be reimbursed in full.

By Order.

Secretary
Human Resource Development Department.
GOVERNMENT OF SIKKIM
LAND REVENUE & DISASTER MANAGEMENT DEPARTMENT


NOTIFICATION

The Governor of Sikkim is hereby pleased to order and notify that hence forth Land Revenue of all types of Cardamom field shall be collected by Land Revenue and Disaster management Department, government of Sikkim at par with the rate of wet land of circle “B” having their classification as notified in Notification No 39/LR dated 21.8.98 published in Extraordinary Gazette number 194 dated 1st September, 1998 from the Financial year of 2004-2005. Further, there will be no bar to convert paddy field into cardamom field and vice versa.

It is further notified that all earlier Notice, Circulars and Notifications in regard to Cardamom Khazana and Damthey in Sikkim shall stand superseded by this Notification.

By Order, and in the name of the Governor.

N.D. CHINGAPA, IAS
PRINCIPAL SECRETARY
LAND REVENUE & DISASTER MANAGEMENT DEPTT.
GOVERNMENT OF SIKKIM
GANGTOK
NOTIFICATION

In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the Governor of Sikkim is hereby pleased to make the following rules further to amend the Sikkim Excise Rules, 1994, namely:–

1. (1) These rules may be called the Sikkim Excise (Amendment) Rules, 2005.
   (2) They shall come into force at once,

2. In the Sikkim Excise Rules, 1994, (herein referred to as the “said rules”), in rule 1 (a), after the word “Excise”, the word “Service”, shall be inserted,

3. In the said rules, in rule 9, the following shall be inserted, namely:–

   “Further, the members of the Service shall, in a span of every two years shall undergo one training course successfully either at Accounts and Administrative Training Institute, Gangtok or State Institute of Rural Development, Karfedar or any other training institute outside the State, The requirement of undergoing this training will be compulsory for promotion of the Government servants to the next higher grade and failure to undergo such training course will render denial of promotion when due and the next in the line will be considered.”

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C.L. SHARMA
ADDITIONAL SECRETARY TO THE GOVERNMENT
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT, SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
GOVERNMENT OF SIKKIM

DEPARTMENT OF ECCLESTASTICAL AFFARIS


CORRIGENDUM

Corrigendum to the Notification No.79/ASG/E.A. dated 15.4.2003 issued by the Department of Ecclesiastical Affairs, Government of Sikkim.

1. At serial no.1 after the words, ‘The following’, the figure “17” shall be substituted by the figure “18”.

2. After entry 17, under serial no.1 and under Category ‘A’ the following shall be read, namely “18 Labrang Gonpa, North Sikkim.”

3. At serial no.2, and under category ‘B’ at entry no.17, the word ‘Labrang Gonpa, North Sikkim”, shall be deleted and the same be substituted by the words “Thangu gonpa, North Sikkim”

4. At serial no.4 after the words “The following” the figure “6(six)” shall be substituted by the figure “5(five)”.

5. At serial no.4 and under category’D’ at the entry no.2, the words’ Thangu Tsamkhang, North Sikkim’, shall be deleted.

Tshewang Tamding,
Additional Secretary-II,
Ecclesiastical Affairs Department
GOVERNMENT OF SIKKIM
RURAL MANAGEMENT & DEV. DEPARTMENT
GANGKOK

No. 05/RM & DD. Dated: 4.1.2005.

NOTIFICATION

In pursuance of directives received from the Ministry of Rural Development (Monitoring Division), Government of India, the State Government hereby constitutes the Vigilance and Monitoring Committee as State level and the District level with the following Members with a view to fulfill the objective of ensuring quality expenditure under various programmes at the Ministry of Rural Development and to put in place an effective control mechanism on the execution of these schemes to ensure the attainment of the stated objectives in the most effective manner and within the given time frame as a result of which the public funds are put to optimal use and the programme benefits flow to the rural poor in full measure.

1. STATE LEVEL VIGILANCE AND MONITORING COMMITTEE.

I. Minister, Rural Management & Dev, Department - Chairman
II. Member of Parliament, Lok Sabha - Member
III. Member of Parliament, Rajya Sabha - Member
IV. Mr. N.K. Subba, MLA - Member
V. Mr. Sonam Gyatso Lepcha, MLA - Member
VI. Secretaries! Head of Departments, Planning & Development Department, Finance, Agriculture, AH& VS, Irrigation, Land Revenue, Roads & Bridges, PHE Social Welfare & Forest & Fisheries, Co-operation Department, - Member
VII. Director, Institutional Finance Budget - Member
VIII. MD, SC!ST Development Corporation - Member
IX. Representative of the KVIC. - Member
X. 4 Nominees of the MRD, Government of India - Member
XI. Representative of NGOs, nominated by MRD - Member
XII. Secretary, RM & DD, Govt. of Sikkim - Member

2. TERMS OF REFERENCE

The Vigilance and Monitoring Committee at State level would supervise, exercise vigilance and monitor the implementation of all programmes of the Ministry of Rural Development.
I. The Committee would monitor the flow of funds at various channels, including allocation, release, utilization and unspent balances.

III. The Committee should ensure that the schemes are implemented as per the guidelines issued by the Ministry of Rural Development and no addition or alteration is done.

IV. The Committee would look into complaints received by them, in respect of the implementation of the programmes, including complaints of mis-appropriation/diversion of funds of various programmes of the Ministry and recommend follow-up actions.

V. The Committee would take all necessary measures to ensure the programme benefits flow to the rural poor in full measure.

VI. The Committee would consider all Evaluation Reports, Area officers’ Reports and such other Reports sent to them by the Ministry of Rural Development and would cause to take necessary follow up action and corrective measure wherever required.

3. DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE.

I. Member of Parliament, Lok Sabha - Chairman

II. Member of Parliament, Rajya Sabha - Member

III. All MLAs of the District - Members

IV. One Nominee of the MRD - Members

V. Zilla Adhaksha of the District - Member

VI. President of the GPUs of the District - Members

VII. Project Director, SRDA - Member

VIII. NGO nominee of the Chairman - Member

IX. One professional to be nominated by the District Collector - Member

X. Representative of SC/ST & Women Nominee of the Chairman - Member

XI. District Collector. - Member Secretary

TERMS OF REFERENCE.

I. The primary responsibility is to effectively monitor the implementation of the schemes and programmes of the Ministry of Rural Development as also ensure that the funds are used for the purpose for which they are meant.

II. The Committee should effectively liaison and co-ordinate with the Ministry of Rural Development and State Government.

III. The Committee shall ensure that all schemes of MRD are implemented as per the Guidelines issued by the Ministry of Rural Development.

IV. The District level Vigilance and Monitoring Committee would undertake continuous internal assessment of project implementation. The Committee would undertake both Input Monitoring (i.e. whether resources are being mobilized as planned) and Output Monitoring (i.e. whether services and projects are being delivered on schedule).

V. The Committee should look into complaints/ alleged irregularities received by them, in respect of the implementation of the programmes, including complaints of wrong selection of beneficiaries, mis-appropriation/ diversion of funds of the various Schemes of the Ministry and recommend follow-up actions. The Committee shall have the authority to summon and inspect any record for this purpose. The Committee may refer any matter for enquiry to the DC/PD or suggest suitable action to be taken as per rules which shall be acted upon by him within 30 days. If such action is not initiated within this time the relevant programme funds to which the direction pertains to, may be withheld.
VI. The Committee shall exercise preventive Vigilance so as to ensure that irregularities, diversion and misappropriation of funds are avoided and the selection of beneficiaries is strictly in accordance with the Guidelines of the programmes.

VII. The Committee would monitor all the Schemes of the Ministry of Rural Development implemented in the District: and, in particular:

   a) Closely watch the flow of funds at various channels including the funds allocated, funds releases by both Centre and the State, utilization and unspent balances under each Scheme.
   b) Monitor the works under the different Schemes.

5. The meetings of the Vigilance and Monitoring Committee at each level shall be held at least once in every quarter after giving sufficient notice to all the Members

6. TA/DA will be paid as per the norms from the DRDA administration head for which the Fund will be made available by the Ministry of Rural Development.

7. This supersedes all the earlier Notifications on the subject.

V.B. PATHAK, IAS
SECRETARY/ RM & DD.
NOTIFICATION

In exercise of the powers conferred under Rules 108 of central Motor Vehicles Rules, 1989 the Government of Sikkim is pleased to order:

I. That the revolving Red Light may be issued on the vehicles carrying the following dignitaries:
   1. Governor of Sikkim
   2. Chief Minister of Sikkim
   3. Chief Justice, High Court of Sikkim
   4. Speaker, Sikkim Legislative Assembly
   5. Cabinet Ministers of Sikkim
   6. Judge, High Court of Sikkim
   7. Deputy Speaker, Sikkim Legislative Assembly
   8. Member of Parliament, Rajya Sabha
   9. Member of Parliament, Lok Sabha
   10. All elected Chairmen/Chairpersons of the Government Undertakings
   11. Chief Secretary of Sikkim
   12. Director General of Police, Sikkim.
   13. Advocate General, Govt. of Sikkim.

II. The Static Red Light may be used on the vehicles carrying the following:

   1. Political Advisor to the Chief Minister
   2. All Adakshyas of Zilla Panchayat
   3. Advisor to the Government of Sikkim (nominated)
   4. Addition Director General of Police
5. All nominated chairmen! Chairpersons of Government Undertakings

III. The Static Red Light may also be used on the following vehicles:

1. District Collectors/District Magistrates/Additional District Collectors, SDMs, within their respective jurisdiction.
2. Divisional Forest Officer (T), East, West, North and South Districts within their respective jurisdiction.
3. Vehicles performing security duties with VIP (Pilot, Escort etc.)
4. Ambulance
5. Fire Tenders
6. Special category of the vehicles utilized for emergency/rescue.

IV. The Blue Static Light may be used on the following Vehicles:
1. Chief Fire Officer
2. Inspector Generals of Police
3. District Superintendents of Police

BY ORDER

D. Dahdul
Principal Secretary Government of Sikkim,
Transport Department,
Motor Vehicle Division.
The following draft of certain 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, 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 would be taken into consideration after the expiry of a period of 30 (thirty) days from the date on which copies of the notification as published in the Official Gazette are made available to the public.

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 may be considered by the State Government.

DRAFT RULES

1. (1) These rules may be called the Sikkim Motor Vehicles (Amendment) Rules, 2005.
   (2) They shall extend to the whole of Sikkim.
   (3) They shall come into force from the date of publication in the Official Gazette.

2. In the Sikkim Motor Vehicle Rules, 1991, (herein referred to as the said rules), sub-rule (1) of Rule 279 shall be substituted by the following namely:-
   “(1) The uniform of the Motor Vehicle Inspector shall be as follows:-
   (i) Khaki peaked cap with monogram of Government crest and the letters SMV,
   (ii) Navy blue beret with monogram of Government crest and the letters SMV,
   (iii) Shoulder badges with the letters SMV,
   (iv) Khaki shirt,
   (v) Khaki pants,
   (vi) Whistle cord of black colour,
   (vii) Whistle and khaki coloured buttons,
   (viii) Shoes (black),
   (ix) Khaki coloured socks,
(x) Raincoat in rainy season and khaki pullover or black jacket in winter.

3. In sub rule 6, the words “blue” and “navy blue” shall be substituted by the words “khaki” and the words “SKT” shall be substituted by the word “SMV”.

D. DAHDUL, IAS
PRINCIPAL SECRETARY TO THE
GOVERNMENT OF SIKKIM
TRANSPORT DEPARTMENT
GOVERNMENT OF SIKKIM  
HOME DEPARTMENT  
GANGTOK  

No. 04/HOME/2005  

NOTIFICATION

In partial modification of Notification No. 38/HOME/2004 dated 14/05/2004, The State Government is hereby pleased to co-opt the following members in the Task Force.

1. Mr. S.K. Sharma, Director, Finance Revenue and Expenditure Department in place of Mr. G.K. Pradhan, Director, AATI

2. Mr. Tashi Khangsarpa, Joint Secretary, Panchayat, RMDD

3. Mr. K.S. Topgay, Project Director, SREDA-cum-PC-ISPS.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N.D. CHINGAPA, IAS  
CHIEF SECRETARY  
F. NO. 128/SREDA
GOVERNMENT OF SIKKIM
RURAL MANAGEMENT AND DEVELOPMENT DEPARTMENT
GANGTOK


NOTIFICATION

In pursuance of Order NO.Q.13018/8/2004/AI(RD) dated 1ih January, 2005, Ministry Of Rural Development, Government of India, the State government hereby makes the following amendment in this Department’s Notification No. 5/RM&DD dated 4.01.05, namely:-

In the said Notification, in para 3,-

a) clause (iv) shall be omitted;

b) in clause (x), after the word” Chairman”, the words “and representative of minority community” shall be inserted.

By order and in the name of the Governor.

B.P. PRADHAN, IAS
SPECIAL SECRETARY
RURAL MANAGEMENT & DEV. DEPARTMENT.
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, hereby makes the following rules, namely:–

1. **Short Title and Commencement:**
   (1) These rules may be called Judicial Officers’ Pension Rules, 2004.
   (2) They shall be deemed to have come into force w.e.f. 1st July, 1996.

2. **Pension:**
Notwithstanding anything contained in the Sikkim Services (Commutation of Pension) Rules, 1985 and the Sikkim Services (Pension) Rules, 1990, the pension of a retired Judicial Officer shall be determined on the basis of the last pay drawn at the time of retirement. The commutation of pension shall be @ 50% (fifty percent) of the pension with restoration after 15(fifteen) years and there shall not be any ceiling limit on the maximum pension payable:

Provided that a pensioner should be given the benefit of full neutralization of the cost of living in the same scale as is being extended to serving Judicial Officers.

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

T.T. Dorji, IAS,
Principal Secretary,
Finance, Revenue and Expenditure Department,
Government of Sikkim.
NOTIFICATION

In pursuance to the decision of the State Government to establish Block Development Offices in each constituency in Sikkim, the State Government hereby constitutes a Committee to examine various issues and assess requirements such as Manpower, logistic, financial, etc. arising out of establishment of these offices and to make recommendation to the State Government.

II. The Committee shall consist of the following members: -
(a) Chief Secretary - Chairman
(b) Development Commissioner - Member
(c) Pr. Secretary, Finance - Member
(d) Pr. Secretary, DOPART - Member
(e) Secretary, RM & D. - Member
(f) Add!. Secretary, LR & DM. - Member
(g) Special Secretary, RM & D - Member

III. The Committee shall also formulate the powers and function of Block Development Committees which will be constituted as under:-
(a) Area MLA - Chairman
(b) Area Zilla Panchayat - Member
(c) President GPU - Member
(d) 3 educated youth - Member
(e) 3 others - Member
(f) Ex-Serviceman - Member

IV. The Committee shall submit their report to the State Government by 10th February, 2005.

V. Rural Management and Development Department shall provide all logistic support to the Committee.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N.D. CHINGAPA, IAS
CHIEF SECRETARY

F. NO. GOS/HOME-II/95/18/VOL-I
NOTIFICATION

In exercise of the powers conferred by section 432 of the Criminal Procedure Code, 1973 (No. 2 of 1974), the Government of Sikkim is pleased to grant remission of sentence of one month each to the prisoners lodged in the State Jail on the occasion of Republic Day on 26th January, 2005 as mentioned below:-

<table>
<thead>
<tr>
<th>SI No.</th>
<th>Name of Prisoners</th>
<th>U/S</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Chandra Shaker Subedi</td>
<td>U/s 304 IPC</td>
</tr>
<tr>
<td>2.</td>
<td>Gumpu Lepcha</td>
<td>U/s 304 IPC</td>
</tr>
<tr>
<td>3.</td>
<td>Sanjay Lohar</td>
<td>U/s 304 IPC</td>
</tr>
<tr>
<td>4.</td>
<td>Sunil Chettri</td>
<td>U/s 304 IPC</td>
</tr>
<tr>
<td>5.</td>
<td>Kinga Bhutia</td>
<td>U/s 379 IPC</td>
</tr>
<tr>
<td>6.</td>
<td>Prem Subba</td>
<td>U/s 307 IPC</td>
</tr>
<tr>
<td>7.</td>
<td>Robin Rai</td>
<td>U/s 457 IPC</td>
</tr>
<tr>
<td>8.</td>
<td>Suresh Rai</td>
<td>U/s 457 IPC</td>
</tr>
<tr>
<td>9.</td>
<td>Kulman Rai</td>
<td>U/s 304 IPC</td>
</tr>
<tr>
<td>10.</td>
<td>Kailash Rai</td>
<td>U/s 304 IPC</td>
</tr>
<tr>
<td>12.</td>
<td>Am Bahadur Gurung</td>
<td>U/s 304 IPC</td>
</tr>
<tr>
<td>13.</td>
<td>Nima Sherpa</td>
<td>U/s 376 IPC</td>
</tr>
<tr>
<td>14.</td>
<td>A.P. Mothay</td>
<td>U/s 376 IPC</td>
</tr>
<tr>
<td>15.</td>
<td>Madan Chettri</td>
<td>U/s 376 IPC</td>
</tr>
<tr>
<td>16.</td>
<td>Sunil Subedi</td>
<td>U/s 457/380 IPC</td>
</tr>
<tr>
<td>17.</td>
<td>Surja Man Rai</td>
<td>U/s 376 IPC</td>
</tr>
</tbody>
</table>
18. Bal Bdr. Subba  
19. Kumar Bhujal  
20. Jiji Rockey (female)  
21. Rockey Benadit  
22. Amjad Husain  
23. Mahamad Jabir  
24. Sunder Chettri  
25. Rajesh Rai  
26. Dil Bdr. Rai  
27. Umesh Thakur  
28. Rajen Limboo  
29. Arjun Raj  
30. Shyam Kumar Rai  
31. Tshering Lepcha  
32. Budhi Lall Subba  
33. Durga Barman  
34. Lall Bdr. Subba  
35. Rajen Kumar Subba

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N.D. CHINGAPA, IAS
CHIEF SECRETARY
In exercise of the powers conferred by Regulation 29 of the Sikkim Building Construction Regulation, 1991, the State Government hereby notifies that the roof of all buildings made of the Galvanized Corrugated Iron Sheets, Plain Galvanized Iron Sheets or Reinforced Cement Concrete within all notified urban areas of Sikkim shall henceforth be painted in green colour with immediate effect.

Jayshree Pradhan, IAS
Principal secretary,
Urban Dev. & Housing Department.
NOTIFICATION

With the approval of the Government it is hereby notified that holding of haat days in all bazaars of Sikkim shall henceforth be as under:-

1. Darap Rural Marketing Centre - Saturdays
2. Damthang and Kewzing Bazaars - Saturdays
3. All other bazaars - Sundays

This shall come into force with immediate effect.

Principal Secretary,
Urban Dev. & Housing Department.
NOTIFICATION

In partial modification of Notification No.39/LR, dated 21.8.1998, the Governor of Sikkim is hereby pleased to revise the rate of Land Revenue Fees for various types of works under the Land Revenue & Disaster Management Department as indicated below:

<table>
<thead>
<tr>
<th>Items</th>
<th>Existing rate</th>
<th>Revised rates of Rent/Fees for stationery and service charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Copying fees</td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Mutation</td>
<td>No fee was charged</td>
<td>Rs.20/- in each case.</td>
</tr>
<tr>
<td>b. Khatian copy</td>
<td>Rs.10/- each</td>
<td>Rs.20/- each</td>
</tr>
<tr>
<td>c. Copy of the map</td>
<td>Rs.10/- stationery fee</td>
<td>Rs.20/- stationery fee and service charge</td>
</tr>
<tr>
<td>d. Property certificate</td>
<td>No fee was charged</td>
<td>Rs.20/- stationery fee and service charge for each copy of the certificate</td>
</tr>
<tr>
<td>e. No dwelling certificate</td>
<td>-do-</td>
<td>Rs.20/-</td>
</tr>
<tr>
<td>f. Income certificate</td>
<td>-do-</td>
<td>Rs.20/-</td>
</tr>
<tr>
<td>g. Plinth level certificate</td>
<td>-do-</td>
<td>Rs.20/-</td>
</tr>
<tr>
<td>h. Roof level certificate</td>
<td>-do-</td>
<td>Rs.20/-</td>
</tr>
<tr>
<td>i. Non encumbrance certificate</td>
<td>-do-</td>
<td>Rs.20/-</td>
</tr>
<tr>
<td>j. No landed property certificate</td>
<td>-do-</td>
<td>Rs.20/-</td>
</tr>
<tr>
<td>2. Registration Fee</td>
<td>Existing fee</td>
<td>Revised fee</td>
</tr>
<tr>
<td>Transfer of properties</td>
<td>4% on consideration value of land</td>
<td>4% on the consideration value of land.</td>
</tr>
<tr>
<td>1% stamp duty on the</td>
<td>1% stamp duty on consideration value of land.</td>
<td></td>
</tr>
<tr>
<td>consideration value of land.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gift Deed</td>
<td>No fee was charged</td>
<td>5% on valuation of land as per rate approved by the Government for acquisition of land.</td>
</tr>
<tr>
<td>3. Survey fee</td>
<td>Average pay + DA + Actual motor hire for the journey &amp; working</td>
<td>Average pay + DA + Actual motor fare &amp; mileage if journey is to be covered by foot.</td>
</tr>
<tr>
<td>4. Local Rate</td>
<td>Rs.5/- per annum for dwelling house per Thatch house</td>
<td></td>
</tr>
</tbody>
</table>
annum      Rs.10/- for Egra house
Rs.20/- for RCC building per annum.

5. **Land Rent**

<table>
<thead>
<tr>
<th>Types of Land</th>
<th>Existing</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Class</td>
<td>Class</td>
</tr>
<tr>
<td>a. Wet Land</td>
<td>i.</td>
<td>i.</td>
</tr>
<tr>
<td>Circle &quot;A&quot; (Per Hectare)</td>
<td>Rs.2/-</td>
<td>Rs.30/-</td>
</tr>
<tr>
<td>Circle &quot;A&quot; (Per Hectare)</td>
<td>Rs.16/-</td>
<td>Rs.24/-</td>
</tr>
<tr>
<td>Circle &quot;C&quot; (Per Hectare)</td>
<td>Rs.12/-</td>
<td>Rs.18/-</td>
</tr>
<tr>
<td>Special 'C' Hectare</td>
<td>Rs.12/-</td>
<td>Rs.18/-</td>
</tr>
<tr>
<td>b. Dry Land</td>
<td>Rs.8/-</td>
<td>Rs.15/-</td>
</tr>
<tr>
<td>Circle &quot;A&quot; (Per Hectare)</td>
<td>Rs.6/-</td>
<td>Rs.12/-</td>
</tr>
<tr>
<td>Circle &quot;B&quot; (Per Hectare)</td>
<td>Rs.6/-</td>
<td>Rs.15/-</td>
</tr>
<tr>
<td>Circle &quot;C&quot; (Per Hectare)</td>
<td>Rs.4/-</td>
<td>Rs.6/-</td>
</tr>
<tr>
<td>Special 'C' (Per Hectare)</td>
<td>Rs.4/-</td>
<td>Rs.6/-</td>
</tr>
<tr>
<td>c. Banzo (Barren) of all the circles per hectare.</td>
<td>Rs.2/-</td>
<td>Rs.5/-</td>
</tr>
</tbody>
</table>

6. Firm registration Item Existing Rate Proposed value

| Firm Registration | Rs.500/- each | Rs.1000/- each |

This Notification shall come into force with effect from 1st February, 2005.

N.D. CHINGAPA
PRINCIPA SECRETARY
LAND REVENUE & DISASTER MANAGEMENT DEPTT
NOTIFICATION

In exercise of power conferred by clause (j) of section 77 read with Section 27 of the Sikkim Excise Act, 1992 (2 of 1992), the State Government hereby makes the following rules namely:-

CHAPTER – I

PRELIMINARY

1. (1) These rules may be called the Sikkim Excise (Licencing for Retail Sale of Foreign Liquor and Country liquor) Rules, 2005.
(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.

Definitions.

2. (1) In these rules, unless the context otherwise requires: -
(a) “Act” means the Sikkim Excise Act, 1992;
(b) “Foreign Liquor” means -
   (i) Brandy, whisky, rum, vodka, gin, liqueurs, cordial, bitters and wines or mixture containing any of the liquor aforesaid;
   (ii) beer, ale, porter, cider, sherry and other similar portable fermented liquors:
   “Provided that the terms “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 (ii) aforesaid and shall include Indian Made Foreign Liquor manufactured in other States, Indian Made Foreign Liquor manufactured in Sikkim, Overseas Foreign Liquor, Liqueurs and Beer;
   (c) “Duty Paid Foreign Liquor” means foreign Liquor on which duty leviable under the Tariff Act, 1934 or the Sea Custom Act, 1962 or the excise or countervailing duty under the Act has been paid and includes foreign liquor which is exempted from such duty;
   (d) “Country Liquor” means plain spirit which has been made in India from materials as bases for country spirit namely rectified spirit, mahuja, rice, millet, gur or molasses and all fermented liquors made from other grains according to native processes;
(e) “Form” means form appended to these rules;
(f) “Licence” means a licence granted under these rules;
(g) “Licensed premises” means premises in respect of which a licence has been issued under these rules;
(h) “Licensee” means an individual, a firm, a company incorporated under Registration of Companies Act, Sikkim, 1961 whom a licence under these rules for the retail sale of foreign liquor and country liquor is settled;

(2) Words and expressions not defined in these rules but defined in the Act shall have the meanings respectively assigned to them in the Act.

CHAPTER - II
GRANT OF LICENCE

Application for licence.
3. Any individual/firm/company incorporated under Registration of Companies Act, Sikkim, 1961 desiring to sell foreign and country liquor by retail shall apply in Form I appended to these rules to the Commissioner of Excise.

Consideration of Application.
4. On receipt of application in Form I as referred to in rule 3, the particulars and other information as furnished by the applicant shall be verified and scrutinized by the officers authorized by the Commissioner of Excise and thereafter the said officers shall submit the verification report in Form II.

Eligibility criteria for obtaining the licence and for becoming the salesman.
5. The Excise licence for retail sale of Foreign liquor and country liquor shall be granted only to the bonafide residents of the State of Sikkim. This shall mutatis-mutandis apply for appointment of salesman of the licensee. For appointment of the salesman an application as prescribed in enclosure II of Form I is to be made and the required details contained therein furnished. The licensee can appoint more than one salesman on actual need basis.

Issue of Settlement Order.
6. The Commissioner after considering the verification report as referred to in Rule 4 above, and after satisfying himself that the premises proposed for the shop for selling foreign liquor and country liquor are in conformity with the provisions of the Act, Rules and instructions issued by the Government or the Commissioner in this behalf from time to time, may inform the applicant of the decision and issue the settlement order in Form III on payment of requisite fees as Licence Fee as prescribed by the Government and security deposit of the equivalent amount:

Provided that if the applicant in whose favour the settlement order with instruction as prescribed in Form III therein fails to comply within 7 (seven) days of the receipt of intimation, it shall automatically be treated as cancelled.

Location of the shop.
(2) The location of the shop shall be as prescribed by the Government.

Temporary Licence on special occasion.
7. Temporary Licence on special occasion, namely, Magh Sankranti Mela, season of Hot spring, Namsung Mela, Gumpa Mela, etc. etc. shall be issued on daily basis fee as prescribed by Notification from time to time.

Tenure of Licence.
8. The tenure of licence shall be for a block of 4 (four) financial years and the block year shall commence from 01.04.2005.

Issue of duplicate
9. If the original licence is lost, a duplicate may be issued on payment of a fee of Rs. 50/- (Rupees fifty) only unless for a special reason the Commissioner considers that the fee should be waived.
<table>
<thead>
<tr>
<th>Section</th>
<th>Text</th>
</tr>
</thead>
<tbody>
<tr>
<td>Licence.</td>
<td>10. The Licence shall be renewed during the last week of March every year after the payment of annual licence fee as prescribed by Notification. The renewal of Excise Licence can be denied in case of any violation of the terms and conditions laid down in these Rules.</td>
</tr>
<tr>
<td>Foreign liquor and Country liquor to be sold in sealed bottles.</td>
<td>11. Foreign and Country Liquor shall not be kept and sold at licensed premises except in corked bottles, sealed or capsuled.</td>
</tr>
<tr>
<td>Sources of supply.</td>
<td>12. The Foreign and Country Liquor required for sale under the licence shall be obtained from the sources authorised by the Commissioner after duly paying Excise duty, bottling fee and other liabilities as prescribed by the Government from time to time. The licensee is not allowed to procure or obtain in any manner the liquor from other licensees who have been granted the licence under these Rules.</td>
</tr>
<tr>
<td>Liquor to be sold at the licensed premises.</td>
<td>13. The Foreign and Country liquor shall be sold only at licensed premises and only to bonafide customers.</td>
</tr>
<tr>
<td>No drinking in the licensed premises.</td>
<td>14. The person in charge of the licensed premises shall not permit any liquor to be drunk in the licensed premises or any premises connected therewith that may be in his occupation or under his control.</td>
</tr>
<tr>
<td>Provision of separate godown.</td>
<td>15. Separate godown to store liquors shall be allowed on payment of Rs.5000/- (Rupees five thousand) only per annum as godown registration fee. The registration fee shall be paid during the last week of March of each financial year.</td>
</tr>
<tr>
<td>Frontage size/area and other requirement of shop premises.</td>
<td>16. The frontage of the shop shall be not less than ten feet and should have not less than 100 sq. ft. of area. There should be only one point for entry and exit. No back door is allowed to be opened up and there should be no residential accommodation interconnected to the shop premises.</td>
</tr>
</tbody>
</table>
| To whom foreign liquor and country liquor shall not be sold. | 17. The licensee shall not sell foreign and country liquor to the following categories of persons, namely:-  
   (a) lunatic or insane persons,  
   (b) person who is in an intoxicated state,  
   (c) person known or suspected to be involved in any disturbance of law and order,  
   (d) person who is under the age of eighteen years,  
   (e) students either of school or college, and  
   (f) the Armed Forces of the Union, members of Police Force or any other personnel in uniform.                                                                                                                                   |
| Maximum selling price.                       | 18. The foreign and country liquor shall not be sold from the licensed premises at a price exceeding the maximum price prescribed by the Government/Manufacturer from time to time.                                                                                                                                                                                                 |
| Combination of businesses.                  | 19. The business of selling foreign and country liquor at the licensed premises shall not be combined with any other business in the same premises.                                                                                                                                                                                                                                |
| Regulation of business of licensee through salesman. | 20. (1) A holder of retail licence of foreign and country liquor shop shall carry on his business under the license either personally or by an agent or servant duly authorised by him in his behalf by a written application in enclosure II of Form I alongwith three copies of passport size photograph and granted salesman registration certificate in enclosure III of Form I }
duly signed by the Commissioner or the Excise Officers authorised in that behalf. If more than one salesman is proposed to be appointed, separate application with relevant particulars are to be submitted.

(2) A licensee shall not authorize any of the following persons as his agents or servants, namely:-
(a) persons below eighteen years of age.
(b) persons suffering from any infection or contagious disease,
(c) persons of unsound mind,
(d) persons who in the opinion of the Commissioner are of bad character;
(e) persons whose salesman registration certificates or licenses have previously been cancelled,
(f) persons convicted of any offence under the Indian Penal Code, 1860 or
(g) women, with or without remuneration, without the previous permission in writing to the Commissioner:

Provided that in the case of person falling under clauses (d), (e) and (f), the Commissioner may make such inquiries as he deems necessary for the removal of the disqualification and if he is satisfied that there is no objection, he may, for reasons to be recorded in writing, remove the same at any time:

Provided further that on any reason recorded in writing the Commissioner can order the withdrawal of salesman registration. Thereafter salesman registration certificate shall forthwith be withdrawn.

(3) The holders of a retail licence shall keep in the licensed premises an up-to-date list showing the names of all authorised agents or servants.

(4) The licensee shall keep in the licensed premises a Register in such form as may be prescribed. The accounts shall be clearly and correctly written daily as prescribed in Form IV. These accounts shall be kept open for inspection by the Commissioner or any other officer empowered under section 58 of the Act.

(5) The licensee shall submit such returns as may be prescribed from time to time.

(6) The licensee shall produce for inspection his licence on demand by any officer authorised to do so.

(7) The licensed premises and stock of foreign and country liquor contained therein shall at all times be open to inspection by officers empowered under section 58 of the Act.

(8) The licensee shall, when called upon to do so by any officer empowered under section 58 of the Act, give an explanation in writing regarding any irregularity detected at his licensed premises and shall furnish any information regarding the management of the said premises and shall answer all reasonable question to the best of his knowledge and belief. He shall also on demand allow an inspecting officer to take without payment samples of liquor for analysis.

(9) The licensee shall not sell, transfer or sublet his right of selling foreign and country liquor conferred upon him by the licence nor shall he in connection with the said right enter into an agreement or arrangement which is of the nature of a lease. If any question arises as to whether any agreement or arrangement is of the nature of a lease, the decision of the Commissioner on such question shall be final and binding on the licensee.

(10) The licensee shall receive no other article but money in sale of any
liquor covered by the licence.

(11) The licensee shall close his shop when ordered to do so by any District or Sub-Divisional Magistrate or Superintendent of Police by notice in writing for such period as such Magistrate or Superintendent of Police may think necessary for the preservation of the public peace and shall also keep his shop closed when ordered to do so by any Magistrate or any Police officer above the rank of Inspector in the event of occurrence and apprehension of riot or unlawful assembly in the vicinity of the shop.

The licensee shall keep his shop open barring following days:-

<table>
<thead>
<tr>
<th>Days when shop to be kept closed.</th>
</tr>
</thead>
<tbody>
<tr>
<td>21. (a) ‘Dry Days’, declared by the Government by Notification</td>
</tr>
<tr>
<td>(b) “General Election” or “by-election” as per the guidelines of the Election Commission of India and State or local election conducted by a statutory authority covering the area of the location of the shop.</td>
</tr>
<tr>
<td>(c) Days declared by the Government to remain closed in the public interest.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Display of signboard.</th>
</tr>
</thead>
<tbody>
<tr>
<td>22. (1) The licensee shall affix in the front of the licensed premises a signboard having the following inscription in the English / Devanagiri:- Name of licensee: Licence No./ Year Licensed to sell Foreign and Country liquor: Time and hour of sale – 7.00 AM to 8.00 PMLocation…………………..</td>
</tr>
<tr>
<td>(2) The signboard shall have the size of 2 feet by 4 feet and be written black on yellow background. The signboard shall be prominently displayed.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Display of publicity materials and hoardings of liquor outside the licensed premises.</th>
</tr>
</thead>
<tbody>
<tr>
<td>23. Excepting the signboard as prescribed under rule 21, display of boards, glow signs depicting the name of the products and the manufacturers and outside the licensed premises is prohibited.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Transfer of licence on the death of licensee.</th>
</tr>
</thead>
<tbody>
<tr>
<td>24. In the event of death of a licensee during the currency of the licence, the Commissioner may renew the licence on the same terms in favour of representative of the deceased if he is satisfied that such representative is fit subject to the condition that any arrears due from the deceased licensee are recovered before the licence is so renewed. In such case no fresh deposit shall required.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Licensee to abide by the provision of Act, rules etc.</th>
</tr>
</thead>
<tbody>
<tr>
<td>25. (1) Every licensee shall comply promptly with all orders or directions issued from time to time under the Act, rules, regulations and orders made thereunder.</td>
</tr>
<tr>
<td>(2) The licensee or his successors or his assignees shall have no claim whatsoever to the continuance of the licence after the expiry of the period for which such licence was granted.</td>
</tr>
<tr>
<td>(3) When a licence is suspended or cancelled during the currency of the licence period or is not renewed on its expiry, the licensee shall forthwith surrender the whole stock of unsold foreign liquor to the Commissioner. The stock so surrendered shall be sold by the Commissioner and the proceed of the sale shall, after deducting the expenses and any sum due to the Government, be returned to the licensee.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Suspension or cancellation of licence.</th>
</tr>
</thead>
<tbody>
<tr>
<td>26. A licence may be suspended or cancelled in accordance with the provisions of the Act, rules, regulations and orders made thereunder from time to time.</td>
</tr>
</tbody>
</table>

PRINCIPAL SECRETARY
EXCISE (ABK) DEPARTMENT
GOVERNMENT OF SIKKIM
APPLICATION FORM FOR RETAIL SALE OF FOREIGN AND
COUNTRY LIQUOR SHOP

To,

The Commissioner,
Excise (Abkari) Department,
Govt. of Sikkim,
Gangtok.

I beg to apply for licence under the provisions of Rule 3 of the Sikkim Excise (Licensing for Retail Sale of Foreign Liquor and Country Liquor) Rules, 2004.

My particulars and the details are enclosed as per the Enclosure I and II for kind consideration.

Thanking you.

Yours faithfully,

Signature of the Applicant

Name: ..............................................
Address: ..........................................
ENCLOSURE I OF FORM I

1. Name of the applicant:  

2. Occupation of the applicant:  

3. (a) Place of Birth:  
(b) Date of Birth:  

4. (a) Whether he is holding Sikkim Subject Certificate/Certificate of Identification, if so, copy of the certificate to be furnished. 
(b) If it is otherwise, documentary evidence proving that he is bonafide resident of the State of Sikkim be furnished. 

5. Permanent Address in full:  

Village:  
P.O.:  
Police Station:  
District :  

6. Present Address in full:  

Village:  
P.O.:  
Police Station:  
District :  

7. Type of construction of proposed shop whether RCC or wooden structure  

:  

8. Whether proposed shop house within the Schedule to the Sikkim Excise (Prohibited Sites for Liquor Shop) Rules, 1996  

..............................
9. Whether proposed shop is to set up in rented premises. If so, NOC from the house owner to run the Liquor Shop for a period of four year by the applicant to be furnished.

10. If the applicant proposes to appoint salesman the details to be furnished as per Annexure II.

11. Size of proposed shop premises (Length…………………… sq. ft, breadth ………….. sq ft).

12. Details of the Excise Licence held in the previous year.
   (a) Licence No:………………………………………………
   (b) Kind of Shop: …………………………………………
   (c) Place:………………………………………………
   (d) District:………………………………………………

13. Whether any of the family members of the applicant was holding any Excise Licence during the last settlement/contract period.
   (a) Licence No:………………………………………………
   (b) Kind of Shop: …………………………………………
   (c) Place:………………………………………………
   (d) District:………………………………………………

I hereby declare that the aforesaid particulars are correct.

1. Signature: ………………………………………

2. Name: ………………………………………

3. Address:…………………………………………

4. Date:…………………………………………
APPLICATION FOR REGISTRATION OF SALESMAN

(If the licensee proposes to appoint more than one salesman, separate forms to be used for individual case)

To,

The Commissioner,

Excise (Abkari) Department,

Government of Sikkim,

Gangtok.

Subject: REGISTRATION OF SALESMAN.

Sir,

I would like to request you to kindly register the person whose particulars are indicated below as Salesman for my proposed Foreign and Country Liquor shop located at ______________

1. Name:…………………………………………………………

2. Present Address in full:

   Village:…………………………………………………………

   P.O.:………………………………………………………………

   Police Station:…………………………………………………..

   District :…………………………………………………………..

3. Permanent Address in full.

   Village:…………………………………………………………

   P.O.:………………………………………………………………

   Police Station:…………………………………………………..

   District :…………………………………………………………..

4. (a) Place of Birth:………………………………

   (b) Date of Birth:………………………………

5. (a) Whether his a bonafide Sikkim Subject holder or holder of Certification of Identification, if so, a copy of Certificate to be furnished.

   (b) If it is otherwise, documentary evidence proving that he is a bonafide resident of the State of Sikkim to be furnished.
This is certified that the particulars as furnished above are correct and signature of the proposed Salesman is attested below.

Yours faithfully

Signature of the Proposed Salesman
Date:.....................

Signature of the Licensee
(Full name)

Enclosure III of Form I

(See rule 5)

REGISTRATION OF SALES MAN

No. ..................Ex/Abk Dated:............................

Name of the Licensee:

Address:

Licence No.

With reference to your application dated ________________ , this is to inform you that Shri_____________________________ has been appointed as SALES MAN of your Foreign and Country liquor shop at ____________________________ till______________.

This salesman registration Certificate issued by the Department shall not be valid for any other purposes.

COMMISSIONER/ EXCISE
Ref. No. …………………Ex/Abk  Dated:…………………………

Sir,

With reference to application No. ___________________________dated __________________ on the case
of Shri _________________________________ S/o _________________________ resident of
________________________________ for the grant of Excise licence to undertake the business of Foreign
Liquor and Country Liquor Retail shop under the provision of Sikkim Excise (Licencing for Retail Sale of
Foreign Liquor and Country Liquor) Rules, 2004. I have conducted a detailed enquiry including spot
verification and report is submitted below: -

1. The applicant is a bonafide resident of the State (copies of Certificate enclosed)
   ________________________________.

2. The applicant is neither a minor nor a Government employee.

3. The age of the applicant is ________________ years.

4. The applicant is having sound integrity and he has not committed any crime under the provisions of the
   Sikkim Excise Act, 1992, in the past.

5. The shop is proposed to be opened at ____________________________, which falls within the
   schedule to the Sikkim Excise (Prohibited Sites for Liquor Shops) Rules, 1996. (A rough sketch
   showing the details of the proposed location including its surroundings is enclosed).

6. The proposed location is along the side of the road and is distinctly visible from the road. (This is
   applicable only in case of Foreign and Country Liquor retail shop).
7. The shop is proposed to be opened in his own house/rented house belonging to Shri/Smt.______________________________ and the same is RCC/Ekra with GCI / thatched roof structure. Layout plan (including frontage area) and NOC from the house owner is enclosed.

8. The applicant has proposed to appoint Salesman for running the shop and the particulars as received in Enclosure II to Form I has been verified and same is **found/not found** in conformity with Sikkim Excise (Licensing for Retail Sale of Foreign Liquor and Country Liquor) Rules, 2004.

The undersigned have verified all the details furnished by the applicant after spot verification and the case meets/ does not meet the requirement as laid down in the Sikkim Excise Licensing for Retail Sale of Foreign and Country Liquor Rules, 2004. Hence recommended /not recommended (as the case does not meet provision under condition No………………… of the Rules).

Signature of the Verifying Officer

Name:

Designation:

Station

Encl: as above.
FORM III

(See rule 6)

No.__________________/Ex(ABK) Dated____________________

To

________________________________

________________________________

Sub: SETTLEMENT ORDER.

Reference your letter application dated____________ requesting for Excise licence for operating Foreign Liquor and Country Liquor retail shop at your own house/rented house of Shri/Smt._____________________________ situated at ____________________________ East/North/South/West district has been approved and settled for a block period of 04 (four) years i.e. from 1st April, 2005 to__________________. This settlement is subjected to the provisions of the Sikkim Excise (Licensing of Foreign Liquor & Country Liquor) Rules, 2004.

1. Payment of annual licence fee amounting to Rs._______________________ for the year _______________ is to be deposited within 7 (seven) days from the date of issue of this order and bank Receipt/Challan after crediting the amount to Major Head 0039 State Excise-800-Licence Fee in the State Bank of Sikkim for the year_______________ and Fixed Deposit Receipt as security money for a period of _______________ year of the equivalent amount in favour of the Commissioner Excise should be made. In the event of your failure to do so, this approved settlement order shall stand automatically cancelled.

2. In order to maintain continuity of operation, all the concerned Excise Officers and Warehouse Officers of the Department have been endorsed a list of this order who in turn may issue the liquor in your favour only on production of proof of your having paid the necessary Licence Fee and the Security Deposit as required.
The original copy of the Bank Receipt / Challan and Security Deposit should be submitted to the Deputy Commissioner (E/N), Excise, Gangtok for East and North Districts. Similarly for South and West Districts, they should be submitted to the Assistant Commissioner, Excise, Jorethang. You may retain the Xerox copies of both the receipts as proof of having paid the amount and also taking out the liquors from the respective warehouse.

**COMMISSIONER/EXCISE**

Copy to:-

1. Deputy Commissioner (E/N), Excise/ Asstt. Commissioner (S/W), Jorethang with the direction to obtain the report from the concerned officer and report to higher authority.

   With direction to report the undersigned through proper channel after opening of the shop positively.

3. S.I.E. Gangtok / Mangan / Namchi / Gyalshing / Pakyong/ Ravangla / Soreng.


**COMMISSIONER/EXCISE**
NOTIFICATION

In exercise of power conferred by clause (j) of section 77 read with Section 27 of the Sikkim Excise Act, 1992 (2 of 1992), the State Government hereby makes the following rules namely:-

CHAPTER – I
PRELIMINARY

1. (1) These may be called the Sikkim Excise (Licensing for Foreign Liquor Bar Shop) Rules, 2005.

(2) They extend to the whole of Sikkim.

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

2. (1) In these rules, unless the context otherwise requires;

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

(b) “Foreign Liquor” means -

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

(ii) beer, ale, porter, cider, sherry and other similar portable fermented liquors;

(c) Liquors, Liqueurs and beer; (i) “Duty Paid Foreign Liquor” means foreign Liquor on which – duty leviable under the Tariff Act, 1934 or the Sea custom Act, 1962, or the excise or countervailing duty under the Act has been paid and includes foreign liquor, which is exempted from such duty;

(d) “form means form appended to these rules;

(e) “licence” means a licence granted these rules;

(f) “licensed premises” means premises in respect which a licence has been issued under these rules;

(g) “Licensee” means an individual, a firm, a company incorporated under Registration of Companies Act, Sikkim, 1961 whom a licence under
these rules for the retail sale of foreign liquor has been granted.

(2) Words and expressions not defined in these rules but defined in the Act shall have the meanings respectively assigned to them in the Act.

### CHAPTER - II

**GRANT OF LICENCE**

<table>
<thead>
<tr>
<th>Application for licence.</th>
<th>3. Any individual, firm and company registered under the Registration of Companies Act, Sikkim, 1961 desiring to obtain Excise Licence for Foreign Liquor Bar Shop shall apply in Form I appended to these rules to the Commissioner of Excise.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Consideration of Application.</td>
<td>4. 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 scrutinized by the Officers authorized by the Commissioner of Excise and thereafter the said Officers shall submit the verification report in Form II.</td>
</tr>
<tr>
<td>Eligibility criteria for obtaining the licence and for becoming the Bar Man.</td>
<td>5. The Excise licence for Foreign Liquor Bar Shop shall be granted only to the bonafide resident of the State of Sikkim. The applicant should be in possession of Trade Licence issued by UD and HD Department for operating a hotel/restaurant as the case may be. This shall apply mutatis-mutandis for appointment of Barman of the licensee.</td>
</tr>
<tr>
<td>Issue of Settlement Order.</td>
<td>6. (1) The Commissioner after considering the verification report as referred to in rule (4) above, and after satisfying himself that the premises proposed for locations of the shop for selling foreign liquor are in conformity with the provisions of the Act, rules and instructions issued by the Government or the Commissioner in this behalf from time to time, may inform the applicant of the decision and issue the settlement order in Form III on payment of requisite fees as Licence Fee as prescribed by the Government by Notification and security deposit of the equivalent amount: Provided that if the applicant in whose favour the settlement order with instruction as prescribed in Form III therein fails to comply within 7 (seven) days of the receipt of intimation, it shall automatically be treated as cancelled. (2) The location of the shop shall be as prescribed by the Government by Notification.</td>
</tr>
<tr>
<td>Location of the shop.</td>
<td>7. Temporary Licence on Special Occasion namely Maghe Sankrati Mela, seasons of Hot Spring, Namsung Mela, Gumpa Mela, etc. etc. shall be issued on daily basis fee as prescribed by notification from time to time.</td>
</tr>
<tr>
<td>Temporary Licence on Special occasion.</td>
<td>8. The tenure of licence shall be for a block of 4 (four) financial years and the block year shall commence from 1.04.2005.</td>
</tr>
<tr>
<td>Tenure of Licence.</td>
<td>9. If the original licence is lost, a duplicate may be issued on payment a fee of Rs.50/- (Rupees fifty) only unless for a special reason the Commissioner considers that the fee should be waived.</td>
</tr>
<tr>
<td>Issue of duplicate Licence.</td>
<td>10. The Licence shall be renewed during the last week of March every year after the payment of annual licence fee as prescribed by notification. The renewal of Excise Licence can be denied in case of any violation the terms &amp; conditions laid down in these Rules.</td>
</tr>
<tr>
<td>Renewal of Licence.</td>
<td>11. Foreign liquor shall be sold only pegs of 60 ml./ 30 ml. The measuring pegs shall be as per the provision of Standards of Weights and Measures (Packaged Commodities) Rules, 1977.</td>
</tr>
<tr>
<td>Foreign liquor not to be sold in sealed bottles. Sources of supply</td>
<td>Sources of supply</td>
</tr>
<tr>
<td>12. The foreign liquor required for sale under the licence shall be obtained from</td>
<td></td>
</tr>
<tr>
<td>Liquor to be sold at the licensed premises.</td>
<td></td>
</tr>
<tr>
<td>------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>3. The foreign liquor shall be sold only at licensed premises to bonafide resident of the State.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Drinking allowed only in licensed premises.</th>
</tr>
</thead>
<tbody>
<tr>
<td>4. The person in charge of the licensed premises shall allow drinking of liquor only in the licensed premises. In case of over drunken customer, who create disturbances to other in the licensed premises, the licensee should report to the Officer-In-Charge of the nearest police station.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>No provision of separate Godown.</th>
</tr>
</thead>
<tbody>
<tr>
<td>15. Stocking of liquor shall be allowed only in licensed premises.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Hygienic condition and provision of Toilets.</th>
</tr>
</thead>
<tbody>
<tr>
<td>6. Proper hygienic condition shall be maintained in the licenced premises and clean toilet facilities within easy reach of the customer shall be provided.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Restriction on sale of Foreign Liquor.</th>
</tr>
</thead>
<tbody>
<tr>
<td>7. The licensee shall not sell foreign liquor to the following categories of persons, namely:-</td>
</tr>
<tr>
<td>(a) lunatic or insane persons;</td>
</tr>
<tr>
<td>(b) person who is in an intoxicated state;</td>
</tr>
<tr>
<td>(c) person known or suspected to be involved in disturbance of law and order.</td>
</tr>
<tr>
<td>(d) person who is under the age of eighteen years;</td>
</tr>
<tr>
<td>(e) students either of school or college; and</td>
</tr>
<tr>
<td>(f) the Armed Forces of the Union, members of Police Force or any other personnel in uniform.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Selling price for 60 ml./30 ml. to be declared.</th>
</tr>
</thead>
<tbody>
<tr>
<td>18. The foreign liquor shall sell in 60-ml./30-ml. Peg and selling price per peg shall be printed in the menu which shall be made available to the customer.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Regulation of business of licensee through Barman.</th>
</tr>
</thead>
<tbody>
<tr>
<td>19. 1) A holder of licence of foreign liquor bar shop shall carry on his business under the license either personally or through Barman duly authorised by him in this behalf by a written application in Form IV alongwith three copies of passport size photographs and granted Barman registration certificate in Form V duly signed by the Commissioner or the Excise Officers authorised by the Commissioner. If more than one Barman is proposed to be appointed, separate application with relevant particulars are to be submitted.</td>
</tr>
<tr>
<td>2) A licensee shall not authorize any of the following persons as his Barman, namely:-</td>
</tr>
<tr>
<td>(a) persons below eighteen years of age.</td>
</tr>
<tr>
<td>(b) persons suffering from any infection or contagious disease;</td>
</tr>
<tr>
<td>(c) persons of unsound mind;</td>
</tr>
<tr>
<td>(d) persons who in the opinion of the Commissioner are of bad character;</td>
</tr>
<tr>
<td>(e) persons whose Barman registration certificates or licenses have previously been cancelled;</td>
</tr>
<tr>
<td>(f) persons convicted of any offence; or</td>
</tr>
<tr>
<td>(g) women, with or without remuneration, without the previous permission in writing to the Commissioner:</td>
</tr>
<tr>
<td>Provided that on any reason the Commissioner can order the withdrawal of Barman registration, the Barman registration certificate shall forthwith be withdrawn.</td>
</tr>
<tr>
<td>3) The holders of a bar licence shall keep in the licensed premises an up-</td>
</tr>
</tbody>
</table>
to-date list showing the names of all authorised barman and display excise licence duly showing the working hours in a prominent position within the licenced premises. The licensee shall also display at entry point of hotel/restaurant the word “Foreign Liquor Bar” along with the name of the Hotel or restaurant as the case may be.

(4) The licensee shall keep in the licenced premises a book in such form as prescribed by the Commissioner. The accounts shall be clearly and correctly written daily as prescribed in Form VI. These accounts shall be kept open for inspection by the Commissioner or any other Officers empowered under section 58 of the Act.

(5) The licensee shall submit such returns and operate the shop during such hours as may be prescribed by the Commissioner.

(6) The licensee shall produce for inspection his licence on demand by the Commissioner or any other officers authorised to do so.

(7) The licensed premises and stock of foreign liquor contained therein shall at all times be open to inspection by the Commissioner and any other Officers empowered under section 58 of the Act.

(8) The licensee shall, when called upon by any excise officers not below the rank of a Sub-Inspector, Excise empowered by the Commissioner or any Excise Officer empowered under section 58 of the Act, give an explanation in writing regarding any irregularity detected at his licensed premises and shall furnish any information regarding the management of the said premises and shall answer all reasonable question to the best of his knowledge and belief. He shall also on demand allow an inspecting officer to take without payment samples of liquor for analysis.

(9) The licensee shall not sell, transfer or sublet his right of selling foreign liquor conferred upon him by the licence nor shall he in connection with the said right enter into an agreement or arrangement which is of the nature of a lease. If any question arises as to whether any agreement or arrangement is of the nature of a lease, the decision of the Commissioner on such question shall be final and binding on the licensee.

(10) The licensee shall receive no other article but money in sale for any liquor, the sale of is covered by the licence.

(11) The licensee shall close his shop when ordered to do so by any District or Sub-Divisional Magistrate or Superintendent of Police by notice in writing for such period as such Magistrate or Superintendent of Police may think necessary for the preservation of the public peace and shall also keep his shop closed when ordered to do so by any Magistrate or any Police officer above the rank of Inspector in the event of occurrence and apprehension of riot or unlawful assembly in the vicinity of the shop. The licensee shall keep his shop open barring following days:


(b) ‘General Election or by-election as per the guidelines of the Election Commission of India and State or local election conducted by statutory authority covering the area of the location of the shop.

(c) Days declared by the Government to remain closed on account of proximity of the troops or for other emergent reason. During the day/days when the shop is to be kept closed, the licensee shall display a board with the inscription of “BAR CLOSED” in bold at prominent place in the licensed premises.
<table>
<thead>
<tr>
<th>Rule</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>21.</td>
<td>Excepting the display of boards as prescribed under sub rule (3) of rule 18, the licensee shall not display any publicity materials and hoardings outside the licenced premises.</td>
</tr>
<tr>
<td>22.</td>
<td>In the event of death of a licensee during the currency of the licence, the Commissioner may renew the licence on the same terms in favour of representative of the deceased if he is satisfied that such representative is fit on the condition that any arrears due from the deceased licensee are recovered before the licence is so renewed. In such case no fresh deposit shall be required.</td>
</tr>
<tr>
<td>23. (1)</td>
<td>Every licensee shall comply promptly with all orders or directions issued from time to time under the Act, Rules, Regulations and Orders made thereunder. (2) The licensee or his successors or his assignees shall have no claim whatsoever to the continuance of the licence after the expiry of the period for which such licence was granted. (3) When a licence is suspended or cancelled during the currency of the licence period or is not renewed on its expiry, the licensee shall forthwith surrender the whole stock of unsold foreign liquor to the Commissioner. The stock so surrendered shall be sold by the Commissioner and the proceed of the sale shall, after deducting the expenses and any sum due to the Government, be returned to the licensee.</td>
</tr>
<tr>
<td>24.</td>
<td>A licence may be suspended or cancelled in accordance with the provisions of the Act, rules, regulations and orders made thereunder from time to time.</td>
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**PRINCIPAL SECRETARY**

**EXCISE (ABK) DEPARTMENT**

**GOVERNMENT OF SIKKIM**
APPLICATION FORM FOR FOREIGN LIQUOR BAR SHOP

To,

The Commissioner,
Excise (Abkari) Department,
Govt. of Sikkim,
Gangtok.

I beg to apply for licence under the provisions of Rule 3 of the Sikkim Excise (Licencing for Foreign Liquor Bar Shop) Rules, 2004.

My particulars and the details are enclosed as per the Enclosure I and II for kind consideration.

Thanking you.

Yours faithfully,

Signature of the Applicant

Name: ……………………………………
Address: ……………………………………

ENCLOSURE I OF FORM I

1. Name of the applicant: …………………………………………………………………………………………….
2. Occupation of the applicant: ………………………………………………………………………………………….
3. (a) Place of Birth: ………………………………………………………………………………………………………
   (b) Date of Birth: ………………………………………………………………………………………………………
4. (a) Whether he is holding Sikkim Subject Certificate/Certificate of Identification, if so, copy of the certificate to be furnished.
   (b) If it is otherwise, documentary evidence proving that he is bonafide resident of the State of Sikkim be furnished.
5. Permanent Address in full: ………………………………………
   Village: ……………………………………………………………
   P.O.: ……………………………………………………………
   Police Station: …………………………………………………
   District: …………………………………………………………
6. Present Address in full: ………………………………………
Village:……………………………………………………………
P.O.:………………………………………………………………
Police Station:…………………………………………………….
District :…………………………………………………………..

7. Type of construction of proposed shop whether RCC or wooden structure:

8. Whether proposed shop house is within the schedule to the Sikkim Excise (Prohibited sites for liquor shop) Rules, 1996………………………………

9. Whether proposed shop is to set up in rented premises. If so, NOC from the house owner to run the Liquor Shop for a period of four year by the applicant to be furnished.

10. If the applicant proposed to appoint salesman the details to be furnished as per annexure II.

11. Size of proposed shop premises (Length............... sq. ft, breadth.......... sq. ft).

12. Details of the Excise Licence held in the previous year.
   (a) Licence No:................................................
   (b) Kind of Shop: ...........................................
   (c) Place:....................................................
   (d) District:................................................

13. Whether any of the family members of the applicant was holding any Excise Licence during the last settlement/contract period.
   (a) Licence No:................................................
   (b) Kind of Shop: ...........................................
   (c) Place:....................................................
   (d) District:................................................

I hereby declare that the aforesaid particulars are correct.

1. Signature: .............................................
2. Name: .................................
3. Address:.................................
   ..................................................
4. Date:.............................................

Enclosure II of Form I

APPLICATION FOR REGISTRATION OF BARMAN

(If the licensee proposes to appoint more than one barman, separate forms to be used for individual case)

To,

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

Subject: REGISTRATION OF BARMAN.

Sir,

I would like to request you to kindly register the person whose particulars are indicated below as Barman for my proposed Foreign Liquor Bar Shop located at ______________________.

1. Name:………………………………………………………………………………
2. Present Address in full:……………………………………………………………..
   Village:…………………………………………………………………………………
   P.O.:…………………………………………………………………………………
   Police Station:……………………………………………………………………
   District :………………………………………………………………………………
3. Permanent Address in full.
   Village:…………………………………………………………………………………
   P.O.:…………………………………………………………………………………
   Police Station:……………………………………………………………………
   District :………………………………………………………………………………
4. (a) Place of Birth:………………………….
   (b) Date of Birth:…………………………
5. (a) Whether his a bonafide Sikkim Subject holder, if so a copy of Certificate to be furnished.
   (b) If it is otherwise, documentary evidence proving that he is a bonafide resident of the state of Sikkim to be furnished.

This is certified that the particulars as furnished above are correct and signature of the proposed Barman is as attested below.

Yours faithfully

Signature of the Proposed Barman       Signature of the Licensee
Date:…………………..       (Full name)

Enclosure III of Form I

REGISTRATION OF BARMAN

No.. ……………………Ex/Abk                   Dated:…………………………

Name of the Licensee:______________________________________________
Address:_________________________________________________________
Licence No._____________________________________________________

With reference to your application-dated ____________________, this is to inform you that Shri _________________________________ has been appointed as BARMAN of your Foreign Liquor Bar shop till ________________________________.

This Barman Registration Certificate issued by the Department shall not be valid for any other purposes.

COMMISSIONER/ EXCISE

EXCISE (ABKARI) DEPARTMENT

Form No. II

(See rule 4)

VERIFICATION REPORT

Ref. No. ……………………Ex/Abk Dated:………………………

Sir,

With reference to application No. ____________________ __________________ dated __________________ on the case of Shri _________________________________ S/o _________________________ resident of ___________________________________________________________ for the grant of Excise licence to take undertake the retail business of Foreign Liquor Bar shop under the provisions of Sikkim Excise (Licencing for Foreign Liquor Bar Shop) Rules, 2004, I have conducted a detailed enquiry including spot verification and report is submitted below: -

1. The applicant is bonafide resident of the State (copies of Certificate enclosed)
2. The applicant is neither a minor nor a Government employee.
3. The age of the applicant is ________________ years.
4. The applicant is having sound integrity and he has not committed any crime under the provisions of the Sikkim Excise Act, 1992 in the past.
5. The shop is proposed to be opened at ______________________________ bazaar which falls within the Schedule to the Sikkim Excise (Prohibited Sites for Liquor Shops) Rules, 1996. (A rough sketch showing the details of the proposed location including its surroundings is enclosed).
6. The proposed location is along the side of the road and is distinctly visible from the road. (This is applicable only in case of Foreign Liquor and Country Liquor retail shop).
7. The shop is proposed to be opened in his own house/rented house belonging to Shri/ Smt. _________________________________ and the same is RCC/Ekra with GCI enclosed.
8. The applicant has proposed to appoint Barman for running the shop and the particulars as Sikkim Excise (Licensing for Foreign Liquor Bar Shop) Rules, 2004. The undersigned have verified all the details furnished by the applicant after spot verification and the case meets/ does not meet the requirement as laid down in the Sikkim Excise (Licensing for Foreign Liquor Bar Shop) Rules, 2004. Hence recommended / not recommended (as the case does not meet provision under condition No………………… of the Rules).

Signature of the Verifying Officer
FORM III

(See rule 6 (1)

No.__________________/Ex(ABK) Dated____________________

To

________________________________

________________________________

________________________________

Sub: SETTLEMENT ORDER.

Reference your letter application dated________________________ requesting for Excise license for operating Foreign Liquor Bar Shop at your own house/rented house of Shri Smt.________________________ situated at ___________________________ East/North/South/West district has been approved and settled for a block period of 4 (four) years i.e. from 1st April, 2005 to____________________. This settlement is subject to the provisions of the Sikkim Excise (Licensing for Foreign Liquor Bar Shop) Rules, 2004.

1. Payment of annual licence fee amounting to Rs.________________________ for the year ________________ is to be deposited within 7 (seven) days from the date of issue of this order and Bank Receipt/Challan after crediting the amount to major Head “0039 State Excise-800-Licence Fee” in the State Bank of Sikkim for the year_________ and Fixed Deposit Receipt as security money for a period of ________________ year of the equivalent amount in favour of the Commissioner Excise should be made. In the event of your failure to do so, this approved settlement order shall stand automatically cancelled.

2. In order to maintain continuity of operation, all the concerned Excise Officer and Warehouse Officers of the Department have been endorsed a list of this order who in turn may issue the liquor in your favour only on production of proof of your having paid the necessary Licence Fee and the Security Deposit as required.

3. The original copy of the Bank Receipt/Challan and Security Deposit should be submitted to the Deputy Commissioner (E/N), Excise, Gangtok for East and North Districts. Similarly for South and West Districts, they should be submitted to the Assistant Commissioner, Excise, Jorethang. You may retain the Xerox copies of both the receipts as proof of having paid the amount and also taking out the liquors from the respective warehouse.

COMMISSIONER/EXCISE

Copy to:-
1. Deputy Commissioner (E/N), Excise/ Asstt. Commissioner (S/W), Jorethang with the direction to obtain the report from the concerned officer and report to higher authority.

2. I.E. Melli / Rangpo / Jorethang / Gangtok. With direction to report the undersigned through proper channel after opening of the shop positively.

3. S.I.E. Gangtok / Mangan / Namchi / Gyalshing / Pakyong/ Ravangla / Soreng.


COMMISSIONER/EXCISE
NOTIFICATION

In exercise of powers conferred by clause (j) of section 77 read with Section 27 of the Sikkim Excise Act, 1992 (2 of 1992), the State Government hereby makes the following rules namely:-

CHAPTER – I

PRELIMINARY

Short title, extent and commencement. 1. (1) These may be called the Sikkim Excise (Licencing for Brewing / Sale of Pachwai by Retail) Rules, 2005.

(2) They extend to the whole of Sikkim.

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

Definitions. 2. In these rules, unless the context otherwise requires: -

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

(b) “Pachwai” means fermented rice, millet or other grain or any other substances which the Government may by notification declare to be the raw materials for making Pachwai whether mixed with any liquid or not and any liquid obtained there from whether diluted or undiluted but does not include beer;

(c) “form” means form appended to these rules;

(d) “licence” means a licence granted under these rules;

(e) “licensed premises” means premises in respect of which a licence has been issued under these rules;

(f) “licensee” means an individual, a firm, a company incorporated under the Registration of Companies Act, Sikkim, 1961 whom a licence under these rules for the retail sale of Pachwai is issued.

CHAPTER - II

GRANT OF LICENCE

Application for licence 3. Any individual, firm and company registered under the Registration of Companies Act, Sikkim, 1961 desiring to obtain Excise Licence for
Brewing / Sale of Pachwai by Retail shall apply in Form I appended to these rules to the Commissioner of Excise.

**Consideration of Application.**

4. 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 scrutinized by the officers authorized by the Commissioner of Excise and thereafter the said Officers shall submit the verification report in Form II.

**Eligibility criteria for obtaining the licence and for becoming the Salesman.**

5. The Excise licence for Brewing/ Sale of Pachwai by retail shall be granted only to the bonafide resident of the State of Sikkim. This shall mutatis-mutandis apply for appointment of Salesman of the licensee.

**Issue of Settlement Order.**

6. (1) The Commissioner after considering the verification report as referred to in rule 4 above and after satisfying himself that the premises proposed for location of the shop for selling Pachwai is in conformity with the provisions of the Act, rules and instructions issued by the Government or the Commissioner in this behalf from time to time, may inform the applicant of the decision and issue the settlement order in Form III on payment of requisite fees as Licence Fee as prescribed by the Government by notification and security deposit of the equivalent amount:

Provided that if the applicant in whose favour the settlement order with instruction as prescribed in Form III therein fails to comply within 7 (seven) days of the receipt of intimation, it shall automatically be treated as cancelled Location of the shop.

(2) The location of the shop shall be as prescribed by the Government by notification.

7. Temporary Licence on special occasion namely Maghe Sankrati Mela, seasons of Hot Spring, Namsung Mela, Gumpa Mela, etc. etc. shall be issued on daily basis fee as prescribed by notification from time to time.

**Tenure of Licence.**

8. The tenure of licence shall be for a block of 4 (four) financial year and the block year shall commence from 1.04.2005.

9. If the original licence is lost, a duplicate may be issued on payment a fee of Rs.50/- (Rupees fifty) only unless for a special reason the Commissioner considers that the fee should be waived.

**Issue of duplicate Licence.**

10. The Licence shall be renewed during the last week of March every year after the payment of annual licence fee as prescribed by notification. The renewal of Excise Licence can be denied in case of any violation of the terms and conditions laid down in these Rules.

**Materials to be used for making Pachwai.**

11. For making Pachwai only such materials can be used which are as prescribed by the Government by notification.

**No foreign liquor to be mixed with Pachwai.**

12. The licensee shall not mix any foreign liquor /country liquor with Pachwai and sale to customers.

**Pachwai to be sold at**

13. The licensee shall sell only Pachwai and no other liquor in the licenced premises.
14. The person in charge of the licensed premises shall allow drinking of
Pachwai only in the licensed premises. In case of over drunken customer
who create disturbances to others in the licensed premises, the licensee
should report to the Officer-in-Charge of the nearest police station.

15. Proper hygienic condition shall be maintained in the licensed premises
and clean toilet facilities within easy reach of the customer shall be
provided.

16. (1) The Licensed Brewer shall sell by wholesale the Pachwai only to the
retailer of Pachwai against the Transport Pass in form IV issued by any officer
authorised by the Commissioner of Excise.
   (2) He shall also maintain Brew and Sale Register in Form V.

17. The licensee shall not sell Pachwai following categories of persons,
namely:-
   (a) lunatic or insane persons;
   (b) person who is in an intoxicated state;
   (c) person known or suspected to be involved in disturbance of law and
   order.
   (d) person who is under the age of eighteen years;
   (e) students either of school or college; and
   (f) the Armed Forces of the Union, members of Police Force or any other
   personnel in uniform.

18. (1) A holder of licence shall carry on his business under the licence either
personally or through Manager / Salesman duly authorised by him in his behalf by
a written application in Enclosure II of Form I alongwith three copies of passport
size photographs and granted Salesman Registration Certificate in Enclosure III of
Form I duly signed by the Commissioner or the Excise Officers authorised by the
Commissioner. If more than one Salesman is proposed to be appointed, separate
application with relevant particulars are to be submitted.
   (2) A licensee shall not authorize any of the following persons as his
   Salesman, namely: -
   (a) persons below eighteen years of age.
   (b) persons suffering from any infection or contagious disease;
   (c) persons of unsound mind;
   (d) persons who in the opinion of the Commissioner are of bad
   character;
   (e) persons whose Salesman registration certificates or licences have
   previously been cancelled;
   (f) persons convicted of any offence; or
   (g) women, with or without remuneration without the previous permission
   in writing to the Commissioner:
Provided that on any reason the Commissioner can order the withdrawal
of salesman registration the Salesman registration certificate shall forthwith
be withdrawn.
(3) The licensee shall keep in the licensed premises an up-to-date list showing
the names of all authorised Salesman and display Excise Licence duly showing the working hours as may be prescribed by the Commissioner in a prominent position within the licenced premises. The licensee shall also display at entry point of licensed premises the word “Pachwai Shop”.

(4) The licensee shall produce for inspection his licence on demand by the Commissioner or any other officers authorised to do so.

(5) The licensed premises and stock of Pachwai contained therein shall at all times be open to inspection by the Commissioner and any other Officers empowered under section 58 of the Act.

(6) The licensee shall, when called upon by any excise officers not below the rank of a Sub-Inspector, Excise empowered by the Commissioner or any Excise Officer empowered under section 58 of the Act, give an explanation in writing regarding any irregularity detected at his licensed premises and shall furnish any information regarding the management of the said premises and shall answer all reasonable question to the best of his knowledge and belief. He shall also on demand allow an inspecting officer to take without payment samples of Pachwai for analysis.

(7) The licensee shall not sell, transfer or sublet his right of selling Pachwai conferred upon him by the licence nor shall he in connection with the said right enter into an agreement or arrangement which is of the nature of a lease. If any question arises as to whether any agreement or arrangement is of the nature of a lease, the decision of the Commissioner on such question shall be final and binding on the licensee.

(8) The licensee shall close his shop when ordered to do so by any District or Sub-Divisional Magistrate or Superintendent of Police by notice in writing for such period as such Magistrate or Superintendent of Police may think necessary for the preservation of the public peace and shall also keep his shop closed when ordered to do so by any Magistrate or any Police officer above the rank of Inspector in the event of occurrence and apprehension of riot or unlawful assembly in the vicinity of the shop.

Days when the shop to be kept closed.

19. The licensee shall keep his shop open barring following days:-
   (a) ‘Dry Days’, declared by notification by the Government;
   (b) ‘General Election or by-election as per the guidelines of the Election Commissioner of India and State or local election conducted by statutory authority covering the area of the locations of the shops;
   (c) Days directed by the Government to remain closed on account of proximity of the troops or for other emergent reason.

During the day/days when the shop is to be kept closed, the licensee shall display a board with the inscription of “SHOP CLOSED” in bold at prominent place in the licensed premises.

Transfer of licence on the death of licensee.

20. In the event of death of a licensee during the currency of the licence, the Commissioner may renew the licence on the same terms in favour of representative of the deceased if he is satisfied that such representative is fit on the condition that any arrears due from the deceased licensee are recovered before the licence is so renewed. In such case no fresh deposit shall be required.

Licensee to abide by the provision of Act, rules etc.

1. (1) Every licensee shall comply promptly with all orders or directions issued from time to time under the Act, Rules, Regulations and Orders made thereunder.

   (2) The licensee or his successors or his assignees shall have no claim whatsoever to the continuance of the licence after the expiry of the period for which such licence was granted.
(3) When a licence is suspended or cancelled during the currency of the licence period or is not renewed on its expiry, the licensee shall forthwith surrender the whole stock of unsold Pachwai to the Commissioner. The stock so surrendered shall be sold by the Commissioner and the proceed of the sale shall, after deducting the expenses and any sum due to the Government, be returned to the licensee.

Suspension or cancellation of licence.

22. A licence may be suspended or cancelled in accordance with the provisions of the Act, rules, regulations and orders made thereunder from time to time.

PRINCIPAL SECRETARY
EXCISE (ABK) DEPARTMENT
GOVERNMENT OF SIKKIM
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, not being a purpose
of the Union namely for construction of link road from Kazitar to Blind School road by Urban
Development and Housing Department at Namchi Bazar Revenue block, South Sikkim it is hereby
notified that a piece of land comprising cadastral plot No. 240 measuring more or less .0750 hectare
(323’ x 25’) is needed for the aforesaid public purpose at the public expense with the aforesaid block
of Namchi Bazar, South Sikkim.

This declaration is made, under the provisions of Section 6 of the L.A. Act, 1894 (Act 1 of
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, South, Namchi.

PRINCIPAL SECRETARY,
Land Revenue & Disaster Management Department,
Government of Sikkim,
File No. 92/LR(S).
DEACQUISITION UNDER SECTION 48(1) OF LAND ACQUISITION ACT, 1894.

Whereas the land whose description is given below was likely to be needed for public purpose and a notification to that effect have been made in the official Gazette No.19 Dt:11.2.04 under section 4 of the Land Acquisition Act, 1894 and whereas it has subsequently been revealed that the land is not required for public purpose and that possession over the land has not been taken over by the Collector, East District, Gangtok Sikkim, the notification made earlier under section 4 of Land Acquisition Act, 1894 is hereby stands cancelled.

Description of the land:-
Plot No:- 1520, 1521\P, 1522, 1523\P, 1524\P, 1525\P, 1527, 1528\P, 1653\P, 1653\P(A), 1653\P(B), 1654\P, 1655, 1658, 1660, 1661\P, 1663\P, 1665, 1666, 1667, 1669,1670, 1671, 1672, 1677, 1678, 1679, 1681, 1683, 1684, 1686\P, 1687, 1688, 1689\P, 1693\P, 1694\P, 1696, 1698, 1699, 1700, 1701, 1702, 1703, 1704, 1706, 1708, 1709, 1710, 1711, 1712, 1713, 1714, 1716, 1717\P, 1718\P, 1722\P, 1725\P, 1729\P, 1694\1940, 1683\2030, 1683\2040, 1683\2041, 1669\2047, 1683\2048, 1683\2096 and 1722\2111 measuring an area 14.8169 hectares.

Sarkar Government Land:-
Plot No:- 1526\P, 1519\P, 1656, 1657, 1659, 1662\P, 1664, 1678, 1674, 1668, 1674, 1676, 1680, 1682\P, 1685, 1695, 1697, 1715, 1723, 1724 and 1726\P measuring an area of 0.7780 hectares under block Luing (Reshithang) East District Gangtok Sikkim. Area (14.8169+0.7780) = 15.5949 hectares.

Boundaries:-
EAST : Jhora (kholsa) and Rani khola.
WEST : Boundary of Songtong block separated by kazi khola.
NORTH : Sichey Ranka road.
SOUTH : Rani khola and kazi khola.

FILE NO. 171\LR\(S).
GOVERNMENT OF SIKKIM
LAND REVENUE & DISASTER MANAGEMENT DEPARTMENT


NOTICE UNDER SECTION 4(1) OF LAND ACQUISITION ACT, 1894 (ACT I OF 1894)

Whereas it appears to the Governor that land is likely to be needed for a public purpose not being a purpose of the Union, namely for the construction of Low Cost Housing Scheme by Rural Management & Development Department on the Block of Gumpa Ghurpisey, South District, it is notified that several pieces of land comprising cadastral plot nos. 199, 201 & 221 measuring more or less .6780 hectare (72979.92 sq.ft) bounded as under:-

EAST : D.F of Bir Bahadur Tamang
WEST : Kholsa
NORTH : D.F of Krishna Maya Pradhan
SOUTH : Village Road & Government land is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block of Gumpa Gurpisey, South Sikkim.

This notification is made under the provision of Section 4(1) of Land Acquisition Act, 1894 (Act I of 1894) to all to whom it may concern.

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

In exercise of the powers conferred by the aforesaid Section, the Governor is pleased to authorize the Officers for the time being engaged in the undertaking, with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

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.

N.D.CHINGAPA
SECRETARY,
LAND REV. & DISASTER MANAGEMENT DEPARTMENT,
GOVT. OF SIKKIM, GANGTOK.

FILE NO.300\LR(S).
NOTICE UNDER SECTION 4(1) OF
LAND ACQUISITION ACT, 1894 (ACT I OF 1894)

Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely for construction of Main Building for Training Institute, Hostel Library residential facilities and research wing etc. by Accounts and Administrative Training Institute Department of Personnel Administrative Reforms and Training, Government of Sikkim in the block of Penglong, East District measuring more or less 2.4440 hectares bounded as under:

Plot No: - 182, 183(P), 187, 188 and 186/747.

Boundaries:-
EAST : Kholsa
WEST : Khola
NORTH : D.F of Samdup Tshering Lepcha, Karma Lepcha & Others
SOUTH : D.F of Zangpu Lepcha and Gangtok to Luing road, is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block of Penglong, East District.

This notification is made under the provision of Section 4(1) of the L.A.Act, 1894, (Act I OF 1894) to all to whom it may concern.

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

In exercise of the powers 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 do 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.

N.D.CHINGAPA
SECRETARY,
LAND REVENUE & DISASTER MANAGEMENT DEPARTMENT,
GOVERNMENT OF SIKKIM,
GANGTOK.

File No. 105/LR(S).
NOTIFICATION

In exercise of powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Sikkim is hereby pleased to make the following rules further to amend the Sikkim (Language Lecturers) Recruitment Rules, 2004, namely:-

1. (1) These Rules may be called the Sikkim (Language Lecturers) Recruitment (Amendment) Rules, 2005.

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

2. (1) In the Sikkim (Language Lecturers) Recruitment Rules, 2004, in column 6, for the figures and words “19 to 30 years”, the figures and words “21 to 30 Years” shall be substituted.
NOTIFICATION

In exercise of powers conferred by the proviso to Article 309 of the Constitution of India, the Governor of Sikkim is hereby pleased to make the following rules further to amend the Sikkim (Language Lecturers) Recruitment Rules, 2004, namely:

1. (1) These Rules may be called the Sikkim (Language Lecturers) Recruitment (Amendment) Rules, 2005.

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

2. (1) In the Sikkim (Language Lecturers) Recruitment Rules, 2004, in column 6, for the figures and words “19 to 30 years”, the figures and words “21 to 30 Years” shall be substituted.

C.M. SHARMA,
JOINT SECRETARY - I
HUMAN RESOURCE DEVELOPMENT DEPARTMENT.
NOTIFICATION

The Governor of Sikkim is hereby pleased to downgrade one post of Football Coach in the scale of Rs. 7000-225-11500 and redesignate as Athletic Coach Grade – in the scale of Rs. 4000-100-6000 in the Sports and Youth Affairs department with immediate effect.

This issues with the Concurrences of Finance, Revenue and Expenditure department.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

R.T. LEPCHA
DEPTT. OF PERSONNEL, ADM, REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT, SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME.
NOTIFICATION

In pursuance of sub- rule (2) of rule 25 of the Sikkim Panchayat (Conduct of election) Rules, 1997, the list of contesting candidates in the Bye- Election 2004 in the State of Sikkim is published hereunder for general information.

[A] Election to 5-Arithang Chongrong Gram Panchayat from 3-Lower Chongrong

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of candidates</th>
<th>Party Affiliation</th>
<th>Symbol</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Bishnu Kumar Chettri</td>
<td>Independent</td>
<td>Jug</td>
</tr>
<tr>
<td>2.</td>
<td>Chandra Kala Chettri</td>
<td>Independent</td>
<td>Chair</td>
</tr>
<tr>
<td>3.</td>
<td>Ganga Maya Kharka (Chettri)</td>
<td>Independent</td>
<td>Apple</td>
</tr>
<tr>
<td>4.</td>
<td>Kalpana Bista (Chettri)</td>
<td>Independent</td>
<td>Bus</td>
</tr>
</tbody>
</table>

[B] Election to West District Zilla Panchayat from 10-Maneybong Sangkhu RadhukhanduTerritorial Constituency

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of candidates</th>
<th>Party Affiliation</th>
<th>Symbol</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Budhi Bal Subba</td>
<td>Independent</td>
<td>Chair</td>
</tr>
<tr>
<td>2.</td>
<td>Laxmi Pd. Subba</td>
<td>SDF</td>
<td>Umbrella</td>
</tr>
<tr>
<td>3.</td>
<td>Tenzing Loday Sherpa</td>
<td>Independent</td>
<td>Aeroplane</td>
</tr>
</tbody>
</table>

Tashi T. Gensarpa
Secretary,
State Election Commission.
APPLICATION FORM FOR BREWING / PACHWAI RETAIL SHOP

To,

The Commissioner,
Excise (Abkari) Department,
Govt. of Sikkim,
Gangtok.

I beg to apply for licence under the provisions of Rule 3 of the Sikkim Excise (Licencing for Brewing / Sale of Pachwai by Retail) Rules, 2004.

My particulars and the details are enclosed as per the Enclosure I and II for kind consideration.

Thanking you.

Yours faithfully,

Signature of the Applicant

Name:  

Address:  

-------------------------------------------------------------
ENCLOSURE I OF FORM I

1. Name of the applicant: ............................................................................
2. Occupation of the applicant: .................................................................
3. (a) Place of Birth:..................................................................................
    (b) Date of Birth:..................................................................................
4. (a) Whether he is holding Sikkim Subject Certificate/ Certificate of Identification, if so, copy of the certificate to be furnished.
    (b) If it is otherwise, documentary evidence proving that he is a bonafide resident of the State of Sikkim be furnished.
5. Permanent Address in full...............................................................
   Village:..............................................................................................
   P.O.:.................................................................................................
   Police Station:...................................................................................
   District ..............................................................
6. Present Address in full...............................................................
   Village:..............................................................................................
   P.O.:.................................................................................................
   Police Station:...................................................................................
   District ..............................................................
7. Type of construction of proposed shop is whether RCC or wooden structure
   .............................................................................................
8. Whether proposed shop house is within the Schedule to the Sikkim Excise (Prohibited Sites for Liquor Shop) Rules, 1996.............
9. Whether proposed shop is to be set up in rented premises. If so, NOC from the house owner to run the Liquor Shop for a period of four years by the applicant to be furnished.
10. If the applicant proposed to appoint Salesman the details to be furnished as per Annexure II.
11. Size of proposed shop premises (Length ......................... sq. ft, breadth ............ sq. ft).
12. Details of the Excise Licence held in the previous year.
    (a) Licence No:..............................................................
    (b) Kind of Shop: ............................................................
    (c) Place:......................................................................................
    (d) District:....................................................................................
13. Whether any of the family members of the applicant was holding any Excise Licence during the last settlement/contract period.
    (a) Licence No:..............................................................
    (b) Kind of Shop: ............................................................
    (c) Place:......................................................................................
    (d) District:....................................................................................

I hereby declare that the aforesaid particulars are correct.

1. Signature: ..............................................................
2. Name: ..............................................................
3. Address:..............................................................
   ..............................................................
4. Date:..............................................................
APPLICATION FOR REGISTRATION OF MANAGER / SALESMAN

(If the licensee proposes to appoint more than one Manager / Salesman, separate forms to be used for individual case)

To,

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

Subject: REGISTRATION OF MANAGER / SALESMAN.

Sir,

I would like to request you to kindly register the person whose particulars are indicated below as Manager / Salesman for my proposed Pachwai Retail Shop located at ____________________________________________________.

1. Name:……………………………………………………………………
2. Present Address in full:
   Village:……………………………………………………………………
   P.O.:……………………………………………………………………
   Police Station:…………………………………………………………
   District:………………………………………………………………
3. Permanent Address in full:
   Village:……………………………………………………………………
   P.O.:……………………………………………………………………
   Police Station:…………………………………………………………
   District:………………………………………………………………
4. (a) Place of Birth:…………………………………………………………
   (b) Date of Birth:…………………………………………………………
5. (a) Whether his a bonafide Sikkim Subject holder, if so, a copy of Certificate to be furnished.
   (b) If it is otherwise, documentary evidence proving that he is a bonafide resident of the state of Sikkim to be furnished.

This is certified that the particulars as furnished above are correct and signature of the proposed Manager /Salesman is as attested below.

Yours faithfully

Signature of the proposed Manager/ Salesman     Signature of the Licensee
Date:…………………..       (Full name)
REGISTRATION OF MANAGER / SALESMAN

No. ……………………Ex/Abk Dated:………………………….

Name of the Licensee:______________________________________________
Address:_________________________________________________________
Licence No.:_____________________________________________________

With reference to your application dated ________________, this is to inform you that Shri __________________________________________________________________________ has been appointed as MANAGER / SALESMAN of your Pachwai retail shop at _______________________________ till ________________.

This Salesman Registration Certificate issued by the Department shall not be valid for any other purposes.

COMMISSIONER/ EXCISE
VERIFICATION REPORT

Ref. No. ……………………Ex/Abk Dated:…………………………

Sir,

With reference to application No…………………………..dated……………………..on the case of
Shri………………………………………………S/o……………………………………………… resident of…………………………………………………..for the grant of Excise Licence to take undertake
brewing/the Sale of Pachwai by retail, under the provisions of Sikkim Excise (Licencing for Brewing/Sale of
pachwai by Retail) Rules, 2004; I have conducted a detailed enquiry including spot verification and report is
submitted below:-

1. The applicant is bonafide resident of the State (copies of Certificate enclosed)

2. The applicant is neither a minor nor a Government employee.

3. The age of the applicant is…………………………………….years.

4. The applicant is having sound integrity and he has not committed any crime under the provisions

5. The shop is proposed to be opened at…………………………..which falls within the Schedule
   to the Sikkim Excise (Prohibited Sites for Liquor Shops) Rules, 1996. (A rough sketch showing
   the details of the proposed location including its surroundings is enclosed).

6. The proposed location is along the side of the road and is distinctly visible from the road. (This
   is applicable only in case of foreign and Country Liquor retail shop).

7. The shop is proposed to be opened in his own house/rented house belonging to Shri/
   Smt…………………………………………………………………………………...and the same is RCF/Ekra with
   GCI/thatched roof structure. Layout plan (including frontage area) and NOC from the house
   owner is enclosed.

8. The applicant has proposed to appoint Salesman for running the shop and the particulars as
   received in Enclosure II of Form I has been verified and same is found/not found in conformity
   The undersigned have verified all the details furnished by the applicant after spot verification
   and the case meets/ does not meet therequirement as laid down in the Sikkim Excise (Licensing
   for Sale of pachwai by Retail) Rules, 2004. Hence recommended/not recommended (as the
   case does not meet provision under condition No…………………………………….of the Rules).

   Signature of the Verifying Officer
   Name:
   Designation
   Station

Encl: as above.
Form No. III  

(See rule 6(1))

No. ……………………Ex/Abk Dated:……………………….

To  

…………………………………………………
………………….
…………………………………………………
…………………………………………………

Sub: SETTLEMENT ORDER.

Reference your application dated___________________ requesting for Excise license for Brewing / operating Sale of Pachwai by retail at your own house/rented house of Shri/Smt._______________________________________ situated at ________________________ East/North/South/West district has been approved and settled for a block period of 4 (four) years i.e. from 1st April, 2005 to__________________. This settlement is subject to the provisions of the Sikkim Excise (Licencing for Brewing / Sale of Pachwai by Retail) Rules, 2004.

1. Payment of annual licence fee amounting to Rs.___________________ for the year _______________ is to be deposited within 7 (seven) days from the date of issue of this order and Bank Receipt/ Challan after crediting the amount to Major Head “0039 State Excise-800-Licence Fee” in the State Bank of Sikkim for the year______________ and Fixed Deposit Receipt as security money for a period of _______________ year of the equivalent amount in favour of the Commissioner Excise should be made. In the event of your failure to do so, this approved settlement order shall stands automatically cancelled.

2. In order to maintain continuity of operation, all the concerned Excise Officers and Warehouse Officers of the Department have been endorsed a list of this order who in turn may issue the liquor in your favour only on production of proof of your having paid the necessary Licence Fee and the Security Deposit as required.

3. The original copy of the Bank Receipt/Challan and Security Deposit should be submitted to the Deputy Commissioner (E/N), Excise, Gangtok for East and North Districts. Similarly for South and West Districts, they should be submitted to the Assistant Commissioner, Excise, Jorethang. You may retain the Xerox copies of both the receipts as proof of having paid the amount and also taking out the liquors from the respective warehouse.

COMMISSIONER/EXCISE

Copy to:-
1. Deputy Commissioner (E/N), Excise/ Asstt. Commissioner (S/W), Jorethang with the direction to obtain the report from the concerned officer and report to higher authority.
2. I.E. Melli / Rangpo / Jorethang / Gangtok. With direction to report the undersigned through proper channel after opening of the shop positively.
3. S.I.E. Gangtok / Mangan / Namchi / Gyalshing / Pakyong/ Ravangla / Soreng. channel after opening of the shop positively.
4. Guard file

COMMISSIONER/EXCISE
FORM IV
(See rule 16(i))

TRANSPORT PASS

Permit No…………………… Dated…………………..

1. Name of the Brewer:
2. Place of Brew:
3. Destination :

<table>
<thead>
<tr>
<th>Name of Product</th>
<th>QUANTITY (in Saptu)</th>
<th>REMARKS</th>
</tr>
</thead>
</table>

Signature of the Officer-In-Charge
FORM V  
(SEE RULE 16 (2)  
(DAILY BREW & SALE REGISTER)  

Date:…………………………

<table>
<thead>
<tr>
<th>Opening stock on the Day (in Kg)</th>
<th>Fresh Receipt During the Day (in Kg)</th>
<th>Sale</th>
<th>Inspected by Name, Signature &amp; Date</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Signature of Licensee/Salesman
STATE ELECTION COMMISSION  
SIKKIM

No. 16/SEC/Bye-Election 2004-05  
Dated: 29.01.2005

NOTIFICATION

In pursuance of sub-rule (2) of rule 39 of the Sikkim Panchayat (Conduct of Election) Rules, 1997 the list of candidates declared elected uncontested to the Gram Panchayat Unit from their respective Gram Panchayat Wards and to the Zilla Panchayat from their respective Territorial Constituency in the State of Sikkim is published hereunder for general information.

01 - WEST DISTRICTS

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>No. &amp; Name of G.P. Unit</th>
<th>No. &amp; Name of G.P.ward</th>
<th>Reserved For</th>
<th>Name of the candidate</th>
<th>Party Appiliation</th>
</tr>
</thead>
<tbody>
<tr>
<td>01</td>
<td>46- Rumbuk G.P.</td>
<td>1. Upper Rumbuk</td>
<td>OBC (W)</td>
<td>Dil Kumari Limbu</td>
<td></td>
</tr>
<tr>
<td>02</td>
<td>3 - Kongri Labdang G.P</td>
<td>2. Middle Labdang</td>
<td>OBC</td>
<td>Chandra Bahadur Gurung</td>
<td>Independent</td>
</tr>
<tr>
<td>03</td>
<td>12- Yangten G.P</td>
<td>1. Upper Yangten</td>
<td>ST (W)</td>
<td>Diki Bhutia</td>
<td>Independent</td>
</tr>
<tr>
<td>04</td>
<td>24- Pecherek Martam G.P.</td>
<td>2. Pecherek</td>
<td>UR (W)</td>
<td>Sabitri Poudyal</td>
<td>Independent</td>
</tr>
<tr>
<td>05</td>
<td>31- Takothang G.P</td>
<td>1. Upper Takothang</td>
<td>S.T.</td>
<td>Duk Tshering Bhutia</td>
<td>SDF</td>
</tr>
</tbody>
</table>

Panchayat Returning Officer,
West District.
### 02 - SOUTH DISTRICT

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>No. &amp; Name of G.P. Unit</th>
<th>No. &amp; Name of G.P.ward</th>
<th>Reserved For</th>
<th>Name of the candidate</th>
<th>Party Affiliation</th>
</tr>
</thead>
<tbody>
<tr>
<td>01</td>
<td>36-Damthang G.P.</td>
<td>4. Lower Jaubari (Cheyadara)</td>
<td>S.T. (W)</td>
<td>Passang Lhamu Sherpa</td>
<td>SDF</td>
</tr>
</tbody>
</table>

Panchayat Returning Officer,  
West District.

### 03 - EAST DISTRICT

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>No. &amp; Name of G.P. Unit</th>
<th>No. &amp; Name of G.P.ward</th>
<th>Reserved For</th>
<th>Name of the candidate</th>
<th>Party Affiliation</th>
</tr>
</thead>
<tbody>
<tr>
<td>01</td>
<td>50- Navey Shotak G.P.</td>
<td>5. Gairigown</td>
<td>S.T.</td>
<td>Passang Sherpa</td>
<td>SDF</td>
</tr>
<tr>
<td>02</td>
<td>35- Ranka G.P.</td>
<td>6. Barbing</td>
<td>S.T.</td>
<td>Passang Tshering Lepcha</td>
<td>SDF</td>
</tr>
<tr>
<td>03</td>
<td>45- Simik Lingzay G.P.</td>
<td>2. Simik (Simik Daduling Gumpa)</td>
<td>UR</td>
<td>Tek Nath Sapkota</td>
<td>SDF</td>
</tr>
<tr>
<td>04</td>
<td>44- Singbel G.P.</td>
<td>3. Dung Dung</td>
<td>UR (W)</td>
<td>Sarmila Pradhan</td>
<td>SDF</td>
</tr>
<tr>
<td>05</td>
<td>42- Sirwani Tshalamthang G.P.</td>
<td>4. Tinik</td>
<td>OBC(W)</td>
<td>Karuna Gurung</td>
<td>SDF</td>
</tr>
<tr>
<td>05</td>
<td>25- Aho Yangtam</td>
<td>1. Kadamtam</td>
<td>OBC(W)</td>
<td>Puspa Thapa Manger</td>
<td>SDF</td>
</tr>
<tr>
<td>06</td>
<td>32- Sichay Lingding</td>
<td>4. Lower Sichay</td>
<td>UR</td>
<td>Binod Rai</td>
<td>SDF</td>
</tr>
</tbody>
</table>

(B) Zilla Panchayat

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>No. &amp; Name of G.P. Unit</th>
<th>No. &amp; Name of G.P.ward</th>
<th>Reserved For</th>
<th>Name of the candidate</th>
<th>Party Affiliation</th>
</tr>
</thead>
<tbody>
<tr>
<td>01</td>
<td>36-Damthang G.P.</td>
<td>4. Lower Jaubari (Cheyadara)</td>
<td>S.T. (W)</td>
<td>Passang Lhamu Sherpa</td>
<td>SDF</td>
</tr>
</tbody>
</table>

Panchayat Returning Officer  
East District

Tashi T. Gensarpa  
Secretary,  
State Election Commission
In pursuance of provisions of rule 16 of the Sikkim Panchayat (Conduct of Elections) Rules, 1997, the State Election Commission, hereby fixes the hours from 8.00 AM to 4.00 PM as the hours during which the poll shall be taken up on 16.2.2005.

D.K. Gajmer
State Election Commissioner.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

NO.07/HOME/2005

Dated : 29.1.2005

NOTIFICATION

In partial modification of Notification No. 49/HOME/2004 dated 26th May,2004, the State Government is hereby pleased to appoint Shri B.S.Pant, Former Deputy Speaker, Sikkim Legislative Assembly as Advisor, Tourism Department, Government of Sikkim with immediate effect.

By order and in the name of the Governor.

N. D. CHINGAPA, IAS
CHIEF SECRETARY,
F. No.GOS/HOME-II/77/1/Vol-II
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

NO. 8/HOME/2005
Dated : 29.1.2005

NOTIFICATION

In exercise of the powers conferred by Section 3 of the Sikkim Commission for Backward Classes Act, 1993, (Act No.8 of 1993), the State Government is pleased to re-constitute the Sikkim Commission for Backward Classes to exercise the powers conferred on and to perform the functions assigned to it under the Act.

1. Shri M.B.Dahal, Former Minister - Chairperson
2. Shri K.B.Gurung, Arithang Road, Gangtok - Member
3. Dr. D.P.Kharel, Former Minister - Member
4. Shri S.K.Pradhan, Kazi Road, Gangtok - Member
5. Shri Rup Raj Rai, Former Minister, Pakyong - Member
6. Pr. Secretary, Social, Justice Empowerment and Welfare Department. - Member Secretary

All Members except the Member Secretary shall hold office for a term of three years from the date of assumption of office.

By order and in the name of the Governor.

N. D. CHINGAPA, IAS
CHIEF SECRETARY,
F. No.68/SCBC/2000
The State Government is hereby pleased to rename Arithang Road running along Hotel Sher-e-Punjab to Indira Bye-Pass, Gangtok as Rashmi Prashad Allay Marg with immediate effect.

By order and in the name of the Governor.

N.D. CHINGAPA, IAS
CHIEF SECRETARY
F.NO. 39/IPR/PUB/2002-03
NOTIFICATION

In exercise of the powers conferred by clause (3) of Article 187 of the Constitution, the Governor of Sikkim after consultation with the Speaker of the Sikkim Legislative Assembly, hereby makes the following rules further to amend the Sikkim Legislative Assembly Secretariat (Recruitment and Conditions of Services) Rules, 1983 namely:

1. (1) These rules may be called the Sikkim Legislative Assembly Secretariat (Recruitment and Conditions of Services) Amendment Rules, 2005.
   (2) They shall come into force at once.

2. In the Sikkim Legislative Assembly Secretariat (Recruitment and Conditions of Services Rules, 1983, for the existing Schedule, the following Schedule shall be substituted, namely:-

SCHEDULE
(See rule 3)

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Designation</th>
<th>No. of Post.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Secretary</td>
<td>01</td>
</tr>
<tr>
<td>2.</td>
<td>Special secretary</td>
<td>02</td>
</tr>
<tr>
<td>3.</td>
<td>Additional Secretary</td>
<td>02</td>
</tr>
<tr>
<td>4.</td>
<td>Deputy Secretary</td>
<td>05</td>
</tr>
<tr>
<td></td>
<td>Position</td>
<td>Quantity</td>
</tr>
<tr>
<td>---</td>
<td>-----------------------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>5</td>
<td>Under Secretary</td>
<td>01</td>
</tr>
<tr>
<td>6</td>
<td>Accounts Officer</td>
<td>01</td>
</tr>
<tr>
<td>7</td>
<td>Senior Editor</td>
<td>01</td>
</tr>
<tr>
<td>8</td>
<td>Committee Officer</td>
<td>02</td>
</tr>
<tr>
<td>9</td>
<td>Superintendent</td>
<td>01</td>
</tr>
<tr>
<td>10</td>
<td>Private Secretary</td>
<td>02</td>
</tr>
<tr>
<td>11</td>
<td>Office Superintendent</td>
<td>01</td>
</tr>
<tr>
<td>12</td>
<td>Translator</td>
<td>05</td>
</tr>
<tr>
<td>13</td>
<td>Senior Accountant</td>
<td>01</td>
</tr>
<tr>
<td>14</td>
<td>Operator</td>
<td>01</td>
</tr>
<tr>
<td>15</td>
<td>Proof Reader</td>
<td>01</td>
</tr>
<tr>
<td>16</td>
<td>Stenographer</td>
<td>03</td>
</tr>
<tr>
<td>17</td>
<td>Accountant</td>
<td>02</td>
</tr>
<tr>
<td>18</td>
<td>Hotel Supervisor</td>
<td>01</td>
</tr>
<tr>
<td>19</td>
<td>Assistant Translator</td>
<td>08</td>
</tr>
<tr>
<td>20</td>
<td>Table Assistant</td>
<td>01</td>
</tr>
<tr>
<td>21</td>
<td>Personal Assistant</td>
<td>06</td>
</tr>
<tr>
<td>22</td>
<td>UDC/SAC</td>
<td>07</td>
</tr>
<tr>
<td>23</td>
<td>LDC</td>
<td>29</td>
</tr>
<tr>
<td>24</td>
<td>Receptionist</td>
<td>03</td>
</tr>
<tr>
<td>25</td>
<td>Driver</td>
<td>17</td>
</tr>
<tr>
<td>26</td>
<td>Chowkidar</td>
<td>02</td>
</tr>
<tr>
<td>27</td>
<td>Peon</td>
<td>23</td>
</tr>
<tr>
<td>28</td>
<td>Room Attendant</td>
<td>03</td>
</tr>
<tr>
<td>29</td>
<td>Cook</td>
<td>06</td>
</tr>
<tr>
<td>30</td>
<td>Masalchi</td>
<td>02</td>
</tr>
<tr>
<td>31</td>
<td>Safai Karmachari</td>
<td>05</td>
</tr>
<tr>
<td>32</td>
<td>Residential Attendant</td>
<td>02</td>
</tr>
</tbody>
</table>

Total 147

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N.D.CHINGAPA, IAS
CHIEF SECRETARY
F.NO. GOS/H-
II/TEMP/2000/236(PART)
GOVERNMENT OF SIKKIM
LAW DEPARTMENT
GANGTOK


NOTIFICATION

The following Ordinance promulgated by the Governor on the 2nd day of February, 2005 is hereby published for general information:-

THE SIKKIM KHADI AND VILLAGE INDUSTRIES BOARD (AMENDMENT) ORDINANCE, 2004

ORDINANCE NO. 2 OF 2005

(Promulgated by the Governor in the Fifty-Sixth Year of the Republic of India).

An

Ordinance to amend the Sikkim Khadi and Village Industries Board Act, 1996.

Whereas the Sikkim Legislative Assembly is not in session and the Governor is satisfied that circumstances exist which render it necessary for him to take immediate action.

Now therefore, in exercise of the powers conferred by clause (1) of article 213 of the Constitution of India, the Governor is pleased to promulgate the following Ordinance namely: -

1. (1) This Ordinance may be called the Sikkim Khadi and Village Industries (Amendment) Ordinance, 2005.
   (2) It shall come into force at once.

2. Throughout the Principal Act, unless otherwise expressly provided for the words “Executive Officer”, wherever they occur, the words “Chief Executive Officer” and for the words “Accounts Officer” Wherever they occur, the words “Senior Accounts Officer” shall respectively be substituted.

By Order.

T. Wangdi S.S.J.S
Secretary to the Government of Sikkim, Law Department.
File No.16(82)/LD/2005.
NOTIFICATION

The order No SKM/GOV/934/2005 dated 4th Feb, 2005 made by the Governor of Sikkim is hereby published for general information.

ORDER

In exercise of the powers conferred on me by Article 174 (1) of the Constitution of India, I, V. Rama Rao, Governor of Sikkim hereby summon the Sikkim Legislative Assembly to meet on Monday, the 21st February, 2005 at 11.00 A.M. in the Sikkim Legislative Assembly Secretariat.

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

By Order.

V. Rama Rao,
GOVERNOR OF SIKKIM

Tashi Wangdi,
Secretary, Parliamentary Affairs
NOTIFICATION

In exercise of the powers conferred by section 8 of the identification of Prisoners Act, 1920 (Act 33 of 1920) as extended to the State of Sikkim, the Governor of Sikkim is hereby pleased to make the following rules, namely:-

1. Short title and commencement:-

   (1) These rules may be called the Sikkim Identification of Prisoners Rules 2004.
   (2) They shall come into force with effect from 1st December, 2004.

2. Definitions :- In these rules, unless the context otherwise requires:-

   (a) “Act” means the identification of Prisoners Act, 1920.
   (b) “Section” means a section of the Act, and
   © Words and expressions used in these Rules shall have the same meaning as assigned to them in the Act.

3. Taking of photograph or measurements:- Every person required to allow his photograph or measurements to be taken under section – 3 or section 4 shall allow them to be taken under the directions of a police officer.

4. Place at which measurements and photographs can be taken:-
Measurements and photographs may be taken-

1. (a) In jail, if the person whose photographs or measurements are to be taken in jail;
   (b) At a police station or at any other place at which the police office may direct the taking of
   the measurements or photograph, if the person whose photograph or measurements are to be
   taken is in police custody.

2. If the person whose photograph or measurements are to be taken, has been released from jail
   before his measurements or photographs has been taken or is not in police custody he shall, on
   receipt of an order in writing from an office – in – charge of a police station, attend at such
   place as may be specified in such order , on the date and at the time stated therein, for the
   purpose of having his measurements or photographs taken.

5. **Restriction of the taking of photograph:**-
   (1) The taking of photographs under section 3 of the Act shall ordinarily be restricted to
   persons having at least tow convictions for an office of the nature referred to in clause (a) of
   section3 of the Act but a person convicted of counterfeiting coins or currency notes, or of
   cheating , robbery or dacoity, or a person who has exhibited considered preparation or usual
   skill in the commission of his first offence may be photographed after the first conviction.

   (2) Photographs under section 4 shall ordinarily be taken only with the permission of the
   Inspector General of Police /Superintendent of Police CID /CB and District Superintendent of
   Police.

6. **Restriction on the service of an order under rule 4 for taking measurements and
   photographs again:**- No person whose photographs or measurements have been once taken
   under section 3 or 4 of the Act shall be required under sub- rule (2) of rule 4 to attend at a
   Police Station or other place, to have such photograph or measurements taken again unless such
   person again become liable under section 3 or 4 of the Act to have his photographs or
   measurements taken or unless the photographs or measurements last taken are in the opinion of
   the Inspector General of Police / Superintendent or Police / Officer in Charge, CID/CB or any
   other local Police Officer.

7. **Measurement how to be taken:**-
   (1) Measurement of the whole or of any part of the body may be taken.
   (2) The measurement of a woman shall be taken by another woman with strict regard to
   decency.

8. **Method of taking measurement and photograph and their copies:**-  
   (1) As many copies of finger prints impressions may be taken as are required in accordance
   with the departmental rules for the time being in force and as many copies of foot print
impression may be taken as any, in the opinion of the police officer taking them be necessary in
the identification of the persons concerned.

(2) Finger impressions shall be taken by applying printer’s ink to the planar surface of the
fingers and thumbs above the first joint and then applying the surfaces so inked to a paper
prepared so as to show the impressions of each finger or thumb in the space provided for it.

(3) Foot – print impressions shall ordinarily be taken by applying printer’s ink to the sole of
the foot and then applying the inked surface to sheet of paper and or by tracing the’ outline of
the foot with or without shoes or boots on a sheet of paper.

(4) Photographs may be taken full face, side face, head, bust, or full length.

(5) The person to be photographed, shall when he is not in jail, be first identified by two
reliable witnesses. He shall wear his ordinary clothes and shall be bare headed or shall wear
head gear as required by the police officer under whose direction the photograph is being taken.
Such person may also be required to allow himself to be photographed wearing any other kind
of clothes, if there is reason to suspect that he has won such clothes for the commission of any
offence.

9. Custody and disposal of photographs and / or measurements taken under section 5 of the
Act:

When a Magistrate of the first class directs under section 5 of the Act that any person shall
allow his measurements or photographs to be taken, the measurements or photographs together
with the negative and all copies thereof shall be handed over to the Magistrate giving such
direction and shall remain as the property of the court, to be filled with the records of the Court
or otherwise used as the Court may deem fit, and shall, subject to the provisions of section 7 of
the Act, be disposed of finally as the court may order.

10. Custody and disposal of photographs and / or measurements taken under Section 3 of the
Act:

Photographs and measurements taken under section 3 of the Act, together with negative and all
copies thereof shall be recorded and kept in safe custody by the Inspector General of Police
Superintendent of Police CID/CB. Spare copies of such measurements or photographs may be
supplied to any Sub-Division Police Officers or his subordinates within whose jurisdiction there is reason to believe that the person to whom the said measurements or photographs relate has committed an offence.

11. Custody and disposal of other photographs and measurements:-

(i) Photographs and measurements taken under section 4 of the Act, together with all negatives and copies thereof, shall remain in the custody of the Police until the completion of the investigation or until the case is finally decided and thereafter shall subject to the provisions of section 7 of the Act, be disposed of as prescribed in sub-rule (ii)

(ii) The photographs and measurements:-

(a) May if the person to whom they relate is subsequently convicted be retained by any of the following officers, namely (1) the Inspector General of Police / Superintendent of Police CID/CB or (2) the Sub Division Police Officers or any of his subordinates within whose jurisdiction the person was either convicted or arrested or is suspected to have an offence.

(b) Shall be retained by any of the officers if processing of the nature mentioned in clause (a) and (b) of section 3 of the Act, have been taken against the person to whom they relate to.

© Shall, if they are not retained under clause (a) or clause (b) be destroyed.

12. Reproduction of photographs and measurements in <Police Gazette> etc. The Inspector General of Police /Superintendent of Police CID/CB may in his discretion, order the reproduction in the Police Gazettee of photographs or measurements taken under these rules. All photozinco blocks prepared in connection with such publication shall remain in charge of Inspector General of Police / Superintendent of Police CID/CB, Gangtok.

By order and in the name of the Governor.

N.D.CHINGAPA , IAS
CHIEF SECRETARY

F.NO.CB/FB/82
NOTIFICATION

The State Government is hereby pleased to appoint Shri Namkha Gyaltsen, Former Minister as Advisor, Ecclesiastical Department, Government of Sikkim with immediate effect.

By order and in the name of the Governor.

N.D. CHINGAPA, IAS
CHIEF SECRETARY
F.NO. GOS/HOME-
II/77/1/VOL-II
NOTIFICATION

In accordance with the approval of State Wildlife Board, Government of Sikkim, considering geomorphological and avifauna importance of the Kitam Reserve Forest area, the State Government, exercising the powers conferred under section 18 of the Wildlife (Protection) Act, 1972 hereby intends to declare the following areas comprising of 6 Sq.Km as “KITAM BIRD SANCTUARY” for the protection of wildlife and its environment within two (2) months from the date of issue of this Notification.

The boundary of Kitam Bird Sanctuary shall be demarcated as under:-

NORTH:- The boundary starts from the Gom Khola following the Kitam Reserve Forest line till it meets the SPWD road. Then it follows the SPWD road till the Harra Botey turning and then follows the ridge line till it meets manpur khola.

EAST:- The eastern boundary follows the Manpur khola till it meets the Great Rangit River.

SOUTH:- The southern boundary starts from the Manpur khola and follows the Great Rangit River till it meets the Gom Khola.

WEST:- The western boundary starts from the Great Rangit River and then runs along the Gom Khola, Dharmasala khola and then follows the Kitam Reserve Forest line till it meets the SPWD road.

A buffer zone of Reserve forest has been left all along the Northern, Eastern, Western borders of the sanctuary to ensure that the bonafied requirements of the villagers of Gom, Kitam, Sumbuk, Kartikey, Manpur and Majhitar are met.

T.R. Poudyal, IFS
Principal Chief Conservator of Forests –cum-secretary/
Chief wildlife warden
Govt. of Sikkim.
Department of Forests, Env. & Wildlife Management.
NOTIFICATION

In pursuance of Rule 21 (1) of the Sikkim State Veterinary Council Rules, 1984 (52 of 1984), the Returning Officer hereby publishes the names of the four members who have been elected to Sikkim State Veterinary Council on 4th February, 2005.

1. Dr. Ram Kumar Tamang
2. Dr. Karuna Chhetri
3. Dr. Sanjay M. Gajmer
4. Dr. Til Bahadur Sunar

PRATAP TIWARI,
RETURNING OFFICER CUM ADDL. SECRETARY
DEPTT. OF A.H., L.F. & V.S.
Notiication

In exercise of the powers conferred by Sub-Section (3) of section 1 of the Sikkim Prohibition of Beggary Act, 2004 (No.40/2004), the State Government hereby appoints the 1st day of February 2005 as the date from which the provisions of the said Act shall come into force in the whole of Sikkim.

By Order and in the name of Governor.

C.Cintury, IAS
Principal Secretary,
Social Justice, Empowerment and Welfare Department.
GOVERNMENT OF SIKKIM
TRANSPORT DEPARTMENT
SNT DIVISION


NOTIFICATION

It is hereby notified for information of all concerned that the freight rate of goods transported by SNT is revised as under:-

1. Freight for goods transported by trucks - Rs. 5.60 per MT/KM
2. Freight for goods transported by tankers - Rs. 5.70 per KL/KM

The revised rates will be effective from 01.04.2005

This is in supersession of Notification No. 113/GM/TD dated 24.12.2002.

BY ORDER.

D.DAHDUL, IAS
PRINCIPAL SECRETARY,
TRANSPORT DEPARTMENT.
It is hereby notified for information of all concerned that the reimbursement rate of hire charges to private carriers operating under SNT is revised as under:

1. Private Trucks - Rs. 4.20 per MT/KM
2. Private Tankers - Rs.4.05 per KL/KM

The revised rates will be effective from 01.04.2005.

This is in supersession of Notification No.114/GM/TD dated 24.12.2002.

BY ORDER.

D.DAHDUL, IAS
PRINCIPAL SECRETARY,
TRANSPORT DEPARTMENT.
HOME DEPARTMENT
GOVERNMENT OF SIKKIM

NO. 13/HOME/2005


CORRIGENDUM TO NOTIFICATION NO.05/HOME/2005 DATED 28TH JANUARY, 2005.

Read the word “Special” instead of the word “Additional” appearing in item ‘II’ (g) and also read “15th March 2005” instead of “10th February, 2005” appearing in item IV of the Notification referred to above.

BY ORDER.

N.D. CHINGAPA, IAS
CHIEF SECRETARY
GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE REFORMS,
TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT,
SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
GANGTOK


NOTIFICATION

The Governor of Sikkim is pleased to bring the following Co-terminus posts created vide Notification No.5/GEN/DOP dated 14th April, 1992 under the regular establishment in the Forest, Environment and Wildlife Management Department with immediate effect:-

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<th>Sl. No.</th>
<th>Name of Post</th>
<th>No of Post</th>
<th>Pay Scale</th>
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<tr>
<td>1.</td>
<td>Senior Technical Assistant</td>
<td>02</td>
<td>Rs. 5500-175-9000</td>
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<td><strong>05</strong></td>
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The expenditure shall be debited to the budget head -2006-Forestry & Wildlife -01- Forestry - 01-004- Research - 60- Establishment - 60.00.01- salaries.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

R.T.Lepcha,
Joint Secretary to the Government,
Department of Personnel, ADM. Reforms, Training,
Public Grievances, Career Options & Employment,
Skill Development and Chief Minister’s Self Employment Scheme.
NOTIFICATION


And whereas the State Government now proposes to amend certain provisions of the Sikkim Clinical Establishments (Licensing and Registration) Rules, 1996 which is hereby published as required by sub-section (1) of section 19 of the Sikkim Clinical Establishments (Licensing and Registration) Act, 1995, for information of all persons likely to be affected thereby and notice is hereby given that the said draft rules will be taken into consideration on or before 45 (forty five) days from the date of publication in the Official Gazette.

Any objection or suggestion that maybe received from any person with respect to the said draft rules before the expiry of the period so prescribed shall be taken in to consideration by the State Government.

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 19 of the Sikkim Clinical Establishments (Licensing and Registration) Act, 1995, the State Government hereby makes the following rules to amend the Sikkim Clinical Establishments (Licensing and Registration) Rules, 1996 namely:-

DRAFT RULES

1. (1) These rules may be called the Sikkim Clinical Establishments (Licensing and Registration) Amendment Rules, 2004.
(2) They shall come into force on such date as the State Government may, by notification in the Official Gazette, appoint.

Amendment of Rule 7.

2. In the Sikkim Clinical Establishments (Licensing and Registration) Rules, 1996, (hereinafter referred to as the said rules), for the existing rule 7, the following shall be substituted, namely:-

“7.(1) The fees to be paid for registration and renewal of registration shall be Rs. 1000/- (Rupees one thousand only) for all types of Clinical Establishments as defined under clause (b) of section 2 of the Act.

The renewal of registration is to be done every five years.

(2) The license fee and renewal of license fee shall be charged at the rate of Rs. 5000/- (Rupees five thousand only) for all types of Clinical Establishments as defined under clause (b) of section 2 of the Act, except those with the provision of beds for the patients where as sum of Rs. 5000/- (Rupees five thousand only) shall be charged with 10 (ten) number of beds or less and an addition of Rs. 1000/- (rupees one thousand only) shall be charged for every increment of 10 beds.

Amendment to 3. schedule

In the said rules, in the Schedule, after sub-paragraph(i) of Paragraph 7, the following shall be inserted, namely:-

“8. (1) An establishment of Pathology Laboratory shall fulfill the following criteria.

(a) Location and Surroundings

The Diagnostic Laboratory shall be situated in a place having clean surroundings and shall not be adjacent to an open sewer or public lavatory. Proper attention must be given to the size of the premises, fittings and furnishings, work surfaces, the flooring of the laboratory, the lightning, ventilation and storage facilities.

(b) Small Laboratory

A laboratory performing routine tests in hematology clinical pathology and biochemistry up to fifty tests per day by manual or semiautomatic techniques.

(c) Medium Laboratory

A laboratory performing routine tests in hematology, clinical pathology and biochemistry or other laboratory disciplines (such as histopathology, cytopathology) and doing fifty one to five hundred tests per day.
(d) **Large Laboratory**
A laboratory performing the above mentioned tests higher than five hundred tests per day and or using sophisticated instruments such as automated analyzer, ELISA readers, fluorescent microscopes, etc.

(e) **Super Specialty laboratory**
A laboratory restricting its activity to one or two disciplines of laboratory medicine.

2) **Staff and Qualification**

(a) **Supervisory Personnel**
The large and super specialty laboratory shall be supervised by a person with post graduate qualification in pathology or microbiology or biochemistry or Ph.D in the respective discipline. The small and medium laboratory may be manned by an MBBS or a M.Sc. with at east five years of experience in laboratory medicine.

(b) **Technical Personnel**
The technical person performing the tests should have the following qualification:-
- Graduate in Medical Laboratory Technology, or
- Diploma in Medical Laboratory Technology (2years course) awarded by a University or State Government or Central Technical Board.

The laboratory shall have a system of imparting training to technical staff at various levels. There shall be a system so that a technical person receives adequate training in the operation of new analytical equipments and performances of new test before he/she is assigned to such work.

© **Space and Accommodation**
The minimum space required to run a diagnostic laboratory should be 200 square feet. Separate space should be available for sample collection and to store chemicals. For medium and large laboratories and super specialty laboratories the minimum space should be 300 square feet. Separate space should be available for various branches of laboratory medicine.

(d) **Safety programme**
The diagnostic laboratory can be a hazardous workplace unless proper precautions are taken.

The laboratory safety programme should include establishment of a safety policy and proper disposal of waste and related material as per guidelines implemented by the State Government from time to time. All steps will be taken to ensure that such waste in handled without any adverse effect to human health and environment.

9.(1) An establishment of Optical Center shall have the following criteria:
The Optical Center should be under the supervision of an Ophthalmologist with a degree from a recognized University or an Ophthalmic Assistant with a degree from a recognized university or a person with Diploma in Optometry from a recognized University. The Ophthalmic Assistants and Optometrists desiring to practice Contact Lens should obtain qualification certificate of the same from a recognized university.

(b) Equipments
All the Optical centers shall have the following essential instruments:

(i) Lensometer
(ii) Trial Lens Set
(iii) Optician ruler
(iv) Cross Cylinder

© General Terms and Conditions
(i) Persons with requisite qualification recognized by the All India council of Technical Education only will be issued with registration of Optical Centre and license to practice.

(ii) All applications except Ophthalmologist shall be screened by the designated Ophthalmologist of S.T.N.M Hospital prior to issue of registration and license.

(iii) Persons (Ophthalmic Assistants and Optometrists) shall take prior permission of the authorities in case of using Auto Refractometers and Computerized Eye Testing Centers.

(iv) All signboards, hoardings for the optical shop run by an Optometrist or Ophthalmic Assistant shall bear the name of the shop only and nothing else”.

By order and in the name of the Governor.

Dr. T.R.Gyatso
Secretary to the Government of Sikkim
Department of Health Care, Human Service and Family Welfare
In exercise of power conferred by clause (i) of section 76 and clause (f) of section 77 read with section 13 of Sikkim Excise Act, 1992(2 of 1992) and in supersession of Sikkim Excise (Indian Made Foreign Liquor Manufactured in Sikkim) Licensing of Warehouses Rules, 1999, the state Government hereby makes the following rules namely:-

CHAPTER- I
PRELIMINARY

1. (1) These rules may be called the Sikkim Excise (Indian Made Foreign Liquor and Country Liquor Manufactured in Sikkim) Licensing of Warehouses Rules, 2005.

(2) They extend to the whole of Sikkim.

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

2. (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 authorized by the Commissioner of Excise for the overall supervision of the warehouse

© “Duty “ means excise duty or 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 preparation;

(iii) Spirit, including rectified, intended to be used for the manufacture of the 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 terms “Potable Foreign Liquor” shall not include unless is anything repugnant in the subject or the context, the spirit including rectified spirit mentioned in item (iii) aforesaid;

(f) “country liquor” means plain spirit which has been made from material base viz, rectified spirit, mahua flower, rice, millet, gur or molasses and all fermented liquor made from other grains or fruits or roots according to native processes;

(g) “form” means forms appended in these rules;

(h) “transport” means transport from one place to another within Sikkim

(i) “warehouse” means premises wherein excisable articles is deposited and kept after payment of duty and other levies as may be notified from time to time;

(j) “Warehouse Officer” means Inspector/Sub-Inspector/ Assistant Sub-Inspector authorized 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 meanings respectively assigned to them in the Act.
CHAPTER – II

GRANT OF LICENCE

3. The manufacturer of foreign liquor and country liquors shall have exclusive distributors for their products.

4. Any individual, firm and company registered under the Registration of Companies Act, Sikkim, 1961 design to obtain Excise Licence shall approach the manufacturer of foreign liquor and country liquor and the manufacturer on the merit of the case shall recommend and forward it to the Commissioner Excise in form I within the 1st week of March so that the required formalities can be completed in time for issuance of licence under Rule 5 by the last week of March and enable the applicant to start business by 1st April of the year. Such applicant should be bonafied resident of the State and should not be in a possession of any type of excise licence.

5. On receipt of application in Form I as referred to in rule 4, the particulars and other information as furnished by the manufacturer shall be verified and scrutinized by the officers authorized by the Commissioner of Excise.
6. (1) The distributor, who has been granted the licence under Rule 5, at his option, can appoint Sub-Distributor/Sub-Distributors. The Sub-Distributor/Distributors should be a confide resident of the State. The Sub distributor/Sub-Distributor shall obtain the Excise Licence in Form III appended to these Rules.

(2) The Distributors of various manufacturers may, at their option, appoint the Sub-Distributor appointed by the Distributor of other manufacturer manufacturers to sell his/their products.

(3) The Sub-Distributor having the Excise Licence under these rules may also deal with the Indian Made Foreign Liquor imported by the licensed Distributor under the Sikkim Excise (Indian Made Foreign Liquor imported from the other States)Licensing of Warehouses Rules, 2004.

7. The tenure of licences shall be for a period of one year commencing from 1.4.2005.

8. All the excise licences granted under the Sikkim Excise (Indian Made Foreign Liquor Manufactured in Sikkim)Licensing of Warehouses Rules, 1999, shall stand withdrawn on 31.03.2005 (afternoon).

Terms and Conditions of the Licence areas under:-

9. (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 the Distillery/Brewery. 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 authorized person of the distillery/brewery and the quadruplicate copy shall be retained as office copy but the Officer-In-Charge of distillery/brewery.

(3) The distributor of liquor shall issue the liquor from the warehouse to the liquor shall be issued from his warehouse only to the retailers. Issue of liquors shall be issued from his warehouse only to the retailers. Issue of liquors from the warehouse to the Sub-Distributor/retailers shall be only on the strength of transport pass inform V issued by the Warehouse Officer. The warehouse officer shall issue the transport pass in triplicate. The original copy shall be given to the Sub-Distributor or the retailers, the case may be, who shall lift the liquor from the warehouse. The duplicate copy shall be given to the authorized 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 be 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 licence for distributorship shall pay licence fee of Rs. 50,000/- (rupees fifty thousand) per annum and the licence fee for Sub-Distributor shall be Rs. 15,000/- (rupees fifteen thousand) per annum. The Distributor and Sub-distributor shall also pay warehouse registration fee of Rs. 20,000/- (rupees Twenty thousand) per annum. The licence fee and the warehouse registration fee shall be paid during the last week of March of each financial year.

(8) The licence shall store in the warehouse only the liquor, which he is authorized to deal with.

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

(10) 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.

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

(12) 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 liquors shall be unloaded in the warehouse in the presence of the Warehouse Officer or any other excise staff authorized by the commissioner of Excise.

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

(14) The licensee shall maintain proper record inform VI and VII appended to the see rules and shall furnish monthly returns to the Warehouse Officer controlling Officer and to the Commissioner, Excise within the first week every month.

(15) The Distributor/Sub-Distributor shall provide the usual trade margin to the retailers.

(16) Infringement of any of the above conditions shall entail actions as per the provisions of the Sikkim Excise Act, 1992.

(17) The terms and conditions of the license may be amended wholly or partly, as the Government may deem it expedient and necessary.

PRINCIPAL SECRETARY
EXCISE (ABK) DEPARTMENT
GOVERNMENT OF SIKKIM
To,

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

Sir,  

We propose to appoint Mr.  
/Mrs.______________________________________________________________  
____________________________________________ as our sole distributor of Foreign Liquor and  
country Liquor for the Civil Market within the State. The distributor shall have the warehouse  
/warehouses at ___________________________________ (name of place.) A copy of the draft  
agreement which has been mutually agreed upon by the parties i.e. Mr./M/S  
______________________________________________________________  

______________________________

along with the particulars of the proposed distributors are enclosed.

Submitted for further actions.

Thanking you,

Yours faithfully

Signature of the authorised signatory

Place:
FORM I
(See Rule 5)
LICENCE FOR DISTRIBUTOR OF INDIAN MADE FOREIGN LIQUORS AND COUNTRY LIQUOR MANUFACTURED IN SIKKIM

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

Licence is hereby granted under the provisions of the Sikkim Excise Act., 1992 and the rules regulations and orders made there under to ______________________________ for operating warehouse/warehouses of Foreign Liquor and Country Liquor manufactured by M/S ______________________________. The licence is valid up to 31st March ________________ . The warehouse /Warehouses shall be located at ____________________ .

1.

2.

3.

4.

The licensee shall abide by the terms and conditions as laid down the Sikkim Excise (Indian Made Foreign Liquor and country Liquor Manufactured in Sikkim)Licensing or Warehouse Rules, 2005.

COMMISSIONER
EXCISE (ABK) DEPARTMENT

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</table>
FORM I  
(See Rule 6)  
LICENCE FOR DISTRIBUTOR OF INDIAN MADE FOREIGN LIQUORS AND COUNTRY LIQUOR MANUFACTURED IN SIKKIM

Licence No. ……………………./Ex(abk) Dated:

Licence is hereby granted under the provisions of the Sikkim Excise Act., 1992 and the rules regulations and orders made thereunder to Mr./M/S……………………………………………………………… for operating warehouse/warehouses of Foreign Liquor and Country Liquor manufactured by M/S ___________________ at _______________________. The licence is valid up to 31st March ____________________.

The licensee shall abide by the terms and conditions as laid down the Sikkim Excise (Indian Made Foreign Liquor and Country Liquor Manufactured in Sikkim) Licensing or Warehouse Rules, 2005.

COMMISSIONER
EXCISE (ABK) DEPARTMENT

Place :

Seal:
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<tr>
<th>Sl.no</th>
<th>Date of Renewal</th>
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<th>Period of Renewal</th>
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<tr>
<th>Licence Fee</th>
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<th>Challan No &amp; Date</th>
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<th>Security Deposit No.</th>
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</table>
FORM IV
(See rule 9(2)

TRANSPORT PASS (FOR THE DISTRIBUTOR)

Permit No……………………………….
   Dated……………………

1. Name of the manufacturer:

2. Location of Warehouse of the Distributor:

3. Details of Foreign Liquor and Country Liquor issued:

<table>
<thead>
<tr>
<th>BRAND</th>
<th>QUANTITY Q/P/N/Gallons</th>
<th>TOTAL CASES</th>
<th>REMARKS</th>
</tr>
</thead>
<tbody>
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</table>

Signature of the Officer-in-charge.
FORM V
(See rule 7(9)

TRANSPORT PASS (FOR THE DISTRIBUTOR)

Permit No………………………………
  Dated………………………………

1. Name of the Sub-Distributor:

2. Designation:

3. Details of Foreign Liquor and Country Liquor issued:

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

Signature of the Warehouse Officer.
FORM VI  
(See rule 9(14)

TRANSPORT PASS (FOR THE DISTRIBUTOR)

1. Name of the Distributor/Subdistributor:

2. Location of Warehouse:

Monthly Statement of issue of Foreign Liquor and Country Liquor for the Month of ____________

<table>
<thead>
<tr>
<th>Sl.no</th>
<th>Name of Sub-Distributor</th>
<th>Bill No &amp; Date</th>
<th>T.P. No &amp; Date</th>
<th>BrandName</th>
<th>Qty. in/Cases</th>
<th>Gallons</th>
<th>Remarks</th>
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</table>

Counter signature of Warehouse Officer  Signature of Licensee/Authorized Signatory
FORM VII
(See rule 9(14)

1. Name of the Distributor/Subdistributor:

2. Location of Warehouse:

Monthly Statement of stock of Foreign Liquor and Country Liquor for the Month of ______________

<table>
<thead>
<tr>
<th>Sl.no</th>
<th>Name of Brand</th>
<th>Opening Stock</th>
<th>Fresh Arrival</th>
<th>T.P.No. &amp; Date</th>
<th>Sale</th>
<th>Closing Balance</th>
<th>Remarks</th>
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</table>

Counter signature of Warehouse Officer
Signature of Licensee/Authorized Signatory
GOVERNMENT OF SIKKIM
EXCISE (ABKARI) DEPARTMENT
GANGTOK

No.16/Ex(Abk)                                                                                                 Dated:15.2.2005

NOTIFICATION

In exercise of power conferred by clause (b) and (f) of section 77 read with section 13 of Sikkim Excise Act, 1992 (2 of 1992) and in supersession of Sikkim Excise (Indian Made Foreign Liquor Imported from Other States Licencing of Warehouses) Rules, 1999 the State Government hereby makes the following rules namely:-

CHAPTER - I
PRELIMINARY

1. (1) These may be called the Sikkim Excise (Indian Made Foreign Liquor Imported from the Other States) Licencing of Warehouses Rules, 2005.

   (2) They extend to the whole of Sikkim.

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

Definitions

2. (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 authorized 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 leviable 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 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 of the Act.
(g) “Excise verification certificate” means certificate duly signed by the
Inspector/Sub-Inspector/Assistant Sub- Inspector authorized 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 authorized by the Commissioner;
(h) “form” means a form appended to these rules;
(i) “foreign liquor” means –
(i) brandy, whisky, rum, vodka, gin, liqueurs, cordials, bitters and wines
or mixture containing any of the liquor aforesaid;
(ii) spirit, sophisticated or compounded so as to resemble in colour and
flavour of brandy, whisky, rum, vodka, gin, liqueurs, cordials, bitters
or other similar potable alcoholic preparations;
(iii) spirit, including rectified spirit intended to be used for the
manufacture of brandy, whisky, rum, vodka gin, squash, cordials, bitters,
or other similar potable alcoholic preparation; and
(iv) 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 the context,
the spirit including rectified spirit mentioned in the item
(iii) aforesaid;
(j) “import pass” includes a requisition or indent countersigned by the
Commissioner or Additional Commissioner or Joint Commissioner or
Deputy Commissioner or Assistant Commissioner of the importing
place or the place of export, 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 intoxicant to verify that they are not tampered with during
transit;
(ii) ascertaining that the number and marks on the cask, drums or
packages tally with those shown on the reverse of the permit;
(iii) ascertaining that the quantity transported tallies with 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 package in other 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 fees required to be paid under the Act or
rules there under have been correctly levied and credited;
(i) “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 ;
(j) “Warehouse Officer” means Inspector/Sub-Inspector/Assistant Sub-
Inspector, authorized by the Commissioner of Excise to supervise
the day to day activities of the warehouse.
(2) Words and expression not defined in these rules but defined in the Act
shall have the meanings respectively assigned to them in the Act.
CHAPTER - II
GRANT OF LICENCE

Application for licence.

3. Any individual, firm and company registered under the Registration of Companies Act, Sikkim, 1961, desiring 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 within first week of March so that required formalities are completed and the provisional licence could be issued as per the rule 4 (2) within the last week of month. The cost of Form I shall be Rs. 500/- (Rupees five hundred only).

Scrutiny of applications and grant of provisional licence.

4. (i) 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 scrutinized by the officers authorized 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 II appended to these rules.

Scrutiny of applications for grant of licence.

5. Before the licence is granted, the particulars and other informations as furnished by the applicant shall be verified and scrutinized by the officer authorized by the Commissioner of Excise.

Grant of licence.

6. After completing the formalities as prescribed in Form II, the applicant shall apply in Form III appended to these rules for the grant of licence. 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 Licence shall be granted to the applicant in Form IV.

Tenure of Licence

8. (1) The tenure of licence shall be for a period of one years commencing from 01.04.2005.

(2) The licences granted prior to commencement of these rules shall stand withdrawn.

Terms and conditions of the Licence.

10. Terms and conditions of the licence shall be as follows:-(1) The licensee shall pay annual licence fee amounting to Rs. 25,000/- (Rupees twenty five thousand only) and security deposit of equivalent amount and obtain the licence in Form IV.

(2) The licence shall be renewed during the last week of March every year after the payment of annual licence fee amounting to Rs. 25,000/- (Rupees twenty five 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) Only bonafide resident of the State are eligible to obtain the licence. The applicant should not be in possession of any type of Excise Licence issued by the Commissioner of Excise. He should also not be convicted by the court of law or criminal offences including the offences under the Sikkim Excise Act, 1992. The applicant should not be a minor.

(4) The licensee shall import the liquor as per the provisions made under

(5) For the deposit of liquors by the licensee, he shall be required to get the warehouse registered with the Department of Excise. The licensee can have more than one such warehouse as per the requirement and need. For every warehouse the licensee shall pay registration fee of Rs. 10,000/- (Rupees Ten 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 equipments.
(d) The storage capacity of the warehouse should be such that it should be able to store minimum of 1000 cases of MFL/Beer.

(6) The licensee shall operate the business himself or through his authorized 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.

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

(8) The licensee shall carry out his business only with the sub-dealer of liquor licenced under the Sikkim Excise (Indian Made Foreign Liquor and Country Liquor manufacture in Sikkim) Licencing of Warehouses, Rules, 2004 if he desires to do so and the retailers of liquors holding valid excise licence issued under the authorization of the Commissioner of Excise.
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 I for your kind consideration please.

Thanking you.

Yours faithfully

Signature

Name ........................................
Address ....................................

Date :
Place:

Documents enclosed as per Annexure I

1. (Item 3)
2. (Item 5)
3. (Item 7)
4. (Item 8)
5. (Item 9)
ENCLOSURE – I OF FORM – I

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 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 the State.
10. If the applicant has any experience in liquor trade. If so background 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 declare that all the informations and details as furnished above are true and correct.

Signature of the Applicant

Date:

Place:
FORM II
(See rule 4(2)
(PROVISIONAL LICENCE)

No…………../Ex(Abk) dated:

To,

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

The Department has considered your request for “Provisional Licence” to import and wholesale Indian Made Foreign Liquor manufactured in the other States.

This licence is valid for 03 (three) months only. Meanwhile you are directed to undergo a Memorandum of Understanding with the manufacturer of IMFL/Beer and submit a copy of the same to the Commissioner of Excise, after which your case will be taken up for issue of licence to import Indian Made Foreign Liquor from other States under the rule 4 of the Sikkim Excise (Indian Made Foreign Liquor imported from other States) licencing of warehouse Rule, 1999.

Commissioner
Excise(Abk) Department
FORM III
(See rule 6)
APPLICATION FOR LICENCE

To,

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

Sir,

I beg to apply for licence to import Indian Made Foreign Liquor manufactured in other States.

1. Name of the applicant / firm/ company
2. Address
3. Name of the manufacture of IMFL/ Beer and the brands intended for import

Submitted for its kind consideration please.

Thanking you.

Yours faithfully

Signature
Name
Address

Place:
Date:

Copy of Memorandum of Understanding to be enclosed.
FORM IV
(See rule 7 & 8 (1))
LICENCE FOR IMPORT, WAREHOUSING AND WHOLE SALE OF INDIAN MADE FOREIGN LIQUORS IMPORTED FROM OTHERS STATES

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

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 manufactured in other States

The Licensee shall deal with the products of the following manufactures only:

1. 
2. 
3. 
4. 

The Licensee shall have warehouse in the following locations

1. 
2. 
3. 
4. 

The Licensee shall abide by the terms & conditions as laid down in the Sikkim Excise (Indian Made Foreign Liquor Imported from other States) Licencing of Warehouse Rules, 2004.

COMMISSIONER
EXCISE(ABK) DEPARTMENT

PLACE:

DATE:

(SEAL)
FORM V
(See rule 8(12)

TRANSPORT PASS

Permit No.

1. Name of the vendor :

2. Address:

3. Destination :

4. Validity of the Permit :

5. Details of Liquors Brands Name Quantity in cases

Signature of the vendor Signature of the Warehouse Officer
FORM VI
(SEE RULE 7 (13)

Name of the distributor/sub distributor:-

Location of warehouse:

Monthly Statement of issue of Foreign Liquor for the Month of ...............................................

<table>
<thead>
<tr>
<th>Sl No.</th>
<th>Name of sub distributor/retailer</th>
<th>Bill No. &amp; Date</th>
<th>T.P. &amp; Date</th>
<th>Brand Name</th>
<th>Qty in Cases</th>
<th>Remarks</th>
</tr>
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Counter signature of controlling Officer          Signature of Licensee/Authorised Signatory
NOTIFICATION

Whereas a Memorandum of Understanding has been signed between the Indian Council of Agriculture Research, Krishi Anusandhan Bhawan, New Delhi and the department of Food Security & Agriculture Development, Government of Sikkim for establishment of Krishi Vigyan Kendra at Mangan Farm, North Sikkim after obtaining the approval of the State Government.

Now, therefore, in accordance to the Memorandum of Understanding the Mangan Farm is to be placed at the disposal of Krishi Vigyan Kendra for infrastructure development. The Krishi Vigyan Kendra will run under the Government of Sikkim and as per the guidelines of Government of India.

G.K. GURUNG
SECRETARY
F.S. & AGRI. DEV. DEPARTMENT.
NOTIFICATION

In pursuance of rule 85 of the Sikkim Panchayat (Conduct of Election) Rules, 1997, the name of the candidate declared elected to the Gram Panchayat from 10-Maneybong Sangkhu Radhukhandu Territorial Constituency in West District in the Bye Election-2004 is published hereunder for general information.

<table>
<thead>
<tr>
<th>No.</th>
<th>Name of Territorial Constituency</th>
<th>Name of the Candidate</th>
<th>Reserced for</th>
<th>Party affiliation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>10-Maneybong Sangkhu Radhukhandu</td>
<td>Laxmi Pd. Subba</td>
<td>UR</td>
<td>Sikkim Democratic Front.</td>
</tr>
</tbody>
</table>

TASHI T.GANSARPA  
SECRETARY  
STATE ELECTION COMMISSION, SIKKIM
NOTIFICATION

The State Government is hereby pleased to constitute a State Level Steering committee for drafting of a new Municipal Law for the State of Sikkim.

The committee shall consist of the following:

1. Member of Legislative Assembly, Gangtok Constituency - Chairman
2. Principal Secretary, Urban Development & Housing Department - Member
3. Secretary, Law Department - Member
4. Principal Secretary, Finance, Revenue & Expenditure Department - Member
5. Additional CS/Development Commissioner, DPER/NEC - Member
6. PCE-cum-secretary, Public Health Engineering Department - Member
7. Special Secretary, Urban Development & Housing Department - Member
8. Joint Secretary, Law Department - Member
9. Mr. P. Kapoor, team Leader, Gangtok Water Supply and Sanitation Project, Gangtok - Member
10. Mr. Parimal Kongari, Institutional Advisor Gangtok Water supply and sanitation Project, Gangtok - Member
11. Mr. R. M. Kapoor, Chief Urban Studies Centre, The Time Research Foundation, 8, Camac Street (15th Floor) Kolkata – 700017 - Member
12. Joint Secretary, Urban Development and Housing Department - Member

BY ORDER AND IN THE NAME OF THE GOVERNOR

N.D. CHINGAPA, IAS
CHIEF SECRETARY
F.NO.GOS/UD&HD/6(76)04
NOTIFICATION

In pursuance of rule 85 of the Sikkim Panchayat (Conduct of Election)/Rules, 1997, the name of the candidate declared elected to the Gram Panchayat from 3 Lower Chongrang ward in West District in the Bye Election-2004 is published hereunder for general information.

<table>
<thead>
<tr>
<th>No. &amp; Name of Gram Panchayat Unit</th>
<th>No. &amp; Name of Gram Panchayat Ward</th>
<th>Name of the Candidate</th>
<th>Reserved for</th>
<th>Party affiliation</th>
</tr>
</thead>
<tbody>
<tr>
<td>5-Arithang Chongrang</td>
<td>3 Lower Chongrang</td>
<td>Kalpana Bista (chettri)</td>
<td>UR (W)</td>
<td>Independent.</td>
</tr>
</tbody>
</table>

TASHI T.GENSARPA
SECRETARY
STATE ELECTION COMMISSION, SIKKIM.
NOTICE UNDER SECTION 4(1)OF LAND ACQUISITION ACT,1894(Act I of 1894)

Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union,namely for the construction of B.D.O office by RDD in the block of Dung Dung, East Sikkim, it is hereby notified that several pieces of land comprising cadastral plot No.842/P measuring more or less 0.2720 hectare bounded as under:-

EAST : D.F. of Phurba
WEST : D.F. of Dinesh Prasad
NORTH: D.F. of Phurba and Dinesh Prasad
SOUTH: P.F. of Dinesh Prasad and R.R. is likely to be needed for the aforesaid public purpose at the public expenses within the aforesaid block of Dung Dung, East Sikkim.

This notification is made, under the provision of section 4(1)of the L.A.Act.1894(Act I of 1894) to all to whom it may concern.

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

In exercise of the power, 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 the section.

Any person interested in the above land who has any objection to the acquisition thereof may within thirty days after the date on which public notice of the substance of this notification is given in the locality file an objection in writing before the District Collector, East.

SECRETARY,
LAND REVENUE & DISASTER MANAGEMENT,DEPARTMENT
GOVERNMENT OF SIKKIM,GANGTOK.
FILE NO.298/L.R.(S)
NOTICE UNDER SECTION 4 (1)OF LAND ACQUISITION ACT,1894 (ACT I OF 1894)

Whereas it appears to the Governor that land is likely to needed for a public purpose, not being a purpose of the Union, namely for the construction of BDO Complex in the block of Dalapchand, East District, it is hereby notified that several pieces of land comprising cadastral plot Nos.148 &149 and measuring area more or less 0.3610 hectare bounded as under:-

EAST : P.F. of Kamaldas Rai  
WEST : Government foot path  
NORTH : P.F. of Kamaldas Rai 
SOUTH : P.F. of Kamaldas Rai  is likely to be needed for the aforesaid public purpose at the public expenses within the aforesaid block of Dalapchand, East Sikkim.

This notification is made, under the provision of section 4(1)of the L.A.Act.1894 (Act I of 1894) to all to whom it may concern.

A plan of the land may be inspected in the Offices of the District Collector, East.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorize 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 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.

SECRETARY, 
LAND REVENUE & DISASTER MANAGEMENT,DEPARTMENT, 
GOVERNMENT OF SIKKIM,GANGTOK. 
FILE NO.298/L.R.(S)
NOTICE UNDER SECTION 4 (1) OF LAND ACQUISITION ACT, 1894 (ACT I OF 1894)

Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of Union, namely for the construction of BDO Complex at Rhenock block of East District, it is hereby notified that several pieces of land comprising cadastral plot nos. noted under the schedule of properties below and measuring area more or less 0.5665 hectare is likely to be needed for the aforesaid public purpose at the public expenses within the aforesaid block of Rhenock, East Sikkim.

This notification is made, under the provision of section 4 (1) of the L.A. Act, 1894 (Act I of 1894) to all to whom it may concern.

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

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorize the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by 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.

SCHEDULE OF PROPERTIES

Rhenock: Plot No: 59, 60, 61 & 105

Boundaries: Plot No: 105.

**EAST** : D.F. of Kharananda Adhikari

**WEST** : Jhora

**NORTH** : D.F. of Radha Krishna Mandir
SOUTH : Road Reserve.

Boundaries Plot No: 59, 60 & 61.

EAST : D.F. of Jitman Sunar
WEST : D.F. of Prem Kumar
NORTH : Road Reserve
SOUTH : D.F. of Prem Kumar & Banjo of Jitman Sunar

SECRETARY,
LAND REVENUE & DISASTER
MANAGEMENT,DEPARTMENT,
GOVERNMENT OF SIKKIM,GANGTOK.
FILE NO.298\L.R.\(S)
The Governor of Sikkim is hereby pleased to notify the following further to amend the Government of Sikkim, Home Department Notification No.36/Home dated the 6th August, 1976 regarding the constitution of Law Commission of Sikkim published in the Sikkim Government Gazette, Extraordinary No.53 of 9th August, 1976, namely:

In the said Notification, in paragraph 1, for sub-paragraph (4), the following shall be substituted namely:

“(4) Shri R.K. Purkayastha, Joint Secretary - I, Law Department “Member Secretary”

By Order and in the name of the Governor.

T.Wangdi, SSJS.
Secretary to the Government of Sikkim,
Law Department.
GOVERNMENT OF SIKKIM
HUMAN RESOURCE DEVELOPMENT DEPARTMENT
GANGTOK.

No:474/Est-I/HRDD Dated:22.2.2005

NOTIFICATION

The Government of Sikkim is hereby pleased to constitute a Selection Committee consisting of the following members for the purpose of conducting inter-view for selection of Principals of the Colleges of Sikkim.

1. Chairman,
   Sikkim Public Service Commission : Chairman

2. The Member
   Sikkim Public Service Commission : Member

3. Registrar
   North Bengal University : Member

4. Principal Secretary
   Department of Personnel, A.R. & Training : Member

5. Secretary
   Human Resource Development Department : Member

6. Secretary,
   Sikkim Public Service Commission : Member Secretary

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N.D. CHINGAPA, IAS
CHIEF SECRETARY
GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE REFORMS,
TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT,
SKILL DEVELOPMENT AND CHIEF MINISTER'S SELF EMPLOYMENT SCHEME
GANGTOK


NOTIFICATION

In pursuance of Clause (d) of Sub-rule 5 of Rule 8 of the Sikkim Government Servants (Discipline & Appeal) Rules, 1985, the Governor is pleased to constitute a Committee consisting of the following Officers of periodical review of suspension cases as well as the progress of on-going departmental proceedings with immediate effect:-

1. Chief Secretary - Chairman
2. Addl. Chief Secretary-cum-Development Commissioner - Member
3. Principal Secretary, DOP - Member
4. Secretary/Heads of the concerned Department - Member Secretary

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C.L. Sharma,
Addl. Secretary to the Government,
Department of Personnel, ADM. Reforms, Training,
Public Grievances, Career Options & Employment,
Skill Development and Chief Minister’s Self Employment Scheme.
GOVERNMENT OF SIKKIM
FINANCE DEPARTMENT
SIKKIM STATE LOTTERIES
GANGTOK

NO. 2250/FIN/DSSL


NOTIFICATION

In accordance with the provisions of the Lotteries (Regulation) Act, 1998, the results of the Online Lotteries (Sikkim Super Lotto, Sikkim Thunder Ball and Sikkim Fast Lotto lottery) with effect from 1.01.2005 to 31.01.2005 conducted by Sikkim State Lotteries, Finance Department are hereby notified for information of the general public.

JOINT DIRECTOR LOTTERIES.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK
No.15/HOME/2005

NOTIFICATION

In partial modification of Notification No. 48/HOME/2004 dated 26/05/2004, the State Government is pleased to appoint the following as the Chairmen/Chairperson of the Organization(s) mentioned against their respective name(s) with immediate effect.

1. Shri G.M. Bhujel - Sikkim Consumers’ Cooperative Society Limited.
2. Smt. C.C. Sangderpa - Land Use & Environment Board.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N.D. CHINGAPA, IAS
CHIEF SECRETARY,

F.No. GOS/HOME-II/77/1/VOL-II
NOTIFICATION

I. The State Government has considered necessary to constitute a Committee comprising of eminent Historians, Anthropologists and Sociologists for undertaking Anthropological Research and study to prepare an Ethnography report on Gurung, Kirat khambu Rai, Manger, Jogi, Bhujel and Sunwar ethnic communities residing in the State of Sikkim.

II. In view of above, the State Government is pleased to constitute a Committee consisting of the following members with immediate effect:

1. Prof. A.C. Sinha, Former Dean, School of Social Sciences, NEHU Shillong, Meghalaya
2. Prof. G.P. Singh, HOD History Department, Manipur University, Imphal, Manipur
3. Prof. T.B. Subba, HOD Anthropology, NEHU Shillong, Meghalaya
4. Prof. Seikh Rahim Mandal, HOD Anthropology, Department, NBU Siliguri
5. Prof. Nandini Sundar, Professor Sociology, Delhi University, New Delhi
6. Ms. Chandrakala Cintury, IAS, Principal, Secretary, Social Justice Empowerment and Welfare Department, Government of Sikkim

III. All the members of the Committee excluding Member Secretary shall be paid an honorarium of Rs. 2.00 lakhs each in addition to free air travel, transport, boarding and lodging and a Book Allowance of Rs. 50,000/-

IV. The Committee shall submit its report within 100 days from the date of issue of this Notification.

BY ORDER

N.D. CHINGAPA, IAS
Chief Secretary.
GOVERNMENT OF SIKKIM  
HOME DEPARTMENT  
GANGTOK  
NOTIFICATION

In exercise of the powers conferred by the proviso to section 17 of the Prevention of Corruption Act, 1988 (No.49 of 1988), the Governor of Sikkim is pleased to authorize Police Officers in the Sikkim Vigilance Police Force, not below the rank of Inspector of Police, to investigate any offence punishable under the Prevention of Corruption Act, 1988 without the orders of a Magistrate of the First Class or make any arrest thereof without a warrant:

Provided that an offence referred to in clause (e) of sub-section (1) of section 13 of the Prevention of Corruption Act, 1988 shall not be investigated without the order of a Police Officer not below the rank of Superintendent of Police:

Provided further that Police Officers of the Sikkim Vigilance Police Force not below the rank of Inspector of Police shall be deemed to have been so authorized to investigate offences under the Prevention of Corruption Act, 1988 w.e.f. the date of its enforcement.

BY ORDER .

N.D. CHINGAPA, IAS  
CHIEF SECRETARY,

F.No. 111/VIG/CONF/95(part)
NOTIFICATION

In accordance with the provisions of the Lotteries (Regulation) Act, 1998, the result of the Online Lotteries (Sikkim Super Lotto, Sikkim Thunder Ball and Sikkim Fast Lotto Lottery) with effect from 1.12.2004 to 31.12.2004 conducted by Sikkim State Lotteries, Finance Department are hereby notified for information of the general public.

JOINT DIRECTOR LOTTERIES.
STATEMENT SHOWING THE RESULT OF SIKKIM FAST LOTTO ONLINE LOTTERY
WITH EFFECT FROM 1\textsuperscript{ST} DECEMBER TO 31\textsuperscript{ST} DECEMBER 2004.

<table>
<thead>
<tr>
<th>Sl.No</th>
<th>Dated</th>
<th>Draw No.</th>
<th>Name of lottery</th>
<th>Result</th>
</tr>
</thead>
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<tr>
<td>1</td>
<td>01.12.2004</td>
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<td>08,14,04,11,15</td>
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<td>Saturday Fast Lotto</td>
<td>14,16,07,23,18</td>
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<td>05.12.2004</td>
<td>51st</td>
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<td>27,02,28,03,08</td>
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<td>54th</td>
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<td>54th</td>
<td>Saturday Fast Lotto</td>
<td>10,03,28,08,25</td>
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<td>55th</td>
<td>Friday Fast Lotto</td>
<td>29,11,13,24,12</td>
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</table>

JOINT DIRECTOR
LOTTERIES
SIKKIM SUPER LOTTO WEEKLY LOTTERY

<table>
<thead>
<tr>
<th>Sl.No</th>
<th>Dated</th>
<th>Draw No.</th>
<th>Name of lottery</th>
<th>Result</th>
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<td>2.12.2004</td>
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<td>145TH</td>
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THUNDER BALL WEEKLY LOTTERY

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<th>Name of lottery</th>
<th>Result</th>
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<td>10,18,07,19,38,TB-11</td>
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<td>28.12.2004</td>
<td>128TH</td>
<td>Sikkim Thunder Ball</td>
<td>17,37,04,01,02,TB-10</td>
</tr>
</tbody>
</table>

JOINT DIRECTOR LOTTERIES
GOVERNMENT OF SIKKIM

LAND REVENUE & DISASTER MANAGEMENT DEPARTMENT

NOTICE UNDER SECTION 4(1) OF
LAND ACQUISITION ACT, 1894 (ACT I OF 1894)

Whereas it appears to the Governor that land is likely to be needed for a public purpose not being purpose of the Union, namely for the construction of viewpoint by Rural Management and Development Department in the block of Sangtong, East Sikkim, it is hereby notified that several pieces of land comprising cadastral place No. 196, 197, 199, 200, 201/P & 202 measuring more or less 1,6080 hectares bounded as under:

EAST : Road Reserve
NORTH : Kholsa
SOUTH : D.F. of Padam Bdr. Lohar, Sarkar Khasmal, P.F. of Devi Prasad Kharel is likely to be needed for the aforesaid public purpose at the public expenses within the aforesaid block of Sangtong, East Sikkim.

This notification is made under the provision of section 4 (1) of the Land Acquisition Act, 1894 (Act I of 1894) to all to whom it may concern.

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

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorize the Officers, for time being engaged in the undertaking with their servants and workman to enter upon and survey the land and do all other acts required or permitted by the section.

Any person interested in the above land who has any objection to the acquisition thereof may with 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 the District Collector, East.

SECRETARY
LAND REVENUE & DISASTER MANAGEMENT DEPARTMENT
GOVT OF SIKKIM
FILE NO : 303/LR(S).
GOVERNMENT OF SIKKIM
LAND REVENUE & DISASTER MANAGEMENT DEPARTMENT

NO. 16/303/LR(S) Dated 22.2.2005

NOTICE UNDER SECTION 4(1) OF
LAND ACQUISITION ACT, 1894 (ACT I OF 1894)

Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely for the construction of Development of Banjakhri falls in the block of Burtuk and Sichey, East District, it is hereby notified that several pieces of land comprising cadastral plot Nos. noted under the schedule of properties below and area measuring more or less 1,2600 hectare is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid blocks of Burtuk and Sichey, East Sikkim.

This notification is made, under the provision of section 4(1), of the Land Acquisition Act, 1894 (Act I of 1894) to all to whom it may concern.

A plan of the land maybe inspected in the Office of the District Collector, East, Gangtok.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorize 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 the section.

Any person, interested in the above land who has any objection to the acquisition thereof may within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the District Collector, East.

SCHEDULE OF PROPERTIES

BURUTK BLOK – Plot NO:210&212 Total area, 5500 hectare

BOUNDARIES

EAST : C.F.OF RUP KUMARI AND Footpath.
WEST : KHOLSA
NORTH : KHOLSA, D.F.OF SETEY LAMA, RAM BDR., PASSANG KYONGMU AND
DEVITHAN
SOUTH : KHOLSA

SICHEY BLOCK : PLOT NOS. 33/P, 43,45/P,46 TOTAL AREA-7100 HECTARE.

BOUNDARIES

EAST: BANJO C.F. OF SHREE LALL AND OTHERS, MANI RAJ, KUL BDR. SUBBA.
SANTA BDR. BHIM BDR.

WEST: KHOLSA

NORTH: KHOLSA

SOUTH: C.F.OF DHAN BDR. AND KULBDR. SUBBA

SECRETARY
LAND REVENUE & DISASTER MANAGEMENT DEPARTMENT
GOVERNMENT OF SIKKIM, GANGTOK
FILE NO. 30/L.R.(S).
NOTIFICATION

The Governor of Sikkim is pleased to upgrade the following three Junior High School with immediate effect:-

North District

1. Gor Junior High School as Gor Secondary School.

East District

2. Lower Samdong Junior High School as Lower Samdong Secondary School.

West district


By order,

C.L. DENZONGPA,
SECRETARY- HRDD
NOTIFICATION

In exercise of the powers Conferred by Sub-Section (1) of Section 36 of the Indian Electricity Act, 1910 the State Government hereby appoints Executive Engineer, in the Energy & Power Department posted at Gangtok (HQ), as the Electrical Inspector for all classes of works and electrical installations. He shall/exercise the powers and perform the functions of an Electrical Inspector under the Act for the whole of Sikkim.

D.D.PRADHAN
SECRETARY TO GOVERNMENT OF SIKKIM
ENERGY AND POWERDEPARTMENT.
In exercise of the powers Conferred by Sub-Section (1) of Section 36 of the Indian Electricity Act, 1910 the State Government hereby appoints TWO Assistant Engineers of Energy & Power Department posted at Gangtok (HQ) ,and Jorethang (South) respectively, as Assistant Electrical Inspector Inspector for all classes of works and electrical installations. They shall exercise the powers and perform the functions of an Assistant Electrical Inspector under the Act for their respective jurisdiction within the State of Sikkim with effect from the date of assuming charge as Assistant Electrical Inspector.

D.D.PRADHAN
SECRETARY TO GOVERNMENT OF SIKKIM
ENERGY AND POWERDEPARTMENT.
NOTIFICATION

In partial modification of Notification No. 42/home/2004 dated 21.5.2004 and Notification NO. 48/home/2004 dated 26/05/2004, the State Government is pleased to appoint Shri Gyatso Lepcha as Chairman, Sikkim Scheduled Castes, Scheduled Tribes and Other Backward Classes Development Corporation (SAABCO) with immediate effect.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N.D.CHINGAPA, IAS
CHIEF SECRETARY
F.NO.GOS/HOME-II77/I/VOL-II
NOTIFICATION

Consequent upon the promulgation of the Consumer Protection (amendment ) Act, 202, the district Consumer Protection Council were constituted vide Notification No.15/WM/FCS & CA dated 17/3/2004.

On the recommendation of the State Consumer Protection Council and to bring about effective coordination amongst the official and non official members in the districts, the State Government hereby nominates the following Officers of Urban Development & Housing Department as Official members of the respective District council.

1. **EAST DISTRICT**  
   Bazar Officer(East)

2. **WEST DISTRICT**  
   Bazar Officer (West )

3. **NORTH DISTRICT**  
   Bazar Officer (Gangtok & North)

4. **SOUTH DISTRICT**  
   Bazar Officer(South)

The terms of Reference as envisaged in the previous Notification remains the same.

Commissioner –cum-Secretary  
Food , Civil Supplies and Consumer Affairs Department  
File No. 1(148)CP/FCS&CA/2003
GOVERNMENT OF SIKKIM
LAW DEPARTMENT
GANGTOK

No. 5/LD/P/2005

NOTIFICATION

The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on 9th day of March, 2005 is hereby published for general information:-

THE SIKKIM VALUE ADDED TAX ACT, 2005
(Act No. 5 of 2005)

ARRANGEMENT OF SECTIONS

CHAPTER I
PRELIMINARY

1. Short title, extent and commencement
2. Definitions

CHAPTER II
COMMERCIAL TAX AUTHORITIES AND APPELLATE AUTHORITIES

3. Commercial Tax Authorities
4. Appellate Authority
5. Delegation of Commissioner’s powers and functions
6. Tax Authorities and Appellate Authority to be public servants
7. Indemnity

CHAPTER III
INCIDENCE, LEVY AND RATE OF TAX

8. Incidence of tax
9. Levy of tax on sale
10. Levy of tax on purchases
11. Levy of tax on containers and packing material
12. Rates of tax on sale or purchase of goods
13. Levy of tax on transfer of property in goods involved in the execution of Works Contract
14. Out-put tax
15. Input tax
16. Compounding of tax liability in certain cases
17. Compounding of tax liability in case of Works Contract
18. Information of awarding of Works Contract.
19. Deduction of tax at source from the payment to dealer.
20. Tax payable
The Governor having been informed of the subject matter of the Bill has been pleased to recommend the introduction and consideration of the Bill by the Sikkim Legislative Assembly.

The above Bill having been passed by the Sikkim Legislative Assembly on the 28th day of February 2005 is presented for assent to the Governor in pursuance of the provisions of Article 200 of the Constitution of India. In accordance with Article 199 (4) of the Constitution, this Bill is certified to be a Money Bill.

D.N. TAKARPA  
SPEAKER  
SIKKIM LEGISLATIVE ASSEMBLY

I hereby assent to the Bill.

V. RAMA RAO  
GOVERNOR OF SIKKIM  
RAJ BHAVAN  
GANGTOK
NOTICE UNDER SECTION 4(1) OF LAND ACQUISITION ACT, 1894 (ACT I OF 1894)

Whereas it appears to the Governor that land is likely to be needed for a public purpose not being a purpose of the Union namely for the construction of 66 KV single circuit Transmission line from Mamring, South Sikkim to Lower Khamdong, East Sikkim, it is hereby notified that a piece of land comprising cadastral Plot No. 1680 & 1682 and measuring more or less 0.2760 hectare or (29708.64 sq.ft.) bounded as under:

- **EAST**: S.P.W.D. Road to Khamdong
- **WEST**: D. F. of Nari Bhutia and Government foot path.
- **NORTH**: D. F. of Naktang
- **SOUTH**: D. F. of Tshering Pintso Bhutia

This notification is made under the provision of Section 4(1) of Land Acquisition Act, 1894 (Act I of 1894).

A plan of the 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 pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

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

N. D. CHINGAPA
PR. SECRETARY,
LAND REVENUE & DISASTER MANAGEMENT DEPARTMENT
GOVERNMENT OF SIKKIM
GANGTOK

File No. 8/LR (S).
NOTICE UNDER SECTION 4(1) OF
LAND ACQUISITION ACT, 1894 (ACT I OF 1894)

Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely for the construction of approach road to Sub-Jail at Boomtar Block, South Sikkim by S.P.W.D (Buildings) it is hereby notified that several pieces of land comprising cadastral Plot Nos.237, 238, 239, 243, 319, 322, 851 & 322/732 measuring more or less .2460 hectare bounded as under:–


WEST : PF&DF of Budha Tamang, Phurba Bhutia, Palden, Garjaman, Lallldhoj Village Road, Kholsa & Kulo.

NORTH : Government Land, PF&DF of Budha, Phurba, Palden, Garjaman, Lallldhoj & Mani Kumar Rai.

SOUTH : Government Land, Jail, PF of Sangey, Budha, Phurba, Palden & Mani Kumar Rai is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block of Boomtar, South Sikkim.

This notification is made, under the provision of Section 4(1) of L.A.Act,1894 (Act I of 1894) to all to whom it may concern.

A plan of the land may be inspected in the office of the District Collector, South.

In exercise of the powers conferred by the aforesaid Section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other Acts required or permitted by that Section.

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.

N.D.CHINGAPA,
SECRETARY,
LAND REVENUE & DISASTER MANAGEMENT DEPTT.,
GOVERNMENT OF SIKKIM,
GANGTOK.

FILE NO.632/LR(S).
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 not being a purpose of the Union, namely for the extension of Arithang Road to Indira Bye Pass by SPWD(Roads & Bridges) Government of Sikkim in the block of Gangtok, East Sikkim, it is hereby declared that several pieces of land comprising cadastral Plot Nos. 629/P, 630/P, 1586/P, 1613/P, 631/2233/P, 1808/P and 1799/P and measuring more or less 16237.50 sq. ft. bounded as under:-

SOUTH : N.P. Gurung, Ben Mukhia is needed for aforesaid public purpose at the public expense within the aforesaid block of Gangtok.

This declaration is made under the provision of Section 6 of L.A. Act, 1894 (Act I of 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.

N.D.CHINGAPA,
SECRETARY,
LAND REV. & DISASTER MANAGEMENT DEPTT.
GOVT. OF SIKKIM, GANGTOK.
File No. 216/LR(S).
NOTICE UNDER SECTION 4(1) OF LAND ACQUISITION ACT, 1894 (ACT I OF 1894)

Whereas the function of the Central Government under the Land Acquisition Act, 1894 (Act 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. 12018/12/76/LRD dt. 10.1.1978 issued by the Government of India in the Ministry of Agriculture and Irrigation under Clause (1) of Article 258 of the Constitution of India.

And whereas it appears to the Governor that land is likely to be needed for a public purpose, being a purpose of the Union, namely for construction of Teesta (Stage V) H.E Project by NHPC Ltd. (A Govt. of India undertaking ) in the block of Khamdong Elakha Song, District East, it is hereby notified that a piece of land comprising cadastral Plot No. 541(P) and measuring more or less 0.1923 hectare bounded as under:-

EAST : Road to Dikchu.
WEST : Government land.
NORTH : Land of Passang Tamang.
SOUTH : Government land is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block of Khamdong, East Sikkim.

This Notification is made under the provision of Section 4(1) of L.A.Act, 1894 (Act I of 1894) read with the said notification to all whom it may concern.

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

In exercise of the power conferred by the said section read with the said notification, the Governor is pleased to authorise the officers 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 District Collector, East.

N.D.CHINGAPA,
SECRETARY,
LAND REV. & DISASTER MANAGEMENT DEPTT.
GOVT. OF SIKKIM, GANGTOK.
File No. 2073/LR (S).
NOTIFICATION

In exercise of the powers conferred by sub-section (3) of section 1 of the Sikkim Value Added Tax, 2005, the State Government hereby notifies that the Sikkim Value Added Tax Act, 2005 shall come into force with effect from the 1st day of April, 2005.

By Order

T.T. DORJI, IAS
PRINCIPAL SECRETARY
NOTIFICATION

In exercise of the powers conferred by section 4 of the Sikkim (Collection of Taxes and Prevention of Evasion of Payment of Taxes), Act 1987 (7 of 1987), the State Government hereby appoints the following Officers of the Income and Commercial Tax Division, Finance, Revenue and Expenditure Department as the Inspectors for the purpose of sections 45,46,47,48 and 49 of the Sikkim Value Added Tax Act, 2005 for the territorial jurisdiction as shown against their names:-

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name and Designation of the Officer</th>
<th>Jurisdiction</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Shri B.B. Subba, Deputy Commissioner, Commercial Tax</td>
<td>Whole of South and West Districts</td>
</tr>
<tr>
<td>2</td>
<td>Shri P.P. Gurung, Deputy Commissioner, Commercial Tax</td>
<td>Whole of East and North Districts</td>
</tr>
</tbody>
</table>

By Order

T.T. DORJI, IAS
PRINCIPAL SECRETARY
NOTIFICATION

In exercise of the powers conferred by sub-section (1) of section 16 of the Sikkim Value Added Tax, 2005, the State Government hereby notifies that any dealer whose annual gross turnover exceeds rupees two lakhs but does not exceed rupees five lakhs is permitted to opt for payment of compounded tax at the rate of two percent on such gross turnover.

By Order

T.T. DORJI, IAS
PRINCIPAL SECRETARY
The Governor is pleased to upgrade one post of Judgement Writer, presently held by Mrs. Anku Tshering Lepcha to that of Private Secretary in the Scale of Rs. 7000-225-11500 in the High Court of Sikkim with immediate effect.

This issues with the concurrence of Finance, Revenue and Expenditure Department.

BY ORDER,

C.L. SHARMA
ADDITIONAL SECRETARY TO THE GOVERNMENT
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT, SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
HUMAN RESOURCE DEVELOPMENT DEPARTMENT
GOVERNMENT OF SIKKIM
GANGtok

NOTIFICATION

The Governor is pleased to create the following posts for the upgraded Senior Secondary Schools in the pay Scales shown against each category of posts with immediate effect:-

<table>
<thead>
<tr>
<th>SI. No.</th>
<th>Name of Post</th>
<th>Singtam SSS (E)</th>
<th>Lingdok SSS (E)</th>
<th>Jorethang SSS (S)</th>
<th>Scale of Pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Principal</td>
<td>-</td>
<td>-</td>
<td>01</td>
<td>Rs.9000-300-13800/-</td>
</tr>
<tr>
<td>2</td>
<td>Post Graduate Teacher in</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(i) English</td>
<td>01</td>
<td>01</td>
<td>01</td>
<td>Rs.7000-225-11500/-</td>
</tr>
<tr>
<td></td>
<td>(ii) Nepali</td>
<td>01</td>
<td>01</td>
<td>01</td>
<td>Rs.7000-225-11500/-</td>
</tr>
<tr>
<td></td>
<td>(iii) Political Science</td>
<td>01</td>
<td>01</td>
<td>01</td>
<td>Rs.7000-225-11500/-</td>
</tr>
<tr>
<td></td>
<td>(iv) Economics</td>
<td>01</td>
<td>01</td>
<td>01</td>
<td>Rs.7000-225-11500/-</td>
</tr>
<tr>
<td></td>
<td>(v) History</td>
<td>01</td>
<td>01</td>
<td>01</td>
<td>Rs.7000-225-11500/-</td>
</tr>
<tr>
<td></td>
<td>(vi) Geography</td>
<td>01</td>
<td>01</td>
<td>01</td>
<td>Rs.7000-225-11500/-</td>
</tr>
<tr>
<td></td>
<td>(vii) Hindi</td>
<td>01</td>
<td>-</td>
<td>01</td>
<td>Rs.7000-225-11500/-</td>
</tr>
<tr>
<td>3</td>
<td>Librarian (Grade II)</td>
<td>01</td>
<td>01</td>
<td>01</td>
<td>Rs.5000-150-8000/-</td>
</tr>
</tbody>
</table>

Total 08 07 09

The expenditure for the above posts will be met from the following Heads of A/C in the Financial Year 2005-2006.

(i) 2202-02-02.104-64-45-64.45.01: Salaries (Plan) East District:
    For 08 posts of Singtam SSS & 07 posts of Lingdok SSS.
(ii) 2202-02-02.104-64-48-64.48.01: Salaries (Plan) South District:
    For 09 posts of Jorethang SSS.

By Order

C. L. DENZONGPA
SECRETARY – HRDD
The Governor is pleased to create the following posts for the upgraded Secondary Schools in the pay Scales shown against each category of posts with immediate effect:

<table>
<thead>
<tr>
<th>Si.</th>
<th>Name of Secondary School</th>
<th>Headmaster</th>
<th>GradUate Teacher in General</th>
<th>GradUate Teacher in Limboo</th>
<th>GradUate Teacher in Lepcha</th>
<th>Lab Attendant</th>
<th>Total Posts</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Neh-Broom SS (S)</td>
<td>01</td>
<td>04</td>
<td>01</td>
<td>-</td>
<td></td>
<td>01</td>
</tr>
<tr>
<td>2.</td>
<td>Tingmo SS (S)</td>
<td>01</td>
<td>04</td>
<td>-</td>
<td>-</td>
<td>01</td>
<td>06</td>
</tr>
<tr>
<td>3.</td>
<td>Lower Sumin SS (E)</td>
<td>01</td>
<td>04</td>
<td>-</td>
<td>-</td>
<td>01</td>
<td>06</td>
</tr>
<tr>
<td>4.</td>
<td>Lower Siyari SS (E)</td>
<td>-</td>
<td>04</td>
<td>-</td>
<td>-</td>
<td>01</td>
<td>05</td>
</tr>
<tr>
<td>5.</td>
<td>Padamchey SS (E)</td>
<td>01</td>
<td>04</td>
<td>-</td>
<td>-</td>
<td>01</td>
<td>06</td>
</tr>
<tr>
<td>6.</td>
<td>Pacheykhani SS (E)</td>
<td>01</td>
<td>04</td>
<td>-</td>
<td>-</td>
<td>01</td>
<td>06</td>
</tr>
<tr>
<td>7.</td>
<td>Pabyik SS (E)</td>
<td>01</td>
<td>04</td>
<td>-</td>
<td>01</td>
<td>01</td>
<td>0</td>
</tr>
<tr>
<td>8.</td>
<td>Sichey SS (E)</td>
<td>01</td>
<td>04</td>
<td>-</td>
<td>-</td>
<td>01</td>
<td>06</td>
</tr>
<tr>
<td>9.</td>
<td>Sirwani SS (E)</td>
<td>01</td>
<td>04</td>
<td>-</td>
<td>-</td>
<td>01</td>
<td>06</td>
</tr>
<tr>
<td>10.</td>
<td>Tumin SS (E)</td>
<td>01</td>
<td>04</td>
<td>-</td>
<td>-</td>
<td>01</td>
<td>06</td>
</tr>
<tr>
<td>11.</td>
<td>Gelling SS (W)</td>
<td>01</td>
<td>04</td>
<td>-</td>
<td>-</td>
<td>01</td>
<td>06</td>
</tr>
<tr>
<td>12.</td>
<td>Kamling SS (W)</td>
<td>01</td>
<td>04</td>
<td>-</td>
<td>-</td>
<td>01</td>
<td>06</td>
</tr>
<tr>
<td>13.</td>
<td>Khandu SS (W)</td>
<td>01</td>
<td>04</td>
<td>01</td>
<td>01</td>
<td>01</td>
<td>08</td>
</tr>
</tbody>
</table>

Total Posts: 12 52 02 02 13 81

Scale of Pay
(i) Headmaster of SS: Rs.7500-250-12000
(ii) Graduate Teacher: Rs.5500-175-9000
(iii) Lab Attendant: Rs.2850-55-4170
The expenditure for the above posts will be met from the following Heads of A/C in the Financial Year 2005-2006.

(i) 2202-02-02.104-64-48-64.48.01: Salaries (Plan) South District: for 13 posts of Sl.No. 1 & 2.

(ii) 2202-02-02.104-64-45-64.45.01: Salaries (Plan) East District: for 48 posts of Sl.No. 3 to 10

(iii) 2202-02-02.104-64-46-64.46.01: Salaries (Plan) West District: for 20 posts of Sl.No. 11 to 13.

BY ORDER,

C. L.
DENZONGPA
SECRETARY-HRDD
HUMAN RESOURCE DEVELOPMENT DEPARTMENT  
GOVERNMENT OF SIKKIM  
GANGTOK  
No. 82/HRD.PLG/2005  

NOTIFICATION

The Governor is pleased to create the following posts for the upgraded Junior High Schools in the pay Scales shown against each category of posts with immediate effect:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Junior High School</th>
<th>Categories of Post for Headmaster</th>
<th>Graduate Teacher for General Bhutia Lepcha</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Chuba JHS (S)</td>
<td>01</td>
<td>04</td>
<td>05</td>
</tr>
<tr>
<td>2.</td>
<td>Chemchey JHS (S)</td>
<td>01</td>
<td>04</td>
<td>05</td>
</tr>
<tr>
<td>3.</td>
<td>Denchung JHS (S)</td>
<td>01</td>
<td>04</td>
<td>05</td>
</tr>
<tr>
<td>4.</td>
<td>Pabong Daring JHS (S)</td>
<td>01</td>
<td>04</td>
<td>05</td>
</tr>
<tr>
<td>5.</td>
<td>Bordang JHS (E)</td>
<td>01</td>
<td>04</td>
<td>05</td>
</tr>
<tr>
<td>6.</td>
<td>Samlik Marchak JHS(E)01</td>
<td>04</td>
<td>01</td>
<td>05</td>
</tr>
<tr>
<td>7.</td>
<td>Singling JHS (W)</td>
<td>01</td>
<td>04</td>
<td>05</td>
</tr>
</tbody>
</table>

Total Posts: 07  

Scale of Pay:  
Headmaster JHS: Rs.5700-200-9700  
Graduate Teacher: Rs.5500-175-9000  

The expenditure for the above posts will be debitted to the following Heads of A/C in the Financial Year 2005-2006:

(i) 2202-01-01.106-63-48-63.48.01: Salaries (Plan): South District: For 20 posts of I to 4  
(iii) 2202-01-01.106-63-46-63.46.01: Salaries (Plan): West District: For 07 posts of SI.No. 7.

BY ORDER  

C. L. DENZONGP  
SECRETARY – HRDD
NOTIFICATION

Whereas, the Hon’ble Supreme Court in its order dated 19.07.2004 passed in W.P. (C) No. 1022 of 1989 All India Judges Association & Others Vrs. Union of India and Others directed all the states and Union Territories including the High Courts through their respective Standing Counsel to file their responses as to the benefit of Shetty Commission’s report regarding pay scales and service conditions being allowed to the Subordinate Court Staffs.

And whereas the State Government in consultation with the High Court of Sikkim have examined and considered the report of Shetty Commission containing recommendations on improvement of service conditions and pay scales etc. of the staff working in subordinate courts and on being satisfied have accepted the same.

Now, therefore, it is hereby ordered that the recommendations relating to Sikkim as contained in chapter XVIII of Report of the First National Judicial Pay Commission, Bangalore, on improvement of service conditions of Non-Judicial staffs in subordinate courts in Sikkim shall be implemented in terms of these recommendations by duly framing rules in this regard.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C.L. SHARMA
ADDITIONAL SECRETARY TO THE GOVT. OF SIKKIM
DEPTT. OF PERSONNEL, ADM. REFORMS, TRG. PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT, SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
NOTIFICATION

Whereas, the Hon’ble Supreme Court in its order dated 19.07.2004 passed in W.P. (C) No. 1022 of 1989 All India Judges Association & Others Vrs. Union of India and Others directed all the states and Union Territories including the High Courts through their respective Standing Counsel to file their responses as to the benefit of Shettyty Commission’s report regarding pay scales and service conditions being allowed to the Subordinate Court Staffs.

And whereas the State Government in consultation with the High Court of Sikkim have examined and considered the report of Shetty Commission containing recommendations on improvement of service conditions and pay scales etc. of the staff working in subordinate courts and on being statisfied have accepted the same.

Now, therefore, it is hereby ordered that the recommendations relating to Sikkim as contained in chapter XVIII of Report of the First National Judicial Pay Commission, Bangalore, on improvement of service conditions of Non-Judicial staffs in subordinate courts in Sikkim shall be implemented in terms of these recommendations by duly framing rules in this regard.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C.L. SHARMA
ADDITIONAL SECRETARY TO THE GOVT. OF SIKKIM
DEPTT. OF PERSONNEL, ADM. REFORMS, TRG. PUBLIC
GRIEVANCES,
CAREER OPTIONS & EMPLOYMENT, SKILL DEVELOPMENT AND
CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
NOTIFICATION

Whereas it has been found expedient to amend Rule 12 (A) and (B) of the Sikkim Inter-State Migrant Workmen (Regulation of Employment and Conditions of Service) Rules, 1983 for the purpose of entitlement of benefit of State Government.

Now, therefore, in exercise of the powers conferred by section 35 of Inter-State Migrant Workmen (Regulation of Employment and Conditions of Service) Act, 1979, the State Government hereby makes the following rules to amend the Sikkim Inter-State Migrant Workmen 1983, namely:

1. Short title and Commencement:

(1) These Rules may be called the Sikkim Inter-State Migrant Workmen (Regulation of Employment and Conditions of Service) Amendment Rules, 2005.

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

2. Amendment of Rules 12 (A) and (B):

In Rule 12 (A) at paragraph 3, of the Inter-State Migrant Workmen (Regulation of Employment and Conditions of Service) Rules, 1983 for the words and figures:

<table>
<thead>
<tr>
<th>Rs. Ps.</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. is 5 or more but does not exceed 20</td>
</tr>
<tr>
<td>b. exceeds 20 but does not exceed 50</td>
</tr>
<tr>
<td>c. exceeds 50 but does not exceed 100</td>
</tr>
<tr>
<td>d. exceeds 100 but does not exceed 200</td>
</tr>
<tr>
<td>e. exceeds 200 but does not exceed 400</td>
</tr>
<tr>
<td>f. exceeds 400</td>
</tr>
</tbody>
</table>

the words and figures

<table>
<thead>
<tr>
<th>Rs. Ps.</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. is 5 but does not exceed 20</td>
</tr>
<tr>
<td>b. exceeds 20 but does not exceed 50</td>
</tr>
<tr>
<td>c. exceeds 50 but does not exceed 100</td>
</tr>
</tbody>
</table>
d. exceeds 100 but does not exceed 200 - Rs. 800/- (eight hundred only)
e. exceeds 200 but does not exceed 400 - Rs. 1600/- (sixteen hundred only)
f. exceeds 400 but does not exceed 800 - Rs. 3000/- (three thousand only)
g. exceeds 800 but does not exceed 1000 - Rs. 4000/- (four thousand only)
h. exceeds 1000 - Rs. 5000/- (five thousand only)

shall be substituted.

(B) In Rule 12 (B) of the Inter-State Migrant Workmen (Regulation of Employment and Conditions of Service) Rules, 1983 for the words and figures;

| “a. is 5 but does not exceed 20  | - | 10.00 |
| b. exceeds 20 but does not exceed 50 | - | 20.00 |
| c. exceeds 50 but does not exceed 100 | - | 40.00 |
| d. exceeds 100 but does not exceed 200 | - | 80.00 |
| e. exceeds 200 but does not exceed 400 | - | 160.00 |
| f. exceeds 400 | - | 200.00 |

the words and figures

| “a. is 5 but does not exceed 20  | - | Rs. 50/- (fifty only) |
| b. exceeds 20 but does not exceed 50 | - | Rs. 100/- (one hundred only) |
| c. exceeds 50 but does not exceed 100 | - | Rs. 200/- (two hundred only) |
| d. exceeds 100 but does not exceed 200 | - | Rs. 400/- (four hundred only) |
| e. exceeds 200 but does not exceed 400 | - | Rs. 800/- (eight hundred only) |
| f. exceeds 400 but does not exceed 750 | - | Rs. 1500/- (fifteen hundred only) |
| g. exceeds 750 but does not exceed 1000 | - | Rs. 3000/- (three thousand only) |
| h. exceeds 1000 | - | Rs. 5000/- (five thousand only) |

shall be substituted.

TASHI WANGDI, SSJS, 
SECRETARY, 
LABOUR DEPARTMENT 
GOVERNMENT OF SIKKIM,  
(F.No. GOS/DL/184/01/02)
NOTIFICATION

In exercise of the powers conferred by section 7 of the Minimum Wages Act, 1948 (11 of 1948) and in supersession of the Notification No. 18/DL, dated the 6th January, 2005, published in Sikkim Government Gazette, Extraordinary No. 2, dated the 7th January, 2005, the State Government hereby constitutes the Advisory Board as follows:-

I. INDEPENDENT MEMBERS
   1. Hon’ble Minister, Labour - Chairman
   2. Development Commissioner-cum- Additional Chief Secretary - Member
   3. Principal Secretary, Finance Department - Member
   4. Principal Secretary, Department of Personnel, Admin, Reforms & Training - Member
   5. Secretary, Industries Department - Member
   6. Principal Secretary, Social Welfare Department - Member
   7. President, Orchid Club, Singtam - Member
   8. Secretary, Labour Department - Member-Secretary

II. REPRESENTING EMPLOYERS
   1. Managing Director, Sikkim Distilleries Limited, Rangpo - Member
   2. Managing Director, Yuksom Breweries Private Limited, Melli - Member
   3. President, Hotel & Restaurant Owners’ Association - Member
   4. President, Sikkim Byapari Sangh, Gangtok - Member
   5. President, Sikkim Truck Owners’ Association, Tadong, Gangtok - Member
   6. Chairman, Temi Tea Board, Temi Tea Estate - Member
   7. President, Sikkim Contractors’ Association, Gangtok - Member

III. REPRESENTING WORKERS
   1. General Secretary, All Sikkim Democratic Labour Front, Gangtok - Member
   2. President, Sikkim Truck Drivers’ Association, Tadong, Gangtok - Member
   3. President, Sikkim Distilleries Workers’ Association, Rangpo - Member
   4. President, Yuksom Breweries Workers’ Association - Member
   5. President, Temi Tea Estate Workers’ Association - Member
   6. President, Sikkim Local Taxi Drivers’ Association, Gangtok - Member
   7. President, IV Grade Employees’ Association of Sikkim - Member

TASHI WANGDI, SSJS,
SECRETARY,
LABOUR DEPARTMENT
GOVERNMENT OF SIKKIM,
(F.No. GOS/DL/3/98-99/Part I)
GOVERNMENT OF SIKKIM
LAW DEPARTMENT
GANGTOK

No. 1/LD/P/ 2005


NOTIFICATION

The following Ordinance promulgated by the Governor on the 30th day of March, 2005 is hereby published for general information:-

INCOME AND COMMERCIAL TAX DIVISION
FINANCE, REVENUE AND EXPENDITURE DEPARTMENT
GANGTOK

(ORDINANCE NO. 1 OF 2005)

Promulgated by the Governor in the Fifty-sixth Year of the Republic of India.

AN

ORDINANCE

further to amend the Sikkim Sales Tax Act, 1983, Section 5A has been inserted in the Sikkim Sales Tax (Amendment) Act, 2003 with the objective to levy sales tax on the basis of draw of lotteries where prizes are offered on the basis of last two digit number printed on the body of the lottery ticket and draws of which are held either on weekly, fortnightly or monthly basis;

And whereas it is felt necessary and expedient to amend the Sikkim Sales Tax Act, 1983 by substituting provisions of Section 5A to make the provisions for levying sales tax on the basis of sales of actual number of lottery tickets in conformity with the provisions of the Principal Act;

And whereas the Sikkim Legislative Assembly is not in session and the Governor is satisfied that circumstances exist which render it necessary for him to take immediate action;

Now, therefore, in exercise of the powers conferred by clause (1) of Article 213 of the Constitution of India, the Governor of Sikkim hereby promulgates the following Ordinance, namely: -
1. (1) This Ordinance may be called the Sikkim Sales Tax (Amendment) Ordinance, 005.

2) It extends to the whole of Sikkim.

3) It shall come into force at once.

Substitution of section 5A

2. In the Sikkim Sales Tax Act, 1983, the existing provisions of Section 5A shall be substituted by the following provisions, namely:-

“5A (1) Every dealer dealing in lottery tickets who has been registered on application made under Sikkim Sales Tax Act, 1983, for so long as his registration remains in force, is liable to pay tax under this Act.

(2) Levy and rates of tax on sale of tickets:
The tax payable by a dealer on sale of lottery tickets, who is liable to pay tax under this section on his taxable turnover of sales, shall be levied at the rate of twenty per centum of such part of his taxable turnover of sales which represents sales of lottery tickets.

Illustration-
A dealer selling five hundred tickets shall be liable to pay twenty percent of sale price of the five hundred tickets sold, as sales tax.

(3) Compounded rate of tax on sale of lottery tickets:
(a) Any dealer of lottery tickets registered under this Act and liable to pay tax on sales made in the State of Sikkim, may, at his option, pay the tax in lieu of tax payable under sub-section (2) of Section 5A at such compounded rate as prescribed in the Schedule appended to this Ordinance.

(b) The tax payable at a compounded rate prescribed in the Schedule referred to in clause (a) of sub-section (3) shall be paid by the dealer to the Government in the manner as may be prescribed.

(c) Any dealer who intends to opt for payment under clause (a) of sub-section (3) shall make an application for permission to the Commissioner in such manner as may be prescribed.

(d) After verification as may be deemed necessary, the Commissioner, if satisfied, may grant permission to the applicant who applies for permission under clause (c) of sub-section (3) of Section 5A.

SCHEDULE

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Type of draw on the basis of price of ticket</th>
<th>Compounded rate per draw.</th>
</tr>
</thead>
<tbody>
<tr>
<td>01</td>
<td>Draw for tickets having a price upto Re.1/-</td>
<td>Rs. 5,000/-</td>
</tr>
<tr>
<td>02</td>
<td>Draw for tickets having a price above Re.1/- and upto Rs.2/-</td>
<td>Rs.10,000/-</td>
</tr>
<tr>
<td>03</td>
<td>Draw for tickets having a price above Rs.2/- and upto Rs.5/-</td>
<td>Rs.15,000/-</td>
</tr>
<tr>
<td>04</td>
<td>Draw for tickets having a price above Rs.5/- and upto Rs.10/-</td>
<td>Rs.20,000/-</td>
</tr>
<tr>
<td>05</td>
<td>Draw for tickets having a price above Rs.10/- and upto Rs.20/-</td>
<td>Rs.25,000/-</td>
</tr>
<tr>
<td>06</td>
<td>Draw for tickets having a price above Rs.20/- but less than Rs.50/-</td>
<td>Rs.30,000/-</td>
</tr>
</tbody>
</table>
(4) (a) The dealer of lottery tickets liable to pay tax under this Section shall furnish statements of each draw within seven days from date of draw in the form and manner as may be prescribed.

(b) Notwithstanding anything contained in Section 11, such dealer shall furnish quarterly returns within thirty days from the last day of the end of each quarter along with the proof of payment of tax, in such form and manner as may be prescribed."

3. In the said Act, in Schedule II, after serial number 200, the following serial number shall be added, namely,-

```
201  Lottery tickets   20%.
```

R.K. PURKAYASTHA, SSJS
Legal Remembrancer-cum-Secretary Law
Government of Sikkim
Gangtok
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK
No.Gos/Home-II/Temp/2000/236/190

CORRIGENDUM

In notification No. 28/Home/2005 dated 25/04/05, at Serial No. 10, Deputy Director, Dev. Planning, Economic Reforms, NECA Department be read as Joint Director, Dev. Planning Economic Reforms, NECA Department.

By Order And In The Name Of The Governor.

N.D. Chingapa, IAS
Chief Secretary
Gos/HomeII/TEMP/2000/236
NOTIFICATION

In exercise of the powers conferred under Section 7 (1) of the Legal Services Authorities Act, 1987, the Sikkim State Legal Services Authority hereby establishes Counselling and Conciliation Centres at the following places:-

1. For the East and North Districts at Gangtok in the office premises of District Legal Services Authority (East and North).

2. For the South and West Districts at Namchi in the office premises of District Legal Services Authority (South and West).

By Order.

MEENAKSHI M. RAI,
MEMBER SECRETARY.
GOVERNMENT OF SIKKIM
SIKKIM STATE LEGAL SERVICES AUTHORITY
GANGTOK

No.14/SLSA/

Dated: 30/04/2005.

NOTIFICATION

In exercise of the powers conferred under Section 22 B of the Legal Services Authorities Act, 1987 (Central Act 39 of 1987) as amended by Act No. 37 of 2002 hereinafter referred to as the Act, the Sikkim State Legal Services Authority hereby establishes (Permanent Lok Adalat) at undermentioned places in respect of all the (Public Utility Services) as defined under clause (b) of Section 22 A of the Act (and reproduced below in column No.3) :-

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Place of Permanent Lok Adalat</th>
<th>Public Utility Services as defined under clause (b) of Section 22A of the Act</th>
</tr>
</thead>
</table>
| 1      | For the East and North Districts at Gangtok, in Complex, East Sikkim at Gangtok. | “Public Utility Service” means any- 
(i) transport service for the carriage of passengers or goods by air, road the District Court and water; or |
| 2      | For the South and West District at Namchi in South Sikkim at Namchi | (ii) postal, telegraph or telephone service; or 
(iii) supply of power, light or water to the public by any establishment; the District Court Complex, or 
(iv) system of public conservancy or sanitation; or 
(v) service in hospital or dispensary; or 
(vi) insurance service; 
and includes any service which the Central Government or the State Government, as the case may be, may, in the public interest, by notification, declare to be a public utility service for the purposes of this Chapter. |

By Order.

Meenakshi M. Rai
Member Secretary
GOVERNMENT OF SIKKIM
BUILDINGS & HOUSING DEPARTMENT
GANGTOK


CORRIGENDUM TO NOTIFICATION NO: 4(55) B/01-02/30/Bldgs. dated 21.04.2005

In the first sentence of the aforesaid Notification, “Stairway to Heaven” at Daramdin, East Sikkim may be read as “Stairway to Heaven” at Daramdin, West Sikkim.

PRINCIPAL C.E.-CUM-SECRETARY
Buildings & Housing Department
GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, A.R. & TRAINING, PUBLIC GRIEVANCES,
CAREER OPTIONS & EMPLOYMENT SKILL DEV. AND
CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
GANGTOK

No. 135/GEN/DOP Dated: 19/04/2005.

NOTIFICATION

Consequent to the approval of the Cabinet on 28.12.2004 the Governor is now pleased to create following posts in the Energy and Power Department with immediate effect: -

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Post</th>
<th>No: of posts</th>
<th>Pay Scale (in Rs.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Assistant Switch Board Operator</td>
<td>28</td>
<td>3050-75-4550</td>
</tr>
<tr>
<td>2.</td>
<td>Assistant Turbine Operator</td>
<td>10</td>
<td>3050-75-4550</td>
</tr>
<tr>
<td>3.</td>
<td>Assistant Electrician</td>
<td>3</td>
<td>3400-85-5100</td>
</tr>
<tr>
<td>4.</td>
<td>Butterfly Valve Attendant</td>
<td>3</td>
<td>2850-55-4170</td>
</tr>
<tr>
<td>5.</td>
<td>Assistant Lineman</td>
<td>13</td>
<td>3050-75-4550</td>
</tr>
<tr>
<td>6.</td>
<td>Line Assistant</td>
<td>10</td>
<td>3050-75-4550</td>
</tr>
<tr>
<td>7.</td>
<td>Patrolman</td>
<td>2</td>
<td>2850-55-4170</td>
</tr>
<tr>
<td>8.</td>
<td>Oilman</td>
<td>2</td>
<td>2850-55-4170</td>
</tr>
<tr>
<td>9.</td>
<td>Chowkidar (Colony)</td>
<td>2</td>
<td>2850-55-4170</td>
</tr>
<tr>
<td>10.</td>
<td>Meter Reader</td>
<td>12</td>
<td>3050-75-4550</td>
</tr>
<tr>
<td>11.</td>
<td>Computer Operator Grade III</td>
<td>2</td>
<td>3400-85-5100</td>
</tr>
<tr>
<td>12.</td>
<td>Line Helper</td>
<td>6</td>
<td>2850-55-4170</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td><strong>93</strong></td>
<td></td>
</tr>
</tbody>
</table>


3. Expenditure on salaries to the aforementioned posts shall be met from Budget Head 2801.80.001-00.44.01 Salaries.

By Order.

C.L. SHARMA
Addl. Secretary to the Govt. of Sikkim
Department of Personnel, Adm. Reforms & Trg., Public Grievances, Career Options & Employment Skill Dev. and Chief Minister’s Self Employment Scheme.
HIGH COURT OF SIKKIM
GANGTOK

No.11/HCS  
Dated: 30/04/2005.

NOTIFICATION

In exercise of the powers conferred under Section 16 (2) of the Advocates’ Act, 1961, the High Court of Sikkim is pleased to designate Shri Justice Ratnakar Dash (Retd.) as Senior Advocate with effect from 1st May, 2005.

By Order.

S. W. LEPCHA
Registrar General
Sikkim

GOVERNMENT GAZETTE

EXTRA ORDINARY
PUBLISHED BY AUTHORITY

Gangtok, Thursday 19th May, 2005

HIGH COURT OF SIKKIM
GANGTOK

No.12/HCS

NOTIFICATION

In exercise of the powers conferred under Section 16(2) of the Advocates’ Act, 1961, the High Court of Sikkim is pleased to designate Shri Pt. Parmanand Katara, as Senior Advocate with effect from 1st May, 2005.

By Order.

S. W. Lepcha
Registrar General
GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES,
CAREER OPTIONS & EMPLOYMENT SKILL DEV. AND
CHIEF MINISTER'S SELF EMPLOYMENT SCHEME
GANGTOK


NOTIFICATION

Whereas the State Government has deemed it expedient to fill up one post of Medical Officer, Junior Grade-II by regularization of Service of Dr. Ram Rai who is presently working under Adhoc basis under the Sikkim State Health Service.

And whereas rule 6, 7, 8 and Schedule II of the Sikkim State Health Service Rules, 1993 under the method of recruitment and eligibility condition for appointment to the post of Medical Officer, Junior Grade-II as under :

“By direct recruitment (1) A Bachelor of Medicine and Bachelor of Surgery from recognised University and completed rotatory intership of 1 year from a recognized Institution and registered with Medical Council of India or Medical Council of any State.”

And whereas Dr. Ram Rai was working under Health Care, Human Services and Family Welfare Department on Adhoc basis for a fairly long time.

And whereas the State Government is of the opinion that it is necessary and expedient to regularize the service of Dr. Ram Rai, Medical Officer, Junior Grade-II duly relaxing the provision of rule 6, 7, 8 and Schedule-II of the Sikkim State Health Service Rules, 1993.

Now, therefore, in exercise of the powers conferred by rule 25 of the Sikkim State Health Service Rules, 1993, the Governor of Sikkim is hereby pleased to relax the provision contained in rule 6, 7, 8 and Schedule-II of the Sikkim State Health Service Rules, 1993 relating to recruitment to service with a view to regularize the service of Dr. Ram Rai, Medical Officer, Junior Grade-II in the Sikkim State Health Service in consultation with the Sikkim Public Service Commission in the post of Medical Officer, Junior Grade-II.

By Order And In the Name Of The Governor.

C.L. SHARMA
Addl. Secretary to the Govt. of Sikkim
Department of Personnel, Adm. Reforms & Trg., Public
Grievances,
Career Options & Employment Skill Dev. and
Chief Minister’s Self Employment Scheme.
Whereas the State Government has deemed it expedient to fill up three post of Junior Guide Grade-II by regularization of existing employees who are presently working on Muster-roll basis under the Tourism Department.

And whereas entry at SL-5 of Schedule II read with rule 5 of the Sikkim Tourism Department Recruitment Rules, 2004, the method of recruitment to the post of Junior Guide Grade-II is by 100% direct recruitment.

And whereas, (1) Shri Gyamtso Tshering Bhutia (2) Mr. Yogesh Pradhan and (3) Anita Pradhan, Junior Guides, Grade-II who are working on Muster roll basis since from 12.12.2001 are bonafide Sikkimese, having B.A. passed certificate along with Certificate of Intermediate Tourism Training for Guides and Certificate of Tourism Travel Management.

And whereas the State Government is of the opinion that it is necessary and expedient to regularize the service of (1) Shri Gyamtso Tshering Bhutia (2) Mr. Yogesh Pradhan and (3) Anita Pradhan, Junior Guides-II duly relaxing the provision of Schedule II read with rule 5 of the Sikkim Tourism Department Recruitment Rules, 2004.

Now, therefore, in exercise of the powers conferred by rule 19 of the Sikkim Tourism Department Recruitment Rules, the Governor of Sikkim is hereby relax the provision contained in Schedule II read with rule 5 of the Sikkim Tourism Department Recruitment Rules, 2004 relating to recruitment to service with a view to regularize the service of (1) Shri Gyamtso Tshering Bhutia (2) Mr. Yogesh Pradhan and (3) Anita Pradhan, Junior Guides Grade-II in the Sikkim Tourism Department.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C.L. SHARMA
Addl. Secretary to the Govt. of Sikkim
Department of Personnel, Adm. Reforms & Trg., Public Grievances,
Career Options & Employment Skill Dev. and Chief Minister’s Self Employment Scheme.
NOTIFICATION

Whereas the State Government has deemed it expedient to fill up one post of Officer on Special Duty (Hospitality) by regularization the service of Ms. Mingma Diki Sherpa who is presently working satisfactorily on contract basis under the Home Department for a long time since 29.09.2003.

And whereas the State Government is of the opinion that it is necessary and expedient to regularize the service of Miss Mingma Diki Sherpa, OSD (Hospitality) duly relaxing the provision of rule 5 and 7 read with Schedule II of the Sikkim State Directorate and Miscellaneous Service Rules, 1997.

Now, therefore, in exercise of the powers conferred by rule 21 of the Sikkim State Directorate and Miscellaneous Service Rules, 1997, the Governor of Sikkim hereby relax the provision contained in rule 5 and 7 read with Schedule II of the Sikkim State Directorate and Miscellaneous Service Rules, 1997 relating to recruitment to the service with a view to regularize the service of Miss Mingma Diki Sherpa, OSD (Hospitality) in the Sikkim State Directorate and Miscellaneous Service in consultation with the Sikkim Public Service Commission.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C.L. SHARMA
Addl. Secretary to the Govt. of Sikkim
Department of Personnel, Adm. Reforms & Trg., Public Grievances, Career Options & Employment Skill Dev. and Chief Minister’s Self Employment Scheme.
GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEV. AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
GANGTOK

No.139/GEN/DOP                                                                                                   Dated: 25/04/2005.

NOTIFICATION

The Governor of Sikkim is pleased to sanction creation of the following 16 (Sixteen) Posts in the District and Sessions Court (East & North) with immediate effect:

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Name of Post</th>
<th>No. of Post</th>
<th>Pay Scale</th>
</tr>
</thead>
<tbody>
<tr>
<td>01.</td>
<td>Accounts Officer</td>
<td>01 (One)</td>
<td>Rs. 7000-225-11500</td>
</tr>
<tr>
<td>02.</td>
<td>Administrative Officer</td>
<td>01 (One)</td>
<td>Rs. 7000-225-11500</td>
</tr>
<tr>
<td>03.</td>
<td>Librarian</td>
<td>01 (One)</td>
<td>Rs. 5500-175-9000</td>
</tr>
<tr>
<td>04.</td>
<td>System Administrator</td>
<td>01 (One)</td>
<td>Rs. 5500-175-9000</td>
</tr>
<tr>
<td>05.</td>
<td>Stenographer Grade -I</td>
<td>01 (One)</td>
<td>Rs. 5500-175-9000</td>
</tr>
<tr>
<td>06.</td>
<td>Accountant</td>
<td>01 (One)</td>
<td>Rs. 4500-135-7200</td>
</tr>
<tr>
<td>07.</td>
<td>Head Assistant</td>
<td>01 (One)</td>
<td>Rs. 4500-135-7200</td>
</tr>
<tr>
<td>08.</td>
<td>Head Copyist</td>
<td>01 (One)</td>
<td>Rs. 4500-135-7200</td>
</tr>
<tr>
<td>09.</td>
<td>Peshkar</td>
<td>01 (One)</td>
<td>Rs. 4500-135-7200</td>
</tr>
<tr>
<td>10.</td>
<td>Senior Record Keeper</td>
<td>01 (One)</td>
<td>Rs. 4000-100-6000</td>
</tr>
<tr>
<td>11.</td>
<td>Upper Division Assistant</td>
<td>01 (One)</td>
<td>Rs. 4000-100-6000</td>
</tr>
<tr>
<td>12.</td>
<td>L.D.A/Record Keeper</td>
<td>02 (Two)</td>
<td>Rs. 3400-85-5100</td>
</tr>
<tr>
<td>13.</td>
<td>Driver</td>
<td>01 (One)</td>
<td>Rs. 3200-80-4800</td>
</tr>
<tr>
<td>14.</td>
<td>Peon</td>
<td>02 (Two)</td>
<td>Rs. 2850-55-4170</td>
</tr>
<tr>
<td>16.</td>
<td>(Sixteen)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The expenditure for the above posts shall be debitable to budget head:- 2014- Adm. of Justice-105-Civil & Sessions court- 61 District & Sessions Court (East & North) 61.00.01- Salaries.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C.L. SHARMA
Addl. Secretary to the Govt. of Sikkim
Department of Personnel, Adm. Reforms & Trg., Public Grievances, Career Options & Employment Skill Dev. and Chief Minister’s Self Employment Scheme.
NOTIFICATION

The Governor is pleased to constitute One Man Commission consisting of Justice (Retd.) Shri Malay Sengupta to examine the representations submitted by Shri Riobin Rai, Joint Secretary, Roads & Bridges Department. The said Committee shall have the following terms of reference:-

1. The Committee shall take into account the relevant rules and regulations for the promotion.
2. The Committee shall examine whether all the perspective candidate were considered while promoting Mr. Pem Dorjee at the relevant time.
3. The Committee shall examine the statement contained in paragraph 4 of the representation and if it is found to be true, that is, the claim made by Shri Riobin Rai is lone case and will not affect the inter-se seniority and do not invite litigation amongst other officers in between Sl. No.119 to 141 vide Notification No. 45/Gen/ Est dated 10.9.93.
4. The Committee shall submit its report on or before 31.5.2005.

By Order.

C.L. SHARMA
Addl. Secretary to the Govt. of Sikkim
Department of Personnel, Adm. Reforms & Trg., Public Grievances,
Career Options & Employment Skill Dev. and Chief Minister’s Self Employment Scheme.
NOTIFICATION

In exercise of the powers conferred by Section 6 K of the Sikkim Industrial Promotion and Incentive Act, 2000 (No. 11 of 2000), the State Government hereby makes the following rules regulating allotment of land to Industrial Units, namely:

1. (i) These rules may be called the Sikkim Allotment of land to Industrial Units Rules, 2005.
   (ii) They shall come into force at once.
2. The developed land in the Growth Centre and other land will be allotted to the Industrial Units subject to the following conditions:
3. Land will be allotted to the Industrial Units who have signed a Memorandum of Understanding with Commerce & Industries Department, Government of Sikkim.
4. Land will be allotted to the Industrial Units who are duly registered under the various laws formulated by Government of India and Government of Sikkim.
5. The allotment of land to the Industrial Units shall be on lease basis for a period of 30 (thirty) years.
6. The Industrial Units to whom the land is allotted shall use the land only for industrial purpose. After a preliminary inquiry, if it is found that the land is being used for non-industrial purposes, then the Lease Deed shall stand terminated with immediate effect.
7. The extension of lease period after expiry of initial 30 (thirty) years shall be further extended subject to satisfaction of the Commerce & Industries Department, Government of Sikkim.
8. The annual lease rent shall be determined by dividing the cost of land by 30 (thirty).
9. Any alteration/modification in the structures constructed in the land allotted to industrial units shall be with prior approval/consent of Commerce & Industries Department, Government of Sikkim.
10. The prescribed form of Lease Deed shall be as per Annexure - I. Notwithstanding any provisions of these Rules, the title of land allotted to industrial units shall always vest in Commerce & Industries Department, Government of Sikkim.
11. The Commerce & Industries Department reserves the right to bring alteration/modifications for the development of infrastructure facilities like roads, drainage and other civic amenities in the lands allotted to the Industrial Units under these rules.

By ORDER AND IN THE NAME OF GOVERNOR.

A.K. YADAV, IAS
Commissioner-Cum-Secretary of Sikkim
Commerce & Industries Department

File No. 8/SGO/185/DI/05-06/11
LEASE DEED AGREEMENT

This Lease made on this................................day of ................................., 2005 between

the Governor of Sikkim through the Secretary to the Government of Sikkim in the Department of Commerce and Industries ‘hereinafter called the “Lessor”’ (which expression shall unless excluded by or repugnant to the context, mean and include his successors in office and assigns) of the First Part.

AND

M/s.................................................................................................................. represented by its
Proprietor,
Shri.........................................................Son of Shri.............................. ................, resident
of.................................................., P.O............................................. ...., ‘hereinafter called the
LESSEE’
(which expression shall, unless excluded by or repugnant to the context, mean and include his representative, successors and assigns) of the Second Part.

Whereas the lessor is the absolute owner of the land situated at
.............................................................. having an area of
..............................................................

Whereas the Lessee has applied to the Lessor for the allotment of suitable plot
of land at..............................................................on lease for sitting up an industry for
manufacturing of ..............................................................

And Whereas the Lessor has agreed to allot a plot of land measuring
..............................................................ft.
(................................................Sq ft.) for a period of 30 (thirty) years with effect from the date of
signing of the Deed Agreement

And Whereas the Lessee has agreed to pay the lease annual rent with effect from the date of
signing the Deed Agreement.

And whereas the Lessor and the Lessee have agreed that a Lease Deed should be
signed between them.

Now therefore the Parties hereby agree as under: -

1. The lessor do hereby demise to the Lessee the plot of land bearing plot
no............................................measuring an area of .........................Sq.ft. situated at
.............................................
which is fully described in the Scheduled annexed to this Lease Deed.

2. The Lessee shall pay the annual lease rent of Rs.............................................................per annum to the Lessor by 30th April every year for the relevant financial year.

3. The Lessor reserves unto himself all mines, minerals, coal, gold washing, earth oils and quarries in or under the industrial plot and full right and power at all time to do all acts and things which may be necessary or expedient for the purpose of searching for working, obtaining, removing and enjoying the same without providing or leaving any vertical support for the surface of the industrial plot or for any building for the time being standing thereon; provided always that the Lessor shall make reasonable amount by way of compensation to the Lessee for all damage directly occasioned by the exercise of the rights hereby reserved or any of them.

4. The Lessee shall not deviate in any manner from the layout plan or alter the size of the industrial plot whether by sub-division, amalgamation or otherwise.

5. The Lessee shall not sell, transfer, assign or otherwise part with the possession of the whole or any part of the industrial plot.

6. All arrears of the rent due in respect of the industrial plot hereby demised shall be recoverable in the same manner as arrears of land revenue under the law for the time being in force in Sikkim.

7. The Lessee shall, from time to time and at all times, pay and discharge all rates, taxes, charges and the assessment of every description which are now or may at any time hereafter during the continuance of the Lease be assessed, charged or imposed upon the industrial plot hereby demised or on any building already erected or to be erected thereupon or on the landlords or tenant in respect thereof.

8. The Lessee shall, in all respect, comply with and be bound by the building, drainage and other bye-laws of the concerned Municipal or other authority for the time being in force.

9. The Lessee shall not, without sanction or permission in writing of the Lessor or other authority empowered by the Lessor, erect any building or make any alteration or addition to such building on the industrial plot.

10. The Lessee shall not, without the written consent of the Lessor, use or permit to be used, the industrial plot or any building thereon for residence or for carrying on any trade or business whatsoever or use the same or permit the same to be used for any purpose other than that of carrying on the manufacturing of And such other manufacturing
process or industry as may be approved from time to time by Lessor or do or suffer to be done therein any act or thing whatsoever which in the opinion of the Lessor may be nuisance, annoyance .............................................................. or disturbance to the Lessor or persons living in the neighbourhood.

11. If the sum or sums payable towards the premium of the yearly rent hereby reserved or any part thereof shall at any time be in arrear and unpaid for the calendar month next after any of the days/whereon the same shall have become due, whether the same shall have been demanded or not, or if it is discovered that this Lease has been obtained by suppression of any fact or by any misstatements, or fraud or if there shall have been, in the opinion of the Lessor, any breach by the Lessee by any person claiming through or under him of any of the covenants or conditions contained herein and on his part, to be observed or performed, then in any such case, it shall be lawful for the Lessor, notwithstanding the waiver of any cause or right or re-entry upon the industrial plot hereby demised and the building thereon, to re-enter upon and take possession of the industrial plot and the building and fixtures thereon and thereupon this Lease and everything herein contained shall cease and determine and the Lessee shall not be entitled to any amount whatsoever nor to the return of any premium paid by him.

PROVIDED THAT notwithstanding anything contained herein to the contrary, the Lessor, may without prejudice to his right of re-entry as aforesaid and his absolute discretions, waive or condone breaches temporarily or otherwise on receipt of such amount and on such terms and conditions as may be determined by him and may also accept the payment of the said sum or sums or the rent which shall be in arrear as aforesaid together with interest at the rate of 6% (six percent) per annum.

12. No forfeiture or re-entry shall be effected until the Lessor has served on the Lessee a notice in writing :
   (i) specifying the particular breach complained of,
   (ii) If the breach is capable of remedy, requiring the Lessee to remedy such breach.

13. If the Lessee fails, within such reasonable time as may be mentioned in the notice, to remedy the breach, if it is capable of remedy and in the event of forfeiture of re-entry then Lessor may, in his discretion, relieve against forfeiture on such terms and conditions as he thinks proper:

PROVIDED THAT nothing in this clause shall apply to forfeiture or re-entry:-

(a) for breach of covenants and conditions relating to sub-division or amalgamation, erection and completion of building within the time provided and transfer of the industrial plot;
(b) In case Lease has been obtained by suppression of any fact, misstatement or fraud.

14. The Lessee do hereby agree that the burden of the covenants may run with the industrial plot and may bind any permitted assigned thereof, hereby covenants with the Lessor as follows: -

I. That he shall during the term of Lease hereby granted, pay or pay by account payee cheque at the office of the Lessor the said lease premium for the relevant year as specified hereinbefore.

II. That he shall erect upon the industrial plot and at all time during the term of the Lease maintain thereon a good and substantial building equipped with necessary machinery for the industry and such staff as may be permitted in writing by the Lessor for the purpose of the industry according to the bye-laws, rules and regulations framed by the local authorities and having jurisdiction in the areas in which the industrial plot, is situated or in accordance with any direction of an officer appointed by the Lessor on his behalf, in quadruplicate and shall not start the work of construction unless and until the approval of the said officer has been obtained in writing. The Lessee may, after the building has been completed in accordance with the approved plans, sections, elevations and specifications, make minor alteration and/or additions to the building/buildings; provided that the said alterations and/or additions do not contravene any bye-laws, rules or regulations of local authorities and with the prior permission of the Lessor.

III. That he shall perform, observe and comply with all obligations and requisitions in respect of the industrial plot and building thereon and business carried therein imposed by any statute, regulation or bye-laws of a competent authority and also the lawful directions of any public or local authority.

IV. That he shall not assign or under-let or otherwise part in any manner whatsoever with the industrial land or any construction erected thereon or any of the industrial plot or of the said construction.

V. That the Lessor and all persons acting under his orders shall be at liberty at all reasonable times during the term of this Lease to enter upon the industrial plot or any buildings that may be erected thereon for any purpose connected with the Lease.

VI. That the Lease may be, at the expiration of the term of the lease, obtainable or renewable of the lease for further period on such terms and conditions as may be determined
by the Government from time to time and the Government, at its discretion, may revise the lease rent.

VII. That the cost of execution and registration of the Lease Deed shall be borne by the Lessee.

VIII. That any sum of money due to or claimable by the Lessor in respect of the land hereby demised shall be recoverable by the Lessor as arrears of land revenue.

IX. That in case any portion of the demised land is not used by the Lessee for the purpose of manufacturing then, notwithstanding any other covenant hereinbefore or hereinafter contained, the Lessor shall have the right to resume that portion of the land after giving 3 (three) months' notice to the Lessee; provided that the Lessor shall not exercise the option until after the expiry of five years from the date of the completion of the industry in accordance with the conditions of the licence granted and in accordance with the approval granted by the Government of Sikkim or any other competent authority.

15. All notices, orders, directions consents or approvals to be given under this Lease shall be in writing and shall be signed by such officer as may be authorized by the Lessor and shall be considered as duly served upon the Lessee or any person claiming any right to the industrial plot if the same shall have been affixed to any building or erection whether temporary or other-wise upon the industrial plot or shall have been delivered at or sent by post to their residence, office or place of business of the Lessee or such person.

16. In case of any dispute between the parties, the same shall be referred to an Arbitrator appointed under the provisions of Arbitration and Conciliation Act, 1996 whose decision shall be final and binding on both the parties.
IN WITNESS WHEREOF,

Both the parties have put their respective signatures and seals hereunder on this day, month and year first above written.

Witness:

Commissioner-cum -

Secretary

Department of Commerce & Industries
For and on behalf of the
Governor of Sikkim.
LESSOR
SCHEDULE

All that piece of land comprising of plot no.......................................................... situated at

........................................ and measuring........................................ and bounded by :

ON THE SOUTH BY :

ON THE NORTH BY :

ON THE WEST BY :

ON THE EAST BY :
SIKKIM

GOVERNMENT

GAZETTE

EXTRA ORDINARY
PUBLISHED BY AUTHORITY

Gangtok,    Thursday    19\textsuperscript{th}    May,  2005    No. 203

GOVERNMENT OF SIKKIM
FINANCE DEPARTMENT
SIKKIM STATE LOTTERIES
GANGTOK

No.182/FIN/DSSL.    Dated: 5/05/2005.

NOTIFICATION

In accordance with the provisions of the Lotteries (Regulation) Act, 1998, the results of the Online Lotteries (Sikkim Super Lotto, Sikkim Thunder Ball and Sikkim Fast Lotto Lottery) with effect from 1.3. 05 to 31.3.05 conducted by Sikkim State Lotteries, Finance Department are hereby notified for information of the general public

JOINT DIRECTOR LOTTERIES.
## Statement Showing the Results of Sikkim Fast Lotto Online Lottery With Effect from 1st March to 31st March, 2005

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Dated</th>
<th>Draw No.</th>
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<td>68th</td>
<td>Thursday Fast Lotto</td>
<td>14,26,31,17,16</td>
</tr>
</tbody>
</table>

**Joint Director Lotteries**
NOTIFICATION

Whereas the State Government has deemed it expedient to regularise the service of Shri Doniv Rai, Assistant Architect presently working on work-charged basis;

And whereas under rules 3 read with column 5 of the existing Schedule of the Sikkim State Architect Service Rules, 2001, the method of recruitment to the post of Assistant Architect is 100% by direct recruitment.

And whereas in view of the satisfactory services rendered by Mr. Doniv Rai as Assistant Architect on work-charged basis, the State Government has deemed it expedient to regularise his service in the post of Assistant Architect.

And whereas Mr. Doniv Rai was working on work-charged basis and have gained experience and handling the designing of all major project of the Department. He designed the Block Development Office and Rural Marketing Centre to be established in the State of Sikkim.

And whereas the State Government is of the opinion that it is necessary or expedient to relax the provision relating to the method of recruitment provided under rules 3 read with column 5 of the existing Schedule of the Sikkim State Architect Service Rules, 2001 to utilize the existing provision of 100% direct recruitment to regularise the services of Mr. Doniv Rai.

Now, therefore, in exercise of the powers conferred by rule 5 of the Sikkim State Architect Service Rules, 2001, the Governor of Sikkim is pleased to relax the provision contained in rules 3 read with column 5 of the existing Schedule of the Sikkim State Architect Service Rules, 2001 relating to the method of recruitment with a view to regularise the services of Mr. Doniv Rai.

By ORDER AND IN THE NAME OF THE GOVERNOR.

C.L. SHARMA
Addl. Secretary to the Govt. of Sikkim
Department of Personnel, Adm. Reforms & Trg., Public Grievances, Career Options & Employment Skill Dev. and Chief Minister’s Self Employment Scheme.
NOTIFICATION

The State Government is pleased to constitute a State Forensic Science Development Board to oversee the establishment of Forensic Science Services in the State of Sikkim and to ensure its progressive developments in a time bound manner.

The Board shall consist of the following, namely:

1. Chief Secretary Chairman
2. Development commissioner Member
3. Principal Secretary, Finance, Rev & Expenditure Department Member
4. Director General of Police, PHQ Member
5. Secretary, Science and Technology Member
6. Additional DGP/Crime Branch Member Secretary

BY ORDER.

N.D. CHINGAPA, IAS
Chief Secretary
F.No. GOS/POL/PHTO/96-97 (467)
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 regulating the method of recruitment and promotion to certain posts in the Department of Information Technology, namely:-

1. Short title and commencement:-
   (1) These rules may be called the Sikkim State Subordinate Information Technology Service Recruitment Rules, 2005.
   (2) They shall come into force on the date of their publication in the Official Gazette.

2. Application:-
   These rules shall apply to the posts as specified in column 2 of the Schedule appended to these rules.

3. Definitions:-
   In these rules, unless the context otherwise requires:-
   (a) “appointed day” means the date on which these rules shall come into force.
   (b) “duty post” means any post included in the Schedule.
   (c) “Government” means the Government of Sikkim.
   (d) “Grade” means any of the grades or class specified in the Schedule.
   (e) “Schedule” means the Schedule appended to these rules.

4. Sanctioned Strength, Classification and Pay Scale:-
   The number of posts, Pay Scale and Classification of the duty posts to these rules shall be as specified in columns (3) and (4) of the Schedule appended to these rules.

5. Persons holding duty posts:-
   All persons holding duty posts on the appointed day shall be deemed to have been appointed to the corresponding duty posts respectively held by them.

6. Method of recruitment, age limit and the qualification:-
   The method of recruitment, age limit, qualification and other matters relating to the duty posts shall be as specified in columns (5) and (6) of the aforesaid Schedule.

7. 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 not be eligible for appointment to duty posts.
Provided that the State Government may, if satisfied that such marriage is permissible under the personal law applicable to such persons and other party to the marriage and that there are other grounds for doing so exempt any person from the operation of this rules.

8. **Seniority:**
   (1) The relative seniority of persons holding duty posts in different grades shall be regulated by their seniority obtained in the corresponding grade on the appointed day.
   (2) The relative seniority of direct recruits and promotees after the appointed day, shall be determined by the order of merit in which they are selected for appointment.
   (3) The relative seniority between direct recruits and promotees in any grade shall be determined according to the rotation of vacancies for direct recruits and promotees.

9. **Probation:**
   (1) A person appointed to any of the duty post by direct recruitment shall be on probation for two years.
   (2) Any persons promoted to any duty post shall be on probation for one year.
   At the discretion of the appointing authority, the probation period may be extended for a period not exceeding 2 (two) years, in both the cases, if the performance of the person so appointed or promoted to any duty post is not found satisfactory or if he fails to undergo such training as may be prescribed during the period of probation.

10. **Training:**
    All the members of this service shall, in a span of every two years undergo one training course successfully either at AATTI, Gangtok or SIRD, Karfecto or any other training institute outside the State.

    The requirement of undergoing this training will be applicable only up to the age of 50 years of the Government servant and will be compulsory for promotion of the Government servants to the next higher grade and failure to undergo such training course will render denial of promotion when due and next in the line be considered.

11. **Confirmation:**
    Where a person appointed or promoted on probation has completed his period of probation the service to be confirmed in accordance with the rules and procedures prescribed for this purpose under the Sikkim Government Service Rules, 1974.

12. **Power of relax:**
    Where the Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons or posts.

13. **Repeal and saving:**
    (1) The conditions of service in respect of matters to which no provisions have been made in these rules shall be the same as are applicable generally to the employees of the corresponding grade of the Government from time to time.
    (2) Nothing in these rules shall affect reservation, relaxation of age limit and other concessions required to be provided for persons belonging to special categories of candidates.
    (3) On and from the date on which these rules come in force, the provisions of rules or orders which are not in conformity with the provisions of these rules shall stand repealed.
    (4) Notwithstanding such repeal, anything done or any action taken under the said rules or orders shall be deemed to have been done or taken under the corresponding provision of these rules.

BY ORDER .

R.S. Basnet
Principal Secretary to the Govt. of Sikkim
Department of Personnel, Adm. Reforms & Trg., Public Grievances,
Career Options & Employment Skill Dev. and Chief Minister’s Self Employment Scheme.
The Governor is pleased to sanction creation of 02 (Two) posts of Driver (Grade-III) in the scale of Rs. 3200-80-4800 in the Raj Bhavan Secretariat with immediate effect.

The expenditure shall be debitable to Budget Head:

1. 2012-03-03090-000001- Salary- Non Plan (Sectt.) and
2. 2012-03-03103-000001- Salary-Non-Plan (House hold) for each post.

By Order.

C.L. SHARMA
Special Secretary to the Govt. of Sikkim
Department of Personnel, Adm. Reforms & Trg., Public Grievances, Career Options & Employment Skill Dev. and Chief Minister’s Self Employment Scheme.
NOTICE UNDER SECTION 4(1) OF
LAND ACQUISITION ACT, 1894 (ACT I OF 1894)

Whereas it appears to the Governor that land is likely to be needed for a public purpose not being a purpose of Union, namely for construction of 66/11 kv switch yard in the block of Lower Thumbong, West Sikkim by Power and Energy Department, it is hereby notified that several pieces of land comprising cadastral Plot Nos. 36/A, 41/A, 37/514, 37, 39/A, 39/B, and 40/A measuring more or less 0.6840 hectare bounded as under:

BOUNDARIES:

EAST : SPWD Road.
WEST : D.F of Budhi Lall Subba and Ratan Bir Subba.
NORTH : D.F of Bajmati Lepcha and Karbir.
SOUTH : D.F Bahadur Limboo is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block of Lower Thumbong, West Sikkim.

This notification is made under the provision of section 4(1) of L.A.Act, 1894 (Act I of 1894) to all to whom it may concern.

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

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by 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.

K.N.SHARMA
SECRETARY,
LAND REVENUE AND DISASTER MANAGEMENT DEPARTMENT,
GOVERNMENT OF SIKKIM, GANTOK.
FILE NO. 89/LR/DMD(S).
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, not being a purpose of the Union namely for the construction of Low Cost Housing Scheme in the block of Gumpa Ghurpisey, South Sikkim by Rural Management and Development Department, it is hereby declared that several pieces of land comprising cadastral Plot Nos. 199, 201 & 221 measuring more or less .6780 hectares (72979.92 sq.ft) bounded as under:-

EAST : D.F of Bir Bahadur Tamang.
WEST : Kholsa.
NORTH : D.F of Krishna Maya Tamang.
SOUTH : Village road & Government land is needed for the aforesaid public purpose at the public expense within the aforesaid block of Gumpa Ghurpisey, South Sikkim.

This declaration is made under the provisions of section 6 of L.A.Act, 1894 (Act I of 1894) road 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, South, Namchi.

K. N. SHARMA
SECRETARY,
LAND REVENUE AND DISASTER MANAGEMENT DEPARTMENT,
GOVERNMENT OF SIKKIM,
GANGTOK.
FILE. NO. 300/LR/DMD(S)
NOTICE UNDER SECTION 4(1) OF
LAND ACQUISITION ACT, 1894 (ACT I OF 1894)

Whereas it appears to the Governor that land is likely to be needed for a public purpose not being a purpose of the Union, namely for construction of approach road to Pheo Busty Tadong Block of East District, it is hereby notified that several pieces of land comprising cadastral Plot Nos. portion of 4, 90, 92/1919, 92, 736/1021, 736/1020, 84/837, 83, 82/1846, 78/1440, 82/1848, 81, 33, 32 measuring more or less 38720 sq.ft or 0.80 acres bounded as under:

NORTH: Smt. Harka Lachi and Karma Tenzing Bhutia.
SOUTH: Jhora is likely to be needed for the aforesaid purpose at the public expenses within the aforesaid block Pheo Busty under Tadong block, East Sikkim.

The notification is made, under the provision of Section 4(1) of L.A. Act, 1894 (Act I of 1894) to all to whom it may concern.

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

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the Officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land who has any objection to the acquisition thereof may within thirty days after the date on which public notice of the substance of this notification is given in the locality file an objection in writing before the District Collector, East.

SECRETARY,
LAND REVENUE & DISASTER MANAGEMENT DEPARTMENT,
GOVERNMENT OF SIKKIM, GANGTOK
FILE NO. 214/LR/DMD(S).
NOTICE UNDER SECTION 4(1) OF LAND ACQUISITION ACT 1894
(Act I of 1894)

Whereas the function of the Central Government under the Land Acquisition Act, 1894 (Act 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. 12018/12/76/LRD dated the 10/1/78 issued by the Government of India in the Ministry of Agriculture & 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 purpose, being a purpose of the Union, namely for establishment of BOP by 24th SSB BN, Government of India in the block of Karmatar, West Sikkim, it is hereby notified that several pieces of land comprising cadastral Plot Nos. 657, 658/A, 652, 655, 653 & 650/A and measuring more or less 0.4580 hectare bounded as under:-

WEST : Kholsa.
NORTH: Sangkit Lepcha & Chekar Lepcha.
SOUTH: Kaley khola is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block of Karmatar, West Sikkim.

This notification is made under the provision of Section 4(1) of Land Acquisition Act, 1894 (Act I of 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

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.

K. N. SHARMA SECRETARY,
LAND REVENUE & DISASTER MANAGEMENT DEPARTMENT,
GOVERNMENT OF SIKKIM,
GANGTOK.

File No. 47/LR/DMD(S)
NOTIFICATION

The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on 9th day of March, 2005 is hereby published for general information:-

SIKKIM SALES TAX (AMENDMENT) ACT, 2005
(Act No. 6 of 2005)

AN ACT

further to amend and consolidate the laws relating to the levy of tax on sale of goods in the State of Sikkim.

BE it enacted by the Legislature of Sikkim in the fifty-sixth year of the Republic of India as follows:-

1. Short title, extent and commencement: -
(1) This Act may be called the Sikkim Sales Tax (Amendment) Act, 2005.
(2) It extends to the whole of Sikkim.
(3) It shall come into force with effect from 1st April, 2005.

2. (4) Notwithstanding anything contained in the Sikkim Sales Tax Act, 1983 (herein after referred to as the Principal Act) the provisions of the said Act, shall in so far as they relate to the commodities/products which fall under the purview of provisions of Sikkim Value Added Tax Act, 2005 shall stand repealed. Provided further that in so far as commodities/products not covered by the provisions of Sikkim Value Added Tax Act, 2005 and are covered by the provisions of Sikkim Sales Tax Act, 1983 shall accordingly continue to be dealt with and governed by the provisions of this Act.

By Order

R. K. PURKHAYASTA, SSJS
LEGAL REMEMBRANCER-CUM-SECRETARY
GOVERNMENT OF SIKKIM, GANGTOK.
F. No. 16 (82) LD/2005.
NOTIFICATION

In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the Governor of Sikkim is hereby pleased to make the following rules further to amend the Sikkim Police Force (Recruitment, Promotion and Seniority) Rules, 2000, namely:-

1. (1) These rules may be called the Sikkim Police Force (Recruitment, Promotion and Seniority) Amendment, Rules, 2005.
(2) They shall come into force at once.

2. In the Sikkim Police Force (Recruitment, Promotion and Seniority) Rules, 2000, below Schedule-I, the following shall be inserted, namely:-

“NOTE: (1) Height for women constable shall be relaxed by one inch with complementing relaxation in weight
(2) Qualification for Home Guards for recruitment to the post of constable shall be relaxed to class VIII pass until further orders.”
(3) The eligibility criteria appearing at Sl.No. 6 of Schedule -I of Notification No. 15/GEN/DOP dated: 11.6.2004 shall be applicable to Constable drivers also.
(4) The physical measurements for Group “D” employees (Followers) under Police Headquarter should be at par with that of Constables. However educational qualification will be relaxed to Class VI passed.
(5) Weight permissible for male constables shall be between 50kgs and 65 kgs. Similarly the weight permissible for female constables should be between 45kgs and 60 kgs.

By ORDER AND IN THE NAME OF THE GOVERNOR

C.L. SHARMA
Special Secretary to the Govt. of Sikkim
Department of Personnel, Adm. Reforms & Training,
Public Grievances, Career Options & Employment Skill Dev. &
Chief Minister’s Self Employment Scheme. Gangtok
GOVERNMENT OF SIKKIM
FINANCE, REVENUE AND EXPENDITURE DEPARTMENT
GANGTOK

Notification

Government of Sikkim hereby notifies the issue of 7.77% Sikkim State Development Loan 2015 of 10 year tenure.

1. Object of the Loan:
   (i) The Proceeds of the loan will be utilised for financing capital expenditure in connection with development programmes of the Government of Sikkim.
   (ii) The consent of Central Government has been obtained to the floatation of this Loan as required by Article 293(3) of the Constitution of India.

2. Nomenclature:
   The Loan offered for subscription is 7.77% Sikkim State Development Loan 2015.

3. Method of issue:
   I. The State government Loan will be sold through the Reserve Bank of India, Guwahati (Name of the local PDO) and Mumbai.
   II. The sale will be on tap during banking hours from 17th May 2005. Reserve Bank of India reserves the right to close the sale any time during or after the close of banking hours on or after 17th May 2005 if it deems it appropriate and necessary to do so having regard to the borrowing requirement of Government of Sikkim and subscription already received at that time.
   III. Reserve Bank of India will have the discretion to accept or reject any or all applications either wholly or partially if it deems it appropriate to do so, without assigning any reason at the time of closure of sale.
   IV. The issue will commence from the date of payment of loan.

4. Rate of interest
   The loan will bear interest at 7.77% per annum. The interest will be paid half-yearly on 19th November and 19th May each year.

Application Form

I. Applications for purchase of Sikkim Government Loan should be submitted, duly filled in by interested persons in the prescribed form of application that may be obtained from the Public Debt
Office of the Reserve Bank of India, Guwahati (Name of the local PDO) and Mumbai on 17th November 2005 (Date of submission of application).

II. The payment by the bidders will be on 19th May 2005 (Date of Payment).

III. The Payment in cash or by Demand Draft/Bankers” Pay Order drawn payable to Reserve Bank of India/cheque drawn on account with RBI, at the place where the application is tendered should be submitted to the concerned office during the banking hours subject to the conditions as stipulated and also by the terms and conditions as included in the prescribed form of application. As the bidder has to tender only the amount of allotment, the same may be ascertained from the concerned PDO.

   **Issue Price**
   7.77% Sikkim State Development loan, 2015 will be issued at par i.e Rs. 100

   **Commencement of the tenure**
   The tenure of the loan will commence from 19th May 2005 (Date of commencement).

   **Date of repayment:**
   The Loan will be repaid at par on 19th May 2015 at the Public Office of the Reserve Bank of India at which they are registered.

   **Other terms and conditions**
   The other terms and conditions will be as per the provisions contained in the revised General Notification of Government of Sikkim bearing No. 19/Fin/Acctt dated 15.12.2003.

   **BY ORDER AND IN THE NAME OF THE GOVERNOR OF SIKKIM**

   T.T. DORJI, IAS
   Principal Secretary to the Govt. of Sikkim
   Finance Revenue and Expenditure Department.
GOVERNMENT OF SIKKIM
HEALTH CARE, HUMAN SERVICES & FAMILY
WELFARE DEPARTMENT
GANGTOK

CORRIGENDUM TO NOTIFICATION NO. 2/ H & FW DATED 15.3.04 PUBLISHED IN
SIKKIM GOVERNMENT GAZETTE (EXTRA ORDINARY) VIDE NO. 149 DATED 3.4.04

Read “medical” instead of “mediacl” appearing in the Notification referred to above.

Dr. D. K. SUBBA
Secretary to the Govt. of Sikkim
Health Care, Human Services & Family Welfare Department.
CORRIGENDUM TO NOTIFICATION NO. 1/ H & FW DATED 5.3.04 PUBLISHED IN SIKKIM GOVERNMENT GAZETTE (EXTRA ORDINARY) VIDE NO. 144 DATED 29.4.04

Read “Statutory” instead of “Saturday,” “Cosmetics” instead of “Cosmotics”, “of” instead of “fo” and “purpose” instead of “puroose” appearing in the notification referred to above.

Dr. D. K. SUBBA
Secretary to the Govt. of Sikkim
Health Care, Human Services & Family Welfare Department.
GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEV. AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
GANGTOK
No.146/GEN/DOP Dated: 19/05/2005.

NOTIFICATION

Whereas the State Government has deemed it expedient to fill up one post of Dental Hygienist through direct recruitment in Health Care, Human Services and Family Welfare Department.

And whereas entry at Serial No.7 of the schedule to the Sikkim State Sub-ordinate Para-Medical Recruitment Rules, 1998 read with Rule 3 of the said Rule which provides that the method of recruitment to the post of Dental Hygienist shall be 100% by direct recruitment having the qualification of Class-XII passed with science subject from a recognized Board with Diploma in Dental Hygienist/Dental Mechanic from recognized Institute.

And whereas Miss Renu Gurung who is already working on contract basis having qualification of Class-XII passed with Humanities subject and Diploma in Dental Hygienist.

And whereas there is an acute shortage of Dentist Hygienist to assist the Dental surgeons.

And whereas the State Government is of the opinion that it is necessary and expedient to appoint Miss Renu Gurung who is a trained Dental Hygienist through direct recruitment by relaxing the provision of Rule 3 read with entry at Serial No.7 of the schedule of the Sikkim State Sub-ordinate Para-Medical Recruitment Rules, 1998.

Now therefore, in exercise of the powers conferred by Rule 5 of the Sikkim State Sub-ordinate Para-Medical Recruitment Rules, 1998, the Governor of Sikkim is hereby relaxes the provision of qualification contained in the entry at Serial No.7 of the Schedule to Sikkim State Sub-ordinate Para-Medical Recruitment Rules, 1998 read with Rule 3 of the said Rule relating to recruitment to allow direct recruitment of the candidate with qualification of Class XIII passed with Humanities subject and Diploma in Dental Hygienist with a view to appoint Miss Renu Gurung who is already working on contract basis in Health Care, Human Services and Family Welfare Department through direct recruitment as one time relaxation.

BY ORDER AND IN THE NAME OF THE GOVERNOR
C.L. SHARMA
Special Secretary to the Govt. of Sikkim
Department of Personnel, Adm. Reforms & Training, Public Grievances, Career Options & Employment Skill Dev. & Chief Minister’s Self Employment Scheme. Gangtok
GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES,
CAREER OPTIONS & EMPLOYMENT SKILL DEV. AND
CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
GANGTOK

No.147/GEN/DOP

NOTIFICATION

The Governor is pleased to downgrade 01 (one) post of Draughtsman in the scale of Rs. 4300-125-6800 to that of Tracer (Grade -IV) in the scale of Rs. 3200-80-4800 in the Forest, Environment and Wildlife Management Department with immediate effect.

BY ORDER.

C.L. SHARMA
Special Secretary to the Govt. of Sikkim
Department of Personnel, Adm. Reforms & Training,
Public Grievances, Career Options & Employment Skill Dev. &
Chief Minister’s Self Employment Scheme. 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, not being a purpose
of the Union, namely for the construction of approach road to Sub-Jail at Boomtar block, South Sikkim
by S.P.W.D (Building), it is hereby declared that the several pieces of land comprising Plot Nos. 237,
238, 239, 243, 319, 322, 851 and 322/732 measuring more or less .2460 hectares bounded as under:-

EAST : Government Land, D.F & P.F of Mani Kumar Rai, Sangay Tamang, Budha, Phurden
Bhutia, Palden, Garjaman, Lalldhoj, Kulo and Kholsa.

WEST : P.F & D.F of Budha Tamang, Phurba Bhutia, Palden, Garjaman, Lalldhoj, Village
road, kholsa and kulo.

NORTH : Government Land, P.F & D.F of Budha, Phurba, Palden, Garjaman Lalldhoj & Mani
Kumar Rai.

SOUTH : Government Land of Jail, P.F of Sangay, Budha, Phurba, Palden, & Mani Kumar Rai is
needed for the aforesaid public purpose at the public expense within the aforesaid block of Boomtar,
South Sikkim.

The declaration is made, under the provision of Section 6 of L.A.Act, 1894 (Act I of 1894) to
all whom it may concern.

A plan of the land may be inspected in the office of District Collector, South.

K.N. SHARMA
SECRETARY,

LAND REVENUE & DISASTER MANAGEMENT
DEPARTMENT,
GOVERNMENT OF SIKKIM,
GANGTOK.

File No. 632/LR/DMD(S).
NOTIFICATION

In exercise of the powers conferred by section 11 of the Sikkim Transport Infrastructure Development Fund Act, 2004, the State Government hereby makes the following rules, namely:-

1. (1) These rules may be called the Sikkim Transport Infrastructure Development Fund Rules, 2004.

   (2) They shall be deemed to have come into force on the 1st day of August, 2004.

2. (1) In these rules, unless there is anything repugnant in the subject or context:-

   (a) “appropriate Government Treasury” means the State Bank of Sikkim and its branches located in different parts of the State;

   (b) “assessing authority” means the person(s) appointed under sub-section (1) of section 3 of the Sikkim Sales Tax Act, 1983 and as prescribed under rule 6 of the Sales Tax Rules, 1983;

   (c) “Act” means the Sikkim Transport Infrastructure Development Fund act, 2004;

   (d) “year” means the financial year commencing on the first day of April;

   (e) “prescribed authority” means the authority appointed under sub-rule (1) of section 3.

3. (1) Every person referred to sub-section (2) of section 4 of the Act shall furnish quarterly return in Form - 1 to the prescribed authority at the end of each quarter.
(2) The return referred to in sub-rule (1) shall be accompanied by a receipted challan showing payment of cess according to such return.

Payment of cess.

4. (1) Notwithstanding anything contained in sub-rule (1) of rule 3, the person liable to furnish return shall pay the amount of cess payable by him in respect of sales of goods made by him during any English calendar month within one month from the expiry of such month, into the appropriate Government Treasury under the appropriate challan.

(2) The challan form shall be available at the office of the prescribed authority located at Gangtok, Rangpo and Jorethang.

(3) A challan for each deposit in respect of a month shall be filled up in quadruplicate and signed by the person making such deposit.

(4) The challan shall specify the name, designation and address of the person making deposit of the amount referred to in sub-rule (1) and mention therein the person on whose behalf such deposit is made.

(5) On deposit of the amount referred to in sub-rule (1), a copy of the receipted challan shall be retained by the appropriate Government Treasury and one copy of such receipted challan shall be sent to the prescribed authority and the other two copies of such receipted challan shall be returned to the person who deposits such amount under sub-rule (1). A copy of the challan must be submitted while filing returns as proof of payment.

(T.T. Dorji),
Principal Secretary,
Finance, Revenue and Expenditure Department.
NOTIFICATION

In accordance with the provisions of the Lotteries (Regulation) Act, 1998 the results of the Online Lotteries (Sikkim Super Lotto, Sikkim Thunder Ball and Sikkim Fast Lotto) lottery with effect from 1.04.05 to 30.4.05 conducted by Sikkim State Lotteries, Finance Department are hereby notified for information of the general public.

Director Lotteries.
STATEMENT SHOWING THE RESULTS OF SIKKIM FAST LOTTO ONLINE LOTTERY
WITH EFFECT FROM 1st APRIL TO 30th APRIL, 2005.

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Dated</th>
<th>Draw No.</th>
<th>Name of Lottery</th>
<th>Results</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>1.04.2005</td>
<td>68th</td>
<td>Friday Fast Lotto</td>
<td>10,19,20,07,27</td>
</tr>
<tr>
<td>2.</td>
<td>2.04.2005</td>
<td>68th</td>
<td>Saturday Fast Lotto</td>
<td>09,21,30,17,06</td>
</tr>
<tr>
<td>3.</td>
<td>3.04.2005</td>
<td>68th</td>
<td>Sunday Fast Lotto</td>
<td>24,17,23,26,06</td>
</tr>
<tr>
<td>4.</td>
<td>4.04.2005</td>
<td>69th</td>
<td>Monday Fast Lotto</td>
<td>15,17,27,20,10</td>
</tr>
<tr>
<td>5.</td>
<td>5.04.2005</td>
<td>69th</td>
<td>Tuesday Fast Lotto</td>
<td>26,20,21,15,16</td>
</tr>
<tr>
<td>6.</td>
<td>6.04.2005</td>
<td>69th</td>
<td>Wednesday Fast Lotto</td>
<td>06,25,10,22,19</td>
</tr>
<tr>
<td>7.</td>
<td>7.04.2005</td>
<td>69th</td>
<td>Thursday Fast Lotto</td>
<td>12,22,07,09,31</td>
</tr>
<tr>
<td>8.</td>
<td>8.04.2005</td>
<td>69th</td>
<td>Friday Fast Lotto</td>
<td>19,06,10,25,30</td>
</tr>
<tr>
<td>9.</td>
<td>9.04.2005</td>
<td>69th</td>
<td>Saturday Fast Lotto</td>
<td>15,29,19,17,09</td>
</tr>
<tr>
<td>10.</td>
<td>10.04.2005</td>
<td>69th</td>
<td>Sunday Fast Lotto</td>
<td>20,14,03,21,29</td>
</tr>
<tr>
<td>11.</td>
<td>11.04.2005</td>
<td>70th</td>
<td>Monday Fast Lotto</td>
<td>29,20,26,10,01</td>
</tr>
<tr>
<td>12.</td>
<td>12.04.2005</td>
<td>70th</td>
<td>Tuesday Fast Lotto</td>
<td>12,04,31,26,29</td>
</tr>
<tr>
<td>13.</td>
<td>13.04.2005</td>
<td>70th</td>
<td>Wednesday Fast Lotto</td>
<td>06,08,09,22,21</td>
</tr>
<tr>
<td>15.</td>
<td>15.04.2005</td>
<td>70th</td>
<td>Friday Fast Lotto</td>
<td>18,14,08,26,22</td>
</tr>
<tr>
<td>16.</td>
<td>16.04.2005</td>
<td>70th</td>
<td>Saturday Fast Lotto</td>
<td>16,14,09,29,30</td>
</tr>
<tr>
<td>17.</td>
<td>17.04.2005</td>
<td>70th</td>
<td>Sunday Fast Lotto</td>
<td>29,22,13,21,19</td>
</tr>
<tr>
<td>18.</td>
<td>18.04.2005</td>
<td>71st</td>
<td>Monday Fast Lotto</td>
<td>13,02,24,10,06</td>
</tr>
<tr>
<td>19.</td>
<td>19.04.2005</td>
<td>71st</td>
<td>Tuesday Fast Lotto</td>
<td>12,27,13,20,23</td>
</tr>
<tr>
<td>20.</td>
<td>20.04.2005</td>
<td>71st</td>
<td>Wednesday Fast Lotto</td>
<td>04,16,02,28,01</td>
</tr>
<tr>
<td>21.</td>
<td>21.04.2005</td>
<td>71st</td>
<td>Thursday Fast Lotto</td>
<td>03,28,17,07,16</td>
</tr>
<tr>
<td>22.</td>
<td>22.04.2005</td>
<td>71st</td>
<td>Friday Fast Lotto</td>
<td>16,11,18,17,04</td>
</tr>
<tr>
<td>23.</td>
<td>23.04.2005</td>
<td>71st</td>
<td>Saturday Fast Lotto</td>
<td>21,18,07,01,09</td>
</tr>
<tr>
<td>24.</td>
<td>24.04.2005</td>
<td>71st</td>
<td>Sunday Fast Lotto</td>
<td>01,31,17,22,10</td>
</tr>
<tr>
<td>25.</td>
<td>25.04.2005</td>
<td>72nd</td>
<td>Monday Fast Lotto</td>
<td>03,13,20,16,10</td>
</tr>
<tr>
<td>26.</td>
<td>26.04.2005</td>
<td>72nd</td>
<td>Tuesday Fast Lotto</td>
<td>31,05,29,29,16</td>
</tr>
<tr>
<td>27.</td>
<td>27.04.2005</td>
<td>72nd</td>
<td>Wednesday Fast Lotto</td>
<td>13,17,08,31,15</td>
</tr>
<tr>
<td>28.</td>
<td>28.04.2005</td>
<td>72nd</td>
<td>Thursday Fast Lotto</td>
<td>22,21,01,08,17</td>
</tr>
<tr>
<td>29.</td>
<td>29.04.2005</td>
<td>72nd</td>
<td>Friday Fast Lotto</td>
<td>23,11,31,29,01</td>
</tr>
<tr>
<td>30.</td>
<td>30.04.2005</td>
<td>72nd</td>
<td>Saturday Fast Lotto</td>
<td>30,01,28,06,23</td>
</tr>
</tbody>
</table>

DIRECTOR LOTTERIES
STATEMENT SHOWING THE RESULTS OF SIKKIM SUPER LOTTO AND THUNDER BALL WEEKLY LOTTERY FOR THE MONTH OF APRIL, 2005.

SIKKIM SUPER LOTTO WEEKLY LOTTERY

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Dated</th>
<th>Draw No.</th>
<th>Name of Lottery</th>
<th>Results</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>07.04.2005</td>
<td>159th</td>
<td>Sikkim Super Lotto</td>
<td>02,33,41,10,04,11</td>
</tr>
<tr>
<td>3.</td>
<td>21.04.2005</td>
<td>161st</td>
<td>Sikkim Super Lotto</td>
<td>02,24,15,13,36,32</td>
</tr>
<tr>
<td>4.</td>
<td>28.04.2005</td>
<td>162nd</td>
<td>Sikkim Super Lotto</td>
<td>42,23,25,12,04,29</td>
</tr>
</tbody>
</table>

THUNDER BALL WEEKLY LOTTERY

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Dated</th>
<th>Draw No.</th>
<th>Name of Lottery</th>
<th>Results</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>05.04.05</td>
<td>142nd</td>
<td>Sikkim Thunder Ball</td>
<td>31,22,37,32,39,TB-05</td>
</tr>
<tr>
<td>2.</td>
<td>12.04.05</td>
<td>143rd</td>
<td>Sikkim Thunder Ball</td>
<td>29,39,34,14,02,TB-01</td>
</tr>
<tr>
<td>3.</td>
<td>19.04.05</td>
<td>144th</td>
<td>Sikkim Thunder Ball</td>
<td>03,42,22,06,13,TB-09</td>
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<tr>
<td>4.</td>
<td>26.04.05</td>
<td>145th</td>
<td>Sikkim Thunder Ball</td>
<td>22,25,32,36,07,TB-07</td>
</tr>
</tbody>
</table>

DIRECTOR LOTTERIES.
NOTIFICATION

In accordance with the provisions of the Lotteries (Regulation) Act. 1998 the results of the Online Lotteries (Sikkim Super Lotto, Sikkim Thunder Ball, Sikkim Saturday Super Lotto and Sikkim Fast Lotto) lottery with effect from 1.05.05 to 31.5.05 conducted by Sikkim State Lotteries, Finance Department are hereby notified for information of the general public.

Joint Director Lotteries.
STATEMENT SHOWING THE RESULTS OF SIKKIM FAST LOTTO ONLINE LOTTERY
WITH EFFECT FROM 1st MAY TO 31st MAY, 2005.

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Dated</th>
<th>Draw No.</th>
<th>Name of Lottery</th>
<th>Results</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>1.05.2005</td>
<td>72nd</td>
<td>Sunday Fast Lotto</td>
<td>18,08,10,25,26</td>
</tr>
<tr>
<td>2.</td>
<td>2.05.2005</td>
<td>73rd</td>
<td>Monday Fast Lotto</td>
<td>05,24,27,03,18</td>
</tr>
<tr>
<td>3.</td>
<td>3.05.2005</td>
<td>73rd</td>
<td>Tuesday Fast Lotto</td>
<td>06,16,21,13,05</td>
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<tr>
<td>4.</td>
<td>4.05.2005</td>
<td>73rd</td>
<td>Wednesday Fast Lotto</td>
<td>01,09,13,07,06</td>
</tr>
<tr>
<td>5.</td>
<td>5.05.2005</td>
<td>73rd</td>
<td>Thursday Fast Lotto</td>
<td>27,06,14,21,10</td>
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<tr>
<td>6.</td>
<td>6.05.2005</td>
<td>73rd</td>
<td>Friday Fast Lotto</td>
<td>17,13,07,22,06</td>
</tr>
<tr>
<td>7.</td>
<td>7.05.2005</td>
<td>73rd</td>
<td>Saturday Fast Lotto</td>
<td>12,10,28,29,14</td>
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<tr>
<td>8.</td>
<td>8.05.2005</td>
<td>73rd</td>
<td>Sunday Fast Lotto</td>
<td>05,03,22,26,20</td>
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<tr>
<td>9.</td>
<td>9.05.2005</td>
<td>74th</td>
<td>Monday Fast Lotto</td>
<td>26,13,25,02,14</td>
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<td>10.</td>
<td>10.05.2005</td>
<td>74th</td>
<td>Tuesday Fast Lotto</td>
<td>25,30,10,01,29</td>
</tr>
<tr>
<td>11.</td>
<td>11.05.2005</td>
<td>74th</td>
<td>Wednesday Fast Lotto</td>
<td>29,03,22,04,11</td>
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<tr>
<td>12.</td>
<td>12.05.2005</td>
<td>74th</td>
<td>Thursday Fast Lotto</td>
<td>17,19,06,25,15</td>
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<td>13.</td>
<td>13.05.2005</td>
<td>74th</td>
<td>Friday Fast Lotto</td>
<td>04,21,12,09,22</td>
</tr>
<tr>
<td>14.</td>
<td>14.05.2005</td>
<td>74th</td>
<td>Saturday Fast Lotto</td>
<td>28,26,03,13,24</td>
</tr>
<tr>
<td>15.</td>
<td>15.05.2005</td>
<td>74th</td>
<td>Sunday Fast Lotto</td>
<td>02,16,24,04,29</td>
</tr>
<tr>
<td>16.</td>
<td>16.05.2005</td>
<td>75th</td>
<td>Monday Fast Lotto</td>
<td>10,21,01,06,24</td>
</tr>
<tr>
<td>17.</td>
<td>17.05.2005</td>
<td>75th</td>
<td>Tuesday Fast Lotto</td>
<td>08,13,05,19,03</td>
</tr>
<tr>
<td>18.</td>
<td>18.05.2005</td>
<td>75th</td>
<td>Wednesday Fast Lotto</td>
<td>12,21,30,05,20</td>
</tr>
<tr>
<td>19.</td>
<td>19.05..2005</td>
<td>75th</td>
<td>Thursday Fast Lotto</td>
<td>04,07,22,19,28</td>
</tr>
<tr>
<td>20.</td>
<td>20.05.2005</td>
<td>75th</td>
<td>Friday Fast Lotto</td>
<td>17,18,14,21,02</td>
</tr>
<tr>
<td>21.</td>
<td>21.05.2005</td>
<td>75th</td>
<td>Saturday Fast Lotto</td>
<td>27,19,26,05,04</td>
</tr>
<tr>
<td>22.</td>
<td>22.05.2005</td>
<td>75th</td>
<td>Sunday Fast Lotto</td>
<td>28,16,30,15,14</td>
</tr>
<tr>
<td>23.</td>
<td>23.05.2005</td>
<td>76th</td>
<td>Monday Fast Lotto</td>
<td>27,22,19,17,23</td>
</tr>
<tr>
<td>24.</td>
<td>24.05.2005</td>
<td>76th</td>
<td>Tuesday Fast Lotto</td>
<td>19,04,06,23,12</td>
</tr>
<tr>
<td>25.</td>
<td>25.05.2005</td>
<td>76th</td>
<td>Wednesday Fast Lotto</td>
<td>31,10,17,13,04</td>
</tr>
<tr>
<td>26.</td>
<td>26.05.2005</td>
<td>76th</td>
<td>Thursday Fast Lotto</td>
<td>16,29,23,30,13</td>
</tr>
<tr>
<td>27.</td>
<td>27.05.2005</td>
<td>76th</td>
<td>Friday Fast Lotto</td>
<td>17,15,13,31,20</td>
</tr>
<tr>
<td>28.</td>
<td>28.05.2005</td>
<td>76th</td>
<td>Saturday Fast Lotto</td>
<td>15,17,18,26,25</td>
</tr>
<tr>
<td>29.</td>
<td>29.05.2005</td>
<td>76th</td>
<td>Sunday Fast Lotto</td>
<td>07,16,08,11,14</td>
</tr>
<tr>
<td>30.</td>
<td>30.05.2005</td>
<td>77th</td>
<td>Monday Fast Lotto</td>
<td>03,08,28,14,05</td>
</tr>
<tr>
<td>31.</td>
<td>31.05.2005</td>
<td>77th</td>
<td>Tuesday Fast Lotto</td>
<td>14,16,03,02,17</td>
</tr>
</tbody>
</table>

JOINT DIRECTOR LOTTERIES
STATEMENT SHOWING THE RESULTS OF SIKKIM SUPER LOTTO, THUNDER BALL AND SATURDAY SUPER LOTTO WEEKLY LOTTERY FOR THE MONTH OF MAY, 2005.

SIKKIM SUPER LOTTO WEEKLY LOTTERY

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Dated</th>
<th>Draw No.</th>
<th>Name of Lottery</th>
<th>Results</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>05.05.2005</td>
<td>163rd</td>
<td>Sikkim Super Lotto</td>
<td>22,43,06,26,44,39</td>
</tr>
<tr>
<td>2.</td>
<td>12.05.2005</td>
<td>164th</td>
<td>Sikkim Super Lotto</td>
<td>46,24,08,09,27,10</td>
</tr>
<tr>
<td>3.</td>
<td>19.05.2005</td>
<td>165th</td>
<td>Sikkim Super Lotto</td>
<td>44,31,09,17,43,20</td>
</tr>
<tr>
<td>4.</td>
<td>26.05.2005</td>
<td>166th</td>
<td>Sikkim Super Lotto</td>
<td>08,07,11,29,22,37</td>
</tr>
</tbody>
</table>

THUNDER BALL WEEKLY LOTTERY

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Dated</th>
<th>Draw No.</th>
<th>Name of Lottery</th>
<th>Results</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>03.05.05</td>
<td>146th</td>
<td>Sikkim Thunder Ball</td>
<td>06,17,03,21,32,TB-08</td>
</tr>
<tr>
<td>2.</td>
<td>10.05.05</td>
<td>147th</td>
<td>Sikkim Thunder Ball</td>
<td>08,09,42,34,36,TB-03</td>
</tr>
<tr>
<td>3.</td>
<td>17.05.05</td>
<td>148th</td>
<td>Sikkim Thunder Ball</td>
<td>32,18,07,05,24,TB-06</td>
</tr>
<tr>
<td>4.</td>
<td>24.05.05</td>
<td>149th</td>
<td>Sikkim Thunder Ball</td>
<td>01,19,36,29,31,TB-03</td>
</tr>
<tr>
<td>5.</td>
<td>31.05.05</td>
<td>150th</td>
<td>Sikkim Thunder Ball</td>
<td>08,28,37,15,04,TB-05</td>
</tr>
</tbody>
</table>

SIKKIM SATURDAY SUPER LOTTO WEEKLY LOTTERY

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Dated</th>
<th>Draw No.</th>
<th>Name of Lottery</th>
<th>Results</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>28.05.05</td>
<td>1st</td>
<td>Sikkim Saturday Super Lotto</td>
<td>21,18,27,22,14,37</td>
</tr>
</tbody>
</table>

JOINT DIRECTOR LOTTERIES.
NOTIFICATION

Whereas it has been found expedient to delegate the power and duty of the Chief Wildlife Warden, Government of Sikkim under the Wildlife (Protection) Act 1972 (as amended upto 2002) to his subordinate Officers for better and effective implementation of the said Act in the State of Sikkim.

Now, therefore, the Chief Wildlife Warden, Forest Department, Government of Sikkim, Gangtok, does delegate the power to compound offences under the provision contained in Section 54 of Wildlife (protection) Act, 1972 (as amended upto 2002) to the Deputy Conservator of Forests/Divisional Forest Officers, Wildlife and Kanchenjungha National Park Divisions.

This is issued with the approval of the Chief Wildlife Warden, Forest Env. & Wildlife Management Department, Government of Sikkim and will come into force with immediate effect.

N.T. BHUTIA, IFS
Chief Wildlife Warden
Forest Env. & Wildlife Management Deptt.
Government of Sikkim.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK


NOTIFICATION

I. In order to explore the potential of Mountaineering Tourism in Sikkim, the State Government is hereby pleased to constitute a Committee to look into the possibility of opening up of some of the peaks in Sikkim for mountaineering and trekking expeditions.

II. The Committee shall consist of the following members, namely:-
1. Additional Secretary, Home Department - Chairman
2. Additional Secretary, Finance Revenue and Expenditure Department - Member
3. Joint Director, HZP and Parks, Forest, Env. and Wildlife Management Department - Member
4. Superintendent of Police, East - Member
5. Project Manager for UNESCO, ECOSS - Member
6. Shri Satish Bardewa, Travel Agents Association of Sikkim - Member
7. Shri N.P. Sherpa, Vice President-I Sikkim Association of Adventure Tour Operators - Member
8. Shri Kunzang Gyatso Bhutia, President, Sikkim Amature Mountaineering Association - Member
9. A representative from Sonam Gyatso Mountaineering Institute - Member
10. Deputy Secretary, IP & Adventure, Tourism Department - Member Secretary

III. The committee shall explore the possibility of opening up of Peaks, other than the peaks declared as sacred peaks by the State Government, for mountaineering and trekking expeditions and recommend the list of the peaks for the approval of the Government. It shall also recommend the guidelines for undertaking such expedition vis-a-vis the formalities for obtaining the permit, protection of environment, collection of revenue, etc.

IV. The Chairman of the Committee may co-opt any other members in the committee.

V. The Committee shall submit its recommendations to the Government within three months from the date of issue of this Notification.

BY ORDER

N.D.
CHINGAPA, IAS
Chief secretary

F. No. 60 (375) TD-2004.
WHEREAS the Central Government in the Ministry of Consumer Affairs, Food and Public Distribution, New Delhi, have issued directives to suitably modify the State Consumer Welfare Fund Scheme so as to create necessary provisions to receive the funds to be deposited as application fees for filling complaints in the Consumer Forum and funds allocated by the Central Government against One-Time Grant and / or any other Central assistance;

And whereas it has become necessary and expedient to incorporate the suggested provisions as stated above under the “BACKGROUND” column of the ‘Guidelines for seeking financial assistance from the Consumer Welfare Fund.

Now, therefore, the Government of Sikkim, in exercise of the powers conferred by Clause 14 of the Sikkim State Consumer Welfare Fund Scheme, 2000, hereby adds and amends the following provisions under the “BACKGROUND” of the captioned Scheme, in the following manner:-

1. After item (IV) appearing under the heading “BACKGROUND”, the following shall be inserted, namely:-
   “(V) Credit the deposit of the application fee for filing complaints in the Consumer Forum as prescribed under the relevant Consumer Protection Rules into the State Consumer Welfare Fund instead of the State Government Receipt Accounts;”
   “(VI) Receive and credit into the State Consumer Welfare Fund all that fund allocated by the Central Government as “One Time Grant for infrastructural development of Consumer Courts” or financial assistance extended by the Central Government under any other Scheme related to consumer welfare;”

2. Existing item (V) shall be renumbered as item (vii) unless specified otherwise.

JAYSHREE PARADHAN, IAS
Principal Secretary
Food, Civil Supplies & Consumer Affairs Deptt.
File No. 1 (54) CP/FCS & CA
NOTIFICATION

With the approval of the Government a Departmental Committee consisting of the following members has been constituted for re-examination of promotion and Introduction of a separate Service Cadre of RDA under State Panchayati Raj Cadre:-

1. Special Secretary/RM&DD - Chairman
2. Additional Secretary / RM&DD - Member
3. Director Panchayat/ RM&DD - Member
4. Joint Secretary/ Panchayat, RM&DD - Member
5. Joint Secretary/ DOPART - Member
6. Joint Secretary/ Finance - Member
7. Deputy Secretary/ RM&DD - Member Secretary.

Terms of reference

1. To examine and recommend the grievances of Rural Development Assistants.
2. To examine the service rules of other similarly placed State government employees and recommend suitable line of action.
3. To examine and recommend promotion and other prospects of these Rural Development Assistants.

BY ORDER.

(V.B. PATHAK) IAS
SECRETARY
RURAL MANAGEMENT & DEV. DEPARTMENT.
HIGH COURT OF SIKKIM
GANGTOK


NOTIFICATION

In exercise of the powers conferred by Section 32 of the Code of Criminal Procedure 1973, the High Court of Sikkim hereby confers the powers of Magistrate of the first class upon Miss. Pema Choden Wangdi, Civil Judge-cum-Judicial Magistrate West at Gyalshing, with immediate effect

BY ORDER.

S. W. LEPCHA
REGISTRAR GENERAL
HIGH COURT OF SIKKIM
GANGTOK


NOTIFICATION

In exercise of the powers conferred by Section 32 of the Code of Criminal Procedure 1973, the High Court of Sikkim hereby confers the powers of Magistrate of the first class, upon Shri Karma Wangchuk Bhutia, Civil Judge-cum-Judicial Magistrate South at Namchi, with immediate effect.

BY ORDER.

S. W. LEPCHA
REGISTRAR GENERAL
In exercise of the powers conferred by Section 32 of the Code of Criminal Procedure 1973, the High Court of Sikkim hereby confers the powers of Magistrate of the first class, upon Shri Prajwal Khatiwada, Civil Judge-cum-Judicial Magistrate East at Gangtok, with immediate effect.

BY ORDER.

S. W. LEPCHA
REGISTRAR GENERAL
GOVERNMENT OF SIKKIM
SOCIAL JUSTICE, EMPOWERMENT AND WELFARE DEPARTMENT
(WOMEN AND CHILD DEVELOPMENT DIVISION)
GANGTOK


NOTIFICATION

With the concurrence of the Central Social Welfare Board, New Delhi, the Government of Sikkim is pleased to appoint Mrs. Bhima Kanta Gurung, Chairperson, Sikkim Social Welfare Board for a period of 3 (three) years with effect from the date of joining.

BY ORDER.

C. CINTURY, IAS
Principal Secretary to the Government of Sikkim
File No. GOS/SJEWD/2005/2/77.
NOTIFICATION

The Governor is pleased to constitute a State Level Technical Monitoring Committee for the Centrally Sponsored Scheme of “Conservation of threatened breeds-Yak” as follows with immediate effect:-

1. Commissioner-cum-Secretary, - Chairman
   A. H. Livestock, Fisheries & V. Services Department
2. Director - Member
   A. H. Livestock, Fisheries & V. Services Department
3. Addl. Director (E&T) - Member
   A. H. Livestock, Fisheries & V. Services Department
4. Director, NRC on Yak - Member
5. Scientist, NBAGR, Karnal - Member
6. Representative from DAHDF, GOI - Member
7. Joint Director (E &T) - Member Secretary
   A. H. Livestock, Fisheries & V. Services Department

BY ORDER AND IN THE NAME OF THE GOVERNOR.

COMMISSIONER-CUM-
SECRETARY
Department of Animal Husbandary,
Livestock, Fisheries & V.S.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

NO: 33/HOME/05                         DATED: 28/05/2005.

NOTIFICATION

The State Government hereby appoints Shri G.K. Subba, IAS, Additional Chief Secretary-cum-Development Commissioner, Department of Development Planning, Economic Reforms and NEC Affairs, as Chairman, Sikkim Housing Development Board, with immediate effect.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N.D. CHINGAPA, IAS
CHIEF SECRETARY
F. NO. 701/SHDB/05-06.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

NO: 35/HOME/05 DATED: 16/06/2005.

NOTIFICATION

In supersession of Notification No. 91/Home/2004 dated 26/10/2004 and in exercise of the powers conferred by sub-section (1) of section 4 of the Family Courts Act, 1984 (66 of 1984), the State Government with the concurrence of the High Court of Sikkim hereby appoints Smt. Meenakshi M. Rai, Registrar, High Court of Sikkim and District & Sessions Judge (Special Division-I) (In-Charge) as the Judge of the Family Court for the whole of Sikkim with immediate effect.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N.D. CHINGAPA, IAS
CHIEF SECRETARY
GOS/HOME-II/95/10
GOVERNMENT OF SIKKIM
LAND REVENUE & DISASTER MANAGEMENT DEPARTMENT.


NOTICE UNDER SECTION 4(1) OF LAND ACQUISITION ACT, 1894 (ACT I OF 1894)

Whereas it appears to the Governor that land is likely to be needed for a public purpose not being a purpose of the Union, namely for Industrial purpose in the block of Namli, East Sikkim, by Commerce & Industries Department, it is hereby notified that several pieces of land comprising cadastral Plot Nos. noted under the schedule of properties below and area measuring more or less 6.8200 hectares is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block of Namli, East Sikkim.

This notification is made, under the provision of Section 4(1) of L.A Act, 1894 (Act I of 1894) to all to whom it may concern.

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

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorize the Officers, for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by 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.

SCHEDULE OF PROPERTIES
Plot No. 29, 36/P, 54/P, 57, 58, 59, 60, 61, 62/P, 74, 75, 76, 77, 78, 79, 82, 83 and 84.
Area: - 6.9280 hectares.

BOUNDARIES:-
EAST : Road Reserve.
WEST : D.F of Deo Kumar, D.F of Bahadur Kami, Slip area, Electric Pole & P.F of Sajuk Bhutia.
SOUTH : Slip area and road reserve.

K.N.SHARMA
SECRETARY,
LAND REVENUE & DISASTER MANAGEMENT DEPARTMENT
GOVERNMENT OF SIKKIM,

File No. 124/LR&DMD(S).
STATE ELECTION COMMISSION
SIKKIM


NOTIFICATION

State Election Commission, Sikkim, in consultation with the Government of Sikkim, hereby appoints the following Officers of the Government of Sikkim as Panchayat Electoral Registration Officer in respect of the Territorial Constituencies of Zilla Panchayat and Gram Panchayat Wards of Gram Panchayat Units falling under their respective jurisdiction as indicated below:

1. District Collector, East District, Gangtok For all Territorial Constituencies of Zilla Panchayats and all Gram Panchayat Wards of Gram Panchayat Unit falling within East District.

2. District Collector, West District, Geyzing For all Territorial Constituencies of Zilla Panchayats and all Gram Panchayat Wards of Gram Panchayat Unit falling within West District.

3. District Collector, North District, Mangan For all Territorial Constituencies of Zilla Panchayats and all Gram Panchayat Wards of Gram Panchayat Unit falling within North District.

4. District Collector, South District, Namchi For all Territorial Constituencies of Zilla Panchayats and all Gram Panchayat Wards of Gram Panchayat Unit falling within South District.

Subject to the direction and control of the State Election Commissioner, the District Collector may appoint Assistant Panchayat Electoral Registration Officers to assist the Panchayat Electoral Registration Officer. The Assistant Panchayat Electoral Registration Officer shall be competent to perform all the functions of the Panchayat Electoral Registration Officer subject to the control of the later.

By Order of the State Election Commissioner,

SECRETARY
STATE ELECTION COMMISSION
SIKKIM
In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the Governor of Sikkim is hereby pleased to make the following rules further to amend the Sikkim State Cooperative Service Rules, 1994, namely:

1. (1) These rules may be called the Sikkim State Cooperative Service (Amendment) Rules, 2005.
   (2) They shall come into force at once.

2. In the Sikkim State Cooperative Service Rules, 1994, for Schedule I, the following shall be substituted, namely:

```
SCHEDULE - I
See rules 3 (2), 3 (3) and 5

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Posts</th>
<th>No. of Posts</th>
<th>Classification (Grade)</th>
<th>Scale of Pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Principal Registrar</td>
<td>01</td>
<td>Above Supertime</td>
<td>Rs. 17200-450-21250</td>
</tr>
<tr>
<td>2.</td>
<td>Registrar</td>
<td>01</td>
<td>Supertime Grade</td>
<td>Rs. 14300-400-18300</td>
</tr>
<tr>
<td>3.</td>
<td>Addl. Registrar</td>
<td>03</td>
<td>Selection Grade - I</td>
<td>Rs. 12500-375-17000</td>
</tr>
<tr>
<td>4.</td>
<td>Joint Registrar</td>
<td>06</td>
<td>Selection Grade - II</td>
<td>Rs. 11000-350-16250</td>
</tr>
<tr>
<td>5.</td>
<td>Senior Audit Officer</td>
<td>06</td>
<td>Grade - I</td>
<td>Rs. 9000-300-13800</td>
</tr>
<tr>
<td>6.</td>
<td>Deputy Registrar</td>
<td>14</td>
<td>Grade - I</td>
<td>Rs. 9000-300-13800</td>
</tr>
<tr>
<td>7.</td>
<td>Cooperative Audit Officer</td>
<td>16</td>
<td>Grade - II</td>
<td>Rs. 7000-225-11500</td>
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<tr>
<td>8.</td>
<td>Assistant Registrar</td>
<td>30</td>
<td>Grade - II</td>
<td>Rs. 7000-225-11500</td>
</tr>
</tbody>
</table>

A. CADRE STRENGTH          77
B. Deputation Reserve 20% of 77  15
C. Leave Reserve 5% of 77    04
D. Training Reserve 15% of 77  12

TOTAL STRENGTH            108

BY ORDER

C.L. SHARMA
Special Secretary to the Govt. of Sikkim
Department of Personnel, Adm. Reforms & Trg.
Public Grievances, Career Options & Employment Skill Dev. &
Chief Minister’s Self Employment Scheme, 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 State Police Service (Recruitment) Rules, 1976, namely:-

1. (1) These rules may be called the Sikkim State Police Service (Recruitment) Amendment Rules, 2005.
(2) They shall come into force at once.

2. In the Sikkim State Police Service (Recruitment) Rules, 1976, the existing provisions in rule 20 shall be renumbered as sub-rule (1) of that rule and after sub-rule (1) as so renumbered, the following sub-rule shall be inserted, namely:-

“(2) Further, all the members of the Service shall, in a span of every two years, undergo one training course successfully either at Accounts and Administrative Training Institute, Gangtok or State Institute of Rural Development, Karfectar or any other training institute outside the state. The requirement of undergoing this training will be applicable only upto the age of 50 (fifty) years of the Government servant and will be compulsory for promotion of the Government servants to the next higher grade and failure to undergo such training course will render denial of promotion when due and the next in the line will be considered.”

By Order And In The Name Of The Governor.

C.L. SHARMA
Special Secretary to the Govt. of Sikkim
Department of Personnel, Adm. Reforms & Trg.
Public Grievances, Career Options & Employment Skill Dev. &
Chief Minister’s Self Employment Scheme, Gangtok.
NOTIFICATION

The State Government is hereby pleased to notify that in the Notification No. 265/GEN/Est. dated 5/12/1988 in Sl. No. 7, for the words “Director of Health Services”, the words “Director (Family Welfare) Health Care, Human Services and Family Welfare” shall be substituted.

By Order And In The Name Of The Governor.

C.L. SHARMA
Special Secretary to the Govt. of Sikkim
Department of Personnel, Adm. Reforms & Trg.
Public Grievances, Career Options & Employment Skill Dev.
&
Chief Minister’s Self Employment Scheme, Gangtok.
GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES,
CAREER OPTIONS & EMPLOYMENT SKILL DEV. AND
CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
GANGTOK


NOTIFICATION

Whereas the State Government has deemed it expedient to fill up the post of Lower Division Clerk and equivalent in the Sikkim Sub-ordinate (Ministerial and Executive) Service Rules, 1984 (hereinafter referred to as the said rules) by way of promotion on seniority-cum-merit basis.

And whereas under Scheduled-II, under item Grade-IV of the Sikkim Sub-ordinate (Ministerial & Executive) Service Rules, 1984, the method of promotion to the post of Lower Divisiona Clerk is as under, viz.

“(3) 10% by Promotion through Departmental Competitive Examination from amongst Group “D” employees and having Class X examination passed from a recognised Board”

And whereas the State Government is of the opinion that it is necessary and expedient to relax the provision relating to the method of Promotion prescribed under Schedule-II, under item Grade-IV of the said rules to promote the Group “D” employees possessing Class X passed qualification on seniority-cum-merit basis and also Daftaries and Barkhandas on seniority-cum-merit basis in view of their long service in their respective post.

Now therefore, in exercise of the powers conferred by Rule 10 of the said rules, the Governor of Sikkim hereby relaxes the aforesaid provision of Schedule-II, under item Grade-IV of method of promotion through a limited departmental competitive examination as prescribed in the said rules with a view to promote the Group “D” possessing Class X passed qualification and also Daftaries and Barkhandas on seniority-cum-merit basis through Departmental Committee.

By Order And In The Name Of The Governor.

C.L. SHARMA
Special Secretary to the Govt. of Sikkim
Department of Personnel, Adm. Reforms & Trg.
Public Grievances, Career Options & Employment Skill Dev. &
Chief Minister’s Self Employment Scheme, Gangtok.
The State Government is pleased to constitute a State Emergency Management Committee comprising of the following officers to oversee the project for construction of a Trauma Centre at District Hospital, Singtam and its implementation with immediate effect.

1. Secretary, Health Care Human Services and Family Welfare Department - Chairman
2. Chief Consultant/Consultant (Ortho) - Project Director
3. Chief Accounts Officer - Member
4. Consultant (Anesthetist) - Member
5. Consultant (Surgery) - Member
6. Divisional Engineer (Mechanical) - Member
7. Divisional Engineer (Civil) - Member
8. Additional Director (Central Health Stores Office) - Member Secretary
9. Chief Medical Officer, District Hospital, Singtam - Nodal Officer

The Committee shall co-opt the following specialities viz.,

1. Consultant (Opthal.)
2. Consultant (E.N.T.)
3. Director/Consultant (Dental)
4. Consultant (Paed.)

The terms of reference of the Committee shall be as under:-

1. Officer conforming to the specification of the project. Restricted tender shall be called upon to undertake the work within the allocated provision.
2. The Chief Medical Officer shall also see that the day to day work at the hospital continues unhindered and provide logistic support to bring the facility to its completion.

3. Procurement of equipments will be as per need specified by the different specialists and will be acquired through CHSO following the Sikkim Financial Rules.

4. Procurement of ambulance, its maintenance and installation of equipment thereof shall be carried out in consultation with D.E. (Mech.)

5. The Project Director shall oversee the scheme and ensure that the specified areas of the Centre are of adequate dimension as projected. He shall hold regular meetings with other members to decide on transport, communication system, equipment and identify first responders, technicians, paramedics and nursing staff in order to impart training to enable them to deal with emergency situation. The manpower shall be from the existing pool.

6. Funds- The funds will be utilized as per the guidelines and shall be operated under the joint signatures of Chief Accounts Officer and Chief Medical Officer, District Hospital, Singtam.

7. Periodical appraisal of the programme of the project implementation will be made to the concerned authorities and District Collector.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

Dr. D.K. SUBBA
Secretary to the Govt. of Sikkim
Health Care, Human Services and Family Welfare Department
The Chief Justice of the High Court of Sikkim in exercise of the powers 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, 2005”.

(ii) They shall come into force at once.

2. In the High Court of Sikkim (Recruitment, Conditions of Service and Conduct) Rules, 1998, (here-in-after referred to as the said rules).

(1) In place of the existing schedules-I, II ‘A’, II ‘B’, II ‘C’ and II ‘D’ the following shall be substituted: -

...
In place of existing Schedule I the following shall be substituted

**SCHEDULE – I**

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Post</th>
<th>Number of Permanent Posts</th>
<th>Classification</th>
<th>Scale of pay</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Registrar General</td>
<td>1</td>
<td>Group A</td>
<td>Scale of Sikkim</td>
<td>The incumbent will carry his/her own Service.</td>
</tr>
<tr>
<td>2.</td>
<td>Registrar</td>
<td>1</td>
<td>-do-</td>
<td>-do-</td>
<td>-do-</td>
</tr>
<tr>
<td>3.</td>
<td>Joint Registrar-cum-Senior Reader</td>
<td>1</td>
<td>-do-</td>
<td>Rs.11000-350-16250</td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Joint Registrar-cum-Principal</td>
<td>1</td>
<td>-do-</td>
<td>Rs.11000-350-16250</td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Deputy Registrar-cum-Reader</td>
<td>1</td>
<td>-do-</td>
<td>Rs.9000-300-13800</td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Deputy Registrar-cum-Senior Judgment Writer</td>
<td>1</td>
<td>-do-</td>
<td>-do-</td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Deputy Registrar (Adm. Protocol)</td>
<td>1</td>
<td>-do-</td>
<td>-do-</td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td>Officer on Special Duty</td>
<td>1</td>
<td>-do-</td>
<td>-do-</td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>Assistant Registrar</td>
<td>3</td>
<td>Group - B</td>
<td>Rs.7000-225-11500</td>
<td></td>
</tr>
<tr>
<td>10.</td>
<td>Reader</td>
<td>1</td>
<td>-do-</td>
<td>-do-</td>
<td></td>
</tr>
<tr>
<td>11.</td>
<td>Private Secretary</td>
<td>2</td>
<td>-do-</td>
<td>-do-</td>
<td></td>
</tr>
<tr>
<td>12.</td>
<td>Court Officer</td>
<td>1</td>
<td>-do-</td>
<td>-do-</td>
<td></td>
</tr>
<tr>
<td>13.</td>
<td>Accounts Officer</td>
<td>1</td>
<td>-do-</td>
<td>-do-</td>
<td></td>
</tr>
<tr>
<td>14.</td>
<td>Office Superintendent</td>
<td>4</td>
<td>Group - C</td>
<td>Rs.5500-175-9000</td>
<td></td>
</tr>
<tr>
<td>15.</td>
<td>Librarian</td>
<td>1</td>
<td>-do-</td>
<td>-do-</td>
<td></td>
</tr>
<tr>
<td>16.</td>
<td>Senior Accountant</td>
<td>1</td>
<td>-do-</td>
<td>-do-</td>
<td></td>
</tr>
<tr>
<td>17.</td>
<td>Personal Assistant Gr. I (to be attached to Hon'ble Judges)</td>
<td>2</td>
<td>-do-</td>
<td>-do-</td>
<td></td>
</tr>
<tr>
<td>18.</td>
<td>Stenographer Grade - II</td>
<td>1</td>
<td>-do-</td>
<td>Rs.5000-150-8000</td>
<td></td>
</tr>
<tr>
<td>19.</td>
<td>Head Assistant</td>
<td>3</td>
<td>-do-</td>
<td>Rs.4500-135-7200</td>
<td></td>
</tr>
<tr>
<td>20.</td>
<td>Translator-cum-Typist</td>
<td>1</td>
<td>-do-</td>
<td>-do-</td>
<td></td>
</tr>
<tr>
<td>21.</td>
<td>Accountant</td>
<td>1</td>
<td>-do-</td>
<td>-do-</td>
<td></td>
</tr>
<tr>
<td>22.</td>
<td>Stenographer Grade - III</td>
<td>1</td>
<td>-do-</td>
<td>Rs.4300-125-6800</td>
<td></td>
</tr>
<tr>
<td>23.</td>
<td>Assistant Librarian</td>
<td>1</td>
<td>-do-</td>
<td>Rs.4000-100-6000</td>
<td></td>
</tr>
<tr>
<td>24.</td>
<td>Junior Accountant</td>
<td>1</td>
<td>-do-</td>
<td>-do-</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>Upper Division Assistant</td>
<td>4</td>
<td>-do-</td>
<td>-do-</td>
<td></td>
</tr>
<tr>
<td>26.</td>
<td>Console Operator</td>
<td>1</td>
<td>-do-</td>
<td>-do-</td>
<td></td>
</tr>
<tr>
<td>27.</td>
<td>Lower Division Assistant</td>
<td>8</td>
<td>Group - C</td>
<td>Rs.3400-85-5100</td>
<td></td>
</tr>
</tbody>
</table>
cum-Typist

28. LDA–cum-Protocol Assistant 2 -do- -do-
29. Data Entry Operator-cum- Clerk 3 -do- -do-
30. Data Entry Operator-cum- Account Clerk 1 -do- -do-
31. Typist-cum-Clerk 3 -do- -do-
32. Supervisor 2 -do- -do-
33. Copyist 1 -do- -do-
34. Driver 8 -do- Rs.3200-80-4800
35. Restorar-cum-Junior Typist 6 -do- Rs.3050-75-4550
36. Book Binder 2 -do- -do-
37. Zamadar 6 -do- -do-
38. Record Keeper 2 -do- -do-
39. Lineman 1 -do- -do-
40. Daftry 1 -do- -do-
41. Mali-cum-Peon 6 Group - D Rs.2850-55-4170
42. Peon 28 -do- -do-

43. Residential Orderly 13 -do- -do-
   (Sevak/Cook)

44. Chowkidar 1 -do- -do-
45. Sweeper-cum-Chowkidar 1 -do- -do-
46. Sweeper-cum-Peon 3 -do- -do-

‘Peon’ posted in the residence of Hon’ble Judges and officers shall be granted an honorarium of Rs.200/-

‘Residential Orderly (Sevak/Cook)” posted in the residence of Hon’ble Judges and officers shall be granted an honorarium of Rs.200/-

In place of existing Schedule II A the following shall be substituted.

SCHEDULE – II ‘A’

General Category

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Post/Pay Scale Classification</th>
<th>Number of Permanent Posts</th>
<th>Mode of Recruitment</th>
<th>Eligibility Conditions</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Registrar General (Group) 1</td>
<td>Selection by the Hon’ble members</td>
<td>The incumbent</td>
<td></td>
<td></td>
</tr>
<tr>
<td>No.</td>
<td>Position</td>
<td>Grade</td>
<td>Selection Process</td>
<td>Pay Scale</td>
<td></td>
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<td>--------------------------------------------</td>
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<td></td>
</tr>
<tr>
<td>2</td>
<td>Registrar (Group ‘A’)</td>
<td></td>
<td>By Promotion</td>
<td>Rs.11000-350-16250 (Group ‘A’)</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Joint Registrar-cum-Sr. Reader</td>
<td></td>
<td>By Promotion</td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td>By Promotion</td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td>By Promotion</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Dy. Registrar-cum-Reader</td>
<td></td>
<td>By Promotion/ Direct Recruitment</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Officer on Special Duty</td>
<td></td>
<td>-do-</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Assistant Registrar</td>
<td></td>
<td>-do-</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Position</td>
<td>Grade</td>
<td>Grade Pay</td>
<td>Description</td>
<td></td>
</tr>
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<td>-----------------------------------------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Reader</td>
<td>B</td>
<td>7000-225-11500</td>
<td>Office Superintendent/ Librarian with LL.B. Degree with at least 4 years of regular service on the basis of merit-cum-seniority. By direct recruitment from amongst the Law graduates. By promotion from Office Superintendent/ Librarian with LL.B. Degree with at least 4 years of regular service on the basis of merit-cum-seniority. If suitable candidate is not available by direct recruitment from amongst the Law graduates.</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Court Officer</td>
<td>B</td>
<td>7000-225-11500</td>
<td>Office Superintendent possessing Bachelor degree with at least 4 years of regular service on the basis of merit-cum-seniority. Preference will be given to candidate possessing LL.B. degree. If suitable candidate is not available by direct recruitment from amongst the Law graduates. By promotion from Office Superintendent possessing Bachelor degree with at least 4 years of regular service on the basis of merit-cum-seniority. Preference will be given to Law</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Office Superintendent</td>
<td>C</td>
<td>5500-175-9000</td>
<td>Office Superintendent possessing Bachelor degree with at least 6 years of regular service on the basis of merit-cum-seniority. If suitable candidate is not available by direct recruitment through open competitive examination from amongst graduate candidates. Preference will be given to Law</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Job Title</td>
<td>No.</td>
<td>Recruitment Method</td>
<td></td>
<td></td>
</tr>
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<td>------------------------------------------------------------------------------------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Librarian</td>
<td>1</td>
<td>By promotion or Direct Recruitment</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Graduates. By promotion from Head Assistant/Translator-cum-Typist having minimum qualifications of degree/diploma in Library Science or a graduate with at least 6 years of regular service on the basis of merit-cum-merit. If suitable candidate is not available by direct recruitment through open competitive examination from graduate with Diploma or degree in Library Science from any recognized Board or University.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Head Assistant</td>
<td>4</td>
<td>By promotion or Direct Recruitment</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Head Assistant Rs.4500-135-7200 (Group 'C') By promotion from Upper Division Assistants/Assistant Librarian with at least 6 years of regular service on the basis of merit-cum-merit. If suitable candidate is not available by direct recruitment through open competitive examination. Qualification:- Degree of a recognized University or equivalent.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Translator-cum-Typist</td>
<td>1</td>
<td>By promotion or Direct Recruitment</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Translator-cum-Typist Rs.4500-135-7200 (Group 'C') By promotion from Upper Division Assistants/Assistant Librarian with at least 6 years of regular service with knowledge of Hindi, Nepali and English language on the basis of merit-cum-merit. If suitable candidate is not available by direct recruitment through open competitive examination.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Number</td>
<td>Post</td>
<td>Required Education</td>
<td>Recruitment Method</td>
<td></td>
<td></td>
</tr>
<tr>
<td>--------</td>
<td>-------------------------------------------</td>
<td>--------------------</td>
<td>------------------------------------------------------------------------------------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>13.</td>
<td>Upper Division Assistant Rs.4000-100-6000 (Group ‘C’)</td>
<td>-</td>
<td>50% by promotion 50% by direct recruitment by promotion from amongst Graduate Clerks or persons who are Class XII passed with 6 years regular service. Staff on the establishment of the High Court possessing such qualification shall also be eligible to compete. The remaining 50% of the posts shall be filled by promotion from amongst Lower Division Assistant-cum-Typist, Copyist, Data entry operator-cum-clerk, L.D.A-cum Protocol Assistant and Typist-cum-Clerk with at least 6 years of regular service on the basis of merit-cum-seniority. Preference will be given to the Graduate Candidates.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
| 14.    | Assistant Librarian Rs.4000-100-6000 (Group ‘C’) | -                  | By promotion or direct recruitment by promotion from amongst L.D.A-cum-Typist/ Copyist/ Typist-cum-Clerk, Data Entry Operator-cum-Clerk and LDA-cum-Protocol Assistant with at least 6 years of regular service on the basis of merit-cum-seniority. Preference will be given to candidates possessing degree or diploma in library science or experience in Library works. If no suitable candidate is available by direct recruitment from -do-
<table>
<thead>
<tr>
<th></th>
<th>Post Type</th>
<th>No.</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>15.</td>
<td>Console Operator</td>
<td>1</td>
<td>By promotion from eligible officials who have put in 6 years of service in the Registry having educational qualification of graduation with knowledge of computer operation failing which the post shall be filled up by direct recruitment.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>By promotion from amongst candidates possessing degree or diploma in Library Science or a Bachelor's Degree</td>
</tr>
<tr>
<td>16.</td>
<td>Lower Division Assistant-cum-Typist</td>
<td>8</td>
<td>By direct recruitment from candidates possessing minimum educational qualification of Class XII with certificate in computer from any computer center and having knowledge of typewriting at a minimum speed of 40 w.p.m.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>By direct recruitment from amongst the Group D staff who are Class XII passed with 6 years of regular service on the basis of merit-cum-seniority and having knowledge of typewriting at a minimum speed of 30 w.p.m.</td>
</tr>
<tr>
<td>17.</td>
<td>Typist-cum-Clerk</td>
<td>3</td>
<td>Direct Recruitment</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Class XII passed with diploma in computer from any Computer Centre.</td>
</tr>
<tr>
<td>18.</td>
<td>Copyist</td>
<td>1</td>
<td>By promotion or Direct Recruitment</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>By promotion from amongst Restorar-cum- Jr. Typist, Daftry and Record Keeper who are the incumbent, in addition to his/her normal duties shall also perform such</td>
</tr>
<tr>
<td>19.</td>
<td>Data Entry Operator -cum-Clerk</td>
<td>3</td>
<td>Direct Recruitment</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Class XII passed with diploma in computer from any Computer Centre.</td>
</tr>
<tr>
<td>20.</td>
<td>LDA.-cum-Protocol Assistant</td>
<td>2</td>
<td>Direct Recruitment</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>By promotion from amongst Restorar-cum- Jr. Typist, Daftry and Record Keeper who are the incumbent, in addition to his/her normal duties shall also perform such</td>
</tr>
<tr>
<td>No.</td>
<td>Position</td>
<td>No. of Vacancies</td>
<td>Method of Recruitment</td>
</tr>
<tr>
<td>-----</td>
<td>----------------------------------</td>
<td>------------------</td>
<td>-----------------------</td>
</tr>
<tr>
<td>21</td>
<td>Supervisor</td>
<td>2</td>
<td>By promotion</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>By promotion from</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>amongst Book Binder</td>
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<td></td>
<td></td>
<td></td>
<td>who have put in</td>
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<td></td>
<td></td>
<td></td>
<td>not less than 10</td>
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<td></td>
<td></td>
<td></td>
<td>years service on the</td>
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<td></td>
<td></td>
<td></td>
<td>basis of merit-cum-</td>
</tr>
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<td></td>
<td></td>
<td></td>
<td>seniority.</td>
</tr>
<tr>
<td>22</td>
<td>Driver</td>
<td>8</td>
<td>Direct Recruitment</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>By direct recruitment</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>from amongst class V</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>III passed candidates</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>possessing a licence</td>
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<td></td>
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<td></td>
<td>in driving light</td>
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<td></td>
<td></td>
<td></td>
<td>vehicles with</td>
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<td></td>
<td></td>
<td></td>
<td>minimum experience of</td>
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<td></td>
<td></td>
<td></td>
<td>3 years.</td>
</tr>
<tr>
<td>23</td>
<td>Restorar –cum-Junior Typist</td>
<td>6</td>
<td>By Promotion/ By</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Direct Recruitment</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>By direct recruitment</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>from amongst Class X</td>
</tr>
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<td></td>
<td></td>
<td></td>
<td>II passed candidates</td>
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<td></td>
<td></td>
<td></td>
<td>with possessing</td>
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<td></td>
<td></td>
<td></td>
<td>diploma in</td>
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<td></td>
<td></td>
<td></td>
<td>Computer from any</td>
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<td></td>
<td></td>
<td></td>
<td>Compute Centre and</td>
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<td></td>
<td>having knowledge of</td>
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<td></td>
<td>type- writing at</td>
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<td></td>
<td></td>
<td></td>
<td>a minimum speed of</td>
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<td></td>
<td></td>
<td></td>
<td>40 w. p. m. or by</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>promotion from</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>amongst the Group D</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>staff who duties as</td>
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<td></td>
<td></td>
<td></td>
<td>may be assigned to</td>
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<td></td>
<td></td>
<td></td>
<td>him/her by</td>
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<td></td>
<td></td>
<td></td>
<td>special order.</td>
</tr>
<tr>
<td>No.</td>
<td>Post Description</td>
<td>Vacancy</td>
<td>Selection Process</td>
</tr>
<tr>
<td>-----</td>
<td>-----------------------------------------------------</td>
<td>---------</td>
<td>------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>24</td>
<td>Daftry Rs.3050-75-4550 (Group ‘C’)</td>
<td>1-do-</td>
<td>By direct recruitment from amongst Class XII passed candidates with 5 years experience in Book Binding work.</td>
</tr>
<tr>
<td></td>
<td>Book Binder Rs.3050-75-4550 (Group ‘C’)</td>
<td></td>
<td>Direct Recruitment</td>
</tr>
<tr>
<td>26</td>
<td>Zamadar Rs.3050-75-4550 (Group ‘C’)</td>
<td>6</td>
<td>By promotion from amongst peons or other officials holding equivalent post and having 10 years experience on the basis of merit cum seniority. Preference shall be given to those peons who are already working as Zamadors.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>50 % by promotion 50 % by direct recruitment</td>
</tr>
<tr>
<td>27</td>
<td>Lineman Rs.3050-75-4550 (Group ‘C’)</td>
<td>1</td>
<td>By Promotion from amongst the Group D officials of this Registry having 6 years experience of electrical works. If no suitable candidate is available by direct recruitment from the candidates having knowledge of electrical works.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>By Promotion/ Direct Recruitment</td>
</tr>
<tr>
<td>28</td>
<td>Record Keeper Rs.3050-75-4550 (Group ‘C’)</td>
<td>2</td>
<td>Candidate possessing educational qualification of matriculation with knowledge of typing with a speed of 30 w.p.m. and computer operation.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Direct Recruitment</td>
</tr>
</tbody>
</table>
In place of existing Schedule II B the following shall be substituted.

SCHEDULE –II – ‘B’

Accounts Category

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Post/Pay Scale/ No.Classification</th>
<th>Number of Permanent Posts</th>
<th>Mode of Recruitment</th>
<th>Eligibility Conditions</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Accounts Officer Rs.7000-225-11500 (Group ‘B’)</td>
<td>1</td>
<td>Promotion or Direct Recruitment</td>
<td>By promotion from Senior Accountants having bachelor's degree with minimum 5 years experience in accounts work and in case no suitable</td>
<td>The incumbent in addition to his/her normal duties shall also perform such duties as may be assigned to him/her by special order.</td>
</tr>
</tbody>
</table>
2. **Senior Accountant**  
   Rs.5500-175-9000  
   (Group ‘C’)  
   By Promotion or  
   Direct  
   Recruitment or  
   Deputation  
   By promotion from Accountant having Bachelor’s Degree with at least 6 years regular service on the basis of merit – cum-seniority and in case no suitable candidate is available, by direct recruitment from amongst the candidates possessing the minimum qualification of Bachelor’s Degree on the basis of Competitive Examination.

3. **Accountant**  
   Rs.4500-135-7200  
   (Group ‘C’)/Deputation  
   By promotion or  
   Direct  
   Recruitment  
   By promotion from Junior Accountant having Bachelor’s Degree with at least 6 years regular service on the basis of merit – cum-seniority and in case no suitable candidate is available, by direct recruitment from amongst the candidates possessing the minimum qualification of Bachelor’s Degree on the basis of Competitive Examination.

4. **Junior Accountant**  
   Rs.4000-100-6000  
   (Group ‘C’)  
   By Promotion or  
   Direct  
   Recruitment  
   By promotion from Data Entry Operator-cum-Accounts Clerk with at least 6 years of regular service, if no suitable candidate
is available by direct recruitment through open competitive examination.

Qualification: - Promotion from eligible officials having a certificate of Graduation from a recognised University Class XII passed certificate from any recognized Board with diploma in Computer and having knowledge in Financial Accounting from any Computer Centre.

In place of existing Schedule II B the following shall be substituted.

**SCHEDULE –II – ‘C’**

**Stenographer Category**

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Post/Pay Scale/No.Classification</th>
<th>Number of Permanent Posts</th>
<th>Mode of Recruitment</th>
<th>Eligibility Conditions</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Jt. Registrar-cum-PPS to Hon’ble Chief Justice</td>
<td>1</td>
<td>By Promotion</td>
<td>By Selection from amongst Deputy Registrar-cum-Senior Judgment Writer who are Law Graduates having 4 years of regular service in the grade on the basis of merit-cum-seniority</td>
<td>The incumbent in addition to his/her normal duties shall also perform such duties as may be assigned to him/her by special order. -do-</td>
</tr>
<tr>
<td>2.</td>
<td>Dy. Registrar-cum-Senior Judgment Writer Rs.9000-300-13800 (Group A)</td>
<td>1</td>
<td>By Promotion or Direct Recruitment</td>
<td>By promotion from amongst Private Secretary to Hon’ble Judge having 4 years experience. If no suitable candidate is available, by direct recruitment or on deputation.</td>
<td>-do-</td>
</tr>
<tr>
<td>3.</td>
<td>Private Secretary Rs.7000-225-11500 (Group B)</td>
<td>2</td>
<td>-do-</td>
<td>By promotion from amongst Graduate Stenographer Grade-I having 6 years experience and under graduate Stenographers having experience of 20 years, as Stenographer Grade – I on the basis of merit-cum-seniority.</td>
<td>-do-</td>
</tr>
</tbody>
</table>
If no suitable candidate is available, by direct recruitment or on deputation.

4. Personal Assistant
   Gr. I (to be attached to Hon’ble Judges)
   Rs.5500-175-9000 (Group C)

   By selection from amongst Stenographers Grade II who are Graduates having 6 years of experience or from under graduate having 10 years experience as stenographer Grade II on the basis of merit-cum-seniority failing which on the basis of competitive examination from amongst Graduate candidates possessing the qualification of stenographer Grade I and possessing certificate in computer from any Computer Centre.

5. Stenographer Grade II
   Rs.5000-150-8000 (Group C)

   By selection from amongst Stenographers Grade III who are Graduates having 6 years of experience or from under graduate having 10 years experience as stenographer Grade III on the basis of merit-cum-seniority failing which on the basis of competitive examination from amongst Graduate candidates possessing the qualification of stenographer Grade II.

6. Stenographer Grade-III
   Rs.4300-125-6800 (Group C)

   By direct recruitment from amongst Class XII passed candidates from a recognized Board possessing certificate in computer from any computer center and having
In place of existing Schedule II D the following shall be substituted.

SCHEDULE – II – ‘D’

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Post/Pay Scale/ No. Classification</th>
<th>Number of Permanent Posts</th>
<th>Mode of Recruitment</th>
<th>Eligibility Conditions</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Deputy Registrar (Adm. Protocol)</td>
<td>1</td>
<td>By promotion or Deputation</td>
<td>By promotion from Assistant Registrars, Readers and Court Officer with at least 6 years of regular service on the basis of merit-cum-seniority. Preference will be given to the candidates possessing LL.B. degree if no suitable candidates is available, by direct recruitment on the basis of open competitive examination from amongst the Law Graduates candidates.</td>
<td></td>
</tr>
</tbody>
</table>

By Order.

REGISTRAR GENERAL
HIGH COURT OF SIKKIM
GANGTOK.
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 the 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, 2005.

   (2) It shall be deemed, and shall always be deemed, to have come into force with effect from 1st March, 2004.

2. **Substitution of paragraph 6A and 6B**
In the Election Symbols (Reservation and Allotment) Order, 1968[hereinafter referred to as the ‘Principal Order’], for existing paragraph 6A and 6B, the following paragraphs shall be substituted, namely:-

**“6A. Conditions for recognition as a State Party**

A political party shall be eligible for recognition as a State Party in a State if, and only if, any of the following conditions is fulfilled:

i) At the last general election to the Legislative Assembly of the State, the candidates set up by the party have secured not less than six percent of the total valid votes polled in the State; and, in addition, the party has returned at least two members to the Legislative Assembly of that State at such general election; or

ii) At the last general election to the House of the People from that State, the candidates set up by the party have secured not less than six percent of the total valid votes polled in the State; and, in addition, the party has returned at least one member to the House of the People from that State at such general election; or

iii) At the last general election to the Legislative Assembly of the State, the party has won at least three percent of the total number of seats in the Legislative Assembly, (any fraction exceeding half being counted as one), or at least three seats in the Assembly, whichever is more; or

iv) At the last general election to the House of the People from the State, the party has returned at least one member to the House of the People for every 25 members or any fraction thereof allotted to that State.

**6B. Conditions for recognition as a National Party**

A political party shall be eligible to be recognized as National party, if, and only if, any of the following conditions is fulfilled:

i) The candidates set up by the party, in any four or more States, at the last general election to the House of the People, or to the Legislative Assembly of the State concerned, have secured not less than six percent of the total valid votes polled in each of those States at that general election; and, in addition, it has returned at least four members to the House of the People at the aforesaid last general election from any State or States; or

ii) At the last general election to the House of the People, the party has won at least two percent of the total number of seats in the House of the People, any fraction exceeding half being counted as one; and the party’s candidates have been elected to that House from not less than three States; or

iii) The party is recognized as State party in at least four States.”

3. Substitution of clause(1) of paragraph 7.

In paragraph 7 of the Principal Order, for the existing clause (1), the following shall be substituted:

“(1) Notwithstanding anything contained in paragraph 6A, 6B or 6C, if any political party got recognized, whether before or after the commencement of the Election Symbols (Reservation and Allotment) (Amendment) Order, 2005, either as a National Party or as a State party, on satisfying the conditions for such recognition as they existed prior to such commencement, the said party shall
continue to have and enjoy the status of such National or State party for the purposes of the next general election to the House of the People or, as the case may be, to the Legislative Assembly of the State concerned, depending on the election(s) which formed the basis for such recognition, and its continued recognition as such National or State party shall thereafter be dependent upon fulfillment by it of the conditions now specified in paragraph 6A or 6B, as the case may be:

Provided that nothing therein shall preclude the Commission from withdrawing the recognition of a party, either as a National Party or as a State Party, if it failed to satisfy any of the conditions for such recognition as they existed prior to, and also after, the commencement of the Election Symbols (Reservation and Allotment) (Amendment) Order, 2005.”

By Order,

Sd/-
K. L. Wilfred
(Secretary)

(D. L. Topden)
Addl. Chief Electoral Officer,
Gangtok, Sikkim.
NOTIFICATION

It is hereby notified for the information of the general public that the seat of Member of 1. Upper Ralong (Gumpa) Ward of 44. Ralong Namling Gram Panchayat Unit, South Sikkim, has become vacant as a result of the demise of Shri Karma Ongchen Bhutia on 1.5. 2005. The resultant vacancy shall be filled by election in accordance with the Sikkim Panchayat (Conduct of Election) Rules, 1997.

It is further notified that the office of Sachiva of the Gram Panchayat Unit shall be filled by election in accordance with sub-section (2) and (3) of section 33 of the Sikkim Panchayat Act, 1993.

BY ORDER.

P.T. EUTHENPA
Director, Panchayat
Prescribed Authority.
NOTIFICATION

In exercise of the powers conferred by sub proviso (iii) of proviso to sub-clause (v) of clause (b) of sub-section (1) of section 2 of the Sikkim Prohibition of Beggary Act 2004, the State Government hereby designates District Collectors of all the four districts of Sikkim as Competent Authority to issue written permission to eligible person or registered voluntary organisations or such other eligible body, as the case may be, for the purpose of collection of contribution, either in cash or in kind, as provided under the rule.

BY ORDER AND IN THE NAME OF GOVERNOR.

C. Cintury
Principal Secretary
Social Justice, Empowerment and Welfare Department.
Notifcation

Hon’ble the Chief Justice (Acting) has been pleased to constitute a selection committee, consisting of the following Officers for selection of the candidates for all the vacant posts (Group ‘C’ and ‘D’) in the establishment of this High Court.

1. Registrar General, Member
2. Registrar, Member
3. Joint Registrar-cum-P.P.S Member

By Order.

Registrar General
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK


NOTIFICATION

The State Government is hereby pleased to constitute a High Level Committee comprising of the following members to monitor/ensure proper utilization of the grants recommended by the 12th Finance Commission:

(i) Chief Secretary - Chairman
(ii) Addl. Chief Secretary cum Development Commissioner - Member
(iii) Principal Secretary / Finance, Revenue & Expenditure Department - Member
(iv) Principal Chief Engineer cum Secretary / Roads & Bridges Department - Member
(v) Principal Chief Engineer cum Secretary / Building & Housing Department - Member
(vi) Principal Chief Conservator of Forest-cum-Secretary, Forest, Env. & WL Devlp. Department - Member
(vii) Secretary, Land Revenue & Disaster Management Department - Member
(viii) Secretary, Cultural Affairs & Heritage Department - Member

The Committee will meet periodically and monitor the progress of the implementation of schemes recommended by the 12th Finance Commission under up gradation of standards of Administration and Special Problem Grants.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

D. P. SHARMA
Additional Secretary
F. No. 12 (52) FCD/Fin
NOTIFICATION

The State Government is pleased to constitute a committee comprising of the following officers to examine the precision of part IV on Municipal Revenue in the Preliminary Draft of Sikkim Municipal Bill 2005.

The Committee shall consist of the following officer bearers:-

1. Mr. K.N. Sharma, Secretary, Land Revenue & Disaster Management Department, Government of Sikkim. - Chairman.
2. Mr. K.N. Bhutia, Special Secretary (Finance), IT & CT, Government of Sikkim. - Member.
4. Mr. H.K. Karki, Special Secretary, UD & HD, Government of Sikkim. - Member.
5. Mr. Phukhyam Bhutia, Joint Secretary, Law & P.A. Department, Government of Sikkim. - Member.
6. Mr. M.N. Dhakal, Deputy Secretary (A/T), UD & HD, Government of Sikkim. - Member Secretary.

The Terms of Reference of the committee will broadly include the following:

1. To ensure the self sufficiency of municipal finances eventually, to the examine the provisions as incorporated in the preliminary Draft of the Sikkim Municipal Bill, 2005 relating to the following:-
   - source of internal revenue (clause 100 to 107),
   - Tax on Lands and Buildings and related taxes including rate structures (clauses 109 to 108 and 130 to 140 (with commission of any references to any Tribunal as provided In the Draft legislation)
   - Incidence of property tax (clauses 141 to 147),
   - Levy of other surcharges and taxes (clauses 141 to 151),
- Tax on advertisement other than advertisement of newspaper (clause 154)
- Other taxes and tolls (clauses 160 to 165), and weather
- Any other tax may be levied at the points per inter-state transfers, by goods vehicles, by roads, into Sikkim.

2. To examine the base and the rate structure for levy of the tax on lands and buildings having regards to the deficiencies of the rent-based valuation system and taking due note of the new area-linked systems now being adopted in the Municipal laws in various States.

3. To specify the basis for defining the unit of assessment.

4. To specify the basis of self-assessment.

5. To propose the strategy for implementation of the tax and non tax revenue proposals of Sikkim

   - different levels of Municipalities, different classes of Bazars, as also the Rural marketing Centers to be declared as Nagar Panchayats,
   - premises used for non-residential purposes,
   - premises as may be totally exempted from the purview of taxation, particularly in the urbanizing fringes as may be notified by the State Government in any municipal area, and
   - other exempted premises such as buildings used exclusively for religious worship, control government properties excluding the vested properties, and others as may be specified including those for the purpose of weaker section housing.

6. To provide a very moderate level of taxation, if considered desirable for the considerations, on residential premises also, but built on lands above the notified plot area limits.

7. To provide for mapping to ensure full coverage of all those liable to pay taxes by use of the unique premises numbering system.

   In addition to the above, the committee may place special focus on powers to levy taxes, in various levels of Municipalities including different classes of Bazars and the 38 Rural Marketing Centres which may be classified as Nagar (Bazar Panchayat).

   Special regard may be given to the political, economic, revenue and administrative implications, all considered together, on the basis of which the recommendations for revising the provision in the Preliminary Draft of the legislation may be made.

   Further a list of enclosure has been enclosed. The committee will like to consider the explanatory Memorandum on Municipal Revenues as contained in the enclosure, for its background information. The committee should submit its report to the Commissioner-cum-Secretary, Urban Development and Housing Department, Government of Sikkim by 05/07/2005.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

D. P. SHARMA
Additional Secretary
F. No. GOS/UD & HD/6 (253) 05
In exercise of the power conferred by the Section 22 of the Sikkim (Livestock and Livestock Product Control) Act, (4 of 1985) the State Govt. hereby makes the following rules namely:-

1. Short title and Commencement
   These rules may be called Sikkim Hides and Skins of Livestock Rules, 2005. (1)
   (2) They shall come into force on and from the date of publication in the Official Gazette.

2. Application
   These rules shall apply to those who deals in hides and skin, butchers, slaughter house, meat shop, collection agent, taxidermist, meat handlers, tanner, leather industry.

Definitions : (1)
   In these rules, unless the subject or content otherwise requires:-
   (a) “Authorized agent” means an agent who may be either a person or cooperative society appointed by Government for trading within Sikkim or to export outside the Sikkim.
   (b) “Collection agent” means a person appointed by the authorized agent duly recognised by the Government for carrying out hide and skin collection purpose as specified but shall not be authorized to export outside Sikkim.
   (c) “Collection point” means a place where hides and skin are stored after salting under hygienic condition.
   (d) “Export permit” means a permit issued by the Government for taking the hides and skin outside the State.
   (e) “Hides” means skin of animal species of Bovine (Bovine includes, bull, bullock, buffalo calf mithu, yak heifer, cow, bison.
   (f) “Leather” means material made from hides and skin of animals.
   (g) “Skin” means skin of sheep, goat, rabbit-pelt, undressed skin of animals’.

2. Words and expressions used in thes rules and not defined but defined in Act shall have the same meaning in the rules as assigned to them in the Act.
4. Right to alter or relax.

General Rules

1. The authorized agent / co-operative society shall purchase the hides and skin from the butchers, slaughterhouse or any individual concerned and other community slaughtering places in rural area at the government approved rate.

2. The butcher shall not sell hides /skin to any individuals other than the Government approved agent.

3. The authorized agent or co-operative society must have the proper account of sale and purchase of all hides and skin which must be audited yearly and produced before the concerned authority.

4. The authorized agent or cop society shall not be allowed to appoint the collection agent at his own will, without obtaining the approval of the department.

5. The collection agent so appointed for a particular area shall be allowed to collect hides and skin only in specific area allotted to them.

6. The authorised agent who fails to deposit the agency fee for three consecutive months shall be liable to termination of contract and forfeiture of security deposit.

7. The authorized collection agent will be issued an official certificate for the purpose of Identification.

8. No person other than the collection agent nominated by the authorized agent and approved by the department shall be allowed to purchase the hides and skin.

9. Any individual or co-operative society willing to be a collection agent, he/she shall submit a proof of residential certificate, certificate of experience of hides and skin trade, other certificate if any and two passport size coloured photograph.

10. The authorized agent/Co-operative society shall maintain a receipt book of purchase of every hides and skin.

11. Export permit will be issued strictly against the request made in writing to the concerned authority.

12. If any meat shop is found selling hides and skin, his/her trade licence will be cancelled and fine of Rs. 10,000/- will be imposed on the offender.

13. If any person is found smuggling huides and skin, he/she will have to pay a fine five times of actual value of the product.

14. If hides/ skin are seized during inspection, it shall be the duty of officials to hand over it to the authorized agent. The offender shall be booked under the law with the help of police personnel.

15. If any one wishes to export the leather after tanning, he/she shall be required to pay a royalty fee specified by the department/concerned authority.

16. In the event of theft taking place at collection room, it shall be the duty of an agent to file a complaint to the nearest police station with the copy of intimation to the deptt.
17. If anyone is found removing and selling the hides and skin of animals that have died with contagious disease, he/she shall be dealt severely and liable for punishment with imprisonment of one year.

18. Authorised agent/co-operative society so appointed by the government shall be required to pay to the Government agency fee as fixed by the department from time to time.

19. The authorized agent/ co-operative society shall be required to pay a royalty fee as may be prescribed by the government from time to time.

20. The Government shall not intervene between the agent and butchers as far as quality of the hides and skin are concerned.

21. It shall be duty of the Government to inform the general public, butcher slaughter house owner, police checkpost, meat cendors and other concerned about the appointment of the authorized agent.

22. It shall be the duty of the collection agent to store the hides and skin in proper manner prescribed by government authorized agent.

23. The authorized agent shall make his/her own arrangement to store hides and skin collected in different part of state.

24. Department shall not be responsible for not making the payment to the butcher’s and other individuals for every piece of hides and skin purchased by the authorized agent/society.

25. No single piece of hides and skin shall be allowed to export outside the state without paying the royalty fee.

26. Any one found selling hides and skin other than the government approved agents shall be dealt under the section 17th of Sikkim (Livestock & Livestock product Control) Act, 1985.

27. If an authorized agent is found exporting the hides and skin outside the State in excess of permit issued he/she shall be liable to pay the royalty fee 5 (five) times more than the amount of approved rates of excess pieces of hides and skin seized thereof.

28. It shall be the duty of authorized agent to indicate to the department collection room constructed/ acquired in the state.

29. It shall be the duty of authorized agent that the collection room constructed or acquired for the purpose, should not cause any public nuisance and should be away from human habitation.

30. If the collection agent is found involved in smuggling hides and skin outside the state, he/she shall be liable to fine and liable to be punished under Act with imprisonment for a term of 1 year.

31. If authorized agent is found in smuggling hides and skin outside the state without obtaining export permit, he/she shall be liable to fine and shall also be liable to be punished under the Act, and his/her contract shall be cancelled.

32. The collection agent shall not be allowed to sublet his agent to any
third party.
33. The departmental official will have all the right to take stock account of hide/skin collected at various collection centers.
34. If the authorized agent is provided a room for storing hides at departmental premises, he/she shall be require to pay the monthly rent specified by the department.
35. The estimated revenue deal of hide and skin shall be increased on every tender call period to the maximum to 200 percent.
36. The period for the award of contract is not a constant but subject to reveal by the Government.
37. The Co-operative Society/agent shall not sublet the contract to any other Society / firms authorized to deal hides/skin.
38. If any person, society is found contravening the rules he/she shall be dealt with according to the provision of the Act.

BY ORDER AND IN THE NAME OF GOVERNOR.

COMMISSIONER-CUM-SECRETARY/AHLF&VS
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 rule further to amend the Sikkim (language Lecturers) Recruitment Rules, 2004 namely:-

1. (1) These rules may be called the Sikkim (Language Lecturers) Recruitment (Amendment) Rules, 2005.

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

3. In the Sikkim (Language Lecturers) Recruitment Rules, 2004, to rule 5 clause (b), the following proviso shall also be added, namely:
   “Provided that in the case of Bhutia Language Lecturer, a candidate passing Tibetan Language at “Higher Secondary Level” shall also be eligible”.

C. L. Denzongpa,
SECRETARY
HUMAN RESOURCE DEVELOPMENT DEPARTMENT.
GOVERNMENT OF SIKKIM
DEPARTMENT OF.personnel adm., reforms & training, public grievances, career options, employment skill development and chief minister’s self employment scheme.
GANGTOK

No. 159/GEN/DOP Dated 16.06.2005.

NOTIFICATION

In partial modification of Notification Number 88/GEN/DOP dated: 21.3.1994 to the extent relevant, the Governor of Sikkim is pleased to provide with immediate effect that the appointment on compassionate ground can be made only to the Group “D” posts carrying the pay scale of Rs. 2850-55-4170.

By Order.

C. L. SHARMA
SPECIAL SECRETARY TO THE GOVERNMENT,
DEPTT. OF PERSONNEL ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME.
NOTIFICATION

In exercise of the powers conferred by sub-section (3) of section 24 of the Code of Criminal Procedure, 1973 (2 of 1974) read with sub-rule (2) of Rule 7 of the Law Officers (Terms and Conditions) Rules, 1995, the State Government is hereby pleased to appoint Shri J.K. Chandak Advocate, as Government Advocate cum Public Prosecutor to conduct State cases before the District & Session Court (Special Division- I) for an initial period of 3 years.

He shall be paid retainer fee of Rs. 1,500/- (Rupees fifteen hundred), consolidated fees of Rs. 13,000/- (Rupees thirteen thousand) and conveyance allowance of Rs. 1,000/- (Rupees one thousand) per month as prescribed under the Law officers (Terms & Conditions) Rules, 1995.

BY ORDER.

R.K. PURKAYASTHA, SSJS
L. R cum SECRETARY, LAW.
In exercise of the powers conferred under Section 16(2) of the Advocates’ Act, 1961 the High Court of Sikkim is pleased to designate Shri Mahabir Singh as Senior Advocate with immediate effect.

BY ORDER,

S.W. LEPCHA
REGISTER GENERAL
The State Government is hereby pleased to reconstitute the Board of Directors of the Sikkim Power Development Corporation Limited with immediate effect as under:-

1. Shri D.D. Pradhan
   Principal Chief Engineer-cum-Secretary
   Energy and Power Department
   - Chairman

2. Shri G.K. Subba, IAS
   Addl. Chief Secretary-cum-
   Development Commissioner, Development,
   Planning, ER & NEC Affairs Department
   - Director

3. Shri T.T. Dorji, IAS
   Principal Secretary, Finance Revenue
   & Expenditure Department
   - Director

4. Shri P.S. Basnet,
   Principal Chief Engineer-cum-Secretary,
   Roads & Bridges Department
   - Director

5. Shri T.R. Poudyal,
   Principal Chief Conservator of Forest-cum-Secretary
   - Director

6. Shri K.N. Sharma,
   Secretary, Land Revenue & Disaster
   Management Department
   - Director

7. Shri P. Wangchen,
   Chief Engineer, Energy and Power Department
   - Managing Director

This supercedes all earlier Notifications issued in this regard.

BY ORDER.

N. D. CHINGAPA, IAS
CHIEF SECRETARY

F. NO. SPDC/27/99-2000
GOVERNMENT OF SIKKIM

DEPARTMENT OF PERSONNEL A.R. & TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS, EMPLOYMENT SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME.

GANGTOK

No. J(II)/Pt-II /172/GEN/DOP


NOTIFICATION

In exercise of the powers conferred by clause (3) of Article 320 of the Constitution of India, the Governor of Sikkim in supersession of Notification Number J(II)/Pt-II/163/Gen/DOP, dated 25.6.2005 published in the Extra Ordinary Gazette Number 282 dated the 7th July, 2005, hereby makes the following regulations to amend the Sikkim Public Service Commission (Exemption from Consultation) Regulations, 1986, namely :-

1. (1) These Regulations may be called the Sikkim Public Service Commission (Exemption from Consultation) Amendment Regulations, 2005.

     (2) They shall be deemed to have come into force from the 7th July, 2005.

2. In the Sikkim Public Service Commission (Exemption from Consultation) Regulation, 1986, in the Schedule, -

    (i) for serial number 8 and the entries relating thereto, the following shall be substituted, namely:

        “8. Appointment to the post of Lower Division Clerk and Group ‘D’ posts including Driver”;

    (ii) the existing serial number 9 and the entries relating thereto shall be omitted.

By Order and in the name of Governor.

SPECIAL SECRETARY TO THE GOVERNMENT,
DEPTT. OF PERSONNEL ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME.
NOTIFICATION

The Governor of Sikkim is pleased to introduce the Commerce Stream in the following Senior Secondary Schools with effect from 2004 Academic Session:


By Order,

C. L. DENZONGPA
SECRETARY - HRDD.
Sikkim State Legal Services Authority
Gangtok


NOTIFICATION

In partial modification of Rules 5, 6, 7 & 8 of the Sikkim State Legal Services Authority Panel Advocates’ Terms and Conditions Rules, 1999 notified vide Notification No.66/SLSA dated 21.09.1999, the existing schedule appended to the said notification borrowed from the Law Officers (Terms and Conditions) Rules, 1995 regarding the rate of fees to Senior Government Advocates, Government Advocates and Assistant Government Advocates which are applicable to the Advocates on the Panel maintained by Sikkim State Legal Services Authority has been revised with immediate effect as per the following schedule:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description</th>
<th>Court</th>
<th>Existing Rate</th>
<th>Revised Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Fee for</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Effective</td>
<td>Non</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Hearing</td>
<td>Effective</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Hearing</td>
</tr>
<tr>
<td>1</td>
<td>Legal Services</td>
<td>District Court</td>
<td>300/- per day</td>
<td>600/-</td>
</tr>
<tr>
<td></td>
<td>Senior Advocate</td>
<td>Tribunal/other subordinate Courts, High</td>
<td>150/- per day</td>
<td>400/-</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Court a) appearing independently</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Legal Services</td>
<td>District Court</td>
<td>300/- per day</td>
<td>600/-</td>
</tr>
<tr>
<td></td>
<td>Advocate - Do-</td>
<td>High Court</td>
<td>150/- per day</td>
<td>400/-</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Civil Judge or any Magistrate Tribunal</td>
<td>400/- per day</td>
<td>1200/-</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>250/- per day</td>
<td>600/-</td>
</tr>
<tr>
<td>3</td>
<td>Legal Services</td>
<td>High Court</td>
<td>300/- per day</td>
<td>800/-</td>
</tr>
<tr>
<td></td>
<td>Junior Advocate</td>
<td></td>
<td>150/- per day</td>
<td>500/-</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Civil Judge or any Magistrate or</td>
<td>150 per day</td>
<td>500/-</td>
</tr>
</tbody>
</table>

Gangtok, Saturday 23rd July, 2005
No. 289
2. **Other Charges and Fees**

(i) **Legal Services**
   - **Senior Advocate**
     - For drafting memo of appeal, counter affidavits, Affidavit-in-reply, Written statement, Written objection, Plaints, Revisional applications.
     - Miscellaneous drafting.
   - Fee: 300/-

(ii) **Legal Services**
    - **Advocate**
      - For drafting memo of appeal, Counter-affidavit, Cross appeals, Written Statements, Affidavit-in-reply, Written objections, Plaints, Complaints, Revisional applications.
    - Miscellaneous drafting.
   - Fee: 250/-

(iii) **Legal Services**
     - **Junior Advocate**
       - For drafting memo of appeal, Counter-affidavit, Cross appeals, Written Statements, Affidavit-in-reply, Written objections, Plaints, Complaints, Revisional application.
     - Miscellaneous drafting.
   - Fee: 250/-

3. **Opinion fee**

   - **Senior Advocate**
     - For each case: 1000/-
   - **Advocate**
     - For each case: 1000/-
   - **Junior Advocate**
     - For each case: 500/-

This has the concurrence of the Finance Department vide page no. 36 of file No. 79/SLSA.

**By Order**

Meenakshi M. Rai  
Member Secretary
NOTIFICATION

THE SIKKIM VALUE ADDED TAX (AMENDMENT ) ORDINANCE, 2005
(ORDINANCE NO. 2 OF 2005
(Promulgated by the Governor of Sikkim in the fifty-sixth Year of the Republic of India)

AN ORDINANCE

To amend the Sikkim Value Added Tax Act, 2005, hereinafter referred to as the said Act, where provision under sub-section (5) of Section 26 has been made that any dealer who has been registered prior to the commencement of the said Act, the authority prescribed for registration has to issue fresh registration certificate to such dealer under the said Act within a period of one month from the date of enforcement of the said Act;

And whereas the said Act came into force from the 1st day of April, 2005 by virtue of Notification No.11 (36) 2005/Fin/1/Adm. Dated 28.3.2005;

And whereas considering the large numbers of dealers to whom fresh registration is required to be issued the time of one month stipulated under aforementioned sub-section (5) of Section 26 has been considered inadequate and as such it is felt necessary and expedient to amend the Sikkim Value Added Tax Act, 2005 so as to have therein the necessary provisions to extend the reasonable period of time for completion of the registration process.

And satisfied that circumstances exist which render it necessary for him to take immediate action

NOW THEREFORE, in exercise of the powers conferred by clause (1) of Article 213 of the Constitution of India, the Governor of Sikkim hereby promulgates the following Ordinance, namely:-

1. (1) This Ordinance may be called the Sikkim Value Added Tax (Amendment) Ordinance, 2005.

(2) It extends to the whole of Sikkim.

(3) It shall be deemed to have come into force with effect from the 1st day of May, 2005.

2. In the Sikkim Value Added Tax Act, 2005, in sub-section (5) of section 26, the following proviso shall be inserted namely:

“Provided that the Commissioner may, if satisfied, do so, by notification, extending the period of limitation for registration for such further time as he deems necessary.”

V. RAMA RAO
GOVERNOR.
NOTIFICATION

In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the Governor of Sikkim is hereby pleased to make the following rules further to amend the Sikkim State Directorate and Miscellaneous Service Rules, 1997, namely.-

1. (1) These rules may be called the Sikkim State Directorate and Miscellaneous Service (Amendment) Rules, 2005.

(2) They shall come into force at once.

2. In the Sikkim State Directorate and Miscellaneous Service Rules, 1997, (hereinafter referred to as the said rules) , in Schedule I,-

(i) after Sl.No. 14, the following shall be inserted, namely.-

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15. Science and Technology 1 — — 1
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(ii) against the Column “Total”, for the figure “81”, the figure “82” and for the figure “98”, the figure “99”shall respectively be substituted.

3. In the said rules, in Schedule –II, under the heading “Junior Grade-II”

(i) for the words “and Assistant Commissioner, IT& ST in the Finance Department”, Assistant Commissioner, IT&ST in the Finance Department shall be substituted.

(ii) after the words “Finance Department”, the words “and Assistant Scientific Officer in Science and Technology Department shall be inserted.-

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C.L. Sharma
SPECIAL SECRETARY TO THE GOVERNMENT DEPTT. OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEV. AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
The Governor of Sikkim is hereby pleased to notify the following further to amend the Government of Sikkim, Home Department Notification No. 36/Home dated the 6th August, 1976 regarding the constitution of Law Commission of Sikkim published in the Sikkim Government Gazette, Extraordinary No. 53 of 9th August, 1976, namely:-

2. In the said Notification, in paragraph 1, for Sub-paragraph (4), the following shall be substituted namely:-

   “(4) Shri R.K. Purkayastha, Legal Remembrancer-cum-Secretary, Law Department “Member Secretary”.

3. This notification shall be deemed to have come into force from the 1st day of April, 2005.

By Order and in the name of the Governor.

P. Bhutia
Joint Secretary-Law Department.
Whereas a draft of the Sikkim Clinical Establishments (Licensing and Registration) Amendment Rules, 2004 was published as required by sub-section (1) of section 19 of Sikkim Clinical Establishments (Licensing and Registration) Act, 1995 (8 of 1995) in the Sikkim Government Gazette, Extraordinary, No. 68, dated the 17th February, 2005, under the Government Notification of Health Care, Human Service and Family Welfare No. 04/HC.HS & FW dated the 10th of February, 2005, inviting objection or suggestion from all persons likely to be affected thereby before the expiry of forty five days from the date of publication in the Official Gazette;

And whereas no objection or suggestion were received before the expiry of the aforesaid period;

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 19 of the Sikkim Clinical Establishments (Licensing and Registration) Act, 1995 (8 of 1995), the State Government hereby makes the following rules, further to amend the Sikkim Clinical Establishments (Licensing and Registration) Rules, 1996 namely:-

1. (1) These rules may be called the Sikkim Clinical Establishments (Licensing and Registration) Amendment Rules, 2005.

(2) They shall come into force on such date as the State Government may, by notification in the Official Gazette, appoint.

2. In the Sikkim Clinical Establishments (Licensing and Registration) Rules, 1996,

( hereinafter referred to as the said rules), for the existing rule 7, the following shall be substituted, namely:-

“7.(1) The fees to be paid for registration and renewal of registration shall be Rs. 1000/- (Rupees one thousand only) for all types of Clinical Establishments as defined under clause (b) of section 2 of the Act. The renewal of registration is to be done every five years.
(2) The license fee and renewal of license fee shall be charged at the rate of Rs. 5000/- (Rupees five thousand only) for all types of Clinical Establishments as defined under clause (b) of section 2 of the Act, provided that clinic with provision of more than 10 (ten) number of beds for patients shall be charged an additional amount of Rs. 1000 for every extra bed over 10 beds. The license shall be renewed annually.”

3. In the said rules, in the Schedule, after sub-paragraph (i) of Paragraph 7, the following shall be inserted, namely:

“8. (1) An establishment of Pathology Laboratory shall fulfil the following criteria:

(a) Location and Surroundings
The Diagnostic Laboratory shall be situated in a place having clean surroundings and shall not be adjacent to an open sewer or public lavatory. Proper attention must be given to the size of the premises, fittings and furnishings, work surfaces, the flooring of the laboratory, the lighting, ventilation and storage facilities.

(b) Small laboratory
A laboratory performing routine tests in hematology, clinical pathology and biochemistry up to fifty tests per day by manual or semiautomatic techniques.

(c) Medium laboratory
A laboratory performing routine tests in hematology, clinical pathology and biochemistry or other laboratory disciplines (such as histopathology, cytopathology) and doing fifty one to five hundred tests per day.

(d) Large laboratory
A laboratory performing the above mentioned tests higher than five hundred tests per day and or using sophisticated instruments such as automated analyzer, ELISA (Enzyme linked immuno sorbent assay) readers, fluorescent microscopes, etc.

(e) Super Specialty laboratory
A laboratory restricting its activity to one or two disciplines of laboratory medicine.

(2) Staff and Qualification
(a) Supervisory Personnel
The large and super specialty laboratory shall be supervised by a person with post-graduate qualification in pathology or microbiology or biochemistry or Ph.D. in the respective discipline. The small and medium laboratory may be manned by an MBBS or a M.Sc. with at least five years of experience in laboratory medicine.

(b) Technical Personnel
The technical person performing the tests should have the following qualification:-
- Graduate in Medical Laboratory Technology, or
- Diploma in Medical Laboratory Technology (2 years course) awarded by a University or State Government or Central Technical Board.

The laboratory shall have a system of imparting training to technical staff at various levels. There shall be a system so that a technical person receives adequate training in the operation of new analytical equipments and performances of new test before he/she is assigned to such work.

c) Space and Accommodation

The minimum space required to run a diagnostic laboratory should be 200 square feet. Separate space should be available for sample collection and to store chemicals. For medium and large laboratories and super specialty laboratories the minimum space should be 300 square feet. Separate space should be available for various branches of laboratory medicine.

d) Safety programme

The diagnostic laboratory can be a hazardous workplace unless proper precautions are taken.

The laboratory safety programme should include establishment of a safety policy and proper disposal of waste and related material as per guidelines implemented by the State Government from time to time. All steps will be taken to ensure that such waste is handled without any adverse effect to human health and environment.

9. (1) An establishment of Optical Center shall have the following criteria:

(a) Personnel

The Optical Center should be under the supervision of an Ophthalmologist with a degree from a recognized University or an Ophthalmic Assistant with a degree from a recognized University or a person with Diploma in Optometry from a recognized University. The Ophthalmic Assistants and Optometrists desiring to practice Contact Lens should obtain qualification certificate of the same from a recognized University.

(b) Equipments

All the Optical Centers shall have the following essential instruments:

(i) Lensometer
(ii) Trial Lens set
(iii) Optician Ruler
(iv) Cross Cylinder

(c) General Terms and Conditions

(i) Persons with requisite qualification recognized by the All India Council of Technical Education only will be issued with registration of Optical Center and license to practice.

(ii) All applicants except Ophthalmologist shall be screened by the designated Ophthalmologist of S.T.N.M. Hospital prior to issue of registration and license.

(iii) Persons (Ophthalmic Assistants and Optometrists) shall take prior
permission of the authorities in case of using Auto Refractometers and Computerized Eye Testing Centers.

(iv) All signboards, hoardings for the Optical shop run by an Optometrist or Ophthalmic Assistant shall bear the name of the shop only and nothing else.”

By order and in the name of the Governor

Dr. D. K. SUBBA
Pr. Director-cum-Secretary to the Government of Sikkim
Department of Health Care, Human Service & Family Welfare
NOTIFICATION

The Hon’ble the Chief Justice (Acting) has been pleased to appoint the following members of the Bar as Oath Commissioners for a term of two years with immediate effect to administer oath on affidavit under the provisions of section 139 of the Code of Civil Procedure, 1908 as amended up-to-date and under section 297 of the Code of Criminal Procedure, 1973.

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Ms. Saraswat Pradhan, Advocate,</td>
</tr>
<tr>
<td>2.</td>
<td>Mrs. Anita Lepcha, Advocate and,</td>
</tr>
<tr>
<td>3.</td>
<td>Mr. Sandeep Rai, Advocate.</td>
</tr>
</tbody>
</table>

The remuneration payable for attestation of affidavit is fixed as under:-

a. Attestation in the Court premises - Rs. 10/- per affidavit.
b. Attestation in the residence of deponent - Rs. 20/- per affidavit.

BY ORDER,

REGISTRAR GENERAL
In supersession of Notification No.147/HCS/Estt. dated 15/07/2005 Mrs. Passang Doma Bhutia, Librarian of this Court is hereby promoted to the post of Assistant Registrar in the pay scale of Rs. 7000-225-11500 with immediate effect. Mrs. Passang Doma Bhutia, even after assuming the office of Assistant Registrar, shall continue to look after the Library Section till the appointment of a Librarian.

She will be on probation for a period of one year.

By Order.

REGISTRAR GENERAL
HIGH COURT OF SIKKIM
GANGTOK
In supersession of Notification No.148/HCS/Estt. dated 15/07/2005 Mrs. Rudra Bhutia, Assistant Registrar of this Court is hereby promoted to the post of Officer on Special Duty in the pay scale of Rs. 9000-300-13800 with immediate effect.

She will be on probation for a period of one year.

By Order.

REGISTRAR GENERAL
Pursuant to Notification No. 124/GEN/DOP dated 29.03.2005 issued by Government of Sikkim, Department of Personnel, A.R. and Training, Gangtok upgrading the post of Judgment Writer in the pay scale of Rs. 5500-175-9000 to that of Private Secretary in the pay scale of Rs. 7000-225-11500 Mrs Aunku Tshering Lepcha (Ghaley) present incumbent in the post of Judgment Writer, is hereby promoted to the post of Private Secretary in the pay scale of Rs. 7000-225-11500, from the date of issuance of Government Notification i.e. 29.03.2005.

Mrs. Ghaley shall be on probation for a period of one year from the date she assumes charge.

By Order.

REGISTRAR GENERAL
NOTIFICATION

Whereas the Conference of the Chief Justices held in December 1989 expressed the view that the retiring Judges shall have the option to purchase the furniture and accessories supplied to them upon payment of their book value:

AND WHEREAS the furnishing articles supplied to the Judge consist of both articles which are subject to wear and tear and articles which can be used for considerable time:

AND WHEREAS the Judge of the High Court who demits office on retirement or transfer returns articles supplied to him in whatever condition they are, thus causing inconvenience in storing them and accounting for them:

AND WHEREAS the returned articles are consigned to the stores and invariably deteriorate in value and utility and are ultimately rendered useless:

AND WHEREAS normally the old articles so returned are not accepted by the incoming Judges because of their condition thus creating problem for their safe custody:

AND WHEREAS in the above circumstances, it is considered necessary to make rules for the writing off selling or proper utilization of the said articles:

Now therefore, the Chief Justice of the High Court of Sikkim in exercise of the powers conferred under Rule 51 of the Specific Delegation of Administrative and Financial Powers to the Chief Justice, Registrar General, Registrar High Court of Sikkim – 2001 and other enabling provisions in this regard is pleased to make the following rules:-

Short title:

(i) These Rules may be called Sikkim High Court Judges
(Writing off, Selling, Utilisation and Maintenance of Furnishing Articles) Rules, 2005.

(ii) These Rules shall come into force at once.

1. DEFINITION.

(a) The words “High Court Judges” shall include the Chief Justice also.
(b) “Schedule” means the Schedules attached to these Rules.
(c) “Approved list” means the list of durable and non-durable items as prescribed by Hon’ble the Chief Justice.
(d) Survey Committee means the committee constituted to assess the state/conditions of the item.

2. The value of furniture, furnishing, household articles, electrical appliances etc. of the approved list provided at the official residence allotted shall not exceed, subject to revision of limit from time to time.

(i) in the case of official residence allotted to Hon’ble the Chief Justice, Rs.2,00,000 (Rupees Two Lacs).
(ii) in the case of official residence allotted to Hon’ble Judge, Rs.1,50,000 (Rupees One lac Fifty Thousand).

3. The furniture, furnishing, household articles, electrical appliances etc. of the approved list provided at the residences of the Hon’ble Chief Justice and Hon’ble Judges of the Court shall be of the following categories:-

(i) Durable furniture and furnishing as per Schedule ‘A’.
(ii) Non-durable furniture and furnishings as per Schedule ‘B’.
(iii) Durable and non-durable household articles, electrical appliances as per Schedule ‘C’ & ‘D’.

4. The normal life of durable and non-durable items of furniture, furnishings, household articles, electrical appliances etc. shall be as per schedules ‘A’, ‘B’, ‘C’ & ‘D’ respectively, which shall be calculated from the date of purchase thereof,

PROVIDED that where any item of the categories aforesaid requires to be replaced before its normal life, the same shall be permissible for reasons recorded.

PROVIDED if any item of the categories aforesaid has become unservicable and needs replacement the same shall be considered on merits of each case.
5. The repairs, polishing and day-to-day maintenance of the furniture, furnishing, household articles, electric appliances etc. would be the responsibility of the registry of the High Court. Ordinarilily it would be carried out in the following manner:

(i) Polishing of furniture  Once in a year
(ii) Dry cleaning of carpets,  Washing of curtains Twice in a year
(iii) Minor Repairs & Maintenance As and when required.

6. Repairs and maintenance such as of upholstery, sofa sets, wooden-chairs, dining table etc. if required, would be carried out ordinarily after expiry of a period of three years but as a special case, such repairs and maintenance can be undertaken for reasons recorded, before the expiry of the period aforesaid, if the condition of the sofa set, chairs, dining table etc. so warrants.

7. Furniture items whether durable or non-durable shall not be replaced unless it has become unservicable and has outlived its life fixed under Rule-4 above. Where the amount to be incurred on replacement of such item/items, conforming to original specifications exceeds the original procurement cost, the exceeding amount will be met from the Furnishing Fund, Maintenance Account.

8. The furniture, furnishing, household articles, electrical appliances etc. supplied/purchased out of the limit of Rs. 2,00,000/- (Rupees two lacs) in the case of the Chief Justice and Rs. 1,50,000/- (Rupees one lac fifty thousand) in the case of the Judge, shall be returned/withdrawn within one month of the date of retirement/relinquishment of office or otherwise and in exceptional cases, under the orders of the Chief Justice, within three months from the date of retirement/relinquishment of office or otherwise. Where in case any item is retained beyond the stipulated period it shall be subject to the condition of the payment of rent as per the rates prescribed in Rule 9.

9. The rent shall be chargeable for the items of furniture, furnishing, household articles, electrical appliances etc. retained by the Chief Justice or by the Judge beyond the limit prescribed for retention thereof under Rule 8, at the rate of 2% and 3% for durable or non-durable items, respectively of the original cost or procurement cost or the depreciated value thereof, which ever is less.

10. The High Court Judge on demitting the office on retirement or on transfer or otherwise, may have the option to purchase any of the articles of furniture, furnishing, household articles, electrical appliances etc. supplied from the Furnishing Fund Account at depreciated cost or 30% of the original cost or procurement cost whichever is higher.

11. The furniture, furnishing, household articles and electrical appliances received back from Hon’ble the Chief Justice or the Judge of the High Court would be offered first to the Judge occupying official accommodation, at the depreciated value subject to the condition that the total cost of the furniture, furnishing, household articles, electrical appliances would not exceed the monetary limits of
the Furnishing Fund Account. The cost of repairs, polishing, replacement, day-to-day maintenance etc. thereof irrespective of this category of items would be by the registry of the High Court and shall not be included in the procurement cost.

12. Subject to the provisions of these Rules, the item/items of the furniture, furnishing, household articles, electrical appliances etc. once purchased by the Chief Justice or the Judge from the market shall not be returnable or replaced.

13. Inventories of furniture, furnishing, household articles, electrical appliances etc. provided at the residence of the Chief Justice or the Judges of the High Court, shall be duly prepared and verified at the time of supply of such items and also at the time of demitting the office by the Judge on retirement or on transfer or otherwise.

14. No item other than those mentioned in the above Schedules be purchased without the prior approval of Hon’ble the Chief Justice.

15. In case, any item or items of furniture, furnishing, household articles, electrical appliances have become unservicable, it shall be declared so and condemned and items which have become unservicable, unusable and declared condemned shall be disposed of by way of auction in accordance with the “Specific Delegation of Administrative and Financial powers to the Chief Justice, High Court of Sikkim”.

BY ORDER OF HON’BLE THE CHIEF JUSTICE (ACTING)

S.W. LEPCHA
REGISTRAR GENERAL
SCHEDULE ‘A’
(DURABLE FURNITURE & FURNISHING ITEMS)

1. Utensils (Stainless Steel)  5 years.
2. Steel (godrej) Book shelves  5 years
3. Side Board  5 years
4. Dining Table & Chairs  5 years
5. Writing Table  5 years
6. Curtain Rod  3 years
7. Cots/Beds  5 years
8. Sofa Set  3 years
9. Centre Table  5 years
10. Side Table  5 years
11. Bed Side Table  5 years
12. Dressing Table  5 years
13. Chairs  5 years
14. Wall Racks  5 years
15. Cabinets  5 years
16. Steel & Wooden Almirah  5 years
17. Tea pois  5 years
18. Settee-cum-Deewan  5 years
19. Wooden Book Rack Revolving  5 years
20. Side Stool  5 years.

BY THE ORDER OF HON’BLE THE CHIEF JUSTICE (ACTING)

S.W. LEPCHA
REGISTRAR GENERAL
### SCHEDULE ‘B’
(Non-Durable Furniture, Furnishing & Household Items)

<table>
<thead>
<tr>
<th>Item</th>
<th>Duration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lawn Mower</td>
<td>3 years</td>
</tr>
<tr>
<td>Water Sprinkler</td>
<td>3 years</td>
</tr>
<tr>
<td>Woolen carpets</td>
<td>3 years</td>
</tr>
<tr>
<td>Carpet/Durry</td>
<td>3 years</td>
</tr>
<tr>
<td>Garden Furniture</td>
<td>3 years</td>
</tr>
<tr>
<td>Curtains</td>
<td>2 years</td>
</tr>
<tr>
<td>Bed Cover</td>
<td>2 years</td>
</tr>
<tr>
<td>Pillows</td>
<td>2 years</td>
</tr>
<tr>
<td>Quilts/Blankets</td>
<td>3 years</td>
</tr>
<tr>
<td>Dunlop mattresses</td>
<td>3 years</td>
</tr>
<tr>
<td>Crockery</td>
<td>3 years</td>
</tr>
<tr>
<td>Utensil (Aluminium)</td>
<td>3 years</td>
</tr>
<tr>
<td>Coir Matting</td>
<td>3 years</td>
</tr>
<tr>
<td>Door Mats</td>
<td>3 years</td>
</tr>
<tr>
<td>Linolium/Marblex</td>
<td>3 years</td>
</tr>
<tr>
<td>Wheel Barrow (Trolley)</td>
<td>3 years</td>
</tr>
<tr>
<td>Footmat</td>
<td>2 years</td>
</tr>
<tr>
<td>Bed Sheets &amp; Pillow Cover</td>
<td>2 years</td>
</tr>
<tr>
<td>P.V.C. flooring</td>
<td>3 years</td>
</tr>
<tr>
<td>Table mats</td>
<td>2 years</td>
</tr>
<tr>
<td>Wiper, Plastic Bucket, Plastic Mug,</td>
<td>2 years.</td>
</tr>
<tr>
<td>Bath Stool, Soap Dish and Handy set</td>
<td></td>
</tr>
</tbody>
</table>

**BY THE ORDER OF HON’BLE THE CHIEF JUSTICE (ACTING)**

**S.W. LEPCHA**
REGISTRAR GENERAL
SCHEDULE ‘C’
(DURABLE ELECTRICAL APPLIANCES)

1. Artificial electric fireplace /Heater 5 years or Warranty period whichever is less.
2. Refrigerators 5 years or Warranty period whichever is less.
3. Blower/Heater 5 years or Warranty period whichever is less.
4. Fan 5 years or Warranty period whichever is less.
5. Washing Machine 5 years or Warranty period whichever is less.
6. Oven (Electric & Microwave) 5 years or Warranty period whichever is less.
7. Television 5 years or Warranty period whichever is less.
8. Radio 5 years or Warranty period whichever is less.
9. VCR/VCD 5 years or Warranty period whichever is less.
10. Laser Disk Player 5 years or Warranty period whichever is less.
11. Stereo 5 years or Warranty period whichever is less.
12. Music System 5 years or Warranty period whichever is less.
13. Set of Food Warmers 5 years or Warranty period whichever is less.
14. Vacuum Cleaner 5 years or Warranty period whichever is less.
15. Electric Kettle 3 years or Warranty period whichever is less.
16. Coffee Percolator 3 years or Warranty
17. Electric Flask     5 years or Warranty period whichever is less.
18. Cooking Range     5 years or Warranty period whichever is less.
19. Electric Toaster   3 years or Warranty period whichever is less.
20. Hair Dryer        3 years or Warranty period whichever is less.
21. Juicer/Mixer/Grinder 3 years or Warranty period whichever is less.
22. Electric Cooker   3 years or Warranty period whichever is less.
23. Electric Iron     3 years or Warranty period whichever is less.
24. Tread mill/ other exercise machine 3 years or Warranty period whichever is less.
25. Aqua guard Water Purifier 3 years or Warranty period whichever is less.
26. Cordless Telephone/Cellular Phone 3 years or Warranty period whichever is less.
27. Gas heater/ Electric heater /Kerosene heater 3 years or Warranty period whichever is less.

BY THE ORDER OF HON'BLE THE CHIEF JUSTICE(ACTING)

S.W. LEPCHA
REGISTRAR GENERAL
SCHEDULE ‘D’
(NON-DURABLE ELECTRICAL APPLIANCES)

1. Electric Tube Fittings          2 years
2. Insect Killer                 2 years
3. Table Lamp                    2 years
4. Emergency Lamp                2 years
5. Vacuum Cleaner                2 years

BY THE ORDER OF HON’BLE THE CHIEF JUSTICE (ACTING)

S.W. LEPCHA
REGISTRAR GENERAL
Gangtok, Friday 29th July, 2005

NOTIFICATION

In exercise of powers conferred by section 28 of Legal Services Authorities Act, 1987 (39 of 1987), the State Government in consultation with the Chief Justice of High Court of Sikkim hereby makes the following rules further to amend the Sikkim State Legal Services Authority Rules, 1995 namely:-

1) These rules may be called Sikkim State Legal Services Authority (Amendment) Rules, 2005.

2. In the Sikkim State Legal Services Authority Rules, 1995, in rule 17, for the existing figure and words “Rs. 25,000/- (Rupees twenty five thousand)”, figure and words “Rs. 50,000/- (Rupees fifty thousand)”, shall be substituted.

R.K. Purkayastha, SSJS
L.R-cum-Secretary, Law Department
The following Notification of Ministry of Law and Justice (Legislative Department) published in the Gazette of India, Extraordinary Part II, Section 1 dated 21st June, 2005 is hereby republished for general information:

NOTIFICATION

MINISTRY OF LAW AND JUSTICE
(Legislative Department)
New Delhi, the 21st June, 2005/Jyaistha 31, 1927 (Saka)

The following Act of Parliament received the assent of the President on the 15th June, 2005, is hereby published for general information:

THE RIGHT TO INFORMATION ACT, 2005
(Act No. 22 of 2005)

An Act to provide for setting out the practical regime of right to information for citizens to secure access to information under the control of public authorities, in order to promote transparency and accountability in the working of every public authority, the constitution of a Central Information Commission and State Information Commissions and for matters connected therewith or incidental thereto.

WHEREAS the Constitution of India has established democratic Republic;

AND WHEREAS democracy requires an informed citizenry and transparency of information which are vital to its functioning and also to contain corruption and to hold Governments and their instrumentalities accountable to the governed;

AND WHEREAS revelation of information in actual practice is likely to conflict with other public interests including efficient operations of the Governments, optimum use of limited fiscal resources and the preservation of confidentiality of sensitive information;

AND WHEREAS it is necessary to harmonise these conflicting interests while preserving the paramountcy of the democratic ideal;

NOW, THEREFORE, it is expedient to provide for furnishing certain information to citizens who desire to have it.
BE it enacted by Parliament in the Fifty-sixth Year of the Republic of India as follows:-

Short title, extent and commencement.

1. (1) This Act may be called the Right to Information Act, 2005.
   (2) It extends to the whole of India except the State of Jammu and Kashmir.
   (3) The provisions of sub-section (1), of section 4, sub-sections (1) and (2) of section 5, sections 12, 13, 15, 16, 24, 27 and 28 shall come into force at once, and the remaining provisions of this Act shall come into force on the one hundred and twentieth day of its enactment.

Definitions.

2. In this Act, unless the context otherwise requires,-
   (a) “appropriate Government” means in relation to a public authority which is established, constituted, owned, controlled or substantially financed by funds provided directly or indirectly-
      (i) by the Central Government or the Union territory administration, the Central Government;
      (ii) by the State Government, the State Government;
   (b) “Central Information Commission” means the Central Information Commission constituted under sub-section (1) of section 12;
   (c) “Central Public Information Officer” means the Central Public Information Officer designated under sub-section (1) and includes a Central Assistant Public Information Officer designated as such under sub-section (2) of section 5;
   (d) “Chief Information Commissioner” and “Information Commissioner” means the Chief Information Commissioner and Information Commissioner appointed under sub-section (3) of section 12;
   (e) “competent authority” means-
      (i) the Speaker in the case of the House of the People or the Legislative Assembly of a State or a Union territory having such Assembly and the Chairman in the case of the Council of States or Legislative Council of a State;
      (ii) the Chief Justice of India in the case of the Supreme Court;
      (iii) the Chief Justice of the High Court in the case of a High Court;
      (iv) the President or the Governor, as the case may be, in the case of other authorities established or constituted by or under the Constitution;
      (v) the administrator appointed under article 239 of the Constitution;
   (f) “information” means any material in any form, including records, documents, memos, e-mails, opinions, advices, press releases, circulars, orders, logbooks, contracts, reports, papers, samples, models, data material held in any electronic form and information relating to any private body which can be accessed by a public authority under any other law for the time being in force;
   (g) “prescribed” means prescribed by rules made under this Act by the appropriate Government or the competent authority, as the case may be;
   (h) “public authority” means any authority or body or institution of self government established or constituted-
      (a) by or under the Constitution;
      (b) by any other law made by Parliament;
      (c) by any other law made by State Legislature;
(d) by notification issued or order made by the appropriate Government, and includes any -
(i) body owned, controlled or substantially financed;
(ii) non-Government organisation substantially financed, directly or indirectly by funds provided by the appropriate Government;
(i) “record” includes-
(a) any document, manuscript and file;
(b) any microfilm, microfiche and facsimile copy of a document;
(c) any reproduction of image or images embodied in such microfilm (whether enlarged or not); and
(d) any other material produced by a computer or any other device;
(j) “right to information” means the right to information accessible under this Act which is held by or under the control of any public authority and includes the right to-
(i) inspection of work, documents, records;
(ii) taking notes, extracts or certified copies of documents or records;
(iii) taking certified samples of material;
(iv) obtaining information in the form of diskettes, floppies, tapes, video cassettes or in any other electronic mode or through printouts where such information is stored in a computer or in any other device;
(k) “State Information Commission” means the State Information Commission constituted under sub-section (1) of section 15;
(l) “State Chief Information Commissioner” and “State Information Commissioner” mean the State Chief Information Commissioner and the State Information Commissioner appointed under sub-section (3) of section 15;
(m) “State Public Information Officer” means the State Public Information Officer designated under sub-section (1) and includes a State Assistant Public Information Officer designated as such under sub-section (2) of section 5;
(n) “third party” means a person other than the citizen making a request for information and includes a public authority.

CHAPTER II

RIGHT TO INFORMATION AND OBLIGATIONS OF PUBLIC AUTHORITIES

3. Subject to the provisions of this Act, all citizens shall have the right to information.

4. (1) Every public authority shall-
(a) maintain all its records duly catalogued and indexed in a manner and the form which facilitates the right to information under this Act and ensure that all records that are appropriate to be computerised are, within a reasonable time and subject to availability of resources, computerised and connected through a network all over the country on different systems so that access to such records is facilitated;
(b) publish within one hundred and twenty days from the enactment of this Act:
(i) the particulars of its organisation, functions and duties;
(ii) the powers and duties of its officers and employees;
(iii) the procedure followed in the decision making process, including channels of supervision and accountability;
(iv) the norms set by it for the discharge of its functions;
(v) the rules, regulations, instructions, manuals and records, held by it or under its control or used by its employees for discharging its functions;
(vi) a statement of the categories of documents that are held by it or under its control;
(vii) the particulars of any arrangement that exists for consultation with, or representation by, the members of the public in relation to the formulation of its policy or implementation thereof;
(viii) a statement of the boards, councils, committees and other bodies consisting of two or more persons constituted as its part or for the purpose of its advice and as to whether meetings of those boards, councils, committees and other bodies are open to the public, or the minutes of such meetings are accessible for public;
(ix) a directory of its officers and employees;
(x) the monthly remuneration received by each of its officers and employees, including the system of compensation as provided in its regulations;
(xi) the budget allocated to each of its agency, indicating the particulars of all plans, proposed expenditures and reports on disbursements made;
(xii) the manner of execution of subsidy programmes, including the amounts allocated and the details of beneficiaries of such programmes;
(xiii) particulars of recipients of concessions, permits or authorisations granted by it;
(xiv) details in respect of the information, available to or held by it, reduced in an electronic form;
(xv) the particulars of facilities available to citizens for obtaining information, including the working hours of a library or reading room, if maintained for public use;
(xvi) the names, designations and other particulars of the Public Information Officers;
(xvii) such other information as may be prescribed; and thereafter update these publications every year;
(c) publish all relevant facts while formulating important policies or announcing the decisions which affect public;
(d) provide reasons for its administrative or quasi-judicial decisions to affected persons.

(2) It shall be a constant endeavour of every public authority to take steps in accordance with the requirements of clause (b) of sub-section (1) to provide as much information \textit{suo motu} to the public at regular intervals through various means of communications, including internet, so that the
public have minimum resort to the use of this Act to obtain information.

(3) For the purposes of sub-section (1), every information shall be disseminated widely and in such form and manner which is easily accessible to the public.

(4) All materials shall be disseminated taking into consideration the cost effectiveness, local language and the most effective method of communication in that local area and the information should be easily accessible, to the extent possible in electronic format with the Central Public Information Officer or State Public Information Officer, as the case may be, available free or at such cost of the medium or the print cost price as may be prescribed.

**Explanation**.- For the purposes of sub-sections (3) and (4), “disseminated” means making known or communicated the information to the public through notice boards, newspapers, public announcements, media broadcasts, the internet or any other means, including inspection of offices of any public authority.

**Designation of Public Information Officers.**

5. (1) Every public authority shall, within one hundred days of the enactment of this Act, designate as many officers as the Central Public Information Officers or State Public Information Officers, as the case may be, in all administrative units or offices under it as may be necessary to provide information to persons requesting for the information under this Act.

(2) Without prejudice to the provisions of sub-section (1), every public authority shall designate an officer, within one hundred days of the enactment of this Act, at each sub-divisional level or other sub-district level as a Central Assistant Public Information Officer or a State Assistant Public Information Officer, as the case may be, to receive the applications for information or appeals under this Act for commission or the State Information Commission, as the case may be:

Provided that where an application for information or appeal is given to a Central Assistant Public Information Officer or a State Assistant Public Information Officer, as the case may be, a period of five days shall be added in computing the period for response specified under sub-section (1) of section 7.

(3) Every Central Public Information Officer or State Public Information Officer, as the case may be, shall deal with requests from persons seeking information and render reasonable assistance to the persons seeking such information.

(4) The Central Public Information Officer or State Public Information Officer, as the case may be, may seek the assistance of any other officer as he or she considers it necessary for the proper discharge of his or her duties.

(5) Any officer, whose assistance has been sought under sub-section (4), shall render all assistance to the Central Public Information Officer or State Public Information Officer, as the case may be, seeking his or her assistance and for the purposes of any contravention of the provisions of this Act, such other officer shall be treated as a Central Public Information Officer or State Public Information Officer, as the case may be.
6. (1) A person, who desires to obtain any information under this Act, shall make a request in writing or through electronic means in English or Hindi or in the official language of the area in which the application is being made, accompanying such fee as may be prescribed, to -

   (a) the Central Public Information Officer or State Public Information Officer, as the case may be, of the concerned public authority;

   (b) the Central Assistant Public Information Officer or State Assistant Public Information Officer, as the case may be, specifying the particulars of the information sought by him or her:

Provided that where such request cannot be made in writing, the Central Public Information Officer or State Public Information Officer, as the case may be, shall render all reasonable assistance to the person making the request orally to reduce the same in writing.

(2) An applicant making request for information shall not be required to give any reason for requesting the information or any other personal details except those that may be necessary for contacting him.

(3) Where an application is made to a public authority requesting for an information,-

   (i) which is held by another public authority; or

   (ii) the subject matter of which is more closely connected with the functions of another public authority,

the public authority, to which such application is made, shall transfer the application or such part of it as may be appropriate to that other public authority and inform the applicant immediately about such transfer:

Provided that the transfer of an application pursuant to this sub-section shall be made as soon as practicable but in no case later than five days from the date of receipt of the application.

7. (1) Subject to the proviso to sub-section (2) of section 5 or the proviso to sub-section (3) of section 6, the Central Public Information Officer or State Public Information Officer, as the case may be, on receipt of a request under section 6 shall, as expeditiously as possible, and in any case within thirty days of the receipt of the request, either provide the information on payment of such fee as may be prescribed or reject the request for any of the reasons specified in sections 8 and 9:

Provided that where the information sought for concerns the life or liberty of a person, the same shall be provided within forty-eight hours of the receipt of the request. (2) If the Central Public Information Officer or State Public Information Officer, as the case may be, fails to give decision on the request for information within the period specified under sub-section (1), the Central Public Information Officer or State Public Information Officer, as the case may be, shall be deemed to have refused the request.

(3) Where a decision is taken to provide the information on payment of any further fee representing the cost of providing the information, the Central Public Information Officer or State Public Information Officer, as the case may be, shall send an intimation to the person making the request,
giving-

(a) the details of further fees representing the cost of providing the information as determined by him, together with the calculations made to arrive at the amount in accordance with fee prescribed under sub-section (1), requesting him to deposit that fees, and the period intervening between the despatch of the said intimation and payment of fees shall be excluded for the purpose of calculating the period of thirty days referred to in that sub-section;

(b) information concerning his or her right with respect to review the decision as to the amount of fees charged or the form of access provided, including the particulars of the appellate authority, time limit, process and any other forms.

(4) Where access to the record or a part thereof is required to be provided under this Act and the person to whom access is to be provided is sensorily disabled, the Central Public Information Officer or State Public Information Officer, as the case may be, shall provide assistance to enable access to the information, including providing such assistance as may be appropriate for the inspection.

(5) Where access to information is to be provided in the printed or in any electronic format, the applicant shall, subject to the provisions of sub-section (6), pay such fee as may be prescribed:

Provided that the fee prescribed under sub-section (1) of section 6 and sub-sections (1) and (5) of section 7 shall be reasonable and no such fee shall be charged from the persons who are of below poverty line as may be determined by the appropriate Government,

(6) Notwithstanding anything contained in sub-section (5), the person making request for the information shall be provided the information fee of charge where a public authority fails to comply with the time limits specified in sub-section (1).

(7) Before taking any decision under sub-section (1), the Central Public Information Officer or State Public Information Officer, as the case may be, shall take into consideration the representation made by a third party under section 11.

(8) Where a request has been rejected under sub-section (1), the Central Public Information Officer or State Public Information Officer, as the case may be, shall communicate to the person making the request,-

(i) the reasons for such rejection;

(ii) the period within which an appeal against such rejection may be preferred; and

(iii) the particulars of the appellate authority.

(9) An information shall ordinarily be provided in the form in which it is sought unless it would disproportionately divert the resources of the public authority or would be detrimental to the safety or preservation of the record in question.

8. (1) Notwithstanding anything contained in this Act, there shall be no obligation to give any citizen,-

(a) information, disclosure of which would prejudicially affect the
sovereignty and integrity of India, the security, strategic, scientific or economic interests of the State, relation with foreign State or lead to incitement of an offence; (b) information which has been expressly forbidden to be published by any court of law or tribunal or the disclosure of which may constitute contempt of court;

(c) information, the disclosure of which would cause a breach of privilege of Parliament or the State Legislature;

(d) information including commercial confidence, trade secrets or intellectual property, the disclosure of which would harm the competitive position of a third party, unless the competent authority is satisfied that larger public interest warrants the disclosure of such information;

(e) information available to a person in his fiduciary relationship, unless the competent authority is satisfied that the larger public interest warrants the disclosure of such information;

(f) information received in confidence from foreign Government;

(g) information, the disclosure of which would endanger the life or physical safety of any person or identify the source of information or assistance given in confidence for law enforcement or security purposes;

(h) information which would impede the process of investigation or apprehension or prosecution of offenders;

(i) cabinet papers including records of deliberations of the Council of Ministers, Secretaries and other officers:

Provided that the decisions of Council of Ministers, the reasons thereof, and the material on the basis of which the decisions were taken shall be made public after the decision has been taken, and the matter is complete, or over:

Provided further that those matters which come under the exemptions specified in this section shall not be disclosed;

(j) information which relates to personal information the disclosure of which has no relationship to any public activity or interest, or which would cause unwarranted invasion of the privacy of the individual unless the Central Public Information Officer or the State Public Information Officer or the appellate authority, as the case may be, is satisfied that the larger public interest justifies the disclosure of such information:

Provided that the information which cannot be denied to the Parliament or a State Legislature shall not be denied to any person.

(2) Notwithstanding anything in the Official Secrets Act, 1923 nor any of the exemptions permissible in accordance with sub-section (1), a public authority may allow access to information, if public interest in disclosure outweighs the harm to the protected interests.

(3) Subject to the provisions of clauses (a), (c) and (i) of sub-section (1), any information relating to any occurrence, event or matter which has taken place, occurred or happened twenty years before the date on which any request is made under section 6 shall be provided to any person making a request under that section:

Provided that where any question arises as to the date from which the said
period of twenty years has to be computed, the decision of the Central Government shall be final, subject to the usual appeals provided for in this Act.

9. Without prejudice to the provisions of section 8, a Central Public Information Officer or a State Public Information Officer, as the case may be, may reject a request for information where such a request for providing access would involve an infringement of copyright subsisting in a person other than the State.

Severability.

10. (1) Where a request for access to information is rejected on the ground that it is in relation to information which is exempt from disclosure, then, notwithstanding anything contained in this Act, access may be provided to that part of the record which does not contain any information which is exempt from disclosure under this Act and which can reasonably be severed from any part that contains exempt information.

(2) Where access is granted to a part of the record under sub-section (1), the Central Public Information Officer or State Public Information Officer, as the case may be, shall give a notice to the applicant, informing-

(a) that only part of the record requested, after severance of the record containing information which is exempt from disclosure, is being provided;

(b) the reasons for the decision, including any findings on any material question of fact, referring to the material on which those findings were based;

(c) the name and designation of the person giving the decision;

(d) the details of the fees calculated by him or her and the amount of fee which the applicant is required to deposit; and

(e) his or her rights with respect to review of the decision regarding non-disclosure of part of the information, the amount of fee charged or the form of access provided, including the particulars of the senior officer specified under sub-section (1) of section 19 or the Central Information Commission or the State Information Commission, as the case may be, time limit, process and any other form of access.

Third party information.

11. (1) Where a Central Public Information Officer or a State Public Information Officer, as the case may be, intends to disclose any information or record, or part thereof on a request made under this Act, which relates to or has been supplied by a third party and has been treated as confidential by that third party, the Central Public Information Officer or State Public Information Officer, as the case may be, shall, within five days from the receipt of the request, give a written notice to such third party of the request and of the fact that the Central Public Information Officer or State Public Information Officer, as the case may be, intends to disclose the information or record, or part thereof, and invite the third party to make a submission in writing or orally, regarding whether the information should be disclosed, and such submission of the third party shall be kept in view while taking a decision about disclosure of information:

Provided that except in the case of trade or commercial secrets protected by law, disclosure may be allowed if the public interest in disclosure outweighs in importance any possible harm or injury to the interests of such third party.

(2) Where a notice is served by the Central Public Information Officer
or State Public Information Officer, as the case may be, under sub-section (I) to a third party in respect of any information or record or part thereof, the third party shall, within ten days from the date of receipt of such notice, be given the opportunity to make representation against the proposed disclosure.

(3) Notwithstanding anything contained in section 7, the Central Public Information Officer or State Public Information Officer, as the case may be, shall, within forty days after receipt of the request under section 6, if the third party has been given an opportunity to make representation under sub-section (2), make a decision as to whether or not to disclose the information or record or part thereof and give in writing the notice of his decision to the third party.

(4) A notice given under sub-section (3) shall include a statement that the third party to whom the notice is given is entitled to prefer an appeal under section 19 against the decision.

CHAPTER III

THE CENTRAL INFORMATION COMMISSION

12 (1) The Central Government shall, by notification in the Official Gazette, constitute a body to be known as the Central Information Commission to exercise the powers conferred on, and to perform the functions assigned to, it under this Act.

(2) The Central Information Commission shall consist of-
(a) the Chief Information Commissioner; and
(b) such number of Central Information Commissioners, not exceeding ten, as may be deemed necessary. (3) The Chief Information Commissioner and Information Commissioners shall be appointed by the President on the recommendation of a committee consisting of-
(i) the Prime Minister, who shall be the Chairperson of the committee;
(ii) the Leader of Opposition in the Lok Sabha; and
(iii) a Union Cabinet Minister to be nominated by the Prime Minister.

Explanation.- For the purposes of removal of doubts, it is hereby declared that where the Leader of Opposition in the House of the People has not been recognised as such, the Leader of the single largest group in opposition of the Government in the House of the People shall be deemed to be the Leader of Opposition.

(4) The general superintendence, direction and management of the affairs of the Central Information Commission shall vest in the Chief Information Commissioner who shall be assisted by the Information Commissioners and may exercise all such powers and do all such acts and things which may be exercised or done by the Central Information Commission autonomously without being subjected to directions by any other authority under this Act.

(5) The Chief Information Commissioner and Information Commissioners shall be persons of eminence in public life with wide knowledge and experience in law, science and technology, social service, management, journalism, mass media or administration and governance.

(6) The Chief Information Commissioner or an Information
Commissioner shall not be a Member of Parliament or Member of the Legislature of any State or Union territory, as the case may be, or hold any other office of profit or connected with any political party or carrying on any business or pursuing any profession.

(7) The headquarters of the Central Information Commission shall be at Delhi and the Central Information Commission may, with the previous approval of the Central Government, establish offices at other places in India.

Term of office and conditions of service.

13. (1) The Chief Information Commissioner shall hold office for a term of five years from the date on which he enters upon his office and shall not be eligible for reappointment:

Provided that no Chief Information Commissioner shall hold office as such after he has attained the age of sixty-five years.

(2) Every Information Commissioner shall hold office for a term of five years from the date on which he enters upon his office or till he attains the age of sixty-five years, whichever is earlier, and shall not be eligible for reappointment as such Information Commissioner:

Provided that every Information Commissioner shall, on vacating his office under this sub-section be eligible for appointment as the Chief Information Commissioner in the manner specified in sub-section (3) of section 12:

Provided further that where the information Commissioner is appointed as the Chief Information Commissioner, his term of office shall not be more than five years in aggregate as the Information Commissioner and the Chief Information Commissioner.

(3) The Chief Information Commissioner or an Information Commissioner shall before he enters upon his office make and subscribe before the President or some other person appointed by him in that behalf, an oath or affirmation according to the form set out for the purpose in the First Schedule.

(4) The Chief Information Commissioner or an Information Commissioner may, at any time, by writing under his hand addressed to the President, resign from his office:

Provided that the Chief Information Commissioner or an Information Commissioner may be removed in the manner specified under section 14.

(5) The salaries and allowances payable to and other terms and conditions of service of

(a) the Chief Information Commissioner shall be the same as that of the Chief Election Commissioner;

(b) an Information Commissioner shall be the same as that of an Election Commissioner:

Provided that if the Chief Information Commissioner or an Information Commissioner, at the time of his appointment is, in receipt of a pension, other than a disability or wound pension, in respect of any previous service under the Government of India or under the Government of a State, his salary in respect of the service as the Chief Information Commissioner or an Information Commissioner shall be reduced by the amount of that pension including any portion of pension which was commuted and pension
equivalent of other forms of retirement benefits excluding pension equivalent of retirement gratuity:

Provided further that if the Chief Information Commissioner or an Information Commissioner if, at the time of his appointment is, in receipt of retirement benefits in respect of any previous service rendered in a Corporation established by or under any Central Act or State Act or a Government company owned or controlled by the Central Government or the State Government, his salary in respect of the service as the Chief Information Commissioner or an Information Commissioner shall be reduced by the amount of pension equivalent to the retirement benefits:

Provided also that the salaries, allowances and other conditions of service of the Chief Information Commissioner and the Information Commissioners shall not be varied to their disadvantage after their appointment.

(6) The Central Government shall provide the Chief Information Commissioner and the Information Commissioners with such officers and employees as may be necessary for the efficient performance of their functions under this Act, and the salaries and allowances payable to and the terms and conditions of service of the officers and other employees appointed for the purpose of this Act shall be such as may be prescribed.

14. (1) Subject to the provisions of sub-section (3), the Chief Information Commissioner or any Information Commissioner shall be removed from his office only by order of the President on the ground of proved misbehaviour or incapacity after the Supreme Court, on a reference made to it by the President, has, on inquiry, reported that the Chief Information Commissioner or any Information Commissioner, as the case may be, ought on such ground be removed.

(2) The President may suspend from office, and if deem necessary prohibit also from attending the office during inquiry, the Chief Information Commissioner or Information Commissioner in respect of whom a reference has been made to the Supreme Court under sub-section (1) until the President has passed orders on receipt of the report of the Supreme Court on such reference.

(3) Notwithstanding anything contained in sub-section (1), the President may by order remove from office the Chief Information Commissioner or any Information Commissioner if the Chief Information Commissioner or a Information Commissioner, as the case may be,-

(a) is adjudged an insolvent; or

(b) has been convicted of an offence which, in the opinion of the President, involves moral turpitude; or

(c) engages during his term of office in any paid employment outside the duties of his office; or

(d) is, in the opinion of the President, unfit to continue in office by reason of infirmity of mind or body; or

(e) has acquired such financial or other interest as is likely to affect prejudicially his functions as the Chief Information Commissioner or a Information Commissioner.
(4) If the Chief Information Commissioner or a Information Commissioner in any way, concerned or interested in any contract or agreement made by or on behalf of the Government of India or participates in any way in the profit thereof or in any benefit or emolument arising therefrom otherwise than as a member and in common with the other members of an incorporated company, he shall, for the purposes of sub-section (1), be deemed to be guilty of misbehaviour.

CHAPTER IV

THE STATE INFORMATION COMMISSION

15. (1) Every State Government shall, by notification in the Official Gazette, constitute a body to be known as the ...... (name of the State) Information Commission to exercise the powers conferred on, and to perform the functions assigned to, it under this Act.

(2) The State Information Commission shall consist of-

(a) the State Chief Information Commissioner, and

(b) such number of State Information Commissioners, not exceeding ten, as may be deemed necessary.

(3) The State Chief Information Commissioner and the State Information Commissioners shall be appointed by the Governor on the recommendation of a committee consisting of-

(i) the Chief Minister, who shall be the Chairperson of the committee;

(ii) the Leader of Opposition in the Legislative Assembly; and

(iii) a Cabinet Ministrer to be nominated by the Chief Minister.

Explanation.- For the purposes of removal of doubts, it is hereby declared that where the Leader of Opposition in the Legislative Assembly has not been recognised as such, the Leader of the single largest group in opposition of the Government in the Legislative Assembly shall be deemed to be the Leader of Opposition.

(4) The general superintendence, direction and management of the affairs of the State Information Commission shall vest in the State Chief Information Commissioner who shall be assisted by the State Information Commissioners and may exercise all such powers and do all such acts and things which may be exercised or done by the State Information Commission autonomously without being subjected to directions by any other authority under this Act.

(5) The State Chief Information Commissioner and the State Information Commissioners shall be persons of eminence in public life with wide knowledge and experience in law, science and technology, social service, management, journalism, mass media or administration .and governance.

(6) The State Chief Information Commissioner or a State Information Commissioner shall not be a Member of Parliament or Member of the Legislature of any State or Union territory, as the case may be, or hold any other office of profit or connected with any political party or carrying on any business or pursuing any profession.
(7) The headquarters of the State Information Commission shall be at such place in the State as the State Government may, by notification in the Official Gazette, specify and the State Information Commission may, with the previous approval of the State Government, establish offices at other places in the State.

16. (1) The State Chief Information Commissioner shall hold office for a term of five years from the date on which he enters upon his office and shall not be eligible for reappointment:

Provided that no State Chief Information Commissioner shall hold office as such after he has attained the age of sixty-five years.

(2) Every State Information Commissioner shall hold office for a term of five years from the date on which he enters upon his office or till he attains the age of sixty-five years, whichever is earlier and shall not be eligible for reappointment as such State Information Commissioner:

Provided that every State Information Commissioner shall, on vacating his office under this sub-section, be eligible for appointment as the State Chief Information Commissioner in the manner specified in sub-section (3) of section 15:

Provided further that where the State Information Commissioner is appointed as the State Chief Information Commissioner, his term of office shall not be more than five years in aggregate as the State Information Commissioner and the State Chief Information Commissioner.

(3) The State Chief Information Commissioner or a State Information Commissioner, shall before he enters upon his office make and subscribe before the Governor or some other person appointed by him in that behalf, an oath or affirmation according to the form set out for the purpose in the First Schedule.

(4) The State Chief Information Commissioner or a State Information Commissioner may, at any time, by writing under his hand addressed to the Governor, resign from his office:

Provided that the State Chief Information Commissioner or a State Information Commissioner may be removed in the manner specified under section 17.

(5) The salaries and allowances payable to and other terms and conditions of service of-

(a) the State Chief Information Commissioner shall be the same as that of an Election Commissioner;

(b) the State Information Commissioner shall be the same as that of the Chief Secretary to the State Government:

Provided that if the State Chief Information Commissioner or a State Information Commissioner, at the time of his appointment is, in receipt of a pension, other than disability or wound pension, in respect of any previous service under the Government of India or under the Government of a State, his salary in respect of the service as the State Chief Information Commissioner or a State Information Commissioner shall be reduced by the amount of that pension including any portion of pension which was commuted and pension equivalent of other forms of retirement benefits excluding pension equivalent of retirement gratuity.
Provided further that where the State Chief Information Commissioner or a State Information Commissioner if, at the time of his appointment is, in receipt of retirement benefits in respect of any previous service rendered in a Corporation established by or under any Central Act or State Act or a Government company owned or controlled by the Central Government or the State Government, his salary in respect of the service as the State Chief Information Commissioner or the State Information Commissioner shall be reduced by the amount of pension equivalent to the retirement benefits:

Provided also that the salaries, allowances and other conditions of service of the State Chief Information Commissioner and the State Information Commissioners shall not be varied to their disadvantage after their appointment.

(6) The State Government shall provide the State Chief Information Commissioner and the State Information Commissioners with such officers and employees as may be necessary for the efficient performance of their functions under this Act, and the salaries and allowances payable to and the terms and conditions of service of the officers and other employees appointed for the purpose of this Act shall be such as may be prescribed.

17.  (1) Subject to the provisions of sub-section (3), the State Chief Information Commissioner or a State Information Commissioner shall be removed from his office only by order of the Governor on the ground of proved misbehaviour or incapacity after the Supreme Court, on a reference made to it by the Governor, has on inquiry, reported that the State Chief Information Commissioner or a State Information Commissioner, as the case may be, ought on such ground be removed.

(2) The Governor may suspend from office, and if deem necessary prohibit also from attending the office during inquiry, the State Chief Information Commissioner or a State Information Commissioner in respect of whom a reference has been made to the Supreme Court under sub-section (1) until the Governor has passed orders on receipt of the report of the Supreme Court on such reference.

(3) Notwithstanding anything contained in sub-section (1), the Governor may by order remove from office the State Chief Information Commissioner or a State Information Commissioner if a State Chief Information Commissioner or a State Information Commissioner, as the case may be,-

(a) is adjudged an insolvent; or
(b) has been convicted of an offence which, in the opinion of the Governor, involves moral turpitude; or
(c) engages during his term of office in any paid employment outside the duties of his office; or
(d) is in the opinion of the Governor, unfit to continue in office by reason of infirmity of mind or body; or
(e) has acquired such financial or other interest as is likely to affect prejudicially his functions as the State Chief Information Commissioner or a State Information Commissioner.

(4) If the State Chief Information Commissioner State Information Commissioner in any way, concerned or interested in any contract or
agreement made by or on behalf of the Government of the State or participates in any way in the profit thereof or in any benefit or emoluments arising therefrom otherwise than as a member and in common with the other members of an incorporated company, he shall, for the purposes of sub-section (1), be deemed to be guilty of misbehaviour.

CHAPTER V

POWERS AND FUNCTIONS OF THE INFORMATION COMMISSIONS, APPEAL AND PENALTIES

18. (1) Subject to the provisions of this Act, it shall be the duty of the Central Information Commission or State Information Commission, as the case may be, to receive and inquire into a complaint from any person,-

(a) who has been unable to submit a request to a Central Public Information Officer or State Public Information Officer, as the case may be, either by reason that no such officer has been appointed under this Act, or because the Central Assistant Public Information Officer or State Assistant Public Information Officer, as the case may be, has refused to accept his or her application for information or appeal under this Act for forwarding the same to the Central Public Information Officer or State Public Information Officer or senior officer specified in sub-section (1) of section 19 or the Central Information Commission or the State Information Commission, as the case may be;

(b) who has been refused access to any information requested under this Act;

(c) who has not been given a response to a request for information or access to information within the time limit specified under this Act;

(d) who has been required to pay an amount of fee which he or she considers unreasonable;

(e) who believes that he or she has been given incomplete, misleading or false information under this Act; and

(f) in respect of any other matter relating to requesting or obtaining access to records under this Act.

(2) Where the Central Information Commission or State Information Commission, as the case may be, is satisfied that there are reasonable grounds to inquire into the matter, it may initiate an inquiry in respect thereof.

(3) The Central Information Commission or State Information Commission, as the case may be, shall, while inquiring into any matter under this section, have the same powers as are vested in a civil court while trying a suit under the Code of Civil Procedure, 1908, in respect of the following matters, namely:-

(a) summoning and enforcing the attendance of persons and compel them to give oral or written evidence on oath and to produce the documents or things;

(b) requiring the discovery and inspection of documents;

(c) receiving evidence on affidavit;

(d) requisitioning any public record or copies thereof from any court or office;
(e) issuing summons for examination of witnesses or documents;

and

(f) any other matter which may be prescribed.

(4) Notwithstanding anything inconsistent contained in any other Act of Parliament or State Legislature, as the case may be, the Central Information Commission or the State Information Commission, as the case may be, may, during the inquiry of any complaint under this Act, examine any record to which this Act applies which is under the control of the public authority, and no such record may be withheld from it on any grounds.

Appeal.

19. (1) Any person who, does not receive a decision within the time specified in sub-section (1) or clause (a) of sub-section (3) of section 7, or is aggrieved by a decision of the Central Public Information Officer or State Public Information Officer, as the case may be, may within thirty days from the expiry of such period or from the receipt of such a decision prefer an appeal to such officer who is senior in rank to the Central Public Information Officer or State Public Information Officer as the case may be, in each public authority:

Provided that such officer may admit the appeal after the expiry of the period of thirty days if he or she is satisfied that the appellant was prevented by sufficient cause from filing the appeal in time.

(2) Where an appeal is preferred against an order made by a Central Public Information Officer or a State Public Information Officer, as the case may be, under section 11 to disclose third party information, the appeal by the concerned third party shall be made within thirty days from the date of the order.

(3) A second appeal against the decision under sub-section (1) shall lie within ninety days from the date on which the decision should have been made or was actually received, with the Central Information Commission or the State Information Commission:

Provided that the Central Information Commission or the State Information Commission, as the case may be, may admit the appeal after the expiry of the period of ninety days if it is satisfied that the appellant was prevented by sufficient cause from filing the appeal in time.

(4) If the decision of the Central Public Information Officer or State Public Information Officer, as the case may be, against which an appeal is preferred relates to information of a third party, the Central Information Commission or State Information Commission, as the case may be, shall give a reasonable opportunity of being heard to that third party.

(5) In any appeal proceedings, the onus to prove that a denial of a request was justified shall be on the Central Public Information Officer or State Public Information Officer, as the case may be, who denied the request.

(6) An appeal under sub-section (1) or sub-section (2) shall be disposed of within thirty days of the receipt of the appeal or within such extended period not exceeding a total of forty-five days from the date of filing thereof, as the case may be, for reasons to be recorded in writing.

(7) The decision of the Central Information Commission or State Information Commission, as the case may be, shall be binding.
(8) In its decision, the Central Information Commission or State Information Commission, as the case may be, has the power to-

(a) require the public authority to take any such steps as may be necessary to secure compliance with the provisions of this Act, including-

(i) by providing access to information, if so requested, in a particular form;
(ii) by appointing a Central Public Information Officer or State Public Information Officer, as the case may be;
(iii) by publishing certain information or categories of information;
(iv) by making necessary changes to its practices in relation to the maintenance, management and destruction of records;
(v) by enhancing the provision of training on the right to information for its officials;
(vi) by providing it with an annual report in compliance with clause (b) of sub-section (1) of section 4;

b) require the public authority to compensate the complainant for any loss or other detriment suffered;

c) impose any of the penalties provided under this Act;
(d) reject the application.

(9) The Central Information Commission or State Information Commission, as the case may be, shall give notice of its decision, including any right of appeal, to the complainant and the public authority.

(10) The Central Information Commission or State Information Commission, as the case may be, shall decide the appeal in accordance with such procedure as may be prescribed.

Penalties.

20. (1) Where the Central Information Commission or the State Information Commission, as the case may be, at the time of deciding any complaint or appeal is of the opinion that the Central Public Information Officer or the State Public Information Officer, as the case may be, has, without any reasonable cause, refused to receive an application for information or has not furnished information within the time specified under sub-section (1) of section 7 or malafidely denied the request for information or knowingly given incorrect, incomplete or misleading information or destroyed information which was the subject of the request or obstructed in any manner in furnishing the information, it shall impose a penalty of two hundred and fifty rupees each day till application is received or information is furnished, so however, the total amount of such penalty shall not exceed twenty-five thousand rupees:

Provided that the Central Public Information Officer or the State Public Information Officer, as the case may be, shall be given a reasonable opportunity of being heard before any penalty is imposed on him:

Provided further that the burden of proving that he acted reasonably and diligently shall be on the Central Public Information Officer or the State Public Information Officer, as the case may be.

(2) Where the Central Information Commission or the State Information Commission, as the case may be, at the time of deciding any complaint or
appeal is of the opinion that the Central Public Information Officer or the State Public Information Officer, as the case may be has, without any reasonable cause and persistently, failed to receive an application for information or has not furnished information within the time specified under sub-section (1) of section 7 or malafidely denied the request for information or knowingly given incorrect, incomplete or misleading information or destroyed information which was the subject of the request or obstructed in any manner in furnishing the information, it shall recommend for disciplinary action against the Central Public Information Officer or the State Public Information Officer, as the case may be, under the service rules applicable to him.

CHAPTER VI

MISCELLANEOUS

21. No suit, prosecution or other legal proceeding shall lie against any person for anything which is in good faith done or intended to be done under this Act or any rule made thereunder.

22. The provisions of this Act shall have effect notwithstanding anything inconsistent therewith contained in the Official Secrets Act, 1923, and any other law for the time being in force or in any instrument having effect by virtue of any law other than this Act.

23. No court shall entertain any suit, application or other proceeding in respect of any order made under this Act and no such order shall be called in question otherwise than by way of an appeal under this Act.

24. (1) Nothing contained in this Act shall apply to the intelligence and security organisations specified in the Second Schedule, being organisations established by the Central Government or any information furnished by such organisations to that Government:

Provided that the information pertaining to the allegations of corruption and human rights violations shall not be excluded under this sub-section:

Provided further that in the case of information sought for is in respect of allegations of violation of human rights, the information shall only be provided after the approval of the Central Information Commission, and notwithstanding anything contained in section 7, such information shall be provided within forty five days from the date of the receipt of request.

(2) The Central Government may, by notification in the Official Gazette, amend the Schedule by including therein any other intelligence or security organisation established by that Government or omitting therefrom any organisation already specified therein and on the publication of such notification, such organisation shall be deemed to be included in or, as the case may be, omitted from the Schedule.

(3) Every notification issued under sub-section (2) shall be laid before each House of Parliament.

(4) Nothing contained in this Act shall apply to such intelligence and security organisation being organisations established by the State Government, as that Government may, from to time, by notification in the Official Gazette, specify:

Provided that the information pertaining to the allegations of
corruption and human rights violations shall not be excluded under this sub-section:

Provided further that in the case of information sought for is in respect of allegations of violation of human rights, the information shall only be provided after the approval, of the State Information Commission and, notwithstanding anything contained in section 7, such information shall be provided within forty-five days from the date of the receipt of request.

(5) Every notification issued under sub-section (4) shall be laid before the State Legislature.

25. (1) The Central Information Commission or State Information Commission, as the case may be, shall, as soon as practicable after the end of each year, prepare a report on the implementation of the provisions of this Act during that year and forward a copy thereof to the appropriate Government.

(2) Each Ministry or Department shall, in relation to the public authorities within their jurisdiction, collect and provide such information to the Central Information Commission or State Information Commission, as the case may be, as is required to prepare the report under this section and comply with the requirements concerning the furnishing of that information and keeping of records for the purposes of this section. 3) Each report shall state in respect of the year to which the report relates,-

(a) the number of requests made to each public authority;

(b) the number of decisions where applicants were not entitled to access to the documents pursuant to the requests the provisions of this Act under which these decisions were made and the number of times such provisions were invoked;

(c) the number of appeals referred to the Central Information Commission or State Information Commission, as the case may be, for review, the nature of the appeals and the outcome of the appeals;

(d) particulars of any disciplinary action taken against any officer in respect of the administration of this Act;

(e) the amount of charges collected by each public authority under this Act;

(f) any facts which indicate an effort by the public authorities to administer and implement the spirit and intention of this Act;

(g) recommendations for reform, including recommendations in respect of the particular public authorities, for the development, improvement, modernisation, reform or amendment to this Act or other legislation or common law or any other matter relevant for operationalising the right to access information.

(4) The Central Government or the State Government, as the case may be, may, as soon as practicable after the end of each year, cause a copy of the report of the Central Information Commission or the State Information Commission, as the case may be, referred to in sub-section (1) to be laid before each House of Parliament or, as the case may be, before each House of the State Legislature, where there are two Houses, and where there is one House of the State Legislature before that House.

(5) If it appears the Central Information Commission or State Information Commission, as the case may be, that the practice of a public
authority in relation to the exercise of its functions under this Act does not conform with the provisions or spirit of this Act, it may give to the authority a recommendation specifying the steps which ought in its opinion to be taken for promoting such conformity.

26. (1) The appropriate Government may, to the extent of availability of financial and other resources, -

(a) develop and organise educational programmes to advance the understanding of the public, in particular of disadvantaged communities as to how to exercise the rights contemplated under this Act;

(b) encourage public authorities to participate in the development and organisation of programmes referred to in clause (a) and to undertake such programmes themselves;

(c) promote timely and effective dissemination of accurate information by public authorities about their activities; and

(d) train Central Public Information Officers or State Public Information Officers, as the case may be, of public authorities and produce relevant training materials for use by the public authorities themselves.

(2) The appropriate Government shall, within eighteen months from the commencement of this Act, compile in its official language a guide containing such information, in an easily comprehensible form and manner, as may reasonably be required by a person who wishes to exercise any right specified in this Act.

(3) The appropriate Government shall, if necessary, update and publish the guidelines referred to in sub-section (2) at regular intervals which shall, in particular and without prejudice to the generality of sub-section (2), include -

(a) the objects of this Act;

(b) the postal and street address, the phone and fax number and, if available, electronic mail address of the Central Public Information Officer or State Public Information Officer, as the case may be, of every public authority appointed under sub-section (1) of section 5;

(c) the manner and the form in which request for access to an information shall be made to a Central Public Information Officer or State Public Information Officer, as the case may be;

(d) the assistance available from and the duties of the Central Public Information Officer or State Public Information Officer, as the case may be, of a public authority under this Act;

(e) the assistance available from the Central Information Commission or State Information Commission, as the case may be;

(f) all remedies in law available regarding an act or failure to act in respect of a right or duty conferred or imposed by this Act including the manner of filing an appeal to the Commission;

(g) the provisions providing for the voluntary disclosure of categories of records in accordance with section 4;

(h) the notices regarding fees to be paid in relation to requests for access to an information; and

(I) any additional regulations or circular made or issued in relation
to obtaining access to an information in accordance with this Act.

(4) The appropriate Government must, if necessary, update and publish the guidelines at regular intervals.

27. (1) The appropriate Government may, by notification in the Official Gazette, make rules to carry out the provisions of this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:-

(a) the cost of the medium or print cost price of the materials to be disseminated under sub-section (4) of section 4;
(b) the fee payable under sub-section (1) of section 6;
(c) the fee payable under sub sections (1) and (5) of section 7;
(d) the salaries and allowances payable to and the terms and conditions of service of the officers and other employees under sub-section (6) of section 13 and sub-section (6) of section 16;
(e) the procedure to be adopted by the Central Information Commission or State Information Commission, as the case may be, in deciding the appeals under sub-section (10) of section 19; and
(f) any other matter which is required to be, or may be, prescribed.

28. (1) The competent authority may, by notification in the Official Gazette, make rules to carry out the provisions of this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:-

(i) the cost of the medium or print cost price of the materials to be disseminated under sub-section (4) of section 4;
(ii) the fee payable under sub-section (1) of section 6;
(iii) the fee payable under sub-section (1) of section 7; and
(iv) any other matter which is required to be, or may be, prescribed.

29. (1) Every rule made by the Central Government under this Act shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

(2) Every rule made under this Act by a State Government shall be laid, as soon as may be after it is notified, before the State Legislature.

30. (1) If any difficulty arises in giving effect to the provisions of this Act, the Central Government may, by order published in the Official Gazette, make such provisions not inconsistent with the provisions of this Act as appear to it to be necessary or expedient for removal of the difficulty:
Provided that no such order shall be made after the expiry of a period of two years from the date of the commencement of this Act.

(2) Every order made under this section shall, as soon as may be after it is made, be laid before each House of Parliament.

**Repeal.**

31. The Freedom of Information Act, 2002 is hereby repealed.

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**THE FIRST SCHEDULE**

[See sections 13 (3) and 16(3)]

FORM OF OATH OR AFFIRMATION TO BE MADE BY THE CHIEF INFORMATION COMMISSIONER/ THE INFORMATION COMMISSIONER/ THE STATE CHIEF INFORMATION COMMISSIONER/ THE STATE INFORMATION COMMISSIONER

“I, ........................................ having been appointed Chief Information Commissioner/ Information Commissioner/ State Chief Information Commissioner/ State Information Commissioner swear in the name of God that I will bear true faith and allegiance to the Constitution of India

solemly affirm

as by law established, that I will uphold the sovereignty and integrity of India, that I will duly and faithfully and to the best of my ability, knowledge and judgment perform the duties of my office without fear or favour, affection or ill-will and that I will uphold the Constitution and the laws.”

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**THE SECOND SCHEDULE**

(See section 24)

INTELLIGENCE AND SECURITY ORGANISATION ESTABLISHED BY THE CENTRAL GOVERNMENT

1. Intelligence Bureau.
2. Research and Analysis Wing of the Cabinet Secretariat.
3. Directorate of Revenue Intelligence.
4. Central Economic Intelligence Bureau.
5. Directorate of Enforcement.
7. Aviation Research Centre.
8. Special Frontier Force.
13. National Security Guards
15. Special Service Bureau
16. Special Branch (CID), Andaman and Nicobar.
17. The Crime Branch-C.I.D. -CB, Dadra and Nagar Haveli.

BY ORDER

R. K. PURKAYASTHA (SSJS)
LEGAL REMEMBERANCER -CUM-
SECRETARY,
LAW DEPARTMENT.
F. No. 11 (256)LD/RC/2005
NOTIFICATION

With the approval of the Government a Departmental Committee comprising of the following members has been constituted for conduct of interview for the post of Laboratory Technician for Road’s Material Testing Laboratory for Gangtok and Circle Office Jorethang :-

1. Special Secretary - Chairman
2. Director (Panchayat) - Member
3. Additional Secretary - Member
4. Additional Chief Engineer – II - Member
5. Chief Accounts Officer - Member
6. Divisional Engineer (Stores) - Member Secretary

By order

SHRI V.B. PATHAK, IAS
SECRETARY/ RM & DD.
GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEV. AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
GANGTOK
No. 184 /GEN/DOP Dated: 6.8.2005

NOTIFICATION

Whereas the State Government has deemed it expedient to fill up the vacant post of Offices Superintendent in the Sikkim Sub-ordinate (Ministerial and Executive) Service Rules, 1984 (hereinafter referred to as the said rules) by way of promotion on seniority-cum-merit basis;

And whereas under rule 7 read with Schedule-II of the Sikkim Sub-ordinate (Ministerial and Executive) Service Rules, 1984, the method of recruitment to the post of Office Superintendent in Grade-I of the service are as under, namely :-

“By promotion through a limited departmental competitive examination”;

And whereas the State Government is of the opinion that it is necessary or expedient to relax the provision relating to the method of recruitment prescribed under Schedule-II of the said rules to promote the members of the service holding the posts in the Grade-II on seniority-cum-merit basis;

Now, therefore, in exercise of the powers conferred by rule 10 of the said rules, the Governor of Sikkim is hereby pleased to relax the provision relating to the method of recruitment prescribed under rule 7 read with Schedule-II of the said rules with a view to promote the members of the service holding the posts in Grade-II to the post of Office Superintendent in Grade-I on seniority-cum-merit basis as one time relaxation.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

(C.L. Sharma)
SPECIAL SECRETARY TO THE GOVERNMENT
DEPTT. OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
The draft of certain rules further to amend the Sikkim Standards of Weights and Measures (Enforcement) Rules, 1987, which the State Government after consultation with the Central Government proposes to make in exercise of the powers conferred by sub-section (1) of Section 72 of the Standards of Weights & Measures (Enforcement) Act, 1985 (54 of 1985) is hereby published as required by sub-section (4) 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 rules before the expiry of the period so specified will be considered by the State Government.

Now therefore, in exercise of the powers conferred by sub-section (1) of Section 72 of the said Act the State Government hereby makes the following rules further to amend the Sikkim Standards of Weights & Measures (Enforcement) Rules, 1987, namely:

1. These rules may be called the Sikkim Standards of Weights and Measures (Enforcement) (Amendment) Rules, 2005.
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.

2. In the Sikkim Standards of Weights and Measures (Enforcement) Rules, 1987, for the existing Schedule XII, the following shall be substituted, namely :-
FEES PAYABLE FOR VERIFICATION AND STAMPING OF WEIGHTS, MEASURES AND WEIGHING INSTRUMENTS AND MEASURING INSTRUMENTS.

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<tr>
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<td>20</td>
</tr>
<tr>
<td>2mg (0.01c)</td>
<td>20</td>
</tr>
<tr>
<td>1mg (0.005c)</td>
<td>20</td>
</tr>
</tbody>
</table>

(c) Cylindrical knob type weights

<table>
<thead>
<tr>
<th>Denomination</th>
<th>Revised fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>10kg</td>
<td>20</td>
</tr>
<tr>
<td>5kg</td>
<td>20</td>
</tr>
<tr>
<td>2kg</td>
<td>15</td>
</tr>
<tr>
<td>1kg</td>
<td>10</td>
</tr>
<tr>
<td>500g</td>
<td>5</td>
</tr>
<tr>
<td>200g</td>
<td>5</td>
</tr>
<tr>
<td>100g</td>
<td>5</td>
</tr>
<tr>
<td>50g</td>
<td>5</td>
</tr>
<tr>
<td>20g</td>
<td>5</td>
</tr>
<tr>
<td>10g</td>
<td>5</td>
</tr>
<tr>
<td>5g</td>
<td>5</td>
</tr>
<tr>
<td>2g</td>
<td>5</td>
</tr>
<tr>
<td>1g</td>
<td>5</td>
</tr>
</tbody>
</table>
(d) **Sheet Metal Weight**

<table>
<thead>
<tr>
<th>Weight</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>500 mg</td>
<td>5.00</td>
</tr>
<tr>
<td>200 mg</td>
<td>5.00</td>
</tr>
<tr>
<td>100 mg</td>
<td>5.00</td>
</tr>
<tr>
<td>50 mg</td>
<td>5.00</td>
</tr>
<tr>
<td>20 mg</td>
<td>5.00</td>
</tr>
<tr>
<td>10 mg</td>
<td>5.00</td>
</tr>
<tr>
<td>5 mg</td>
<td>5.00</td>
</tr>
<tr>
<td>2 mg</td>
<td>5.00</td>
</tr>
<tr>
<td>1 mg</td>
<td>5.00</td>
</tr>
</tbody>
</table>

(e) **Iron hexagonal weights, knob type weights and parallelepiped weights**

<table>
<thead>
<tr>
<th>Weight</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>50kg</td>
<td>25</td>
</tr>
<tr>
<td>20kg</td>
<td>20</td>
</tr>
<tr>
<td>10kg</td>
<td>20</td>
</tr>
<tr>
<td>5kg</td>
<td>20</td>
</tr>
<tr>
<td>2kg</td>
<td>15</td>
</tr>
<tr>
<td>1kg</td>
<td>10</td>
</tr>
<tr>
<td>500g</td>
<td>5</td>
</tr>
<tr>
<td>200g</td>
<td>5</td>
</tr>
<tr>
<td>100g</td>
<td>5</td>
</tr>
<tr>
<td>50g</td>
<td>5</td>
</tr>
<tr>
<td>20g</td>
<td>5</td>
</tr>
<tr>
<td>10g</td>
<td>5</td>
</tr>
<tr>
<td>5g</td>
<td>5</td>
</tr>
<tr>
<td>2g</td>
<td>5</td>
</tr>
<tr>
<td>1g</td>
<td>5</td>
</tr>
</tbody>
</table>

2. **Capacity Measures**

<table>
<thead>
<tr>
<th>Capacity</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>100 l and above</td>
<td>Rs. 50 for 1st 100 l + Rs. 7 for addl 100 l or part thereof</td>
</tr>
<tr>
<td>50 l</td>
<td>50.00</td>
</tr>
<tr>
<td>20 l</td>
<td>20.00</td>
</tr>
<tr>
<td>10 l</td>
<td>20.00</td>
</tr>
<tr>
<td>5 l</td>
<td>10.00</td>
</tr>
<tr>
<td>2 l</td>
<td>10.00</td>
</tr>
<tr>
<td>1 l</td>
<td>10.00</td>
</tr>
<tr>
<td>500ml</td>
<td>10.00</td>
</tr>
<tr>
<td>200ml</td>
<td>10.00</td>
</tr>
<tr>
<td>100ml</td>
<td>10.00</td>
</tr>
<tr>
<td>50ml</td>
<td>10.00</td>
</tr>
<tr>
<td>20ml</td>
<td>10.00</td>
</tr>
<tr>
<td>10ml</td>
<td>10.00</td>
</tr>
<tr>
<td>5ml</td>
<td>10.00</td>
</tr>
<tr>
<td>2ml</td>
<td>10.00</td>
</tr>
<tr>
<td>1ml</td>
<td>10.00</td>
</tr>
</tbody>
</table>

3. **Length Measures**

(a) **Non-flexible**

<table>
<thead>
<tr>
<th>Length</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>2m</td>
<td>10.00</td>
</tr>
<tr>
<td>1m</td>
<td>10.00</td>
</tr>
<tr>
<td>0.5m</td>
<td>20.00</td>
</tr>
<tr>
<td>1 m graduated at every cm</td>
<td>20.00</td>
</tr>
<tr>
<td>0.5m graduated at every cm</td>
<td>20.00</td>
</tr>
</tbody>
</table>
(b) Fabrics plastic

<table>
<thead>
<tr>
<th>Length</th>
<th>Class III</th>
<th>Class II</th>
<th>Class I</th>
</tr>
</thead>
<tbody>
<tr>
<td>10 m and above</td>
<td>10 paise/metre</td>
<td>15 paise per metre</td>
<td>20 paise/metre</td>
</tr>
<tr>
<td>5 m</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2 m</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1 m</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>0.5 m</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(a) Woven

<table>
<thead>
<tr>
<th>Length</th>
<th>Class III</th>
<th>Class II</th>
<th>Class I</th>
</tr>
</thead>
<tbody>
<tr>
<td>50 m</td>
<td>10 paise/metre</td>
<td>15 paise per metre</td>
<td>20 paise/metre</td>
</tr>
<tr>
<td>30 m</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>20 m</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>15 m</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10 m</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5 m</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2 m</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(c) Steel tapes:

<table>
<thead>
<tr>
<th>Length</th>
<th>Class III</th>
<th>Class II</th>
<th>Class I</th>
</tr>
</thead>
<tbody>
<tr>
<td>50 m</td>
<td>10 paise/metre</td>
<td>15 paise per metre</td>
<td>20 paise/metre</td>
</tr>
<tr>
<td>30 m</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>20 m</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>15 m</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10 m</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5 m</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4 m</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3 m</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2 m</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.5 m</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1 m</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>0.5 m</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(d) Folding scales

<table>
<thead>
<tr>
<th>Length</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 m</td>
<td>10.00</td>
</tr>
<tr>
<td>0.5 m</td>
<td>10.00</td>
</tr>
</tbody>
</table>

(e) Surveying chains

<table>
<thead>
<tr>
<th>Length</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>30 m</td>
<td>100</td>
</tr>
<tr>
<td>20 m</td>
<td>100</td>
</tr>
</tbody>
</table>

4. Beam scale Class A & B

<table>
<thead>
<tr>
<th>Weight</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>200kg</td>
<td>400</td>
</tr>
<tr>
<td>100kg</td>
<td>300</td>
</tr>
<tr>
<td>50kg</td>
<td>150</td>
</tr>
<tr>
<td>20kg</td>
<td>150</td>
</tr>
<tr>
<td>10kg</td>
<td>150</td>
</tr>
<tr>
<td>5kg</td>
<td>100</td>
</tr>
<tr>
<td>2kg</td>
<td>100</td>
</tr>
<tr>
<td>1kg</td>
<td>100</td>
</tr>
<tr>
<td>500g and below</td>
<td>60</td>
</tr>
</tbody>
</table>
5. **Beam Scale Class C & D**

<table>
<thead>
<tr>
<th>Weight (kg)</th>
<th>Error (mm)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1000</td>
<td>200</td>
</tr>
<tr>
<td>500</td>
<td>200</td>
</tr>
<tr>
<td>300</td>
<td>200</td>
</tr>
<tr>
<td>200</td>
<td>100</td>
</tr>
<tr>
<td>100</td>
<td>100</td>
</tr>
<tr>
<td>50</td>
<td>20</td>
</tr>
<tr>
<td>20</td>
<td>20</td>
</tr>
<tr>
<td>10</td>
<td>20</td>
</tr>
<tr>
<td>5</td>
<td>15</td>
</tr>
<tr>
<td>2</td>
<td>15</td>
</tr>
<tr>
<td>1</td>
<td>15</td>
</tr>
<tr>
<td>500 g and below</td>
<td>10</td>
</tr>
</tbody>
</table>

6. **Non automatic weighing instrument-Mechanical (Analogue) Class III & IIII**

<table>
<thead>
<tr>
<th>Weight (t)</th>
<th>Error (mm)</th>
</tr>
</thead>
<tbody>
<tr>
<td>400</td>
<td>4000</td>
</tr>
<tr>
<td>300</td>
<td>3000</td>
</tr>
<tr>
<td>200</td>
<td>3000</td>
</tr>
<tr>
<td>150</td>
<td>2000</td>
</tr>
<tr>
<td>100</td>
<td>2000</td>
</tr>
<tr>
<td>80</td>
<td>2000</td>
</tr>
<tr>
<td>60</td>
<td>2000</td>
</tr>
<tr>
<td>50</td>
<td>2000</td>
</tr>
<tr>
<td>40</td>
<td>2000</td>
</tr>
<tr>
<td>30</td>
<td>2000</td>
</tr>
<tr>
<td>25</td>
<td>2000</td>
</tr>
<tr>
<td>20</td>
<td>2000</td>
</tr>
<tr>
<td>15</td>
<td>2000</td>
</tr>
<tr>
<td>10</td>
<td>1000</td>
</tr>
<tr>
<td>5</td>
<td>500</td>
</tr>
<tr>
<td>3</td>
<td>400</td>
</tr>
<tr>
<td>2</td>
<td>400</td>
</tr>
<tr>
<td>1500kg</td>
<td>300</td>
</tr>
<tr>
<td>1000kg</td>
<td>300</td>
</tr>
<tr>
<td>500kg</td>
<td>300</td>
</tr>
<tr>
<td>300kg</td>
<td>200</td>
</tr>
<tr>
<td>250kg</td>
<td>200</td>
</tr>
<tr>
<td>200kg</td>
<td>100</td>
</tr>
<tr>
<td>150kg</td>
<td>100</td>
</tr>
<tr>
<td>100kg</td>
<td>100</td>
</tr>
<tr>
<td>50kg</td>
<td>100</td>
</tr>
<tr>
<td>30kg</td>
<td>100</td>
</tr>
<tr>
<td>25kg</td>
<td>60</td>
</tr>
<tr>
<td>20kg</td>
<td>60</td>
</tr>
<tr>
<td>15kg</td>
<td>30</td>
</tr>
<tr>
<td>10kg</td>
<td>30</td>
</tr>
<tr>
<td>5kg</td>
<td>30</td>
</tr>
<tr>
<td>3kg</td>
<td>30</td>
</tr>
<tr>
<td>2kg</td>
<td>30</td>
</tr>
<tr>
<td>1kg</td>
<td>15</td>
</tr>
<tr>
<td>500g and below</td>
<td>15</td>
</tr>
</tbody>
</table>

7. **Non automatic weighing instrument Electronic Class III and IIII**

<table>
<thead>
<tr>
<th>Weight (t)</th>
<th>Error (mm)</th>
</tr>
</thead>
<tbody>
<tr>
<td>400</td>
<td>4000</td>
</tr>
<tr>
<td>300</td>
<td>3000</td>
</tr>
<tr>
<td>200</td>
<td>3000</td>
</tr>
<tr>
<td>150</td>
<td>2000</td>
</tr>
<tr>
<td>100</td>
<td>1000</td>
</tr>
<tr>
<td>50</td>
<td>100</td>
</tr>
<tr>
<td>30</td>
<td>100</td>
</tr>
<tr>
<td>20</td>
<td>60</td>
</tr>
<tr>
<td>15</td>
<td>60</td>
</tr>
<tr>
<td>10</td>
<td>30</td>
</tr>
<tr>
<td>5</td>
<td>30</td>
</tr>
<tr>
<td>3</td>
<td>30</td>
</tr>
<tr>
<td>2</td>
<td>30</td>
</tr>
<tr>
<td>1</td>
<td>15</td>
</tr>
<tr>
<td>500g and below</td>
<td>15</td>
</tr>
</tbody>
</table>
100t       2000
80t       2000
60t       2000
50t       2000
40t       2000
30t       2000
25t       2000
20t       2000
15t       2000
10t       1000
5t       1000
3t       500
2t       500
1500kg       250
1000kg       250
500kg       250
300kg       200
250kg       200
200kg       200
150kg       200
100kg       200
50kg       200
30kg       200
25kg       200
20kg       100
15kg       100
10kg       100
5kg       100
3kg       100
2kg       100
1kg       100
500 g and below      100

8.  Non automatic weighing instrument both mechanical and Electronic Class I & II

Exceeding 50t 3000
Not exceeds 50t but exceed 10t 2000
Not exceed 10t but exceed 1 t 1000
Not exceed 1 t but exceed 50kg 500
Not exceeding 50kg but exceeding 10kg 250
Not exceed 10kg 200

9.  Automatic weighing instruments

Exceeding 100t 4000
Not exceeds 100t but exceed 50t 3000
Not exceed 50t but exceed 10 t 2000
Not exceed 10 t but exceed 1t 1000
Not exceed 1 t but exceeds 50kg 500
Not exceeding 50kg but exceeding 10kg 250
Not exceed 10kg 200

10. Volumetric Measuring Instruments

(a) Dispensing pump each pump 1000
(b) totalizing counter 500
(c) Other instrument exceeding 100 l Rs. 500 for the 1st 100l +
<table>
<thead>
<tr>
<th>Description</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rs. 250 for the addl 100l or</td>
<td></td>
</tr>
<tr>
<td>Part thereof</td>
<td></td>
</tr>
<tr>
<td>Not exceeding 100l but exceeding</td>
<td>500</td>
</tr>
<tr>
<td>50l</td>
<td></td>
</tr>
<tr>
<td>Not exceeding 50l but exceeding</td>
<td>250</td>
</tr>
<tr>
<td>20l</td>
<td></td>
</tr>
<tr>
<td>Not exceed 20l</td>
<td>200</td>
</tr>
<tr>
<td>11. Flow Meters</td>
<td></td>
</tr>
<tr>
<td>Flow Rate upto 100 litre/minute</td>
<td>2000</td>
</tr>
<tr>
<td>Above 100 l/min upto 500 l/min</td>
<td>3000</td>
</tr>
<tr>
<td>Above 500 l/Min</td>
<td>5000</td>
</tr>
<tr>
<td>12. Linear Measuring Instruments</td>
<td></td>
</tr>
<tr>
<td>Auto rickshaw/Taxi meter</td>
<td>100</td>
</tr>
<tr>
<td>Other Meters</td>
<td></td>
</tr>
<tr>
<td>Rs. 50 for 1st 1Km or</td>
<td></td>
</tr>
<tr>
<td>Part thereof + Rs 5</td>
<td></td>
</tr>
<tr>
<td>For every addl 100m</td>
<td></td>
</tr>
<tr>
<td>Or part thereof</td>
<td></td>
</tr>
<tr>
<td>13. Clinical thermometer</td>
<td></td>
</tr>
<tr>
<td>20 paise/thermometer</td>
<td></td>
</tr>
<tr>
<td>14. Water meters</td>
<td></td>
</tr>
<tr>
<td>25</td>
<td></td>
</tr>
<tr>
<td>15. Peg measure</td>
<td></td>
</tr>
<tr>
<td>30ml</td>
<td>50</td>
</tr>
<tr>
<td>60ml</td>
<td>50</td>
</tr>
<tr>
<td>100ml</td>
<td>50</td>
</tr>
<tr>
<td>16. Totalizing machine</td>
<td></td>
</tr>
<tr>
<td>Independent machine</td>
<td></td>
</tr>
<tr>
<td>Addl machine</td>
<td></td>
</tr>
<tr>
<td>Omitted</td>
<td></td>
</tr>
<tr>
<td>17. Kitchen scale</td>
<td></td>
</tr>
<tr>
<td>500g</td>
<td></td>
</tr>
<tr>
<td>1 kg</td>
<td></td>
</tr>
<tr>
<td>2 kg</td>
<td></td>
</tr>
<tr>
<td>5 kg</td>
<td></td>
</tr>
<tr>
<td>10 kg</td>
<td></td>
</tr>
<tr>
<td>Omitted</td>
<td></td>
</tr>
<tr>
<td>18. Tubular balance</td>
<td></td>
</tr>
<tr>
<td>1 kg</td>
<td></td>
</tr>
<tr>
<td>5 kg</td>
<td></td>
</tr>
<tr>
<td>10 kg</td>
<td></td>
</tr>
<tr>
<td>20kg</td>
<td></td>
</tr>
<tr>
<td>Omitted</td>
<td></td>
</tr>
</tbody>
</table>
50kg

19. **Bathroom scale**
   120 kg and above
   
   **Omitted**

20. **Baby cum child weighing machine**
    
    **Omitted.**

JAYSHREE PRADHAN, IAS
Principal Secretary to the Government of Sikkim,
Food and Civil Supplies & Consumer Affairs Department,
(File No. D(23)23/WM/FCS&CA/78-79)
Following order No. SKM/GOV/500/2005 dated 19th July, 2005 made by His Excellency the Governor of Sikkim is hereby circulated for information:

ORDER

In exercise of the powers conferred on me by Article 174(1) of the Constitution of India, I, V. Rama Rao, Governor of Sikkim hereby summon the Sikkim Legislative Assembly to meet on Monday, the 22nd August, 2005 at 11.00 A. M. in the Sikkim Legislative Assembly Secretariat.

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

V. RAMA RAO,
GOVERNOR OF SIKKIM.

R.S. Shresta IAS,
Principal Secretary
NOTICE UNDER SECTION 4(1) OF LAND ACQUISITION ACT, 1894 (ACT I OF 1894).

Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely for the development of Tourist Village in the block of Barbing, East District, it is hereby notified that pieces of land specified under scheduled of properties below measuring more or less 4.1940 hectare is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid Barbing block.

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

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

In exercise of the power conferred by the aforesaid Section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by 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.

Schedule of Properties:-
Plot No:-  73/P, 74/P, 74/P(A), 74/P(B), 76, 77, 78, 79, 80/P(A), 80/P(B), 82(P), 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 350, 354/P, 355 and 356/P.

Boundaries:-
EAST  Banjo of Topden Lepcha, Banjo and D.F of Kingha Lepcha.
WEST  SPWD Ranka Sichey Road.
NORTH Kholsa and P.F of Rinzing Lepcha.
SOUTH  Banjo of Rinzing Lepcha, D.F of Sonam Palden and others, Bhaichung Bhutia and Passang Tshering Bhutia.

K.N.SHARMA
SECRETARY,
LAND REVENUE & DISASTER MANAGEMENT DEPARTMENT
GOVERNMENT OF SIKKIM,
File No. 328/LR&DMD(S).
NOTIFICATION

WHEREAS the Health Care, Human Services & Family Welfare Department has deemed it expedient to fill up 16 posts of MPHW (M) through direct recruitment.

AND WHEREAS entry at Serial No. 1 of the Schedule to the Sikkim Sub-Ordinate Para-Medical Recruitment Rules, 1998 read with Rule 3 of the said Rule which provides that the method of recruitment to the post of MPHW (Male) shall be 100% by direct recruitment from candidates having passed Class X from a recognized board with MPHW (Male) training course and age limit is 18-30 years relaxable by 3-5 years in the case of candidate belonging to SC/ST/OBC/MBC.

AND WHEREAS persons viz., Mr. Chandra Prakash Pradhan, Mr. Bikash Sharma and Mr. Yadhu Ram Chhetri are already overaged by 4 years 10 months and 23 days, 3 years 1 month and 21 days and 3 years 1 month and 11 days respectively as on 31.3.2005.

AND WHEREAS the State Government is of the opinion that it is necessary and expedient to accommodate these persons through direct recruitment by relaxing the provision of age limit of Rule 3 read with entry at Serial No. 1 of the Schedule of the Sikkim State Para-Medical Recruitment Rules, 1998.

Now therefore, in exercise of the power conferred by Rule 5 of the Sikkim State Para-Medical Recruitment Rule, 1998, the Governor of Sikkim hereby relaxes the provision of age limit contained in the entry at Serial No. 1 of the Schedule to Sikkim State Para-Medical Recruitment Rules, 1998 read with rule 3 of the said Rule relating to recruitment with a view to allow these persons to sit for the competitive examination for the post of MPHW (Male) through direct recruitment.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

Dr. D.K. SUBBA
PRINCIPAL DIRECTOR-CUM-SECRETARY TO THE GOVERNMENT OF SIKKIM
DEPARTMENT OF HEALTH CARE, HUMAN SERVICES & FAMILY WELFARE.
NOTIFICATION

The Governor of Sikkim is pleased to introduce Commerce Stream in the following Senior Secondary Schools with effect from 2005 Academic Session.

1. Hee-Gyathang Senior Secondary School (North)
2. Rumtek Senior Secondary School (East)

BY ORDER

C. L. DENZONGPA
SECRETARY-HRDD
GOVT. OF SIKKIM
NOTIFICATION

Whereas the State Government has deemed it expedient to fill up one post of Assistant Scientific Officer under the Department of Science and Technology;

And whereas under rule 7 of the Sikkim State Directorate and Miscellaneous Service Rules, 1997, the method of recruitment to the cadre posts are as follows:-

“7. Method of Recruitment to the Service:
Subject to the provision of rule 4, any vacancy arising in the Service after the appointed day, shall be filled in the manner provided in Schedule-II.”;

And whereas, Miss Tshering Donka has passed B.Sc. (Agriculture) and was appointed as Assistant Scientific Officer in the year 1997 in the Lowest Gazetted scale on co-terminus basis and has been working continuously in State council of Science and Technology;

And whereas in view of the satisfactory services rendered by Ms. Tshering Donka Bhutia as Assistant Scientific Officer under State council of Science and Technology on co-terminus basis, the State Government has deemed it expedient to regularise her service in the post of Assistant Scientific Officer under the Department of Science and Technology duly relaxing the provision relating to the method of recruitment as prescribed under rule 7 read with Schedule-II of the rules;

Now, therefore, in exercise of the powers conferred by rule 21 of the Sikkim State Directorate and Miscellaneous Service Rules, 1997, the Governor is pleased to relax the provisions relating to the method of recruitment as prescribed under rule 7 read with Schedule-II with a view to regularise her service in the post of Assistant Scientific Officer under Department of Science and Technology through Sikkim Public Service Commission as one time relaxation;

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C. L. Sharma
SPECIAL SECRETARY TO THE GOVERNMENT
DEPTT. OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT, SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
GANGTOK-SIKKIM


NOTIFICATION

The Governor is pleased to redesignate the post of Senior Technical Assistant in the scale of Rs.7000-225-11500 to that of Assistant Director in the scale of Rs.7000-225-11500 in the Information Technology Department with immediate effect.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C. L. SHARMA
SPECIAL SECRETARY TO THE GOVERNMENT
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT, SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
NOTIFICATION

The Governor is pleased to sanction the creation of five (5) posts of Driver (Grade-III) in the scale of Rs. 3200-80-4800 in the Animal Husbandry, Livestock, Fisheries and Veterinary Services Department with immediate effect.

The above posts shall be filled-up by regularisation of Muster-Roll Drivers on seniority basis.


BY ORDER AND IN THE NAME OF THE GOVERNOR.

D. L. Lama
SPECIAL SECRETARY TO THE GOVERNMENT
DEPTT. OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
NOTIFICATION

The State Government is hereby pleased to notify the following to amend the Notification Number 167/GEN/DOP dated : 19.09.1979, namely :-

In the said notification for the existing paragraph 3 the following shall be substituted, namely :-

“3. EXTRA SALARY IN LIEU OF GAZETTED HOLIDAYS AND SUNDAYS

(a) Police personnel upto the rank of Sub-Inspectors shall be entitled to one month’s extra salary w.e.f. 1.5.79. The extra salary shall be paid in 12 monthly instalments.

(b) For the purposes of sub-clause (a), ‘salary’ means the basic pay, special pay and other admissible allowances excepting House Rent Allowance. The rate of extra salary per month shall be the salary drawn by Police Personnel for each month divided by 12 (Twelve) months.

(c) This concession shall also be extended to all Police Officers of the above rank who are on deputation/contract basis with the Sikkim State Police.”

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C. L. Sharma
SPECIAL SECRETARY TO THE GOVERNMENT
DEPARTMENT OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEV.
AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
NOTIFICATION

The State Government is hereby pleased to amend the Notification Number 50 /GEN/Estt. dated: 29.10.1992 as under with immediate effect, namely: -

2. In the said notification, in Sl.No. 2, against the post of “Labour Enforcement Officer”, under the Column “Qualification”, for the figure “10”, the figure, bracket and the words “6” (six)” shall be substituted .

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C.L. Sharma
SPECIAL SECRETARY TO THE GOVERNMENT
DEPARTMENT OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEV. AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
GOVERNMENT OF SIKKIM
LAND REVENUE & DISASTER MANAGEMENT DEPARTMENT


NOTICE UNDER SECTION 4(1) OF Land Acquisition Act, 1894 (Act I of 1894)

Whereas it appears to the Governor that land is likely to be needed for a public purpose not being a purpose of the Union, namely for the construction of Tourist Information Centre in the block of Yangthang - Pelling, West Sikkim, it is hereby notified that a piece of land comprising cadastral Plot Number 1986/A measuring more or less 0.0240 Hectare bounded as under:-

**BOUNDARIES:**

**EAST**: D.F of D.N. Takarpa, Block boundary of Naku block & Government School area. (Under Naku block boundary).

**WEST**: D.F of D.N. Takarpa.

**NORTH**: Boundary of Naku block.

**SOUTH**: D.F of D.N. Takarpa is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block of Yangthang Pelling, West Sikkim.

This Notification is made under the provision of Section 4(1) of L.A. Act, 1894 (Act I of 1894) to all to whom it may concern.

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

In exercise of the power conferred by the aforesaid Section the Governor is pleased to authorize the officer for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by 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.

K.N.SHARMA
SECRETARY,
LAND REVENUE & DISASTER MANAGEMENT DEPARTMENT,
GOVERNMENT OF SIKKIM,
GANGTOK.

FILE NO:
407/LR&DMD(S)
In exercise of the powers conferred by sub-section (2) of section 5 of the Sikkim Sales Tax Act, 1983 (Act No.4 of 1983), the State Government in concurrence with the Notification No. 6/CGO/90-DI/95-96/784, Dated 3rd October, 2000 read with letter Ref. No.6/CGO/90-DI/95-96/994, Dated 4.12.2000 issued by the Department of Industries, hereby notifies that the tax payable under the said Act by M/s Mount Distilleries Ltd., Mazitar, Rangpo, in respect of intra-state sales of its products, as specified in the sales tax registration Certificate, shall be calculated at the lowered rate of ten percent on the turnover of sales, for the remaining period of entitlement in terms of clause 4 of the above mentioned Notification, with effect from 15.11.2000, in public interest.

Principal Secretary
Department of Finance, Revenue and Expenditure.
GOVERNMENT OF SIKKIM
INCOME AND COMMERCIAL TAX DIVISION
FINANCE DEPARTMENT
GANGTOK


NOTIFICATION

In exercise of the powers conferred by clause (a) of sub-section (5) of section 8 of the Central Sales Tax Act, 1956, (Act No.74 of 1956), the State Government in concurrence with the Notification No. G.O./2/DI/96-97, dated 18/12/1996 read with letter Ref. No.6/CGO/90-DI/95-96/994, Dated 4.12.2000 issued by the Department of Industries, hereby notifies that no Central Sales Tax shall be payable in respect of inter-state sales made by M/s Mount Distilleries Ltd., Mazitar, Rangpo, of its products, as specified in the sales tax registration Certificate, for a period from 11.03.1999, i.e. the date of commencement of commercial production, to 14.11.2000, in public interest.

Principal Secretary
Department of Finance, Revenue and Expenditure.
GOVERNMENT OF SIKKIM
INCOME AND COMMERCIAL TAX DIVISION
FINANCE DEPARTMENT
GANGTOK

No. 112/IT & CT DIV.                                                          Dated: 19.08.2005.

NOTIFICATION

In exercise of the powers conferred by sub-section (2) of section 5 of the Sikkim Sales Tax Act, 1983, (Act No. 4 of 1983), the State Government in concurrence with the Notification No. G.O./2/DI/96-97, dated 18/12/1996 read with letter Ref. No.6/CGO/90-DI/95-96/994, Dated 4.12.2000 issued by the Department of Industries, hereby notifies that no State Sales Tax shall be payable in respect of intra-state sales made by M/s Mount Distilleries Ltd. Mazitar, Rangpo of its products, as specified in the sales tax registration Certificate, for a period from 11.03.1999, i.e. the date of commencement of commercial production, to 14.11.2000, in public interest.

Principal Secretary
Department of Finance, Revenue and Expenditure.
NOTIFICATION

In exercise of the powers conferred by the provisio to Article 309 of the Constitution of India, the Governor of Sikkim in consultation with the High Court of Sikkim, hereby makes the following rules further to amend the Sikkim Subordinate Courts Service (Method of Recruitment and Conditions of Service) Rules 2001, namely:

1. (1) These rules may be called the Sikkim Subordinate Courts’ Service (Method of Recruitment and Conditions of Service) Amendment, Rules 2005.
   (2) They shall come into force at once.

2. In the Sikkim Subordinate Courts’ Service (Method of Recruitment and Conditions of Service) Rules, 2001, for the existing Appendixes A to C, the following Appendixes shall be substituted, namely:
   “APPENDIX ‘A’”

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C. L. SHARMA
SPECIAL SECRETARY TO THE GOVERNMENT
DEPARTMENT OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

No. 05/2005/ELEC

Dated Gangtok the 22nd August, 2005.

Order No. 76/SKM-LA/2004 dated 10th August, 2005 of the Election Commission of India, Nirvachan Sadan, New Delhi is hereby republished for general information:-

ELECTION COMMISSION OF INDIA
NIRVACHAN SADAN, ASHOKA ROAD, NEW DELHI-110001

No. 76/SKM-LA/2004

Dated:10th August,2005
19 Sravana,1927(Saka)

ORDER

WHEREAS, Shri Mangal Dhoj Subba a candidate at the Election to the Sikkim Legislative Assembly, 2004, held from 4 – Dentam Assembly Constituency has failed to lodge any account of his election expenses, as required by the Representation of the People Act, 1951 and the Rules made thereunder;

AND WHEREAS, Shri Mangal Dhoj Subba has not furnished any reason or explanation for the said failure even after notice of the Election Commission;

AND WHEREAS, the Election Commission is satisfied that the said candidate has no good reason or justification for the said failure;

NOW, THEREFORE, in pursuance of section 10A of the said Act, the Election Commission hereby declares Shri Mangal Dhoj Subba to be disqualified for being chosen as, and for being, a member of either House of the Parliament or of the Legislative Assembly or Legislative Council of a State/Union Territory for a period of 3 years from the date of this order.

By Order,

K. AJAYA KUMAR
SECRETARY
D.L. TOPDEN
ADDITIONAL CHIEF ELECTORAL OFFICER
ELECTION DEPARTMENT.
In partial modification of Notification No.11/234/LR(S) dated 1.2.2005, the Governor of Sikkim is hereby pleased to revise the rate of Land Revenue Fees for various types of works under the Land Revenue & Disaster Management Department as indicated below:

<table>
<thead>
<tr>
<th>Items</th>
<th>Existing rate</th>
<th>Revised rates of Rent/Fees</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>For stationery and Service charge</td>
</tr>
<tr>
<td>1.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. Copying fees</td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Mutation</td>
<td>No fees was charged</td>
<td>Rs.20/- in each case.</td>
</tr>
<tr>
<td>b. Khatian copy</td>
<td>Rs.10/- each</td>
<td>Rs.20/- each</td>
</tr>
<tr>
<td>c. Copy of the map</td>
<td>Rs.10/- stationery fee</td>
<td>Rs.20/- stationery fee and service charge</td>
</tr>
<tr>
<td></td>
<td>Rs.5/- per hectare copying</td>
<td>Rs.5/- per hectare for Copying fee</td>
</tr>
<tr>
<td>d. Property certificate</td>
<td>No fee was charged</td>
<td>Rs.20/- stationery fee and service charge for each copy of the certificate</td>
</tr>
<tr>
<td>e. No dwelling certificate</td>
<td>-do-</td>
<td>Rs.20/-</td>
</tr>
<tr>
<td>f. Income certificate</td>
<td>-do-</td>
<td>Rs.20/-</td>
</tr>
<tr>
<td>g. Plinth level certificate</td>
<td>-do-</td>
<td>Rs.20/-</td>
</tr>
<tr>
<td>h. Roof level certificate</td>
<td>-do-</td>
<td>Rs.20/-</td>
</tr>
<tr>
<td>i. No encumbrance certificate</td>
<td>-do-</td>
<td>Rs.20/-</td>
</tr>
<tr>
<td>j. No landed property certificate</td>
<td>-do-</td>
<td>Rs.20/-</td>
</tr>
</tbody>
</table>
2. **Registration Fee**

<table>
<thead>
<tr>
<th>Particulars</th>
<th>Existing fee</th>
<th>Revised fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transfer of property</td>
<td>4% consideration value of land</td>
<td>4% on the consideration value of land</td>
</tr>
<tr>
<td></td>
<td>1% stamp duty on the consideration value of land</td>
<td>1% stamp duty on consideration value of land.</td>
</tr>
<tr>
<td>Gift Deed</td>
<td>No fee was charged</td>
<td>5% on valuation of land as per rate approved by the Government for acquisition of land</td>
</tr>
</tbody>
</table>

3. **Partition Deed**

Partition Deed concluded between the immediate family members of the land holder (Bustiwala) shall be allowed. The immediate family members includes brothers and sisters from the same father and the children of the land holder.

4. **Survey fee**

<table>
<thead>
<tr>
<th>Particulars</th>
<th>Rate of fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>In a parcel of 2 hectares and below</td>
<td>In a parcel of 2 to 5 hectares</td>
</tr>
<tr>
<td>(a)</td>
<td>(b)</td>
</tr>
<tr>
<td>Rs.500/-</td>
<td>Rs.1200/-</td>
</tr>
</tbody>
</table>

Note (1) In a partition of land a number of plots of land or part or parts of plots constituting a share of a member of a family shall be a parcel of land.

Note (2) The fee prescribed above shall be exclusive of the fees prescribed for mutation, khatian copy and copy of map as prescribed at para 1.a, 1.b, and 1.c. above.

5. **Local rate**

<table>
<thead>
<tr>
<th>Particulars</th>
<th>Rate of fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rs.5/- per annum for dwelling house</td>
<td>Rs.5/- for Thatch house</td>
</tr>
<tr>
<td>Rs.10/- for Egra house</td>
<td>Rs.20/- for RCC building per annum</td>
</tr>
</tbody>
</table>

6. **Land Rent**

<table>
<thead>
<tr>
<th>Types of land</th>
<th>Existing Class</th>
<th>Proposed Class</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wet Land</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Circle “A” (Per Hectare)</td>
<td>Rs.20/-</td>
<td>Rs.16/-</td>
</tr>
<tr>
<td>Circle “B” (Per Hectare)</td>
<td>Rs.18/-</td>
<td>Rs.14/-</td>
</tr>
<tr>
<td>Circle “C” (Per Hectare)</td>
<td>Rs.16/-</td>
<td>Rs.12/-</td>
</tr>
<tr>
<td>--------------------------</td>
<td>---------</td>
<td>---------</td>
</tr>
<tr>
<td>Special ‘C’ Hectare</td>
<td>Rs.12/-</td>
<td>Rs.8/-</td>
</tr>
</tbody>
</table>

**b. Dry Land**

| Circle “A” (Per Hectare) | Rs.8/- | Rs.6/- | Rs.6/- | Rs.15/- | Rs.12/- | Rs.9/- |
| Circle “B” (Per Hectare) | Rs.8/- | Rs.6/- | Rs.4/- | Rs.12/- | Rs.9/-  | Rs.6/- |
| Circle “C” (Per Hectare) | Rs.6/- | Rs.6/- | Rs.4/- | Rs.9/-  | Rs.7/-  | Rs.5/- |
| Special “C” (Per Hectare) |         | Rs.6/- | Rs.4/- | Rs.9/-  | Rs.6/-  |        |

**c. Banzo (Barren) of all the circles per hectare**

<table>
<thead>
<tr>
<th>Firm registration Item</th>
<th>Existing Rate</th>
<th>Proposed value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Firm Registration</td>
<td>Rs.500/- each</td>
<td>Rs.1000/- each</td>
</tr>
</tbody>
</table>

This Notification shall come into force with effect from 1st August, 2005.

K.N.SHARMA,  
SECRETARY,  
LAND REVENUE & DISASTER MANAGEMENT DEPTT.
THE GOVERNMENT OF SIKKIM

HUMAN RESOURCE DEVELOPMENT DEPARTMENT
GOVERNMENT OF SIKKIM
GANGTOK
TASHILING – 737101

No.269/Est-I/HRDD


NOTIFICATION

The Government is pleased to notify the establishment of District Institute of Education and Training (DIET) West Sikkim in the premises of the proposed Science College, SORENG, West Sikkim till the Institute is shifted to its own premises at Gyalsing where Sanskrit Mahavidyalaya, is being run at present.

By Order.

C. L. Denzongpa, IAS,
Secretary,
Human Resource Development Deptt.
Govt. of Sikkim
SIKKIM STATE LEGAL SERVICES AUTHORITY
GANGTOK

No. 16/SLSA/72

NOTIFICATION


With the approval of the Hon’ble Executive Chairman, S.L.S.A., a Committee has been constituted consisting of the following Officers to access and consider the case of upgradation of Group ‘D’ employees of the Sikkim State Legal Services Authority, namely:-

1. Member Secretary, Sikkim State Legal Services Authority - Chairman
2. Deputy Secretary, Department of Personnel, AR & Training - Member
3. Deputy Secretary, Finance, Revenue & Expenditure Department - Member
4. Deputy Secretary, Sikkim State Legal Services Authority - Member

By Order

MEENAKSHI M. RAI
MEMBER SECRETARY
NOTIFICATION

With the approval of the Hon’ble Executive Chairman, Sikkim State Legal Services Authority, a Selection Committee has been constituted to conduct interview for the post of Driver in the Establishment of Sikkim State Legal Services Authority. The Selection Committee shall consist of the following Members:-

1. Joint Secretary, D.O.P., AR & Trg, PGCOESD & CM’s SES.

By Order.

MEENAKSHI M. RAI
MEMBER SECRETARY
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

No. 06/2005/ELEC
2005

Dated Gangtok the 29th August, 2005

Order No. 13 dated 29th August, 2005 of the Delimitation Commission of India, Nirvachan Sadan, New Delhi is hereby republished for general information:-

DELIMITATION COMMISSION
NIRVACHAN SADAN, ASHOKA ROAD, NEW DELHI-110001

F.No. 282/SKM/2005
Dated: 29th August, 2005
7 Bhadrapada, 1927 (Saka)

ORDER NO. 13

In pursuance of Section 8 read with Section 4 of the Delimitation Act, 2002 (33 of 2002), and having regard to all other relevant Constitutional and statutory provisions in this regard, the Delimitation Commission hereby determines –

a) the total number of seats to be allocated to the State of Sikkim in the House of the People as One (1);

b) the total number of seats to be assigned to the Legislative Assembly of the State of Sikkim, as Thirty Two (32); and.

c) of the total number of Thirty Two (32) seats so assigned to the Legislative Assembly of the State of Sikkim, the number of seats to be reserved for the Scheduled Castes and Sikkimese of Bhutia Lepcha origin, as two (2) and twelve (12) respectively, and one (1) seat as reserved for the Sanghas referred to in section 25A of the Representation of the People Act, 1950.

By Order,

SHANGARA RAM
SECRETARY
T.T. Dorji, IAS
Chief Electoral Officer, Sikkim, Gangtok
Notification No. 282/SKM/2005 dated 29th August, 2005 of the Delimitation Commission of India, Nirvachan Sadan, New Delhi is hereby republished for general information:-

DELIMITATION COMMISSION
NIRVACHAN SADAN, ASHOKA ROAD, NEW DELHI-110001

F.No. 282/SKM/2005 Dated 29th August, 2005
7 Bhadrapada,1927(Saka)

NOTIFICATION

In pursuance of sub-section(2) of Section 9 of the Delimitation Act, 2002 (33 of 2002), the Delimitation Commission hereby publishes its proposals for the delimitation of Parliamentary and Assembly Constituencies in the State of Sikkim, together with the dissenting proposals of the Associate Members, and specifies 12th September, 2005(Monday) as the date on or after which the proposals will be further considered by it.

2. Any objections or suggestions in regard to these proposals should reach the Secretary, Delimitation Commission, Nirvachan Sadan, Ashoka Road, New Delhi-110001, on or before the said date.

PROPOSALS

(i) The Thirty one(31) territorial constituencies into which the State of Sikkim shall be divided for the purpose of elections to the Legislative Assembly of the State, the extent of each such constituency and the constituencies in which the seats are reserved for the Scheduled Castes and Sikkimese of Bhutia Lepcha origin, shall be as shown in the Table A.

(ii) Where the name of a constituency as shown in Table A is distinguished by the brackets and letters (SC), the seat in that constituency is reserved for the Scheduled Castes; and

(iii) Where the name of a constituency as shown in Table A is distinguished by the brackets and letters (BL), the seat in that constituency is reserved for the Sikkimese of Bhutia Lepcha origin.
<table>
<thead>
<tr>
<th>No. and Name of Assembly Constituency</th>
<th>EXTENT OF THE CONSTITUENCY</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>DISTRICT WEST</strong></td>
<td></td>
</tr>
<tr>
<td><strong>4. Gyalshing-Barnyak</strong></td>
<td>Revenue Blocks: Umchung, Gyalshing, Hee-Patal, Pecherek, Martam, Barnyak, Barthang, Barphok, Chingthang, Megyong, Miyong, Gyalshing and Barnyak Forest Blocks and Gyalshing (NTA) of Gyalshing Sub-Division; Sangadorji of Soreng Sub Division.</td>
</tr>
<tr>
<td><strong>6. Daramdin (BL)</strong></td>
<td>Revenue Blocks: Burikhop(Rumbuk), Burikhop (Dodak), Rumbuk, Bhareng, Ribdi, Okhrey, Tikpur, Siktem, Salyangdang, Lungchok, Lower Fambong, Upper Fambong, Dhalam(Darmadin) and Hilley and Sombaria Forest Blocks of Soreng Sub-Division.</td>
</tr>
<tr>
<td><strong>7. Soreong-Chakung</strong></td>
<td>Revenue Blocks: Chumbung, Arooboteey, Chota Samdong(Samdong), Singling, Timberbong, Tharpu, Karthok, Soreng, Malbasey, Mendo-Gaon, Chakung and Soreong Forest Block of Soreng Sub-Division.</td>
</tr>
<tr>
<td><strong>8. Salghari-Zoom</strong></td>
<td>Revenue Blocks: Mabong, Segeng, Samsing, Geling, Zoom and Nayabazar Forest Block and Nayabazar (NTA) of Soreng Sub-Division in District West; Jorethang (NTA) and Salghari Revenue Block of Namchi Sub-Division in District South.</td>
</tr>
<tr>
<td><strong>DISTRICT SOUTH</strong></td>
<td></td>
</tr>
<tr>
<td><strong>0. Poklok-Kamrang</strong></td>
<td>Revenue Blocks: Damthang, Jaubari, Tingrithang, Mamley, Chisopani, Denchung, Poklok(Polok), Tinik, Dhargaon, Dorop, Shyampani, Sangbong, Assangthang, Sorok, Kamrang, Gom, Chemchey, Pabong(Mamley), Pajer, Omchu, Chumlok and Wak of Namchi Sub-</td>
</tr>
</tbody>
</table>
11. Namchi-Singhithang Revenue Blocks: Bul, Boomtar, Gumpa-Gurpisey, Saleumbong, Kopchey, Mikkhola, Rong, Palum, Singtam, Maniram, Phalidara, Tinzir, Singhithang and Namchi Forest Block and Namchi (NTA) of Namchi Sub-Division.

12. Melli Revenue Blocks: Manpur, Kitam, Kartikey, Sumbuk, Suntaley (Sumbuk), Longchok, Kamarey, Panchgharey, Turuk, Ramabong, Kerabari, Paiyong(Kerabari), Suntaley Sadam, Sukrabarey, Sadam, Rabitar, Melli, Mellidara and Majhitar and Melli Forest Blocks of Namchi Sub-Division.


14. Namphing Revenue Blocks: Tokal, Gangchung, Aifaltar, Temi, Tarku, Tanak, Doring, Rashyap, Barnyak, Thangsing, Tshalumthang, Namphing, and Tokdey(Reshep), Temi Tea Estate, Pabong(Gangchung) and Tarku and Temi Forest Blocks of Rabong Sub-Division; and Namphirk, Ben, Diu of Namchi Sub-Division.

15. Rangang-Yangang Revenue Blocks: Satam, Rabong, Namphok, Gagyon, Rangang, Yangang, Sangro, Kolthang, Mangzing, Sripatam and Tokdey(Lingmo), Neh-brum and Rabongla and Lingmo Forest Blocks of Rabong Sub-Division.

16. Tumen-Lingi(BL) Revenue Blocks: Sokpay, Lingi, Kau, Lower Paiyong, Upper Paiyong, Lingmo, Pepthang, of Rabong Sub-Division in District South; Rakdong, Tintek, Kambal, Samdong, Raley-Khese, Tumen, Patuk and Singbel of Gangtok Sub-Division in District East.

DISTRICT EAST

17. Singtam(SC) Revenue Blocks: Chadey, Simik, Aritar(Dung-Dung), Lingzey (Simik), Dung-Dung, Budang Thangsing, Beng, Khamdong, Sherwani, Sakyong, Chisopani, Rapdang, Namgeythang, Byang, Phengyong, Tirkutam and Singtam(NTA) and Sang Forest Block of Gangtok Sub-Division.

18. West Pendam(SC) Revenue Blocks: West Pendam, Central Pendam and Rangpo(NTA) and Rangpo Forest Block of Gangtok Sub-Division.

19. Rhenock Revenue Blocks: Sajong of Gangtok Sub-Division; Pachak, Kamarey Bhasmay, East Pendam, Dikling, Amba, Tshalumthang, Pachekykhani(Dikling), Losing, Pachekykhani(Losing), Taza, Tarpin and Rhenak in Pakyong Sub-Division.


22. Namchey-Bung Revenue Blocks: Lingzey(Sumen), Mangthang, Sumen, Lingzey(NTA) Assam and Singtam Forest Block of Gangtok Sub-Division; Samdur, Yangtam, Aho, Chhota Singtam, Changey Senti(Tsaney) and Namcheybung of Pakyong Sub-Division.
23. Shyari (BL) **Revenue Blocks:** Chandmari, Rongyen, Tathangchen, Upper Tathangchen, Nandok, Naitam, Namok, Pam, Bhusuk and Syari of Gangtok Sub-Division.

24. Martam-Rumtek (BL) **Revenue Blocks:** Shyagyong-Rumtek, Rawate-Rumtek, Chinze, Barbing, Lingdum, Tempyak Mendu, Rey, Samlik-Marchak, Namin, Tshalumthang, Nazitam, Martam, Namli, Tumlabung, Chuba and Rumtek Forest Block of Gangtok Sub-Division.

25. Upper Tadong **Revenue Blocks:** Tadong and Upper Tadong (CT) of Gangtok Sub-Division.

26. Arithang Ward Nos. 1, 2 and 4 of Gangtok (NTA) of Gangtok Private Estate (Arithang) of Gangtok Sub-Division.

27. Gangtok (BL) Ward Nos. 3, 5 to 10 of Gangtok (NTA) of Gangtok Sub-Division.


29. Kabi Lungchuk (BL) **Revenue Blocks:** Tangyek, Ramthang, Rongong, Tumlong, Phodong, Chawang, Phamtam, Men-Rongong, Paney-Phensong, Labi, Kabi, Tingda and Kabi Forest Block in Mangan Sub-Division of **District North.**

30. Djongu (BL) **Revenue Blocks:** Lum, Sangtok, Gor, Gnon-Samdong, Lingthem, Lingdem, Tingbong, Lingzah-Tolung, Sakyong-Pentong, Salim Pakel, Hee-Gyathang, Barfok, Lingdong, Zimchung, Tingchim, Upper Mangshila, Lower Mangshila, Namok, Sheyam and Upper Djongu and Phodong Forest Blocks in Mangan Sub-Division.

31. Lachen Mangan (BL) **Revenue Blocks:** Lachen, Lachung, Chungthang, Shipgyer, Tung, Lachung and Lachen and Chungthang Forest Blocks in Chungthang Sub-Division; Naga-Namgor Singhik, Ringhim, Nampatam, Meyong, Singchit, Pakshap, Kazor, Sentam, Mangan (NTA) and Naga and Mangan Forest Blocks in Mangan Sub-Division.

**TABLE – B**

**PARLIAMENTARY CONSTITUENCY AND ITS PROPOSED EXTENT**

<table>
<thead>
<tr>
<th>Name of Parliamentary Constituency</th>
<th>EXTENT OF THE CONSTITUENCY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sikkim</td>
<td>The entire area of the State of Sikkim</td>
</tr>
</tbody>
</table>

By Order.

SHANGARA RAM
SECRETARY
DEPARTMENT OF LABOUR
GOVERNMENT OF SIKKIM
GANGTOK

No 3/ DL Dated : 26.08.2005

NOTIFICATION

Whereas under clause (b) of sub-section (1) of Section 5 of the Minimum Wages Act, 1948, the State Government has proposed to fix the Minimum Rates of Wages @ Rs. 85/- per day for the categories of employees employed in the Scheduled employment as set out in the Schedule to the Notification published in the Sikkim Herald on 25.5.2005;

And whereas views and suggestions from all concerned were invited on the proposal of the State Government to fix the Minimum Rates of Wages vide Notification Number 2/DL dated 21.5.2005, published in Sikkim Herald Volume 49, No. 27 dated the 26th May, 2005;

And whereas the suggestions and views were received till 30th July, 2005;

And whereas upon due consideration having been given to all such representations, the State Government has decided to fix the Minimum Rates of Wages @ Rs. 85 per day w.e.f. the 1st day of September, 2005.

Now, therefore, in exercise of the powers conferred by sub-section (2) of Section 5 of the Minimum Wages Act, 1948, the State Government is hereby pleased to fix the Minimum Rates of Wages @ Rs. 85/- per day w.e.f. the 1st day of September, 2005 for the following categories of employment as set out in the Schedule of the employment below: -

SCHEDULE OF EMPLOYMENTS

1. Automobiles Engineering Works.
2. Bakeries and Confectioneries.
3. Construction or Maintenance of Roads and Buildings.
4. Construction of Projects including Dams, Tunnels, Hydro-electric and other multipurpose.
7. Distilleries and Breweries.
8. Electronic Industries.
10. Hotels, Restaurants or Eating Houses/Tea Shops.
13. Tours & Travel Agencies.
14. Cinema and Video Halls, Cable Operators.
15. Wood works, Carpentry and Masonry.
17. Private Transportation.
18. Grill Industries.
19. Tyre & Trading Industries.
20. Ferro Alloys Industries.
22. Forestry and Timbering Industries.
23. Leather Industries.

( R.K. PURKAYASTHA ) SSJS
SECRETARY,
LABOUR DEPARTMENT,
GOVERNMENT OF SIKKIM.
NOTIFICATION

In exercise of the powers conferred by sub-section (2) of section 10 of the Registration of Births & Deaths Act 1969 (18 of 1969), the Governor of Sikkim is pleased to make it compulsory to issue Medical Certificate of cause of Death (in prescribed form No. 4 and No 4A) for the following Medical Institutions with immediate effect.

1. All hospitals (Govt. or run by autonomous bodies), District Hospitals and Primary Health Centres of rural and urban areas within the territory of Sikkim State.

2. All hospitals (Nursing Homes managed by private organizations & societies of rural and urban areas within the territory of Sikkim State.

The above mentioned medical institutions will present medical certificate of cause of death in form No. 4 and Form No. 4A to the concerned Registrar of Births & Deaths at the time of furnishing information of death as required under the Act.

By order and in the name of Governor of Sikkim.

N.D. Chingapa IAS
Chief Secretary
NOTIFICATION

In exercise of the powers conferred under Sub-Section (1) of Section 29 of Juvenile Justice (Care and Protection of Children) Act, 2000, (56 of 2000) the State Government hereby reconstitutes the Child Welfare Committee with the following members for a period of 3 years in partial modification to Sl.No. 5 and 6 of O.O.No.8/SJE &WD dated 11.10.2004.

1. Shri I.B. Gurung, Chairman, Juvenile Welfare Board - Chairman
2. Deorali
3. Shri B.K. Roka, D.I.G Police Department. - Member
4. Deputy Secretary - Member (Women and Child Dev. Division)

Social Justice, Empowerment and Welfare Department

By Order and in the name of Governor.

Miss C. Cintury
Principal Secretary
Social Justice, Empowerment and Welfare Department
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK


CORRIGENDUM

Notification No. 49/Home/2004 dated 26/05/2005 referred to in Notification No.37/Home/2005
dated 07.07.2005 may be read as 49/Home/2004 dated 26/05/2004.

BY ORDER AND IN THE NAME OF THE GOVERNOIR.

N.D. CHINGAPA, IAS
CHIEF SECRETARY
F.No. Gos/Home-II/77/1/Vol-II
GOVERNMENT OF SIKKIM  
HOME DEPARTMENT  
GANGTOK  

No. 40/HOME/2005  
Dated: 30.07.2005

NOTIFICATION

The State Government is hereby pleased to constitute a Cabinet Sub-Committee on Disinvestments with immediate effect.

The Committee shall consist of the following members, namely:

1. Shri D.D. Bhutia, Minister, Land Revenue & Disaster Management Department, UD & HD, IFC - Chairman

2. Shri G.M. Gurung, Minister, HRD, Culture Affairs and Heritage Department - Member

3. Shri R.B. Subba, Minister, Law & PA, Tourism, Commerce and Industries - Member

4. Shri Menlom Lepcha, Minister, Water Resources & PHE and Transport - Member

5. Secretary, Commerce & Industries Department - Member Secretary


BY ORDER.

N.D. CHINGAPA, IAS  
CHIEF SECRETARY  
F. No. Gos/Home-II/Temp/2000/236
NOTIFICATION

The Governor of Sikkim is hereby pleased to nominate the Horticulture and Cash Crops Development Department as the Nodal Department to work closely with the consultants team, facilitate their interactions with other State Government agencies, facilitate access to data and information from other Government Departments and organizations and assist in arranging field visit etc for preparing the Agribusiness Development Support Project in the State.

Further, the Governor of Sikkim is hereby pleased to constitute a State Level Steering Committee consisting of the following members, namely:

1. Chief Secretary
2. Addl. Chief Secretary-Cum-Development Commissioner
3. Principal Secretary, Finance, Revenue & Expenditure
4. Secretary, Food Security & Agriculture Development Department & Horticulture & Cash Crops Development Department
5. PCCF-cum-Secretary, Forest, Environment and Wildlife Management Department
6. Secretary, Cooperation
7. Principal Director, Horticulture
8. Principal Director, Agriculture
9. Principal Director, AH & VS
10. Joint Director, Marketing, Horticulture & Cash Crops Development Department

By order and in the name of the Governor.

N. D. CHINGAPA, IAS
CHIEF SECRETARY
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

No. 42/HOME/2005
Gangtok, Monday 24th October, 2005

NOTIFICATION

In order to prevent obstruction and inconvenience to general public, all kinds of processions are prohibited/banned on Mahatma Gandhi Marg, Gangtok with immediate effect.

BY ORDER

N.D. CHINGAPA, IAS
CHIEF SECRETARY
F. No. 38 SP/EAST
In terms of Notification No. 61/HOME/2004 dated 8th July, 2004, the Government of Sikkim is hereby pleased to confer on the following National Awardees, a Life Time State Appreciation Grant as indicated against their names.

1. Shri L.D. Kazi, Padma Vibhusan - Rs. 5,000/- per month with effect from April, 2004.

2. Shri Danny Denzongpa, Padma Shree - Rs. 2,000/- per month with effect from April, 2004.

3. Shri Sonam Wangyal, Padma Shree - Rs. 2,000/- per month with effect from April, 2004.

4. Late Sanjog Chhettri, Ashok Chakra (Posthumous) - Rs. 2,000/- per month with effect from April, 2004.

5. Shri G.S. Lama, Padma Shree - Rs. 2,000/- per month with effect from January, 2005.

Payment to the recipients of State Appreciation Grant shall be made on monthly basis with immediate effect.

BY ORDER.

N.D. CHINGAPA, IAS
CHIEF SECRETARY
F. No. Gos/Home-II/2004/4
NOTIFICATION

The State Government is hereby pleased to constitute the State Advisory Board to advise the State Government and the Prison Administration to matters relating to affairs of prisoners comprising the following namely:-

a) Secretary, Home Department- Chairman  
b) Secretary, Law Department or his nominee not below the rank of Joint Secretary-Member  
c) Inspector General of Police, HQ, PHQ-Member  
d) Director, HRD Department –Member  
e) Director, Health Care, Human Services & FW Department, - Member  
f) Chief Engineer, Health Care, Human Services & FW Department, PWD (R & B) - Member  
g) Special Secretary, Finance, Revenue & Expenditure Department as nominated by Pr. Secretary, Finance Revenue & Expenditure Department - Member  
h) Director/Additional Secretary, Social, Justice Empowerment & Welfare Department-Member  
i) Inspector General/Deputy Inspector General, Prison- Member Secretary  

The following Non-Official shall also be appointed by Government as members of the State Advisory Board:-

a) Three members of the Legislative Assembly of the State of whom one shall be a woman and one belonging to the principal opposition party in the State Legislative Assembly.  
b) One elected member of the Parliament from the State.  
c) Three eminent members of the public working in the field of social reforms of whom one shall be a woman.  
d) A retired officer of prison service of the state not below the rank of Deputy Inspector General.  

(3) The State Advisory Board shall meet at least thrice in a year in the office of the Chairman. In the wake of any extraordinary situation, the Member Secretary is authorized to convene a special meeting of the members of the State Advisory Board to apprise the Members of details of the situation warranting such meeting.  

(4) The proceeding of every meeting of the State Advisory Board shall be recorded in the Minute Book and a copy of the same shall be forwarded to the Secretary, Home Department.
(5) The Members of the State Advisory Board however, shall refrain themselves for visiting to any prison of the State individually or in-group, with or without prior notice to the Superintendent of Prison.

(6) The Members of the Advisory Board shall enjoy the right to pay visit to any prison during the period between evening locking up and morning un-locking.

(7) The Superintendent of Prison shall present before the visiting Members of State Advisory Board any paper/document in connection with the correctional work, recreation, training of prisoners, prison diet, health care of prisons, grievances and redressals of prisoners, if the same is sought for by the visiting members.

(8) The Superintendent of prison shall not be bound to present any Register/Document paper pertaining to financial accounts before the visiting members without the written approval of Inspector General/Deputy Inspector General, Prison.

(9) The Superintendent of Prison shall ensure that the prisoners lodging complaints with the visiting Members of State Advisory Board do not subsequently fall prey to vendetta of the persons complained against.

(10) Following any such visit by the Members of State Advisory Board, the Superintendent of Prison shall inform the Inspector General/Deputy Inspector General, Prison.

(11) For the purpose of meeting of State Advisory Board, six members including at least two official and two non-official members of State Advisory Board shall comprise a quorum.

(12) If a non-official member of the State Advisory Board fails to attend the meeting of the Board despite prior intimation and notice on three successive occasions, his/her membership shall stand canceled automatically and the Member Secretary of the Board shall move the State Government for appointing a new non-official members in his/her place.

(13) A non-official member of the State Advisory Board shall hold office for a period of three years from the date of his/her appointment and may be considered for appointment.

(14) The State Government reserves the right to cancel the appointment of any non-official members of the State Advisory Board at any time.

(15) A non-official member of the Board shall receive allowances as prescribed by the State Government from time to time for attending the meeting of the Board.

(16) During the visits to a prison, a member of the State Advisory Board shall not carry any arm/firearms nor shall he/she be accompanied by his official/personal security guard, armed or unarmed. The Superintendent shall provide proper security to the visiting members of the State Advisory Board.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N.D. CHINGAPA, IAS
CHIEF SECRETARY
F. No.241/Gos/Jail/2003
NOTIFICATION

The State Government is hereby pleased to constitute the Board of Visitors at District and Sub-Divisional level for the State Prison comprising of the following members, namely:-

a) District Judge at District level and Judicial Magistrate at Sub-Divisional level-Chairmen
b) District Magistrate at District level and Sub-Divisional Magistrate at Sub-Division level-Members
c) Chief Medical Officer of Health Department at District level and Medical Officer at Sub-Division level-Members.
d) Executive Engineer at District level and Assistant Engineer at Sub-Division level-Members
e) Joint/Deputy Director of Education Department at District level and his nominee not below the rank of Head master of High Secondary School at Sub-Division level-Members
f) District Social Welfare Officer- Members
g) Joint/Deputy Director of Agricultural Department- Member

(2) The Board of visitors shall also comprise of the following non-official members, namely:-

a) Three members of Legislative Assembly of the State of which one should be a female.
b) A nominee of the State Commission for Women.
c) Two Social workers of the District/Sub-Division of whom one shall be a woman.

(3) The Board of visitors shall meet in the office of the Superintendent/In-charge of Prison at least once in every quarter.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N.D. CHINGAPA, IAS
CHIEF SECRETARY
F. No.241/Gos/Jail/2003
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

No. 46/Home/2005         Dated: 16.08.2005

N O T I F I C AT I O N

In exercise of the powers conferred by section 432 of the Criminal Procedure Code, 1973 (No. 2 of 1974), the Government of Sikkim is pleased to grant remission of sentences of one month each to the prisoners lodged in the State Jail on the occasion of Independence Day on 15th August, 2005, as mentioned below:

<table>
<thead>
<tr>
<th>SL. No.</th>
<th>NAME OF CONVICTS</th>
<th>AGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Sanjay Subba</td>
<td>22 Years.</td>
</tr>
<tr>
<td>2</td>
<td>Sonam Sherpa</td>
<td>40 Years.</td>
</tr>
<tr>
<td>3</td>
<td>Chandra Shaker Subedi</td>
<td>41 Years.</td>
</tr>
<tr>
<td>4</td>
<td>Kul Man Rai</td>
<td>29 Years</td>
</tr>
<tr>
<td>5</td>
<td>Bal Bahadur Subba</td>
<td>30 Years</td>
</tr>
<tr>
<td>6</td>
<td>Kharka Bahadur Gurung</td>
<td>31 Years</td>
</tr>
<tr>
<td>7</td>
<td>Am Bahadur Gurung</td>
<td>23 Years</td>
</tr>
<tr>
<td>8</td>
<td>Shyam Kumar Rai</td>
<td>24 Years</td>
</tr>
<tr>
<td>9</td>
<td>Lall Bahadur Subba</td>
<td>46 Years</td>
</tr>
<tr>
<td>10</td>
<td>Arjun Kumar Rai</td>
<td>34 Years</td>
</tr>
<tr>
<td>11</td>
<td>Rajen Limbu</td>
<td>57 Years</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>SL. No.</th>
<th>NAME OF CONVICTS</th>
<th>AGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>12</td>
<td>Rajesh Rai</td>
<td>54 Years</td>
</tr>
<tr>
<td>13</td>
<td>A.P. Mothey</td>
<td>45 Years</td>
</tr>
<tr>
<td>14</td>
<td>Umesh Thskur</td>
<td>44 Years</td>
</tr>
<tr>
<td>15</td>
<td>Mani Kumar Thapa</td>
<td>50 Years</td>
</tr>
<tr>
<td>16</td>
<td>Budhi Lall Subba</td>
<td>29 Years</td>
</tr>
<tr>
<td>17</td>
<td>Dil Bahadur Tamang</td>
<td>35 Years</td>
</tr>
<tr>
<td>18</td>
<td>Johnny Rai</td>
<td>30 Years</td>
</tr>
<tr>
<td>19</td>
<td>Sanjay Lohar</td>
<td>35 Years</td>
</tr>
<tr>
<td>20</td>
<td>Sangeeta Subba (female)</td>
<td>28 Years</td>
</tr>
<tr>
<td>21</td>
<td>Jiji Rockey (female)</td>
<td>33 Years</td>
</tr>
</tbody>
</table>

BY ORDER.

N.D. CHINGAPA, IAS
CHIEF SECRETARY
File No. 06/GOS/JAIL/2001
NOTIFICATION

The State Government has been pleased to constitute a District Level Committee so as to create general awareness amongst the residents of Hydro Projects affected areas in North District. The Committee shall consist of the following members, namely:-
1. The District Collector, North.
2. The Superintendent of Police, North.
3. The Superintending Engineer, North, Energy and Power Department.
4. The Divisional Forest Officer (T), North.

The following shall be the duties/responsibilities of the Committee:-
(i) The Committee members will take steps to ensure that people of the area are made aware of the beneficial aspect of the project.
(ii) The Committee members will sensitize the people of the area about the nature of the land use including underground work to be undertaken in an attempt to preserve the ecological balance and to ensure minimum impact on the exterior side.
(iii) The Committee member will interact with the people and try to ensure that all the misgivings and wrong apprehensions are removed and convince the people that the project will in the long run ensure development of the region.
(iv) The Committee will be assisted by the Chief Engineer-I and Additional Chief Engineer (M&E), Energy and Power Department, Government of Sikkim, in carrying out the duties at Sl. Nos. (i), (ii) & (iii).
(v) To submit the report on specific issues, if any, individually within the period of fortnight after holding the meeting.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N.D. CHINGAPA, IAS
CHIEF SECRETARY
F. No. Gos/82/E&P/2004-05
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

No. 47/Home/2005 Date: 18. 08. 2005

NOTIFICATION

In exercise of the powers conferred by clause (3) of the Article 166 of the Constitution of India, the Governor of Sikkim is hereby pleased to make the following rules to further amend the Government of Sikkim (Allocation of Business) Rules, 2004, namely:

1. These rules may be called the Government of Sikkim (Allocation of Business) Amendment Rules, 2005.
2. They shall come into force at once.

Amendment of Second Schedule

2. In the Government of Sikkim (Allocation of Business) Rules, 2004, in the Second Schedule:

   (1) at Serial Number 16, under the heading Home Department, after item No. 17, the following item Number and the entry relating thereto shall be inserted, namely:

   “(18) Gambling and Betting;”

   (2) at Serial Number 36, under the heading Tourism Department:

   (a) after item no. (9), the following item Number and the entry relating thereto shall be inserted, namely:

   “(10) “Casino”;

   (b) the existing item number (100 shall be renumbered as item number (11).

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N.D. CHINGAPA, IAS
CHIEF SECRETARY
F. No. GOS/Home-II/95/38/Vol-II
NOTIFICATION

I. The State Government is hereby pleased to re-constitute the Industries, Trade and Commerce Board with immediate effect.

II. The Board shall consist of the following Members, namely:

1. Addl. Chief Secretary-cum-Development Commissioner - Member
2. Principal Secretary, Finance Revenue & Expenditure Department - Member
3. Principal Secretary, Commerce and Industries - Member
4. Managing Director, SIDICO - Member
5. Lead District Manager, SBI - Member
6. Director, SISI - Member
7. President, Confederation of Industries in Sikkim - Member
8. Three Public Representatives - Member
9. Director, Commerce and Industries - Member Secretary

III. Shri Sonam Gyatso Lepcha, MLA, has already been appointed as the Chairman of the Board vide Notification No. 41/Home/2004 dated 21/05/2004.

IV. The functions of the Board shall be as under:

(i) To suggest measures for the development and promotion of industrial units in the State with a view to create employment avenues and economic upliftment of the people.

(ii) To identify different types/categories of industries that will be viable in the State considering its resources.

(iii) To suggest measures for revival of sick industries.

(iv) To identify areas and specific locations for industrialization.

(v) To explore the possibilities and modalities of setting up export oriented industrial units.

(vi) To create awareness amongst the public about funds/loans provided by different financial institutions/agencies and provide necessary guidance and assistance thereof.

(vii) Any other related matters.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N.D. CHINGAPA, IAS

GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

No. 50/Home/2005

Date : 29. 08. 2005

NOTIFICATION

The State Government is hereby pleased to notify the renaming of Central Pendam Senior Secondary School as Tikalal Niroula Senior Secondary School with immediate effect.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N.D. CHINGAPA, IAS

F. No. Gos/Home-II/96/21
NOTIFICATION

In exercise of powers conferred under section 20 of the Code of Criminal Procedure, 1973 (2 of 1974), Ms. Shruti Singh, IAS presently attached to the office of the District Magistrate, East, shall be deemed and deemed always to have been appointed as Executive Magistrate within the East District with effect from 27th June, 2005 and confers on her such powers under the said Code.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N. D. CHINGAPA, IAS
CHIEF SECRETARY

F.No.Gos/Home-II/87/8

GANGTOK
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

52/HOME/2005
DATED: 01/09/2005

NOTIFICATION

The Governor of Sikkim is hereby pleased to constitute a Coordination Committee for facilitating implementation of Hydro Power Projects in North Sikkim consisting of the following members, namely:-

1. Shri Hissey Lachungpa
   Minister for Health Care, Human Services
   And Family Welfare Department
   (Area MLA Lachen-Mangshila) Chairman

2. Shri Sonam Gyatso Lepcha
   Chairman, Industries, Trade and Commerce Vice-Chairman

3. Shri. Thinlay Tshering Bhutia
   Chairman, Power Advisory Board Member

4. Shri Norzang Lepcha
   Chairman, Khadi and Village Industries Board Member

5. Shri. L.G. Tenzing,
   Zilla Adhyaksha, North Member

6. Shri Lhendup Lepcha
   President, Chungthang Gram Panchayat Member

7. Shri Nim Tshering Lepcha of Naga, North Sikkim Member

8. Shri. Anu Lachenpa, Pipon, Lachen Member

9. Shri Nethup Lachungpa, Pipon Lachung Member

10. Shri Loden Tshering, Chairman
2. The terms of reference of the Committee shall be as under:-

(1) To ensure implementation of agreement signed with Developers of hydel projects;
(2) to attend to the public grievances;
(3) to attend to matters related to Land and Private Properties;
(4) to promote direct/indirect local employment.
(5) to ascertain amicable solution in regard to contract and business opportunities to locals

BY ORDER AND IN THE NAME OF THE GOVERNOR

N. D. CHINGAPA, IAS
CHIEF SECRETARY

F.No.168/GOS/E&P/2005-06
NOTIFICATION

In pursuance of sub-clause (h) of Clause 2 of the Edible Oils Packaging (Regulations) Order, 1998, the State Government hereby appoints the Secretary, Food, Civil Supplies and Consumer Affairs Department, Government of Sikkim as the Registering Authority for the purpose of the said order for the whole of Sikkim.

N.D. CHINGAPA, IAS
CHIEF SECRETARY
F.No.5(16)FCS&CA/WM
NOTIFICATION

In exercise of the powers conferred by clause 8 of the Edible Oils Packaging (Regulations) Order, 1998, the State Government hereby appoints the following Officers in the Department of Food, Civil Supplies and Consumer Affairs, Government of Sikkim as the Inspecting Officers for their respective jurisdiction of their place of postings under the said Order, namely:-

1. Special Secretary/Controller of Weights and Measures
2. Additional Secretary/Additional Controller of Weights and Measures.
3. Joint Secretary/Joint Controller of Weights and Measures
4. Deputy Secretary/Deputy Director/Senior District Civil Supplies Officer/Deputy Controller of Weights and Measures.
5. Under Secretary/District Civil Supplies Officer/Senior Inspectors/Assistant Controller of Weights and Measures.

N.D. CHINGAPA, IAS
CHIEF SECRETARY

F.No.5(16)FCS&CA/WM
NOTIFICATION

In view of the acceptance of resignation tendered by Ven. Lachen Gomchen Rinpoche as the Chairman of the Committee constituted vide Notification No. 52/HOME/98 dated 24th September, 1998, the State Government is hereby pleased to appoint Ven Gonjang Rinpoche as the Chairman of the Committee in place of Ven. Lachen Gomchen Rinpoche.

This is in partial modification of Notification No. 52/HOME/98 dated 24th September, 1998 and shall come into immediate effect.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N. D. CHINGAPA, IAS

F. No. Gos/82/E&P/2004-05
NOTIFICATION

The State Government is hereby pleased to declare Saturday the 8th October, 2005 as a working day in lieu thereof Saturday the 15th October, 2005 shall be observed as holiday in all the Government Offices, Public Sector Undertakings and Educational Institutions under the Government of Sikkim.

BY ORDER.

N.D. CHINGAPA, IAS
CHIEF SECRETARY

F.No. GOS/HOME-II/97/29
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 as the Magistrate indicate against their names within the East District with effect from the date of assumption of charges as such Magistrate and till such date they continue to hold the said office.

2. Shri Kargay Tshering Lepcha, Additional District Magistrate, East District, Gangtok.
3. Shri Subash Das Rai, Sub-Divisional Magistrate, Gangtok Sub-Division, East Sikkim.
4. Miss Kincho Doma Lepcha, Sub-Divisional Magistrate, Gangtok Sub-Division, East Sikkim.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N.D. CHINGAPA, IAS
CHIEF SECRETARY

F.No. GOS/HOME-II/87/8
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK


NOTIFICATION

Considering the progressive degradation of land and water resources of the country and to ensure reversing degradation of water and land resources and effective management of natural resources, the State Government is pleased to constitute a Natural Resources Monitoring Committee consisting of the following members, namely:-

1. Chief Secretary, Government of Sikkim - Chairman
2. Commissioner-cum-Secretary, Tourism - Member
3. PCCF-cum-Secretary, Forest, Env. & Wildlife Management Department - Member
4. PCE-cum-Secretary, Energy and Power - Member
5. Secretary, Land Revenue & Disaster Management - Member
6. Secretary, RMDD - Member
7. Secretary, Science & Technology - Member
8. Chief Conservator of Forests (Environment) - Member Secretary

The terms of reference of the Committee shall be as under:
1. To monitor sustainability of forests and other natural resources as per the identified criteria indicators.
2. To suggest ways and means to remove any hurdles/impediments in the ways of sustainable forests and other natural resource management.
3. To monitor the human resource development activities and suggest means to remove discrimination with respect to other services.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N.D. CHINGAPA, IAS
CHIEF SECRETARY
F. No. Gos/Home-

II/Temp/2000/236
With immediate effect and until further orders, the competent authority hereby designates the following officers as Public Information Officer (PIO) and Assistant Public Information Officer (APIO) in the Home Department, Government of Sikkim, in terms of Section 5 of the Right to Information Act, 2005.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name and Designation of the officer</th>
<th>Designated as</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Smt. S. Shenga, Joint Secretary-II</td>
<td>Public Information Officer.</td>
</tr>
<tr>
<td>2.</td>
<td>Shri Naveen Chhetri, Deputy Secretary</td>
<td>Assistant Public Information Officer</td>
</tr>
</tbody>
</table>

The work of providing information to the public whenever asked for as permissible under the said Act will be dealt with by them in addition to their normal official duties.

N. D. CHINGAPA, IAS
CHIEF SECRETARY

F. No. GOS/HOME-II/2005/12
NOTIFICATION

The Governor of Sikkim is pleased to re-constitute the Sikkim Rajya Sainik Board as under with immediate effect:

1. Hon’ble Chief Minister of Sikkim - President
2. GOC-in-C Eastern Command - Vice President
3. FOC-in-C Command - Vice President
4. AOC-in-C Command - Vice President
5. Hon’ble State Ministers/Advisor to HCM - Ex-officio member
6. Chief Secretary, Government of Sikkim - Ex-officio member
7. Director General of Police, Sikkim - Ex-officio member
8. General Officer Commanding, 17 Mtn. Division - Ex-officio member
9. Principal Secretary, Finance, Revenue and Expenditure Department
   - Ex-officio member
10. Principal Secretary, Department of Personnel Administrative Reforms, Training, Public Grievances, Career Options & Employment Skill Development and Chief Minister’s Self Employment Scheme - Ex-officio member
11. Principal Secretary, Transport Department - Ex-officio member
12. Principal Secretary, Social Justice, Empowerment & Welfare Department - Ex-officio member
13. Principal Secretary, Urban Development and Housing Department - Ex-officio member
14. Secretary, Culture & Heritage Department - Ex-officio member
15. Secretary, Human Resource Development Department - Ex-officio member
16. PCE-cum-Secretary, Energy and Power Department - Ex-officio member
17. Secretary/Director, Information & Public Relations Department - Ex-officio member
18. All District Collectors of Sikkim - Ex-officio member
19. Deputy General Manager, National Bank for Agriculture and Development Regional Office, Gangtok - Ex-officio member
<table>
<thead>
<tr>
<th>No.</th>
<th>Name and Title</th>
<th>Designation</th>
</tr>
</thead>
<tbody>
<tr>
<td>20.</td>
<td>Lead Bank Manager, State Bank of India Regional Office</td>
<td>Ex-officio member</td>
</tr>
<tr>
<td>21.</td>
<td>Executive Officer/Commissioner, Khadi Village and Industries</td>
<td>Ex-officio member</td>
</tr>
<tr>
<td>22.</td>
<td>Manager, Small Industries Development Bank of India</td>
<td>Ex-officio member</td>
</tr>
<tr>
<td>23.</td>
<td>Local Army Officer (Retd)</td>
<td>Non-official ESM member</td>
</tr>
<tr>
<td>24.</td>
<td>Local Junior Commissioned Officer (Retd)/Non Commissioned Officer (Retd)</td>
<td>Non-official ESM member</td>
</tr>
<tr>
<td>25.</td>
<td>Local Junior Commissioned Officer (Retd)/Non Commissioned Officer (Retd)</td>
<td>Non-official ESM member</td>
</tr>
<tr>
<td>26.</td>
<td>Member of Parliament</td>
<td>Prominent citizen</td>
</tr>
<tr>
<td>27.</td>
<td>Chairman/Managing Director, Corporate House of Sikkim</td>
<td>Prominent citizen (Industrialist)</td>
</tr>
<tr>
<td>28.</td>
<td>Secretary, Rajya Sainik Board</td>
<td>Member Secretary</td>
</tr>
</tbody>
</table>

**Special Invitees**


2. Secretary, Kendriya Sainik Board, Ministry of Defence, West Block-4, RK Puram, New Delhi-110 066.

3. Principal Secretary/Secretary to Hon’ble Chief Minister of Sikkim.

4. Director Recruitment, Sikkim and North Bengal.

**By Order and in the name of the Governor.**

N. D. CHINGAPA, IAS  
CHIEF SECRETARY  
F. No. GOS/RSB/SPL FUND/MTG-90/2004
The Governor of Sikkim is pleased to re-constitute the Managing Committee of Special Fund of Sikkim Rajya Sainik Board as under with immediate effect:

1. His Excellency, the Governor of Sikkim - Chairman
2. Chief Secretary, Government of Sikkim - Vice Chairman
3. Director General of Police, Sikkim - Ex-officio member
4. General Officer Commanding, 17 Mtn. Division - Ex-officio member
5. Principal Secretary, Finance, Revenue and Expenditure Department - Ex-officio member
6. Principal Secretary, Department of Personnel Administrative Reforms, Training, Public Grievances, Career Options & Employment Skill Development and Chief Minister’s Self Employment Scheme - Ex-officio member
7. Principal Secretary, Transport Department - Ex-officio member
8. PCE-cum-Secretary, Energy and Power Department - Ex-officio member
9. All District Collectors of Sikkim - Ex-officio member
10. Director Resettlement, Eastern Zone, Kolkata - Ex-officio member
11. Lead Bank Manager, SBI Regional Office - Ex-officio member
12. Executive Officer/Commissioner, Khadi Village & Industries - Ex-officio member
13. Manager, Small Industries Development Bank of India - Ex-officio member
14. Local Army Officer (Retd) - Non-official ESM member
15. Local Junior Commissioned Officer (Retd)/Non-member
   Commissioned Officer (Retd)
16. Local Junior Commissioned Office (Retd)/Non - Non-official ESM member
Commissioned Officer (Retd)

17. Member of Parliament - Prominent citizen

18. President, Rotary Club, Gangtok, Sikkim - Prominent citizen

19. Chairman/Managing Director, Corporate House of Sikkim - Prominent citizen (Industrialist)

20. Secretary, Rajya Sainik Board - Member Secretary

**Special Invitees**

1. Director General Resettlement,
   Ministry of Defence,
   West Block-4, RK Puram,
   New Delhi – 110 066.

2. Secretary,
   Kendriya Sainik Board,
   Ministry of Defence,
   West Block-4, RK Puram,
   New Delhi-110 066.

3. Principal Secretary/Secretary to His Excellency, the Governor.

**By Order and in the name of the Governor.**

N. D. CHINGAPA, IAS
CHIEF SECRETARY
F. No. GOS/RSB/SPL FUND/MTG-90/2004
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK


NOTIFICATION

The Governor of Sikkim is hereby pleased to constitute a Committee headed by Minister, UD & HD as Chairman for project implementation of Gangtok Urban Water Supply and Sanitation Project once the AusAid funding ceases in November, 2005. Further, the following officers are nominated as Members of the Committee who would guide, monitor and review the progress of the project with immediate effect.

1. Shri D.D. Bhutia, Hon’ble Minister, UD & HD - Chairman
2. Shri N.D. Chingapa, Chief Secretary - Member
3. Shri G.K. Subba, Additional Chief Secretary/Development Commissioner - Member
4. Shri T.T. Dorjee, Principal Secretary, Finance, Revenue and Expenditure - Member
5. Smt. R. Ongmu, Principal Secretary, UD & HD - Member
7. Shri R.S. Basnet, Principal Secretary, DOPART - Member

The GWSSP is to hand over the project to Government of Sikkim by 15th October, 2005. Further, the project would function in accordance to the directions of the Committee in order to achieve the set objectives of the residual work programme in a time bound manner. The DP, ER & NECA Department is the nodal department to coordinate the handing over process. The transfer of assets, equipments are to be carried out/finalized in consultation with DP, ER & NECAD.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N.D. CHINGAPA, IAS
CHIEF SECRETARY

F. No. GOS/PDD/99/16 (30)/Misc-Part-I
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

No. 10/2005/Elec

Dated Gangtok the 20th October’05.

Notification No. 56/2005/JUD-II dated 19th Sept’05 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.

No.56/2005/Jud-III

Dated: 19th September, 2005
28 Bhadrapada,1927(Saka)

NOTIFICATION

1. WHEREAS, the Election Commission has decided to update its notification No. 56/2004/Jud.III, dated 22nd March, 2004, specifying the names of recognized National and State Parties, registered-unrecognized 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, as amended from time to time, and in supersession of its aforesaid principal notification No. 56/2004/Jud.III, dated 22nd March’2004, published in the Gazette of India, Extra-Ordinary, Part-II, Section-3, Sub-Section (iii), the Election Commission hereby specifies-

(a) In Table I, the National Parties and the Symbols respectively reserved for them;

(b) In Table II, the State Parties, the State or States in which they are State parties and the Symbols respectively reserved for them in such State or States;

(c) In Table III, the registered-unrecognized political parties and postal address of their Headquarters; and

(d) In Table IV, the free symbols.
### NATIONAL PARTIES

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>National Parties</th>
<th>Symbol reserved</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Bahujan Samaj Party</td>
<td>Elephant</td>
<td>12, Gurudwara Rakabganj Road, New Delhi-110 001.</td>
</tr>
<tr>
<td></td>
<td>(In all States/U.Ts except</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>in the States of Assam &amp;</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Sikkim, where its Candidates</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>will have to choose Another</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>symbol from out of the of</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>free symbols specified by</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Commission.)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Bharatiya Janata Party</td>
<td>Lotus</td>
<td>11, Ashoka Road, New Delhi-110 001.</td>
</tr>
<tr>
<td>3.</td>
<td>Communist Party of India</td>
<td>Ears of Corn &amp; Sickle</td>
<td>Ajoy Bhawan, Kotla Marg,</td>
</tr>
<tr>
<td></td>
<td>(Marxist)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Indian National Congress</td>
<td>Hand</td>
<td>New Delhi-110 001.</td>
</tr>
<tr>
<td>5.</td>
<td>Nationalist Congress Party</td>
<td>Clock</td>
<td>New Delhi-110 001.</td>
</tr>
</tbody>
</table>

### STATE PARTIES

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>State/Union Territory</th>
<th>Name of the State Party Reserved</th>
<th>Symbol</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>House No. 8-2-220/110/1/3, Road No. 14,</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Telugu Desam Party</td>
</tr>
<tr>
<td>2.</td>
<td>Arunachal Pradesh</td>
<td>Arunachal Congress Intersecting</td>
<td>Two Daos</td>
<td>G-Extension,</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Naharlagun,</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(Arunachal Pradesh)</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Assam</td>
<td>Asom Gana Parishad</td>
<td>Elephant</td>
<td>Head Office: Gopinath</td>
</tr>
<tr>
<td></td>
<td></td>
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</tr>
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<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Region</td>
<td>Party</td>
<td>Symbol</td>
<td>Address</td>
<td></td>
</tr>
<tr>
<td>-----------------</td>
<td>--------------------------------------------</td>
<td>--------------</td>
<td>----------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>Bihar</td>
<td>Communist Party of India (Marxist-Leninist)</td>
<td>Flag with three Stars</td>
<td>U-90, Shakarpur, Delhi-110092. Leninist (Liberation)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Janata Dal (United)</td>
<td>Arrow</td>
<td>7, Jantar Mantar Road, New Delhi-110 001.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Lok Jan Shakti Party</td>
<td>Bungalow</td>
<td>14, Janpath, New Delhi 110 011.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Rashtriya Janata Dal</td>
<td>Hurricane Lamp</td>
<td>13, V.P. House, Rafi Marg, New Delhi-110 001.</td>
<td></td>
</tr>
<tr>
<td>Goa</td>
<td>Maharashtrawadi Lion Vikas</td>
<td>Lion</td>
<td>Vikas ‘A’ Building, 3rd Floor Near Pharmacy College, 18th June Road, Panaji-403001 (Goa)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>United Goans Demo-</td>
<td>Two Leaves</td>
<td>1st Floor, Casa Dos Aliados, Behind Gomat Vidya Niketan, Absde Faria Road, Margao, Goa-403601.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Indian National Lok Dal</td>
<td>Spectacles</td>
<td>100, Lodhi Estate, New Delhi.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Jammu &amp; Kashmir National Panthers Party</td>
<td>Bicycle</td>
<td>17, V.P. House, Rafi Marg, New Delhi-110 001.</td>
<td></td>
</tr>
<tr>
<td>Jharkhand</td>
<td>Janata Dal (United)</td>
<td>Arrow</td>
<td>7, Jantar Mantar Road, New Delhi-110 001.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Jharkhand Mukti Morcha</td>
<td>Bow &amp; Arrow</td>
<td>Bow &amp; Bariatu Road, Ranchi-834008 (Bihar).</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Rashtriya Janata</td>
<td>Hurricane Lamp</td>
<td>13, V.P. House, Rafi Marg, New Delhi 110 001.</td>
<td></td>
</tr>
<tr>
<td>Karnataka</td>
<td>Janata Dal (Secular)</td>
<td>A Lady Farmer carrying Paddy on her head.</td>
<td>5, Safdarjung Lane, New Delhi-110003.</td>
<td></td>
</tr>
<tr>
<td>Kerala</td>
<td>Indian Federal (To be notified later on)</td>
<td>Bus</td>
<td>1, Balwant Rai Mehta Lane, K.G. Marg, New Delhi-110 001.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Janadhipathyta</td>
<td>Bus</td>
<td>Kerala State.</td>
<td></td>
</tr>
<tr>
<td>State</td>
<td>Party</td>
<td>Address</td>
<td></td>
<td></td>
</tr>
<tr>
<td>-------------------------</td>
<td>--------------------------------------------</td>
<td>--------------------------------------------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Samraikshana Committee</td>
<td>Samithi</td>
<td>Office, Iron Bridge, P.O, Alleppey-688011, Kerala.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Janata Dal (Secular)</td>
<td>A Lady Farmer carrying paddy on her head.</td>
<td>5, Safdarjung Lane, New Delhi-110 003.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Kerala Congress</td>
<td>Bicycle</td>
<td>State Committee Office, Near Fire Station, Kottayam (Kerala)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Kerala Congress (M)</td>
<td>Two leaves</td>
<td>State Committee Office, Near Fire Station, Kottayam (Kerala)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Muslim League Kerala</td>
<td>Ladder Kerala State Committee</td>
<td>League House, Red Cross, Calicut-32 (Kerala)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11. Madhya Pradesh</td>
<td>Samajwadi Party</td>
<td>Bicycle</td>
<td>18, Copernicus Lane, New Delhi.</td>
<td></td>
</tr>
<tr>
<td>12. Maharashtra</td>
<td>Shivsena</td>
<td>Bow &amp; Arrow</td>
<td>Gadkari Chowk, Dadar, Mumbai-400 028 (Maharashtra)</td>
<td></td>
</tr>
<tr>
<td>14. Meghalaya</td>
<td>1. All India Trinamool Congress.</td>
<td>Flowers &amp; Grass.</td>
<td>30-B, Harish Chatterjee Street, Kolkata-700 026 (West Bengal) Mission Compound, Mawkhar, Shillong-793001, Meghalaya.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>2. Meghalaya Democratic Party.</td>
<td>Bridge</td>
<td></td>
<td></td>
</tr>
<tr>
<td>15. Mizoram</td>
<td>1. Mizo National Front</td>
<td>Star</td>
<td>General Headquarters, Zarkawt, Aizawl (Mizoram)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>2. Mizoram People’s Electric Bulb Party</td>
<td></td>
<td>General Headquarters, Treasury Square, Aizawl-796001 (Mizoram)</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>General Headquarters, Treasury Square, Aizawl-796001 (Mizoram)</td>
<td></td>
</tr>
<tr>
<td>No.</td>
<td>State</td>
<td>Party Name</td>
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<td>17</td>
<td>Orissa</td>
<td>Biju Janata Dal 1. Conch</td>
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<td>Naveen Nivas, Aerodrome Gate, Bhubaneswar- (Orissa)</td>
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<td>Pondicherr</td>
<td>1. All India Anna Dravida Munnetra Kazhagam.</td>
<td>Two Leaves</td>
<td>275, Avvai Shanmugam Salai, Royapettah, Chennai 600 014 (Tamil Nadu)</td>
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<td>18</td>
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<td>2. Dravida Munnetra Kazhagam</td>
<td>Rising Sun</td>
<td>‘Anna Arivalayam’ 268-269, Anna Salai, Teynampet, Chennai 600 018 (Tamil Nadu)</td>
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<td>3. Pattali Makkal Katchi</td>
<td>Mango</td>
<td>63, Nattu Muthu Naiken Street, Vanniyai Teeyampet, Chennai-600 018 (Tamil Nadu)</td>
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<td>20</td>
<td>Sikkim</td>
<td>Sikkim Democratic Front</td>
<td>Umbrella</td>
<td>Upper Deorali, Gangtok East Sikkim.</td>
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<td>21</td>
<td>Tamil Nadu</td>
<td>1. All India Anna Dravida Munnetra Kazhagam.</td>
<td>Two Leaves</td>
<td>275, Avvai Shanmugam Salai, Royapettah, Chennai-600 014 (Tamil Nadu)</td>
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<td>2. Dravida Munnetra Kazhagam</td>
<td>Rising Sun</td>
<td>‘Anna Arivalayam’ 268-269, Anna Salai, Teynampet, Chennai-600 018 (Tamil Nadu)</td>
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<td>3. Marumalarchi Dravida Munnetra Kazhagam.</td>
<td>Top</td>
<td>‘THAYAGAM’ No. 141 Rukmani Lakshmi Pathi Salai, Egmore, Chennai-600 008 (Tamil Nadu)</td>
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<td>22</td>
<td>Tripura</td>
<td>Indigenous Nationalis Party of Twipra</td>
<td>Two Leaves</td>
<td>Abhoyanagar, Agartala-799005 (Tripura)</td>
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<tr>
<td>23</td>
<td>Uttar Pradesh</td>
<td>1. Rashtriya Lok Dal Hand Pump</td>
<td></td>
<td>12-Tughlak Road, New Delhi-110 011.</td>
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<td></td>
<td></td>
<td>2. Samajwadi Party Bicycle</td>
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<td>18, Copernicus Lane, New Delhi.</td>
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<tr>
<td>24</td>
<td>Uttarakhal</td>
<td>1. Samajwadi Party Bicycle</td>
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<td>18, Copernicus Lane, New Delhi.</td>
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<tr>
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<td></td>
<td>2. Uttarakhand Kranti Dal Chair</td>
<td></td>
<td>Rochipura, P.O. Majra, Dehradun, (Uttarakhal).</td>
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<tr>
<td>Sl.No.</td>
<td>Name of the Registered Unrecognised Political Party</td>
<td>Headquarters Address</td>
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<td>1</td>
<td>Adarsh Lok Dal</td>
<td>Abu Nagar, Opposite Police Station Fatehpur City, District, Fatehpur (U.P)</td>
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<td>Adarsh Political Party</td>
<td>405, Kundan Bhawan Commercial Complex, Azadpur, Delhi-110 033.</td>
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<td>3</td>
<td>Adarshwadi Dal</td>
<td>Jawahar Road, Khurja-203136 District Bulandshahr, (U.P)</td>
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<td>4</td>
<td>Advait Ishawasyam Congress</td>
<td>Guruaaiyanwari Ashram, Riva Naka, Meher, Distt. Satna, Madhya Pradesh.</td>
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<td>5</td>
<td>Agar Jan Party</td>
<td>V-949, Aggarwal Wali Gali, Near Main Krishna Gali, Moujpur, Delhi-110 053.</td>
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<td>6</td>
<td>Ajeya Bharat Party</td>
<td>A-14, Mohan Estates, Mathura Road, New Delhi.</td>
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<td>7</td>
<td>Akahand Bharat Maha Sangh Sarvahara Krantikari Party</td>
<td>Sunfool, Kota-1, (Rajasthan)</td>
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<td>8</td>
<td>Akhand Bharat Ekta Andolan</td>
<td>Basant Bhawan, 17/34, Singh Station, Kashipur Pin Code – 244713, Distt. Udham Singh Nagar (Uttaranchal)</td>
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<td>Akhand Bharat National Party</td>
<td>22-3-947/33/A/1/1, Mega City No. 125, Purani Haveli, Opp. Setwin Office, Hyderabad-500002, Andhra Pradesh.</td>
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<td>10</td>
<td>Akhand Bharti</td>
<td>E-5 (1st Floor), Bali Nagar, Shivaji Marg, New Delhi-110 015.</td>
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<td>11</td>
<td>Akhand Jharkhand People’s Front</td>
<td>At &amp; P.O, Gidhaur, Distt, Jamui, Bihar-811305</td>
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<td>2</td>
<td>Akhil Bharat Hindu Mahasabha</td>
<td>Mandir Marg, New Delhi-110 001.</td>
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<td>13</td>
<td>Akhil Bharatiya Aman Committee</td>
<td>1/9986, West Gorakh Park, Shahdara, Delhi-110 032.</td>
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<td>14</td>
<td>Akhil Bharatiya Ashok Sena</td>
<td>117/0/117, Gita Nagar, Kanpur-208025 Uttar Pradesh.</td>
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<td>15</td>
<td>Akhil Bharatiya Bharat Mata-Putra Paksha</td>
<td>Office-Nandurbar, Pin-425412, Distt. Dhulia (Maharashtra)</td>
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<td>16.</td>
<td>Akhil Bharatiya Bhrastacha Nirmoolan Sena</td>
<td>Om Building, Chhatrapathi Shivaji Chowk, Gondhale Nagar, Hadapsar, Pune-411 002 (Maharashtra)</td>
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<td>17.</td>
<td>Akhil Bharatiya Congress Dal (Ambedkar)</td>
<td>Ch-1, Kumbha Nagar, Chittorgarh-312001 (Rajasthan)</td>
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<td>20.</td>
<td>Akhil Bharatiya Desh Bhakt Morcha</td>
<td>Puranderpur G.P.O, Patna (Bihar)</td>
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<td>24.</td>
<td>Akhil Bharatiya Gorkha League</td>
<td>Mahabir Building, Ladenla Road, Darjeeling 734101 (West Bengal)</td>
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<td>25.</td>
<td>Akhil Bharatiya Jan Sangh</td>
<td>J-394, Shankar Road, New Delhi-110 060</td>
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<td>27.</td>
<td>Akhil Bharatiya Kisan Mazdoor Morcha</td>
<td>Shri Mahatma Gandhi Vichar Kendra, Uldan, Jhansi (Uttar Pradesh)</td>
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<td>28.</td>
<td>Akhil Bharatiya Lok Tantriik Alpsankhyak Jan Morcha</td>
<td>Villege Barve, Post Dahu, P.S. Ormanazi, Distt. Ranchi (Bihar)</td>
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<td>29.</td>
<td>Akhil Bharatiya Lokraj Party</td>
<td>H.O, Raghbir Nagar, Ballabgarh, Faridabad, (Haryana)</td>
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<td>32.</td>
<td>Akhil Bharatiya Manav Seva Dal</td>
<td>A-74, Sector-12, Noida (U.P)</td>
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<td>33.</td>
<td>Akhil Bharatiya Muslim League (Secular)</td>
<td>Khari Kuan, Mughalpura 1st, Muradabad, 244001, Uttar Pradesh.</td>
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<td>34.</td>
<td>Akhil Bharatiya Rajarya Sabha</td>
<td>Adarsh Gurukul Shahi, District Pilibhit-262001, Uttar Pradesh.</td>
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<td>35.</td>
<td>Akhil Bharatiya Rajivwadi Congress (Dubey)</td>
<td>WZ-8-93, Tanwar Market, Ring Road, Naraina, New Delhi-110 028</td>
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<td>36.</td>
<td>Akhil Bharatiya Ram Rajya Parishad (Prem Ballabh Vyas)</td>
<td>Gaughat, Mathura (U.P)</td>
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<td>37.</td>
<td>Akhil Bharatiya Rashtriya Azad Hind Party</td>
<td>H.O. 1 R 11-12 Vistar Yojna Dadabari, Kota (Rajasthan)</td>
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<td>38.</td>
<td>Akhil Bharatiya Revolutionary Shosshit Samaj Dal</td>
<td>Vaishali Nagar,Sidheshwar Ves,At. &amp; Post Latur,Dist.Latur,413512(Maharashtra)</td>
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<td>40.</td>
<td>Adkhil Bharatiya Sena</td>
<td>Om Kala Niketan Sankalap, Co-op.Housing Society, Anandgar,Vikhorili Park Site (West),Mumbai-400 079(Maharashtra)</td>
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<td>41.</td>
<td>Akhil Bharatiya Shivsena Rashtrasrwa-wadi</td>
<td>Akhil Bharatiya Shivsena Bhawan,Gur Mandi, Ludhiana(Punjab)</td>
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<td>42.</td>
<td>Akhil Bharatiya Janata Sahara Party</td>
<td>7/96-97,Vikas Nagar,Lucknow(Uttar Pradesh)</td>
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<td>43.</td>
<td>Akhil Bhartiya Janata Vikas Party</td>
<td>21-D,Pocket A-3,Everest Apartment, Kalkaji Extension,New Delhi-110 019</td>
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<td>44.</td>
<td>Akhil Bhartiya Loktantrik Congress</td>
<td>F-3,Park Road,Lucknow(Uttar Pradesh)</td>
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<td>Akhil Bhartiya Sindhu Samajwadi Party</td>
<td>E-1,21/7,New Rajendra Nagar,P.O. Ravigram,Raipur,Chhattisgarh.</td>
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<td>47.</td>
<td>Akhil Rashtrawadi Party</td>
<td>Moharvati Sisoudiya Bhawan,Near Dak Bangla, Nadri Gate,Kasganj,District Eta (Uttar Pradesh)</td>
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<td>48.</td>
<td>Ali Sena</td>
<td>1/1,Jafrabad,New Seelampur,Delhi-110 053</td>
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<td>49.</td>
<td>All India Athithanar Makal Katchi</td>
<td>H.O.24,Thangam Colony,Annagar Weat, Chennai-40,Tamil Nadu.</td>
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<td>50.</td>
<td>All India Babu Jagjivan Ram Baba Saheb National Congress</td>
<td>C-22,Basement,Chirag Enclave,New Delhi, 110 048.</td>
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<td>51.</td>
<td>All India Bharti Jug Party</td>
<td>Near Luxmi Narain Mandir,Grain Market, Mansa-151 505,Punjab.</td>
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<td>52.</td>
<td>All India Christian Democratic and Backward People’s Party</td>
<td>Block A-1,Flat 2,Kolkata-700 054 (West Bengal)</td>
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<td>53.</td>
<td>All India Dalit Welfare Congress</td>
<td>Flat No.44,Sector B-4,Narela,Delhi.</td>
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<td>54.</td>
<td>All India Forward Bloc(Subhasist)</td>
<td>49-M,Mothilal,1st Street,Madurai-625010 (Tamil Nadu)</td>
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<td>All India Gareeb Congress</td>
<td>A-1/126,Sector-6,Rohini,New Delhi.</td>
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<td>All India Homeless People Congress</td>
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<td>All India Krantikari Congress</td>
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<td>59.</td>
<td>All India Lok Raj Party</td>
<td>Village-Meharban,Tehsil &amp; District</td>
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<td>5A, Orient Row, Kolkata-700 017 (West Bengal)</td>
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<td>All India Mjas-E-Ittehadul Muslimeen</td>
<td>Darussalam Board, Hyderabad (Andhra Pradesh)</td>
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<td>62</td>
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<td>148, South Avenue, New Delhi 10 001.</td>
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<td>All India Moovendar Munnani Kazhagam</td>
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<td>17, Akbar Road, New Delhi-110 001.</td>
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<td>All India Rajiv Krantikari Congress</td>
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<td>Kalkiri Indlu Village, RKVB Pet Post, Karvet Nagar Mandal, Pin 517582, Chittoor District, Andhra Pradesh.</td>
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<td>All India Shiromani Baba Jiwan Singh Mazhabi Dal</td>
<td>Village &amp; P.O. Majitha, Amritsar (Punjab)</td>
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<td>All India Tafsili United Party</td>
<td>Village Simulpur, Post-Thakur Nagar Distt 24-Parganas(N) (West Bengal)</td>
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<td>All India Tribes &amp; Minorities Front</td>
<td>Windrush Hill Annexe, Shimla-2 (Himachal Pradesh)</td>
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<td>All J &amp; K Peoples Patriotic Front</td>
<td>Jawaharnagar, House No. 97, Police Station, Ragh Bagh, Srinagar (Jammu &amp; Kashmir)</td>
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<td>All Jharkhand Students Union</td>
<td>Saket Vihar, Harmu, Ranchi, Ranchi-834 002 (Jharkhand)</td>
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<td>All Kerala M.G.R. Dravida Munnetra Party</td>
<td>Das Building Nemom P.O. Thiruvananthapuram-695020 (Kerala)</td>
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<td>All Party Hill Leaders Conference (Armison Marak Group)</td>
<td>P.O. Tura Chandmari, West Garo Hills-794002 (Meghalaya)</td>
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<td>Alpjan Samaj Party</td>
<td>Dak Bangala Market Parishar, 1st Floor, Shop No. 28 Dak Bangla Market, P.O. Sasaram, P.S. Sasaram Distt. Rohtas, Bihari-821115</td>
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<td>Ambedkar National Congress</td>
<td>8-3-323, Amreetpet Cross Road, Hyderabad (Andhra Pradesh)</td>
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<td>Ambedkar Peoples Movement</td>
<td>39-Saravana Street, T.Nagar, Chennai-600 017 (Tamil Nadu)</td>
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<td>Ambedkar Pragatisheel Republican Dal</td>
<td>Dr. Lohia Colony, Shahjhapur, Pin-242001 (Uttar Pradesh)</td>
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<td>80</td>
<td>Ambedkar Samaj Party</td>
<td>304, Mandakini Enclave, Alaknanda, New Delhi 110 019</td>
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<td>Ambedkarbadi Party</td>
<td>136/1, Diamond Harbour Road, Kolkata-700 063 (West Bengal)</td>
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<td>Ambedkarist Republican Party</td>
<td>20, Dhandiwal Lay-out, Ring Road, Joginagar, Nagpur-440 027 (Maharashtra)</td>
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<td>Amra Bangalee</td>
<td>No. 2, Ballav Street, Kolkata-700 004 (West Bengal)</td>
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<td>84</td>
<td>Anaithindhia MGR Katchi</td>
<td>68, Habibullah Road, T. Nagar, Chennai-600 017, Tamil Nadu.</td>
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<td>Anaithinthyia Thamizhaga</td>
<td>10/2, Kalvar Nagar, Kalveerampalayam, Bharathiar University (Post) Coimbatore-641048 (Tamil Nadu)</td>
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<td>86</td>
<td>Andaman Nicobar Vikas Congress</td>
<td>MB-23, M.G. Road, Middle Point, Port Blair-741 001 (Andaman Nicobar Islands)</td>
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<td>Andhra Nadu Party</td>
<td>10-5-14/1, Masab Tank, Hyderabad-500 028 (Andhra Pradesh)</td>
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<td>Andhra Pradesh Navodaya Praja Party</td>
<td>No. 3-11, Thukkuguda, Village, Maheshwaram Mandal, Mankhal Post, Ranga Reddy District (Andhra Pradesh)</td>
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<td>89</td>
<td>Anna Telugu Desam Party</td>
<td>4-1-825/8, 9 &amp; 10, NTR Estates, Abids, Hyderabad-500 001, Andhra Pradesh</td>
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<td>90</td>
<td>Anndata Party</td>
<td>Mandir Sri Purushottam Bhagwan, Chandrabhaga-326023, Jhalarapatan City, District-Jhala (Rajasthan)</td>
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<td>91</td>
<td>Antashchetan</td>
<td>PU-102, 1st floor, Pitam Pura, Delhi-110 088</td>
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<td>92</td>
<td>Apna Bharat</td>
<td>Saini Bhawan, Near Kalkaji Mata Mandir, Kalkaji, New Delhi-110 019.</td>
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<td>93</td>
<td>Apna Dal</td>
<td>1/2 A.P. Sen Road, Lucknow (U.P)</td>
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<td>94</td>
<td>Apna Hindu Ram Bhakat Party</td>
<td>Village &amp; P.O. Semrikan Kot, Sidharth Nagar, Uttar Pradesh-272192.</td>
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<td>95</td>
<td>Arya Sabha</td>
<td>7, Jantar Mantar Road, New Delhi-110 001</td>
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<td>97</td>
<td>Autonomous State Demand Committee</td>
<td>Rongniheng, Diphu-782460, Karbi Anglong (Assam)</td>
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<td>98</td>
<td>Awami Party</td>
<td>E-11/77, New Colony, Hauz Khas Ext., Malviya Nagar, New Delhi-110 017.</td>
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<td>Awami Socialist Party of India</td>
<td>Bukhara, Bakshiwal Road, Bijnaur-246701 (Uttar Pradesh)</td>
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<td>100</td>
<td>B.C. United Front</td>
<td>15, Saptagiri Nagar, Rethi Bowli, Hyderabad 500 028, Andhra Pradesh.</td>
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<td>101</td>
<td>Bahujan Ekta Party (R)</td>
<td>2151/17A/12, New Patel Nagar, New Delhi-110 008.</td>
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<td>102</td>
<td>Bahujan Kisan Dal</td>
<td>Kisan Bhawan, Rishabh Vihar, Circular Road, Muzaffarnagar, Delhi-110 052</td>
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<td>Bahujan Loktantrik Party</td>
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<td>Bahujan Mahasangha Paksha</td>
<td>Ramnagar, Sudhir Colony, Akola-444001, Maharashtra.</td>
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<td>Bahujan Republican Party</td>
<td>H.No. 1-7-1046/18, SRT Quarters-18, Azamabad, Ramnagar, Hyderabad-500 020 (Andhra Pradesh)</td>
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<td>Bajjikanchal Vikas Party</td>
<td>Sahjanand Nagar, Bhagwanpur, N.H. 28, Muzaffarpur-842002 (Bihar)</td>
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<td>110</td>
<td>Barak Valley Territory Demand Committee</td>
<td>Swaraj Bhawan, Silehar Road, P.O.P.S and District-Karimganj, Pin-788711, Assam.</td>
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<td>111</td>
<td>Bharat Bachao Party of</td>
<td>S-528, Greater Kailash Part-1, New Delhi 110 048</td>
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<td>112</td>
<td>Bharat Dal</td>
<td>Bharat Sevadham Arnavak, Krantideep Mourana, Nurpur, Distt. Bijnaur (U.P)</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 Ki Lok Jimmedar Party</td>
<td>3/250, Vishwas Khand, Gomti Nagar, Lucknow-226010 (Uttar Pradesh)</td>
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<td>116</td>
<td>Bharat Mangalam Parishad</td>
<td>Jamo Bazar, Hospital Chowk, P.O. Jamo Bazar, Distt. Siwan, Bihar.</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 Pensioner’s Front</td>
<td>R-17, Hauz Khas Enclave, New Delhi-110 01617</td>
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<td>119</td>
<td>Bharat Srijan</td>
<td>Geeta Nagar, Balkeshwar, Agra-282 004, Uttar Pradesh.</td>
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<td>Bharat Vishal Party</td>
<td>A/6A, DDA Flat, Munirka, New Delhi-110 067.</td>
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<td>121</td>
<td>Bharatha Makkal Congress</td>
<td>N.30, Veluchetty Street, S. Kadiyur, Jolarpet, North Arcot Distt (Tamil Nadu).</td>
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<td>122</td>
<td>Bharathiya Nethaji Party</td>
<td>3857, 4th Cross, Gayathri Nagar, Bangalore-560021 (Karnataka)</td>
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<td>123</td>
<td>Bharathiya Sahayog Congress</td>
<td>Meghavath House, Chandanapuram, Mukanapalya Post, Chamarajanagar Taluk and District, Karnataka State-571 127.</td>
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<td>124.</td>
<td>Bharatiya Ambedkar Party</td>
<td>Main Bazar, Krishna Nagar, Jaura Fatak, Amritsar (Punjab)</td>
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<td>125.</td>
<td>Bharatiya Asht Jan Party</td>
<td>151, C Sector, Second Floor, Room No. 203, Inder Puri, Bhopal-462022 (M.P)</td>
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<td>126.</td>
<td>Bharatiya Backward Party</td>
<td>71, Surva Apartments Fraser Road, Patna-800 001 (Bihar)</td>
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<td>127.</td>
<td>Bharatiya Berozgar Mazdoor Kisan Dal</td>
<td>Bansal Gaon, P.O. Dheghat, Patti Malla, Chackaut, Distt-Almora (Uttaranchal)</td>
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<td>Bharatiya Democratic</td>
<td>Dal No. 1A, Gangai Amman Koil, Second Street, Vadapalani, Chennai-600 026 (Tamil Nadu)</td>
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<td>129.</td>
<td>Bharatiya Eklavya Party</td>
<td>Village &amp; Post Belhar Kalan, Tehsil Mahdawal, District Sant Kabir Nagar, Uttar Pradesh</td>
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<td>Bharatiya Ekta Dal</td>
<td>189, Basant Apartment, Basant Vihar, New Delhi-57</td>
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<td>131.</td>
<td>Bharatiya Gaon Taj Dal</td>
<td>Village-Kuka, P.O. Maqspudpur, District Kapurthala, (Punjab)</td>
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<td>132.</td>
<td>Bharatiya Grameen Dal</td>
<td>Aryavart Prakashan Mandir, Bus Stop Gosaiganj, Janpad, Lucknow, Uttar Pradesh</td>
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<td>Bharatiya Hindu Sena</td>
<td>Amer Bhawan, Amer, Jaipur (Rajasthan)</td>
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<td>134.</td>
<td>Bharatiya Jai Jawan Jai Kisan Party</td>
<td>Near Truck Union, Jhajjar, Distt-Rohtak (Haryana)</td>
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<td>136.</td>
<td>Bharatiya Jan Congress</td>
<td>5158/XV, Mahalaxmi-Building, Behind Ramakrishna Mission, Paharganj Lane, New Delhi-110 055.</td>
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<td>137.</td>
<td>Bharatiya Jan Jagriti Party</td>
<td>Brijdhram Ashram, Ranhera, Tehsil-Chhata, District-Mathura (Uttar Pradesh)</td>
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<td>138.</td>
<td>Bharatiya Jan Kisan Party</td>
<td>35-C/2, Jaynteepur, Dhumanganj, Allahabad 211011 (Uttar Pradesh)</td>
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<td>139.</td>
<td>Bharatiya Jan Sabha</td>
<td>C/o Raja Ram Yadav, Raghuvir Nagar, New Colony Devaria (U.P)</td>
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<td>140.</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>141.</td>
<td>Bharatiya Jankranti Party</td>
<td>674, Devipura, 1st Floor, Buland Shahar, Uttar Pradesh</td>
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<td>Bharatiya Jantantrik</td>
<td>8/1, Outside Datia Gate, Jhansi-284001 (U.P)</td>
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<td>144.</td>
<td>Bharatiya Kisan Kamgar Party</td>
<td>214, Shahpur Jat, New Delhi-110 049.</td>
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<td>145.</td>
<td>Bharatiya Kisan Parivartan</td>
<td>Nagla Dakhal, Kotla Road, Ferozabad-283203,</td>
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<td><strong>Bharatiya Kranti Kari Kamrand Party</strong></td>
<td>Uttar Pradesh.</td>
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<td>146.</td>
<td>214,LIC Colony,Tagore Town,Allahabad-211 002 (U.P)</td>
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<td>New Delhi-110 041.</td>
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<td>147.</td>
<td>80 Yards,Harijan Basti,H.No.82,Sultan Puri,</td>
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<td>Uttar Pradesh)</td>
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<td>B.P.281,Ravi Nagar,Mughalasrari,Varanasi-</td>
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<td>Area/Post/Tehsil Bikapur,Distt.Faizabad,</td>
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<td>7/103,Awas Vikas Colony,Sikandra Yojna,</td>
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<td>Agra,Uttar Pradesh.</td>
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<td><strong>Bharatiya Manav Raksha Dal</strong></td>
<td>Madhya Pradesh)</td>
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<td>13/3 Pathani,Bhopal-21(Madhya Pradesh)</td>
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<td><strong>Bharatiya Manavata Vikas Party</strong></td>
<td>Uttar Pradesh)</td>
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<td>152.</td>
<td>133/4,Qutub Enclave,Phase-II,New Delhi-</td>
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<td>Maharashtra)</td>
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<td>153.</td>
<td>410,Arcadia Building,Sir J.J.Road,Opp.</td>
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<td>J.J.Hospital Mumbai-400 008(Maharashtra)</td>
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<td><strong>Bharatiya Momin Front</strong></td>
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<td>174,Anand Puri,West Boring Canal Road,</td>
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<td>Patna-800 001(Bihar)</td>
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<td>156.</td>
<td>Village Surajpur,P.O.Rardeoria,Distt.</td>
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<td>Farukhabad-207501(Uttar Pradesh)</td>
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<td>New Delhi 110 001.</td>
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<td>158.</td>
<td>5,Gurudwara Rakab Ganj Road,New Delhi</td>
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<td><strong>Bharatiya Parivartan Morcha</strong></td>
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<td>159.</td>
<td>3/8,Shah Nagar,Mangla Puri Terminal,</td>
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<td>Palam,New Delhi.</td>
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<td><strong>Bharatiya Peoples &amp; National Security National Party</strong></td>
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<td>160.</td>
<td>Chikna Shate Building,1st floor ,Opp.Devi</td>
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<td></td>
<td>Kaman,Shiva Nagar, Aland Road,Gulbarga,</td>
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<td>Ravindranath Tagoor Nagar(R.T.Nagar)</td>
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<td>Patel Nagar, Road No.9, Patna-23(Bihar)</td>
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<td><strong>Bharatiya Prajatantrik Shudh Gandhiwadi Krishak Dal</strong></td>
<td>Chhattisgarh)</td>
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<td>163.</td>
<td>Misda,Distt.Janjgeer,Vikas Khand Navgarh,</td>
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<td>Chhattisgadhanchal,Chhattisgarh.</td>
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<td><strong>Bharatiya Rajiv Congress</strong></td>
<td>Uttar Pradesh)</td>
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<td>164.</td>
<td>145,A-1,Arjun Nagar,Safdarjung Enclave,</td>
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<td><strong>Bharatiya Rashtravadi Paksha</strong></td>
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<td>165.</td>
<td>Mukut Niwas,Shankardas Desai Street,</td>
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<td>Desaiwaga(Nadiad-387001)Gujarat.</td>
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<td>166.</td>
<td>Bharatiya Rashtriya Janhit Party</td>
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<td>167.</td>
<td>Bharatiya Rashtriya Mazdoor Dal</td>
<td>Naya Sarafa, Gwalior-474001 (Madhya Pradesh)</td>
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<td>168.</td>
<td>Bharatiya Rashtriya Morcha</td>
<td>Navdiya Fateghar, Farukhabad (U.P)</td>
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<td>169.</td>
<td>Bharatiya Rashtriya Parishad</td>
<td>E-164, Samastpur Road, Pandav Nagar, Delhi-110 092.</td>
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<td>170.</td>
<td>Bharatiya Rashtriya Swadeshi Congress Paksh</td>
<td>308, Ramnagari, 2/C, 3rd Floor, Alandi Road, Bhosy, Pune-411039, Maharashtra.</td>
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<td>171.</td>
<td>Bharatiya Republican Paksha</td>
<td>Dr. Ambedkar Bhawan, Gokuldas Pasta Road, Dadar, Mumbai-400 014 (Maharashtra)</td>
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<td>173.</td>
<td>Bharatiya Samaj Dal</td>
<td>85, Chowk Makandu Ganj, Pratapgarh, Uttar Pradesh.</td>
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<td>177.</td>
<td>Bharatiya Sarvkalyan Kranti Dal</td>
<td>2/643/C, Rambagh Colony, Ramghat Road, Aligarh-202001 (Uttar Pradesh)</td>
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<td>178.</td>
<td>Bharatiya Satyarth Sangathan</td>
<td>Bharat Nagar, Prem Vidyalaya, Railway Mandir, Varindavan Road, G.T.V-3, Mathura-281003, Uttar Pradesh.</td>
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<td>179.</td>
<td>Bharatiya Seva Dal</td>
<td>3-1-236/239/1, First Floor, Somasunderam Street, Secunderabad-500003 (Andhra Pradesh)</td>
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<td>180.</td>
<td>Bharatiya Shramik Dal</td>
<td>L-238, Vikash Pradhikaran Colony, Indira Nagar, Rai Bareilly (U.P)</td>
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<td>182.</td>
<td>Bharatiya Surajya Manch</td>
<td>831, Sector-10, Panchkula-134113, Haryana.</td>
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<td>183.</td>
<td>Bharatiya Yuva Shakti</td>
<td>Gyatri Vihar, P.O. Sadubela, Bhupatwala, Haridwar-249410 (Uttaranchal)</td>
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<td>184.</td>
<td>Bharipa Bahujan Mahasangha</td>
<td>Dr. Ambedkar Bhawan, Gokuldas Pasta Road, Dadar, Mumbai-400014 (Maharashtra)</td>
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<td>185.</td>
<td>Bharteey Samajvadi Morcha</td>
<td>3/1108, Dehradun Chowk Saharanpur-247001 (Uttar Pradesh)</td>
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<td>186.</td>
<td>Bharti Krishak Seva Samaj</td>
<td>Village-Kharkhari Ashram, Post-Kharkhoda, District-Meerut (Uttar Pradesh)</td>
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<td>187.</td>
<td>Bharti Lok Lehar Party</td>
<td>136, Ajit Nagar, Amritsar (Punjab)</td>
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188. Bharti Nari Sangathan
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189. Bharti Sarvadarshi Parishad
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190. Bhartiya Deshbhakt Party
   92/H/2, Pratap Market, Munirka, (C/o Somu Press), New Delhi-110 067.
191. Bhartiya Gorkha Janashakti
   26/2, H.D. Lama Road, Darjeeling-734101, (West Bengal)
192. Bhartiya Harit Kranti Dal
   Village & P.O. Sonta, Via-Alipur, Kheri, Distt. Muzaffar Nagar, Uttar Pradesh
193. Bhartiya Jagaran Party
   Poorvi Nawada Arrah, Bhojpur-802301, Bihar
194. Bhartiya Jan Kalyan Party
   199/2, Arjun Nagar, Kaithal-136027 Haryana.
195. Bhartiya Jana Congress (Rashtriya)
   113/70B, Lal Bahadur Shastri Nagar, Patna-800 023 (Bihar)
196. Bhartiya Kisan Mazdoor Party
   Village & Post Meerpur, Tehsil-Khair Distt. Aligarh (Uttar Pradesh)
197. Bhartiya Mahashakti Morcha
   Jai Narayan Varma Road, Fatehgarh, District-Farrukhabad, Uttar Pradesh Pin-209601.
198. Bhartiya Nojawan Dal
   Sector-6, Pocket B-2, H.No.23, Rohini, New Delhi-110 085.
199. Bhartiya Pragatisheel Congress
   D-43, Rajdhami Park, Nangloi, Delhi-110041.
200. Bhartiya Rakshak Party
   H.No.397, Housing Board Colony, Rohtak 124001 (Haryana)
201. Bhartiya Santaji Party
   1, Khobragade Lay-Out, Dighori Ring Road Square, Nagpur-440034, Maharashtra.
202. Bhartiya Vikas Party
   139-B, Tamur Nagar, New Friends Colony, New Delhi.
203. Bhomi Jotak Samooh
   560/12, Krishna Nagar, Kanpur Road, Lucknow-226005 (Uttar Pradesh)
204. Bhrashtachar Virodhi Dal
   7/216, Ramesh Nagar, New Delhi-110 015.
205. Bihar People’s Party
   303, C-Block, Daroga Prasad Roy Path, Patna-800 001 (Bihar)
206. Bihar Vikas Party
   Room No.6, 1-Special Family Type, R-Block Patna-800 001 (Bihar)
207. Bira Oriya Party
   C/o Shri P. Samantaray, IAS (Retd), At/P.O Madhubapatna, Cuttack-10 (Orissa)
208. Bolshevik Party of India
   C/o Bhai Bansod Juni Oli, Ram Mandir, Kamptee, District-Nagpur (Maharashtra)
209. Brij Kranti Dal
   16, Haryana Bhawan, Dyal Bagh, Agra-5, Uttar Pradesh.
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<td>Brij Pradesh Nirman Sangh</td>
<td>Sri Aurobindo Bhawan, 28/352, Gudri Mansoor Khan, Agra-3 (U.P.)</td>
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<td>211.</td>
<td>Buddhiviveki Vikas Party</td>
<td>R(U)-9, 2nd Floor, Pitampura, Delhi-110088.</td>
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<td>212.</td>
<td>Bundelkhand Mukti Morcha</td>
<td>Sh. Sukhlal Ice Factory Bhawan, Elite, Chouraha, Jhansi-284001 (U.P.) Village &amp; P.O. Culpahad, Janpad-Hamirpur (U.P)</td>
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<td>213.</td>
<td>Bundelkhand Vikas Dal</td>
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<td>214.</td>
<td>Champaran Vikas Party</td>
<td>Block-A, Flat No. 102, Daroga Roy Path, Patna (Bihar)</td>
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<td>216.</td>
<td>Chhattisgarh Kisan Mazdoor Party</td>
<td>House of P.R. Negi, Behind Jhule Lal Dham, Gali Dr. Bhanu Pratap Singh, Katora Talab, Raipur, (Chhattisgarh)</td>
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<td>217.</td>
<td>Chhattisgarh Mukti Morcha</td>
<td>P.O. Dalli Rajhara, Distt-Durg-491228 (Chhattisgarh)</td>
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<td>218.</td>
<td>Chhattisgarhi Samaj Party</td>
<td>Handipara, Azad Chowk, Raipur-492001 (Chhattisgarh)</td>
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<td>219.</td>
<td>Christhava Makkal Katchi</td>
<td>173, Ponnagar, Tiruchirapalli-620001, (Tamil Nadu.)</td>
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<td>220.</td>
<td>Christian Democratic Front</td>
<td>No. 9, Rosary, Church Road, San Thome, Chennai (Tamil Nadu)</td>
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<td>221.</td>
<td>Christian Mannetra Kazhagam</td>
<td>93, Thayyappa Mudali Street, Chennai-600001 (Tamil Nadu)</td>
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<td>222.</td>
<td>Communist Marxist Party Kerala State Committee</td>
<td>Kunnukuzhy, Trivandrum-695037 (Kerala.)</td>
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<td>223.</td>
<td>Congress (Secular)</td>
<td>Ram Raj Bhavan, Manikkath Road, Cochin-16 (Kerala)</td>
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<td>224.</td>
<td>Congress Janayaka Peravai</td>
<td>24, Ormes Road, Kilpank, Chennai-600010</td>
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<td>225.</td>
<td>Congress of People</td>
<td>5, Patropolis Colaba, Mumbai-400005 (Maharashtra)</td>
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<td>226.</td>
<td>Congunadu Makkal Katchi</td>
<td>TTS Complex-58, Mettur Road, Erode District-638011, Tamil Nadu.</td>
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<td>228.</td>
<td>Dalit Muslim Vikas Party</td>
<td>2/306, Dakshin Puri, New Delhi-110 062</td>
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<td>229.</td>
<td>Dalit Samaj Party</td>
<td>Navchetna Path, Shiv Puri P.O. Anishabad, Patna-800 002 (Bihar)</td>
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<td>231.</td>
<td>Delhi Vikas Party</td>
<td>B-600 Jahangir Puri, Delhi-110033.</td>
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<td>Party Name</td>
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<td>233</td>
<td>Democratic Bharatiya Samaj Party</td>
<td>985-B,Arjan Nagar,Ladowali Road, Jalandhar City-144 001,Punjab.</td>
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<td>234</td>
<td>Democratic Congress Party</td>
<td>291,Odeon Wali Gali,Near Gopal Mandir, Majitha Road,Amritsar(Punjab)</td>
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<td>235</td>
<td>Democratic Dal of Haryana</td>
<td>Paintawas House,Bhiwani Road, Charkhi Ladri, Distt.Bhiwani,Haryana.</td>
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<td>236</td>
<td>Democratic Forward Bloc</td>
<td>66,Tamil Sangam Road,Madurai-625001 (Tamil Nadu)</td>
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<td>237</td>
<td>Democratic Insaf Party</td>
<td>D-62,G.T.B.Nagar(Kareli) Allahabad(Uttar Pradesh)</td>
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<td>238</td>
<td>Democratic Janta Dal(J&amp;K)</td>
<td>344 EP,Cristen Colony(Shaheedi Chowk) Jogi Gate,Jammu(Jammu &amp; Kashmir)</td>
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<td>239</td>
<td>Democratic Jharkhand Mukti Morcha</td>
<td>Pump Road,Tonka Toli,P.O Chakradharpur-833 102 Shinghbhum West (Jharkhand)</td>
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<td>240</td>
<td>Democratic Movement</td>
<td>Ward No.1,Kathua(Jammu &amp; Kashmir)</td>
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<td>241</td>
<td>Democratic Party of India</td>
<td>162,Anandrao Umra Marg,Ashok Nagar,Nagpur 17 (Maharashtra)</td>
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<td>242</td>
<td>Democratic Revolutionary Peoples Party</td>
<td>Akham Leikari, Kwakaithal Airport Road,Imphal-795001,Manipur.</td>
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<td>243</td>
<td>Democratic Secular Party</td>
<td>At.Kohinoor Bakery, Umred Road,Tajabad, Aulia Nagar,Nagpur-24, Maharashtra.</td>
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<td>244</td>
<td>Democratic Socialist Party(Prabodh Chandra)</td>
<td>63-Ananda Plit Road,1st Floor, Kolkata-700 014,West Bengal.</td>
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<td>245</td>
<td>Deseeya Praja Socialist Party</td>
<td>N.S.Bhavan,Vellayani,P.O.Nemom, Thiruvananthapuram-695020, Kerala.</td>
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<td>246</td>
<td>Desh Bachao Jan Morcha</td>
<td>D-6/171,Sector-31,Noida-201301 (Uttar Pradesh)</td>
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<td>247</td>
<td>Desh Bhakt Party</td>
<td>B-114,Preet Vihar,Delhi-110 092</td>
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<td>Desia Pathakappu Kazhagam</td>
<td>&quot; ARIVAGAM&quot; 33,Ramakrishna Street,Gandhi Nagar,Saligramam, Chennai-600 093(Tamil Nadu)</td>
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<td>249</td>
<td>Dev Sena Party</td>
<td>Village &amp; Post :Sakrod Tehsil &amp; Distt.Rajasmand (Rajasthan)</td>
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<td>250</td>
<td>Dharam Nirpeksh Dal</td>
<td>24/42,Loknath Chowk, Allahabad(Uttar Pradesh)</td>
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<td>251</td>
<td>Dhiravida Thelugar Munnetra Kalagam</td>
<td>4/802,Kurunji Street,Tahsidhar Nagar,Madurai-625020</td>
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<td>No.</td>
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<td>252</td>
<td>Divya Shakti Party</td>
<td>7/106, Ground Floor, Geeta Colony, Delhi-110 031</td>
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<td>253</td>
<td>Dravida Makkal Congress</td>
<td>No. 11, Jawharlal Nehru Road, 1st Avenue, Ashok Nagar, Chennai-600 083, Tamil Nadu</td>
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<td>254</td>
<td>Dravida Peravai</td>
<td>69, Rangapillai Street, Pondicherry-605001.</td>
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<td>Dravida Vizhipunarchi Kazhagam</td>
<td>17-A, Gangappa Street (Opp. T.A.V.M. Studio), Vadapalini, Chennai-600 026, Tamil Nadu</td>
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<td>256</td>
<td>Ekta Kranti Dal U.P</td>
<td>C/o Satyapal Sagar Amanjai Jalal Nagar, Opp. Chhotti Line, Shahjahanpur (Uttar Pradesh)</td>
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<td>257</td>
<td>Ekta Samaj Party</td>
<td>6898, Neem Street, Ahata Kidara, Bara Hindu Rao, Delhi-110 006.</td>
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<td>259</td>
<td>Ephraim Union</td>
<td>Tlangdingliana Building, Bawngkawn South, Aizawl-796012 (Mizoram)</td>
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<td>260</td>
<td>Farmers Developments Party</td>
<td>149, Mambalam High Road, T.Nagar, Chennai-600 017 (Tamil Nadu)</td>
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<td>262</td>
<td>Federation of Sabhas</td>
<td>101, Savitri Complex, Opp. Chaudhary Cinema, Ghaziabad-201001 (U.P)</td>
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<td>263</td>
<td>Forward Bloc (Socialist)</td>
<td>Temple Street, P.O &amp; Distt. Jalpaiguri-735101 (West Bengal)</td>
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<td>Gareebjan Samaj Party</td>
<td>450, Jaidebvi Nagar, Garh Road, Meerut (Uttar Pradesh)</td>
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<td>Garib Ekta Party</td>
<td>A-71 Group, Vazirpur Industrial Area, Vazirpur, Delhi-110 052.</td>
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<td>Garib Janata Party</td>
<td>Rajinder Nagar, Main Bazar, P.O. Vijay Nagar, Batala Road, Amritsar (Punjab).</td>
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<td>268</td>
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<td>269</td>
<td>Goa People's Congress</td>
<td>Opp. Menezes Building, Altinho, Panaji, Goa-403 001.</td>
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<td>270</td>
<td>Goa Pokx</td>
<td>Opp. Menezes Building, Altinho, Panaji, Goa-403 001.</td>
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<td>271</td>
<td>Goa Rajiv Congress</td>
<td>2nd Floor Dias Building, Rua Ormuz Road, Opp. Ferry Wharf, Panaji, Goa-403 001</td>
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<td>Golden India Party</td>
<td>Nandan Van', B-94, Gyan Marg, Tilak Nagar, Jaipur-302004 (Rajasthan)</td>
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<td>275.</td>
<td>Gommant Lok Pokx</td>
<td>31st January Road, P.O. Box No. 242, Panjim (Goa)</td>
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<td>279.</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>280.</td>
<td>Gujarat State Janta Congress</td>
<td>Indubhai Patel Bhawan, Vasant Chowk, Bhardra, Ahmedabad-380001 (Gujarat)</td>
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<td>281.</td>
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<td>C/o Darbar Kruba Transport, Near Bus Station, Vadnagar-384355, District-Mehsana (Gujarat)</td>
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<td>Haryana Janrakshak Dal</td>
<td>249, Park Road, Adarsh Nagar, Gohana, Distt. Sonepat, Haryana.</td>
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<td>Haryana Lok Dal</td>
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<td>Hill State Peoples Democratic</td>
<td>Kench’s Trace, Laban, Shillong-793004 (Meghalaya)</td>
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<td>Hind Kisan Mazdoor Party</td>
<td>31/419, Kela House, Maharana Pratap Nagar, Agra-4 (U.P)</td>
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<td>Hind Morcha</td>
<td>Samaj Sudhar Ashram, Siraspur, Delhi.</td>
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<td>Hind Vikas Party</td>
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294. Hindu Samaj Party 117/K-36, Sarvodaya Nagar, Kanpur (U.P)
295. Hindustan Janta Party M/s Sono Sales Corporation, Subji Mandi, Khokadpura, Aurangabad (Maharashtra)
296. Hindustan Party 202, Devika Apts, Baba Jan, Poona-411001 (Maharashtra)
298. Hindusthan Suraksha Party North East Zone, Berpeta Road, Near Tourists Lodge, Ward No. 6, District Berpeta (Assam)
299. Hmar Peoples Convention C/o Lalauva, House No. A/56, Bawngkawn Chimveng, Aizawl-796 014 (Mizoram)
300. Ikkiya Makkal Munnetra Kazhagam Makkalagam No. 11, Pearl Empire Apartments, Kuppan Beach Road, Tiruvanmiyur, Chennai (Tamil Nadu)
301. Indian Bahujan Samajwadi Party 2/3, Ambedkar Nagar, Post-Nagina, Distt. Bijnaur-246762 (Uttar Pradesh)
302. Indian Christian Front Plot No. 660, East Last Road, Anna Nagar, Madurai-625020, Tamil Nadu.
303. Indian Christian Secular Party Sagaya Matha Mligai, No. 105/167, Thiruvalluyar Nagar, Avanavaram Chennai-600 023 (Tamil Nadu)
305. Indian Justice Party 5, Pusa Road, 111rd Floor, Karol Bagh, New Delhi-110 005.
306. Indian Liberation Front T-16, Green Park Extension, New Delhi-110 016
307. Indian National Green Party A/44, Paryavaran Complex, Saidulaziaib, New Delhi-
308. Indian National Labour Party Rajani Mukherjee Smriti, Bhabar, Coal Dock Road, (Former Coal Controller’s Office) Kolkata-700043 (West Bengal)
309. Indian National League No. 7, Balwant Ram Mehta Lane, Kasturba Gandhi Marg Cross, New Delhi- 110 001.
310. Indian Peace Party X-919, Chand Mohalla, Gandhi Nagar, Delhi-110 031.
311. Indian People’s Congress 79, Lawyers Chambers, Supreme Court, New Delhi- 110 001.
312. Indian Republican Front 36/19/3, P.D. Kidganj, Allahabad (Uttar Pradesh)
313. Indian Secular Congress 202, Pocket-B, SFS (DDA Flats), Sukhdev Vihar, New Delhi-110 025.
314. Indian Union Muslim League 18, Feroz Shah Road, New Delhi-110 001.
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<td>Indian Voters Welfare</td>
<td>No.608,14th Main,Gokula 1st Stage,Bangalore-560 054,Karnataka.</td>
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<td>316</td>
<td>Indian Victory Party</td>
<td>54-B,Henry Road,Nagercoil-629001,Tamil Nadu.</td>
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<td>317</td>
<td>Inqalab Party of India</td>
<td>Mohalla Paschimi Lakhpeda,Town &amp; Post-Uttar Pradesh.</td>
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<td>319</td>
<td>Jaghat Telugu Munnetra Kazhggam</td>
<td>No.33,Halls Road,P.A.Tower,F-9 &amp; 10,Egmore,Chennai-600008,Tamil Nadu.</td>
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<td>320</td>
<td>Jai Bharat Party</td>
<td>RZH-710E(E/54),Raj Nagar II(Near Dev Hospital)Palam Colony,New Delhi-45.</td>
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<tr>
<td>321</td>
<td>Jai Hind Party</td>
<td>Ward No.6,Supaul,P.O &amp; Distt.Supaul,Bihar-852131.</td>
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<td>323</td>
<td>Jai Prakash Janata Dal</td>
<td>16 H.M.D,Purani Colony,Shahadara,Delhi-110032.</td>
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<td>324</td>
<td>Jai Telangana Party</td>
<td>H.No.34/9,SBH Colony,Shrinagar,Hyderabad-500073(Andhara Pradesh)</td>
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<td>325</td>
<td>Jai Vijaya Bharathi Party</td>
<td>Chinnagottigallu P.O.Chittoor District,Andhra Pradesh.</td>
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<td>327</td>
<td>Jammu &amp; Kashmir People Conference</td>
<td>General Office,Old Secretariat Road,Sri Nagar-190001(Jammu &amp; Kashmir)</td>
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<tr>
<td>328</td>
<td>Jammu &amp; Kashmir Awami League</td>
<td>Central Office,No.1,Durganag Road,Adjacent Burn Hall School,Senawar,Srinagar-190001(Jammu &amp; Kashmir)</td>
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<td>329</td>
<td>Jammu &amp; Kashmir National Democratic Front</td>
<td>168,Rawalpora Housing Colony,Srinagar(Jammu &amp; Kashmir)</td>
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<td>330</td>
<td>Jan Chetna Party</td>
<td>Chamber No.475,Western Wing,Tis Hazari Courts,Delhi-110 054.</td>
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<td>331</td>
<td>Jan Kranti Morcha</td>
<td>89-M,Kidwai Nagar,Kanpur(Uttar Pradesh)</td>
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<td>333</td>
<td>Jan Samanta Party</td>
<td>B-125,Navjiwan Camp,Tughlakabad Extension,New Delhi-110 019.</td>
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<td>334</td>
<td>Jan Samarthan Dal</td>
<td>12, Krishna Vihar,Jwala Nagar,Rampur,Uttar Pradesh.</td>
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<tr>
<td>335</td>
<td>Jan Sewa Party</td>
<td>J-7,Laxmi Nagar,Vikas Marg,Delhi-110092.</td>
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<td>337</td>
<td>Jana Hitkari Party</td>
<td>A/13-14,Industrial Estate,Rasulgarh Bhubaneswar 751010,Orissa.</td>
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<tr>
<td>338</td>
<td>Jana Priya</td>
<td>A/2, Kastel, 5,Cornwell Road,</td>
</tr>
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</table>
339. Jana Unnayan Mancha  
C/0 Dolphin Engineering Co., 39,  
Bangalore-560025(Karnataka).

338. Jana Priya  
A/2, Kastel, 5,Cornwell Road,  
Bangalore-560025(Karnataka).

339. Jana Unnayan Mancha  
C/0 Dolphin Engineering Co., 39,  
Shakespeare Sarani,  
Kolkata-700017(West Bengal).

340. Jananayaka Munnetra Kazhagam  
No.32, New Tank Street, Nungambakkam,  
Chennai-600034, (Tamil Nadu).

341. Jananishta  
Mohan Villa, A-1/347, Janak Puri,  
New Delhi-110058.

342. Janata Congress Party of Bharat Varsha  
A-15/2,Vasant Vihar, P.B.No.8801,  
New Delhi-110057.

343. Janata Party  
A-77, Nizamuddin East,  
New Delhi.

344. Janata Uday Party  
860,Gali No.4, Sanjay Enclave,Chacha Chowk,  
Parvatiya Colony, N.I.T.Faridabad,  
Haryana.

345. Janata Vikas Party  
Abashek Bhavan, Udainagar Colony, Sagar  
Road, Vidisha (Madhya Pradesh).

346. Janhit Morcha  
Kothi No.75, Sector-17, Panchkula-134109  
(Haryana)

347. Janhit Samaj Party  
Bhagwati Market, Near Shiv Mandir,  
Belli Road, Jagdev Path, Post:B.V.College,  
Patna-800014 (Bihar).

348. Janmangal Paksh  
Ram Pratap, Geeta Nagar, Main Road,  
Near Gurukul, Rajkot-360002(Gujarat).

349. Jamsatta Party  
6A,Prem Vihar, Jansath Road,  
Muzaffarnagar(Uttar Pradesh).

350. Jansevak Samaj Party  
159, Bodhashram,Tapa Road, Mohalla-Khera,Ferozabad-283203(Uttar Pradesh).

351. Jawan Kisan Morcha  
Nirmal Palace, New Colony, Pakri, Aara,  
Bihar-802301.

352. Jebamani Janata  
No.33, Second Street, East Abiramapuram,  
Mylapore, Chennai-600004,(Tamil Nadu).

353. Jharkhand Disom Party  
12,Road No.21, Kadma Farm Area,  
Jamsedpur-831005, Jharkhand.

354. Jharkhand Ki Krantikari Party  
23,Purvi Jail Road, Ranchi-1, (Jharkhand).

355. Jharkhand Mukti Morcha(Ulgulan)  
Shukla Colony, Post Hinoo, Ranchi Distt,  
Ranchi-834002(Jharkhand).

356. Jharkhand Party  
Main Road, Ranchi(Jharkhand).


359. Jharkhand Vananchal Congress  5,Ratu Road,Ranchi-834005,Jharkhand.


361. Kalvinayger Munnetra Kazhagam  Sri Visweswara Bhavanam, 76,Millers Road, Kilpauk, Chennai-600010, (Tamil Nadu).

362. Kamarajar Adithanar Kazhakam  6-E, Sasthan Koil Street, Pudhukudieruppu, Nagercoil–629001,Tamil Nadu.

363. Kamarajar Deseyea Congress  7-Velayudha, Udha Raja Street,Raja Annamalaipuram, Mandaveli, Chennai- 600028(Tamil Nadu).


366. Kanchee Aringer Anna  No.10A,Natham Mettu St., Dravida Makkal Kazhagam Chengalpattu (Tamil Nadu).

367. Kannada Chalavali Vatal Paksha  154, Rangswamy Temple Street, Bangalore-560053, (Karnataka).

368. Kannada Naadu Party  Giriraj Annexe,Circuit House Road, Hubli-580029, Karnataka. No.259/1,1st.Floor,Ranghswamy Temple Street,(Opp.to Jain Temple) Bangalore-560053 (Karnataka).


370. Karnataka Rajya Royta Sangha  636,Ideal Homes Layout,Rajarajeshwarinagar, Bangalore-560098,Karnataka.

371. Karnataka Thamizhar Munnetra Kazhagam  No.6, II nd. Floor,Chick Bazar Road Cross, Shivaji Nagar, Bangalore-560051 (Karnataka).

372. Kerala Congress (Jacob)  Ward XIII , Building 346,T.B.Road, Kottayam, (Kerala).


374. Kerala Congress (B)  P.T.Chacko Smarka, Mandiram, S.S.Kovil Road,Thampanoor, Thiruvanthapuram-695001,(Kerala).

375. Khasi Farmers Democratic Party  Malki Chinapatty,Shillong-793001
377. Khun Hynnieutrip National Awakening Movement  
C/o Office of the Khasi Students Union, Jaiaw Chapel Road, Shillong -793002, (Meghalaya).

378. Kisan Kranti Dal  
Nangla Sukhdev,Neemkhera-Jalesar Distt:Etah(Uttar Pradesh).

379. Kisan Mazdoor Bahujan Party  
J-1/2, Dali Bagh Colony, Lucknow (Uttar Pradesh).

380. Kisan Naujawan Party  
Rajendra Nagar, Karmer Road, Orai, District Jalaun, Uttar Pradesh.

381. Kisan Vikas Party  
Abdul Pura, Distt.Meerut (Uttar Pradesh).

382. Kisan Vyawasayee Mazdoor Party  
Prakash Bhavan, Narhi Bazar, Lucknow (Uttar Pradesh).

383. Kongu Nadu Munnetra Kazhagam  
320, Best Complex, Kumaran Road, Tirupur-641601, Coimbatore(District), Tamil Nadu.

384. Kosal Party  
G.M.College Road, Sambhalpur-768004(Orissa).

385. Kosi Vikas Party  
Machhli Bhawan, Dr. Ambedkar Marg, At.+P.O. & Distt.Khagaria, Bihar-851204.

386. Kranti Dal  
132, Babuganj, Lucknow (U.P.)

387. Kranti Kari Jai Hind Sena  
C/o Advocate R.N. Kachave, Near Devi Prasad Hotel, M.I.D.C., Central Road, Andheri(E), Mumbai-400093, Maharashtra.

388. Kranti Parishad  
House No.2019, Mistrikhan Road, Nahargarh Road, Jaipur (Rajasthan).

389. Krantikari Berozgar Party  
H.No.86, Vinoba Ward, Ward No.6, Behind Jain Temple, Govt. Girls School Road, Sihora District, Jabalpur-483225.(M.P)

390. Krantikari Manuwadi Morcha  
F-62, Sector-11, Noida-201301 (Uttar Pradesh).

391. Krantikari Samajwadi Party Lohia  
18/22, Taskand Marg, Mool Chand Yadav Chouraha, Civil Lines, Allahabad (U.P.).

392. Krantikari Samyavadi Party  
MLA-Flat No.26, Veerchand Patel Path, Patna. (Bihar).

393. Kudi Makkal Katchi  
No.7, Kamarajar Street, Pallikkaranai, Chennai-601302 (Tamil Nadu).

394. Kuki National Assembly  
P.O. Imphal, Pin-795001, (Manipur).

395. Labour And Job Seeker’s Party of India  
66, Royapettah High Road, Mylapore, Chennai-600004 (Tamil Nadu).

396. Labour Party (Secular)  
382/4, Gali Hardev, Sant Nirankari Colony, Delhi-110009.
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<thead>
<tr>
<th>No.</th>
<th>Party Name</th>
<th>Address</th>
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<tr>
<td>397.</td>
<td>Labour Party of India(V.V.Prasad)</td>
<td>B-5,Kanti Nagar,Delhi-110051.</td>
</tr>
<tr>
<td>398.</td>
<td>Labour Vikas Party</td>
<td>1407, New Preet Nagar,Tibba Road, Ludhiana (Punjab).</td>
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<tr>
<td>401.</td>
<td>Life Peaceful Party</td>
<td>Sarvadharmaa Bhawan, Hindu-Muslim Viswa Shanthi Ashrama and Komusowharda Vishwashanthi, Sarvadharmaa Ashram Trust, Rajanagara, Poona-Bangalore Road, Tumkur-572106 (Karnataka).</td>
</tr>
<tr>
<td>402.</td>
<td>Lok Bhalai Party</td>
<td>5-FF, Raj Guru Nagar, Ferozepur Road, Ludhiana, Punjab.</td>
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<td>403.</td>
<td>Lok Dal</td>
<td>Central Office, 8, Mall Avenue, Lucknow (Uttar Pradesh).</td>
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<td>404.</td>
<td>Lok Hit Party</td>
<td>Basti Abdulapura, Ludhiana-3 (Punjab).</td>
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<td>405.</td>
<td>Lok Rajya Party</td>
<td>221/20, Geet Gunjan Society, Sector-2, Charkop,Kandivali(West),Mumbai-400067, (Maharashtra).</td>
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<td>407.</td>
<td>Lok Shakti</td>
<td>83, Lodhi Estate, New Delhi-110003.</td>
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<td>408.</td>
<td>Lok Vikas Party</td>
<td>41, Vigyan Vihar, Delhi-110092.</td>
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<td>409.</td>
<td>Lokpriya Samaj Party</td>
<td>Prajapati Dharamshala Mandir Shri Kalkaji, Nehru Place, New Delhi-110019.</td>
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<td>410.</td>
<td>Loktantrik Chetna Party</td>
<td>Mumtaj Manjil, Azad Nagar, Baanda. (Uttar Pradesh).</td>
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<td>411.</td>
<td>Loktantrik Jan Samta Party</td>
<td>C-7/166, Yamuna Vijar, Delhi-110053.</td>
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<td>415.</td>
<td>Loktantrik Janata Front</td>
<td>D-351/12, Laxmi Nagar, Delhi-110092.</td>
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<td>417.</td>
<td>M.G.R.Mannetra Kazhagam</td>
<td>Konnoor High Road (Canal Area)Otteri, Chennai-600012 (Tamil Nadu).</td>
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</tbody>
</table>
418. Maatra Bhoomi Rak                           Subhash Chowk, Laxmi Nagar, Delhi-110092.
419. Madhya Pradesh Kisan Mazdoor Adivasi Kranti Dal        Vidhayak Vishram Girh, Room No.95, Part-III, Bhopal-462003 (Madhya Pradesh).
421. Mahabharath Mahajan Sabha                               Plot No,10,Vivekananda Nagar,Inner Ring Road,Kolathur,Chennai-600099 (Tamil Nadu).
422. Mahakaushal Vikas Party                               'Shanti Kutir'281,Sanjivani Nagar, Jabalpur(M.P.)
425. Maharashtra Secular Front                                   Hill View, 109,A/2, Vaishali Nagar, (S.V.P.Road,Dharkhadi), Dahisar (East) Mumbai-68, (Maharashtra).
427. Mahashakti Inqualab Party                               Tigrí, Khushhalpur, Muradabad, Uttar Pradesh.
429. Majlis Bachao Tahreek                                    16-4-593/A, Chenehalguda, Hyderabad-500024 (Andhra Pradesh).
431. Makkal Tamil Desam                                         14,Hanumantha Road, Balaji Nagar, Royapettah, Chennai-600014, Tamil Nadu.
432. Makkal Vilipunarvu Eyakkam                           Seeranampalayam, Palakkarai-638057, Thudupathi(via) Perundurai Taluk, Erode District,Tamil Nadu.
434. Manav Kalyan Sangh Dal                                    Gadi Sthan-Mehtwara, Tahsil Astha, District Sehore (Madhya Pradesh).
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<tr>
<th>No.</th>
<th>Party Name</th>
<th>Address</th>
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<td>440.</td>
<td>Manipur People’s Party (Democratic)</td>
<td>Qtr. No. 1, Type-IV, Babupara, Imphal-795001 (Manipur).</td>
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<td>441.</td>
<td>Manipur State Congress Party</td>
<td>Keishampat (Opposite Raj Bhawan), Imphal-795001 (Manipur).</td>
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<td>443.</td>
<td>Maraland Democratic Front</td>
<td>Saiha-796901, Chhimtuipui District Mizoram.</td>
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<td>444.</td>
<td>Marumalarchi Thamizhakam</td>
<td>1/19, Onangudi (P.O.) Arimalam (Via) Pudukkottai District, Tamil Nadu.</td>
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<td>445.</td>
<td>Marxist Communist Party of India (S.S.Srivastava)</td>
<td>Saidpur Patna-800004 (Bihar)</td>
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<td>446.</td>
<td>Marxist Co-ordination</td>
<td>115 MLA Flat, Bir Chand Patel Path, Patna-800004 (Bihar).</td>
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<td>447.</td>
<td>Matra Bhoomi Vikas Party</td>
<td>C/o Shri Kashi Nath Tripathi, Aspathal Road, Mau Chibee, Bandha-210209 (Uttar Pradesh).</td>
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<td>448.</td>
<td>Ministerial System Abolition Party</td>
<td>25, Burtolla Street, Kolkata.</td>
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<td>449.</td>
<td>Momin Conference</td>
<td>47/26, Waris Plaza, Hussian Ganj, Vidhan Sabha Marg, Lucknow-226001,</td>
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<td>451.</td>
<td>Moovendar Munnetra Kazhagam</td>
<td>Lake Area, Melur Road, Madhuria-625107 (Tamil Nadu).</td>
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<td>452.</td>
<td>Mudiraj Rashtriya Samithi</td>
<td>Mudiraj Bhavanam, H. No.6-7-537/1, New Boignda, Secunderabad-500003 (Andhra Pradesh).</td>
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<td>454.</td>
<td>Muslim Majlis Uttar Pradesh</td>
<td>Sultan Manzil, Takia Peer Jaleel, Lucknow (Uttar Pradesh).</td>
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<td>458.</td>
<td>Nagaland Democratic Party</td>
<td>H. No.65, Residency Colony (P.W.D.) Near State Stadium, Dimapur,</td>
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<tr>
<td>No.</td>
<td>Name of the Party</td>
<td>Address</td>
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<td>460.</td>
<td>Namadhu Makkal Katchi</td>
<td>No. 3, Pillayar Kail Street, Kasba, Vellore-632001, Tamil Nadu.</td>
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<td>466.</td>
<td>National Minorities Party</td>
<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>469.</td>
<td>National People’s Party</td>
<td>C/o Uripok Naoremthong, Imphal-795001 (Manipur).</td>
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<td>470.</td>
<td>National Republican Party</td>
<td>T-42/6, Old Barracks, Chamber Camp, Mumbai-400074 (Maharashtra).</td>
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<td>471.</td>
<td>National Students Party</td>
<td>16/2, Karaneeshwarar Pagoda Street, Mylapore, Chennai-600004 (Tamil Nadu).</td>
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<td>472.</td>
<td>Nationalist Charity Congress</td>
<td>Bishop House, Gabriel Compound, Panavilai Thuckaley-629175, Kanniyakumari District, Tamil Nadu.</td>
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<td>473.</td>
<td>Nationalist Party Of India</td>
<td>5A, Beli Road, Allahabad-211002, (Uttar Pradesh).</td>
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<tr>
<td>474.</td>
<td>Native People’s Party</td>
<td>H.O. Gote Nivas, Tisgaon Road, Kalyan (East)-421306. (Maharashtra).</td>
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<td>475.</td>
<td>Nav Maharashtra Vikas Party</td>
<td>C-6, Bhaskar Darshan, Arunoday Nagar, Mulund East, Mumbai-400081, (Maharashtra).</td>
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<td>476.</td>
<td>Nava Nirmana Nagarika Samithi</td>
<td>6/7/8, Shankarmutt Road, Basavanagudi, Bangalore-560004 (Karnataka).</td>
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<td>477.</td>
<td>Navbharat Nirman Party</td>
<td>5/1, Ashoka Chambers, Rajinder Park, B-5, Pusa Road, New Delhi-110060.</td>
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<td>478.</td>
<td>Nesavaalar Munnetra Kattchi</td>
<td>No. 34, Koladi Road, Thiruverkadu (P.O.), Chennai (Tamil Nadu).</td>
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479. Netaji Congress Sena
Ranga Building, S.No.123, Katraj P.O.,
Pune- 411046, (Maharashtra).

480. Netaji Subhash Party
Shajanwa, Distt.Gorakhpur (Uttar Pradesh).

481. New India National Movement
2,Bigcity House, Behind Masjid,
Kasturba Gandhi Marg,
New Delhi-110001.

482. New India Party
H.No.20-3-314, Vidyanagar
Godavari khani- 505209,Distt.Karimnagar (Andhra Pradesh).

483. Nidaya Malik (N) Party
242,Civil Lines, Gaunda,
Distt.Gaunda-271001 (Uttar Pradesh).

484. Nissabada Bhooripaksham
113,Pattukal Shopping Complex, IInd Floor,
East Fort, Trivendrum Fort, P.O.Trivendrum,
Kerala.

485. Niswarth Sewa Party
Ved Ayurvedic Store, Near Bus Stand,
Mahendregarh, Haryana.

486. NTR Telugu Desam Party(Lakshmi Parvathi)
Road No.13,Banjara Hills,
Hyderabad-500034 (Andhra Pradesh).

487. Nyaynished Prajatantra
Central Head Quarter and P.O.-Dewar (Gopeshwar)-246401, District Chamoli, Uttranchal.

488. Orissa Communist Party
MLA Colony, Unit-4, Bhubaneswar (Orissa).

489. Orissa Congress
Q.No.D.S.1/19,MLA Colony,Unit-4,
Bhubaneshwar-751001.(Orissa).

490. Orissa Gana Parishad
A/52,Kharvela Nagar, Unit-III,
Bhubaneswar-750001.

491. Orissa Socialist Party
Municipal Compound, Choudhury Bazar,
Cuttack-753009 (Orissa).

492. Panchal Morcha
137 B-1,Gautam Nagar,New Delhi-110049.

493. Panchayat Raj Party
106,Pocket A-3, Sector-3, Rohini,
New Delhi-110034.

494. Parcham Party of India
1-Rahmat Bano Market, Medical College Road, Civil Lines, Aligarh-202002, Uttar Pradesh.

495. Parivartan Samaj Party
Gande Wali Sarak, Laskar, Gwalior-474001, Madhya Pradesh.

496. Parmarth Party
E-27, Kamla Nagar,
Delhi-110007.

497. Party for Democratic Socialism
183, Jodhpur Park, Kolkata-700068,
West Bengal.

498. Party Kisan Mazdoor Vyapari
Railway Road, Hathras Junction, Mahatma Prakritic Chikitsalya, Nangla Hira, Hathras Junction,
Mahamaya Nagar, Hathras,
(Uttar Pradesh).
499. Parvatiya Punrutthaan Parishad 64, 1st Floor, Adhchini, Sri Aurobindo Marg, New Delhi-110016.

500. Paschim Banga Rajya Muslim League 129, Collin Street, Kolkata-700016 (West Bengal).

501. Paschimbanga Ganatantrik Mancha Flat No. 56, Block-H, C.I.T. Building, Christopher Road, Kolkata-700014 (West Bengal).

502. Paschimi Uttar Pradesh Swaraja Party Sardhana Road, Kankar Khara, Meerut (Uttar Pradesh).

503. Patriot 28- Appavu Street, Cuddalore Port, Pin-607003, Tamil Nadu.

504. Pavitra Hindustan Kaazhagam 11, Harish Chandra Mathur Lane, New Delhi-110001.

505. Peasants And Workers Party of India Hari Kharude Niwas, Mahatma Phule Road, Naigaon, Dadar, Mumbai (Maharashtra).


509. Peoples Democratic League of India Building No. 25, Flat No. 8, Chitnavis Nagar Layout, Byramji Town, Near Mental Hospital, Nagpur-13 (Maharashtra).

510. People’s Democratic Movement Mawlai Nongkwar, Shillong-793008 (Meghalaya).

511. Peoples Democratic Party MASS Building Ernakulam North, P.O. Cochin-18 (Kerala).


513. Phule Bharti Lok Party 1793, Street No. 1, New Kailash Nagar, P.O. Basti Jodhewal, Ludhiana, Punjab.


516. Political Party of National Management Service C- 46, Defence Colony, New Delhi-110024

517. Pondicherry Mannila Makkal Munnani 17 Kumran Street, Kamarajar Nagar Pondicherry-605001.

518. Prabuddha Republican Party Ambajogai, District Beed-431517, MD-26-17/6, SRTRMCH Chanai Road, Maharashtra.
519. Pragatisheel Manav Samaj Party

520. Pragatisheel Party
111,Badshah Nagar, Lucknow-226007 (Uttar Pradesh).

521. Praja Party
3-5-898/1,Himayatnagar,Hyderabad-500029 (Andhra Pradesh).

522. PRISM
Top Floor, 4-CHHA-30, Vigyan Nagar, Kota-324005 (Rajasthan).

523. Prithak Bastar Rajya Party
8, Senior H.I.G., Sector-3,Shankar Nagar, Raipur,Chhattisgarh.

524. Proutist Sarva Samaj

525. Pudhucherry Munnetra Congress
No.82, Chetty Street, Pondicherry-605001.

526. Punjab People’s Party
14, Sector 28, Arun Vihar, Noida-201303 (Uttar Pradesh).

527. Punjab Janata Morcha
Panj Pir, Jalandhar City-144001 (Punjab).

528. Punjab Pradesh Vikas Party
H.Q.HIG-970,PHB Colony,Urban Estate, Focal Point,Ludhiana (Punjab).

529. Punjab Vikas Congress Party
Panj Peer Chowk, Jalandhar, Punjab.

530. Punjabi Dal
H.No.BV/30A,Ramgarhia,Gurdwara Road, Barnala-148101, Distt.Sangrur (Punjab).

531. Puratchi Bharatham
No.54, National Highways,Poonamalla, Chennai-56, Tamil Nadu.

532. Purvanchal Vikas Party
L-131,Street No.5, Mahipal Pur Extn., New Delhi-110037.

533. Puthiya Needhi Katchi
6,North Loag Road,T-Nagar, Chennai-600017, Tamil Nadu.

534. Puthiya Tamilagam
132, New M.L.As Hostel, Govt.Estate, Chennai-600002 (Tamil Nadu).

535. Pyramid Party of India
2-1-83, Kola Street, Tirupati-517501, (Andhra Pradesh).

536. Quami Party
930,Street No.30/7, Jafrabad, Delhi-110053.

537. Quami Janta Dal
9-B, Triloknath Road,Lal Bagh,Lucknow (Uttar Pradesh).

538. Rajasthan Dev Sena Dal
Opposite to Bus Stand, Dhamai Haveli, Dudu,Jaipur, Rajasthan.

539. Rajasthan Samajik Nyaya Manch
5/8, Vidhayak Nagar (West), Opposite New Vidhan Sabha, Jyoti Nagar, Jaipur, Rajasthan.

540. Rajasthan Veer Sena
1-8-17(SFS), Dr.Sheela Chowdhary Road, Talwandi, Kota-324005 (Rajasthan).
541. Rajasthan Vikas Party 43, Chand Bihari Nagar, Khatipura Road, Jaipur-302012. (Rajasthan).

542. Rajdal Haryana D/S 45, Brass Market, Bawal Road, Rewari-123401, Haryana.

543. Rajiv Makkal Congress No.16 (Old No.18), Viswanathapuram, III Street,Kodambakkam,Chennai-600024, Tamil Nadu.


545. Ramrajya Marg No.17, Venus Colony, Second Street, Alwarpet, Chennai-600018 (Tamil Nadu).

546. Rashtra Shakti 1112, S/5 Tegore Garden, Near Bus Stand, Yamuna Nagar-135001, District-Yamuna Nagar,Haryana.


548. Rashtravadi Communist Party Begaria Ka Khera, P.O.Brawan Kalan, Kakori, Lucknow,Uttar Pradesh.


553. Rashtriya Awami Dal 152, Kazi Tola, Sailani Road, Old City, Bareli-243005, Uttar Pradesh.

554. Rashtriya Bahujan Congress Party TA-137/3, Tughlakabad Extension, New Delhi-110019


557. Rashtriya Bhrasthachar Virodhi Morcha Central Office;Shivaji Nagar, Abu Parbat, 307501, Distt.Sirohi (Rajasthan).


560. Rashtriya Dharmanirpeksha 108,Shankar ShahNagar, Jabalpur,
Nava Bharat Party (Madhya Pradesh).

561. Rashtriya Garib Dal

110, Ram Nagar, Panipat, Haryana.

562. Rashtriya Garima Party

B-14, Kasturba Nagar, Near Chetak Bridge, Bhopal-462001, (Madhya Pradesh).

563. Rashtriya Gramin Party

Village Chakershanpur (Kemrala), P.O.Ghor Bachera (Dadri), District Gautam Budh Nagar, Uttar Pradesh.

564. Rashtriya Gurujan Party

Gurujan Vidyabhuwam, Doodh Sagar Marg, Rajkot-3, Gujarat.

565. Rashtriya Hamara Dal

22/191, Dholi Khar, Mantola, Agra (Uttar Pradesh)

566. Rashtriya Hindu Sangathan

30, Jati Colony, Ram Bagh, Opposite Sainath Mandir, Indore, Madhya Pradesh.

567. Rashtriya Hith Congress

712, G-Block, Military Road, Karol Bagh, New Delhi-110005.

568. Rashtriya Indira Party

Dattpura, Near Subzi Mandi, Morena, (Madhya Pradesh).

569. Rashtriya Jan Kalyan Party

G-290, Old Seema Puri, Delhi-110095.

570. Rashtriya Jan Sahay Dal

112, New Connaught Place, Dehradun, Uttaranchal.

571. Rashtriya Jan Samanatavadi (Ambedkar)

71-B, Pocket A-3, Kalkaji Extension, New Delhi-110019

572. Rashtriya Jan Sangam

Sharma Kunj, Shivpuri, Bulandshahar (Uttar Pradesh).

573. Rashtriya Janadhikar Party

61, Mangla Puri Phase-I, Palam, New Delhi-110045.

574. Rashtriya Janandholan Paksha

"Powrabhavan", No.567 (38), 60 Ft. Road, Gokula Mathikere Layout, Bangalore-560054 (Karnataka).

575. Rashtriya Janata Janardan Party


576. Rashtriya Jansékav Parishad

Devkanya Sadan, Near Water Tank, Tripolia Road, Banswara-327001 (Rajasthan).

577. Rashtriya Janta Congress

A-4, Swaran Singh Road, Adarsh Nagar, New Delhi-110033.

578. Rashtriya Jantantrik Dal

Shukla Bhavan, Budhapara, Raipur-429001, Chhattisgarh.

579. Rashtriya Kamjor Varg Party

Central Office: Post Office Building, Lal Bahadur Shastri Nagar, Post Office (Upper Floor), Patna-800023 (Bihar)

580. Rashtriya Kisan Party

Village & P.O. Dhanauntha, Teh & Distt. Mahendragarh (Haryana).

581. Rashtriya Komi Ekta Party

Limda Lane, Makrani Pada,
<table>
<thead>
<tr>
<th>No.</th>
<th>Party Name</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>582</td>
<td>Rashtriya Kranti Party</td>
<td>2, Mall Avenue, Lucknow, (Uttar Pradesh)</td>
</tr>
<tr>
<td>583</td>
<td>Rashtriya Krantikari Dal</td>
<td>Gopal Nagar, Main Surakhpur Road, Najafgarh, New Delhi-110043.</td>
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<tr>
<td>584</td>
<td>Rashtriya Krantikari Samajwadi Party</td>
<td>House No. 17, M. Naresh Munna Chawl, House No.65/25K, Chitwapur Road, Lalkaun, Lucknow, Uttar Pradesh.</td>
</tr>
<tr>
<td>585</td>
<td>Rashtriya Lok Seva Morcha</td>
<td>206, Lovekush Tower, Exhibition Road, Patna-800001, Bihar.</td>
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<tr>
<td>586</td>
<td>Rashtriya Maha Janshakti Dal</td>
<td>Room No. 17, M. Naresh Munna Chawl, Jaihind Nagar, Pipe Line, Khar East, Mumbai-400051, Maharashtra.</td>
</tr>
<tr>
<td>588</td>
<td>Rashtriya Manav Adhikar Party</td>
<td>17/700, Village- Gopalpur, Post-Azadpur, (Timarpur), Delhi-110009.</td>
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<tr>
<td>590</td>
<td>Rashtriya Matrabhoomi Party</td>
<td>1265-Sector-17C, Gurgaon, Haryana.</td>
</tr>
<tr>
<td>591</td>
<td>Rashtriya Mazdoor Ekta Party</td>
<td>Block-B, Sant Nagar, Gali No. 57, Burari Road, Delhi-110009.</td>
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<tr>
<td>593</td>
<td>Rashtriya Pa</td>
<td>Gomti Nagar, Lucknow Uttar Pradesh.</td>
</tr>
<tr>
<td>594</td>
<td>Rashtriya Party</td>
<td>Gaya Prasad Dharmashala Complex, Charbagh Sabzi Mandi, Lucknow (Uttar Pradesh).</td>
</tr>
<tr>
<td>595</td>
<td>Rashtriya Praja Congress (Secular)</td>
<td>12-11-113, AB- Nageshvara Rao Street, Arya Puram, Rajamundry, Andhra Pradesh.</td>
</tr>
<tr>
<td>596</td>
<td>Rashtriya Rajdhani Congress Delhi</td>
<td>8, Nath Market, Nai Sarak, Delhi-110006.</td>
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<tr>
<td>597</td>
<td>Rashtriya Rahksha Dal</td>
<td>C/o Hotel Pankaj, Sector-22A, Chandigarh.</td>
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<tr>
<td>598</td>
<td>Rashtriya Sakar Party</td>
<td>G-12, Gupta Tower-1, Near Mother Dairy, Vikas Puri, Delhi-110018.</td>
</tr>
<tr>
<td>600</td>
<td>Rashtriya Samaj Paksha</td>
<td>C/o L.W. Kale, 17- Raghunath Dadoji Street, Mumbai-400001 (Maharashtra).</td>
</tr>
<tr>
<td>No.</td>
<td>Name of the Party</td>
<td>Address</td>
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<tr>
<td>601</td>
<td>Rashtriya Samaj Sevak Dal</td>
<td>Bheera Khiri, Janpad-Khiri-262901 (U.P.)</td>
</tr>
<tr>
<td>602</td>
<td>Rashtriya Samaj Sudhar Party</td>
<td>Village Thantri, Post Ghodi, Distt. Faridabad (Haryana)</td>
</tr>
<tr>
<td>603</td>
<td>Rashtriya Samajik Nyay Paksha</td>
<td>88/703, Motilal Nagar No.1, Goregaon (W), Mumbai-400104, Maharashtra.</td>
</tr>
<tr>
<td>604</td>
<td>Rashtriya Sa</td>
<td>Colony Varanasi (U.P.)</td>
</tr>
<tr>
<td>605</td>
<td>Rashtriya Samajwadi Party (United)</td>
<td>9, Community Centre, Ashok Vihar, Phase-II, Delhi-110052.</td>
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<tr>
<td>606</td>
<td>Rashtriya Samajwadi Party ‘Pragatisheel’</td>
<td>B-248, Mohan Nagar, Thatipur, Morar, Gwalior (Madhya Pradesh).</td>
</tr>
<tr>
<td>607</td>
<td>Rashtriya Samanta Dal</td>
<td>8/440, Trilok Puri, Delhi-110091</td>
</tr>
<tr>
<td>608</td>
<td>Rashtriya Sawarn Dal</td>
<td>Dubey Ka Parav, Aligarh-202001 (Uttar Pradesh).</td>
</tr>
<tr>
<td>609</td>
<td>Rashtriya Surajya Parishad</td>
<td>Mrudul Tower, Ground Floor, Kailash Society, H.K. House Lane, Ashram Road Ahmedabad-380009 (Gujarat).</td>
</tr>
<tr>
<td>610</td>
<td>Rashtriya Swabhimaan Party</td>
<td>104-B-Block, Darulshafa, Lucknow, Uttar Pradesh.</td>
</tr>
<tr>
<td>611</td>
<td>Rashtriya Swajan Party</td>
<td>Ghagha Ghat Road, Near Malaria Office, Mahendru, Patna-800006 (Bihar).</td>
</tr>
<tr>
<td>612</td>
<td>Rashtriya Unnatisheel Dal</td>
<td>F.167, Chand Bagh, P.O. Kulpur, Delhi-110094.</td>
</tr>
<tr>
<td>613</td>
<td>Rashtriya Vikas Party</td>
<td>195, Main Ashoka Enclave, Faridabad, Haryana.</td>
</tr>
<tr>
<td>614</td>
<td>Rashtriya Y</td>
<td>Patiala House Courts, New Delhi-110001.</td>
</tr>
<tr>
<td>615</td>
<td>Rashtrotthan Party</td>
<td>Arya Samaj, Kishanpol Bazaar, Jaipur, Rajasthan.</td>
</tr>
<tr>
<td>617</td>
<td>Republican Movement</td>
<td>Post Box.No.117, Taboda Road, Tukum, Chandrapur- 442401, Maharashtra.</td>
</tr>
<tr>
<td>618</td>
<td>Republican Paksha(Khoripa)</td>
<td>Ensa Hutments, 8-9, Azad Maidan, Infront of Mumbai Maha Nager Palika, Fort, Mumbai-400001, (Maharashtra).</td>
</tr>
<tr>
<td>619</td>
<td>Republican Party Of India</td>
<td>ENSA Hutment, I-Block, Mahapalika Marg, Azad Maidan, Mumbai-400001, (Maharashtra).</td>
</tr>
<tr>
<td>620</td>
<td>Republican Party Of India(Democratic)</td>
<td>Mukund Niwas, India Nagar, Latur-413512 (Maharashtra).</td>
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<tr>
<td>621</td>
<td>Republican Party Of India (Kamble)</td>
<td>11/174, Adarsh Nagar, Prabhadevi, Mumbai-400025 (Maharashtra).</td>
</tr>
<tr>
<td>622</td>
<td>Republican Party Of India (Sivaraj)</td>
<td>10, Solai Street, Ayanavaram, Chennai-600023, (Tamil Nadu).</td>
</tr>
</tbody>
</table>
623. Republican Party Of India (A) 1/16, Sanjay Complex, T.T. Nagar, Bhopal-462003, (Madhya Pradesh).
624. Republican Party Of India (Khojbragade) Gita Villa, East Marredpally, Secunderbad, (Andhra Pradesh).
625. Republican Presidium Party Of India Uruli-Kanchan, Pune-412202 (Maharashtra).
626. Revolutionary Communist Party Of India (Rasik Bhatt) 84- Ashutosh Mukherjee Road, Kolkata-700025 (West Bengal).
627. Revolutionary Socialist Party Of Kerela (Bolshevik) T.C.-25/507,UTUC Buildings, Thampanoor, 01 (Kerela).
628. Sabjjan Party C-1/50, Yamuna Vihar, Delhi-110053.
629. Sabka Dal Bharatiya Samajwadi Congress N-14/169, Sarainandan (Khojva), Varanasi-221010 (Uttar Pradesh).
630. Sachet Bharat Party 13/A/5, Shivaji Nagar, No.1, Govandi, Mumbai-43 (Maharashtra).
632. Sadbhavana Party Room no. 14, 1st Floor, Lucknow Hotel,Sri Ram Road Choraha, Aminabad, Lucknow-226018 (Uttar Pradesh)
633. Shakti Baratha Desam 2/58, Vairavan Chetty Store, Pachiyammam Padithurai, Mudhurai-625001, Tamil Nadu.
634. Samajik Ekta Party 22, Housing Board Colony, Sonipat-131001 (Haryana).
635. Samajik Jantantrik Party Mukam Raja Market, Cinema Road, Gopalganj Nagar Palika Post, Gopalganj-841428, Distt. Gopalganj (Bihar).
636. Samajik Nyaya Party M-22, Mahavir Park, Marris Road, Aligarh-202001 (Uttar Pradesh).
637. Samajtantric Party of India 40/1, B-Road, Bamanghachi, Howrah-711006, (West Bengal).
638. Samajvadi Youva Dal 3/19-C/2, Sita Kunj, Behind Civil Court, Civil Lines, Agra, Uttar Pradesh.
639. Samajwadi Jan Parishad Jai Malha Prasad, Reti Bunder Road, Mahagiri, Thane (W)- 400601 (Maharashtra).
640. Samajwadi Janata Dal Democratic 14, Dr. Bishambhar Das Marg, New Delhi-110001.
642. Samajwadi Janata Party (Maharashtra) Barrack No.4, Behind Yashodhan Dinsha Wacha Road, Church Gate, Mumbai-400020 (Maharashtra).
643. Samata Party 220, Vitthalbhai Patel House, Rafi Marg, New Delhi-110001
<table>
<thead>
<tr>
<th>No.</th>
<th>Name</th>
<th>Address</th>
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<tbody>
<tr>
<td>644</td>
<td>Samata Samaj Party</td>
<td>Opposite to Padav Police Station, Laxmanpura, P.O.Lashkar, Gwalior, Madhya Pradesh.</td>
</tr>
<tr>
<td>645</td>
<td>Samata Sangharsh Party</td>
<td>618-F 2/2/1, Shankar Gali, Vishwas Nagar, Delhi-110032.</td>
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<tr>
<td>646</td>
<td>Sampurna Vikas Dal</td>
<td>88, South Avenue, New Delhi-11.</td>
</tr>
<tr>
<td>647</td>
<td>Sanatan Samaj Party</td>
<td>Ramanand Nagar, Begumpura, Ayodhya, Faizabad (Uttar Pradesh).</td>
</tr>
<tr>
<td>648</td>
<td>Sanyukt Dastkar Party</td>
<td>P-205, Basti Khwaja Meer Dard, Barron Road, New Delhi-110002.</td>
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<tr>
<td>649</td>
<td>Sarb Hind Shiromani Akali Dal</td>
<td>103, New Officers Colony, Patiala, Punjab.</td>
</tr>
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<td>650</td>
<td>Sardar Patel Congress Party</td>
<td>7/17, (2nd floor), kalkaji Extension, New Delhi-110019.</td>
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<tr>
<td>652</td>
<td>Sarvadharam Party (Madhya Pradesh)</td>
<td>C-44, Padmanabh Nagar, Bhopal-462023 (Madhya Pradesh).</td>
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<td>653</td>
<td>Sarvahara Samaj Party</td>
<td>68-A Block, Darulshafa, Lucknow, (Uttar Pradesh).</td>
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<td>655</td>
<td>Sarvodaya Party</td>
<td>P3, University Campus, University of Rajasthan, Jaipur-302004 (Rajasthan).</td>
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<td>656</td>
<td>Satya Mave Party</td>
<td>548, Ramdass Pate, Nagpur-10 (Maharashtra).</td>
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<tr>
<td>658</td>
<td>Satyayug Party</td>
<td>Flat No. 203, Bldg. No.6-4-323/A, Vivek Vanshi Residency, Mekala Mandi roadad, Bholakpur, Secunderabad-500080, (Andhra Pradesh).</td>
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<tr>
<td>659</td>
<td>Savarn Samaj Party</td>
<td>East Of Stadium, Nand Hardware, Sirmor Road, Rewa-486001 (M.P.).</td>
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<td>660</td>
<td>Secular National Dravida Party</td>
<td>Kaddakkavoor Buildings, Thumpara Nagar, Mundakkal, Kollam City, Kollam-691001, Kerela.</td>
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<td>661</td>
<td>Secular Party Of India</td>
<td>House No. 122-A, Ramvihar, Old Janipur, Jammu-180007 (Jammu &amp; Kashmir).</td>
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<tr>
<td>662</td>
<td>Sehajdari Sikh Federation</td>
<td>622/9, Near Telephone Exchange, Raikot, District Ludhiana, Punjab.</td>
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<td>663</td>
<td>Shakti Dal</td>
<td>A-4, Maharani Bagh, New Delhi-110065.</td>
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<td>664</td>
<td>Shetkari Vichar Dal</td>
<td>49, Mamta, Anandnagar Co-op. Housing,</td>
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<td>No.</td>
<td>Organization</td>
<td>Address</td>
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<td>665</td>
<td>Shikshit Berozgar Sena</td>
<td>Gulmohar Road, Savedi, Ahmednagar-414001, Maharashtra.</td>
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<td>665</td>
<td></td>
<td>Kammu Katra Sadarganj, Shabnam Tailor Maryahun, Jaunpur, Uttar Pradesh.</td>
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<td>666</td>
<td>Shiromani Akali Dal (Simranjit Singh Mann)</td>
<td>Flat No.36, Sector-4, Chandigarh.</td>
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<tr>
<td>667</td>
<td>Shiromani Youth Akali Dal (Kahlon)</td>
<td>5/5051, Shakti Nagar, Khandwalla, Chaharta, Amritsar (Punjab).</td>
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<td>668</td>
<td>Shivrajya Party</td>
<td>6-A, Ground Floor, Sarvoday Trust Building, Gokhale Road (South), Dadar (West), Mumbai-400028, Maharashtra.</td>
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<td>669</td>
<td>Shoshit Samaj Dal</td>
<td>Center Office: Dakshnini Mandiree, Patna-800001 (Bihar).</td>
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<td>673</td>
<td>Sikkim Gorkha Prajatantric Party</td>
<td>Shimma Building, Singtam East Sikkim-737134(Sikkim)</td>
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<td>674</td>
<td>Sikkim Himali Rajya Parishad</td>
<td>Metro Point, 5th Mile Tadong, Gangtok (East Sikkim).</td>
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<tr>
<td>675</td>
<td>Sikkim Janashakti Party</td>
<td>Ranipool Marchak, Chakung House, P.O. Ranipool, Gangtok (Sikkim).</td>
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<td>676</td>
<td>Sikkim National Liberation Front</td>
<td>31-A, National Highway, P.O.Gangtok (Sikkim).</td>
</tr>
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<td>677</td>
<td>Sikkim Sangram Parishad</td>
<td>Sangram Bhavan, Jewan Theeng Marg, Gangtok (Sikkim).</td>
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<td>678</td>
<td>Sinh Jan Seva Party</td>
<td>Near Public Library, Veraval-362265 (Gujarat).</td>
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<td>679</td>
<td>Sirpanch Samaj Party</td>
<td>T-47, Old Nangal, Delhi Cantt- 110010</td>
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<td>681</td>
<td>Social Justice Party</td>
<td>No. 73, Ellaiaman Colony, Teynampet, Chennai-600086 (Tamil Nadu).</td>
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<td>682</td>
<td>Socialist Party (Lohia)</td>
<td>Siddiqui Building, 6122, Bara Hindu Rao, Delhi-110006.</td>
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<td>683</td>
<td>Socialist Republican Party</td>
<td>State Committee Office, Tutor’s Lane,Statue, Trivandrum- 695001 (Kerela).</td>
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</table>
684. Socialist Democratic Party
Post Box No. 1089, General post Office,

685. Suheldev Bharatiya Samaj Party
Village: Fatehpur, Post; Katona
P.S. Phoolpur, Distt. Varanasi,
Uttar Pradesh.

686. Swaraj Dal
No. 4 Stop, Pattar Gudda, Post-Garaharama
Port Blair-744101
(Andaman & Nicobar Islands).

687. Swarn Mahasabha
Mo. Islamabad, P.O. Mohammadi,
Distt. Lakhimpur Kheeri,
Uttar Pradesh.

688. Swatantra Bharat Paksha
Aurangabad-431001, Maharashtra.
‘Rahi’, Khokadpura,

689. Swatantra Kranti Dal
Shanti Homeopathic Store, Arya Samaj Chowk,
Uttar Pradesh.

690. Tamil Desiyak Katchi
80-A, Chamundi Shopping Complex,
636007 (Tamil Nadu).

691. Tamil Maanila Congress
(Moopanar)
Satymurthy Bhavan, General Petters Road,
600002 (Tamil Nadu).

692. Tamil Maanila Kamraj Congress
C/o F.B. Benjamin George, Advocate,
Dooming Street, Santhome, Chennai-600004
(Tamil Nadu).

693. Tamil Maanila Quaide Milleth League
579, Anna Salai Teynampet,
Chennai-600006
(Tamil Nadu).

694. Tamil Nadu Deseya Grameeya
Thozhilalar Congress
5/58, Maiam Building, Theethipalayam Post,
Coimbatore-641010 (Tamil Nadu).

695. Tamil Nadu Makkal Congress
310-V-Block Boopathy Nagar,
Chennai-600024 (Tamil Nadu).

696. Tamil Nadu Peasants & Workers Party
No. 1, Jayamal Road, Teynampet,
Chennai-600018 (Tamil Nadu).

697. Tamil Nadu People’s Party
16/2 K.P. Street Mylapore,
Chennai-600004 (Tamil Nadu).

698. Tamilaga Makkal Munnetra Kazhagam
563, Shanti colony, N.K.B. Nagar,
Palayamkottai, Tirunelveli, (Tamil Nadu).

699. Tamilar Kazhagam
180, Longly Road, Shevapet, Salem-636002
(Tamil Nadu).

700. Tamizhaga Munnettra Munnani
No. 152, A, North Usman Road, T. Nagar,
Chennai-600017 (Tamil Nadu).

701. Tamazhaga Rajiv Congress
6-II, Main Road, Raja Annamalaipuram,
Chennai-600028 (Tamil Nadu).

702. Tamizhar Party
8/43, M.T.C. Road, Mattur Dam, 1, Salem
District, Chennai-600017 (Tamil Nadu).
<table>
<thead>
<tr>
<th>No.</th>
<th>Party Name</th>
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<tr>
<td>703.</td>
<td>Tarai Kranti Dal</td>
<td>21/2, Indira Nagar, Lucknow (Uttar Pradesh).</td>
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<tr>
<td>704.</td>
<td>Telangana Congress Party</td>
<td>Flat No. 4, Block-18, MIG Phase-II, Bagh Lingampally, Hyderabad, Andhra Pradesh.</td>
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<td>706.</td>
<td>Thaayaga Makkal Katchi</td>
<td>7, Y.V.D. Complex, Chathiram Bus Stand, Thiruchirapalli-620002, (Tamil Nadu).</td>
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<td>707.</td>
<td>Thamilar Bhoomi</td>
<td>5, Dr. Sir C.V. Raman, 1st Street, Kumaran Nagar, Tiruchirappalli-620017,(Tamil Nadu).</td>
</tr>
<tr>
<td>708.</td>
<td>Tharasu Makkal Mandram</td>
<td>14- Sait Colony, First Street Egmore-600008 (Tamil Nadu).</td>
</tr>
<tr>
<td>709.</td>
<td>The Consumer Party of India</td>
<td>Deshmukhwadi Complex, P.K.Road and Zaver Road Junction, Mulund (West), Mumbai-400080 (Maharashtra).</td>
</tr>
<tr>
<td>710.</td>
<td>The Great India Revolutioners</td>
<td>4/55, Roop Nagar, Delhi-110007.</td>
</tr>
<tr>
<td>711.</td>
<td>The Humanist Party of India</td>
<td>34, Lavina, 52A, Tagore Road Santa Cruz (West), Mumbai-400054 (Maharashtra).</td>
</tr>
<tr>
<td>712.</td>
<td>The Religion Of Man Revolving Political Party Of India</td>
<td>Kabitirtha, Kabitanagar, P.O. Bongaon, Distt. 24-Parganas (North)-743235(West Bengal).</td>
</tr>
<tr>
<td>713.</td>
<td>Thesia Jananayaka Makkal Katchi</td>
<td>New No.2,Old No.33,2nd Cross Street, West C.I.T.Nagar, Nandanam,Chennai-600035 (Tamil Nadu).</td>
</tr>
<tr>
<td>715.</td>
<td>Thondar Congress</td>
<td>40-Venkatanarayana Road, Thiagarayanganagar, Chennai-600017.(Tamil Nadu).</td>
</tr>
<tr>
<td>716.</td>
<td>Tribal People Party</td>
<td>170,Lingi Chatty Street, Chennai-600001 (Tamil Nadu).</td>
</tr>
<tr>
<td>717.</td>
<td>Trilok Shakti Congress Bharat</td>
<td>49-D,Triveni Nagar,Naini, Udyog Nagar, Allahabad, Uttar Pradesh.</td>
</tr>
<tr>
<td>718.</td>
<td>Trinamool Gana Parishad</td>
<td>Ananda Plaza Complex, 4th.Floor,Ganeshguri Chariali, Gawahati-781006 (Assam).</td>
</tr>
<tr>
<td>721.</td>
<td>United Communist Party of India</td>
<td>No.2, Fiftieth Street, Ashok Nagar, Chennai-600083 (Tamil Nadu).</td>
</tr>
<tr>
<td>722.</td>
<td>United India Peoples Party</td>
<td>Manjamattam, Moozhoor P.O., Kottayam Distt. (Kerala).</td>
</tr>
<tr>
<td>723.</td>
<td>United Indian Democratic Council</td>
<td>No.1205, II-Stage, Rajaji Nagar, Bangalore-560010 (Karnataka).</td>
</tr>
<tr>
<td>No.</td>
<td>Party Name</td>
<td>Address</td>
</tr>
<tr>
<td>------</td>
<td>----------------------------------------</td>
<td>-------------------------------------------------------------------------</td>
</tr>
<tr>
<td>724.</td>
<td>United Minorities Front, Assam</td>
<td>Ulubari, Guwahati-781007 (Assam)</td>
</tr>
<tr>
<td>725.</td>
<td>United Peoples Party of Assam</td>
<td>S.S.Road, Lakhtokia, Guwahati-781001, Assam</td>
</tr>
<tr>
<td>726.</td>
<td>United Reservation Movement Council of Assam</td>
<td>Post Box No.2, P.O.Rehabari, Guwahati-781008 (Assam)</td>
</tr>
<tr>
<td>727.</td>
<td>United Tribal Nationalists Liberation Front</td>
<td>Deulguri, Harisingh Darrong-784510 (Assam)</td>
</tr>
<tr>
<td>728.</td>
<td>Urs Samyuktha Paksha</td>
<td>No.46, Palace Road, Bangalore-560001, Karnataka</td>
</tr>
<tr>
<td>729.</td>
<td>Uttar Pradesh Jan Manas Party</td>
<td>A-1445/6, Indira Nagar, Lucknow-226016 (Uttar Pradesh)</td>
</tr>
<tr>
<td>730.</td>
<td>Uttar Pradesh Republican Party</td>
<td>552/2, Rajendra Nagar, 2nd Street, Lucknow-226004 (U.P.)</td>
</tr>
<tr>
<td>731.</td>
<td>Uttarakhand Kranti Dal (Democratic)</td>
<td>85/12-B, Nash Villa Road, Dehradun-248001, (Uttaranchal)</td>
</tr>
<tr>
<td>732.</td>
<td>Uttarakhand Sanskriti Parishad</td>
<td>D-355, Vinod Nagar (West), Delhi-110092</td>
</tr>
<tr>
<td>733.</td>
<td>Uttarkhand Janwadi Party</td>
<td>53-K, Rajpur Road, Dehradun, Uttaranchal</td>
</tr>
<tr>
<td>734.</td>
<td>Uzhaippalar Katchi</td>
<td>70-D, Palanisamy Street, Vaniyambadi Road, Tirupattur-635601, Vellore District, Tamil Nadu</td>
</tr>
<tr>
<td>735.</td>
<td>Uzhaippalar Podhu Nalakatchi</td>
<td>irupattur, Vellore District, Tamil Nadu-635601</td>
</tr>
<tr>
<td>736.</td>
<td>Vidarbha Janata Congress</td>
<td>Antar Bharti Ashram, Dabha, Behind Vayusena Nagar, Amraoti Road, Nagpur, (Maharashtra)</td>
</tr>
<tr>
<td>737.</td>
<td>Vidarbha Vikas Party</td>
<td>Block A, Second Floor, Poonam Chambers, Chhindwara Road, Nagpur-13 (Maharashtra)</td>
</tr>
<tr>
<td>738.</td>
<td>Vidharabha Rajya Mukti Morcha</td>
<td>A Type, Sukhkarta Apartment, Bairaj Marg, Dhartali, Nagpur-440012 (Maharashtra)</td>
</tr>
<tr>
<td>739.</td>
<td>Vidharbha Rajya Party</td>
<td>Kamgar Bhawan, Near Baidyanath Chowk, Great Nag Road, Nagpur-3, Maharashtra</td>
</tr>
<tr>
<td>740.</td>
<td>Vidhayak Dal</td>
<td>HIG-205, Sector-1, Vikas Nagar,Lucknow, Uttar Pradesh</td>
</tr>
<tr>
<td>741.</td>
<td>Vijeta Party</td>
<td>501, Abhishek Plaza, Exhibition Road, Patna-800001 (Bihar)</td>
</tr>
<tr>
<td>742.</td>
<td>Vikas Party</td>
<td>Satyagarh Marg, Darul Safa Compound, Lucknow (Uttar Pradesh)</td>
</tr>
<tr>
<td>743.</td>
<td>Vikaswadi Communism Party</td>
<td>Makhdumpur Road, Mawana Kalan 250401,Distt.Meerut (U.P.)</td>
</tr>
<tr>
<td>744.</td>
<td>Vishwa Vikas Sangh</td>
<td>F-53/F-1, Dilshad Colony, Delhi-110095</td>
</tr>
</tbody>
</table>
TABLE –IV  
(LIST OF FREE SYMBOLS)

1. Aeroplane
2. Almirah
3. Axe
4. Balloon
5. Banana
6. Bangles
7. Basket
8. Bat
9. Batsman
10. Battery Torch
11. Bead Necklace
12. Bell
13. Black Board
14. Book
15. Bread
16. Brick
17. Brief Case
18. Brush
19. Cake
20. Camera
21. Candles
22. Carrot
23. Ceiling Fan
24. Coat
25. Coconut
26. Comb
27. Cot
28. Cup & Saucer
29. Dao
30. Diesel Pump
31. Dolli
32. Electric Pole
33. Fork
34. Frock
35. Frying Pan
36. Gas Cylinder
37. Gas Stove
38. Glass Tumbler
39. Harmonium
40. Hat
41. Ice Cream
42. Iron
43. Jug
44. Kettle
45. Kite
46. Lady Purse
47. Letter Box
48. Lock and Key
49. Maize
50. Nagara (In all States and Union Territories except in the North Eastern States of Arunachal Pradesh, Assam, Manipur, Meghalaya, Mizoram, Nagaland and Tripura).
51. Neck Tie
52. Pressure Cooker
53. Railway Engine
54. Ring
55. Road Roller
56. Saw
57. Scissors
58. Sewing Machine
59. Shuttle
60. Slate
61. Spoon
62. Stool
63. Table
64. Table Lamp
65. Television
66. Tent
67. Toffee
68. Violin
69. Walking Stick
70. Whistle
71. Wool

By Order,

K.F. WILFRED
SECRETARY TO THE
ELECTION
COMMISSION OF INDIA

(D.L. TOPDEN)
ADDL. CHIEF ELECTORAL OFFICER, SIKKIM.
NOTIFICATION

The State Government is hereby pleased to rename the following schools and road as under namely:-

2. Ranipool Senior Secondary School, Marchak (Ranipool) East Sikkim as “Biraspai Parsai Senior Secondary School”.
4. Turung Secondary School, South as “Jerman Lepcha Secondary School”.
5. Arithang Junior High School as “Chatur Singh Rai Junior High School”.
6. Singtam Pabong Rabong Road to Yangyang Road, South Sikkim as “Dorjee Tshering Bhutia Marg”.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

N. D. CHINGAPA, IAS
CHIEF SECRETARY

F.No: GoS/Home-II/96/21
NOTIFICATION

WHEREAS a draft of the Sikkim Standards of Weights and Measures (Enforcement) Amendment Rules, 2005 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. 01/WM/FCS&CA dated 9th August, 2005, published in the Extraordinary Gazette No. 305 dated 9.8.2005, inviting objection or suggestion from all persons likely to be affected thereby;

And whereas the said notice was made available to the public on 9th August, 2005; and whereas no objection or suggestions have been received;

Now, therefore, in exercise of the powers conferred by sub-section (1) and (2) of Section 72 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:-

1. (1) These rules may be called the Sikkim Standard of Weights & Measures (Enforcement) Amendment Rules, 2005.
(2) They shall extend to the whole of Sikkim
(3) They shall come into force at once.

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

"SCHEDULE-XII"
[See rule 17 (1)]

FEES PAYABLE FOR VERIFICATION ANS STAMPING OF WEIGHTS, MEASURES AND WEIGHING INSTRUMENTS AND MEASURING INSTRUMENTS

1. WEIGHTS
   (a) Bullion Weights

<table>
<thead>
<tr>
<th>Denomination</th>
<th>Revised fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rs. P.</td>
<td></td>
</tr>
</tbody>
</table>
### Weight Categories

#### (a) General Weights

<table>
<thead>
<tr>
<th>Weight</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>10 Kg</td>
<td>30.00</td>
</tr>
<tr>
<td>5 Kg</td>
<td>20.00</td>
</tr>
<tr>
<td>2 Kg</td>
<td>20.00</td>
</tr>
<tr>
<td>1 Kg</td>
<td>20.00</td>
</tr>
<tr>
<td>500g</td>
<td>15.00</td>
</tr>
<tr>
<td>100g</td>
<td>15.00</td>
</tr>
<tr>
<td>50g</td>
<td>15.00</td>
</tr>
<tr>
<td>20g</td>
<td>15.00</td>
</tr>
<tr>
<td>10g</td>
<td>15.00</td>
</tr>
<tr>
<td>5g</td>
<td>15.00</td>
</tr>
<tr>
<td>2g</td>
<td>15.00</td>
</tr>
<tr>
<td>1g</td>
<td>15.00</td>
</tr>
</tbody>
</table>

(b) **Carat Weights**

<table>
<thead>
<tr>
<th>Weight</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>100g (500c)</td>
<td>20</td>
</tr>
<tr>
<td>40g (200c)</td>
<td>20</td>
</tr>
<tr>
<td>20g (100c)</td>
<td>20</td>
</tr>
<tr>
<td>10g (50c)</td>
<td>20</td>
</tr>
<tr>
<td>4g (20c)</td>
<td>20</td>
</tr>
<tr>
<td>2g (10c)</td>
<td>20</td>
</tr>
<tr>
<td>1g (5c)</td>
<td>20</td>
</tr>
<tr>
<td>400mg (2c)</td>
<td>20</td>
</tr>
<tr>
<td>200mg (1c)</td>
<td>20</td>
</tr>
<tr>
<td>100mg (0.5c)</td>
<td>20</td>
</tr>
<tr>
<td>40mg (0.2c)</td>
<td>20</td>
</tr>
<tr>
<td>20mg (0.1c)</td>
<td>20</td>
</tr>
<tr>
<td>10mg (0.05c)</td>
<td>20</td>
</tr>
<tr>
<td>4mg (0.02c)</td>
<td>20</td>
</tr>
<tr>
<td>2mg (0.01c)</td>
<td>20</td>
</tr>
<tr>
<td>1mg (0.05c)</td>
<td>20</td>
</tr>
</tbody>
</table>

(c) **Cylindrical Knob type weights.**

<table>
<thead>
<tr>
<th>Weight</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>10kg</td>
<td>20</td>
</tr>
<tr>
<td>5kg</td>
<td>20</td>
</tr>
<tr>
<td>2kg</td>
<td>15</td>
</tr>
<tr>
<td>1kg</td>
<td>10</td>
</tr>
<tr>
<td>500g</td>
<td>5</td>
</tr>
<tr>
<td>200g</td>
<td>5</td>
</tr>
<tr>
<td>100g</td>
<td>5</td>
</tr>
<tr>
<td>50g</td>
<td>5</td>
</tr>
<tr>
<td>20g</td>
<td>5</td>
</tr>
<tr>
<td>10g</td>
<td>5</td>
</tr>
<tr>
<td>5g</td>
<td>5</td>
</tr>
<tr>
<td>2g</td>
<td>5</td>
</tr>
<tr>
<td>1g</td>
<td>5</td>
</tr>
</tbody>
</table>

(d) **Sheet Metal Weight**

<table>
<thead>
<tr>
<th>Weight</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>500 mg</td>
<td>5.00</td>
</tr>
<tr>
<td>200 mg</td>
<td>5.00</td>
</tr>
<tr>
<td>100 mg</td>
<td>5.00</td>
</tr>
<tr>
<td>50 mg</td>
<td>5.00</td>
</tr>
<tr>
<td>20 mg</td>
<td>5.00</td>
</tr>
<tr>
<td>10 mg</td>
<td>5.00</td>
</tr>
<tr>
<td>5 mg</td>
<td>5.00</td>
</tr>
<tr>
<td>2 mg</td>
<td>5.00</td>
</tr>
<tr>
<td>1 mg</td>
<td>5.00</td>
</tr>
</tbody>
</table>

(e) **Iron hexagonal weights, knob type weights and parallelepiped weights**
<table>
<thead>
<tr>
<th>Weight</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>50kg</td>
<td>25</td>
</tr>
<tr>
<td>20kg</td>
<td>20</td>
</tr>
<tr>
<td>10kg</td>
<td>20</td>
</tr>
<tr>
<td>5kg</td>
<td>20</td>
</tr>
<tr>
<td>2kg</td>
<td>15</td>
</tr>
<tr>
<td>1kg</td>
<td>10</td>
</tr>
<tr>
<td>500g</td>
<td>5</td>
</tr>
<tr>
<td>200g</td>
<td>5</td>
</tr>
<tr>
<td>100g</td>
<td>5</td>
</tr>
<tr>
<td>50g</td>
<td>5</td>
</tr>
<tr>
<td>20g</td>
<td>5</td>
</tr>
<tr>
<td>10g</td>
<td>5</td>
</tr>
<tr>
<td>5g</td>
<td>5</td>
</tr>
<tr>
<td>2g</td>
<td>5</td>
</tr>
<tr>
<td>1g</td>
<td>5</td>
</tr>
</tbody>
</table>

2. Capacity Measures (Including storage tank, vehicle tank, dispensing measures and Peg measures)

<table>
<thead>
<tr>
<th>Volume</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>100 l and above</td>
<td>Rs. 50 for 1st</td>
</tr>
<tr>
<td>50 l</td>
<td>50.00</td>
</tr>
<tr>
<td>20 l</td>
<td>20.00</td>
</tr>
<tr>
<td>10 l</td>
<td>20.00</td>
</tr>
<tr>
<td>5 l</td>
<td>10.00</td>
</tr>
<tr>
<td>2 l</td>
<td>10.00</td>
</tr>
<tr>
<td>1 l</td>
<td>10.00</td>
</tr>
<tr>
<td>500ml</td>
<td>10.00</td>
</tr>
<tr>
<td>200ml</td>
<td>10.00</td>
</tr>
<tr>
<td>100ml</td>
<td>10.00</td>
</tr>
<tr>
<td>50ml</td>
<td>10.00</td>
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<tr>
<td>20ml</td>
<td>10.00</td>
</tr>
<tr>
<td>10ml</td>
<td>10.00</td>
</tr>
<tr>
<td>5ml</td>
<td>10.00</td>
</tr>
<tr>
<td>2ml</td>
<td>10.00</td>
</tr>
<tr>
<td>1ml</td>
<td>10.00</td>
</tr>
</tbody>
</table>

3. Length Measures
   (a) Non-flexible
<table>
<thead>
<tr>
<th>Length</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>2m</td>
<td>10.00</td>
</tr>
<tr>
<td>1m</td>
<td>10.00</td>
</tr>
<tr>
<td>0.5m</td>
<td>20.00</td>
</tr>
</tbody>
</table>

   (b) Fabrics plastic
<table>
<thead>
<tr>
<th>Length</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>10 m and above</td>
<td>Class III 10 paise/ metre</td>
</tr>
<tr>
<td>Class II 15 paise per metre</td>
<td></td>
</tr>
<tr>
<td>Class I 20 paise/ metre</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Length</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>5m</td>
<td>10.00</td>
</tr>
<tr>
<td>2m</td>
<td>10.00</td>
</tr>
<tr>
<td>1m</td>
<td>10.00</td>
</tr>
<tr>
<td>0.5m</td>
<td>20.00</td>
</tr>
</tbody>
</table>

   (a) Woven
<table>
<thead>
<tr>
<th>Length</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>50m</td>
<td>Class III 10 paise/ metre</td>
</tr>
<tr>
<td>Class II 15 paise/ metre</td>
<td></td>
</tr>
<tr>
<td>Class I 20 paise/ metre</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Length</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>30m</td>
<td>10.00</td>
</tr>
<tr>
<td>20m</td>
<td>10.00</td>
</tr>
<tr>
<td>15m</td>
<td>10.00</td>
</tr>
<tr>
<td>10m</td>
<td>10.00</td>
</tr>
</tbody>
</table>
(c) Steel tapes  
Class III 10 paise/  metre  
Class II 15 paise per  metre  
Class I 20 paise/  metre  

30m  
20m  
10m  
5m  
4m  
3m  
2m  
1.5m  
1m  
0.5m  

(d) Folding scales  
1 m  10.00  
0.5m  10.00  

(e) Surveying chains  
30m  100  
20m  100  

4. Beam scale Class A & B  
200kg  400  
100kg  300  
50kg  150  
20kg  150  
10kg  150  
5kg  100  
2kg  100  
1kg  100  
500g and below  60  

5. Beam Scale Class C & D  
1000kg  200  
500kg  200  
300kg  200  
200kg  100  
100kg  100  
50kg  20  
20kg  20  
10kg  20  
5kg  15  
2kg  15  
1kg  15  
500g and below  10  

6. Non automatic weighing instrument-Mechanical (Analogue) Class III & IIII  
400t  4000  
300t  3000  
200t  3000  
150t  2000  
100t  2000  
80t  2000  
60t  2000  
50t  2000  
40t  2000  
30t  2000
<table>
<thead>
<tr>
<th>Weight</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>25t</td>
<td>2000</td>
</tr>
<tr>
<td>20t</td>
<td>2000</td>
</tr>
<tr>
<td>15t</td>
<td>2000</td>
</tr>
<tr>
<td>10t</td>
<td>1000</td>
</tr>
<tr>
<td>5t</td>
<td>500</td>
</tr>
<tr>
<td>3t</td>
<td>400</td>
</tr>
<tr>
<td>2t</td>
<td>400</td>
</tr>
<tr>
<td>1500kg</td>
<td>300</td>
</tr>
<tr>
<td>1000kg</td>
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</tr>
<tr>
<td>500kg</td>
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</tr>
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</tr>
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<td>500g and below</td>
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7. **Non automatic weighing instrument Electronic Class III and III**

<table>
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<tr>
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<tbody>
<tr>
<td>400t</td>
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<td>100</td>
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<td>5kg</td>
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<td>3kg</td>
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</tr>
<tr>
<td>2kg</td>
<td>100</td>
</tr>
</tbody>
</table>
8. Non automatic weighing instrument both mechanical and Electronic Class I and II
Exceeding 50t  
Not exceeds 50t but exceed 10t  
Not exceed 10t but exceed 1t  
Not exceed 1t but exceed 50kg  
Not exceeding 50kg but exceeding 10kg  
Not exceed 10kg  

9. Automatic weighing instruments
Exceeding 100t  
Not exceeds 50t but exceed 10t  
Not exceed 10t but exceed 1t  
Not exceed 1t but exceed 50kg  
Not exceeding 50kg but exceeding 10kg  
Not exceed 10kg  

10. Volumetric Measuring Instruments
(a) Dispensing Pump each pump  
(b) Totalizing counter  
(c) Other instrument exceeding 100 l  
1st 100 l + 
Rs. 500 for the  
Rs. 250 for the  
500 for the addl 100 l or Part thereof  

Not exceeding 100 l but exceeding 50 l  
Not exceeding 50 l but exceeding 20 l  
Not exceeds 20 l  

11. Flow Meters
Flow Rate upto 100 litre/minute  
Above 100 l/min upto 500 l/min  
Above 500 l/Min  

12. Linear Measuring Instruments
Auto rickshaw/Taxi Meter  
Other Meters Rs. 50 for 1st 1  
Rs. 5 for every addl 100m or Part thereof  
Km or Rs. 5 Part thereof + 

13. Clinical thermometer  
20 paise/thermometer  

14. Water meters  
25  

15. Peg measures
30ml  
60ml  
100ml  

16. Totalizing machine
Independent machine Omitted  
Addl machine  

17. Kitchen scale
500g Omitted  
1kg
2kg
5kg
10kg

18. Tubular balance  Omitted
  1kg
  5kg
  10kg
  20kg
  50kg

19. Bathroom scale  Omitted
  120 kg and above

20. Baby cum child
    weighing machine  Omitted.

JAYSHREE PRADHAN)IAS
Principal Secretary to the Government of Sikkim,
Food and Civil Supplies & Consumer Affairs Department,
(File No. D (23)23/WM/FCS&CA/78-79)
NOTIFICATION

In exercise of the powers conferred by Section 5, Sub-Section (1) of The Right to Information Act, 2005, the following Officers of Forest, Environment and Wildlife Management Department, Government of Sikkim are hereby appointed as State Public Information Officers for their respective areas of operation with immediate effect.

In Head Office

1. Conservator of Forest, Territorial Circle as Public Information Officer for Territorial Circle.

2. Conservator of Forests, Land Use & Environment Circle as Public Information Officer for Land Use & Environment Circle.

3. Conservator of Forests, Social Forestry Circle as Public Information Officer for Social Forestry Circle.


6. Joint Director of Forests, National Park & Zoo as Public Information Officer for National Park & Zoo.

7. Joint Director of Forests, Research, Education & Extension as Public Information Officer for Research, Education & Extension.

8. Joint Director, Sericulture as Public Information Officer for Sericulture.
9. Member Secretary State Pollution Control Board as Public Information Officer for State Pollution Control Board.

10. Special Secretary as Public Information Officer for administrative matters.

11. Chief Accounts Officer as Public Information Officer for Accounts Division.

12. Divisional Forest Officer, Environment and Pollution Control Division, Gangtok, as Public Information Officer for Environment and Pollution Control Division.

13. Divisional Forest Officer, Utilization, Gangtok Division as Public Information Officer for Utilization Division.

14. Divisional Forest Officer, Survey and Demarcation Division, Gangtok as Public Information Officer for Survey and Demarcation Division.

15. Divisional Forest Officer, Parks and Gardens Division, Gangtok as Public Information Officer for Parks & Garden Division.

16. Divisional Forest Officer, NTFP and Medicinal Plants Division, Gangtok as Public Information Officer for NTFP & Medicinal Plants Division.

17. Divisional Forest Officer, Forest Conservation Act Division, Gangtok as Public Information Officer for Forest Conservation Act Division.

**In North District**

18. Divisional Forest Officer, Territorial, North Division as Public Information Officer for Territorial North Division.

19. Divisional Forest Officer, Land Use and Environment, North Division as Public Information Officer for Land Use and Environment North Division.

20. Divisional Forest Officer, Social Forestry, North Division as Public Information Officer for Social Forestry North Division.

21. Divisional Forest Officer Wildlife, North Division as Public Information Officer for Wildlife North Division.

**In East District**

22. Divisional Forest Officer, Territorial, East Division Gangtok as Public Information Officer for Territorial East Division.

23. Divisional Forest Officer, Territorial Division, Pakyong as Public Information Officer for Pakyong Territorial Division.

24. Divisional Forest Officer, Land Use and Environment, East Division as Public Information Officer for Land Use and Environment, East Division.

25. Divisional Forest Officer, Social Forestry, East Division as Public Information Officer for East Social Forestry Division.
26. Divisional Forest Officer, Wildlife, East Division as Public Information Officer for Wildlife East Division.

In South District

27. Divisional Forest Officer, Territorial, South Division as Public Information Officer for South Territorial Division.

28. Divisional Forest Officer, Land Use and Environment, South Division as Public Information Officer for Land Use & Environment South Division.

29. Divisional Forest Officer, Social Forestry, South Division as Public Information Officer for Social Forestry South Division.

30. Divisional Forest Officer, Wildlife, South Division as Public Information Officer for Wildlife South Division.

In West District

31. Divisional Forest Officer, Territorial, West Division as Public Information Officer for Territorial West Division.

32. Divisional Forest Officer, Land Use and Environment, West Division as Public Information Officer for Land Use and Environment West Division.

33. Divisional Forest Officer, Social Forestry, West Division as Public Information Officer for Social Forestry West Division.

34. Divisional Forest Officer, Wildlife, West Division as Public Information Officer for West Wildlife Division.

The following Officers are appointed as Assistant State Public Information Officers for their respective areas of operation.

35. The Assistant Conservator of Forests, Territorial, Chungthang Sub-Division.

36. The Assistant Conservator of Forests, Territorial, Mangan Sub-Division.

37. The Assistant Conservator of Forests, Territorial, Gangtok Sub-Division.

38. The Assistant Conservator of Forests, Territorial, Rongli Sub-Division.

39. The Assistant Conservator of Forests, Territorial, Namchi Sub-Division.

40. The Assistant Conservator of Forests, Territorial, Ravangla Sub-Division.

41. The Assistant Conservator of Forests, Territorial, Gyalshing Sub-Division.

42. The Assistant Conservator of Forests, Territorial, Soreng Sub-Division.

By Order and in the name of the Governor.

T. R. Poudyal, IFS
Principal CCF-cum-Secretary.
URBAN DEVELOPMENT AND HOUSING DEPARTMENT
GOVERNMENT OF SIKKIM
GANGTOK

No. 6(276)05/UD&HD/541 Dated: 17/11/2005.

NOTIFICATION

In exercise of the powers conferred under Sub-section (1) and (2) of Section 5 of the Right to Information Act 2005 (No.22 of 2005) the following officers of this department are hereby designated as under: -

1. Mr. L.P. Pandey, Joint Secretary (Adm) - State Public Information Officer
2. Mr. C. Zangpo, Additional Chief Engineer - State Public Information Officer for all Engineering matters of UD & HD.
3. Mr. M.N. Dhakal, Deputy Secretary - Assistant Public Information Officer.

BY ORDER.

Commissioner-cum-Secretary
Urban Dev. & Housing Deptt.
GOVERNMENT OF SIKKIM
DEVELOPMENT PLANNING, ECONOMIC REFORMS AND
NORTH EASTERN COUNCIL AFFAIRS DEPARTMENT
TASHILING SECRETARIAT
GANGTOK - 737101


NOTIFICATION

In exercise of the powers conferred by Sub-section (1) of Section 5 of the Right to Information Act, 2005, Shri Sonam Y Lepcha, Joint Secretary - II designated as State Public Information Officer for Development Planning Economic Ref. & NEC Affairs Department for the purpose of this Act with immediate effect.

BY ORDER.

Special Secretary - I
DP, ER & NECAD
NOTIFICATION

In exercise of the powers conferred by sub-section (1) of Section 5 of the Right to Information Act, 2005, the Information and Public Relations Department hereby designates Deputy Secretary of the Department as the State Public Information Officer for Information and Public Relations Department for the purpose of the Act.

By Order

B. Rai,
Joint Secretary/Adm./IPR.
NOTIFICATION

In exercise of the powers conferred by sub-section (2) of Section 5 of the Right to Information Act, 2005, the Information and Public Relations Department hereby designates four District Information Officers of the Department as the State Assistant Public Information Officers for Information and Public Relations Department for the purpose of the Act.

By Order

B. Rai,
Joint Secretary/Adm./IPR.
The following Notification of Ministry of Home Affairs published in the Gazette of India Extraordinary, PART II – Section 3 - Sub-section (ii) dated 5th August, 2005 is hereby republished for general information:-

MINISTRY OF HOME AFFAIRS
NOTIFICATION
New Delhi, the 4th August, 2005

S.O. 1103(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 Employment Exchanges (Compulsory Notification of Vacancies) Act, 1959 (31 of 1959) hereinafter referred to as the said Act, subject to the following modifications, namely:-

(i) 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 shall be and the decision of the Central Government in that regard shall be final;

(ii) 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:

Provided that different dates may be appointed for different provisions of the said Act and for different areas in the State of Sikkim and any reference in any such provision to the commencement of the Act shall be construed as a reference to the coming into force of that provision in the area where it has been brought into force.

A.P.J. ABDUL KALAM
PRESIDENT.

[File No.17/1/2005 – NE-II ]
RAJIV AGARWAL, Jt. Secy.

R. K. PURKAYASTHA (SSJS)
L. R. CUM SECRETARY,
LAW
DEPARTMENT
File No. 11(256)/LD/RC/2005
GOVERNMENT OF SIKKIM  
LAW DEPARTMENT  
GANGtok  
No.17/LD/2005  
Date: 19/11/05  
NOTIFICATION  

The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on 7th day of September 2005 is hereby published for general information:-

THE SIKKIM PANChAYAT (AMENDMENT) ACT, 2005  
(Act No. 17 of 2005)  
AN ACT  
further to amend the Sikkim Panchayat Act, 1993

Be it be enacted by the Legislature of Sikkim in the Fifty-sixth Year of the Republic of India as follows.-

1. (1) This Act may be called the Sikkim Panchayat (Amendment) Act, 2005.

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

2. In the Sikkim Panchayat Act, 1993 (herein after referred to as the principal Act), through the principal Act, unless otherwise expressly provided, after the word “Gram Sabha”, wherever they occur, the words “or Ward Sabha” shall be inserted.

3. In the principal Act, in sub-section (1) of Section 7, the following provision shall be substituted, namely:-

4. In the principal Act, in Section 16, after the clause (k), the following clauses shall be inserted, namely:-

   “(l) if, in the opinion of the Prescribed Authority, he is guilty of an act of falsification, willful negligence or omission in the discharge of the duties and functions delegated under this Act or by orders issued by the State Government from time to time;

   (m) if he refuses to act or becomes incapable of discharging his duties and functions by reason of any physical, mental incapacity or other reasons or obligations; and

   (n) if he is guilty of disgraceful conduct unbecoming of a public servant
punishable by any law for the time being in force; or
(o) if he do not possess a hygienic sanitary latrine for use of his family.

Amendment of
Section 29.

5. After sub-section (3) of Section 29, the following sub-section shall be inserted, namely:-

“(4) Any member of a Gram Panchayat who is removed from his office by the Prescribed Authority shall cease to function as a member of the Gram Panchayat.”

Amendment of
Section 57.

6. In the principal Act, after sub-section (7) of Section 57, the following sub-section shall be inserted, namely:-

“(8) The resolutions passed in a meeting of Zilla Panchayat shall be forwarded to the Rural Management & Development Department for confirmation within seven days of the meeting.”

Amendment of
Section 58.

7. In the principal Act, in Section 58 the following provisio shall be inserted, namely:-

“Provided that the Prescribed Authority may direct the Zilla Panchayat to consider such matters which, in his opinion, is beyond the authority of the Zilla Panchayat or not in conformity with the provisions of this Act or orders issued by the State Government from time to time.”

Amendment of
Section 66.

8. In the principal Act, after sub-section (3) of Section 66, the following sub-section shall be inserted, Namely:-

1. “(4) Any member of a Zilla Panchayat who is removed from his office by the Prescribed Authority shall cease to function as a member of the Zilla Panchayat.”

2. The existing sub-section (4) shall be re-numbered as sub-section (5).

By Order.

R. K. PURKAYASTHA (SSJS)
LEGAL REMEMBRANCER-CUM-SECRETARY,
LAW DEPARTMENT.

File No. 16(82) LD/2005.
GOVERNMENT OF SIKKIM
DEPARTMENT OF ANIMAL HUSBANDRY, LIVESTOCK, FISHERIES & VETERINARY SERVICES
KRISHI-BHAWAN, TADONG (SIKKIM)


NOTIFICATION

In exercise of the power conferred by Sub-Section (2) of Section 5 of the Right to Information Act, 2005, the Department of Animal Husbandry, Livestock, Fisheries and Veterinary Services hereby designates the following Joint Directors as State Assistant Public Information Officers for the Animal Husbandry, Livestock, Fisheries and Veterinary Services for the purpose of the Act.

1. Dr. N. K. Rai, Joint Director (South) AH, LF & VS.
2. Dr. D. K. Pradhan, Joint Director (West) AH, LF & VS.
3. Dr. R. K. Tamang, Joint Director (East) AH, LF & VS.
4. Dr. N. T. Lepcha, Joint Director (North) AH, LF & VS.

By Order.

Dr. S. T. Bhutia
Additional Director (C & D)
Department of Animal Husbandry, L. F & VS,
Krishi Bhawan, Tadong.
NOTIFICATION

In exercise of the power conferred by Sub-Section (2) of Section 5 of the Right to Information Act, 2005, the Department of Animal Husbandry, Livestock, Fisheries and Veterinary Services hereby designates the following Joint Directors as State Public Information Officers for the Animal Husbandry, Livestock, Fisheries and Veterinary Services for the purpose of the Act.

1. Shri. L. T. Bhutia, Joint Director (Dairy), H.O.
2. Dr. P. K. Pradhan, Joint Director (E & T), H.O.

By Order.

Dr. S. T. Bhutia
Additional Director (C & D)
Department of Animal Husbandry, L. F & VS,
Krishi Bhawan, Tadong,
STATE ELECTION COMMISSION  
SIKKIM  

No.20/ SEC  

Date: 25/11/2005  

NOTIFICATION  

In exercise of the powers conferred by Sub-Section (1) of Section 5 of the Right to Information Act 2005, State Election Commission, Sikkim hereby designates Smt. P.Topden, Deputy Secretary, State Election Commission as the State Public Information Officer for the purpose of the Act. Further Shri Ujjal Gurung, Secretary, State Election Commission will be the next appellate authority.

The telephone number of the Public Information Officer is - 281543(O)

By Order,

U. GURUNG  
SECRETARY  
STATE ELECTION COMMISSION
In continuation to Notification No. 1317/MV/T dated 24.01.2005, the Government is pleased to order:-

That the members of the State Planning Commission mentioned at sl. no. 9 to 13 of the Notification No. 30/Home/2005, dated 24.05.2005, who have been accorded the status of a Minister of State for protocol courtesies may be issued static red light on the vehicles used by them.

By Order

MRS D. KALEON
SPECIAL SECRETARY
TRANSPORT DEPARTMENT
MOTOR VEHICLES DIVISION
GOVT. OF SIKKIM
IN exercise of the powers conferred by sub-section (1) of Section 5 of the Right to Information Act, 2005, the Motor Vehicle Division, Transport Department hereby designates Smt. Gloria Namchu, Under Secretary, Motor Vehicle Division as the State Public Information Officer for Motor Vehicle Division, Transport Department for the purpose of the Act.

By Order.

D. Dahdul
Principal Secretary
Transport Department.
In continuation to Notification No. 1317/MV/T dated 24.01.2005, the Government is pleased to order:-

That the members of the State Planning Commission mentioned at s.l. no. 9 to 13 of the Notification No. 30/Home/2005, dated 24.05.2005, who have been accorded the status of a Minister of State for protocol courtesies may be issued static red light on the vehicles used by them.

By Order

MRS D. KALEON
SPECIAL SECRETARY
TRANSPORT DEPARTMENT
MOTOR VEHICLES DIVISION
GOVT. OF SIKKIM
GOVERNMENT OF SIKKIM
LAW DEPARTMENT
GANGTOK

No. 102/LD/05 Dated : 5/12/05.

NOTIFICATION

In exercise of the powers conferred by sub-section (1) of Section 19 of the Right to Information Act, 2005, (22 of 2005), the Law and Parliamentary Affairs Department hereby designates Shri P. Bhutia, Joint Secretary, Law Department as Appellate Authority for the purposes of the said sub-section of the Act.

BY ORDER

R. K. PURKAYASTHA
SECRETARY-CUM-LEGAL REMEMBRANCER
LAW DEPARTMENT.
NOTIFICATION

In exercise of the powers conferred by sub-section (1) of Section 5 of the Right to Information Act, 2005, the Roads & Bridges Department hereby designates the following Officers as State Public Information Officers for Roads & Bridges Department for the purpose of this Act.

1. Mr. B.K. Singh, Superintending Engineer (Mech.),
2. Mr. Govind Kaushik, Chief Accounts Officer,
3. Mrs. Ganga Pradhan, Joint Secretary (ADM),
4. Mr. O.P. Sharma, Divisional Engineer I (Plg/Civil).

P. S. Basnet
PCE-cum-Secretary,
Roads & Bridges Department.
NOTIFICATION

In exercise of the powers conferred by sub-section (2) of Section 5 of the Right to Information Act, 2005, the Roads & Bridges Department hereby designates the following Assistant Engineers as State Assistant Public Information Officers for the Roads & Bridges Department for the purpose of this Act.

1. Shri S.P. Rai Sub-Div. No. IV Gangtok
2. Shri Saurav Tsh. Lepcha Station Gangtok
3. Shri Thinley G. Chankapa Ravongla South
4. Shri Damber Kr. Rai Namchi Namchi
5. Shri Bildat Rai Yangang South
7. Shri Bhanu Bhakta Sharma Gyalshing West
8. Shri T.B. Rai Kaluk West
9. Shri Santosh Kr. Kalden Singtam East
10. Shri Binod Hang Subba Pakyong East
11. Shri Tara Subba Sombaria West
12. Shri H.B. Chhetri (Mech) Gyalshing West
13. Shri Dik Bir Rai (Mech) Jorethang South
14. Shri Kunzang Zigdel Mangan North
15. Shri J.B. Thapa (Mech) Singtam East
16. Shri C.K. Pradhan Soreng West
17. Shri L.N. Sharma (Mech) Tadong East
18. Shri B.S. Rai (M) Store/Gangtok East

P. S. Basnet
PCE-cum-Secretary,
Roads & Bridges Department.
GOVERNMENT OF SIKKIM  
ROADS & BRIDGES DEPARTMENT  
GANGTOK

No.609/R&B               Dated: 25.11.2005

NOTIFICATION

In partial modification of Notification No. 477/R&B dated 26.10.2005, Mrs Pragya Singh, Divisional Engineer (Planning/Civil) is hereby designated as State Public Information Officer in place of Mr. O.P. Sharma.

BY ORDER.

P.S. Basnet  
PCE-cum-Secretary  
Roads & Bridges Department
Hon’ble High Court has been pleased to appoint the following members of the Bar as Oath Commissioners for a term of one (1) year with immediate effect to administer oath on affidavit under the provisions of section 139 of the Code of Civil Procedure, 1908 as amended up-to-date and under section 297 of the Code of Criminal Procedure, 1973.

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Name</th>
</tr>
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<tr>
<td>1.</td>
<td>Smt Manita Pradhan, Advocate,</td>
</tr>
<tr>
<td>2.</td>
<td>Shri Tashi Rapten Barfungpa, Advocate</td>
</tr>
</tbody>
</table>

The remuneration payable for attestation of affidavit is fixed as under:-

a. Attestation in the Court premises - Rs. 10/- per affidavit.
b. Attestation in the residence of deponent - Rs. 20/- per affidavit.

BY ORDER,

REGISTRAR GENERAL
NOTIFICATION

It is hereby notified for General information that the days enumerated in the Schedule below shall be observed as holidays and vacations by the High Court of Sikkim during the year 2006.

SCHEDULE

LIST OF HOLIDAYS FOR THE YEAR 2006.

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<th>Sl. No.</th>
<th>Name of Holiday(s)</th>
<th>Date(s)</th>
<th>Day(s) of the week</th>
<th>No. of Day(s)</th>
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<tr>
<td>1</td>
<td>New Year’s Day</td>
<td>1st January</td>
<td>Sunday</td>
<td>5</td>
</tr>
<tr>
<td>2</td>
<td>Losoong</td>
<td>1st to 5th January</td>
<td>Sunday to Thursday</td>
<td>6 days</td>
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<tr>
<td>3</td>
<td>Nyenpa Guzom</td>
<td>5th &amp; 6th January</td>
<td>Thursday &amp; Friday</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Maghe Sankrati</td>
<td>13th &amp; 14th January</td>
<td>Friday &amp; Saturday</td>
<td>2 days</td>
</tr>
<tr>
<td>5</td>
<td>Republic Day</td>
<td>26th January</td>
<td>Thursday</td>
<td>1 day</td>
</tr>
<tr>
<td>6</td>
<td>Sonam Lhochar</td>
<td>29th January</td>
<td>Sunday</td>
<td>1 day</td>
</tr>
<tr>
<td>7</td>
<td>Losar</td>
<td>28th February</td>
<td>Tuesday</td>
<td>1 day</td>
</tr>
<tr>
<td>8</td>
<td>Holi</td>
<td>15th March</td>
<td>Wednesday</td>
<td>1 day</td>
</tr>
<tr>
<td>9</td>
<td>Ramnawami(Chaite Dasaim)</td>
<td>6th April</td>
<td>Thursday</td>
<td>1 day</td>
</tr>
<tr>
<td>10</td>
<td>Good Friday</td>
<td>14th April</td>
<td>Friday</td>
<td>1 day</td>
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<tr>
<td>11</td>
<td>Dr.B.R Ambedkar Jayanti</td>
<td>14th April</td>
<td>Friday</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>State Day</td>
<td>16th May</td>
<td>Tuesday</td>
<td>1 day</td>
</tr>
<tr>
<td>13</td>
<td>Sakewa</td>
<td>20th May</td>
<td>Saturday</td>
<td>1 day</td>
</tr>
<tr>
<td>14</td>
<td>Saga Dawa</td>
<td>11th June</td>
<td>Sunday</td>
<td>1 day</td>
</tr>
<tr>
<td>Week</td>
<td>Date</td>
<td>Day</td>
<td>Notes</td>
<td></td>
</tr>
<tr>
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<td></td>
</tr>
<tr>
<td>15.</td>
<td>Bhanu Jayanti</td>
<td>13th July</td>
<td>Thursday</td>
<td>1 day</td>
</tr>
<tr>
<td>16.</td>
<td>Drukpa Tsheshi</td>
<td>29th July</td>
<td>Saturday</td>
<td>1 day</td>
</tr>
<tr>
<td>17.</td>
<td>Guru Rinpoche’s Trungkar Tshechu</td>
<td>4th August</td>
<td>Friday</td>
<td>1 day</td>
</tr>
<tr>
<td>18.</td>
<td>Tendong Lho Rum Faat</td>
<td>8th August</td>
<td>Tuesday</td>
<td>1 day</td>
</tr>
<tr>
<td>19.</td>
<td>Independence Day</td>
<td>15th August</td>
<td>Tuesday</td>
<td>1 day</td>
</tr>
<tr>
<td>20.</td>
<td>Janmasthami</td>
<td>16th August</td>
<td>Wednesday</td>
<td>1 day</td>
</tr>
<tr>
<td>21.</td>
<td>Pang Lhabsol</td>
<td>7th September</td>
<td>Thursday</td>
<td>1 day</td>
</tr>
<tr>
<td>22.</td>
<td>Durga Puja</td>
<td>30th September to 4th October</td>
<td>Saturday to Wednesday</td>
<td>5 days</td>
</tr>
<tr>
<td>23.</td>
<td>Gandhi Jayanti</td>
<td>2nd October</td>
<td>Monday</td>
<td></td>
</tr>
<tr>
<td>24.</td>
<td>Laxmi Puja</td>
<td>21st to 24th October</td>
<td>Saturday to Tuesday</td>
<td>4 days</td>
</tr>
<tr>
<td>25.</td>
<td>Id-ul-Fitr</td>
<td>25th October</td>
<td>Wednesday</td>
<td>1 day</td>
</tr>
<tr>
<td>26.</td>
<td>Lhabab Dhuechen</td>
<td>12th November</td>
<td>Sunday</td>
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</tr>
<tr>
<td>27.</td>
<td>Teyongsi Sirijunga Sawan Tongnam</td>
<td>4th December</td>
<td>Monday</td>
<td>1 day</td>
</tr>
<tr>
<td>28.</td>
<td>Kagyed Dance</td>
<td>19th December</td>
<td>Tuesday</td>
<td>1 day</td>
</tr>
<tr>
<td>29.</td>
<td>Losoong</td>
<td>21st to 25th December</td>
<td>Thursday to Monday</td>
<td>5 days</td>
</tr>
<tr>
<td>30.</td>
<td>Christmas</td>
<td>25th December</td>
<td>Monday</td>
<td></td>
</tr>
<tr>
<td>31.</td>
<td>Nyenpa Guzom</td>
<td>26th &amp; 27th December</td>
<td>Tuesday &amp; Wednesday</td>
<td>2 days</td>
</tr>
<tr>
<td>32.</td>
<td>Tamu Lhochar</td>
<td>30th December</td>
<td>Saturday</td>
<td>1 day</td>
</tr>
</tbody>
</table>

**VACATION**

1. Losoong & Winter Vacation | 57 Days | 01/01/2006 to 26/02/2006
3. Losoong & Christmas Vacation | 14 Days | 18/12/2006 to 31/12/2006

By Order.

N.B: Government holidays falling Sundays have been noted in the list of holidays.

REGISTRAR GENERAL
It is hereby notified for General information that the days enumerated in the Schedule below shall be observed as holidays and vacations by the Subordinate Courts of Sikkim during the year 2006.

**S C H E D U L E**

**LIST OF HOLIDAYS FOR THE YEAR 2006.**

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Holiday(s)</th>
<th>Date(s)</th>
<th>Day(s) of the week</th>
<th>No. of Day(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>New Year’s Day</td>
<td>1\textsuperscript{st} January</td>
<td>Sunday</td>
<td>5</td>
</tr>
<tr>
<td>2</td>
<td>Losoong</td>
<td>1\textsuperscript{st} to 5\textsuperscript{th} January</td>
<td>Sunday to Thursday</td>
<td>6 days</td>
</tr>
<tr>
<td>3</td>
<td>Nyenpa Guzom</td>
<td>5\textsuperscript{th} &amp; 6\textsuperscript{th} January</td>
<td>Thursday &amp; Friday</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Maghe Sankrati</td>
<td>13\textsuperscript{th} &amp; 14\textsuperscript{th} January</td>
<td>Friday &amp; Saturday</td>
<td>2 days</td>
</tr>
<tr>
<td>5</td>
<td>Republic Day</td>
<td>26\textsuperscript{th} January</td>
<td>Thursday</td>
<td>1 day</td>
</tr>
<tr>
<td>6</td>
<td>Sonam Lhochar</td>
<td>29\textsuperscript{th} January</td>
<td>Sunday</td>
<td>1 day</td>
</tr>
<tr>
<td>7</td>
<td>Losar</td>
<td>28\textsuperscript{th} February</td>
<td>Tuesday</td>
<td>1 day</td>
</tr>
<tr>
<td>8</td>
<td>Holi</td>
<td>15\textsuperscript{th} March</td>
<td>Wednesday</td>
<td>1 day</td>
</tr>
<tr>
<td>9</td>
<td>Rannawami(Chaite Dasaim)</td>
<td>6\textsuperscript{th} April</td>
<td>Thursday</td>
<td>1 day</td>
</tr>
<tr>
<td>10</td>
<td>Good Friday</td>
<td>14\textsuperscript{th} April</td>
<td>Friday</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Dr.B.R Ambedkar Jayanti</td>
<td>14\textsuperscript{th} April</td>
<td>Friday</td>
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<td>12</td>
<td>State Day</td>
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<tr>
<td>13</td>
<td>Sakewa</td>
<td>20\textsuperscript{th} May</td>
<td>Saturday</td>
<td>1 day</td>
</tr>
<tr>
<td>14</td>
<td>Saga Dawa</td>
<td>11\textsuperscript{th} June</td>
<td>Sunday</td>
<td>1 day</td>
</tr>
<tr>
<td>No.</td>
<td>Event</td>
<td>Date</td>
<td>Day</td>
<td>Days</td>
</tr>
<tr>
<td>-----</td>
<td>-------------------------------------------</td>
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</tr>
<tr>
<td>15</td>
<td>Bhanu Jayanti</td>
<td>13th July</td>
<td>Thursday</td>
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<td>16</td>
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<td>Tamu Lhochar</td>
<td>30th December</td>
<td>Saturday</td>
<td>1 day</td>
</tr>
</tbody>
</table>

**Total** 45 days

**VACATION**

(1) Losoong & Winter Vacation 31 Days 01/01/2006 to 31/01/2006

By Order.

All Subordinate Courts will remain closed on Second Saturdays.

REGISTRAR GENERAL
GOVERNMENT OF SIKKIM

LAND REVENUE & DISASTER MANAGEMENT DEPARTMENT


NOTICE UNDER SECTION 4(1) OF
LAND ACQUISITION ACT, 1894 (ACT I OF 1894 )

Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely for construction of Hotel and Resort in the block of Sajong Rumtek, East District, it is hereby notified that a piece of land comprising Plot No. 805 and measuring .0320 Hect. bounded as under:-

EAST : Road Reserved.
WEST : Rinzing Bhutia.
NORTH: Tourism Department.
SOUTH: Tourism Department and Karma Tshering Bhutia is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block of Sajong Rumtek.

This notification is made under the provision of Section 4 of Land Acquisition Act, 1894 (ACT I OF 1894 ) to all to whom it may concern.

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

In exercise of the power conferred by the aforesaid Section the Governor is pleased to authorize the Officer for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by the section.

And whereas there is urgency to acquire this land, the Governor is further pleased to direct Under Section 17(1) that the provision of Section 5-A of Act shall not apply.

SECRETARY,

LAND REVENUE & DISASTER MANAGEMENT DEPARTMENT,
GOVERNMENT OF SIKKIM, GANGTOK.
FILE NO: 37/LR&DMD(S).
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

No. 754/FIN/DSSL.                                                                                      Dated: 03/08.2005.

GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK

N O T I F I C A T I O N

In accordance with the provisions of the lotteries (Regulation) Act, 1998 the results of the Online Lotteries (Sikkim Thursday Super Lotto, Thunder Ball, Sikkim Fast Lotto and Sikkim Saturday Super Lotto) lottery with effect from 1.7.2005 to 31.05.2005 conducted by Sikkim State Lotteries, Finance, Revenue & Expenditure Department are hereby notified for information of the general public.

STATEMENT SHOWING THE RESULTS OF SIKKIM FAST LOTTO ONLINE LOTTERY WITH EFFECT FROM 1ST JULY TO 31ST JULY 2005.

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Dated</th>
<th>Draw No.</th>
<th>Name of Lottery</th>
<th>Results</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>1.07.2005</td>
<td>81st</td>
<td>Friday Fast Lotto</td>
<td>02,22,30,29,08</td>
</tr>
<tr>
<td>2.</td>
<td>2.07.2005</td>
<td>81st</td>
<td>Saturday Fast Lotto</td>
<td>08,05,06,14,31</td>
</tr>
<tr>
<td>3.</td>
<td>3.07.2005</td>
<td>81st</td>
<td>Sunday Fast Lotto</td>
<td>18,11,04,21,25</td>
</tr>
<tr>
<td>4.</td>
<td>4.07.2005</td>
<td>82nd</td>
<td>Monday Fast Lotto</td>
<td>17,04,06,09,11</td>
</tr>
<tr>
<td>5.</td>
<td>5.07.2005</td>
<td>82nd</td>
<td>Tuesday Fast Lotto</td>
<td>19,05,06,30,24</td>
</tr>
<tr>
<td>6.</td>
<td>6.07.2005</td>
<td>82nd</td>
<td>Wednesday Fast Lotto</td>
<td>13,21,31,12,19</td>
</tr>
<tr>
<td>7.</td>
<td>7.07.2005</td>
<td>82nd</td>
<td>Thursday Fast Lotto</td>
<td>06,25,08,03,29</td>
</tr>
<tr>
<td>8.</td>
<td>8.07.2005</td>
<td>82nd</td>
<td>Friday Fast Lotto</td>
<td>28,01,29,19,08</td>
</tr>
<tr>
<td>9.</td>
<td>9.07.2005</td>
<td>82nd</td>
<td>Saturday Fast Lotto</td>
<td>31,26,28,11,01</td>
</tr>
<tr>
<td>10.</td>
<td>10.07.2005</td>
<td>82nd</td>
<td>Sunday Fast Lotto</td>
<td>03,30,19,14,25</td>
</tr>
<tr>
<td>11.</td>
<td>11.07.2005</td>
<td>83rd</td>
<td>Monday Fast Lotto</td>
<td>28,08,29,03,10</td>
</tr>
<tr>
<td>12.</td>
<td>12.07.2005</td>
<td>83rd</td>
<td>Tuesday Fast Lotto</td>
<td>10,14,08,09,03</td>
</tr>
<tr>
<td>13.</td>
<td>13.07.2005</td>
<td>83rd</td>
<td>Wednesday Fast Lotto</td>
<td>08,28,22,30,21</td>
</tr>
<tr>
<td>15.</td>
<td>15.07.2005</td>
<td>83rd</td>
<td>Friday Fast Lotto</td>
<td>31,07,17,11,18</td>
</tr>
<tr>
<td>16.</td>
<td>16.07.2005</td>
<td>83rd</td>
<td>Saturday Fast Lotto</td>
<td>08,11,27,01,26</td>
</tr>
<tr>
<td>17.</td>
<td>17.07.2005</td>
<td>83rd</td>
<td>Sunday Fast Lotto</td>
<td>02,12,16,09,21</td>
</tr>
<tr>
<td>18.</td>
<td>18.07.2005</td>
<td>84th</td>
<td>Monday Fast Lotto</td>
<td>12,11,17,30,21</td>
</tr>
<tr>
<td>19.</td>
<td>19.07.2005</td>
<td>84th</td>
<td>Tuesday Fast Lotto</td>
<td>15,01,25,02,09</td>
</tr>
<tr>
<td>20.</td>
<td>20.07.2005</td>
<td>84th</td>
<td>Wednesday Fast Lotto</td>
<td>24,16,04,07,25</td>
</tr>
<tr>
<td>Sl.No.</td>
<td>Dated</td>
<td>Draw No.</td>
<td>Name of Lottery</td>
<td>Results</td>
</tr>
<tr>
<td>-------</td>
<td>-------------</td>
<td>----------</td>
<td>--------------------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>1.</td>
<td>07.07.2005</td>
<td>172nd</td>
<td>Sikkim Thursday Super Lotto</td>
<td>45,47,17,38,29,44</td>
</tr>
<tr>
<td>3.</td>
<td>21.07.2005</td>
<td>174th</td>
<td>Sikkim Thursday Super Lotto</td>
<td>05,32,22,26,27,36</td>
</tr>
<tr>
<td>4.</td>
<td>28.07.2005</td>
<td>175th</td>
<td>Sikkim Thursday Super Lotto</td>
<td>10,46,44,29,49,30</td>
</tr>
</tbody>
</table>

**THUNDER BALL WEEKLY LOTTERY**

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Dated</th>
<th>Draw No.</th>
<th>Name of Lottery</th>
<th>Results</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>05.07.05</td>
<td>155th</td>
<td>Sikkim Thunder Ball</td>
<td>03,31,15,09,37,TB-06</td>
</tr>
<tr>
<td>2.</td>
<td>12.07.05</td>
<td>156th</td>
<td>Sikkim Thunder Ball</td>
<td>05,29,17,18,36,TB-04</td>
</tr>
<tr>
<td>3.</td>
<td>19.07.05</td>
<td>157th</td>
<td>Sikkim Thunder Ball</td>
<td>31,11,42,06,29,TB-06</td>
</tr>
<tr>
<td>4.</td>
<td>26.07.05</td>
<td>158th</td>
<td>Sikkim Thunder Ball</td>
<td>37,02,20,35,22,TB-05</td>
</tr>
</tbody>
</table>

**SIKKIM SATURDAY SUPER LOTTO WEEKLY LOTTERY**

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Dated</th>
<th>Draw No.</th>
<th>Name of Lottery</th>
<th>Results</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>02.07.05</td>
<td>6th</td>
<td>Sikkim Saturday Super Lotto</td>
<td>40,31,02,28,42,17</td>
</tr>
<tr>
<td>2.</td>
<td>09.07.05</td>
<td>7th</td>
<td>Sikkim Saturday Super Lotto</td>
<td>18,31,06,25,49,37</td>
</tr>
<tr>
<td>3.</td>
<td>16.07.05</td>
<td>8th</td>
<td>Sikkim Saturday Super Lotto</td>
<td>45,25,48,39,47,10</td>
</tr>
<tr>
<td>4.</td>
<td>23.07.05</td>
<td>9th</td>
<td>Sikkim Saturday Super Lotto</td>
<td>09,20,24,35,06,07</td>
</tr>
<tr>
<td>5.</td>
<td>30.07.05</td>
<td>10th</td>
<td>Sikkim Saturday Super Lotto</td>
<td>24,16,14,40,21,32</td>
</tr>
</tbody>
</table>
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

No.11/2005/ELEC

Dated Gangtok the 21st December 2005

Notification of the Government of India, Ministry of Law, Justice & Company Affairs (Legislative Department) is hereby republished for general information:-

Government of India
Ministry of Law Justice & Company Affairs
(Legislative Department)

Dated: 21st December’2005
Agrahayana 30,1927(Saka)

NOTIFICATION

S.O (E) - In pursuance of section 12 of Representation of the People Act,1951(43 of 1951), the President is pleased to call upon the elected members of the Legislative Assembly of the State of Sikkim to elect, in accordance with the provisions of the said Act and of the rules and orders made thereunder, one member for the purpose of filling the seat of Shri P.T.Gyamtso, a member of the Council of States who is retiring on 23rd February’2006 on the expiration of his term of office.

(F.No.H.11024(3)/2005-Leg.II/4)

T.K.Viswanathan
Secretary to the Government of India

D. L.Topden
Additional Chief Electoral Officer
Election Department, Sikkim
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

No.12/2005/ELEC

Dated Gangtok the 21st December’2005

Notification No.318/C.S/2005(5) dated 21st December’2005 of the Election Commission of India, Nirvachan Sadan, New Delhi is hereby republished for general information:-

ELECTION COMMISSION OF INDIA
Nirvachan Sadan, Ashoka Road, New Delhi-110 001.

Dated: 21st December’2005
Agrahayana 30, 1927 (Saka)

NOTIFICATION

No. 318/CS/2005(5):-Whereas, the President of India has, by notification issued under section 12 of the Representation of the People Act, 1951 (43 of 1951) and published in the Gazette of India on 21st December’2005, been pleased to call upon the elected members of the Legislative Assembly of the State of Sikkim to elect one member to the Council of States from Sikkim to fill the vacancy in that House to be caused due to the retirement of Shri P.T. Gyamtso on 23rd February’2006 on the expiration of his term of office:

Now, therefore, in pursuance of sub-section (1) of section 39 and section 56 of the said Act, the Election Commission of India hereby-

(A) Appoints, with respect to the said election-

(a) the 28th December’2005 (Wednesday), as the last date for making nominations;
(b) the 29th December’2005 (Thursday), as the date for the scrutiny of the nominations;
(c) the 31st December’2005 (Saturday), as the last date for the withdrawal of candidatures;
(d) the 7th January’2006 (Saturday), as the date on which a poll shall, if necessary, be taken; and
(e) the 10th January’2006 (Tuesday), as the date before which the election shall be completed; and
(B) Fixes the hours from 9.00 A.M. to 4.P.M. as the hours during which the poll shall, if necessary, be taken on the date specified above, for the election.

By Order
Sd/-
K.Ajay Kumar
Secretary to the
Election Commission of India.

D.L.Topden
Additional Chief Electoral Officer
Election Department, Gangtok, Sikkim
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

No.13/2005/ELEC

Dated Gangtok the 21st December’2005

Notification No.318/C.S/2005(6) dated 21st December’2005 of the Election Commission of India, Nirvachan Sadan, New Delhi is hereby republished for general information:-

ELECTION COMMISSION OF INDIA
Nirvachan Sadan, Ashoka Road, New Delhi-110 001.

Dated: 21st December’2005
Agrahayana 30,1927(Saka)

NOTIFICATION

No. 318/CS/2005(6) :- In pursuance of section 21, and in exercise of the powers conferred by sub-section (1) of section 22, of the Representation of the People Act, 1951 (43 of 1951), the Election Commission of India, in consultation with the Government of Sikkim, hereby:-

(i) designates the officer, specified in column (1) of the said TABLE below, to be Returning Officer; and

(ii) appoints the officer(s), specified in the column (2) of the said Table, to be the Assistant Returning Officer(s) to assist the Returning Officer in the performance of his functions;

in respect of the biennial elections to the Council of States, to be held in Sikkim, in pursuance of the notification of the President of India, published in the Gazette of India on 21st December’2005:-

TABLE

<table>
<thead>
<tr>
<th>Officer Designated as Returning Officer</th>
<th>Officer(s) Appointed as Assistant</th>
</tr>
</thead>
<tbody>
<tr>
<td>Returning Officer(s)</td>
<td></td>
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<tr>
<td>1</td>
<td>2</td>
</tr>
</tbody>
</table>
By Order
Sd/-
K.Ajay Kumar
Secretary to the
Election Commission of India

D.L.Topden
Additional Chief Electoral Officer
Election Department,Gangtok,Sikkim
NOTIFICATION

In exercise of the powers conferred by section 27 of the Right to Information Act, 2005 (22 of 2005), the State Government hereby makes the following rules namely:-

1. **Short title and commencement** -
   (1) These rules may be called the Sikkim State Right to Information (Regulation of Fee, Cost and Miscellaneous) Rules, 2005.
   (2) They shall come into force on the date of their publication in the official Gazette.

2. **Definitions**:
   (1) In this Rules, unless the context otherwise requires:
      (a) “Act” means the Right to Information Act, 2005.
      (b) “Section” means section of the Act.
      (c) Appellate Authority refers to the officers appointed to hear first appeals under Section 19(1) of the Act.
   (2) All other words and expressions used in these rules but not defined land defined in the Act shall have the same meanings assigned to them, in the Act.

3. There shall be a State Public Information Officer (P.I.O. for short) in each Department of the Government to perform the functions and discharge the responsibilities as provided under the Act. Such Public Information Officers shall not be below the rank of a Joint Secretary of the State Government.

4. (1) There shall be a State Assistant Public Information Officers (Asstt. P.I.O. for short) in every Sub-Division and the Districts of the State to be appointed by the State Government. Such Assistant Public Information Officers shall be from among the Gazetted Class – I or Class – II State Government Officers posted in the Sub-Division or the District levels.
The Assistant Public Information Officers should be such who is accessible and who the people would feel comfortable to approach.

(2) The official receipt for the fees shall be issued by the receiving State Assistant Public Information Officers.

Procedure for seeking information

5. Applications:

(1) A request for obtaining information under sub-section (1) of section 6 shall be made to the concerned State Public Information Officer in an application preferably in the form as given in Annexure “A” accompanied by an application fee of Rs.100/- by way of bank receipt to be deposited under Major Head 0070.OAS (E) RTI Fee. The competent Authority shall duly acknowledge the receipt of the application as provided in Annexure “B”.

(2) Whatever form an application is received in, it shall include the following:

(i) Name, father’s name, permanent address of the applicant;

(ii) Documentary proof of being a citizen of India. (Explanation: Certified copy of Sikkim Subject Certificate, certified copy of Certificate of Identification, Attested copy of Passport, certified copy of Electoral Roll will suffice for this purpose.)

(iii) An address to which notices and information can be sent;

(iv) The date the application is submitted;

(v) Subject matter of the information requested, including if relevant the period and/or geographic area to which the information relates;

(iv) Form of access preferred (optional).

(3) Where an electronic application is made, the applicant shall send a money order/cheque/demand draft to the PIO for the application fee or send a copy of a payment receipt either by post, fax, PDF or in person.

(4) The period of 30 days referred to in Sec. 7(1) shall be counted from the day the application fee is received by the public authority.

(5) If the information sought for does not fall within the jurisdiction of the State Public Information Officer he shall refer the application to such authority having jurisdiction over the matter within five days with intimation to the applicant advising him to contact such authority.

(6) If the requested information falls within the jurisdiction of the State Public Information Officer and/or in any one or more of the category of restrictions listed in Section 6 of the Act and Rule 6 of these rules, the State Public Information Officer, on being satisfied, will issue a rejection order in form Annexure ‘C’ within 30 days from the date of receipt of the application.

(7) If the requested information falls within the competent authority’s jurisdiction but not in one or more of the categories listed in Section 6 of the Act or Rule 6 of these Rules, the State Public Information Officer, on being so satisfied shall supply the information to the applicant in the form Annexure ‘D’ in these Rules, falling within his jurisdiction. In case the information sought is partly outside the
jurisdiction of the State Public Information Officer or partly falls in the categories listed in Section 6 of the Act or Rule 6 of these Rules, the State Public Information Officer shall supply only such information as is permissible under the Act and the Rules and is within his jurisdiction and reject the remaining part giving reasons thereof.

6. **Applications relating to life and liberty:**
   (1) Where an application is made which purports to affect a person’s life and liberty as referred to under Sec, 7(1), the applicant should note this clearly on the application and should include an explanation as to why the application should be expedited under this provision.
   (2) Where Sec. 7(1) is invoked in respect of information relating to life and liberty, the PIO should examine the applicants application liberally, and should, when processing the request, apply the interpretation of the Act which is most beneficial to the applicant.
   (3) For the purposes of applying Sec. 7(1), the PIO should at a minimum expedite an application where the information requested relates to a person’s confinement, internment, arbitrary detention, imminent death at the hands of the State or another individual, torture or violation of due process rights.

7. **Applications for Samples or Inspection:**
   (1) Where an application is made for taking a sample of inspecting a record or public works, the PIO shall intimate the date, time and venue when the applicant and/or his/her authorized representative(s) can obtain a sample or material or inspect information or works.
   (2) In accordance with Sec. 7(1), the date for providing a sample and/or permitting inspection shall not exceed 30 days from the date of receipt of application, unless the applicant requests a later date for inspection.
   (3) The sample shall be provided to the applicant in the same manner and following the same procedure as followed when the sample is taken by a vigilance or an investigation agency. As far as possible, the sample shall be provided from the spot of applicant’s choice indicated by the applicant on the spot.
   (4) The PIO shall ensure that all the records sought by the applicant are available for inspection, during the inspection.
   (5) At the time of inspection, atleast one official should be present to follow inspection
   (6) If the applicant desires to take copies of any parts of the records inspected by him or a sample of the work inspected by him, he/she may request such copies/samples without having to make an additional application [or pay and additional application fee] and the PIO shall provide such copies/samples within 5 days, subject to payment of any fees.

8. **Receiving and Acknowledging Applications:**
   (1) In accordance with Sections 5(4) and 5(5), any officer in any public authority shall be under an obligation to receive an application for information under the Act.
(2) It will be the responsibility of any officer who receives an application for information under the Act to pass the application on to the relevant PIO or Assistant PIO as soon as possible and no later than 3 days from receiving the application, although the date of receipt for the purpose of the time limits in Sec. 7 shall be the date the application was initially received by the officer.

(3) The person who receives the application shall acknowledge the receipt of every application in writing. The receipt must include, at a minimum, the application reference no. the receiver’s name, position, department/public body, the date the application was received and the date by which a response must be provided.

(4) Where an application is received by post, the date of receipt is taken to be the date the application is logged into the mail register of the Department or public body, whether or not that date is the same date the application is received by the PIO.

(5) Where an application is received electronically, the date of receipt is taken to be the date the application is sent to the Department or public body, whether or not that date is the same date the application is received by the PIO.

9. (1) Fee for information: For providing the information under sub-section (1) of section 7 and Rule 5 under these Rules, the fee shall be charged by way of bank receipt under Major Head 0070.OAS(E) RTI Fee payable to the public authority, at the following rates, namely:-

(A) (a) When the concerned department has already fixed the price of some documents, samples, model, maps, etc.

(b) When the information is readily available, either by way of created photocopying or by other way or by other way (copy).

(i) Rupees 10 (ten) for each page (in A-4 or A-3 size paper) or copied plus postal charges, or

(ii) actual charge or cost price of a copy in large size paper plus postal charges.

(B) for inspection of records, no fee for the first hour, and a fee of rupees five for each fifteen minutes (or fraction thereof) thereafter:

Provided that no postal charges shall be charged if the applicant collects the information personally. Provided further that if on a particular day it is not administratively feasible the matter of inspection may be postponed.
10. For providing the information under sub-section (5) of section 7, the fee shall be charged by way of bank receipt payable to the public authority at the following rates-

(a) For information provided in printed form at the price fixed for such publication or rupees five per page of photocopy for extracts from the publication plus Postal charges. The above charges are to be accompanied by a bank receipt deposited under Major Head 0070.OAS (E) RTI Fee.

Provided that no postal charges shall be charged if the applicant collects the information personally.

11. On receipt of an application seeking information under Rule 3, the concerned State Public Information Officer shall consider as to whether:

(a) The Information sought for relates to any occurrence, event or matter which has taken place, occurred or happened 20 years before the date on which any request is made under these rules and if such information is found to be more than 20 years from such date, the request shall not be entertained, and in any case the information sought for falling under clauses (b), (d) and (j) below shall not be furnished subject to the extent of permissibility provided therein;

(b) Disclosure of which would prejudicially affect the sovereignty and integrity of India, the security, strategic, or economic interests of the State, relation with foreign State or lead to incitement of an offence;

(c) The information sought for has been expressly forbidden to be published by any court of law or tribunal or the disclosure of which may constitute contempt of court;

(d) The disclosure of the information would cause a prejudice of privilege of Parliament or the State Legislature.

(e) The disclosure of the information including commercial, confidence, trade, secrets or intellectual property would harm the competition position of a third party, unless he is satisfied that larger public interest warrants the disclosure of such information.

(f) Information available to a person in his fiduciary relationship, unless the competent authority is satisfied that the larger public interest warrants the disclosure of such information;

(g) Information received in confidence from foreign Government;

(h) Information, the disclosure of which would endanger the life or physical safety of any person or identify the source of information or assistance given in confidence for law enforcement or security purposes;
(i) Information which would impede the process of investigation or apprehension or prosecution of offenders;

(j) As to whether the information sought for is a decision/decisions of the Council of Ministers and in such case and if asked for, the reasons of such decision and the materials on the basis of which the decisions were taken only after the decision have been taken by the Council of Ministers and the decision making process is complete or over. However, if the decision of the Council of Ministers come under the exemption specified under sub-section (1) of Section 8 of the Act, 2005, and under this rule, such information shall not be disclosed.

(k) In any case, information which relates to personal information the disclosure of which has no relationship to any public activity or interest, or which would cause unwarranted invasion of the privacy of the individual, and shall not be disclosed if in larger public interest justifies the disclosure of such information.

While deciding the question as to what is larger public interest, the State Public Information Officer shall decide in his discretion by first deciding as to whether such information relates to personal information the disclosure of which has no relation to any public activity or interest and would amount to unwarranted invasion of privacy. But information which cannot be denied to the Parliament or the State Legislature shall not be denied to any person.

12. Appeal: Any person who, does not receive a decision within the time specified in sub-section (1) or clause (a) of sub-section (3) of section 7, or is aggrieved by an order of the State Public Information Officer may, within thirty days from the date of receipt of the order of the State Public Information Officer, prefer an appeal to the Law Secretary who shall be the Appellate Authority Under Section 19(1) of the Right to Information Act, 2005, which shall be accompanied by an appeal fee of Rs.100.00 (Rupees One Hundred) by way of bank receipt to be deposited under Major Head 0070.OAS(E)RTI Fee payable to the public authority with a copy of such order appealed against.

13. Monitoring Applications and Appeals:

(1) A register of applications received shall be maintained by each PIO and Assistant PIO. The register may be electronic or in hard copy. At a minimum, the register will note the following information:

   (i) Application reference number;
   (ii) Name of applicant;
   (iii) Date of application;
   (iv) Summary of applicant’s request;
   (v) Date response provided to applicant;
   (vi) Where information was provided, summary of information provided;
   (vii) Where application was rejected, specific clause relied upon and brief explanation of reasons;
   (viii) Whether appeal filed and outcome;
   (ix) Any additional remarks.
(2) At the end of every month, every PIO and Assistant PIO will provide a monthly report containing the information collected under sub-section (1) above to the Head of the public authority or his/her delegate.

(3) A register of appeals received shall be maintained by each Appellate Authority and Information Commission. At a minimum, the register will note the following information:-

(i) Application reference number;
(ii) Name of applicant;
(iii) Date of appeal;
(iv) Date response provided to applicant;
(v) Outcome of the appeal, including the provision(s) of the law being disputed, the interpretation of the provision(s) relied upon and a summary of the order passed;
(vi) Any additional remarks.

(4) At the end of every month, each Appellate Authority will provide a monthly report containing the information collected under sub-section (3) above to the Head of the Department or public body or his/her delegate.

(5) Within 14 days from the end of each month, the Head of the Department or public body or his/her delegate will collate all of the information received in accordance with sub-section (2) and (4) above and publish this information on the internet.

(6) Within 14 days from the end of the every month, each Information Commission will publish the information collected under sub-section (3) on the internet.

14. Any person aggrieved by an order of the appellate authority under sub-section (1) of section 19 may, within ninety days from the date of receipt of the order of the appellate authority, prefer a second appeal to the State Information Commission on plain paper in the format given in Annexure “F”, which shall be accompanied by an appeal fee of Rs.100.00 (Rupees One Hundred) by way of bank receipt to be deposited under Major Head 0070.OAS (E) RTI Fee payable to the State Information Commission.

15. Records Management:

(1) In accordance with Sec. 4(1) of the Act, every public authority shall ensure that their records are computerized within a period of 3 years from the enactment of this Act.

(2) Every authority shall, immediately upon the enactment of this Act, make a time bound plan for achieving implanting Rule 14(1) above and said plan shall be made public. Every six months, the public authority shall publish a progress statement in respect of the plan.
FORM ‘A’
FORM OF APPLICATION FOR SEEKING INFORMATION
See Rule 5(1)

I. D. No. __________________________ - (For official use)

To
The State Public Information Officer,
____________________________________
____________________________________

1. Name of the Applicant:

2. Father’s name :

3. Permanent address :

4. Temporary Address :

5. Whether a citizen of India:
   (Please enclose your certified copy of either Sikkim Subject Certificate, Certificate of Identification, Electoral Roll or Passport as proof).

6. Whether affiliated to any NGO, Social Organization, Association, Political Organization etc. If so, the particulars of NGO, Organization, Association, Political Organization:

7. Concerned department:
   Particulars of information –
   (i) Details of information required (please be specific by giving details)
   (ii) Period for which information asked for,
   (iii) The Geographical area to which the Information relates (with specified details)
   (iv) Other details.

4. I state that the information sought does not fall within the restrictions contained in Section 6 of the Act and to the best of my knowledge it pertains to your office.

5. A fee of Rs.________________ has been deposited in the office of the Competent Authority vide No. _____________ dated ___________

Place: ____________________________
Signature of the Applicant

Date: ____________________________
Tel. No. (Office) _____________
(Residence) _____________

Note: (i) Please ensure that the Form A is complete in all respects and there is no ambiguity in providing the details of information required.
FORM ‘B’
ACKNOWLEDGEMENT OF APPLICATION
See Rule 5(1)

I.D.No._________________________ Date:____________________

1. Received an application in Form A from Shri/Ms __________________________ resident of
   ___________________________ ___________________________ under Section 5(1) of the
   Right to Information Act, 2005.

2. The information is proposed to be given normally within 30 days from the date of receipt of application
   and in case it is found that the information asked for cannot be supplied, the rejection letter shall be
   issued stating reason thereof.

3. The applicant is advised to contact the undersigned on __________________ between 11 A.M. to 1
   P.M.

4. In case the applicant fails to turn up on the scheduled date(s), the Competent Authority shall not be
   responsible for delay, if any.

5. The applicant shall have to deposit the balance fee, if any, with the authorized person before collection
   of information.

6. The applicant may also consult Web-site of the department from time to time to ascertain the status of
   his application.

Dated ______________ Signatures and Stamp of the State
Public Information Officer.

Address: __________________________

_________________________________
FORM ‘C’
REJECTION ORDER
See Rule 5(1)(3)

From ______________________________

No.__________________________________ Date: ___________

To

______________________________

______________________________

Sir/Madam,

Please refer to your application, I.D. No._______________ dated ______ ____________ addressed to
the undersigned regarding supply of information on ______________________________________________

2. The information asked for cannot be supplied due to following reasons:-

(i)

(ii)

3. As per Section 19(1) of Right to Information Act, 2005, you may file an appeal to the Law Secretary,
Government of Sikkim, within 30 days of the issue of this order.

Yours faithfully,

State Public Information Officer.

Tel. No.__________________________
FORM ‘D’
FORM OF SUPPLY OF INFORMATION TO THE APPLICANT
See Rule 5(1) (D)

From___________________________
No.____________________________    Date________

To

Sir/Madam,

Please refer to your application, I.D.No._____________ dated __________ addressed to the undersigned regarding supply of information on ________________
_____________________________________________.

2. The information asked for is enclosed for reference.*
   (i)
   (ii)
   The remaining information about the other aspects cannot be supplied due to following reasons:-
   (i)
   (ii)
   (iii)

3. The requested information does not fall within the jurisdiction of this Competent Authority.

4. As per Section 19(1) of Right to Information Act, 2005, you may file an appeal to the Law Secretary, Government of Sikkim, within 30 days from the date of issue of this order.

Yours faithfully,

State Public Information Officer.

Address:________________________
Tel.No.________________________
From: ____________________________
(Applicant's name and address).

To ________________________________
(Name/designation/address of the appellate authority)

1. Full name of the Appellant.

2. Address:

3. Particulars of the State Public Information Officer.

4. Date of receipt of the order appealed against (if order passed).

5. Last date for filing the appeal:

6. The grounds for appeal

7. Particulars of information.

   i) Nature and subject matter of the information required.

   ii) Name of the Office or Department to which the information relates.

Place: ____________________________

Signature of Appellant

Date

Enclosed Bank B., R., No. ____________ dated ____________ for Rs. 50/-
Appeal under section 19(3) of the Right to Information Act, 2005

From:

(Appellant’s name and address)

To

(Name/designation/address of the appellate authority)

1. Full name of the Appellant :

2. Address:

3. Particulars of the State Public Information Officer :

4. Particulars of the First Appellate Authority :

5. Date of receipt of the order appealed against :

6. Last date for filing the appeal :

7. The grounds for appeal :

8. Particulars of information :
   (i) Nature and subject matter Of the information required :
   (ii) Name of the Office or Department to which the Information relates :

Place

Date:

Signature of Appellant

Enclosed Bank B.R.No.__________ dated _________ for Rs.100/-
NOTIFICATION

In exercise of the powers conferred by sub-section (3) of section 15 of the Right to Information Act, 2005, the Governor of Sikkim is pleased to constitute a Committee consisting of the following individuals hereunder to recommend the name of the State Chief Information Commissioner and the names of the State Information Commissioners namely .-

1. Dr. Pawan Chamling, Chief Minister as the Chairperson of the Committee.

2. Shri R. B. Subba, Minister, Law; Parliamentary Affairs, Tourism, Commerce and Industries Department.

3. Acharya Tshering Lama, M. L. A, Congress.

C. L. SHARMA
SPECIAL SECRETARY TO THE GOVERNMENT OF SIKKIM

File No. GOS/DOP/MISC(229)/2005
NOTIFICATION

In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the Governor of Sikkim is hereby pleased to make the following rules further to amend the Junior Engineer (Mechanical) Recruitment Rules, 1993, namely:-

1. (1) These rules may be called the Junior Engineer (Mechanical) Recruitment (Amendment) Rules, 2005.

(2) They shall come into force at once.

2. In the Junior Engineer (Mechanical) Recruitment Rules, 1993, in rule 2, for clause (b), the following clause shall be substituted, namely:-

“(b) “Controlling Authority” means the Department of Roads and Bridges.”

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C. L. SHARMA
SPECIAL SECRETARY TO THE GOVERNMENT
DEPTT. OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEV.
AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
NOTIFICATION

Whereas the First National Judicial Pay Commission have recommended certain allowance, amenities and advances payable to Non-Judicial Officers and Staff in Subordinate Courts in Sikkim vide its Report of the First National Judicial Pay Commission, Bangalore 2003;

NOW 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 hereby makes the following rules, namely ;- 

1. **Short title and commencement.**
   
   (1) These rules may be called the Sikkim Subordinate Courts’ Officers and Staff ( allowances, amenities and advances ) Rules, 2005.

   (2) They shall be deemed to have come into force on the 1st day of January, 2003.

2. **Extent of Application.**
   
   These rules shall be applicable to the members of the Sikkim Subordinate Courts’ Service ( Method of Recruitment and conditions of Service ) Rules, 2001.

3. **Special Allowances to Stenographers.**
   
   The stenographers of all categories shall be paid Rs. 150/- per month as Special Allowance.

4. **Compensatory Allowance.**
   
   The Courts staff posted to Record Room/ Property Room shall be paid extra Compensation Allowance at the rate of Rs.100/- per month.

5. **Special Allowance to Drivers.**
All Drivers working in the Subordinate Courts shall be paid Special Allowance of Rs. 150/- per month.

6. **Medical Allowance.**
   All the Officers and Staff members working in the Subordinate Courts shall be paid Rs. 100/- per month as Medical Allowance on and above the facilities provided by the Government of Sikkim.

7. **Assured Career Progress Scheme.**
   The members of the Subordinate Courts shall be allowed two Assured Career Progress benefit on completion of every 5 years of continuous and satisfactory service.

**BY ORDER AND IN THE NAME OF THE GOVERNOR.**

C. L. SHARMA  
SPECIAL SECRETARY TO THE GOVERNMENT OF SIKKIM  
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE REFORMS, TRAINING  
PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT, SKILL DEV.  
AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
WHEREAS the State Government has deemed it expedient to fill up 1 (one) post of Dietician in Health Care, Human Services and Family Welfare Department under the Sikkim State Para-Medical Service Rules, 1998;

And whereas under rule 7 read with Schedule-II of the Sikkim State Para – Medical Service Rules, 1998, under the heading “D STNM HOSPITAL / DISTRICT HOSPITAL (DIETITICS) ”, in Serial No. 1 against the post of Dietician, the method of recruitment and eligibility condition for appointment to the post of Dietician is as under, namely:-

“100% by direct recruitment” and “B.Sc. Degree from a recognized University with Diploma in Dietetics from a recognized Institute”;

And whereas Miss Indira Poudyal has been working satisfactorily since 3.5.2005 and considering her experience in the post of Dietician on adhoc basis, the State Government is of the opinion that it is necessary and expedient to relax the provision relating to the method of recruitment prescribed under rule 7 read with Schedule-II of the Sikkim State Para – Medical Service Rules, 1998 to regularize the services of Miss Indira Poudyal who is working on adhoc basis as Dietician in Health Care, Human Services and Family Welfare Department;

Now, therefore, in exercise of the powers conferred by rule 26 of the Sikkim State Para-Medical Service Rules, 1998, the State Government is hereby pleased to relax the provision relating to the method of recruitment prescribed under rule 7 read with Schedule-II of the Sikkim State Para – Medical Service Rules, 1998 with a view to fill up 1(one) post of Dietician in Health Care, Human Services and Family Welfare Department by regularizing the services of Miss Indira Poudyal who is working on adhoc basis as Dietician through Sikkim Public Service Commission as one time relaxation.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C.L. SHARMA
SPECIAL SECRETARY TO THE GOVERNMENT
DEPTT. OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
Whereas the State Government has deemed it expedient to fill up 2 (Two) posts of Cooperative Audit Officer under the Sikkim State Co-operative Service;

And whereas under rule 6 read with Schedule II of the Sikkim State Co-operative Service Rules, 1994, the method of recruitment to the post of Cooperative Audit Officer are as under:-

a) 50% by promotion from amongst Co-operative Auditors who have completed a minimum continuous service of 6 (Six) years as Co-operative Auditors and must have completed a prescribed Cooperative Audit Course.

b) 50% by direct recruitment;

And whereas proportion of vacancies to be filled-up by promotion and direct recruitment shall be as under:-

“1(one) post by promotion and 1(one) post by direct recruitment”;

And whereas there are 2(Two) Cooperative Auditors who have rendered more than seven years of service as Co-operative Auditors;

And whereas considering their length of service rendered, the State Government is of the opinion that it is necessary and expedient to relax the provision relating to the method of recruitment prescribed under rule 6 read with Schedule II of the Sikkim State Co-operative Service Rules, 1994 to promote 2(Two) Co-operative Audit Officer who have rendered more than seven years of service as Co-operative Auditor;

Now, therefore, in exercise of the powers conferred by rule 28 of the Sikkim State Co-operative Service Rules, 1994, the State Government is hereby pleased to relax the provision contained in rule 6 read with Schedule II of the Sikkim State Co-operative Service Rules, 1994 relating to the method of recruitment with the view to fill up 2(Two) vacancies of Cooperative Audit Officer by promotion of Co-operative Auditors through Sikkim Public Service Commission as one time relaxation.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C. L. SHARMA
SPECIAL SECRETARY TO THE GOVERNMENT
DEPTT. OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME

Gangtok, Saturday 24th December, 2005 No. 471
NOTIFICATION

Whereas the State Government has deemed it expedient to fill up 2 (two) posts of Constable in Excise (Abkari) Department;
And whereas under the rule 6 read with the Schedule of the Sikkim Excise (Abkari) Department Recruitment Rules, 1994, the method of recruitment to the post of Constable in Excise (Abkari) Department is as under, namely:-
“100% by direct recruitment”;
And whereas (1) Mr. Issor Sharma and (2) Miss Ongkit Lepcha have been working as Constable on substitute basis with effect from 22.12.2004 and 16.4.2005 respectively and possess local employment Cards and other documents;
And whereas considering the experience in the post of Constable in Excise (Abkari) Department on substitute basis, the State Government is of the opinion that it is necessary and expedient to relax the provision relating to the method of recruitment prescribed under the rule 6 read with the Schedule of the Sikkim Excise (Abkari) Department Recruitment Rules, 1994 to regularize the services of (1) Mr. Issor Sharma and (2) Miss Ongkit Lepcha who are working on substitute basis as Constable in Excise (Abkari) Department;
Now, therefore, in exercise of the powers conferred by rule 11 of the Sikkim Excise (Abkari) Department Recruitment Rules, 1994, the State Government is hereby pleased to relax the provision relating to the method of recruitment prescribed under rule 6 read with the Schedule of the Sikkim Excise (Abkari) Department Recruitment Rules, 1994 to regularize the services of (1) Mr. Issor Sharma and (2) Miss Ongkit Lepcha as Constable in Excise (Abkari) Department through Sikkim Public Service Commission as one time relaxation.

BY ORDER AND IN THE NAME OF THE GOVERNOR

C. L. SHARMA
DEPTT. OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEV. AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
GANGTOK

No. 224 /GEN/DOP                      Dated: 2.12.2005

NOTIFICATION

Whereas the State Government has deemed it expedient to fill up (three) post of Inspectors in the Urban Development and Housing Department under the Sikkim Sub-ordinate (Ministerial and Executive) Service Rules, 1984;

And whereas under rule 7 read with Schedule-II of the Sikkim Sub-ordinate (Ministerial and Executive) Service Rules, 1984, the method of recruitment to the post of Inspector in Grade-I (3) of the service is 100% by direct recruitment through open competitive examination;

And whereas (1) Mr. Sangay Gyatso Bhutia (2) Shri Zimmy Wangchuk Bhutia and (3) Shri Goosang Lama are working as Inspector under Urban Development and Housing Department and the nature of work of the post is found to be the similar to that of Bazar Inspector;

And whereas the State Government is of the opinion that it is necessary or expedient to relax the provision relating to the method of recruitment prescribed under rule 7 read with Grade-I (3) of Schedule-II of the said rules to induct (1) Mr. Sangay Gyatso Bhutia (2) Shri Zimmy Wangchuk Bhutia and (3) Shri Goosang Lama who are working as Inspectors in the said department;

And whereas their inter-se-seniority shall be counted from the date of their induction and shall be placed below the last person in the seniority.

Now, therefore, in exercise of the powers conferred by rule 10 of the said rules, the Governor of Sikkim is hereby pleased to relax the provision relating to the method of recruitment prescribed under rule 7 read with Grade-I (3) of the Schedule-II of the said rules with a view to induct (1) Mr. Sangay Gyatso Bhutia (2) Shri Zimmy Wangchuk Bhutia and (3) Shri Goosang Lama who was working as Inspectors in the said Department as one time relaxation.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C.L. SHARMA
SPECIAL SECRETARY TO THE GOVERNMENT
DEPTT. OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES,
CAREER OPTIONS & EMPLOYMENT SKILL DEV. AND
CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
GANGTOK

No.225/GEN/DOP                   Dated: 5.12.2005

NOTIFICATION

Whereas the State Government has deemed it expedient to fill up 1 (one) post of Health Education Officer through promotion of Health Educator/Extension Educator under the Sikkim State Para Medical Service;

And whereas under rule 7 read with eligibility condition prescribed under Schedule –II of the Sikkim State Para-Medical Service Rules, 1998 , under the heading “B Health Education Wing”, in Serial number 1, the method of recruitment and eligibility conditions for promotion to the post of Health Education Officer and District Health Educator Officer is 100% by promotion from amongst the persons having 8(eight) years of regular service as Health Educator/Extension Educator with Degree from recognized university with and Diploma in Health Education/Health Education with certificate course in leprosy for National Leprosy Eradication Programme;

And whereas the existing Health Educator /Extension Educator do not fulfill the required qualification;

And whereas the Health Educator/Extension Educators has rendered more than 20 years of service in the same post and has gained sufficient knowledge and experience;

And whereas the State Government is of the opinion that it is necessary or expedient to relax the eligibility condition prescribed under rule-7 read with Serial No. B (01) of the schedule-II to the Sikkim State Para-Medical Service Rules, 1998 to fill up the post of Health Education Officer by promotion of senior most Health Educator/Extension Educator under Health Care, Human Services and Family Welfare Department;

Now therefore, in exercise of the powers conferred by rule 26 of the Sikkim State Para-Medical Service Rules, 1998, the Governor of Sikkim is hereby pleased to relax the provision relating to the eligibility condition prescribed under rule 7 read with Serial No. B (1) of Schedule-II of the Sikkim State Para-Medical Service Rules, 1998 with a view to promote senior most Health Educator/Extension Educator as Health Education Officer as one time relaxation through Sikkim Public Service Commission;

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C.L. SHARMA
SPECIAL SECRETARY TO THE GOVERNMENT
DEPTT. OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES,
CAREER OPTIONS & EMPLOYMENT SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
NOTIFICATION

Whereas the State Government has deemed it expedient to fill up 1 (one) post of Confidential Assistant in the Sikkim Sub-ordinate (Ministerial and Executive) Service Rules, 1984 (hereinafter referred to as the said rules) by regularization of services of Mr. Chopel Bhutia who is working on contract basis;

And whereas under rule 7 read with Schedule-II of the Sikkim Sub-ordinate (Ministerial and Executive) Service Rules, 1984, the method of recruitment to the post of Confidential Assistant in Grade-III of the service are as under, namely :-

“50% by direct recruitment through open competitive examination” and “50% by promotion through a limited departmental competitive examination”;

And whereas, Mr. Chopel Bhutia has been working from 8.7.2003 as Confidential Assistant on contract basis satisfactorily and have gained ample experience;

And whereas the State Government is of the opinion that it is necessary or expedient to relax the provision relating to the method of recruitment prescribed under rule 7 read with Grade-III (1) of Schedule-II of the said rules to regularize the services of Mr. Chopel Bhutia who is working as Confidential Assistant on contract basis;

Now, therefore, in exercise of the powers conferred by rule 10 of the said rules, the Governor of Sikkim is hereby pleased to relax the provision relating to the method of recruitment prescribed under rule 7 read with Grade-III (1) of the Schedule-II of the said rules with a view to regularize the services of Mr. Chopel Bhutia, Confidential Assistant on contract basis through Sikkim public Service Commission as one time relaxation.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C.L. SHARMA
SPECIAL SECRETARY TO THE GOVERNMENT
DEPTT. OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES,
CAREER OPTIONS & EMPLOYMENT SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
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 hereby makes the following rules, namely;-

1. **Short title and commencement:**
   (1) These rules may be called the Sikkim Subordinate Courts Non-Judicial Officers and Staff (Revised Pay) Rules, 2005.
   (2) They shall be deemed to have come into force on the 1st day of January, 2003.

2. **Categories of Government Servants to whom the rules apply:—**
   (1) Save as otherwise provided by or under these rules, these rules shall apply to all non-judicial officers and staff in the Subordinate Courts of the State of Sikkim.
   (2) These rules shall not apply to:—
      (a) persons not in whole time employment;
      (b) persons paid out of contingencies;
      (c) persons employed on consolidated rate of pay;
      (d) persons paid otherwise than on a monthly basis including those paid only on a piece rate basis;
      (e) persons whose services have been obtained on deputation;
      (f) any other class or category of persons whom the State Government in consultation with the High Court of Sikkim may, by order, specifically exclude from the operation of all or any of the provisions contained in these rules.

   **Note—**
   (1) These rules shall apply to persons on ad-hoc establishment and on contract holding posts on existing pay scales.
   (2) These rules shall also apply to persons who cease to be in service on account of death, retirement or otherwise between the 1st day of January 2003 and the date of publication of these rules.

3. **Definition—** In these rules unless the context otherwise requires:—
   (a) “basic pay” means pay including stagnation increments and personal pay which has been sanctioned for a post held by a non-judicial officer or staff in subordinate courts substantively or in an officiating capacity or to which he may be entitled by reason of his position in a cadre plus any other emoluments which may be specially classed as pay by the State Government in consultation with the High Court of Sikkim. b). ‘existing scale’ means the present scale applicable to the post held by non- judicial officers and
staff (or as the case may be, personal scale applicable to him) as on the first day of January, 2003, whether in a substantive or in an officiating capacity;

Explanation:- In the case of a non judicial officer or staff on deputation, leave or foreign services, “existing scale” includes the scale applicable to the post which he has held for his being on deputation, leave or foreign service or for officiating in a higher post.

(c) ‘revised scale’ in relation to any post specified in column 2 of the Schedule A to F means the scale of pay specified against that post in column 4 thereof

(d) “Schedule” means the Schedule annexed to these rules

4. Scale of pay of posts;- As from the date of commencement of these rules the scale of pay of every posts specified in column 2 of Schedule A to F shall be as indicated against it in column 4 thereof.

5. Drawal of pay in the revised scales,- Save as otherwise provided in these rules, all non-judicial officer and staff shall draw pay in the revised scale applicable to the post to which the said employee is appointed.

6. Fixation of initial pay in the revised scale,-

   (1). The initial pay of a non-judicial officer and staff governed by the revised pay scale with effect from the 1st day of January, 2003, shall unless in any case the State government in consultation with the High Court of Sikkim, by special order or otherwise directs, be fixed in the following manner namely:-

      (a). an amount representing 20% of the basic pay in the existing scale shall be added to the existing emoluments of the employee;

      (b). after the existing emoluments have been so increased, the pay shall thereafter be fixed in the revised scale at the stage equal to the amount so computed, if there happens to be one, otherwise at the stage next above such amount;

      (c). if the minimum of the revised scale is more than the amount so arrived at, the pay shall be fixed at the minimum of the revised scale;

      (d). if the amount so arrived at is more than the maximum of the revised scale, the pay shall be fixed at the maximum of that scale. (2). Wherein the fixation of pay under sub-rule (1), the pay of non-judicial officer and staff drawing pay more than four consecutive stages in an existing scale gets bunched, that is to say gets fixed in the revised scale at the same stage, the pay in the revised scale of such non-judicial officer and staff in subordinate courts, who are drawing pay beyond the first four consecutive stages in the existing scale shall be stepped up by grant of increment (s) in the revised scale in the following manner:-

         (a). for non-judicial officer and staff drawing pay from 5th upto the 8th stage in the existing scale-by one increment.

         (b). for non-judicial officer and staff drawing pay from 9th upto 12th stages in the existing scale, if there is bunching beyond the 8th stage- by two increments;

         (c). for non-judicial officers and staff drawing pay from the 13th upto the 16th stage in the existing scale, if there is bunching beyond the 12th stage-by three increments.

If by stepping up of the pay as above, the pay of a non-judicial officer and staff in subordinate courts gets fixed at the stage in the revised scale which is higher than the stage in the revised scale at which the pay of a non-judicial officer and staff who was drawing pay at the next higher stage or stages in the same existing scale is fixed, the pay of the latter shall also be stepped up only to the extent by which it falls short of that of the former.

(3). The fixation shall be made in the manner that every employee will get at least one increment in the revised scale of pay for every three increments (inclusive of stagnation increment (s), if any) in the pre-revised scale of pay.

(4). The “existing emoluments” for the purpose of fixation of pay in sub-rule (1) shall include the basic pay in the existing scale as on first day of January, 2003. However, special pay/special allowance shall not be reckoned as pay for the fixation of pay in the revised scale.

(5). Where in the fixation of pay under sub-rules (1), (2) and (3), pay of a non-judicial officer and staff who in the existing scale was drawing immediately before the 1st day of January, 2003 more pay than another employee junior to him in the same cadre, gets fixed in the revised scale at a stage lower than that of such junior, his pay shall be stepped up to the same stage in the revised scale as that of the junior.

(6). Where the increment of a non-judicial officer and staff falls on 1st day of January, 2003 he/she shall have option to draw the increment in the existing scale or the revised scale.

(7). The pay of a non-judicial officer and staff under suspension on the 1st day of January, 2003 shall on the termination of suspension be regulated as follows:-
(a). if his/her service is terminated, there is no question of fixation of pay in the revised scale;
(b). if the period of suspension is treated as period spent on duty or leave other than extraordinary leave, the fixation of pay shall be done in accordance with sub-rule (1), (2) and (3);
(c). if the period of suspension is treated as extraordinary leave, the pay in the revised scale shall be fixed only with effect from the date of joining duty;

(8). In case where a senior non-judicial officer or staff promoted to higher post before the 1st day of January, 2003, draws less pay in the revised scale than his junior who is promoted to the higher post on or after the 1st day of January, 2003, the pay of the senior non-judicial officer or staff shall be stepped up to an amount equal to the pay as fixed for his junior in that higher post. The stepping up shall be done with effect from the date of promotion of the junior Non-Judicial Staff subject to the fulfillment of all the following conditions:-

(a). both the junior and the senior non-judicial officer and staff should belong to the same cadre and the posts in which they have been promoted should be identical in the same cadre;
(b). the pre-revised and revised scales of pay of the lower and higher posts in which they are entitled to draw pay should be identical;
(c). the senior non-judicial officer or staff at the time of promotion had been drawing equal or more pay than the junior, and
(d). the anomaly should be directly as a result of the application of the rules regulating pay fixation on such promotion in the revised scale. If even in the lower post the junior non-judicial officer or staff was drawing more pay in the pre-revised scale than the senior by virtue of any advance increments granted to him, the provision of this sub-rule need not be invoked to step up the pay of the senior Non-Judicial officer or staff.

7. **Date of next increment in the revised scale:**
The next increment of a non-judicial officer and staff whose pay has been fixed in accordance with sub rules (1) and (3) of rule 6 shall be granted on the date he would have drawn the increment had he continued in the existing scales:

Provided that in cases where the pay of a non-judicial officer and staff is stepped up under sub rule (2) or (5) or (8) or rule 6, the next increment shall be granted on the completion of qualifying service of twelve months from the date of stepping up of the pay in the revised scale:

Provided further that in cases, other than those covered by the preceding proviso, the next increment of a non-judicial officer and staff whose pay is fixed on the 1st day of January, 2003 at the same stage as the one fixed for another non-judicial officer and staff junior to him in the same cadre and drawing pay at a lower stage than him in the existing scale, shall be granted on the same date as admissible to his junior, if the date of increment of the junior happens to be earlier:

Provided also that in the case of persons who had been drawing maximum of the existing scale for more than a year as on the 1st day of January, 2003, next increment in the revised scale shall be allowed on the 1st day of January, 2003.

8. **Stagnation increments :-**
A non-judicial officer and staff shall be eligible for one increment for every two years of service rendered after reaching the maximum of his scale, subject to a maximum of three increments. The rate of such increment shall be the rate applicable before reaching maximum of that scale.

9. **Classification of posts.-**
In accordance with these rules classification of posts shall be as follows:-

**Group D-** All posts in the scales of pay the maximum of which is Rs. 4,800/-

**Group C-** All posts in the scales of pay the maximum of which is over Rs 4,800/- but not exceeding Rs. 10,500/-

**Group B-** All posts in the scale of pay the maximum of which is over Rs. 10,500/- but not exceeding Rs. 12,900/-

**Group A-** All posts in the scales of pay the maximum of which exceeds Rs. 12,900/-

10. **Procedure for fixation of pay in the revised scale**-
(1). The pay of non-judicial officer and staff may be fixed under the revised scales in accordance with the prescribed manner laid down under Rule 6. A statement for fixation of pay in the revised scale is attached with these rules at Appendix I.

(2). The fixation of pay for Group A and Group B non judicial officers may be done by the Department of Personnel, Administrative Reforms and Training and for Group C and Group D non judicial staff by the concerned of District Judge.

(3). For non judicial officers of Group A and Group B, the Department of Personnel, Administrative Reforms and Training and for Group C and D non judicial staff the concerned District Judges (Head of Department) would arrange to prepare six copies of statement of fixation of pay of each employee in the prescribed proforma and send the same to the Pay Cell in the Department of Personnel, Administrative Reforms and Training for approval.

(4). After approval, the Pay Cell would return two copies in the case of Group A and Group B non judicial officers and three copies in the case of Group C and D non judicial staff to the concerned District Judges (Head of Department) for drawal of arrears and pasting in the service book of non judicial officers and staff. In respect of Group A and Group B non judicial officers the third copy would be sent to the Department of Personnel, Administrative Reforms and Training for similar pasting in the service book. The fourth copy shall be sent to the Accountant General, Sikkim, and the fifth copy to Pay and Accounts Office. The first copy would be retained in the Pay Cell.

(5). The concerned District Judge (Head of Department) would arrange to ensure that a copy of the approved statement of fixation of pay in the revised scale is pasted in the service book of the employees under proper attestation.

11. Overriding effect of Rules.-

The provisions of the Sikkim Government Service Rules, 1974, the Sikkim Government Service (Revised pay) Rules, 1986, the Sikkim Government Services (Revised Pay) Rules, 1987 and the Sikkim Government the High Court of Sikkim may by order, dispense with or relax the requirements of that rule to such extent and subject to such conditions as the Government may consider necessary for dealing with the case in a just and equitable manner.

13. Interpretation.-

If any question arises relating to the interpretation of these rules, the same shall be referred to the Government in the Department of Personnel through the High Court of Sikkim for decision.

Note 1: The powers of attestation etc. vested in the Gazetted grades so far shall be exercised by officers appointed or promoted in the revised scale of pay of Rs. 8,500-275-12,900.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C. L. SHARMA
SPECIAL SECRETARY TO THE GOVERNMENT
DEPTT. OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
APPENDIX – I
STATEMENT OF FIXATION OF PAY UNDER SIKKIM SUBORDINATE COURTS NON-JUDICIAL OFFICERS 
AND STAFF (REVISED PAY) RULES, 2005. 
(See Rule 10).

1. Name of the Non Judicial officers or staff.
2. Designation of the post in which pay is to be fixed as on 1st January 2003.
3. Status (Substantive/officiating).
4. Existing scale of pay.
5. Revised scale of pay.
6. Existing emoluments as on 1.1.2003 (a) Basic Pay (including stagnating increments, if any).
7. Fitment weightage (20% of basic pay)
8. Total (Sl. No. 6 and 7)
9. (a) Stage in the revised scale of pay at which pay is to be fixed under sub rule (1) excluding benefit of bunching.
   (b) Number of increments due on account of bunching under sub -rule (2).
   (c). Stage in the revised scale at which pay is to be fixed including benefit on account of bunching.
   (d) Stage in revised scale of pay at which pay is to be fixed so as to ensure at least one increment in the revised scale for every three increments on the pre-revised scale under sub-rule (3).
10. Pay fixed in the revised scale of pay (stage of pay at Sl. No. 9 (a) or 9 (c) which ever is higher.)
11. Stepped up pay with reference to the revised pay of Junior, if applicable, ( name and pay of the junior are to be indicated).
12. Date of next increment under rule 7 and pay after grant of increment.
   Date of increment.                     Pay after increment.
   ……………………                              ……………… ……..
13. Any other relevant information.
   Date.  ………………………

Pre-checked and approved

District Judge.

East & North Sikkim at Gangtok
(Signature of Head of Department)
### Schedule A
(see rule 3) (C)
DISTRICT AND SESSIONS COURT, EAST AND NORTH SIKKIM

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Posts</th>
<th>Existing Scale(s)(Rs.)</th>
<th>Revised Scale(s)(Rs.)</th>
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<td>3.</td>
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<td>5.</td>
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<td>6.</td>
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<td>8.</td>
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<td>9.</td>
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### Schedule B
3 (c)
DISTRICT AND SESSIONS COURT, SPECIAL DIVISION I

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### Schedule C
3 (c)
DISTRICT AND SESSIONS COURT, SPECIAL DIVISION II

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<th>Sl. no</th>
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<td>Revised scale(s)(Rs.)</td>
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<td>3</td>
<td>L.D.A (1)</td>
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<td>4000-100-6000</td>
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<td>4</td>
<td>Driver</td>
<td>3200-80-4800</td>
<td>3200-80-4800</td>
</tr>
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<td>3200-80-4800</td>
</tr>
<tr>
<td>6</td>
<td>Peon (2)</td>
<td>2850-55-4170</td>
<td>3050-75-4550</td>
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</table>

**SCHEDULE E**

3 (c)

COURT OF THE CIVIL JUDGE CUM JUDICIAL MAGISTRATE, EAST SIKKIM, GANGTOK

<table>
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<tr>
<th>Sl. no</th>
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<th>Revised scale(s)(Rs.)</th>
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<td>Peshkar (Gr. III)</td>
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<td>Stenographer (Gr. III)</td>
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<td>4300-125-6800</td>
</tr>
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<td>Junior Accountant</td>
<td>4000-100-6000</td>
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<td>4000-100-6000</td>
</tr>
<tr>
<td>5</td>
<td>Record Keeper</td>
<td>3400-85-5100</td>
<td>4000-100-6000</td>
</tr>
<tr>
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<td>Driver</td>
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<td>3200-80-4800</td>
</tr>
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<td>7</td>
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<td>8</td>
<td>Mali-cum-Sweeper</td>
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<td>3050-75-4550</td>
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<td>3200-80-4800</td>
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<td>10</td>
<td>Chowkidar</td>
<td>2850-55-4170</td>
<td>3050-75-4550</td>
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</table>
WHEREAS the State Government has deemed it expedient to examine and have detail report
relating to the creation of employment opportunities in the State of Sikkim.

Now, therefore, the Governor is hereby pleased to appoint Shri Tashi Tobden, IAS presently
Advisor to the Government as One Man Commission and entrust the above work.

The terms of reference shall be as follows, namely: -
1. To identify causes of unemployment.
2. To submit a detailed report on the total number of unemployed youth as on today
categorywise, qualificationwise and districtwise.
3. To identify various kinds of jobs likely to be generated in future in both Government as well
as private sector.
4. The report will also include details on employment in the private sector as also in the Public
Sector Undertakings.
5. The report shall suggest ways and means to generate employment opportunities for these
unemployed youths of Sikkim.
6. To suggest principles and guidelines for employment generation.
7. To prepare and develop integrated youth employment avenues/opportunities.
8. Suggest ways and means to promote capacity building.

The One Man Commission shall submit his report within a period of 6 (six) months.

Department of Personnel will provide necessary Secretarial assistance.

BY ORDER.

C. L. SHARMA
SPECIAL SECRETARY TO THE GOVT. OF SIKKIM
DEPTT. OF PERSONNEL, ADM. REFORMS & TRAINING, PUBLIC GRIEVANCES,
CAREER OPTION & EMPLOYMENT SKILL DEV. AND
CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
NOTIFICATION

Whereas the State Government has deemed it expedient to examine and have detailed report regarding the works relating to members of public whose private holdings being wrongly been recorded as Forest Land during 1978-79 Survey and Settlement and similarly forest lands have been recorded as private holdings.

Now, therefore, the Governor is hereby pleased to appoint Shri T.R. Sharma, IFS, presently member State Planning Commission and entrust the above work for examination in the backdrop of the Survey and Settlement operation done in 1952.

The terms of reference shall be as follows, namely;
1. Total number of private holdings of 1950 in seriatim blockwise shown as Sarkar in 1979.
2. Total number of forest land shown as private in seriatim blockwise.
3. Total area, under forest cover, blockwise in seriatim,
4. Total area under plantation done yearwise hitherto in seriatim.
5. Total area under glacier, lakes and rivers in seriatim and their state of affairs under each item.
6. Total area under different types of forest blockwise.
7. Total area under Medicinal and Herbal plantation and their status blockwise.
8. Total area under barren land blockwise.
9. Private forest in private holding blockwise.
10. Land holding categorywise and blockwise.

The One Man Commission shall submit his report within a period of 6 (six) months.

The Forest Department will provide necessary Secretarial assistance.

By Order.

C. L. SHARMA
SPECIAL SECRETARY TO THE GOVT. OF SIKKIM
DEPTT. OF PERSONNEL, A. R. & TRAINING, PUBLIC GRIEVANCES, CAREER OPTION & EMPLOYMENT SKILL DEV. AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
GOVERNMENT OF SIKKIM
DEPTT. OF PERSONNEL, ADM. REFORM, TRAINING, PUBLIC GRIEVANCES,
CAREER OPTIONS & EMPLOYMENT, SKILL DEVELOPMENT AND
CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
GANGTOK - 737101

NO: 236/GEN/DOP DATED: 22.12. 2005

NOTIFICATION

Whereas the State Government has deemed it expedient to examine and have detail report
relating to the various Industries of Sikkim both in private Sector and Public Sector Undertakings.

Now, therefore, the Governor is hereby pleased to appoint Shri S.W. Tenzing, IAS presently
Advisor to the Government as One Man Commission and entrust the above work.

The terms of reference shall be as follows, namely:-

1. Total number of Industries in Government and Private Sector in seriatim.
2. Employment opportunity under Government Undertakings and private Sector Undertakings.
3. Status of all Public Sector Undertakings and measures necessary to strengthen such PSUs
   in seriatim.
4. Industries that need to be encouraged in the State and efforts from all concerned required
   in these directions.
5. Capacity building steps required in each PSU.
6. Total number of Government Assets in seriatim and measures to be taken for their
   improvement.

The One Man Commission shall submit his report within a period of six (6) months.

The Commerce and Industry Department will provide necessary Secretarial assistance.

BY ORDER.

C. L. SHARMA
SPECIAL SECRETARY TO THE GOVT. OF SIKKIM
DEPTT. OF PERSONNEL, ADM. REFORMS & TRAINING, PUBLIC GRIEVANCES,
CAREER OPTION & EMPLOYMENT SKILL DEV. AND
CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
NOTIFICATION

Whereas the State Government has deemed it expedient to examine and have detail report relating to the total number of Labourers in the State of Sikkim employed both in the State Government and in Private Organisations.

Now, therefore, the Governor is hereby pleased to appoint Shri T.W. Barfungpa, IAS presently Advisor to the Government as One Man Commission and entrust the above work.

The terms of reference shall be as follows, namely;

1. To go into the total number of labourers in the State of Sikkim employed both in the State Government and in Private Organisations showing local, non-local, male, female, age, skilled, unskilled agencywise.

2. Whether minimum wages are paid to such labourers specially in Private Organisations agencywise.

3. To examine whether the service of labourers are fully and purposefully utilized in the State Government Departments and if not suggest ways and means to utilize their services purposefully.

4. To examine the present pattern of permit system being issued by the Labour Department being sufficient/adequate or not.

5. To examine whether the labourers coming from outside the State or completion of their work leaving the State or not.

The One Man Commission shall submit his report within a period of 6 (six) months. Labour Department will provide necessary Secretarial assistance.

By Order.

C. L. SHARMA
SPECIAL SECRETARY TO THE GOVT. OF SIKKIM
DEPTT. OF PERSONNEL, ADM. REFORMS & TRAINING, PUBLIC GRIEVANCES, CAREER OPTION & EMPLOYMENT SKILL DEV. AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
NOTIFICATION

Whereas the State Government has deemed it expedient to examine and have detail report relating to the total number of Labourers in the State of Sikkim employed both in the State Government and in Private Organisations.

Now, therefore, the Governor is hereby pleased to appoint Shri T.W. Barfungpa, IAS presently Advisor to the Government as One Man Commission and entrust the above work.

The terms of reference shall be as follows, namely;

1. To go into the total number of labourers in the State of Sikkim employed both in the State Government and in Private Organisations showing local, non-local, male, female, age, skilled, unskilled agencywise.

2. Whether minimum wages are paid to such labourers specially in Private Organisations agencywise.

3. To examine whether the service of labourers are fully and purposefully utilized in the State Government Departments and if not suggest ways and means to utilize their services purposefully.

4. To examine the present pattern of permit system being issued by the Labour Department being sufficient/adequate or not.

5. To examine whether the labourers coming from outside the State or completion of their work leaving the State or not.

The One Man Commission shall submit his report within a period of 6 (six) months. Labour Department will provide necessary Secretarial assistance.

By Order.

C. L. SHARMA
SPECIAL SECRETARY TO THE GOVT. OF SIKKIM
DEPTT. OF PERSONNEL, ADM. REFORMS & TRAINING, PUBLIC GRIEVANCES, CAREER OPTION & EMPLOYMENT SKILL DEV. AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL ADMINISTRATIVE REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS AND EMPLOYMENT SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
GANGTOK – 737101

No. 209/GEN/DOP. DATED : 19. 10. 2005

NOTIFICATION

The Governor of Sikkim is hereby pleased to upgrade the following posts in the Human Resource Development Department, with immediate effect :-

(1) 1 (one) post of Projectionist, in the scale of Rs. 5500 – 150 – 9000 to that of Senior Projectionist in the scale of Rs. 7000 – 225 - 11500.

(2) 1 (one) post of Graphic Artist, in the scale of Rs. 5500 – 150 – 9000 to that of Senior Artist in the scale of Rs. 7000 – 225 – 11500.

2. Consequent upon the up-gradation of above posts, the posts of Projectionist and Graphic Artists shall stand abolished.

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C. L. SHARMA
SPECIAL SECRETARY TO THE GOVERNMENT
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME.
NOTIFICATION

The Governor of Sikkim is pleased to sanction creation of the following 4 (four) Posts in the High Court of Sikkim with immediate effect:-

<table>
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<tr>
<th>Sl. No.</th>
<th>Name of Post</th>
<th>No of Post</th>
<th>Scale</th>
</tr>
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<tbody>
<tr>
<td>1.</td>
<td>Driver</td>
<td>02 (Two)</td>
<td>Rs. 3200 – 80 – 4800</td>
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<tr>
<td>2.</td>
<td>Sweeper</td>
<td>02 (Two)</td>
<td>Rs. 2850 – 55 – 4170</td>
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</table>

**T O T A L : 04 (Four)**

The expenditure shall be debited from the Budget Head :2014-102-00-60-01 – Salaries.

This issues with the concurrence of Finance, Revenue & Expenditure Department.

**BY ORDER.**

C. L. SHARMA
SPECIAL SECRETARY TO THE GOVERNMENT
DEPARTMENT OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS AND EMPLOYMENT SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME.
GOVERNMENT OF SIKKIM
DEPARTMENT OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEV. AND
CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
 GANGTOK

No. 221/GEN/DOP Dated: 11.11.2005

NOTIFICATION

Whereas the State Government has deemed it expedient to fill up 2 (two) posts of Assistant Commissioner under the Sikkim Excise Service;

And whereas under rule 6 read with Schedule-II to the Sikkim Excise Service Rules, 1994, the method of recruitment to the post of Assistant Commissioner is as under:-

“50% by direct recruitment through open competitive examination and 50% by promotion”;

And whereas (1) Shri K.B. Rai and (2) Shri L.P. Kharel are senior most Inspectors and have rendered more than 12 years of service in the same post and have gained sufficient knowledge and experience;

And whereas the State Government is of the opinion that it is necessary or expedient to relax the provision relating to the method of recruitment prescribed under rule 6 read with Schedule-II of the Sikkim Excise Service Rules, 1994 to utilize the existing provisions of 50% by direct recruitment through open competitive examination to fill up the post of Assistant Commissioners by promotion of (1) Shri K.B. Rai and (2) Shri L.P. Kharel who are senior most Inspector in Excise Department;

Now therefore, in exercise of the powers conferred by rule 28 of the Sikkim Excise Rules, 1994, the Governor of Sikkim is hereby pleased to relax the provision relating to the method of recruitment prescribed under rule 6 read with Schedule-II of the Sikkim Excise Service Rules, 1994 with a view to promote (1) Shri K.B. Rai and (2) Shri L.P. Kharel who are senior-most Inspectors as Assistant Commissioner in Excise Department as one time relaxation through Sikkim Public Service Commission;

BY ORDER AND IN THE NAME OF THE GOVERNOR.

C. L. SHARMA
SPECIAL SECRETARY TO THE GOVERNMENT
DEPTT. OF PERSONNEL, ADM. REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME
NOTIFICATION

The Governor is pleased to upgrade the two posts of Personal Assistant in the scale of Rs. 5500-175-9000 held by Shri Dipak Shah and Shri Jaya Kumar to that of Private Secretary in the Scale of Rs. 7000-225-11500 in the High Court of Sikkim.

BY ORDER.

C. L. SHARMA
SPECIAL SECRETARY TO THE GOVERNMENT
DEPARTMENT OF PERSONNEL, ADMINISTRATIVE REFORMS, TRAINING, PUBLIC GRIEVANCES, CAREER OPTIONS & EMPLOYMENT, SKILL DEVELOPMENT AND CHIEF MINISTER’S SELF EMPLOYMENT SCHEME