Compendium of Instructions and Guidelines on Tribal Development in Himachal Pradesh

Department of Tribal Development
Himachal Pradesh
FOREWORD

The Constitution of India in its preamble provides for securing social, economic and political justice to all its citizens. Five Year Plans were launched beginning 1951-52 for general economic development of the country and it was envisaged that all the sections of the community will be equally benefited through the percolation process but the law of large numbers prevailed and SCs and STs could not get the desired benefits of the planning process. Concerted efforts to correct the imbalance was initiated at the beginning of the 5th Five Year Plan in 1974-75 by introducing plans within the plan in the form of Tribal Sub Plan and Component Plan for SCs.

Tribal Sub Plan has been implemented in the State right from 1974-75. Kinnaur and Lahaul-Spiti Districts, in their entirety, and Pangi and Bharmour sub divisions of Chamba District fulfilled the criterion of 50% ST population concentration for carving out Integrated Tribal Development Projects (ITDPs) and, accordingly, 5 ITDPs, viz. Kinnaur, Lahaul, Spiti, Pangi and Bharmour came into being. To ensure that funds meant for tribal development are not diverted, a separate budgetary demand was introduced in 1981. To avoid multiple channels in decision making and for speedy development, single line administration was introduced in Pangi Sub Division in 1986 which was further extended to all the ITDPs in the year 1988.

The ambit of Tribal Sub Plan was widened in the 6th Plan and Modified Area Development Approach (MADA) was adopted for pockets which had a population threshold of 10,000 of which 50% were STs. During the 7th Plan, the Sub Plan strategy was further extended to cover all the dispersed tribals outside the Tribal areas for beneficiary-oriented programmes with the result that the entire ST population in the State stands covered under Tribal Sub
Plan umbrella. Planning strategy for Tribal Development continues to be a mix of beneficiary oriented and infrastructure and human resource development.

Tribal areas in the State enjoy the unique distinction of being very vast in area (42.49% of the State’s total area) but scanty in population (2.53% of the total population). Kinnaur and Lahaul-Spiti District share international border to their North and North East. Pooh Sub Division of Kinnaur and Spiti of Lahaul-Spiti are cold desert areas. In the backdrop of these peculiarities, the State Government has been earmarking 9% of the State Plan outlay to Tribal Sub Plan and has devised a formula based on area, population and relative backwardness of each ITDP to ensure that each ITDP gets equitable share of plan resources. It is a matter of pride and distinction that the State Plan flow to the Tribal Sub Plan is far more than the ratio of ST population concentration in these areas which shows our concern for their accelerated socio-economic development.

The earmarking of 9% funds for Tribal Sub Plan introduction of Single line administration, Single budgetary Demand (Demand No. 31), one step up powers to the Technical Officers, helicopter service to tribal areas during winters are the steps, just to name a few, which state government has taken for speedy development of tribal areas and welfare of ST population. The employees serving in tribal area are given tribal allowance, winter allowance, over stay allowance and CA at enhanced rates.

I commend the efforts put in by Sh. V.C. Pharka, I.A.S., Principal Secretary-cum-Commissioner (Tribal Development) and his team in the Tribal Development Department in bringing out this publication which, I hope, will serve as a very useful reference book to all the departments and field offices in the implementation of tribal development programmes.

Shimla
July 23, 2013

VIRBHADRA SINGH
Chief Minister,
Himachal Pradesh.
PREFACE

Tribal Sub Plan in Himachal Pradesh has come in long way since 1974-75 when it was first introduced. The government took a conscious decision to earmark 9% of the state plan outlay for Tribal Sub Plan which is more than ST population in the state in order to correct the imbalance and bring about equitable development of all areas and people of the state. The introduction of Tribal Sub Plan was followed by creation of a single budgetary demand in 1981, introduction of single line administration in Pangti Sub Division in 1986 which was further extended to all ITDPs in the year 1988. Owing to the peculiar geographic condition and other requirements of the tribal area, a different set of instructions and guidelines was needed for accelerated socio-economic development of these areas which were duly issued by the State Government from time to time. It is incumbent upon all government functionaries to equip themselves with the knowledge of these instructions and guidelines. The first effort in this direction was made in the year 1993 when a compendium containing all important instructions was brought out by the Tribal Development Department. The first edition was well received and served the purpose very well. However, during the period of 20 years from 1993 to 2013, many fresh instructions have been issued which have either modified the earlier instructions or have laid down new guidelines for implementation of different government programmes in tribal areas. It was thus felt necessary that a fresh edition of compendium be brought out which should include updated guidelines and instructions.

It is with this background that the Tribal Development Department has taken the initiative of bringing out a fresh edition by ensuring that all relevant guidelines and instructions are incorporated in this volume. I would like to place on record the appreciation of the work done by Sh. Rakesh Sharma, Additional Commissioner (TD) for willingly accepting the
responsibility of undertaking this task. In this entire task, he was very ably assisted by Sh. Suresh Kumar Angra, Dy. Director (TD), Sh. Jagdish Thakur, Research Officer, Sh. Roop Lal Sharma, Superintendent, Sh. Piar Singh and Sh. Hira Singh, Senior Assistants. I would also place on record my appreciation of the work of word processing done by Sh. Jitender Kumar, Senior Scale Stenographer, Sh. Inder Kumar and Smt. Karuna Devi, Jr. Scale Stenographers. But for the efforts of this team, it would not have been possible to bring out this compendium.

Shimla
July 23, 2013

V. C. PHARKA
Principal Secretary (Tribal Development)
to the Government of Himachal Pradesh
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Published in the Gazette India, Extra-ordinary, Part-II Section 3 (I), dated 21st November, 1975 as C.O. No. 102.

THE SCHEDULED AREAS (HIMACHAL PRADESH) ORDER, 1975

In exercise of the powers conferred by paragraph 6 of the Fifth Schedule to the Constitution of India, the President is pleased to make the following Order, namely:-

1. (1) This Order may be called the Scheduled Areas (Himachal Pradesh) Order, 1975.

(2) It shall come into force at once.

2. The areas in the State of Himachal Pradesh specified below are hereby declared to be the Scheduled Area within that State:-

(1) Lahaul and Spiti District.

(2) Kinnour District.

(3) Pangi Tehsil and Bharmour Sub-Tehsil in Chamba District.

3. Any reference in the preceding paragraph to a territorial division, by whatever name indicated, shall be construed as a reference to the territorial division of that name existing at the commencement of this Order.

FAKHRUDDIN ALI AHMED,
President
21.11.1975
K.K.SUNDARAM,
Secretary to the Govt. of India
GOVERNMENT OF HIMACHAL PRADESH
WELFARE DEPARTMENT

NOTIFICATION

Shimla-171002, the 9th January, 1976

No. WEL.A(4)-4/75 – In exercise of the powers conferred by sub-paragraph (3) of paragraph 4 of the fifth Schedule to the Constitution of India, the Governor, Himachal Pradesh is pleased to make the following rules, namely:-

THE HIMACHAL PRADESH TRIBES ADVISORY COUNCIL RULES, 1976

1. Short title and commencement – (i) These rules may be called the Himachal Pradesh Tribes Advisory Council Rules, 1976.

(2) These rules shall come into force at once.

2. Definitions – In these rules, unless there is anything repugnant to the subject or context-

(a) “Article” means an Article of the Constitution of India;
(b) “Assembly” means the Himachal Pradesh Legislative Assembly;
(c) “Chairman” means the Chairman of the Council and includes every person for the time being exercising the functions of the Chairman;
(d) “Council” means the Himachal Pradesh Tribes Advisory Council;
(e) “Governor” means the Governor of Himachal Pradesh’
(f) “Member” means a member of the Council;
(g) “Member of Parliament” means a member of Lok Sabha or Rajya Sabha;
(h) “Member of State Legislature” means a member of Himachal Pradesh Legislative Assembly;
(i) “Motion” means the statement of a member brought forward for consideration of the Council and includes an amendment of a motion;
(j) “Schedule” means the Fifth Schedule to the Constitution of India.

(k) “Secretary” means the Secretary of the Council and includes every person for the time being exercising the functions of the Secretary.

3. Constitution of Council – (1) The Council shall consist of the following, twelve members, namely:-

(i) The Chief Minister Ex-officio Chairman;

(ii) The Minister Incharge, Social Welfare Ex-officio Vice Chairman;

Three members who are representatives of the Scheduled Tribes in the Assembly;

(iii) a) Two members to be nominated by the Governor from Kinnaur District;
b) One member to nominated by the Governor from Lahaul-Spiti Sub-division of Lahaul and Spiti District;

c) One member to be nominated by the Governor from Spiti Sub-division of Lahaul and Spiti District;

d) Two members to be nominated by the Governor one each from Bharmour sub tehsil and Pangi tehsil in Chamba District;

(vi) One member to be nominated by the Governor from amongst persons, who in his opinion has special knowledge and experience of the needs of the Scheduled Tribes or the Schedule Area of the State.

(2) The names of the Members including the Chairman and Vice Chairman shall be published in the Official Gazette.

4. **Disqualification of Members** - A person nominated under clause (iv) or clause (v) of sub rule (1) of rule 3 shall be disqualified for being nominated and for being a member of the Council-

   a) If he has been convicted of any offence involving moral turpitude:
   b) has accepted an office of profit of any local authority or State Government or under the Union of India;
   c) If he is an un-discharged insolvent;
   d) If he is not a citizen of India or has voluntary acquired the citizenship of a foreign State; and
   e) If he is of un-sound mind and stands so declared by the competent Court.

5. **Terms of Office** – (1) Subject to the provisions of rules 6 & 7 a member who is representative of the Schedule Tribes for the Lok Sabha the Assembly under Clause (iv) of sub-rule (I) of rule 3 shall continue to hold office of the member of the Council during the tenure of his membership of the Lok Sabha or the Assembly, as the case may be.

   (2) A person nominated by the Governor under clause (iv) or clause (v) of sub-rule (I) of rule 3 shall hold the office of a member of the Council for a period of two years from the date of his nomination;

Provided that such nominated member may be removed from his office before the expiry of his term of two years at the pleasure of the Governor.

   (3) Notwithstanding any thing contained in this rule, a member of the Council may continue to hold office until new member is elected or nominated as the case may be, in his vacancy.
6. **Resignation of Member** – Any member other than the Chairman and the Vice-Chairman may at any time resign his office by writing under his hand addressed to the Chairman, such resignation shall take effect from the date on which it is received by the Chairman.

7. **Vacation of office due to absence** – If any member other than the Chairman and the Vice-Chairman absents himself from three consecutive meetings of the Council without its permission, the Council may declare his office to be vacant.

8. **Filling up of vacancies** – If a vacancy occurs in the office of the member of the Council, the vacancy shall be filled in the manner provided for in rule 3.

9. **Appointment of other officers and employees** – The Chief Secretary to the Government of Himachal Pradesh shall be the ex-officio Secretary to the Council, In addition to the Secretary, there shall be appointed such other officers and employees to the Council as may, from time to time, be determined by the Governor, by special order.

10. **Meeting of the Council** – (1) The Council shall ordinary meet once in every six months at such place and on such date as the Chairman may appoint.

   (2) The Chairman may, however, if he thinks fit and shall upon a requisition in writing signed by not less than 5 members of the Council, convene a special meeting of Council. The special meeting to be convened upon a requisition of the members shall be convened within fifteen days of the receipt of the requisition.

   (3) Not less than ten clear days’ notice of an ordinary meeting and not less than five clear days; notice of a special meeting shall be given to every member of the Council. Such notice shall specify the place, date & time of the meeting and the business to be transacted there at and in the case of a special meeting convened upon a requisition, the reasons mentioned in the requisition for calling such meeting.

   (4) The notice of meetings referred to in sub-rule (3) shall be served under a registered cover.

11. **Quorum** – Four members including the Chairman shall form a quorum at a meeting of the Council.

12. **Functions of Chairman and Vice-Chairman** – It shall be the duty of the Chairman to preside at all meetings of the Council. In the absence of the Chairman at any meeting, the Vice-Chairman shall preside a such meeting and when so presiding shall exercise the same powers as are vested in the Chairman under these rules.

13. **Scrutiny by Secretary of items of business** – The Secretary shall examine each item of business fixed for a meeting and offer his remarks, if any, thereon. His remarks on each
item shall be circulated to all members of the Council before that item is taken up for consideration at the meeting.

14. **Conduct and business of the Council** – (1) The Council shall discuss only such matters as may be referred to it by the Governor for advice under sub-paragraph (2) of paragraph 4 of the Fifth Schedule of the Constitution of India. However, the Chairman may permit discussion on matters not so referred if he consider that such discussions will be in the general interest of the work of the Council.

(2) The decision and opinions of the Council on matters referred to them by the Governor shall be in the form of recommendations but any member may, within 24 hours, submit a minute of dissent in regard to any recommendation adopted by the Council and such minute shall be added to and form part of the proceedings of the meeting.

(3) The validity of any proceedings in the Council shall not be called in question on the ground of any alleged irregularity of procedure or merely by reason of any vacancy in the membership of the Council.

15. **Arrangement of business** – The Chairman shall determine the order of business to be transacted at the meeting of the Council.

16. (1) A list of business of each day of the meeting shall be prepared by the Secretary under the direction of the Chairman and a copy thereof shall be made available for use of every member at least ten days before the date of the meeting.

(2) The Chairman may permit discussion of any matter not in the list of business.

17. **Members to rise when speaking** – A member desiring to make any observation on any matter before the Council shall speak from his place shall rise when he speaks and shall address the Chairman. At any time if the Chairman rises, any member speaking shall resume his seat.

*Explanation* – When for the purpose of explanation during discussion or for any other sufficient reason, any member has occasion to ask a question on any matter then under consideration of the Council, he shall address the question to the Chairman.

18. **Limitation on debate** – (1) The subject matter of every speech shall strictly be relevant to the matter before the council.

(2) A member while speaking shall not –

(i) refer to any matter or fact on which a judicial decision is pending;

(ii) make a personal charge against a member of the Council or of the Assembly of the State or of the Parliament;
(iii) use offensive language;

(iv) reflect upon the conduct of the President of India or the Governor of the State or any Minister of India or of the State or any Court of Law in the exercise of its judicial functions;

(v) utter unreasonable, seditious or defamatory words;

(vi) use right of speech for the Purpose of willfully and persistly the obstructing the business of the Council.

19. **Any matter requiring decision** – Any matter requiring the decision of the Council shall be brought forward by means of a question put by the Chairman.

20. **Motions** – (a) Any member who wishes to move a motion on any business to be brought before the Council shall give notice of his intention to the Secretary three days before the meeting at which he intends to move the motion. Provided that the Chairman may allow a motion to be entered in the list of business of which shorter notice has been given.

   (b) The Chairman may disallow any motion or part of a motion without giving any reason therefore and if he does so, the motion shall not be placed on the list of business.

21. **Restriction on motions** – (1) A motion must not raise a question substantially identical with the one on which a Council has given a decision in the meeting.

   (2) No discussion of a matter of general public interest shall take place in the meeting.

22. **Decision on point of order** – The Chairman shall decide all points of order which may arise and his decision shall be final.

23. **Irrelevance or repetition** – The Chairman after having called the attention of the Council to the conduct of a member who is persistently irrelevant either in his arguments or in the arguments made by other members present, may direct him to discontinue his speech.

24. **Power to order withdrawal of member** – (1) The Chairman shall preserve order and have all the powers necessary for the purpose of enforcing his decision on all points of order.

   (2) The Chairman may direct any member whose conduct is, in his opinion, grossly disorderly to withdraw immediately from the Council and any member so ordered to
withdraw shall do so forthwith and shall absent himself during the remainder of the day’s meeting.

25. **Grave disorder.** – The Chairman may, in the case of grave disorder arising in the Council, suspend any sitting for a time to be named by his.

26. **Admission of visitors to the Council during meeting.** – Ordinarily no visitor shall be allowed to be present at meeting of Council. On special occasions the Chairman may permit attendance or visitors or pressmen and may, whenever he thinks fit, order such visitors to withdraw.

27. **Discontinuance of discussion.** – The Chairman may direct the immediate discontinuance at any stage of any discussion on any matter if such discussion is, in his opinion, considered objectionable.

28. **Committee of the Council.** – If the Chairman required the Council to appoint a committee to advise him on any proposed regulation or any other matter, the Council shall forthwith comply with the request in the matter directed by the Chairman.

29. **Report of the Committee.** – When the Council has appointed such a committee or when the Chairman has himself appointed a committee to advise him of any proposed regulation or any other matter, the committee shall submit its report direct to the Chairman within the time fixed by him.

30. **Report of the Proceedings.** – (1) The Secretary shall cause to be prepared a summary of the report of the proceedings of the Council at each of its meetings and submit it to the Chairman for his confirmation and signature, When signed by the Chairman, the copy shall constitute the authentic record of the proceedings of the Council.

    (2) The Secretary shall send a copy of such report to each member and to the Chief Secretary to the Government, the Secretary to the Chief Minister and Secretary to the Governor.

31. **Travelling allowance to the members.** – Members whether they are members of Assembly Parliament or not shall be eligible for such travelling allowance as may, from time to time, be prescribed by the State Government;

    Provided that a member who is also a member of Assembly/Parliament shall not be entitled to draw travelling allowance for attending any meeting of the Council, more than the sum which he is entitled as such member of Assembly/Parliament for attending such official business.

32. **Admission of Members.** – Every member of the Council, who has not already made or subscribed an oath or affirmation as a member of the Assembly, or as a member of the
Lok Sabha shall make and subscribe before the Chairman of the Council an oath or affirmation in the form set out in the Annexure.

(2) If any member refuses to make or subscribe any such oath or solemn affirmation when called upon by the Chairman, his seat shall be deemed to have fallen vacant and it shall be filled up by nomination, in a manner in which the member so vacating the seal was elected or nominated.

33. **Interpretation.** – The decision of the Chairman as to the interpretation of these rules shall be final.

**ANNEXURE**

I____________________ S/O Shri ____________ swear in the name of God/solemnly affirm that I will bear true faith and allegiance to the Constitution of India as by Law established, that I will faithfully and conscientiously discharge my duties as a member of the Himachal Pradesh Tribes Advisory Council and that I will do right to all manner of people in accordance with the Constitution and the Law without fear or favour.

*By order,*

R.C.GUPTA
Secretary
NOTIFICATION

In exercise of the powers vested in him under sub-paragraph (3) of the paragraph 4 of the Fifth Schedule to the Constitution of India, the Governor, Himachal Pradesh is pleased to make the following amendments in the Himachal Pradesh Tribes Advisory Rules, 1976:

1. (i) These rules may be called the H.P. Tribes Advisory Council (Second Amendment) Rules, 1978.
(ii) These shall come into force at once.

2. In Sub – rule (1) of the Rule 3 of the Himachal Pradesh Tribes Advisory Council Rules, 1976 (hereinafter called the said rules) the following amendments shall be made, namely:-
   (a) for the word “twelve” the word “fourteen” shall be substituted, and
   (b) after existing clause (ii) the following clauses (iii) and (iv) shall be inserted and the existing clauses (iii), (iv) and (vii) respectively:
      (iii) The Minister Incharge,......
      (iv) Member of Lok Sabha,......

3. For the existing sub-rule (i) of the rule-5 of the said rule, the following Sub-rule (1) shall be substituted namely:-
   (1) Subject to the provisions of rule 6 & 7, a member who is a representative of the Scheduled Tribes for the Lok Sabha or the Assembly under clause (iv) or clause (v) of sub-rule (1) of rule 3, shall continue to hold office of the Member of the Council during the tenure of his membership of the Lok Sabha or the Assembly, as the case may be.

4. In sub-rule (1) of Rule 32 of the said rules after the words “ as a member of the Assembly” the words or “as a member of the Lok Sabha” shall be inserted.

BY ORDER

M.S.MUKHARJEE
SECRETARY-CUM-COMMISSIONER
TRIBAL DEVELOPMENT
HIMACHAL PRADESH GOVERNMENT
Himachal Pradesh Government
Department of Social Welfare

Short title and Commencement. 1. (i) The rules may be called the H.P. Tribes Advisory Council (Third Amendment) Rules, 1980

Amendment to Rule 3. (1) In sub-Rule (1) of Rule 3 of the H.P. Tribes Advisory Council Rules, 1976, the following amendment shall be made namely:-

   (a) for the word “Fourteen” the word “Eighteen” shall be substituted; and
   (b) for the existing clause (vi) the following clause (vi) shall be substituted; namely:

   (vi)”Ten members belonging to Scheduled Tribes to be nominated by the Governor out of whom there shall be two from Kinnaur District, one each from Lahaul Sub-Division and Spiti Sub-Division of Lahaul & Spiti District and one each from Bharmour sub Tehsil and Pangi Tehsil of Chamba District.”

By order
A.N.Vidyarthi
Commissioner-cum-Secretary (TD) to the Government of Himachal Pradesh
GOVERNMENT OF HIMACHAL PRADESH
TRIBAL DEVELOPMENT DEPARTMENT

No.TD(A)4-7/82        Dated Shimla-171002, the 17th November, 1982.

NOTIFICATION

In exercise of the powers vested in him under sub-paragraph (3) of the paragraph 4 of the Fifth Schedule to the Constitution of India, the Governor, Himachal Pradesh, is pleased to make the following amendments in the Himachal Pradesh Tribes Advisory Council Rules 1976, Published in the Rajpatra of Himachal Pradesh dated the 16th January, 1976, vide notification No.WEL-A(4)-4/75, dated the 9th January, 1976 :-

1. The rules may be called the Himachal Pradesh Tribes Advisory Council (Fourth Amendment) Rules, 1982

These shall come into force at once.

2. In sub-Rule (1) of Rule 3 of the Himachal Pradesh Tribes Advisory Council Rules, 1976, the following amendment shall be made, namely:-

(a) for the work :Eighteen” the word “Twenty” shall be substituted,
(b) for the existing clause (vi) the following clause (vi) shall be substituted, namely:-
“(vi) Twelve members to be nominated by the Governor out of the persons of Scheduled Tribes.”

BY ORDER
A.N.VIDYARTHI
Commissioner-cum-Secretary (TD) to the Government of Himachal Pradesh.
GOVERNMENT OF HIMACHAL PRADESH
WELFARE DEPARTMENT

NOTIFICATION

Shimla-171002, the 17th June, 1976.

No. WEL.A(4)-4/75. – In continuation of this department notification of even number, dated 17th May, 1976 thereby setting up of the Himachal Pradesh Tribes Advisory Council for the Areas declared as Scheduled areas in Himachal Pradesh, the Governor, Himachal Pradesh is pleased to make the following rules governing the grant of travelling allowance and daily allowance to the official and non-official members of the Council:-

(i) The Official Members will be entitled to travelling allowance and daily allowance according to the rules governing them in their official capacity.

(ii) The Non-Official Members of the Council will be entitled to draw travelling and daily allowance as per annexure in respect of the journeys etc., that may be performed in connection with the affairs of the Council.

2. This issues with the concurrence of the Finance (Regulation) Department vide U.O. No. 1431/11-3474-Fin.(Reg.) dated 3.6.1976.

By order

C.M.CHATURVEDI
Commissioner for Tribal Development
Himachal Pradesh, Shimla-2.
ANNEXURE

T.A. AND D.A. TO NON-OFFICIAL MEMBERS OF THE HIMACHAL PRADESH TRIBES
ADVISORY COUNCIL

1. Journey by Rail – They will be treated as at par with Government servants of the 1st Grade and will be entitled to actual fare of the class of accommodation actually used.

2. Journey by Road. – (i) They will be entitled to actual fare for travelling by taking single seat in a public bus, and if the journey is performed by motor-cycle/scooter Mileage Allowance at 20 paise per km and if the journey is performed by engaging full taxi/own car, the member will be entitled to Mileage Allowance at 60 paise per km (which rates are inclusive of the journey within element of 33-1/3 percent increase for Himachal Pradesh).
   (ii) In addition to the actual fare of the Road Mileage as indicated in items 1 and 2 above a Member shall draw Daily Allowance for the entire absence from his permanent place of residence starting with departure and ending with arrival at the place, at the same rate and subject to the same terms and conditions as apply to Grade I Officers of the State Government.

(B) DAILY ALLOWANCE:

1. The non-official members will be entitled to Daily Allowance for each day of meeting at the highest rate admissible to a Government servant of First Grade for the respective locality.

2. In addition to Daily Allowance for the day(s) of the meeting, a member shall also be entitled to Daily Allowance for halt on tour at out-station in connection with the affairs of the Council as under:-
   (i) If the absence from headquarters does not exceed 6 hours—30%
   (ii) If the absence from headquarters exceeds 6 hours but does not exceed 12 hours – 50%
   (iii) If the absence from headquarters exceeds 12 hours – full

(C) CONVEYANCE ALLOWANCE:

(i) A member, resident at a place where the meeting of the Councils held, will not be entitled to travelling and daily allowances on the scales indicated above, but will be allowed only the actual cost of conveyance hire, subject to a maximum of Rs. 10 per day. Before the claim is actually paid the controlling officer should verify the claims and satisfy himself after obtaining such details as may be considered necessary that the actual expenditure was not less than the amount claimed.

(ii) If such a member used his own car, he will be granted mileage allowance at the rates admissible to officials of the first grade subject to a maximum of Rs. 10 per day.
(D) **ADMISSIBILITY OF TRAVELLING AND DAILY ALLOWANCE:**

The travelling and daily allowance will be admissible to a member on production of a certificate by him to the effect that he has not drawn any travelling or daily allowance for the same journey and halt from any other Government source.

(E) **ELIGIBILITY OF TRAVELLING ALLOWANCE:**

The members will be eligible for travelling allowance for the journeys actually performed in connection with the meetings of the Council from and to the place of their permanent residence to be named in advance. If any member performs journey from a place other than the place of his permanent residence to attend a meeting of the Council or return to a place other than the place of his permanent residence to attend a meeting of the Council or return to a place other than the place of his residence after the termination of the meeting, travelling allowance shall be worked out on the basis of permanent residence and the venue of the meeting, whichever is less.

(F) **MEMBER OF VIDHAN SABHA:**

The non-official members who are members of the Vidhan Sabha shall be entitled to T.A./D.A. in respect of the journeys performed, in connection with the work of the Council on the scale as is admissible to them under Salaries and Allowances of Members of Legislative Assembly Act as amended from time to time.

(G) **NON-ADMISSIBILITY OF DAILY ALLOWANCE TO M.L.As.:**

The members will not be entitled to daily allowance in connection with their assignment, when the Vidhan Sabha or the Vidhan Sabha Committee, on which the members are serving in session as they will be drawing their daily allowances under the Salaries and Allowances of Members of the Legislative Assembly (Himachal Pradesh) Act. 1971, from the Vidhan Sabha. However, if they certify that they were prevented from attending the session of the House or the Vidhan Sabha Committee and did not draw daily allowance from the Vidhan Sabha they would be entitled to daily allowance at the rate as prescribed.

(H) **RECOVERY OF OVER-PAYMENTS:**

The provision of rule 4.17 and 6.1 of the Himachal Pradesh Treasury Rules will apply, mutatis mutandis, in the case of over-payments made on account or Travelling Allowance to Non-official members.

(I) **NON-DRAWAL OF THE T.A., D.A. AND CONVEYANCE ALLOWANCES:**

The member will also not draw T.A. and D.A. including conveyance allowance which would disqualify them from the Vidhan Sabha.

(J) **CONTROLLING OFFICER:**

The Director of Welfare, Himachal Pradesh Simla will be the controlling officer in respect of the countersigning of the travelling allowance bills of the non-official members and the travelling allowance bill also be prepared in his office.

(K) **HEAD OF ACCOUNT:**

The expenditure on T.A. and D.A. etc. of the non-official members in connection with the meeting of the Council will be debitable to Head “288—Social Security and Welfare – (C) Welfare of Scheduled Castes and Scheduled Tribes and Other Backward Classes (a) Direction of Administration (Plan)” in accounts of the respective years.
GOVERNMENT OF HIMACHAL PRADESH
TRIBAL DEVELOPMENT DEPARTMENT

No.TD(A)4-5/82.II, Dated Shimla – 171002, the 23 September, 1983.

NOTIFICATION

In supersession of all earlier notifications issued on the subject and to bring uniformity regarding realistic plan formulation at the I.T.D.P. level and in the process of implementation, monitoring and review of the Tribal Sub-Plan, the Governor, Himachal Pradesh is pleased to order the reconstitution of the Project Advisory Committees for Kinnaur / Kaza / Lahaul / Pangi / Bharmour Integrated Tribal Development Projects, consisting of the following Members with immediate effect:-

1. Local M.L.A. elected from the area/Project Chairman
2. Resident Commissioner/Deputy Commissioner Vice-
   /Additional Deputy Commissioner as the case may be Chairman
3. Member of Parliament representing the Project/Area Member
4. Local Member of H.P. Tribes Advisory Council Member
5. Chairman of Panchayat Samiti/Samities of the Area Member
6. All officers of the area including officers of the State Govt. undertakings in the area concerning Member
   Tribal Sub-Plan
7. Project Officer, Integrated Tribal Development Project Secy.

Objects and Functions
1. Co-ordination of the activities of various Depts. at Project level for proper and effective implementation of the Tribal Sub-Plan Programme.
2. Tendering advice regarding formulation of Project Level Planning.
3. To deal with Nucleus Budget under provision of the H.P. Nucleus Budget for Tribal Area Rules, 1979, as amended from time to time.

Meeting of the Committee
The meetings of the Project Advisory Committee in respect of the Integrated Tribal Development must be held in every quarter.

T.A. and D.A. to the Non-Official Members

The Rules relating to the payment of T.A. and D.A. to the Non-Official Members of the Project Advisory Committee will be same as applicable to the Non-Official Members of the District, Development Committee (re-designated as Project Advisory Committee). The concerned Vice-Chairman, will function as controlling Officer in this behalf. The expenditure on this account will be debitble to Major Head “2053-District Admn. (796) Tribal Area Sub Plan (01) Expenditure of Distt. Establishment (Non-Pan).

A.N.Vidyarthi
Commissioner-cum-Secretary (TD) to the Government of Himachal Pradesh
NOTIFICATION

In supersession of all previous notifications issued in this behalf, the Governor, Himachal Pradesh is pleased to re-constitute the Project Advisory Committee for Kinnaur/Lahaul/Spiti/Pangi/Bharmour Integrated Tribal Development Projects to oversee the formulation, implementation and monitoring etc. of I.T.D.P. level Tribal Sub-Plan and other related welfare schemes consisting of the following members with immediate effect:-

1. Local M.L.A. elected from the area/ Project. Chairman.
2. Resident Commissioner/Deputy Commissioner/ Additional Deputy Commissioner as the case may be. Vice – Chairman.
3. Members of the H.P. Tribes Advisory Council representing Project Area. Member
4. Chairman, Zila Parishad. Member
5. Vice Chairman, Zila Parishad. Member
6. Chairman, Panchayat Samiti(s) the Project area. Member
7. Vice Chairman, Panchayat Samiti(s) of the Project area. Member
8. One elected Member of Zila Parishad in each ITDP belonging to the Project area to be nominated by the Govt. for a period of two years. Member
9. Two Gram Panchayat Pradhans to be nominated by the Chairman of respective ITDPs from each Development Block of concerned ITDP for period of two years. Member
10. All Heads of offices of Project including officers of the State Govt. undertakings in the area concerned with Tribal Sub-Plan. Member
11. Project Officer, ITDP. Secretary

Besides above Hon’ble Members of Parliament representing the Project may also be invited invariably as a special invitee member.

Objective and functions:

1. Tendering advice for the formulation of ITDP level plan as per local need and requirements.
2. Approval of Annual ITDP Plan.
3. Co-ordination/participation in the developmental activities of various departments at ITDP level for effective implementation and quarterly monitoring of ITDP Plan.
4. Approval of schemes under Vikas Main Jan Sahyog and Nucleus Budget etc. as authorized by the State Govt. from time to time in the quarterly meeting as per Guidelines/ Rules laid down under these schemes.

5. Collective inspection of the field work by a team of non-official members of the committee as and when they are specially authorized or requested by the Govt. and submission of such reports/recommendations to the Govt.

**Headquarter of the Committee:-**

The headquarter of this Committee will be at Reckong Peo/ Keylong/Kaza/Killar/Bharmour respectively.

**Meeting:**

1. The meeting of the Project Advisory Committee must be held in every quarter.

2. The Chairman, however, if he thinks fit and shall upon a requisition in writing signed by not less than 2/3 non-official members of the Committee, the special meeting shall be convened within 15 days of the receipt of the requisition.

**Travelling Allowance:-**

1. Non-Official: The non-official members of this Committee shall be entitled to TA/DA as detailed given in Annexure “A”.

2. Official Members: The official members of this Committee will be entitled to TA/DA admissible to them according to rules applicable to them for attending the meeting.

3. The Project Officers, ITDP will be the Controlling Officer with regard to the preparation and countersigning the TA bills of the non-official members if any.

The Expenditure on TA/DA in respect of non-official member and other contingent expenses will be debitable to major head 2053-District Administration (796) Tribal area Sub –Plan(03) –Expenditure on appointment of staff(SCA).

This issue with prior concurrence of the Finance Department vide their No. Fin(C)B(15)2/97 dated 17.01.2001.

By order
Subhash C. Negi.
Commissioner-cum-Secretary (TD) to the Govt. of Himachal Pradesh.

Endst. No. & date as above.

1. The Secretary to Governor, Himachal Pradesh.
2. The Secretary to Vidhan Sabha secretariat, Shimla.
3. All non-official and official member of the Committee.
4. All the Secretaries to the Govt. of H.P.
5. All the Heads of Department, H.P.
6. All the Deputy Commissioners, in H.P.
7. The Resident Commissioner, Pangl at Killar.
8. The Additional Deputy Commissioner, Spiti at Kaza.
9. The Accountant General, H.P.
12. The Finance Department (Regulation) H.P. Sectt. Shimla.
14. All the Project Officer, ITDP in H.P.
15. All the Research Officer posted in ITDP in H.P.
16. Controller, Printing & Stationery, H.P. Govt. Press for publication in the
Himachal Pradesh Rajpatra. He is requested that a copy of the Rajpatra may
be sent to this department immediately with 100 spare copies to the Joint
Secretary (TD) to the Govt. of H.P.

Sd/-
Joint Secretary (TD) to the
Govt. of Himachal Pradesh.
Entitlements of T.A. and D.A. to non-official member of Committee.

(1) **Travelling Allowance.**

(i) **Journey by Rail:** They will be treated at with Government servants of the first Grade, and will be entitled to actual rail fare of the class of accommodation casually used but not exceeding the fare in which the Government servant of the first grade are normally entitled accommodation of the highest class by whatever name may be called provided in the railway by which the journey performed.

(ii) **Journey by Road:** They will be entitled actual fare for travelling by taking single seat in a public bus, and if the journey is performed by motor cycle/motor mileage allowance @ Rs. 1.60 per K.M. for journey performed outside Himachal Pradesh within Himachal Pradesh and Rs. 1.20 per K.M. in respect of journey performed within Himachal Pradesh or the journey is performed by full taxi/own car, the member will be entitled to mileage allowance at the rate of Rs. 3.50 per K.M. in respect of journey performed within Himachal Pradesh and Rs. 3.00 per K.M for the journey performed outside Himachal Pradesh.

(iii) In addition to the actual fare of mileage as per item(i) and (ii) above, a member shall draw daily allowance for the entire absence from his permanent place of residence beginning with the departure from the place and ending with return to that place, at the same rates subject to the same terms and conditions.

(2) **Daily Allowance.**

(i) Non-official members will be entitled to draw daily allowance for each day of the meeting at the rate of Rs. 120/- for attending deliberations of State level committee. Non-official members attending meeting of other committees which are not State level) will be entitled to daily allowance at the same rate admissible to grade-I officers of the State Govt.

(ii) In addition to daily allowance for the day(s) the meeting, a member shall also be entitled to daily allowance for halt on tour and out station in connection with the affairs of committee as under:

a. If the absence from Headquarters exceeds six hours.

b. If the absence from Headquarters exceeds six hours but does not exceed 12 hours.

c. If the absence from Headquarters exceed 12 hours.

(3) **Conveyance allowance:** A member, resident at a place where the meeting of the Committee is held will not be entitled to travelling and daily allowance on the scale indicated above but will be allowed only the actual cost of conveyance hired subject to a maximum of Rs. 20.00 per day. Before the claim is actually paid for, the controlling officer should verify the claim and satisfy himself after
obtaining such details as may be considered necessary, that the actual expenditure was not less than the amount claimed.

If such a member uses his own car, for local journey in connection with the purpose mentioned above, he will be granted mileage allowance at the rates admissible to officers of the first grade subject to a maximum of Rs. 20.00 per day.

(4) The members will be eligible for travelling allowance for the journey actually performed in connection with the meetings of the Committee from and to the places of their permanent residence to attend the meeting of the Committee or return to the place other than the place of his permanent resident after the termination of the meeting. Travelling Allowance shall be worked out on the basis of the distance actually travelled or the distance between the places of permanent residence at the venue of the meeting which is less.

(5) Members of the Parliament:- The members of the Parliament on the advisory committee in respect on journey performed by him by rail, road, air and steamer in connection with the work of the committee, shall be entitled to D.A. /T.A. on the same scale as is admissible to him under ‘Salaries and allowances of members of parliament’ as amended from time to time.

(6) Members of the Vidhan Sabha:- The non-official members who are members of the Vidhan Sabha shall be entitled to TA/DA in respect of journeys performed in connection with the work of the committee on the scale as is admissible to them under the salaries and allowances of Members of Legislative Assembly.

(7) The Members will not be entitled to daily allowance in connection with their assignment when the Vidhan Sabha or the Vidhan Sabha committee on which the members are serving is in session as they will be drawing their daily allowance under the salaries and allowances of members of the Legislative Assembly (HP) Act, 1971, from the Vidhan Sabha. However, if hey certify that they were prevented from attending the session of the House or the Vidhan Sabha Committee/ and did not draw any daily allowance from Vidhan Sabha they would be entitled to daily allowance at the rates as prescribed.

Provided that claims on account of travelling, halting and incidental allowances of members for attending the meeting of the Committees appointed by the Government shall be paid after these have been countersigned by the Secretary Vidhan Sabha, for encashment.

(8) The provision of rules 4.17 & 6.1 of the H.P. Treasury Rules will apply mutatis in the case of overpayment made on account of Travelling Allowance to non-official members.

(9) The member will also not draw TA and DA including conveyance allowance which will disqualify them from the Vidhan Sabha.

(10) Official Members:- the official members shall be entitled to the travelling and daily allowance admissible to them according the rules governing them.
Government of Himachal Pradesh
Tribal Development Department.

No.TD (A)4-5/82-II  Dated: Shimla-2  05.08.2003.

NOTIFICATION

In supersession of all previous notifications issued in this behalf, the Governor, Himachal Pradesh is pleased to re-constitute the Project Advisory Committee for Kinnaur, Lahaul, Spiti, Pangi and Bharmour Integrated Tribal Development Projects to oversee the formulation, implementation and monitoring etc. of ITDP level Tribal Sub-Plan and other related welfare schemes consisting of the following members with immediate effect :-

1. MLA elected from the area/ Project. Chairman.
2. Resident Commissioner/Deputy commissioner/ ADC Vice –
   Kaza/ADM Bharmour as the case may be. Chairman.
3. Members of the H.P. Tribes Advisory Member Council
   representing the Project Area. Member
4. Two representative from each tier of Panchayati Raj, Member
   Institutions to be nominated by the State Govt. i.e. two from
   amongst Panchayat Pradhans, two from Amongst
   Chairman/Vice Chairman /elected members of block samities
   and two from amongst Chairman/Vice Chairman /elected
   member of Zila Parishad.
5. All the District Level Officers/ all Heads of Offices of Project Member
   including Officers of the State Govt. undertaking in the area
   concerned with Tribal Sub-Plan .
6. Project Officers, ITDP. Secretary

   Besides above, Hon’ble Member of Parliament representing the area may
   also be invited invariably as a special invitee for the meeting.

   Objective and functions:
   1. Tendering advice for the formulation of ITDP level plan as per local need
      and requirements.
   2. Approval of Annual ITDP Plan.
   3. Co-ordination/participation in the developmental activities of various
      departments at ITDP level for effective implementation and quarterly
      monitoring of ITDP Plan.
   4. Approval of schemes under Vikas Main Jan Sahyog and Nucleus Budget
      etc. as authorized by the State Govt. from time to time in the quarterly
      meeting as per Guidelines/ Rules laid down under these schemes.
   5. Collective inspection of the field work by a team of non-official members
      of the committee as and when they are specially authorized or
      requested by the Govt. and submission of such reports/recommendations to the Govt.

   Headquarter of the Committee:-
   The headquarter of this Committee will be at Reckong Peo/
   Keylong/Kaza/Killar/Bharmour respectively.
Meeting:

1. The meeting of the Project Advisory Committee must be held in every quarter.
2. The Chairman, however, if he thinks fill and shall upon a requisition in writing signed by not less than 2/3 non-official members of the Committee, the special meeting shall be convened within 15 days of the receipt of the requisition.

Travelling Allowance:

1. Non-Official: The non-official members of this Committee shall be entitled to TA/DA as per the norms fixed by the Govt. from time to time.
2. Official Members: The official members of this Committee will be entitled to TA/DA admissible to them according to rules applicable to them for attending the meeting.
3. The Project Officers, ITDP will be the Controlling Officer with regard to the preparation and countersigning the TA bills of the non-official members if any.

The Expenditure on TA/DA in respect of non-official member and other contingent expenses will be debitable to major head 2053-District Administration (796) Tribal area Sub –Plan(03) –Expenditure on appointment of staff(SCA).

This issue with prior concurrence of the Finance Department vide their No. Fin(C)B(15)2/97 dated 17.01.2001.

By order
Subhash C. Negi.
Principal Secretary (TD) to the Govt. of Himachal Pradesh.

Endst. No. & date as above. 05.08.2003.

1. The Secretary to Governor, Himachal Pradesh.
2. The Secretary to H.P. Vidhan Sabha Shimla-4.
3. All non-official and official member of the Committee through P.O. ITDP concerned.
4. All the Administrative Secretaries to the Govt. of H.P.
5. All the Heads of Department, H.P.
6. All the Deputy Commissioners, in H.P.
7. The Resident Commissioner, Pangl at Killar, ADC Kaza, ADM Bharmour, H.P.
8. The Accountant General (Audit), H.P. Shimla.
11. The Assistant Commissioner, Tribal Development Deptt. H.P. Shimla-2 alongwith 5 spare copies.
12. The Project Officer, ITDP Kinnaur, Lahaul-Spiti, Pang and Bharmour, H.P. They are requested to inform all the official and Non-Official Member of the Committee.
13. The Controller, Printing & Stationery, H.P. Govt. Press for publication in the Himachal Pradesh Rajprat( extra ordinary). He is requested to send a copy of the same to this department for record please.

Sd/-
Principal Secretary (TD) to the Govt. of Himachal Pradesh.
EXISTING RULES

SHORT TITLE AND COMMENCEMENT
1. (1) These Rule may be called the Himachal Pradesh Nucleus Budget for Tribal Areas Rules, 1979;

(2) They shall come into force at once.

JURISDICTION
2. These Rules shall extend to all the tribal areas of Himachal Pradesh as have Integrated Tribal Development Projects instituted therein.

DEFINITION
3. In these Rules unless there is anything repugnant to the subject or context:-

(i) “District” means the entire tribal district of Kinner and Lahaul-Spiti and Pangi tehsil and Bharmour sub-Tehsil of Chamba District;

(ii) “Integrated Tribal Development Project”, here-in-after called “I.T.D.P.” means such an area of tribal concentration where an I.T.D.P. agency has been instituted by the State Government, after formal concurrence of Union Ministry of Home Affairs;

(iii) “Sanctioning Authority” means the Project Executive in the respective I.T.D.P. in case of Pangi S.D.O. (C) will be the executive authority.

(iv) “Project Executive” means the Deputy Commissioner or the Additional Deputy Commissioner in his respective jurisdiction of the district or sub-division; in case of Pangi the Project Executive will be the S.D.O. (C) Pangi, till the A.D.C. is not appointed.

(v) “State Government” means the Government of Himachal Pradesh in the Tribal Development Department;
(vi) “Commissioner” means the Commissioner for Tribal Development to the Government of Himachal Pradesh.

(vii) “Executive Authority” means the Head of Office located within the respective I.T.D.P. area for the concerned department, which will implement the schemes sanctioned by the “Sanctioning Authority” from the Nucleus Budget. The Executive Authority shall also include any other senior officer of the concerned department, in case the Head of office is not stationed within the particular I.T.D.P. area, and it shall also include a Panchayat or a Block Samiti;

(viii) “Technical Officer” means the highest level technical officer or official stationed with in the particular I.T.D.P. areas;

(ix) “Project Advisory Committee” means a committee constituted by the H.P. Government for the concerned I.T.D.P.

**CREATION OF NUCLEUS BUDGET**

4. (i) The State Government shall create every year a nucleus budget for the benefits of the tribal areas independently for each of the I.T.D.P. out of the Tribal Sub-Plan funds flowing as the State Share for Tribal Sub-Plan. The amount of the nucleus budget for each of the I.T.D.P. shall be determined by the State Government from year to year.

(ii) The over all control over the nucleus budget shall vest in the Commissioner, being head of the department;

(iii) The provision of Nucleus Budget shall be used only for contingency planning of the respective I.T.D.P.

(iv) The Commissioner shall communicate each year the Nucleus Budget provision meant for each I.T.D.P. to the respective Project.

5. The amount of the Nucleus Budget as communicated by the Commissioner each year
shall be at the disposal of the Project Executive of the I.T.D.P. and shall be utilized by him in the manner indicated below:-

(i) Funds from the nucleus budget shall be spent only for such schemes, as are of local importance; for which adequate normal and specific budget provision is not available.

(ii) Project Executive shall sanction each schemes on the recommendations of the Project Advisory Committee of the I.T.D.P. and information about the sanctioned schemes shall invariably be sent to the Government at the time of the sanction;

(iii) For any particular sanctioned scheme, the maximum limit of expenditure from the nucleus budget would be Rs. 50,000/- subject to the condition that it should benefit at least five different families living in the area.

(iv) The sanction of the schemes shall be imparted after the receipt of technical approval from the concerned Technical Officer;

(v) The sanctioned schemes shall not create any recurring liabilities on the State Government, unless the concerned agency/Department gives a written undertaking to maintain the scheme after its completion;

(vi) Schemes sanctioned and financed from the nucleus budget shall not ordinarily have any staff component. In any case no staff liability shall be created from the nucleus budget for the period exceeding the period of utilization of nucleus budget;

(vii) The Executive Authority shall be responsible for implementation of the schemes, as directed by the sanctioning authority, as “DEPOSIT WORK.”

(viii) On completion of the work, the sanctioning authority shall issue the utilization certificate within three months after satisfying itself that the amount has been properly utilized and that
the work has been completed as per specifications;

**GRANT / SUBSIDIES**

6. Out right grants / subsidies may form a part of the scheme provided the executing / implementing authority and the sanctioning authority is satisfied that the remaining resources are available.

**REGISTER OF SCHEMES**

7. The Sanctioning Authority shall maintain the permanent register for each sanctioned scheme on the prescribed proforma (Grant-in-aid register) as per Annexure “A”.

8. The Finance Department, in prior consultation with the Accountant General, has concurred in vide their U.O.No.1005-fin(C)-A(2)-1/78 dated 21.05.1979.
‘ANNEXURE-A’

EXISTING

NAME OF DISTRICT______________________I.T.D.P.________________________

REGISTER FOR NUCLEUS BUDGET SCHEME

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Name of the scheme</th>
<th>Brief description of the schemes and nature of the scheme</th>
<th>Total estimated cost and the amount sanctioned from nucleus budget (Rs.)</th>
<th>Location of the scheme</th>
<th>Name’s of beneficiary village/s</th>
<th>No. of families benefited</th>
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<tr>
<th>Reference No. if any and date of recommendation by project Advisory Committee</th>
<th>Reference No. if any and date of sanction by the Sanctioning Authority</th>
<th>Referenc No. if any and date of intimation of sanction to Executive Authority</th>
<th>Name and address of Executive Authority</th>
<th>Date of completion</th>
<th>In case of Recurring liability whether a certificate to the effect and concerned department shall maintain the scheme in their normal plan provision subsequently had been obtained or not (YES/NO) with reference to the certificate</th>
<th>Reference No. if any and date of issue of utilization certificate</th>
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Government of Himachal Pradesh  
Tribal Development Department.

No.TD (F)5-3/90  
Dated: Shimla-2  

NOTIFICATION

For the proper and expedient implementation of the Tribal Sub Plan Schemes for the Development of Tribal Areas of Himachal Pradesh, the Governor, Himachal Pradesh is pleased to make the Himachal Pradesh Nucleus Budget Rules, 1995 as per Annexure, enclosed.

2. The Head of account to which the expenditure on this account will be met is as under :-

“2053-district Administration”
796-Tribal area sub-plan
08-Expenditure on Nucleus Budget
“Minor Works”


4. This supersedes all previous notifications issued in this behalf.

By Order
(A.N. Vidyarthi)
Additional Chief Secretary to the Government of Himachal Pradesh.

No.TD (F)5-3/90  
Dated: Shimla-2  

Copy forwarded to :-

1. All Administrative Secretaries, to the Govt. of H.P. 
2. All Heads of Departments in H.P. 

} Concerned with Tribal Sub Plan Programmes.

3. The Secretary to the Governor, H.P. Shimla-2
4. The Principal Secretary to Chief Minster, H.P. Shimla-2.
5. The Private Secretary to the Minister of State for Tribal Development, H.P. Shimla-2.
6. The Resident Commissioner, Pangi at Killar, Distt. Chamba, H.P.
7. The Deputy Commissioner, Kinnaur at Reckong Peo, H.P.
8. The Deputy Commissioner, Lahaul&Spiti, at Keylong, H.P.
9. The Deputy Commissioner, Chamba, H.P.
10. The Additional Deputy Commissioner, Spiti at Kaza, H.P.
11. The Project Officer, ITDP Kinnaur at Reckong Peo, Lahaul at Keylong, Spiti at Kaza, Pangi at Killar, Bharmour, H.P.
12. The Finance Department (Regulations Section), H.P. Sectt.
13. The Finance Department (Budget Section), H.P. Sectt.,
18. Deputy Director (SC/ST) Govt. of India, 35 Railway Board, Shimla-3.
19. Assistant Commissioner(TD)

Sd/-
Under Secretary (TD) to the
Govt. of Himachal Pradesh.
GOVERNMENT OF HIMACHAL PRADESH
TRIBAL DEVELOPMENT DEPARTMENT.

THE HIMACHAL PRADESH NUCLEUS BUDGET RULES FOR TRIBAL AREA RULES, 1995.

SHORT TITLE AND COMMENCEMENT 1. (1) These Rules may be called the Himachal Pradesh Nucleus Budget for Tribal Areas Rules, 1995.
(2) They shall come into force at once.

JURISDICTION 2. These Rules shall extend to all the tribal areas of H.P. as have Integrated Tribal Development Projects instituted therein.

DEFINITION 3. In these rules unless there is anything repugnant to the subject of context:-
(i) “District” means the entire tribal districts of Kinnaur and Lahaul-Spiti and Pangti tehsil and Bharmour Tehsil and Holi sub tehsil of Chamba District; (as per 1991 census);
(ii) “Integrated Tribal Development Projects” hereinafter called “I.T.D.P” means such an area of tribal concentration constituted as such by the State Government which are presently Kinnaur, Lahaul, Spiti, Pangti and Bharmour;
(iii) “Sanctioning Authority” means the “Project Officer” of the respective I.T.D.P.
(iv) “Project Executive” means the Resident Commissioner or the Deputy Commissioner or the Additional Deputy Commissioner in his respective jurisdiction of a District or Sub Division.
(v) “State Government” means the Govt. of Himachal Pradesh in the Tribal Development Department.
(vi) “Commissioner” means the Commissioner for Tribal Development to the Government of Himachal Pradesh.
(vii) “Executive Authority” means the Head of Office located within the respective ITDP area for the concerned department which will implement the schemes sanctioned by the “Sanctioning Authority” from the Nucleus Budget. The Executive Authority shall also include any other senior officer of the concerned department, in case the Head of Office is not stationed within the particular ITDP area, and it shall also include a Gram Panchayat or Panchayat Samiti:
CREATION OF 4. NUCLEUS BUDGET.

(i) The State Government shall create every year a nucleus budget for the benefit of the tribal areas independently for each of the ITDP out of the Tribal Sub-Plan funds, flowing as the State Share to the Tribal Sub-Plan the amount of the nucleus budget for each of the ITDP shall be determined by the state Government from year to year;

(ii) The overall control over the nucleus budget shall vest in the Commissioner, Tribal Development being the head of the department;

(iii) The provision of nucleus Budget shall be used only for contingency planning of the respective ITDP.

(iv) The Commissioner, Tribal Development shall communicate each year the Nucleus Budget provision meant for each ITDP to the respective Project Executive;

UTILISATION OF 5. NUCLEUS BUDGET

(i) The amount of the Nucleus Budget as communicated by the Commissioner, Tribal Development, each year shall be at the disposal of the Project Executive of the I.T.D.P. and shall be utilized by him/her in the manner indicated below:-

(i) Funds from the Nucleus Budget shall be spent only for such schemes, as are of local importance, for which adequate normal and specific budget provision is not available.

(ii) Project Executive shall sanction each scheme only on the recommendations of the Project Advisory Committee of the ITDP after the technical approval and information about the sanctioned schemes shall invariably be sent to the Govt. at the time of sanction;

(iii) For any particular sanctioned scheme, the maximum limit of expenditure from the Nucleus Budget would be Rs. 1,00,000/- subject to the condition that the scheme in question benefits at least five different families of serves community purpose and is not for any particular individual’s benefit;

(iv) The sanctioned schemes shall be imparted only after the receipt of technical approval from the concerned Technical Officer:

(viii) “Technical Officer” means the highest level technical officer or official stationed within the particular ITDP.

(ix) “Project Advisory Committee” means the committee constituted by the HP Govt. for the concerned ITDP area.
Technical approval of Original Works/Schemes shall be accorded by the competent Technical Officer of the concerned department for each I.T.D.P.

(v) The sanctioned schemes shall not create any recurring liability on the State Government unless the concerned Agency/Department gives a written undertaking to maintain the scheme after its completion;

(vi) The sanctioned and financed from the Nucleus Budget shall not ordinarily have any staff component. In any case no staff liability shall be created from the nucleus budget for the period exceeding the period of utilization of nucleus budget;

(vii) The Executive Authority shall be responsible for implementation of the schemes as directed by the sanctioning authority, as “DEPOSIT WORK” within a period of one and a half years.

(viii) On completion of the work, the sanctioning authority shall issue the utilization certificate within three months after satisfying itself that the amount has been properly utilized and that the work has been completed as per specifications;

(ix) “Funds under Nucleus Budget shall not be sanctioned for the same work more than once; also, splitting of the work is not permissible. No funds should be sanctioned and drawn from the Treasury for any scheme sanctioned under Nucleus Budget unless its estimates have been duly received; such was also the requirement of Rule-5(iv) of the H.P. Nucleus Budget for Tribal Areas Rules, 1979. Where such funds have been previously drawn in contravention of Rule-5 (iv) of the Nucleus Budget, Rule, these should be deposited in the Treasury immediately.

(x) No funds shall be sanctioned under Nucleus Budget for repair and maintenance of works, as this is the responsibility, of the respective beneficiaries, however, shall be available for additions/ alteration/ renovation/ remodelling and widening up of paths and roads;

(xi) Unspent balance, i.e. the difference between the amount sanctioned against any scheme and that actually utilized shall be immediately released and deposited in the Treasury;
(xii) Administrative charges, by the respective departments, wherever recovered, shall be immediately deposited in the Treasury;

(xiii) The schemes once sanctioned shall not be changed in the subsequent years according to convenience. Funds sanctioned against schemes remaining unexecuted for three consecutive years after their sanctioning shall be realized and deposited in the Treasury; and

(xiv) Interest accruing on Nucleus Budget funds held by the Project Officers, ITDP’s in the nationalized banks shall not be available for recycling but instead shall be deposited in the treasury under Receipt Head.

(xv) Administrative charges shall be payable to the executing departments at the rates approved by them from time to time.

<table>
<thead>
<tr>
<th>GRANTS/SUBSIDIES</th>
<th>6</th>
</tr>
</thead>
</table>
| Out right grants/subsidies may form a part of the scheme provided the executing/implementing authority and the sanctioning authority is satisfied that the remaining resources are available.

<table>
<thead>
<tr>
<th>ROLE OF PANCHAYAT SAMITI.</th>
<th>7</th>
</tr>
</thead>
</table>
| Proposals for grant(s) out of the Nucleus Budget funds shall be submitted by the concerned Gram Panchayat/Implementing Authority to the concerned Panchayat Samiti every year in the month of April and the later, after due consideration thereof in the Panchayat Samiti meeting, shall forward the same with their recommendations on each and every scheme to the Project Officer, ITDP for consideration by the Project Advisory Committee latest by the end of May every year in the proforma at Annexure “A”.

<table>
<thead>
<tr>
<th>DRAWAL OF FUNDS</th>
<th>8</th>
</tr>
</thead>
</table>
| The Project Executive shall draw the money against the duly sanctioned schemes from the Treasury keeping in view the Financial Rules after having satisfied himself that the amount heretofore released shall be fruitfully utilized. The Project Officer will present all the documents to the Audit Party during the Audit Inspection.

<table>
<thead>
<tr>
<th>REGISTER OF SCHEMES.</th>
<th>9</th>
</tr>
</thead>
</table>
| The sanctioning authority shall maintain a permanent register for each sanctioned scheme on the prescribed proforma (Grant-in-aid) register as per Annexure-“B”
AUDIT OF SCHEMES. 10 The expenditure incurred on the works/schemes out of Nucleus Budget funds shall be audited by the Audit Officer from time to time.

REPEAL 11 (i) The H.P. Nucleus Budget for Tribal Areas Rules, 1979 are hereby repealed.

(ii) Notwithstanding such repeal, any thing done or any action taken under the said rules shall be deemed to have been done or taken under the corresponding provisions of these rules, as if these rules had come into force on the day on which such thing was done or action was taken.

Annexure “A”

Application Form for sanctioning of the Scheme from out of the Nucleus Budget under the H.P. Nucleus Budget for Tribal Areas Rules, 1995.

1. Name of the Scheme: 
2. Location of the Scheme: Village........................Sub Village....................... 
P.O........................... Tehsil................................. 
Distt..............................

3. Brief description of the Scheme.

4. Likely cost of the scheme Rs.

5. Justification for grant of funds.

6. Undertaking to be given by the Gram Panchayat/Implementing Authority.

   1. That land/remaining resources to implement the scheme are available with the Gram Panchayat /Implementing Authority.

   2. That the scheme is of local importance for which adequate normal and specific budget provision is not available.

   3. That the scheme in question benefits at least five different families living in the Gram Panchayat area /intended beneficiaries.

   4. That the scheme in question shall not create any recurring liability on the State Government.

   5. That the scheme in question does not in the first instance involve any staff component and, if so, the same shall not exceed the period of utilization of nucleus budget grant.

   6. That the Gram Panchayat/ Implementing Authority/ Department undertaking to maintaining the scheme after its completion.
7. That proper account of utilization of nucleus budget grant for the scheme in question shall be maintained as per technical approval from the competent authority. And red rendered to the complete satisfaction of the Project Executive and the balance, if any, shall be refunded to the Project Executive with promptitude and Completion Certificate of the scheme in question shall be duly furnished.

Signatures of the Secretary
Gram Panchayat alongwith Seal/
Implementing Authority.

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

The Project Executive
(R.C./D.C./A.D.C./P.O. ITDPs.)

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N.B. Regulation of the Gram Panchayat
In support of the application to be annexed.
Annexure “B”

Application Form for sanctioning of the Scheme from out of the Nucleus Budget under the H.P. Nucleus Budget for Tribal Areas Rules, 1995.

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Name of the Scheme</th>
<th>Brief description of the scheme.</th>
<th>Total estimated cost as per Technical Approval</th>
<th>Amount Sanctioned from Nucleus Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Location of the Scheme</th>
<th>Name of beneficiary Village(s.)</th>
<th>No. of families benefited.</th>
<th>Reference No. and date of Recommendation by the Project Advisory Committee</th>
<th>Reference No. and date of sanction by the sanctioning Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>6</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Name and address of Executive Authority</th>
<th>1st Installment</th>
<th>2nd Installment</th>
<th>3rd Installment</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Amount</td>
<td>Cheque No.</td>
<td>Date</td>
</tr>
<tr>
<td></td>
<td>11</td>
<td>12</td>
<td>13</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>4th Final Installment</th>
<th>Amount</th>
<th>Cheque No.</th>
<th>Date</th>
<th>No.</th>
<th>Date</th>
<th>Amount</th>
<th>Cheque No.</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>21</td>
<td>22</td>
<td>23</td>
<td>24</td>
<td>25</td>
<td>26</td>
<td>27</td>
<td>28</td>
</tr>
</tbody>
</table>

<table>
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<tbody>
<tr>
<td></td>
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<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Challan No. vide which deposited in the Treasury</th>
<th>Dated</th>
<th>No.</th>
<th>Date.</th>
</tr>
</thead>
<tbody>
<tr>
<td>30</td>
<td>31</td>
<td>32</td>
<td>33</td>
</tr>
</tbody>
</table>
(Authorised English text of this department notification No.PBW(B&R)(B)26(162)/87 dated 16.10.89 as required under clause 3 of article 348 of the Constitution of India)

Himachal Pradesh Government
Public Works Department

No.PBW(B&R)(B)26(162)/87 dated Shimla-2, the 16th October,1989

**NOTIFICATION**

In exercise of the powers conferred by sub-section (3) of section (1) of Himachal Pradesh Town & Country Planning Act, 1977 (Act No. 12 of 1977), the Governor of Himachal Pradesh is pleased to appoint the 16.10.1989 as the day on which the Himachal Pradesh Town & Country Planning Act, 1977 (Act No. 12 of 1977) shall come into force in the areas of Reckong Peo, as described in the specification below :-

Reckong Peo Special area
North Pangi Nallah
East River Satluj
West Upto outer Boundary of revenue upmohal, Saryo, Kashmir, Duni Forest, Telangi Forest and old Hindustan Tibet Road.
South Khesharang Nallah

The area Reckong Peo, shall include the following complete revenue settlements :-

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Name of upmohal</th>
<th>Name of Mohal</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Reckong Peo</td>
<td>Reckong Peo</td>
</tr>
<tr>
<td>2</td>
<td>Kalpa</td>
<td>Kalpa</td>
</tr>
<tr>
<td>3</td>
<td>Saryo</td>
<td>Kalpa</td>
</tr>
<tr>
<td>4</td>
<td>Sudarang</td>
<td>Kalpa</td>
</tr>
<tr>
<td>5</td>
<td>Muvarangi</td>
<td>Kalpa</td>
</tr>
<tr>
<td>6</td>
<td>Chini Jungle</td>
<td>Forest Compartment No. 242.</td>
</tr>
<tr>
<td>8</td>
<td>Khawangi</td>
<td>Khawangi</td>
</tr>
<tr>
<td>9</td>
<td>Tehlangi</td>
<td>Tehlangi</td>
</tr>
<tr>
<td>10</td>
<td>Tehlangi Forest</td>
<td>Forest Compartment No. 239, 240.</td>
</tr>
<tr>
<td>11</td>
<td>Kothi</td>
<td>Kothi</td>
</tr>
<tr>
<td>12</td>
<td>Kashmir</td>
<td>Kothi</td>
</tr>
<tr>
<td>13</td>
<td>Turkhana</td>
<td>Telangi</td>
</tr>
<tr>
<td>14</td>
<td>Malcimarang</td>
<td>Telangi</td>
</tr>
<tr>
<td>15</td>
<td>Duni</td>
<td>Duni</td>
</tr>
<tr>
<td>16</td>
<td>Brellingi</td>
<td>Duni</td>
</tr>
<tr>
<td>17</td>
<td>Duni Forest</td>
<td>Forest Compartment No. 241.</td>
</tr>
<tr>
<td>18</td>
<td>Boktu</td>
<td>Pangi</td>
</tr>
<tr>
<td>19</td>
<td>Redule</td>
<td>Pangi</td>
</tr>
</tbody>
</table>

By Order,
Commissioner-cum-Secretary (PW)
to the Government of Himachal Pradesh
अधिसूचना

हिमाचल प्रदेश के राज्यपाल ने यह सुनिश्चित कर लिया है कि रिकांगिप्यों के निम्नलिखित क्षेत्रों को विशेष क्षेत्र में विकसित करना लोकहित में आवश्यक और समीचीन है:

<table>
<thead>
<tr>
<th>क्रम को</th>
<th>राजस्व उपमुहाल का नाम</th>
<th>राजस्व मुहाल का नाम</th>
<th>पचायत का नाम</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>रिकांग पिया</td>
<td>रिकांगपिया</td>
<td>कल्या / कोठी / खवागी</td>
</tr>
<tr>
<td>2</td>
<td>कल्या</td>
<td>कल्या</td>
<td></td>
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<tr>
<td>3</td>
<td>खरगी</td>
<td>कल्या</td>
<td></td>
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<tr>
<td>4</td>
<td>रुदारगी</td>
<td>कल्या</td>
<td>कल्या</td>
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<tr>
<td>5</td>
<td>पुवरगी</td>
<td>कल्या</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>चैनी जगल</td>
<td>जगल कंप्यूटर नं 242</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>राग</td>
<td>राग</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>खवागी</td>
<td>खवागी</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>तेलगी</td>
<td>तेलगी</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>तेलगी जगल</td>
<td>जगल कंप्यूटर नं 239, 240</td>
<td>खवागी</td>
</tr>
<tr>
<td>11</td>
<td>कोठी</td>
<td>कोठी</td>
<td>कोठी</td>
</tr>
<tr>
<td>12</td>
<td>काशमीर</td>
<td>काशमीर</td>
<td></td>
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<tr>
<td>13</td>
<td>तरखावा</td>
<td>तेलगी</td>
<td></td>
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<tr>
<td>14</td>
<td>माकोमटग</td>
<td>तेलगी</td>
<td>दुनी</td>
</tr>
<tr>
<td>15</td>
<td>दुनी</td>
<td>दुनी</td>
<td></td>
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<tr>
<td>16</td>
<td>ब्रिलगी</td>
<td>दुनी</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>दुनी जगल</td>
<td>जगल कंप्यूटर नं 241</td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>वीकटू</td>
<td>पागी</td>
<td>पागी</td>
</tr>
<tr>
<td>19</td>
<td>रादुल</td>
<td>पागी</td>
<td></td>
</tr>
</tbody>
</table>

अतः हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश नगर और ग्राम योजना अधिनियम, 1977 (1977 का 12) की धारा 66 की उपधारा (1) के अधीन प्रदत्त शक्तियों का प्रयोग करते हुए, उपरोक्त क्षेत्रों को जो रिकांगिप्यों विशेष क्षेत्र के नाम से ज्ञात है को विशेष क्षेत्र के रूप में अभिहित करते हैं और उपरोक्त अधिनियम के प्रयोजन के लिए इस की सीमाओं निम्नलिखित रूप में निर्धारित करते हैं।

पूर्व : सतलुज
पश्चिम : राजस्व उपमुहाल, रादुल, सरगी, काशमीर, दुनी जगल,
        तेलगी जगल की वाहय सीमा एवं पराणी हिम्नदुस्तान तिब्बत सड़क।
उत्तर : पागी नाला
दक्षिण : खोशरंग नाला।

आदेश द्वारा
ए.के. केवल महापात्र आयुक्त एवं सचिव (लोक निर्माण)
हिमाचल प्रदेश सरकार
हिमाचल प्रदेश सरकार
लोक निर्माण विभाग

संख्या: लो० नि० (ख) 26(192) 87          दिनांक, शिमला—2, 18.10.89

अधिसूचना

रिकांगिपियो क्षेत्र को इस विभाग की सम संख्यक अधिसूचना तारीख 17.10.89 द्वारा विशेष क्षेत्र के रूप में अभिहित किया है।

अतः हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश नगर और ग्राम योजना अधिनियम, 1977 (1977 का 12) की धारा 67 की उप धारा (1) के अंतर्गत तीन अभियंताओं का प्रयोग करते हुए रिकांगिपियों के लिए निम्नलिखित रूप में विशेष क्षेत्र विकास प्राधिकरण का गठन करते हैं:

1. जिलाधीश, किन्नौर
2. क्षेत्र के अधिशासी अभियंता (बी-0 एन्ड आर-20)
3. क्षेत्र के अधिशासी अभियंता (आई पी एच)
4. क्षेत्र के अधिशासी अभियंता (एच-सीएस-आई)
5. क्षेत्र के प्रमारी (पीएचसीके)

हिमाचल प्रदेश के राज्यपाल आगे यह आदेश देते हैं कि रिकांगिपियों के लिए विशेष क्षेत्र विकास प्राधिकरण उपरोक्त अधिनियम की धारा 70 में यथाविनिर्देश कृत्यों का पालन करेगा।

आदेश द्वारा
ए. के. महापत्रा
आयुक्त एव सचिव (लो० नि०)
हिमाचल प्रदेश सरकार।
Authoritative English Text of this department Notification No. TCP-(F)5-4/2002 dated 8.1.2004 as required under article 348 (3) of the Constitution of India.

**Government of Himachal Pradesh**
**Town and Country Planning Department**


**NOTIFICATION**

Whereas Reckong Peo Special Area has been constituted under sub-section (1) of section-66 of the H.P. Town & Country Planning Act, 1977 vide notification No. PBW(B&R)(B)26(162)87 dated 16.10.1989.

And whereas existing Land use map of the said Special Area has not yet been published under Section-15 of the Act ibid;

And whereas the Governor of Himachal Pradesh is satisfied that in the aforesaid Special Area, the change of land use or any building operation therein is likely to cause injurious disturbance of the surface or any land or soil, or is considered detrimental to the preservation of the soil, prevention of land slips or protection against erosion and is likely to make it difficult to plan and develop the said area in accordance with the provisions of the aforesaid Act.

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section-15-A of the Himachal Pradesh Town Country Planning Act, 1977 (Act No. 12 of 1977), the Governor of Himachal Pradesh is pleased to freeze the Existing land use of “Reckong Peo Special Area” for a period of 3 year from the date of publication of the notification in the official Gazette.

By Order
Secretary (TCP), to the
Government of H.P. Shimla-171002

Endst.No. as above Dated Shimla-2 8.1.2004

Copy forwarded to information and necessary action to:-
1. The Chief Secretary to the Government of Himachal Pradesh.
2. The Additional Chief Secretary to the Government of H.P.
3. All the Principal Secretaries/Secretaries to the Government of Himachal Pradesh.
4. All the Divisional Commissioners/Deputy Commissioners in H.P.
5. The Private Secretary to the Chief Minister/Ministries/Parliamentary Secretary, H.P.
7. The Director, Town and Country Planning Department H.P. Shimla-9 with 10 spare copies.
8. The Under Secretary (Law), Legal Cell, H.P. Secretariat, Shimla-2.
9. The Chairman, SADA Reckong Peo Distt Kinnaur H.P.

Sd/-
Special Secretary (TCP) to the
Government of Himachal Pradesh.
GOVERNMENT OF HIMACHAL PRADESH
DEPARTMENT OF TOWN & COUNTRY PLANNING


NOTIFICATION

The Governor, Himachal Pradesh is pleased to de-notify the Department notification No. TCP-F(5)-4/2002 dated 8.1.2004 vide which existing land use of Reckong Peo, Keylong and Kaza Special Area were frozen under Section 15(A) of the Himachal Pradesh Town & Country Planning Act, 1977 (Act No.12 of 1977) for a period of three years.

Sd/-
Secretary (TCP) to the Government of Himachal Pradesh

Endst.No. As above Dated Shimla-2. 8-1-2004

Copy forwarded for information and necessary action to:-

1. The Chief Secretary to the Government of Himachal Pradesh.
2. The Additional Chief Secretary to the Government of H.P.
3. All the Principal Secretaries/Secretaries to the Government of Himachal Pradesh.
4. All the Divisional Commissioners/Deputy Commissioners in H.P.
5. The Private Secretary to the Chief Minister/Ministries/Parliamentary Secretary, H.P.
7. The Director, Town and Country Planning Department H.P. Shimla-9 with 10 spare copies.
8. All the Heads of Departments in Himachal Pradesh.
9. The Under Secretary (Law), Legal Cell, H.P. Secretariat, Shimla-2.
10. The Chairman-cum-Deputy Commissioner, ADC, SADA, Reckong Peo/Keylong/Kaza Distt. Kullu, H.P.

Sd/-
Secretary (TCP) to the Government of Himachal Pradesh
AUTHORITATIVE ENGLISH TEXT OF THIS DEPARTMENT NOTIFICATION NO. TCP-F(5)-4/2002 SHIMLA, DATED 06-04-05 AS REQUIRED UNDER CLAUSE (3) OF ARTICLE 348 OF THE CONSTITUTION OF INDIA.

GOVERNMENT OF HIMACHAL PRADESH
TOWN AND COUNTRY PLANNING DEPARTMENT


NOTIFICATION


And whereas existing Land use map of the said Special Area has not yet been published under Section-15 of the Act ibid;

And whereas the Governor of Himachal Pradesh is satisfied that in the aforesaid Special Area, the change of land use or any building operation therein is likely to cause injurious disturbance of the surface or any land or soil, or is considered detrimental to the preservation of the soil, prevention of land slips or protection against erosion and is likely to make it difficult to plan and develop the said area in accordance with the provisions of the aforesaid Act.

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section-15-A of the Himachal Pradesh Town Country Planning Act, 1977 (Act No. 12 of 1977), the Governor of Himachal Pradesh is pleased to freeze the Existing land use of “Reckong Peo Special Area” for a period of three year from the date of publication of the notification in the official Gazette.

By Order
Secretary(TCP), to the
Government of H.P. Shimla-171002.

Endst.No. as above Shimla, Dated 06.04.2005

Copy forwarded to information and necessary action to:-
1. The Chief Secretary to the Government of Himachal Pradesh.
2. All the Deputy Commissioner in Himachal Pradesh.
3. Th Private Secretary to the Chief Minister, Himachal Pradesh, Shimla.
4. The Controller, Printing & Stationary, H.P. Shimla for publication in Rajpatra (Extra Ordinary)
5. The Director, Town and Country Planning Department H.P. Shimla-9 with 10 spare copies.
6. The Chairman, SADA Reckong Peo Distt Kinnaur H.P.
7. The Under Secretary (Law), Legal Cell, H.P. Secretariat, Shimla-2.

Sd/-
Special Secretary (TCP) to the Government of Himachal Pradesh.
Authorised English text of this department notification No.PBW(B&R)(B)26(162)/87 dated 16.10.89 as required under clause 3 of article 348 of the Constitution of India

Himachal Pradesh Government
Public Works Department

No.PBW(B&R)(B)26(162)/87 dated Shimla-2, the 16th October, 1989

NOTIFICATION

In exercise of the powers conferred by sub-section (3) of section (1) of Himachal Pradesh Town & Country Planning Act, 1977 (Act No. 12 of 1977), the Governor of Himachal Pradesh is pleased to appoint the 16.10.1989 as the day on which the Himachal Pradesh Town & Country Planning Act, 1977 (Act No. 12 of 1977) shall come into force in the areas of Keylong, as described in the specification below:-

“Keylong Area”

North Along Northern Boundary of Keylong
East Along Eastern Boundary of Keylong
West Along river Bhaga
South Along outer boundary of Keylong & Viling on western side

The area of Keylong shall include the following complete revenue settlements :-

1) Revenue Village Keylong Comprising of HB No.7/2
2) Revenue Village viling comprising of HB No. 7/1

By Order,
Commissioner-cum-Secretary (PW)
to the Government of Himachal Pradesh
हिमाचल प्रदेश सरकार
लोक निर्माण विभाग

संख्या: लो-नि-0(ख) 26(192) 87

दिनांक 17.10.89

अधिसूचना

हिमाचल प्रदेश के राज्यपाल ने यह सुनिश्चित कर लिया है कि केलांग के निम्नलिखित क्षेत्रों को विशेष क्षेत्र के रूप में विकसित करना लोकहित में आवश्यक और समृद्धि है:

<table>
<thead>
<tr>
<th>क्रम संख्या</th>
<th>राजस्व ग्राम का नाम</th>
<th>राजस्व हदवस्त संख्या</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>केलांग</td>
<td>7/2</td>
</tr>
<tr>
<td>2</td>
<td>बिलिंग</td>
<td>7/1</td>
</tr>
</tbody>
</table>

अतः हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश नगर और ग्राम योजना अधिनियम, 1977 (1977 का 12) की धारा 66 की उपधारा (1) के अधीन प्रदत्त शक्तियां का प्रयोग करते हुए, उपरोक्त क्षेत्रों को जो केलांग विशेष क्षेत्र के नाम से ज्ञात है को विशेष क्षेत्र के रूप में अभिविन्दित करते हैं और उपरोक्त अधिनियम के प्रयोजन के लिए इसकी सीमाएं निम्नलिखित रूप से निर्धारित करते हैं:

पूर्व      : केलांग की पूर्व सीमा के साथ—साथ।
पश्चिम     : पश्चिम की और केलांग एवं बिलिंग को वाहय सीमा के साथ—साथ।
उत्तर      : केलांग की उत्तरी सीमा के साथ—साथ।
दक्षिण     : भागा नदी के साथ—साथ।

आदेश द्वारा
ए. के. महापात्रा
आयुक्त एवं सचिव (लो-नि-0)
हिमाचल प्रदेश सरकार।
हिमाचल प्रदेश सरकार  
लोक निर्माण विभाग  

संख्या: लो 010 (ख) 26 (192) 87  
दिनांक शिमला –2,  
18.10.89  

अधिसूचना  
केलांग क्षेत्र को इस विभाग की सम संख्यक अधिसूचना तारीख 17. 10. 89 द्वारा  
विशेष क्षेत्र के रूप में अभिहित किया है।  

अतः हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश नगर और ग्राम योजना  
अधिनियम, 1977 (1977 का 12) की धारा 67 की उप धारा (1) के अधीन प्रदत्त शक्तियों का प्रयोग करते हुए  
केलांग विशेष क्षेत्र के लिए निम्नलिखित रूप में विशेष क्षेत्र विकास प्राधिकरण का गठन करते हैं:  

1 जिलाधिकारी, लाहौल एवं सिंची अध्यक्ष  
2 क्षेत्र के अधिशासी अभियंता (बी ओ एसड जी) सदस्य  
3 क्षेत्र के अधिशासी अभियंता (अई एच) सदस्य  
4 क्षेत्र के अधिशासी अभियंता (एचपीएसईबी) सदस्य  
5 क्षेत्र के प्रभारी (पीएचसीके) सदस्य  

हिमाचल प्रदेश के राज्यपाल आगे यह आदेश देते हैं कि केलांग विशेष क्षेत्र के लिए  
विशेष क्षेत्र विकास प्राधिकरण उपरोक्त अधिनियम की धारा 70 में यथाविनिर्दिष्ट कृत्यों का पालन करेगा।  

आदेश द्वारा  
ए. के. महापात्रा  
आयुक्त एवं सचिव (लो 0 नियो)  
हिमाचल प्रदेश सरकार।
हिमाचल प्रदेश सरकार
नगर एवं ग्राम योजना विभाग
संख्या: टी.सी.पी.-एफ(6)1/99
तारीख: 22-1-2001

अधिसूचना
हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश टाउन एण्ड कर्नटी प्लांटिंग एक्ट 1977 (1977 का 12) की धारा 1 के उप खण्ड (3) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए तारीख 22 जनवरी, 2001 को ऐसा दिन नियुक्त करते हैं जिसको हिमाचल प्रदेश टाउन एण्ड कर्नटी प्लांटिंग एक्ट (1977 का 12) के उपबंध नीचे दिए गए विनिर्देश में गधा वर्णित जिला लाहौल रिप्ति के उदयपुर क्षेत्र में प्रदत्त होंगे।

उदयपुर क्षेत्र का विनिर्देश

| उत्तर: | डी000एफ0 उदयपुर द्वारा सीमाध्वस्त |
| दक्षिण: | चंद्रभागा नदी द्वारा सीमाध्वस्त |
| पूर्व: | धार फटगाहर द्वारा सीमाध्वस्त |
| पश्चिम: | चंद्रभागा नदी द्वारा सीमाध्वस्त |

अब हिमाचल प्रदेश के राज्यपाल का समाधान हो गया है कि उदयपुर के उपरोक्त क्षेत्रों को लोकहित में विशेष क्षेत्र में विकसित किया जाना आवश्यक और समीचीन है।

अतः हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश नगर एवं ग्राम योजना अधिनियम 1977 (1977 का 12 वाद) की धारा 66 की उपधारा-1 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए निम्न क्षेत्र को विशेष क्षेत्र के रूप में अभिहित करते हैं, जो कि उदयपुर विशेष क्षेत्र, के नाम से जाना जाएगा।

उदयपुर विशेष क्षेत्र की सीमाएँ

| उत्तर: | डी000एफ0 उदयपुर द्वारा सीमाध्वस्त |
| दक्षिण: | चंद्रभागा नदी द्वारा सीमाध्वस्त |
| पूर्व: | धार फटगाहर द्वारा सीमाध्वस्त |
| पश्चिम: | चंद्रभागा नदी द्वारा सीमाध्वस्त |

आदेश द्वारा
हस्त/—
दिल्लीय एवं सचिव (टी.सी.पी)
हिमाचल प्रदेश सरकार शिमला—2.
Authorized English Text of this department notification No.TCP-F(6)-1/99 dated 22.1.2001 as required under Article 348 (3) of the Constitution of India.

HIMACHAL PRADESH GOVERNMENT
TOWN AND COUNTRY PLANNING DEPARTMENT


NOTIFICATION

In exercise of the powers conferred by sub section (3) of section-1 of the H.P. Town and Country Planning Act, 1977 (Act No. 12 of 1977), the Governor of Himachal Pradesh is pleased to appoint the 22nd of January, 2001 as the day on which the provision of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977) shall come into force in the Udaipur Area of District Lahaul and Spiti, H.P. as described in the specification below:-

Specification of Udaipur Area

NORTH : Bounded by DPF Udaipur.
SOUTH : Bounded by Chandra Bhaga River.
EAST : Bounded by Dhar Phatgarh.
WEST: Bounded by Chandra Bhaga River.

Further the Governor of Himachal Pradesh is satisfied that it is necessary and expedient in the public interest that the above areas of Udaipur of District Lahaul & Spiti may be designated as Special Area.

Now, therefore, in exercise of the powers conferred by sub-section-1 of section-66 of the Himachal Pradesh, Town and Country Planning Act, 1977 (Act No. 12 of 1977), the Governor of Himachal Pradesh is pleased to designate the following area as Special Area to be known as ‘Udaipur Special Area’ and define its limits/boundaries as under :

Limits/Boundaries of Udaipur Special Areas.

NORTH : Bounded by DPF Udaipur.
SOUTH : Bounded by Chandra Bhaga River.
EAST : Bounded by Dhar Phatgarh.
WEST: Bounded by Chandra Bhaga River.

By Order
Financial Commissioner-cum-Secretary (TCP)
to the Government of H.P. Shimla-171002.
Endst.No. as above Shimla, Dated :- 22.1.2001

Copy alongwith copy of Hindi version is forwarded to :-

1. The Controller Printing & Stationary Department Shimla-3
   for publication of Extra Ordinary Rajpatra.

2. All Financial Commissioners-cum-Secretaries/ Commissioners-cum-Secretaries/Special Secretaries/ Special Secretaries/ Addl. Secretaries/ Deputy Secretaries/Under Secretaries to the Govt. of H.P.

3. All Heads of Departments/Deputy Commissioners H.P.

4. The Private Secretaries to the Hon’ble Chief Minister/Ministers/Ministers of State/ Parliament Secretaries to the Govt. of Himachal Pradesh, Shimla-171002.


6. The Senior Law Officer (Opinion) Law Department H.P. Secretariat Shimla-2.

7. The Town & Country Planner, Divisional Town Planning Office, Kullu H.P.

    Sd/-

    Special Secretary (TCP) to the
    Government of Himachal Pradesh.
AUTHORITATIVE ENGLISH TEXT OF GOVERNMENT NOTIFICATION NO.TCP-F(6)1/99 DATED 22.1.2001 AS REQUIRED UNDER CLAUSE (3) OF ARTICLE 348 OF THE CONSTITUTION OF INDIA.

GOVERNMENT OF HIMACHAL PRADESH
TOWN AND COUNTRY PLANNING DEPARTMENT


NOTIFICATION


And whereas existing Land use map of the said Special Area has not yet been published under Section-15 of the Act ibid;

And whereas the Governor of Himachal Pradesh is satisfied that in the aforesaid Special Area, the change of landuse or any land or soil, or is considered detrimental to the preservation of the soil, prevention of land slips or protection against erosion and is likely to make it difficult to plan and develop the said area in accordance with the provisions of the aforesaid Act.

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section-15-A of the Himachal Pradesh Town Country Planning Act, 1977 )Act No. 12 of 1977), the Governor of Himachal Pradesh is pleased to freeze the Existing land use of Udaipur Special Area for a period of three year from the date of publication of the notification in the official Gazette.

BY ORDER

Financial Commissioner-cum-Secretary(TCP),
to the Government of H.P. Shimla-171002.

Endst.No. as above Shimla, Dated :- 22.1.2001

Copy alongwith copy of Hindi version is forwarded to :-

1. The Controller Printing & Stationary Department Shimla-3
   For publication of Extra Ordinary Rajpatra.
2. All Financial Commissioners-cum-Secretaries/ Commissioners-cum-Secretaries
   /Special Secretaries/ Special Secretaries/ Addl. Secretaries/ Deputy
   Secretaries/Under Secretaries to the Govt. of H.P.
3. All Heads of Departments/Deputy Commissioners H.P.
4. The Private Secretaries to the Hon’ble Chief Minister/Ministers/Ministers of State/Parliament Secretaries to the Govt. of Himachal Pradesh, Shimla-171002.
5. The Chairman Udaipur SADA-cum-SDM, Udaipur.
7. The Senior Law Officer (Opinion) Law Department H.P. Secretariat Shimla-2.
8. The Town & Country Planner, Divisional Town Planning Office, Kullu H.P.

Sd/-

Special Secretary (TCP) to the
Government of Himachal Pradesh.

GOVERNMENT OF HIMACHAL PRADESH
TOWN AND COUNTRY PLANNING DEPARTMENT


NOTIFICATION
In exercise of the powers conferred by sub section (3) of section-67 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977), the Governor of Himachal Pradesh is pleased to constitute the Special Area Development Authority for Udaipur Area designated as such vide Government Notification No. TCP-F(6)-1/99 dated the 22nd Jan, 2001 as under:-

1. Sub Divisional Magistrate, Udaipur Chairman
2. Asstt. Engineer, I&PH of the area Member
3. Assistant Engineer, (B&R) of the Area -do-
4. Assistant Engineer, HPSEB of the area -do-
5. Medical Officer, Udaipur -do-
6. Pradhan, Gram Panchayat, Udaipur -do-
7. Planning Officer, DTP Office, Kullu -do-
8. Tehsildar, Udaipur Member Secretary

Further the Governor of Himachal Pradesh is pleased to order that the Special Area Development Authority Udaipur shall perform all functions of Section-70 of the Himachal Pradesh Town & Country Planning Act, 1977.

By Order
Financial Commissioner-cum-Secretary(TCP)
to the Government of H.P. Shimla-171002.

Endst.No. as above Shimla, Dated 22.1.2001

Copy alongwith copy of Hindi version is forwarded to :-
1. The Controller Printing & Stationary Department Shimla-3
   for publication of Extra Ordinary Rajpatra.
2. All Financial Commissioners-cum-Secretaries/ Commissioners-cum-Secretaries/
   Special Secretaries/ Special Secretaries/ Addl. Secretaries/ Deputy
   Secretaries/Under Secretaries to the Govt. of H.P.
3. All Heads of Departments/Deputy Commissioners H.P.
4. The Private Secretaries to the Hon’ble Chief Minister/Ministers/Ministers of State/
   Parliament Secretaries to the Govt. of Himachal Pradesh, Shimla-171002.
5. The Chairman Udaipur SADA-cum-SDM, Udaipur.
7. The Senior Law Officer (Opinion) Law Department H.P. Secretariat Shimla-2.
8. The Town & Country Planner, Divisional Town Planning Office, Kullu H.P.

Sd/-
Special Secretary (TCP) to the Government of Himachal Pradesh
हिमाचल प्रदेश सरकार  
नगर एवं ग्राम योजना विभाग  

संख्या:टी.सी.पी.–एफ(6)1/99  
तारीख 22.1.2001  

अधिसूचना  

हिमाचल प्रदेश नगर एवं ग्राम योजना अधिनियम की धारा–66 की उप धारा–(1) के अधीन अधिसूचना संख्या:टी.सी.पी.एफ(6)1/99 तारीख 22/1/2001 द्वारा उदयपुर विशेष क्षेत्र का गठन कर दिया गया है और उक्त विशेष क्षेत्र के विद्यामान भू–उपयोग नक्षे को पूर्वोत्तर अधिनियम की धारा 15 के अधीन, अभी तक प्रकाशित नहीं किया गया है।  

और हिमाचल प्रदेश के राज्यपाल का समाधान हो गया है कि पूर्वोत्तर विशेष क्षेत्र में भूमि उपयोग में परिवर्तन करने या उसमें किसी भवन के निर्माण करने से सतह या किसी भूमि या मिट्टी को क्षति पहुँचाने की संभावना है या यह मिट्टी के परीक्षण, भूमि के खिसकने की रोकथाम या कटाव के संरक्षण के लिए हानिकारक है और उक्त अधिनियम के उपबंधों के अनुसार उक्त क्षेत्र की योजना बनाना और उसका विकास करना कठिन हो गया है।  

अन: हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश नगर और ग्राम योजना अधिनियम, 1977 (1977 का 12) की धारा–15–ए की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए उदयपुर विशेष क्षेत्र के विद्यामान भूमि उपयोग को इस अधिसूचना के राजपत्र में प्रकाशन की तारीख से तीन वर्ष की अवधि के लिए बंद करते हैं।  

हस्त/—  
वित्तायुक्त एवं सचिव (टी)0सी0पी0)  
हिमाचल प्रदेश सरकार, शिमला–2  

पृष्ठांक संख्या:टीसीपी–एफ(5)–4/2002  
दिनांक:  
22–1–2001  

प्रतिलिपि सूचनार्थ एवं आवश्यक कार्यवाही हेतु प्रेषित है:—  

1. नियुक्त, मुद्रण एवं प्रकाशन विभाग, हिमाचल प्रदेश, शिमला–5 को असाधारण राजपत्र में प्रकाशन हेतु।  
2. समस्त वित्तायुक्त एवं सचिव/आयुक्त / आयुक्त/सचिव/ संयुक्त सचिव/ अवर सचिव, हिमाचल प्रदेश सरकार, शिमला–2।  
3. समस्त उपयुक्त/विभागाध्यक्ष, हिमाचल प्रदेश।  
4. नीति सचिव, मुख्य मन्त्री/समस्त मन्त्रियों/अध्यक्ष हिमाचल प्रदेश विधान सभा।  
5. उदयपुर विशेष क्षेत्र प्रबन्धकर्ता एस.डी.एम., उदयपुर अध्यक्ष।  
6. निदेशक, नगर एवं ग्राम योजना विभाग, हिमाचल प्रदेश, शिमला को 10 अतिरिक्त प्रतियों सहित।  
7. विभिन्न विधि अधिकारी (विधि विभाग।हिमाचल प्रदेश सचिवालय, शिमला–2।  
8. नगर एवं ग्राम योजना निदेशालय, कुल्लू हिमाचल प्रदेश।  
9. योजना अधिकारी, मण्डलीय कार्यालय, नगर एवं ग्राम योजना विभाग कुल्लू।  

हस्त/—  
विभिन्न सचिव (टी)0सी0पी0)  
हिमाचल प्रदेश सरकार, शिमला–2
(Authorised English text of this department notification No.PBW(B&R)(B)26(162)/87 dated 16.10.89 as required under clause 3 of article 348 of the Constitution of India)

Himachal Pradesh Government
Public Works Department

No.PBW(B&R)(B)26(162)/87 dated Shimla-2, the 16th October, 1989

NOTIFICATION

In exercise of the powers conferred by sub-section (3) of section (1) of Himachal Pradesh Town & Country Planning Act, 1977 (Act No. 12 of 1977), the Governor of Himachal Pradesh is pleased to appoint the 16.10.1989 as the day on which the Himachal Pradesh Town & Country Planning Act, 1977 (Act No. 12 of 1977) shall come into force in the areas of Kaza, as described in the specification below :-

“Kaza Special Area”

North upto northern boundary of Kaza
East upto Eastern Boundary of Kaza
West upto Spiti river
South upto Southern boundary of Kaza & Spiti river

The area of Kaza shall include the following complete revenue settlements :-

Revenue Village Kaza comprising HB No. 17/1

By Order,
Commissioner-cum-Secretary (PW)
to the Government of Himachal Pradesh
हिमाचल प्रदेश सरकार
लोक निर्माण विभाग

संख्या:लो0निच0(ख)26(192)87 दिनांक, शिमला-2,
17.10.89

अधिसूचना

हिमाचल प्रदेश के राज्यपाल ने यह सुनिश्चित कर लिया है कि काजा के निम्नलिखित क्षेत्रों को विशेष क्षेत्र के रूप में विकसित करना लोकहित में आवश्यक और सामीच्छिक है:

<table>
<thead>
<tr>
<th>क्रम संख्या</th>
<th>राजस्व ग्राम का नाम</th>
<th>राजस्व हदबस्त संख्या</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>काजा</td>
<td>17/1</td>
</tr>
</tbody>
</table>

अतः, हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश नगर और ग्राम योजना अधिनियम, 1977 (1977 का 12) की धारा 66 की उपधारा (1) के अधीन प्रदत्त शक्तियों का प्रयोग करते हुए, उपरोक्त क्षेत्रों को जो काजा विशेष क्षेत्र के नाम से ज्ञात है कि विशेष क्षेत्र के रूप में अभिहित करते हैं और उपरोक्त अधिनियम के प्रयोजन के लिए इसकी सीमाएं निम्नलिखित रूप से निर्धारित करते हैं:

पूर्व      : काजा की पूर्वी सीमा तक।
पश्चिम   : सिपति नदी तक।
उत्तर     : काजा की उत्तरी सीमा तक।
दक्षिण    : काजा की दक्षिण सीमा एवं सिपति नदी तक।

आदेश द्वारा
ए. के. महापात्रा
आयुक्त एवं सचिव (लो0 निच0)
हिमाचल प्रदेश सरकार।
हिमाचल प्रदेश सरकार
लोक निर्माण विभाग

संख्या:लो0निर0(ख)26(192)87
dिनांक: शिमला—2.
18.10.89

अधिसूचना

काजा क्षेत्र को इस विभाग की सम संख्यक अधिसूचना तारीख 17. 10. 89 द्वारा विशेष क्षेत्र के रूप में अभिहित किया है।

अतः हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश नगर और ग्राम योजना अधिनियम, 1977 (1977 का 12) की धारा 67 की उप धारा (1) के अधीन प्रदत्त शक्तियों का प्रयोग करते हुए काजा विशेष क्षेत्र के लिए निम्नलिखित रूप में विशेष क्षेत्र विकास प्राधिकरण का गठन करते हैं:

1. अतिरिक्त जिलाधीन, काजा
2. क्षेत्र के अधिशासी अभियंता (बी0 एण्ड आर0)
3. क्षेत्र के अधिशासी अभियंता (आई पी एच)
4. क्षेत्र के अधिशासी अभियंता (एचपीएसईबी)
5. क्षेत्र के प्रमारी (पीएचसीके)

हिमाचल प्रदेश के राज्यपाल आर्मेय यह आदेश देते हैं कि काजा विशेष क्षेत्र के लिए विशेष क्षेत्र विकास प्राधिकरण उपरोक्त अधिनियम की धारा 70 में स्थापित शक्तियों का पालन करेगा।

आदेश द्वारा
ए. क. महापाठरा
आयुक्त एवं सचिव (लो0 निर0)
हिमाचल प्रदेश सरकार।

GOVERNMENT OF HIMACHAL PRADESH
TOWN & COUNTRY PLANNING DEPARTMENT

“NOTICIAION”


In exercise of the powers conferred by sub section (3) of section-1 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977), the Governor of Himachal Pradesh is pleased to appoint the 6th day of December, 1996, as the day on which the provisions of the H.P. Town & Country Planning Act, 1977 shall come into force in the Tabo area as specifically described in the specifications below:-

<table>
<thead>
<tr>
<th>NORTH:-</th>
<th>Area bounded by the boundaries of revenue village Dhar Angle Hadbast No.175</th>
</tr>
</thead>
<tbody>
<tr>
<td>EAST:-</td>
<td>Area bounded by the boundaries of revenue village Dhar Angla Hadbast. No. 175 and Dhar Jhanda Choksa Hadbast No. 176.</td>
</tr>
<tr>
<td>SOUTH:-</td>
<td>Area bounded by the boundaries of revenue villag Dhar Jhanda Choksa, Hadbast No. 176.</td>
</tr>
<tr>
<td>WEST:-</td>
<td>Area bounded by the boundaries of revenue villages Dhar Jhanda Choksa Hadbast No. 176 and Dhar Angla Hadbast No.175.</td>
</tr>
</tbody>
</table>

The area of Tabo shall include the following revenue Up-Mohal:-
Sr.No.  Name of Up-Mohal  Hadbast No.
1. Tabo  174/1

By Order
F.C.-cum-Secretary(TCP) to the
Government of Himachal Pradesh.

Copy forwarded for information and necessary action to:-
2. All the Secretaries/Joint Secretaries / Deputy Secretaries / Deputy Secretaries/ Under Secretaries to the Government of H.P.
3. All the Divisional Commissioners, Shimla/Dharamshala/Mandi.
4. All the Deputy Commissioners in H.P.
5. All the Heads of Department in H.P.
6. The Private Secretary to the Hon’ble Chief Minister.
7. The Private Secretary to all the Hon’ble Ministers.
8. The Director, Town and Country Planning Department H.P. Shimla-9 with 10 spare copies.
9. The Law Department (ALD) H.P. Secretariat.

Sd/-
Additional Secretary (TCP) to the Govt. of Himachal Pradesh
हिमाचल प्रदेश सरकार  
नगर एवं ग्राम योजना विभाग  

संख्या:टी.सी.—एफ—(6)—26/96  
तारीख, 27–1–1997  

अधिसूचना  

हिमाचल प्रदेश के राज्यपाल का समाधान हो गया है कि उप—महाल ताबो हदवस्त नं° 174/1 का निम्नलिखित क्षेत्र को लोक हित में विशेष क्षेत्र के रूप में विकसित किया जाना आवश्यक और समीचीन है :-  

"राजस्थ गांव धार अंगाला हदवस्त नं° 175 और राजस्थ गांव धार झण्डा चौकसा हदवस्त नं° 176 की सीमाओं से घिरा हुआ"  

अतः हिमाचल प्रदेश के राज्यपाल टाउन एड्स कर्डी प्लानिंग एक्ट (1977 का 12) की धारा—66 की उप धारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए उपरोक्त क्षेत्र को विशेष क्षेत्र के रूप में अभिहित करते हैं कि ताबो विशेष क्षेत्र के रूप में जाना जाएगा और उपरोक्त अधिनियम की धारा—66 की उप धारा—(2) के प्रयोजनों के लिए इसकी शीर्षाए निम्नलिखित रूप से परिभाषित करते हैं :-  

| उत्तर |  
| राजस्थ गांव धार अंगाला, हदवस्त नं° 175 की सीमाओं से घिरा हुआ।  
| पूर्व |  
| राजस्थ गांवों धार अंगाला, हदवस्त नं° 175 और धार झण्डा चौकसा हदवस्त नं° 176 की सीमाओं से घिरा हुआ।  
| दक्षिण |  
| राजस्थ गांव धार झण्डा चौकसा हदवस्त नं° 176 की सीमाओं से घिरा।  
| पश्चिम |  
| राजस्थ गांव धार झण्डा चौकसा हदवस्त नं° 176 की सीमाओं से घिरा।  

आदेश द्वारा  
हस्त/—  
वित्तायुक्त एवं सचिव (टी.सी.पी.)  
हिमाचल प्रदेश सरकार।  

प्रशंसक संख्या:टी.सी.पी.—एफ(6)—26/96  
तारीख: 27–1–1997  

प्रतिलिपि:-  
1.उप नियन्त्रक, लेखन एवं मुद्रण विभाग, हिमाचल प्रदेश, शिमला—5 को राजपत्र में प्रकाशन करने हेतु।  
2.समस्त सचिव/संयुक्त सचिव/उप सचिव/अधिक सचिव, हिमाचल प्रदेश सरकार, शिमला—2  
3.समस्त विभागाध्यक्ष, हिमाचल प्रदेश।  
4.समस्त उपायुक्त, हिमाचल प्रदेश।  
5.मण्डलायुक्त, शिमला, मण्डल, धर्मशाला, हिमाचल प्रदेश।  
6.निजी सचिव, माननीय मुख्य मन्त्री, हिमाचल प्रदेश।  
7.समस्त माननीय मन्त्री के निजी सचिव, हिमाचल प्रदेश।  
8.निदेशक, नगर एवं ग्राम योजना विभाग, हिमाचल प्रदेश शिमला—9।  
9.सहायक विधायी प्राधिकृत, विधि विभाग, हिमाचल प्रदेश, शिमला—2।  

हस्त/—  
अतिरिक्त सचिव (टी.सी.पी.)  
हिमाचल प्रदेश सरकार।
Authoritative English Text of this department Notification No. TCP-F(6)-26/96 dated 27.2.1997 as required under H.P. Government Clause (3) Article 348 of the constitution of India.

GOVERNMENT OF HIMACHAL PRADESH
TOWN & COUNTRY PLANNING DEPARTMENT

“NOTIFICATION”

No.TCP-F(6)-26/96 Dated :- 27-1-1997

Whereas the Governor of H.P. is satisfied that it is necessary and expedient in the public interest that the following area of Up-Mohal Tabo H.B. No. 174/1 be developed as a Special Area:-

“Area bounded by Revenue Village Dhar Angla Hadbast No. 175 and by Revenue Village Dhar Jhanda Choksa Hadbast No. 176”.

And now, therefore, in exercise of the powers conferred by sub-section (1) of Section-66 of H.P. Town & Country Planning Act. 1977 (Act No. 12 of 1977), the Governor of H.P. is pleased to designate the above area as Special Area Known as “Tabo Special Area” and to define its limits as under for the purpose of sub-section 2 of the Section-66 of the above Act:-

<table>
<thead>
<tr>
<th>NORTH</th>
<th>Area bounded by the boundaries of revenue village Dhar Angla H.B. No.175</th>
</tr>
</thead>
<tbody>
<tr>
<td>EAST</td>
<td>Area bounded by the boundaries of revenue village Dhar Angla H.B. No. 175 &amp; Dhar Jhanda Choksa H.B. No. 176.</td>
</tr>
<tr>
<td>SOUTH</td>
<td>Area bounded by the boundaries of revenue villag Dhar Jhanda Choksa, H.B. No. 176.</td>
</tr>
<tr>
<td>WEST</td>
<td>Area bounded by the boundaries of revenue villages Dhar Jhanda Choksa H.B. No. 176 &amp; Dhar Angla H.B. No.175.</td>
</tr>
</tbody>
</table>

By Order
F.C.-cum-Secretary(TCP) to the Government of Himachal Pradesh.

Endst.No.TCP-F(6)-26/96 dated:- 27-1-1997

Copy forwarded for information and necessary action to:-
2. All the Secretaries/Joint Secretaries / Deputy Secretaries / Deputy Secretaries/ Under Secretaries to the Government of H.P.
3. All the Divisional Commissioners, Shimla/Dharamshala/Mandi.
4. All the Deputy Commissioners in H.P.
5. All the Heads of Department in H.P.
6. The Private Secretary to the Hon’ble Chief Minister.
7. The Private Secretary to all the Hon’ble Ministers.
8. The Director, TCP Department H.P. Shimla-9 with 10 spare copies.
9. The Law Department (ALD) H.P. Secretariat.

Sd/-
Additional Secretary (TCP to the Govt. of Himachal Pradesh.)
हिमाचल प्रदेश सरकार
नगर एवं ग्राम योजना विभाग

संख्या: टी.सी.पी.--एफ(6)--26/96
दिनांक, शिमला--2,
5–7–1997

अधिसूचना

इस विभाग की समसंख्यक अधिसूचना तारीख 27–1–1997 द्वारा ताबो क्षेत्र को विशेष क्षेत्र के रूप में अभिहित किया है।

अतः हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश टाउन एण्ड कॉन्ट्री प्लानिंग एक्ट, 1977 (1977 का 12 ) की धारा 67 की उपधारा (1) के अधीन, प्रदत्त शक्तियों का प्रयोग करते हुए, ताबो विशेष क्षेत्र के लिए निम्नलिखित रूप में विशेष क्षेत्र विकास प्राधिकरण का गठन करते हैं:

1. अतिरिक्त उपायुक्त, काजा
2. अधिशासी अभियंता (लोक निर्माण विभाग), काजा
3. अधिशासी अभियंता (सिंचाई एवं जन–स्वास्थ्य), काजा
4. अधिशासी अभियंता (राज्य विद्युत बोर्ड), काजा
5. उप–मण्डल अधिकारी (नागरिक) काजा

आदेश द्वारा
ओ.पी. यादव
वित्तायुक्त एवं सचिव (टी.सी.पी.)
हिमाचल प्रदेश सरकार।

पृष्ठांकन संख्या: टी.सी.पी.--एफ(6)--26/96
tारीख: 5.7.1997,

प्रतिलिपि:--

1. उप नियन्त्रक, मुद्रण एवं लेखन सामग्री, हिमाचल प्रदेश, शिमला—5 को असाधारण राजपत्र में प्रकाशित हेतु।
2. समस्त सचिव/संयुक्त सचिव/उप सचिव/अवर सचिव, हिमाचल प्रदेश सरकार, शिमला—2
3. समस्त विभागाध्यक्ष, हिमाचल प्रदेश।
4. समस्त उपायुक्त, हिमाचल प्रदेश।
5. मण्डलायुक्त, शिमला, मण्डल, धर्मशाला, हिमाचल प्रदेश।
6. निजी सचिव, माननीय मुख्य मंत्री, हिमाचल प्रदेश।
7. समस्त माननीय मंत्री के निजी सचिव, हिमाचल प्रदेश।
8. निदेशक, नगर एवं ग्राम योजना विभाग, हिमाचल प्रदेश शिमला–1।

हस्त/–
अवर सचिव (टी.सी.पी.)
हिमाचल प्रदेश सरकार।

59
(Authorized English Text of this department notification No.TCP-F(6)-26/96 Dated 5th July, 1997 as required under clause 3 of Article 348 of the Constitution of India.

Government of Himachal Pradesh
Town & Country Planning Department

.......


NOTIFICATION

Whereas Tabo has been designated as Tabo Special Area vide this Deptt. notification of even number dated 27-1-1997.

Now, therefore, in exercise of powers conferred on him under sub-section (1) of section 67 of H.P. Town & Country Planning Act, 1977 (Act No. 12 of 1977) the Governor, Himachal Pradesh is pleased to constitute special area Development Authority for the Tabo special Area as under :-

1. Additional Deputy Commissioner, Kaza - Chairman
2. Executive Engineer (B&R) Kaza - Member
3. Executive Engineer (IPH) Kaza - Member
4. Executive Engineer (H.P.S.E.B.) Kaza - Member
5. Sub-Divisional Officer (Civil) Kaza. - Member

By order
F.C.-cum-Secretary(TCP) to the
Government of Himachal Pradesh

Endst.No.TCP-F(6)-26/96 dated 5-7-1997

Copy forwarded for information and necessary action to :-
2. All the Secretaries/Joint Secretaries / Deputy Secretaries / Deputy Secretaries/ Under Secretaries to the Government of H.P.
3. All the Divisional Commissioners, Shimla/Dharamshala/Mandi.
4. All the Deputy Commissioners in Himachal Pradesh.
5. All the Heads of Department of Himachal Pradesh.
6. The Private Secretary to the Hon’ble Chief Minister/All Ministers/Chairman, Vidhan Sabha, Himachal Pradesh.
8. The Director, Town and Country Planning Department H.P. Shimla-9

Sd/-
Under Secretary (TCP) to the Govt. of Himachal Pradesh

60
Authorised English Text of this department Notification No. TCP-F(6)26/96 dated 12-7-1999 as required under article 248 (3) of the Constitution of India.

GOVERNMENT OF HIMACHAL PRADESH
TOWN & COUNTRY PLANNING DEPARTMENT

No.TCP-F(626/96) Dated 12-7-1999

NOTIFICATION


And whereas existing Land use map of the said Special Area has not yet been published under Section-15 of the Act ibid;

And whereas the Governor of Himachal Pradesh is satisfied that in the aforesaid Special Area, the change of land use or any building operation therein is likely to cause injurious disturbance of the surface or any land or soil, or is considered detrimental to the preservation of the soil, prevention of land slips or protection against erosion and is likely to make it difficult to plan and develop the said area in accordance with the provisions of the aforesaid Act.

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section-15-A of the H.P. Town Country Planning Act, 1977 (Act No. 12 of 1977), the Governor of H.P. is pleased to freeze the Existing land use of Tabo Special Area for a period of 3 year from the date of publication of the notification in the official Gazette.

By Order
(SUTANU BEHURIA)
Commr.-cum-Secretary(TCP)
to the Government of H.P. Shimla-171002

Endst.No. as above Dated : 12-7-1999

Copy forwarded to information and necessary action to:-
1. The Controller, Printing and Stationary H.P. Shimla-5 for publication in Rajpatra.
3. All the Divisional Commissioners/Deputy Commissioners in H.P.
4. The Private Secretary to the Hon’ble Chief Minister/Ministers of State in H.P.
5. The Director, Town and Country Planning Department H.P. Shimla-9 with ten spare copies.
6. The Assistant Legal Draftsman,Hindi/English Law Department H.P. Secretariat,Shimla-171002.

Sd/-
Under Secretary (TCP) to the Government of Himachal Pradesh.
Authoritative English Text of this department Notification No. TCP-(F)5-4/2002 dated 8.1.2004 as required under article 348 (3) of the Constitution of India.

Government of Himachal Pradesh
Town and Country Planning Department.

No.TCP-(F)5-4/2002 Shimla-2 8-1-2004

NOTIFICATION


And whereas existing land use map of the said Special Area has not yet been published under Section-15 of the Act ibid;

And whereas the Governor of Himachal Pradesh is satisfied that in the aforesaid Special Area, the change of land use or any building operation therein is likely to cause injurious disturbance of the surface or any land or soil, or is considered detrimental to the preservation of the soil, prevention of land slips or protection against erosion and is likely to make it difficult to plan and develop the said area in accordance with the provision of the aforesaid Act.

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section-15-A of the Himachal Pradesh Town Country Planning Act, 1977 (Act No. 12 of 1977), the Governor of Himachal Pradesh is pleased to freeze the Existing land use of “Kaza Special Area” for a period of 3 year from the date of publication of the notification in the official Gazette.

BY ORDER
Secretary(TCP), to the
Government of H.P. Shimla-171002

Endst.No. as above Dated Shimla-2 8.1.2004

Copy forwarded to information and necessary action to :-

1. The Chief Secretary to the Government of Himachal Pradesh.
2. The Additional Chief Secretary to the Government of H.P.
3. All the Principal Secretaries/Secretaries to the Government of Himachal Pradesh.
4. All the Divisional Commissioners/Deputy Commissioners in H.P.
5. The Private Secretary to the Chief Minister/Ministries/Parliamentary Secretary, H.P.
7. The Director, Town and Country Planning Department H.P. Shimla-9 with 10 spare copies.
8. The Under Secretary (Law) , Legal Cell, H.P. Secretariat, Shimla-2.
9. The Chairman, SADA Kaza Distt. Lahaul Spiti H.P.

Sd/-
Special Secretary (TCP) to the
Government of Himachal Pradesh.
GOVERNMENT OF HIMACHAL PRADESH
DEPARTMENT OF TOWN & COUNTRY PLANNING


NOTIFICATION

The Governor, Himachal Pradesh is pleased to de-notify the Department notification No. TCP-F(5)-4/2002 dated 8.1.2004 vide which existing land use of Reckong Peo, Keylong and Kaza Special Area were frozen under Section 15(A) of the Himachal Pradesh Town & Country Planning Act, 1977 (Act No.12 of 1977) for a period of three years.

Sd/-
Secretary (TCP) to the Government of Himachal Pradesh

Endst.No. As above Dated Shimla-2. 28-02-2004
Copy forwarded for information and necessary action to:-
1. The Chief Secretary to the Government of Himachal Pradesh.
2. The Additional Chief Secretary to the Government of H.P.
3. All the Principal Secretaries/Secretaries to the Government of Himachal Pradesh.
4. All the Divisional Commissioners/Deputy Commissioners in H.P.
5. The Private Secretary to the Chief Minister/Ministries/Parliamentary Secretary, H.P.
7. The Director, Town and Country Planning Department H.P. Shimla-9 with 10 spare copies.
8. All the Heads of Departments in Himachal Pradesh.
9. The Under Secretary (Law), Legal Cell, H.P. Secretariat, Shimla-2.
10. The Chairman-cum-Deputy Commissioner,ADC, SADA, Reckong Peo/Keylong/Kaza Distt. Kullu, H.P.

Sd/-
Secretary (TCP) to he Government of Himachal Pradesh
Authorised English text of this department notification No.PBW(B&R)(B)26(162)/87 dated 16.10.89 as required under clause 3 of article 348 of the Constitution of India

Himachal Pradesh Government
Public Works Department

No.PBW(B&R)(B)26(162)/87 dated Shimla-2, the 16.10.1989

NOTIFICATION

In exercise of the powers conferred by sub-section (3) of section (1) of Himachal Pradesh Town & Country Planning Act, 1977 (Act No. 12 of 1977), the Governor of Himachal Pradesh is pleased to appoint the 16.10.1989 as the day on which the Himachal Pradesh Town & Country Planning Act, 1977 (Act No. 12 of 1977) shall come into force in the areas of Killar, as described in the specification below :-

“Killar Special Area”

North Along boundary of Kunias & Thamoh on northern side.
East Along Eastern outer boundary of Thamoh & Parmas.
West Along river Chinav.
South Along Mandal Nallah

The area of Killar shall include the following complete revenue settlements :-

i) Revenue Village Keral Comprising of H.B. No. 32
ii) -do- Kunwas -do- 24
iii) -do- Jhulhas -do- 26
iv) -do- Malit -do- 33
v) -do- Thamoh -do- 34
vi) -do- Parmas -do- 22
vii) -do- Kufa -do- 23

By order,
Commissioner-cum-Secretary (PW)
to the Government of Himachal Pradesh
हिमाचल प्रदेश सरकार
लोक निर्माण विभाग

संख्या: लो0 निच 0(ख) 26(192)87
दिनांक—2, 18.10.89

अधिसूचना

किलाड़ क्षेत्र को इस विभाग की सम संख्यक अधिसूचना तारीख 17. 10. 89 द्वारा विशेष क्षेत्र के रूप में अभिहित किया है।

अतः हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश नगर और ग्राम योजना अधिनियम, 1977 (1977 का 12) की धारा 67 की उप धारा (1) के अधीन प्रदत्त शक्तियों का प्रयोग करते हुए किलाड़ विशेष क्षेत्र के लिए निम्नलिखित रूप में विशेष क्षेत्र विकास प्राधिकरण का गठन करते हैं:

<table>
<thead>
<tr>
<th>संख्या</th>
<th>क्षेत्र के अधिशासी अभियंता (बी० एन्ड आर०)</th>
<th>अध्यक्ष</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>आवासीय आयुक्त, पांगी</td>
<td>सदस्य</td>
</tr>
<tr>
<td>2</td>
<td>क्षेत्र के अधिशासी अभियंता (बी० एन्ड आर०)</td>
<td>सदस्य</td>
</tr>
<tr>
<td>3</td>
<td>क्षेत्र के अधिशासी अभियंता (आई पी एच)</td>
<td>सदस्य</td>
</tr>
<tr>
<td>4</td>
<td>क्षेत्र के अधिशासी अभियंता (एचपीएसईबी)</td>
<td>सदस्य</td>
</tr>
<tr>
<td>5</td>
<td>क्षेत्र के प्रभारी (पीएचसीके)</td>
<td>सदस्य</td>
</tr>
</tbody>
</table>

हिमाचल प्रदेश के राज्यपाल आयुक्त एव सचिव (लो0 निच) के आदेश द्वारा यथाविनिर्दिष्ट कृत्यों का पालन करेंगे।

आदेश द्वारा
ए. के. महापात्रा
आयुक्त एव सचिव (लो0 निच)
हिमाचल प्रदेश सरकार
(Authorised English text of this Department Notification No.PBW(B&R)(B)26(162)/87 dated 18.10.89 as required under clause 3 of article 348 of the Constitution of India)

Himachal Pradesh Government
Public Works Department

No.PBW(B&R)(B)26(162)/87 dated Shimla-2, the 18.10.1989

NOTIFICATION

Whereas Killar has been designated as Killar special Area vide this deptt. notification of even number dated 17.10.89.

Now, therefore, in exercise of powers conferred on him under sub-section (1) of Section 67 of H.P. Town and Country Planning Act, 1977 (Act No. 12 of 1977) the Governor, Himachal Pradesh is pleased to constitute Special Area Development Authority for the Killar Special Area as under :-

1. Resident Commissioner, Pangi - Chairman
2. Executive Engineer (B&R) of the Area - Member
3. Executive Engineer (I&PH) of the Area - Member
4. Executive Engineer (H.P.S.E.B.) of the Area - Member
5. Incharge, P.H.C. of the Area - Member

Further, the Governor, Himachal Pradesh is pleased to order that the Special Area Dev. Authority for Killar Special Area shall perform all the functions as specified in section 70 of the Act ibid.

By order,
A.K.Mohapatra
Commissioner-cum-Secretary (PW)
to the Government of Himachal Pradesh
(Authorised English text of this department notification No.PBW(B&R)(B)26(162)/87 dated 16.10.89 as required under clause 3 of article 348 of the Constitution of India)

Himachal Pradesh Government
Public Works Department

No.PBW(B&R)(B)26(162)/87 dated Shimla-2, the 16th Oct.,1989

NOTIFICATION

In exercise of the powers conferred by sub-section (3) of section (1) of Himachal Pradesh Town & Country Planning Act, 1977 (Act No. 12 of 1977), the Governor of Himachal Pradesh is pleased to appoint the 16.10.1989 as the day on which the Himachal Pradesh Town & Country Planning Act, 1977 (Act No. 12 of 1977) shall come into force in the areas of Bharmour, as described in the specification below :-

“Bharmour Special area”

North : Along northern boundary of village Panjsei & Budhil Nallah upto northern boundary of paida.
East : Along eastern boundary of village Panjsei & Rajaur upto boundary of Malkauta.
West : Along western boundary of Seehai & Chaler upto Bhudhil Nallah.
South : Along southern boundary of Malkauta upto Boundary of Sachai.

The area of Bharmour shall include the following complete revenue settlements :-

<table>
<thead>
<tr>
<th></th>
<th>Revenue village</th>
<th>Area</th>
<th>HB No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Revenue village</td>
<td>Panjsei</td>
<td>98</td>
</tr>
<tr>
<td>2</td>
<td>Revenue village</td>
<td>Palda</td>
<td>91</td>
</tr>
<tr>
<td>3</td>
<td>Revenue village</td>
<td>Rajaur</td>
<td>92</td>
</tr>
<tr>
<td>4</td>
<td>Revenue village</td>
<td>Malkauta</td>
<td>94</td>
</tr>
<tr>
<td>5</td>
<td>Revenue village</td>
<td>Gosani</td>
<td>95</td>
</tr>
<tr>
<td>6</td>
<td>Revenue village</td>
<td>Seri</td>
<td>96</td>
</tr>
<tr>
<td>7</td>
<td>Revenue village</td>
<td>Bharmour</td>
<td>97</td>
</tr>
<tr>
<td>8</td>
<td>Revenue village</td>
<td>Kasas Bharmour</td>
<td>91/1</td>
</tr>
<tr>
<td>9</td>
<td>Revenue village</td>
<td>Seehai</td>
<td>99</td>
</tr>
<tr>
<td>10</td>
<td>Revenue village</td>
<td>Chaler</td>
<td>100</td>
</tr>
</tbody>
</table>

By order,
Commissioner-cum-Secretary (PW) to the Govt. of Himachal Pradesh
(Authorised English Text of this Department Notification No.PBW(B&R)(B)26(162)/87 dated 18.10.89 as required under clause 3 of article 348 of the Constitution of India)

Himachal Pradesh Government
Public Works Department

No.PBW(B&R)(B)26(162)/87 dated Shimla-2, the 18.10.1989

NOTIFICATION

Whereas Bharmour has been designated as Bharmour special Area vide this deptt. notification of even number dated 17.10.89.

Now, therefore, in exercise of powers conferred on him under Sub-Section (1) of Section 67 of H.P. Town and Country Planning Act, 1977 (Act No. 12 of 1977) the Governor, Himachal Pradesh is pleased to constitute Special Area Development Authority for the Bharmour Special Area as under :-

1. Sub-Divisional Magistrate Bharmour - Chairman
2. Executive Engineer (B&R) of the Area - Member
3. Executive Engineer (I&PH) of the Area - Member
4. Executive Engineer (H.P.S.E.B.) of the Area - Member
5. Incharge, P.H.C. of the Area - Member

Further, the Governor, Himachal Pradesh is pleased to order that the Special (Area) Development Authority Bharmour Special Area shall perform all the functions as specified in section 70 of the Act ibid.

By order,
A.K. Mohapatra
Commissioner-cum-Secretary (PW)
to the Government of Himachal Pradesh
Copy of letter No.PBW(B&R)(B)26(162)/87 dated 17.10.89 from Commissioner-cum-Secretary (PW) to the Govt. of H.P. addressed to All the D.C.’s in H.P. and others.

......

(Authorised English Text of this deptt. notification No.PBW(B&R)(B)26(162)/87 dated 17.10.89 as required under clause 3 of Article 348 of the Constitution of India.

**NOTIFICATION**

Whereas the Governor, Himachal Pradesh is satisfied that it is necessary and expedient in the public interest that the following areas of Bharmour should be enveloped as special areas:-

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>-do-</td>
<td>Palda</td>
<td>Comprising of H.B. No.</td>
<td>H.B. No. 98</td>
</tr>
<tr>
<td>2</td>
<td>-do-</td>
<td>Rajour</td>
<td>Comprising of H.B. No.</td>
<td>H.B. No. 91</td>
</tr>
<tr>
<td>3</td>
<td>-do-</td>
<td>Malkauta</td>
<td>Comprising of H.B. No.</td>
<td>H.B. No. 94</td>
</tr>
<tr>
<td>4</td>
<td>-do-</td>
<td>Gosan</td>
<td>Comprising of H.B. No.</td>
<td>H.B. No. 95</td>
</tr>
<tr>
<td>5</td>
<td>-do-</td>
<td>Seri</td>
<td>Comprising of H.B. No.</td>
<td>H.B. No. 96</td>
</tr>
<tr>
<td>6</td>
<td>-do-</td>
<td>Bharmour</td>
<td>Comprising of H.B. No.</td>
<td>H.B. No. 97</td>
</tr>
<tr>
<td>7</td>
<td>-do-</td>
<td>Kasba Bharmour</td>
<td>Comprising of H.B. No.</td>
<td>H.B. No. 91/1</td>
</tr>
<tr>
<td>8</td>
<td>-do-</td>
<td>Sachain</td>
<td>Comprising of H.B. No.</td>
<td>H.B. No. 99</td>
</tr>
<tr>
<td>9</td>
<td>-do-</td>
<td>Chaler</td>
<td>Comprising of H.B. No.</td>
<td>H.B. No. 100</td>
</tr>
</tbody>
</table>

And now, therefore, in exercise of the powers conferred by Sub-Section (1) of Section 66 of the H.P. Town & Country Planning Act, 1977 (Act No. 12 of 1977) the Governor, Himachal Pradesh is pleased to designate the above Areas as special Area Known as Bharmour Special Areas and to define its limits as under for the purposes of the aforesaid Act:-

**Bharmour Special Area**

- **North:-** Along northern boundary of village Panjsei and Budhil Nallah upto northern boundary of Palda.
- **East:-** Along eastern boundary of village Pajsei & Rajour upto boundary of Malkauta.
- **South:-** Along southern boundary of Malkauta upto boundary of Sachai.
- **West:-** Along western boundary of Sachai & Chaler upto Budhil Nallah.

OFFICE OF THE DEPUTY COMMISSIONER CHAMBA DISTT. CHAMBA
Endst.No.CBA.LF.(11)/87 dated 29.11.89

Copy forwarded to all the S.D.M.’s in Chamba Distt. for information.

Sd/-
Addl. Distt. Magistrate
Chamba (H.P.)
Copy of letter No.PBW(B&R)(B)26(162)/87 dated 18.10.89 from Commissioner-cum-Secretary (PW) to the Govt. of H.P. addressed to All the D.C.’s in H.P. and others.

......

(Authorized English Text of this department notification No.PBW(B&R)(B)26(162)/87 dated 18.10.89 as required under clause 3 of Article 348 of the Constitution of India.

NOTIFICATION

Whereas Bharmour has been designated as Bharmour Special Area vide this Deptt. notification of even number dated 17.10.89.

Now, therefore, in exercise of powers conferred on him under sub-section (1) of section 67 of H.P. Town & Country Planning Act, 1977 (Act No. 12 of 1977) the Governor, Himachal Pradesh is pleased to constitute Special Area Development Authority for the Bharmour special Area as under :-

<table>
<thead>
<tr>
<th></th>
<th>Sub Divisional Magistrate Bharmour</th>
<th>- Chairman</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>Executive Engineer (B&amp;R) of the Area</td>
<td>- Member</td>
</tr>
<tr>
<td>3</td>
<td>Executive Engineer (IPH) of the Area</td>
<td>- Member</td>
</tr>
<tr>
<td>4</td>
<td>Executive Engineer (H.P.S.E.B.) of the Area</td>
<td>- Member</td>
</tr>
<tr>
<td>5</td>
<td>In-charge P.H.C. of the Area</td>
<td>- Member</td>
</tr>
</tbody>
</table>

Further, the Governor, Himachal Pradesh is pleased to Order that the special Area Development Authority Bharmour special Area shall perform all the functions as specified in section 70 of the Act, ibid.

OFFICE OF THE DEPUTY COMMISSIONER CHAMBA DISTT. CHAMBA H.P.
Endst.No.CBA.LF.6(11)/87 BHR dated 1.12.89

Copy forwarded to All the S.D.M.’s in Chamba Distt. for information.

Sd/-
Addl. Distt. Magistrate
Chamba (H.P.)
(Authorized English Text of this department Notification No.TCP-(F)5-4/2002 dated 8.1.2003 as required under Article 348 (3) of the Constitution of India.

Government of Himachal Pradesh
Town and Country Planning Department.


NOTIFICATION

Whereas Bharmour Special Area has been constituted under sub section (1) of Section-66 of the H.P. Town and Country Planning Act. 1977 vide notification No. PBW(B&R)(B)26(162)98 dated 16.10.1989.

And whereas existing landuse map of the said Special Area has not yet been published under Section-15 of the Act ibid.

And whereas the Governor of Himachal Pradesh is satisfied that in the aforesaid Special Area, the change of land use or any building operation therein is likely to cause injurious disturbance of the surface or any land or soil or is considered detrimental to the preservation of soil prevention of land slips or protection against erosion and is likely to make it difficult to plan and develop the said area in accordance with the provision of the aforesaid Act.

Now, therefore, in exercise of the powers conferred by sub section (1) of Section 15-A of the Himachal Pradesh Town and Country Planning Act 1977 (Act No. 12 of 1977) the Governor of Himachal Pradesh is pleased to freeze the existing land use of Bharmour Special Area for a period of 3 years from the date of publication of the Notification in the official Gazette.

By Order

Secretary (TCP) to the
Government of Himachal Pradesh

Endst.No. As above Dated Shimla-2. 8-1-2004

Copy forwarded for information and necessary action to:-

1. The Chief Secretary to the Government of Himachal Pradesh.
2. The Additional Chief Secretary to the Government of H.P.
3. All the Principal Secretaries to the Government of Himachal Pradesh.
4. All the Divisional Commissioners/Deputy Commissioners in H.P.
5. The Private Secretary to the Chief Minister/Ministries/Parliamentary Secretary, H.P.
7. The Director, Town and Country Planning Department H.P. Shimla-9 with 10 spare copies.
8. The Under Secretary (Law) , Legal Cell, H.P. Secretariat, Shimla-2.
9. The Chairman, SADA, Bharmour, District Chamba, H.P.

Sd/-

Under Secretary (TCP) to the
Government of Himachal Pradesh
हिमाचल प्रदेश सरकार
नगर एवं ग्राम योजना विभाग

संख्या:टीसीपी–एफ (5) 4/2002 
तारीख शिमला 2 25.05.2007

अधिसूचना
हिमाचल प्रदेश नगर और ग्राम योजना अधिनियम, 1977 (1977 का 12) की धारा 66 की
उप–धारा (1) के अधीन अधिसूचना संख्या:लोगनिप २६ (1६२) 87 तारीख 1६.1०.198९ द्वारा भर्मोर विशेष
क्षेत्र का गठन किया गया है।

और उक्त विशेष क्षेत्र के विद्यमान भू–उपयोग नक्सल को पूर्वकं अधिनियम की धारा 1५ के
अधीन, अभी तक प्रकाशित नहीं किया गया है।

और हिमाचल प्रदेश के राज्यपाल का समाधान हो गया है कि पूर्वकं विशेष क्षेत्र में भूमि
उपयोग में परिवर्तन करने या उसमें किसी भवन के निर्माण करने से सतह या किसी भूमि या मिट्टी को क्षति
पहुँचाने की संभावना है या यह मिट्टी के परिस्थित, भूमि के खिसकने की रोकथाम या कटाव के संक्षेप के लिए
हानिकारक है और उक्त अधिनियम के उपबंधों के अनुसार उक्त क्षेत्र की योजना बनाना और उसका विकास
करना कठिन हो गया है।

अतः हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश नगर और ग्रांम योजना अधिनियम, 1977
(1977 का 1२)की धारा–15–क की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए भर्मोर विशेष क्षेत्र
के विद्यमान भूमि उपयोग को इस अधिसूचना के राजपत्र में प्रकाशन की तारीख से एक वर्ष की अवधि के लिए
बंद करते हैं।

हस्त/–
प्रधान सचिव (टीसीपी) हिमाचल प्रदेश सरकार।

पृष्ठांक संख्या:टीसीपी–एफ(5)–4/2002 
तारीख:—

प्रतिलिपि सूचनार्थ एवं आवश्यक कार्यवाही हेतू प्रेषित है—

1. मुख्य सचिव, हिमाचल प्रदेश सरकार, शिमला—2
2. संस्थान मण्डलाध्यक्ष / उपाध्यक्ष, हिमाचल प्रदेश—1
3. नीति सचिव, मुख्य मन्त्री, हिमाचल प्रदेश।
4. नियुक्त, मुद्रण एवं लेखन सामग्री विभाग, हिमाचल प्रदेश, शिमला—5 को असाधारण राजपत्र में
प्रकाशित हेतू।
5. निदेशक, नगर एवं ग्रांम योजना विभाग, हिमाचल प्रदेश, शिमला—9 को 10 अतिरिक्त प्रतियों सहित।
6. उपाध्यक्ष, विभाग, जिला चम्बा, हिमाचल प्रदेश।
7. सदर विभाग, विशेष क्षेत्र विकास प्राधिकरण एवं उपमण्डलाधिकारी, भर्मोर, जिला चम्बा, हिमाचल
प्रदेश।
8. अवर सचिव (विभि) हिमाचल प्रदेश सरकार।
9. संरक्षण नरस।

हस्त/–
अवर सचिव (टीसीपी)
हिमाचल प्रदेश सरकार।

72
NOTIFICATION

The Governor of Himachal Pradesh is pleased to promulgate the following rules for regulating the payment for the Grant-in-Aid to the Special Area Development Authority(s) in Himachal Pradesh:-

“RULES”

1. Short Title and Commencement

(i) These rules may be called rule regulating payment of the Grant-in-Aid to the Special Area Development Authority(s) in Himachal Pradesh.

(ii) These rules shall come in to force from the date of its publication in the Rajpatra.

2. Definition

In these rules, unless there is anything repugnant in the subject or context otherwise requires:-

(i) “Director” means the Director of Town and Country Planning Department of the Government of Himachal Pradsesh.


(iv) “Revenue” means the Revenue administrated by the Government of Himachal Pradesh.

(v) “Secretary” means the Secretary of the Government of Himachal Pradesh.


3. Purpose of Grant-in-Aid

The Government may give Grant-in-Aid to the following purposes:-

(i) Acquisition of Land.

(ii) Creation of income generating assets.

(iii) Creation of assets benefiting community and

(iv) Providing municipal services/civic functions.
4. **Mode of Payment of Grant-in-Aid**

The Grant-in-Aid shall be sanctioned by the Government, subject to availability of funds on receipt of a written request from the said Special Area Development Authority(s) indicating the purpose for which it is required. Normally a self-contained proposal containing the demand of whole year shall be furnished by the said Special Area Development Authority(s), to the Director by 15th May every year.

5. **Accounts and Audit of Grant-in-Aid**

(i) The Secretary of Special Area Development Authority shall maintain complete accounts of income and expenditure.

(ii) The Government or its representative and the Director or his representative shall have the right to inspect the accounts at any time.

(iii) The accounts shall be audited by an agency which will be specified by the Government/Director.

(iv) The Government or the Director may ask for any number of reports from the Special Area Development Authority is order to monitor its work.

(v) The Special Area Development Authority(s) shall maintain a register in respect of the permanent assets acquired wholly or partially out of Government Grant. This register should be maintained by the said Special Area Development Authority(s) separately in respect of each sanctioning Authority(s) to whom a copy thereof shall be furnished annually for permanent record. The assets would be taken to mean all immovable property of the capital nature where the value exceeds Rs. 1000/-. 

(vi) The Special Area Development Authority will submit income and expenditure statement yearly to the Director in the form which is at Annexure "A".

(vii) An audited utilization certificate will be furnished by the Special Area Development Authority(s) in respect of Grant-in-Aid released to them during a particular year by 15th April of next year as per form in Annexure “B” to the sanctioning authority.

Note: Grant-in-aid will not be used to create new posts/filling up of staff. However, in case, if it is essential that new posts are required to be created / vacancies are to be filled, the permission of the Govt. would be necessary.
(viii) The expenditure of Grant-in-Aid shall be debitable to :-
(for Tribal SADA’a)
Major Head 2217-Urban Development
03-I.D.S.M.T.
796-Tribal Area Sub- Plan
01-Grant-in-aid to Special
Area Development
Authorities.

By Order
Secretary (TCP) to the
Government of Himachal Pradesh.

Endst.No. As above Dated Shimla-2, 08.07.2005
Copy forwarded to :-
1. The Accountant General Himachal Pradesh, Shimla-171003.
2. The Senior Deputy Accountant General Himachal Pradesh, Shimla-171003.
3. The Controller, Printing and Stationery Department Himachal Pradesh, Shimla-5 for publication in Extra-Ordinary Rajpatra.
4. The Deputy Secretary (Fin-Reg.) to the Government of H.P.
5. The Director, Town and Country Planning Department, Himachal Pradesh- 9 for necessary action alongwith 10 spare copies.
6. The Chairman all the Special Area Development Authorities in Himachal Pradesh.

Sd/-
Deputy Secretary(TCP) to the
Government of Himachal Pradesh
SPECIAL AREA DEVELOPMENT AUTHORITY

YEARLY INCOME AND EXPENDITURE STATEMENT FOR THE YEAR

<table>
<thead>
<tr>
<th>Income</th>
<th>Rs.</th>
<th>Expenditure</th>
<th>Rs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grant-in-Aid received during the year</td>
<td>Staff Salary</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amount Collected through taxes</td>
<td>Spent on new works</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rent from shops or other buildings</td>
<td>Spent on maintenance</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Others, if any</td>
<td>Spent on material for cleanliness</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Electricity Charges paid Water Charges paid</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Office Expenses</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Others if any</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>Total</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Balance funds available with the SADA__________Rs.__________

Outstanding bills amount (i) for new works____ Rs.__________
(ii) with regard to recurring exp. Rs.______

Number of meetings held in the year______________
Whether expenditure approved in these meetings:______________

CHAIRMAN/MEMBER SECRETARY

Date:

Place:
(Form of Utilization Certificate)

Sr.No..................................Letter No.

Dated:

Certified that an amount of Rs.................................
(Rupees..................................................................) only of Grant-in-Aid sanctioned
during..............................the year......................in favour of......................vide letter
No.................................................. dated .........................has been utilized for the work for which it
was sanctioned and that the balance of Rs......................(Rupees..................) only remained
unutilized at the end of the year and shall be utilized during the next financial year with the
prior approval of the Government.

Certified that I have satisfied that the condition on which the Grant-in-Aid was sanctioned have been duly fulfilled/ are being fulfilled and that I have exercised
the following checks to see that the money was actually utilized for the purpose for which
it was sanctioned.

Kinds of checks exercised

1.
2.
3.
4.

Signature with seal.............
Designation..........................
Dated.................................
GOVERNMENT OF HIMACHAL PRADESH
TOWN & COUNTRY PLANNING DEPARTMENT


"NOTIFICATION"

The Governor of Himachal Pradesh, in exercise of the powers conferred by Sub Section (1) of section-67 of the Himachal Pradesh Town & Country Planning Act, 1977, (Act No. 12 of 1977) is pleased to appoint Shri Ram Lal Markandey, M.L.A. (Lahaul & Spiti) as Chairman of Special Area Development Authority, Keylong, Udaipur, Kaza and Tabo, District Lahaul & Spiti with immediate effect.

By Order
Addl. Chief Secretary (TCP) to the Government of Himachal Pradesh.

Endst.No. As above. Dated Shimla-2, 04.07.2008

Copy for information and necessary action to:-

1. The Chief Secretary to the Govt. of Himachal Pradesh, Shimla-2.
2. The P.S. to Chief Minister, H.P. Shimla-2.
3. All the Divisional Commissioners/Deputy Commissioners.
4. The Director, Town & Country Planning Department, H.P. Shimla-171009 with 10 spare copies.
5. The Deputy Commissioner, Lahaul & Spiti, H.P.
7. Shri Ram Lal Markandey,Hon’ble M.L.A.(Lahaul & Spiti) Set No.3 New Metropole House, Shimla-171001.
8. Guard file,

Sd/-
Under Secretary (TCP) to the Government of Himachal Pradesh
GOVERNMENT OF HIMACHAL PRADESH
TOWN & COUNTRY PLANNING DEPARTMENT


“NOTIFICATION”

The Governor of Himachal Pradesh, in exercise of the powers conferred by Sub Section (1) of section-67 of the Himachal Pradesh Town & Country Planning Act, 1977, (Act No. 12 of 1977) is pleased to appoint Shri Tulsi Ram M.L.A. (Bharmour) as Chairman of Special Area Development Authority, Bharmour and Pangi in Chamba District with immediate effect.

By Order
Addl. Chief Secretary (TCP) to the Government of Himachal Pradesh.

Endst.No. As above. Dated Shimla-2, 04.07.2008

Copy for information and necessary action to:-
1. The Chief Secretary to the Govt. of Himachal Pradesh, Shimla-2.
2. The P.S. to Chief Minister, H.P. Shimla-2.
3. All the Divisional Commissioners/Deputy Commissioners.
4. The Director, Town & Country Planning Department, H.P. Shimla-171009 with 10 spare copies.
5. The Deputy Commissioner, Chamba, H.P.
7. Shri Tulsi Ram Hon’ble Speaker, H.P. Vidhan Sabha, Shimla-4.

Sd/-
Under Secretary (TCP) to the Government of Himachal Pradesh
In supersession of this department notification of even number dated 7.10.2004, the Governor of Himachal Pradesh in exercise of the powers conferred by Sub Section (1) of section-67 of the Himachal Pradesh Town & Country Planning Act, 1977, (Act No. 12 of 1977) is pleased to appoint Shri Tejwant Singh Negi M.L.A. (Kinnaur) as Chairman of Special Area Development Authority, Reckong Peo in with immediate effect.

By Order
Addl. Chief Secretary (TCP) to the Government of Himachal Pradesh.

Endst.No. As above. Dated Shimla-2, 27.05.2008

Copy for information and necessary action to:-
1. The Chief Secretary to the Govt. of Himachal Pradesh, Shimla-2.
2. All the Divisional Commissioners/Deputy Commissioners.
3. The Private Secretary to the Chief Minister, H.P.
4. The Director, Town & Country Planning Department, H.P. Shimla-171009.
5. The Under Secretary (Law) to the Govt. of H.P.
6. Shri Tejwant Singh Negi, Hon’ble M.L.A. (Kinnaur) H.P.
7. The Deputy Commissioner, Kinnaur, Distt. Kinnaur, H.P.
8. Guard file,

Sd/-
Under Secretary (TCP) to the Government of Himachal Pradesh
No. Fin-I-C(17)-3/78
GOVERNMENT OF HIMACHAL PRADESH
FINANCE “A” DEPARTMENT

From
The Finance Secretary to the
Government of Himachal Pradesh

To
All Heads of Departments in
Himachal Pradesh

Dated Shimla-171002, the 12th Sept., 1980

Subject: Creation of Single Demand for Tribal Areas.

Sir,

I am directed to say that the programmes relating to the sub-Plan for Tribal Area are being implemented through 34 Demands for Grants by the concerned Departments and provision for expenditure relating to the Tribal Sub Plan Schemes is being made under the respective Demands of various Departments. The funds for implementing of Sub-plan for Tribal Areas are being provided both out of the State Plan by the State and the Central Government under Special Central Assistance as well as under Non-Plan. It is necessary that the funds provided for the purpose are fully utilized to ensure speedy development of the Tribal Areas.

2. At present, it is not possible to re-appropriate available savings in the Demand of one Department to the Demand of another Department because there is a statutory prohibition of re-appropriation of funds from one Demand to the other. The Government of India have also imposed restrictions on the re-appropriation of funds from Revenue Account to Capital account and vice-versa within the same Demand. With a view to ensure that the funds are fully utilized and also that there is proper utilization of expenditure in the Tribal Areas, the Tribal Development Department, on the advice of the Government of India, Ministry of Home Affairs and the Planning Commission, have been impressing upon the Finance Department, that there should be a Single Demand for exhibiting the expenditure being incurred in the Tribal Areas so that the funds so provided are clearly demarcated and fully utilized. The existing system does not provide scope for re-appropriation utilization of the funds being surrendered by one Department under their Demand. The only way to do this is to go before the State Vidhan Sabha for Supplementary Demands for Grants resulting in the late utilization of funds. Even this is open self defeating as the funds are generally provided in February/March.

3. The Government have, therefore, decided that a single demand, namely, “Tribal Development” may be established for exhibiting the entire outlay for Tribal Areas Sub-Plans, (outlays from State Plan as also outlay from Central Government under Special Central Assistance) as well as for Non-Plan expenditure in the budget for the year 1981-82. The concerned budget head of each Department will be shown, under the new Demand. The Government have also decided that the practice of showing the Non-Plan expenditure in respect of Tribal Areas alongwith the provision for other than Tribal Areas may be discontinued and shown under the proposed Single Demand alongwith the
provision for Plan Schemes. The Finance Department has already taken up the matter with the Government of India, to convey their approval for the opening of new sub-heads, which will be operative under the New Demand. Necessary intimation to this effect will be sent immediately on receipt of the approval from the Government of India.

4. The Finance Department of the State has taken up the matter with the Committee on Estimates of the State Vidhan Sabha for the creation of Single Demand and its approval has been separately solicited.

5. The creation of Single Demand will present a composite and complete picture of the provisions and also of the expenditure under the Tribal Areas Sub-Plan at one place in the Budget document of the State Government and also in the accounts of State Government. The legislature and the public would also know what part of the total State Plan provision has been earmarked for Tribal Areas Sub-Plan and also what the progress of the implementation of the sub-plan is.

6. In order to implement the decision, the following practice is proposed to be adopted:-
   i) The Administrative Department for purposes of allocation of Annual Plan Outlay of sub-plan would be the Tribal Development Department which has the overall responsibility for securing implementation of the Sub-Plan. The grant under different functional major heads would be placed at the disposal of the appropriate Administrative Department viz. Agriculture, Forest, Cooperation, Education, Public Works etc. by the Tribal Development Department. The Administration Departments in turn would place the grant at the disposal of the Controlling Officers under their control.
   
   ii) The Budget Estimates will be prepared by various Heads of Departments and would be sent to the Tribal Development Department through their respective Administrative Department with a copy simultaneously, endorsed to the Finance Department. Various major heads within the proposed consolidated Single Demand would be operated by the concerned Departments.
   
   iii) The provision of funds suggested by various Departments would be examined/finalized in the light of the allocations made under various sectors, by the Tribal Development Department.
   
   iv) For re-appropriation between different major heads under the proposed consolidated Demand, the Departments concerned should approach the Tribal Development Department which in turn would obtain the concurrence of the Finance Department in the matter.
   
   v) The Supplementary Demands for Grants, for excess approved expenditure over the budget provisions made, would be obtained by the Tribal Development Department. However, the proposals to this effect will be submitted by the Administrative Departments on receipt of the details from the concerned Heads of Departments to the Tribal Development Department with a copy to the Finance Department.
   
   vi) As regards the re-appropriation with in the same sub-head, the powers vested by the State Government vide Finance Department letter No. 15-6/71-Fin(Reg.), dated the 7th May, 1979, would apply, However, the re-appropriation from one major head to other within the Demand would be done by the Tribal Development Department in consultation with the Finance Department. The re-appropriation of plan provisions to non-plan purposes and vice versa would be authorized by the Administrative Department.
concerned in consolation with the Tribal Development Department and Finance Department, Keeping in view the final approval provisions for a particular Department.

vii) The responsibility of keeping accounts, re-conciliation of the expenditure with the Accountant General, etc., will be that of the Administrative Department/Controlling Officer concerned. The details of the reconciled figures of expenditure would be furnished by the Departments both to the Tribal Development Department and the Finance Department.

viii) For matters relating to the Public Accounts Committee, Estimates Committee etc. the concerned Administrative Departments and the controlling officers would be responsible. As regards over-all excesses/surrenders under the Demand as a whole, the Tribal Development Department would be responsible.

7. The above steps are proposed to be given practical shape in pursuance of the policy of introducing single Demand for Tribal Areas from the year 1981-82. While these would give the Tribal Development Department sufficient coordinating authority, these would not unnecessarily curb the existing powers and functions of the Administrative Department and the Finance Department.

8. As a result of pooling all outlays relatable to different departments under a single demand for tribal areas sub-plan it has now become necessary that a Chief Controlling Officer is nominated for coordination and proper utilization of this outlay. The Chief Controlling Officer in coordination with other heads of departments will be able to utilize the savings from one department in favour of other Departments. The Minister, Tribal Development would be incharge of the New Demand No. 35 in the Assembly. Therefore, the administrative approval for re-allocation under this demand will be given by him.

9. The State Government have proposed to appoint Commissioner Tribal Development as the Chief Controlling Officer for New Demand No. 31. The Chief Controlling Officer will review the entire expenditure under this demand and re-allocate funds from the savings of one department to another. Additional funds can be allocated to such departments as may require them, by the Chief Controlling Officer after consulting the Planning Department and Finance Department.

10. The Accountant General, Himachal Pradesh, has suggested that the colour of the bills forms etc. for Tribal Areas may be changed from that for other than Tribal Areas. This will facilitate correct booking of figures of expenditure and there will be no chance for misclassification. It is proposed that pink colour for the forms for tribal areas may be adopted and the Controller Printing and Stationery would be asked for taking further action.

11. The New procedure as proposed was discussed in the meeting of the Secretaries Committee the Chairmanship of Chief Secretary on the 8th September, 1980 and it was decided that the proposed reform may be discussed with all the Heads of Departments by Finance Secretary and Secretary (Tribal Development). You are, therefore, requested to make it convenient to attend this meeting on 30th September, 1980 at 3 P.M. in Committee Room No.1 of the Himachal Pradesh Secretariat Building.

for Finance Secretary to the
Government of Himachal Pradesh
No. Fin.I.C(17)-3/78
Government of Himachal Pradesh
Finance Department

From
The Finance Secretary to Govt.
Himachal Pradesh, Shimla.

To
The Controller,
Stationery and Printing,
Himachal Pradesh, Shimla.

Dated :- 14.10.1980

Subject: Creation of Single Demand for Tribal Areas printing of all kinds of forms for the tribal area in pink colour.

Sir,

I am directed to refer to this Department letter of even number, dated the 12th September, 1980 (Copy enclosed for ready reference) on the subject mentioned above and to say that the proposal for the creation of single Demand for Tribal Areas was discussed with all the Heads of Departments in the Committee Room No. 1 of the H.P. Secretariat on 30th September, 1980. It was decided to change the colour of the all kinds of bill forms being used in the Government offices in the Tribal Areas, to pink. This distinction would facilitate the correct classification of the accounts in respect of the Tribal Areas. I am, therefore, to request that on the basis of the records maintained in your office, the requirement of bill forms for the Government offices, functioning in the Tribal Areas, for the year 1981-82 may please be printed in pink colour and supplied well in time. New bill forms would be used from the 1981-82 financial year.

Please acknowledge receipt.

Sd/-
Under Secretary (Finance) to the Government of Himachal Pradesh.
No.Fin-I-C(17)-3/78  
Government of Himachal Pradesh  
Finance-A-Department

From  
The Secretary (Finance) to the  
Government of Himachal Pradesh

To  
All the Administrative Secretaries to the  
Gvmt. of Himachal Pradesh

Dated: Shimla-2, the 12th November, 1980  

Subject: Creation of Single Demand for Tribal Areas from 1981-82

Sir,  

I am directed to refer to this Deptt. letter of even number dated the 26th August, 1980 and to say that in pursuance of the decisions taken in the meeting of the Secretaries Committee held on 8th September, 1980, all the Heads of Departments were apprised by the Finance department vide letter of even number dated the 12th September, 1980 (Copy enclosed for ready reference) about the procedure to be followed by the Departments in respect of the implementation of the schemes included in Tribal Areas and now to be shown under new Demand namely Tribal Development w.e.f.1981-82.

I am, therefore, to request that the budget proposals may kindly be processed forwarded through the Tribal Commissioner in respect of Tribal Areas both under Plan and Non-Plan who is to function as Chief Controlling Officer of new Demand namely Tribal Development w.e.f. 1981-82 with a copy to this department.

The Controller, Printing and Stationery, H.P. has already been addressed by the Finance Deptt. vide letter of even number dated the 14th October, 1980 to print the bill forms in Pink colour so as to meet the requirement of forms of Tribal Areas to be adopted w.e.f. 1981-82 by the Deptt. You may also send your requirements of the forms to the Controller Printing and Stationery at the earliest.

For Tribal Commissioner only He is requested to expedite the finalization of the budget proposals in respect of Tribal Areas immediately on receipt from the concerned Deptt. Both under Plan and Non Plan.

Yours faithfully,  
Sd/-  
Joint Secretary(Finance) to the  
Govt. of Himachal Pradesh.
No.PLG(F)3-46/78-TD
Government of Himachal Pradesh
Tribal Development Department


From
Shri A.N.Vidyarthi,
Commissioner (TD) to the
Govt. of Himachal Pradesh.

To
1. All the Administrative Secretaries to the Govt. of Himachal Pradesh
2. All the Heads of Departments in H.P.

Sub: Tribal Sub-Plan inclusion of outlays in a Single demand.

Sir,

The programmes relating to the Sub-Plan for tribal areas are being implemented by the concerned departments and hitherto-fore provision for expenditure relating to these schemes was being made under respective demands of various departments. The Government of India, provides Special Central Assistance for the sub-plan of the tribal areas, which is essentially to be utilized in full. Under the existing practice, it was not possible to re-appropriate available saving in the demand of one department to the demand of any other department because of legal barricades on re-appropriation from one demand to another.

2. In order to streamline the entire procedure and to ensure that the implementation of various schemes/programmes relating to the tribal sub-plan in made more effective and meaningful, a separate Demand No. 35-Tribal Development, has been created from the year 1981-82. In this demand, all the schemes relating to tribal sub-plan and non-plan heads in respect of various departments engaged in implementation of tribal development programmes.

3. The new procedure will have the following advantages and implications:-

(a) It will be possible to with-draw funds from those departments which are not able to utilize them and allocate them to those departments who are showing buoyancy in their expenditure
(b) Consequently the plan ceilings of some departments will get reduced while the plan ceilings for other departments will get enhanced.
(c) It will also ensure fuller utilization of the funds set apart for tribal sub-plan areas.

4. For the adoption of the above procedure and proper implementation of the single demand, it has been decided in consultation with the Finance Department that:-
(a) The funds provided for tribal sub-plan be utilized exclusively for the tribal areas and no amount there from be diverted to non tribal areas.

(b) All provisions under the sub-plan are made virtually non-lapsable since it will be easier now to utilize the saving in one sector to that in other sector with in the same financial year without going to the legislature provided all formalities are observed.

(c) The commissioner Tribal Development will be Chief Controlling Officer for the Demand No.-35 for all intents and purposes. However, heads of Departments will continue to have concurrent powers as provided for in the Himachal Pradesh Financial Rules.

(d) If there are saving in the funds allocated to one department they may be re-allocated to other department accordingly by the Tribal Development Department subject to various economy and other restrictions imposed from time to time by the Finance Department and Planning Department. Provided further that no funds will be re-appropriated in favour of Travel Expenses and office expenses without the prior approval of Finance Department.

(e) The diversion of funds from one major head to another major head under Demand No.35 will be authorized by the Tribal Development Deptt. Therefore, the Administrative approval for real location in this demand will be given by the Minister in-Charge Tribal Development Department.

(f) No inter I.T.D.P. diversion of funds will normally be allowed. However, in genuine cases the Tribal Development Department would allow such diversion.

(g) In respect of earmarked sector, viz., Agriculture & Allied Services, Power, Cooperation and the Minimum Needs programme, diversion of funds from one Major Head to another major head would be proposed by the department not later than 1st August, every year to the Commr. Tribal Development and the latter will authorize requisite diversion by obtaining clearance from the planning Deptt.

(h) For inter I.T.D.P. adjustment the requisite proposal supported by facts and justification within one major head of Account will also be submitted by the departments to the commr. Tribal Development latest by 1st September every year.

5. The Chief Controlling Officer, i.e. Commissioner for Tribal Development will review the entire expenditure under this demand to whom all controlling Officers in
relation to the tribal areas sub-plan will make available information regarding the expenditure incurred against the available allocations quarterly.

6. The Accountant General Himachal Pradesh will prepare appropriation accounts for Demand No.35 and the public Accounts Committee will also examine them. The Commissioner for Tribal Development will be incharge for Co-ordination of this work.

7. You are, therefore, requested to issue necessary instructions to all Controlling Officers/subordinate Officers under your control for implementing the above decisions. Necessary instructions may also be issued by you for sending information about expenditure relating to tribal sub-plan in a consolidated form at the end of each quarter through the departmental heads to the commissioner Tribal Development.

The above are subject to instructions issued by the Finance department vide their Circular letter No. Fin-I-C(17)-3/78 dated 12.9.1980 regarding various operational details of the New single Demand for the Tribal Areas.

Yours faithfully,

Sd/-
Commissioner (TD) to the
Govt. of Himachal Pradesh
GOVERNMENT OF HIMACHAL PRADESH  
DEPARTMENT OF FINANCE (REGULATION)  

No.Fin(C)-A(2)-2/83. Dated Shimla-171002 the 24th May, 1986  

**NOTIFICATION**  
The Governor, Himachal Pradesh is pleased to order that the Resident Commissioner, Pangi District Chamba H.P. shall function as Head of Department under Demand No. 35 Tribal Development in respect of the following Major Heads of Accounts and minor heads thereunder :-  

<table>
<thead>
<tr>
<th>No.</th>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>229</td>
<td>Land Revenue</td>
</tr>
<tr>
<td>2</td>
<td>230</td>
<td>Stamps and Registration</td>
</tr>
<tr>
<td>3</td>
<td>245</td>
<td>Other Taxes &amp; Duties on commodities and services</td>
</tr>
<tr>
<td>4</td>
<td>247</td>
<td>Other Fiscal Services</td>
</tr>
<tr>
<td>5</td>
<td>253</td>
<td>District Administration</td>
</tr>
<tr>
<td>6</td>
<td>254</td>
<td>Treasury &amp; Accounts Administration</td>
</tr>
<tr>
<td>7</td>
<td>255</td>
<td>Police</td>
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<tr>
<td>8</td>
<td>259</td>
<td>Public Works</td>
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<td>9</td>
<td>265</td>
<td>Other Administrative Services</td>
</tr>
<tr>
<td>10</td>
<td>268</td>
<td>Miscellaneous General Services</td>
</tr>
<tr>
<td>11</td>
<td>276</td>
<td>Secretariat, Social &amp; Community Services</td>
</tr>
<tr>
<td>12</td>
<td>277</td>
<td>Education</td>
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<td>13</td>
<td>278</td>
<td>Art and Culture</td>
</tr>
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<td>14</td>
<td>280</td>
<td>Medical</td>
</tr>
<tr>
<td>15</td>
<td>281</td>
<td>Family planning</td>
</tr>
<tr>
<td>16</td>
<td>282</td>
<td>Public Health, Sanitation and water supply</td>
</tr>
<tr>
<td>17</td>
<td>283</td>
<td>Housing</td>
</tr>
<tr>
<td>18</td>
<td>284</td>
<td>Urban Development</td>
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<td>19</td>
<td>285</td>
<td>Information and Publicity</td>
</tr>
<tr>
<td>20</td>
<td>287</td>
<td>Labour and Employment</td>
</tr>
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<td>21</td>
<td>288</td>
<td>Social Security and Welfare</td>
</tr>
<tr>
<td>22</td>
<td>289</td>
<td>Relief on account of Natural calamities</td>
</tr>
<tr>
<td>23</td>
<td>296</td>
<td>Secretariat Economic Services</td>
</tr>
<tr>
<td>24</td>
<td>298</td>
<td>Co-operation</td>
</tr>
<tr>
<td>25</td>
<td>304</td>
<td>Other General Economic Services</td>
</tr>
<tr>
<td>26</td>
<td>305</td>
<td>Agriculture</td>
</tr>
<tr>
<td>27</td>
<td>306</td>
<td>Minor Irrigation</td>
</tr>
<tr>
<td>28</td>
<td>307</td>
<td>Soil &amp; Water Conservation</td>
</tr>
<tr>
<td>29</td>
<td>308</td>
<td>Area Development</td>
</tr>
<tr>
<td>30</td>
<td>309</td>
<td>Food</td>
</tr>
<tr>
<td>31</td>
<td>310</td>
<td>Animal Husbandry</td>
</tr>
<tr>
<td>32</td>
<td>311</td>
<td>Diary Development</td>
</tr>
<tr>
<td>33</td>
<td>312</td>
<td>Fisheries</td>
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<td>34</td>
<td>313</td>
<td>Forests</td>
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<td>35</td>
<td>314</td>
<td>Community Development</td>
</tr>
<tr>
<td>36</td>
<td>320</td>
<td>Industries</td>
</tr>
<tr>
<td>37</td>
<td>321</td>
<td>Village and Small Scale Industries</td>
</tr>
</tbody>
</table>
-Mines and Minerals
-Irrigation, Navigation, Drainage and flood Control
-Civil Aviation
-Road and Bridges
-Tourism
-Compensation and assignment to local Bodies and Panchayats
-Capital Outlay on Public works
-Capital Outlay on Education, Art and culture
-Capital Outlay on Medical
-Capital Outlay on Public Health, Sanitation and water Supply
-Capital Outlay on Housing
-Capital Outlay on Urban Development
-Capital Outlay on other Social and community Services
-Capital Outlay on Co-operation
-Capital Outlay on Agriculture
-Capital Outlay on Minor Irrigation, Soil Conservation and Area Development
-Capital Outlay on food & Nutrition
-Capital Outlay on Animal Husbandry
-Capital Outlay on Dairy Development
-Capital Outlay on Fishries
-Capital Outlay on Forests
-Investment on Agriculture Financial Institutions
-Capital Outlay on Village & Small Industries
-Capital Outlay on Irrigation, Navigation Drainage & Flood Control Projects
-Capital Outlay on Civil Aviation
-Capital Outlay on Road and Bridge
-Capital Outlay on Road & Water Transport Services
-Capital Outlay on other Transport and communication services
-Loans for Housing
-Loans for social Security and Welfare
-Loans for other Social & Community Services
-Loans for other General Economic Services
-Loans for Agriculture
-Loans for Minor Irrigation, Soil Conservation and Area Development
-Loans for Community Development
-Loans for Village & Small Scale Industries
-Loans to Power Projects

S.M.Kanwar
Financial Commissioner-cum-Secretary (Finance) to H.P. Government

All Administration
Department to H.P. Govt.
GOVERNMENT OF HIMACHAL PRADESH
FINANCE (REGULATION) DEPARTMENT

No.Fin(C)-A(2)-1/78
Dt. Shimla-2, the 8th June, 1988.

NOTIFICATION

The Governor, Himachal Pradesh is pleased to order that the Deputy Commissioner, Kinnaur, Deputy Commissioner Lahaul and Spiti, Deputy Commissioner, Chamba and Additional Deputy Commissioner, Kaza shall function as Head of the Departments under Demand No.31 Tribal Development in respect of the following Heads of Accounts and Minor heads there under regarding the areas mentioned against each:-

<table>
<thead>
<tr>
<th>No.</th>
<th>Name of the Accountant</th>
<th>Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Deputy Commissioner, Kinnaur</td>
<td>Kinnaur Distt.</td>
</tr>
<tr>
<td>2.</td>
<td>Deputy Commissioner, Lahaul and Spiti</td>
<td>Lahaul area</td>
</tr>
<tr>
<td>3.</td>
<td>Deputy Commissioner, Chamba</td>
<td>Bharmour area of Chamba Distt.</td>
</tr>
<tr>
<td>4.</td>
<td>Additional Dy. Commissioner, Kaza</td>
<td>Spiti-Kaza area</td>
</tr>
</tbody>
</table>

Head of the Account:

<table>
<thead>
<tr>
<th>No.</th>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>2014</td>
<td>Administration of Justice</td>
</tr>
<tr>
<td>2.</td>
<td>2015</td>
<td>Elections</td>
</tr>
<tr>
<td>3.</td>
<td>2029</td>
<td>Land Revenue</td>
</tr>
<tr>
<td>4.</td>
<td>2030</td>
<td>Stamps and Registration</td>
</tr>
<tr>
<td>5.</td>
<td>2045</td>
<td>Other taxes and duties on commodities &amp; services</td>
</tr>
<tr>
<td>6.</td>
<td>2047</td>
<td>Other fiscal services</td>
</tr>
<tr>
<td>7.</td>
<td>2053</td>
<td>District Administration</td>
</tr>
<tr>
<td>8.</td>
<td>2054</td>
<td>Treasury &amp; Accounts Administration</td>
</tr>
<tr>
<td>9.</td>
<td>2055</td>
<td>Police</td>
</tr>
<tr>
<td>10.</td>
<td>2056</td>
<td>Jails</td>
</tr>
<tr>
<td>11.</td>
<td>2059</td>
<td>Public Works</td>
</tr>
<tr>
<td>12.</td>
<td>2075</td>
<td>Miscellaneous General Services</td>
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<tr>
<td>13.</td>
<td>2070</td>
<td>Other Administrative Services</td>
</tr>
<tr>
<td>14.</td>
<td>2202</td>
<td>General Education</td>
</tr>
<tr>
<td>15.</td>
<td>2204</td>
<td>Sports and Youth Services</td>
</tr>
<tr>
<td>16.</td>
<td>2205</td>
<td>Arts and Culture</td>
</tr>
<tr>
<td>17.</td>
<td>2210</td>
<td>Medical and Public Health</td>
</tr>
<tr>
<td>18.</td>
<td>2211</td>
<td>Family Welfare</td>
</tr>
<tr>
<td>19.</td>
<td>2215</td>
<td>Water Supply and Sanitation</td>
</tr>
<tr>
<td>20.</td>
<td>2216</td>
<td>Housing</td>
</tr>
<tr>
<td>21.</td>
<td>2217</td>
<td>Urban Development</td>
</tr>
<tr>
<td>22.</td>
<td>2220</td>
<td>Information land Publicity</td>
</tr>
<tr>
<td>23.</td>
<td>2225</td>
<td>Welfare of Scheduled Caste, Scheduled Tribes and other Backward classes</td>
</tr>
<tr>
<td>24.</td>
<td>2230</td>
<td>Labour and Employment</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>---</td>
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<td>------------------------------------------------------------------</td>
</tr>
<tr>
<td>25.</td>
<td>2235</td>
<td>Social Security and Welfare</td>
</tr>
<tr>
<td>26.</td>
<td>2236</td>
<td>Nutrition</td>
</tr>
<tr>
<td>27.</td>
<td>2245</td>
<td>Relief on account of natural clamaties</td>
</tr>
<tr>
<td>28.</td>
<td>2251</td>
<td>Secretariat Social Services.</td>
</tr>
<tr>
<td>29.</td>
<td>2401</td>
<td>Crop Husbandry</td>
</tr>
<tr>
<td>30.</td>
<td>2402</td>
<td>Soil and Water conservation</td>
</tr>
<tr>
<td>31.</td>
<td>2403</td>
<td>Animal Husbandry</td>
</tr>
<tr>
<td>32.</td>
<td>2404</td>
<td>Diary Development</td>
</tr>
<tr>
<td>33.</td>
<td>2405</td>
<td>Fishries</td>
</tr>
<tr>
<td>34.</td>
<td>2406</td>
<td>Forestry and Wild Life</td>
</tr>
<tr>
<td>35.</td>
<td>2408</td>
<td>Food Storage and Warehouses</td>
</tr>
<tr>
<td>36.</td>
<td>2415</td>
<td>Agriculture Research and Education</td>
</tr>
<tr>
<td>37.</td>
<td>2425</td>
<td>Cooperation</td>
</tr>
<tr>
<td>38.</td>
<td>2435</td>
<td>Other Agriculture Programmes</td>
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<td>39.</td>
<td>2501</td>
<td>Special Programme for Rural Development</td>
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<td>40.</td>
<td>2505</td>
<td>Rural Development</td>
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<tr>
<td>41.</td>
<td>2506</td>
<td>Land Reforms</td>
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<td>42.</td>
<td>2515</td>
<td>Other Rural Development Programme</td>
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<td>43.</td>
<td>2702</td>
<td>Minor Irrigation</td>
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<td>44.</td>
<td>2711</td>
<td>Flood Control</td>
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<td>45.</td>
<td>2810</td>
<td>Nonconventional resources of energy</td>
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<td>46.</td>
<td>2851</td>
<td>Village and Small Industries</td>
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<tr>
<td>47.</td>
<td>2852</td>
<td>Industries</td>
</tr>
<tr>
<td>48.</td>
<td>2853</td>
<td>Non-Ferrous Minings and Mineral Industries</td>
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<tr>
<td>49.</td>
<td>3053</td>
<td>Civil Aviation</td>
</tr>
<tr>
<td>50.</td>
<td>3054</td>
<td>Road and Bridges</td>
</tr>
<tr>
<td>51.</td>
<td>3425</td>
<td>Other Specific Research</td>
</tr>
<tr>
<td>52.</td>
<td>3435</td>
<td>Ecology and Environment</td>
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<tr>
<td>53.</td>
<td>3452</td>
<td>Tourism</td>
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<tr>
<td>54.</td>
<td>3454</td>
<td>Sensus Survey and Statistics</td>
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<td>55.</td>
<td>3456</td>
<td>Civil Supplies</td>
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<td>56.</td>
<td>3475</td>
<td>Other General Economic Services</td>
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<td>57.</td>
<td>3604</td>
<td>Compensation and assignments to local bodies</td>
</tr>
<tr>
<td>58.</td>
<td>4049</td>
<td>Capital Outlay on Public Works</td>
</tr>
<tr>
<td>59.</td>
<td>4202</td>
<td>Capital Outlay on Education, Sports, Art &amp; Culture</td>
</tr>
<tr>
<td>60.</td>
<td>4210</td>
<td>Capital Outlay on Medical &amp; Public Health</td>
</tr>
<tr>
<td>61.</td>
<td>4215</td>
<td>Capital Outlay on Water Supply, Sanitation</td>
</tr>
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<td>62.</td>
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<td>Capital Outlay on Housing</td>
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<td>63.</td>
<td>4217</td>
<td>Capital Outlay on Urban Development</td>
</tr>
<tr>
<td>64.</td>
<td>4225</td>
<td>Capital Outlay on Welfare of Scheduled Castes, Scheduled Tribes and Other backward classes</td>
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<td>65.</td>
<td>4401</td>
<td>Capital Outlay on Crop Husbandry</td>
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<tr>
<td>66.</td>
<td>4402</td>
<td>Capital Outlay on Soil &amp; Water Conservation</td>
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<tr>
<td>67.</td>
<td>4403</td>
<td>Capital Outlay on Animal Husbandry</td>
</tr>
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<td>68.</td>
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<td>Capital Outlay on Diary Development</td>
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92
<table>
<thead>
<tr>
<th>No.</th>
<th>Code</th>
<th>Description</th>
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<tbody>
<tr>
<td>69</td>
<td>4405</td>
<td>Capital Outlay on Fishies</td>
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<tr>
<td>70</td>
<td>4406</td>
<td>Capital Outlay on Forestry &amp; Wild Life</td>
</tr>
<tr>
<td>71</td>
<td>4408</td>
<td>Capital Outlay on Food Storage &amp; Warehousing</td>
</tr>
<tr>
<td>72</td>
<td>4416</td>
<td>Capital Outlay on Investment in Agricultural, Financial Institutions</td>
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<tr>
<td>73</td>
<td>4425</td>
<td>Capital Outlay on Cooperation</td>
</tr>
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<td>74</td>
<td>4701</td>
<td>Capital Outlay on Major &amp; Medium Irrigation</td>
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<td>75</td>
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<td>Capital Outlay on Minor Irrigation</td>
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<td>76</td>
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<td>77</td>
<td>4851</td>
<td>Capital Outlay on Village &amp; Small Industries</td>
</tr>
<tr>
<td>78</td>
<td>5053</td>
<td>Capital Outlay on Civil Aviation</td>
</tr>
<tr>
<td>79</td>
<td>5054</td>
<td>Capital Outlay on Roads and Bridges</td>
</tr>
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<td>80</td>
<td>5055</td>
<td>Capital Outlay on Road Transport Services</td>
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<td>5452</td>
<td>Capital Outlay on Tourism</td>
</tr>
<tr>
<td>82</td>
<td>6216</td>
<td>Loan for Housing</td>
</tr>
<tr>
<td>83</td>
<td>6245</td>
<td>Loan for Natural Calamities</td>
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<td>84</td>
<td>6401</td>
<td>Loan for Crop Husbandries</td>
</tr>
<tr>
<td>85</td>
<td>6402</td>
<td>Loan for Soil &amp; Water Conservation</td>
</tr>
<tr>
<td>86</td>
<td>6408</td>
<td>Loan for Storage and Warehousing</td>
</tr>
<tr>
<td>87</td>
<td>6515</td>
<td>Loan for Other Rural Development Programmes</td>
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<td>88</td>
<td>6801</td>
<td>Loan for Power Projects</td>
</tr>
<tr>
<td>89</td>
<td>6851</td>
<td>Loan for Village &amp; Small Industries</td>
</tr>
</tbody>
</table>

M.K.Kaw  
Financial Commissioner-cum-Secretaries (Finance) to the Govt. of Himachal Pradesh

All Administrative Secretaries to  
The Government of H.P.

Copy forwarded to:-
2. The Deputy Commissioner, Kinnaur District, Kalpa
3. The Deputy Commissioner, Chamba
4. The Deputy Commissioner, Lahaul and Spiti District.
5. The Additional Deputy Commissioner, Kaza (HP)
6. All Divisional Commissioners in H.P.
7. All Heads of the Departments in H.P.
8. All Treasury Officer in H.P.
9. All Sub-Treasury Officer/Asstt. Treasury Officer in H.P.
10. The Resident Commissioner, Pangi Distt. Chamba, H.P.
14. Guard file 50 copies.

Sd/-

Deputy Secretary (Finance) to the Government of Himachal Pradesh
Copy of letter No.Fin(C)-A(2)23/76 dated 14th December,1976, from Deputy Secretary (Finance) to the Govt. of Himachal Pradesh addressed to Deputy Secretary (Planning) to the Govt. of Himachal Pradesh, all Deputy Commissioner and others.

The Governor, Himachal Pradesh is pleased to order under rule 19.2 of the Himachal Pradesh Financial Rule Vol - I, 1971 that the Government in the Planning Department, the Commissioner for Tribal Development, the Deputy Commissioners, Project Officers and the Sub-Divisional Officers shall also exercise the under-mentioned Special Powers in addition to those specified for Heads of Department / Controlling officers / Disbursing Officers in the Financial Rules, in respect of Integrated Tribal Development Programme under their jurisdiction :-

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Nature of Power</th>
<th>Powers delegated to Up to Rs.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>SDO(C)</td>
</tr>
<tr>
<td>1</td>
<td>To sanction individual Schemes including Administrative Approval for the repair and maintenance of works</td>
<td>-5,000/-</td>
</tr>
<tr>
<td>2</td>
<td>To sanction expenditure on the purchase of materials through prescribed sources for the execution of schemes</td>
<td>-5,000/-</td>
</tr>
<tr>
<td>3</td>
<td>To sanction grant-in-aid to various local institutions</td>
<td>-2,500/- (each case)</td>
</tr>
<tr>
<td>4</td>
<td>To accord administrative approval to original works</td>
<td>-5,000/- (each case)</td>
</tr>
<tr>
<td>5</td>
<td>To sanction expenditure for the repairs of various tools, equipments, machinery etc.</td>
<td>-1,000/- (each case)</td>
</tr>
</tbody>
</table>
Himachal Pradesh Sarkar  
Vitta (Viniyam) Vibhag

No.FIN(C)-A(2)-23/76, dated Shimla-171002, the 30th November, 1978

NOTIFICATION

In continuation of this department notification of even number, dated the 14th December, 1976, delegating the special powers to various officers connected with the implementation of the Integrated Tribal Development Programmes, the Governor, Himachal Pradesh is pleased to enhance the powers of Sub-Divisional Officers (Civil), Project Officer and Deputy Commissioner, under this programme, within their respective jurisdiction, as under :-

<table>
<thead>
<tr>
<th>Sr.No.</th>
<th>Nature of Power</th>
<th>Powers delegated to (Rs. In lacs)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>SDO(C)</td>
</tr>
<tr>
<td>1</td>
<td>To sanction individual Schemes including Administrative Approval for the repairs and maintenance of works</td>
<td>0.10</td>
</tr>
<tr>
<td>2</td>
<td>To sanction expenditure on purchase of material through prescribed sources for the execution of schemes</td>
<td>0.10</td>
</tr>
<tr>
<td>3</td>
<td>To sanction grant-in-aid to various local institutions (each case)</td>
<td>0.05</td>
</tr>
<tr>
<td>4</td>
<td>Administrative approval to original works (each case)</td>
<td>0.10</td>
</tr>
<tr>
<td>5</td>
<td>To sanction expenditure for the repairs of various tools/ equipments and machinery (each case)</td>
<td>0.002</td>
</tr>
</tbody>
</table>

S.K. Alok  
Finance Secretary to the  
Government of Himachal Pradesh
No.PLG.(F)5-8/80-TD
Government of Himachal Pradesh
Tribal Development Dep't.

From
The Commissioner (TD) to the
Govt. of Himachal Pradesh.

To
All the Administrative Secretaries
and Heads of Department in H.P.
Concerned with Tribal sub plan.

Dated: Shimla-2, the 13th August, 1981.

Subject: Delegation of enhanced powers to implementing authorities at the ITDP level.

Sir,

I am directed to say that the matter with regard to acceleration the pace of progress of implementing plan programmes in the tribal areas was discussed in the meeting of the Council of Minister held on 14.7.1981. Also it was decided in the meeting of the Tribes Advisory Council held at Shimla on 19th March, 1981 and decision arrived at is contained at item No. 42 of the proceedings of this meeting, already circulated to you. You are, therefore, requested to take immediate action in the matter and delegate adequate one step up financial / technical /administrative powers to your implementing officers at the ITDP level under intimation to this Department.

Yours faithfully,
Sd/-
(A.N.Vidyarthi)
Commissioner (TD) to the
Govt. of Himachal Pradesh.
No.PER(AP-II)-B(15)1/84
Government of Himachal Pradesh
Department of Personnel (AP-II)

From

The Secretary (Personnel) to the
Government of Himachal Pradesh.

To

2. All Heads of departments in Himachal Pradesh.
3. The Divisional Commissioner, Kangra, Shimla and Mandi.
4. The Resident Commissioner, Pangi, District Chamba, H.P.
5. All the Deputy Commissioners, in Himachal Pradesh.

Dated Shimla-171002, the 12th May, 1986.

Subject: Delegation of powers to Resident Commissioner, Pangi as a sequel of declaring him as Head of Department.

Sir,

I am directed to say that a Resident Commissioner has been posted at Pangi for the better administration and development of the area. For this purpose he has been vested with the following administrative powers :-

1) There will be no correspondence between Resident Commissioner’s Office and other offices in Pangi and instead all cases requiring his orders will be put up to his on the departmental file.

2) The Resident Commissioner shall exercise the powers of Head of Department in all administrative matters in respect of Offices located in Pangi in terms of Fundamental Rules, CSR, (CCA) (CCA) Rules, 1965, Central Civil Services Pensions Rules, 1972, Central Civil Services (Conduct) Rules, 1964 and Central Civil Services (Temporary Services) Rules, 1965. The cases which are beyond the competence of Head of Department will be sent by Resident Commissioner to the Commissioner-cum-Secretary (TD).

3) (a) In respect of Annual Confidential Reports of non-Gazetted establishment he shall be the final Accepting Authority.

(b) In respect of Gazetted Officers of all offices located in Pangi, he shall be the Initiating Authority in case the earlier Initiating Authority was not located in Pangi and he shall be the Reviewing Authority in respect of ACRs of those Gazetted Officers whose Initiating Authority is also located in Pangi. The ACRs...
Initiated/reviewed by him shall be sent to the Secretary to Government in the Department concerned directly without being routed through the normal Head of the Department.

4) Transfer of Officials to and from Pangi will be done by the concerned Authority with prior approval of the Resident Commissioner.

5) As Head of Department he shall be the disciplinary Authority in respect of non-Gazetted staff located in offices in Pangi. He shall also have the powers to impose minor penalty in respect of Gazetted Officers of Offices located in Pangi.

Accordingly, instructions may be issued to all Officers located in Pangi to give effect to these orders.

Yours faithfully,

Sd/-

Secretary (Personnel) to the Government of Himachal Pradesh
No.1-6/74-Fin(Reg.)
Government of Himahal Pradesh
Finance (Regulations) Department.

Dated Shimla-171002, the 20-12-1986.

NOTIFICATION

The Governor, H.P., in supersession of all previous orders is pleased to order that with effect from the date of issue of this notification, the Administrative Departments and various other Officers of the H.P. Govt. Public works Department shall exercise the under mentioned powers in respect of administrative approval/Technical sanctions acceptance of tenders etc. for execution of works and for purchase of Livestock, Machinery, tools, Plants etc. in so far as it relates to the execution of works in Non-Tribal Areas :-

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>To Convey Administrative approval to proposal for road works, water supply schemes &amp; Irrigation schemes.</td>
<td>Admin. Deptt.</td>
<td>Rs. 50.00 lacs</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Engineer-in-Chief</td>
<td>Rs. 35.00 lacs</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Chief Engineer</td>
<td>Rs. 25.00 lacs</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Superintending Engineer</td>
<td>Rs. 5.00 lacs</td>
</tr>
</tbody>
</table>

These powers shall be exercised subject to the following conditions :-

i) That there is a specific Budget Provision for the works not less than 10% of the estimated cost.

ii) That A.A./E.S. for works shall be accorded only for the road separately appearing in the budget documents.

iii) That expenditure is sought to be met by re-appropriation. F.D. approval shall be obtained.

iv) Powers shall only be for original sanctions Cases for revised A/A and E/S shall require F.D.’s. approval

2  To convey administrative approval to proposal for works other than Residential buildings.  For P.W.D. & I.P.H. Heads

   Engineer-in-Chief - 10.00 lacs
   Chief Engineer - 2.50 lacs

3  --------do--------

   Other Departments’ Heads
   Administrative Deptt. - 5.00 lacs

4  To convey administrative to estimates of Capital

   Subject to the condition that all cases of revised
Expenditure on the construction of purchase of residence for Govt. servants to meet the requirement of respective departments.

5 To convey administrative approval to estimates of expenditure on works in connection with existing residential buildings to meet the requirement of all the Departments.

6 To sanction the purchase of livestock and the purchase, manufacture and repair of articles included under the Minor Heads “Tools & Plants” except the purchase of Motor Vehicles.

<table>
<thead>
<tr>
<th>Administrative Deptt.</th>
<th>Engineer-in-Chief</th>
<th>Chief Engineer</th>
<th>Superintending Engineer</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>- 30,000/-</td>
<td>- 15,000/-</td>
<td>- 10,000/-</td>
</tr>
</tbody>
</table>

Subject to the following conditions :

i) This shall not be applicable to Motor Vehicle including trucks, tippers etc.

ii) That no purchase in excess of Rs. 50,000/- shall be sanctioned unless there is a specific budget provision for that item. Sanction from lump-sum provision under T&P shall not be permitted.

iii) That Chief Engineer shall have full powers for Book-Transfers of T&P from one unit to another.

7 Administrative approval to expenditure on all major works on the Plan side (Other than residences or works in connection with a building intended to used as the residence of a Govt. servant.

8 Administrative approval to expenditure on all

Delegation withdrawn.
works in connection with the construction, purchase or conversion of a building to be used as a residence of Govt. Servant

9 Administrative approval to expenditure on original works in connection with existing residential buildings and on works in connection with P.W.D. Rest Houses and Inspection Bungalows & Civil Rest House and Dak Bungalows.

i) For Residential Building as at item No. 5 above.

ii) For Rest Houses, Inspection Bungalows etc.

iii) Other than Rest Houses

Delegations withdrawn.

10 To sanction installation of fans in hired buildings used as Office

11 To convey Administrative approval for works other than residential buildings

12 To convey administrative approval to estimates of capital expenditure on the construction or purchase of residence for Govt. servant to meet the requirements of Public Works Department.

13 To accord administrative approval to estimates of expenditure on works in connection with existing residential buildings.

Sd/-

Financial Commissioner-cum-Secretary (Finance)
to the Government of Himachal Pradesh
NOTIFICATION

The Governor, Himachal Pradesh, is pleased to order that the Deputy Commissioners, Kinnaur, Lahaul-Spiti and Chamba and the Additional Deputy Commissioner Spiti at Kaza will exercise the powers of the Commissioner (TD) for the purpose of the following items in respect of the Tribal Development Department in the ITDP areas of Kinnaur, Lahaul, Bharmour and Spiti.

i) The Project Officer, ITDP, located at Kinnaur at Reckong Peo/Lahaul at Keylong/ Spiti at Kaza and Bharmour are merged in the offices of the Deputy Commissioners Kinnaur, Lahaul-Spiti and Chamba and that of Additional Deputy Commissioner Spiti, respectively, and these will form part and parcel of their offices though in separate cadre.

ii) There shall be no correspondence between the offices in Kinnaur/Lahaul/Spiti/Bharmour and the Deputy Commissioners/Additional Deputy Commissioner, and the Project Officers, ITDPs, of the respective areas will put up the files direct to the Deputy Commissioners/Additional Deputy Commissioner of their areas for orders.

iii) Since the above referred Deputy Commissioners/Additional Deputy Commissioner, will exercise the powers of Head of Department, the annual confidential reports initiated/reviewed by them will be sent direct to the Secretary (Tribal Development) in respect of Gazetted Officers of this Department. They will be the final accepting authority in respect of non-gazetted establishment. They will be disciplinary authority in respect of all non-gazetted establishment located in their respective areas and will be vested with the powers of imposition of a minor penalty in respect of gazette establishment.

iv) They will exercise technical, administrative and financial powers vested in the Commissioner, Tribal Department, in respect of the departmental works/programmes/schemes in ITDPs Kinnaur/Lahaul/Spiti and Bharmour pertaining to this Department. Cases which may be beyond their competency will be sent direct to the Financial Commissioner (Tribal Development) for expeditious disposal.

(A.N. Vidyarthi)
Financial Commissioner-cum-Secy.(TD) to the Govt. of Himachal Pradesh

No.TD(F)5-1/85, Dated, Shimla-2, the 25th May, 1988

Copy forwarded to:-
2. All the Heads of Departments in Himachal Pradesh.
3. All the Divisional Commissioners in Himachal Pradesh.
4. The Resident Commissioner, Pangi/Delhi.
5. All the Deputy Commissioners in Himachal Pradesh.
6. The Registrar, High Court of H.P., Shimla-1.
9. The Project Officer, ITDPS, Kinnaur/Keylong/Kaza and Bharmour.
12. 20 Spare copies.

Sd/-

Under Secretary (TD) to the Government of Himachal Pradesh.
Government of Himachal Pradesh
Finance (Regulation) Department

No.Fin(C)-A(2)-1/78 dated Shimla-171002, the 17th January, 1989.

‘NOTIFICATION’

Special powers to various Officers connected with the implementation of I.T.D. programmes were delegated under the H.P.F.R. 1971-Vol. I, vide Finance Department’s notification No. Fin.(C)-A(2)-23/76, dated 14.12.1976 and notification of the same number dated 30th November, 1978. For speedy implementation of the programme, the powers delegated to the Commissioner (T.D.) vide Finance Department’s notification dated 14.12.1976, referred to above, have been made exercisable by the R.C. Pangi in respect of the area under his jurisdiction vide Finance Department’s notification No. Fin(C)-A(3)-6/83, dated 17.9.1986.

Consequent upon the introduction of single line administration in ITDP areas of Kinnaur, Lahaul/Spiti and Bharmour w.e.f. 15.4.1988, vide H.P. Government Department of Personnel letter No. Per (A.l.)B(2)-9/95 dated the 11th April, 1988, the Governor, Himachal Pradesh, is pleased to order that the powers delegated to the Commissioner,(TD) vide Finance department’s notification dated 14.12.1976 referred to above shall also be exercisable by the Deputy Commissioner, Kinnaur / Lahaul & Spiti / Chamba and the Additional Deputy Commissioner, Spiti in respect of their jurisdiction, with immediate effect.

M.K.Kaw
Financial Commissioner-cum-Secretary
(Fin) to the Government of Himachal Pradesh
Government of Himachal Pradesh
Department of Personnel (A-I)

No.Per(A-I)-B(2)9/85-II dated Shimla-2, the 26th June, 90

ORDER

It has been decided by the Government that the following officers working in Tribal Areas in Himachal Pradesh will submit under advice to respective Divisional Commissioner and Deputy Commissioner, as the case may be their tour programmes for approval of the Financial Commissioner (Tribal Development), Himachal Pradesh. These officers will also submit their leave applications to the appropriate authorities through the Financial Commissioner (Tribal Development), Himachal Pradesh :-

1. Resident Commissioner, Pangi, District Chamba.
2. Deputy Commissioner, Lahaul & Spiti.
3. Deputy Commissioner, Kinnaur.
4. Additional Deputy Commissioner, Kaza.

The above instructions may be followed by all concerned.

M.S.Mukherjee
Chief Secretary
Government of Himachal Pradesh.
दिनांक शिमला-171002, 1 मई, 1992 ।

कार्यालय आदेश

इस विभाग के सम संस्थाक कार्यालय आदेश दिनांक 29 अक्टूबर, 1987 के अधिक्रमण करते हुए हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश के मण्डलाधिकारको को शक्तियां प्रत्यायोजन करने सम्बन्धी सम संस्थाक कार्यालय आदेश दिनांक 29.11.1979 के मद्द संख्या (२) को पुनः निम्नलिखित अनुसार प्रतिस्थापित करने के सहर्ष आदेश देते हैं :-

क. जिलाधीशों के अधीन सामान्य प्रशासन, राजस्व तथा विकास विभागों में नियुक्त सभी अखिल भारतीय प्रशासनिक सेवाएं / हिमाचल प्रदेश प्रशासनिक सेवाएं अधिकारियों को 30 दिन तक अर्जित / आधे वेतन / चिकित्सा प्रमाण पत्र पर परिवर्तित अवकाश स्वीकृत करने का अधिकार समवाहित जिलाधीश को रखेगा तथा 30 दिन से उपर 60 दिन तक ऐसे अवकाश स्वीकृत करने का अधिकार समवाहित मण्डलाधिकारको को होगा।

ख. यदि अवकाश का हक (टाइटल) मालूम न हो तो अवकाश खत्ते में उपलब्ध होने की शर्त (सबवैकेट दू टाइटल) कर दिया जाये। आदेश की प्रति कार्यालय विभाग (जि।० १), संयुक्त नियन्त्रक (चित्र एवं लेखा) कार्यालय विभाग को अन्यों के अतिरिक्त भेजी जाये।

ग. हर वर्ष की पहली जनवरी तथा पहली सितंबर को संयुक्त नियन्त्रक समस्त जिलाधीशों को उनके अध्यक्ष भारतीय प्रशासनिक सेवाएं / हिमाचल प्रदेश प्रशासनिक सेवाएं के अधिकारियों के टाइटल ऑफ लीव आस अवगत करावेंगे।

घ. अवकाश स्वीकृत करने वाले प्राधिकारी किसी अन्य अधीनस्थ अधिकारी को अपने कार्यभार के अतिरिक्त अवकाश पर जाने वाले अधिकारी के कार्य को देखने के लिए तैनात करने के लिए भी सक्षम होंगे।

हस्ताद्धा-
विशेष सचिव (कार्यालय)
हिमाचल प्रदेश सरकार
दिनांक शिमला-2, 6.8.1993

आदेश

इस विभाग के समस्याकृत आदेश दिनांक 26 जून 1990 का कम
जारी रखते हुए राज्य सरकार ने यह निर्णय लिया है कि हिमाचल प्रदेश के जन-जातीय क्षेत्रों
में तैनात निजीलिखित / अधिकारी अपने आकर्षीक अवकाश के प्रारंभ तक वित्तपूर्ण
(जन-जातीय) हिमाचल प्रदेश को स्वीकृति हेतु प्रस्तुत करेंगे तथा इन्हें वित्तपूर्ण (जन-जातीय
विकास) हिमाचल प्रदेश की स्वीकृति करने में सक्षम होंगे।

1. आवासीय आयुक्त पांजी, जिला चम्बा, हिमाचल प्रदेश।
2. अपायुक्त, लाहौल-सिंचुत रिश्त प्रेषण, जिला कैलांग, हिमाचल प्रदेश।
3. उपायुक्त, किल्लेर स्थित रिकांग पिओं, हिमाचल प्रदेश।
4. अभिनव उपायुक्त, काजा, हिमाचल प्रदेश।
5. उपमण्डलाधिकारी (नागरिक) डोडरा क्वार, जिला शिमला, हिमाचल प्रदेश।

उपरोक्त आदेशों का सभी समन्वित अधिकारी पालन करेंगे।

हस्त/–

मुख्य सचिव
हिमाचल प्रदेश सरकार।
GOVERNMENT OF HIMACHAL PRADESH
FINANCE (REGULATIONS) DEPARTMENT

No. FIN (C)A(3)-4/99 DATED SHIMLA-2, THE 24th May, 1999

NOTIFICATION

The Governor, Himachal Pradesh, is pleased to order that the existing delegations issued vide this Department’s notification No. Fin(C)A(3)-25/75, dated 28th June, 1995, under the rule 19.15 of H.P.F.R. Vol.-I (serial No.1) shall stand substituted by the following delegations with immediate effect:

<table>
<thead>
<tr>
<th>Sr.No.</th>
<th>Nature of Power</th>
<th>Authority to which Powers are delegated</th>
<th>Extent of powers delegated</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>To declare articles of Stores or Stock surplus or unservicable</td>
<td>Administrative Deptts. Other than PWD/MPP, Heads of Deptts., Head of Office</td>
<td>Upto Rs. 4.00 lac, Upto Rs. 1.5 lac, Upto Rs. 10000/-</td>
</tr>
</tbody>
</table>

BY ORDER
YOGESH KHANNA
F.C. CUM SECRETARY (FINANCE)
to the Govt. of Himachal Pradesh.

No. FIN(C)A(3)-4/99 DATED SHIMLA-2 THE 24th MAY, 1999

Copy to:
1. All Administrative Secretaries to the Govt. of H.P.
2. All Divisional Commissioners in H.P.
3. All Heads of Departments in H.P.
4. All Deputy Commissioners in H.P.
5. All District & Sessions Judges in H.P.
6. The Resident Commissioner, H.P. Himachal Bhavan, Sikandra Road New Delhi.
7. All District Treasury Officer/ Treasury Officers in H.P.
8. All Boards/Corporations/Universities in H.P.
**GOVERNMENT OF HIMACHAL PRADESH**  
**FINANCE (REGULATION) DEPARTMENT**

No.FIN(C)A(3)-4/99  DATED SHIMLA-2, THE  
27th JULY, 1999

**NOTIFICATION**

The Governor, Himachal Pradesh is pleased to order following amendments/substitutions in the Rule 19.15 of H.P.F.R. Volume-1 regarding delegation of powers for disposal/sale of articles of stores of stock.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Nature of Powers</th>
<th>Authority to whom the powers delegated</th>
<th>Extent of Powers delegated</th>
</tr>
</thead>
</table>
| 2.      | To sanction sale of articles of Stores or stock declared surplus or unserviceable by competent authority.  
  (i) At book value or market value whichever is greater  
  (ii) by private treaty at less than book value  
  (iii) By public auction | Admin. Deptt  
Head of Deptt.  
Head of Office | Full Powers  
Full Powers  
Rs. 10,000/-  
Rs. 1.5 lac  
Rs. 10,000/- |
| 3      | To sanction disposal by sale or otherwise of articles of stores or stock declared unserviceable by the competent authority | Administrative Department other than PWD and MPP departments  
Head of Departments  
Head of Offices | Rs. 4.00 lac  
Rs. 1.5 lac  
Rs. 10,000/- |

NOTE: for disposal/sale under above provisions the procedure laid down in the H.P.F.R. and other relevant rules shall be followed.

1. These amendments shall come into force with immediate effect.

**BY ORDER**  
COMMISSIONER-CUM-SECRETARY (FINANCE)  
TO THE GOVERNMENT OF HIMACHAL PRADESH
OFFICE ORDER

In continuation of this department office order of even No. dated 14th December, 2007, the following SOE wise powers are re-delegated under rule 19.1 chapter-XIX of HPFR, Vol-1 (Note-3), to the Additional Director (TD)/Research Officer (TD) Headquarter, Shimla :-

<table>
<thead>
<tr>
<th>S.O.E.</th>
<th>Definition/Explanation</th>
<th>Proposed Re-delegation of financial powers subject to budget provision in each case for financial year</th>
</tr>
</thead>
<tbody>
<tr>
<td>05-Office Expenses</td>
<td>It includes all contingent expenses for running an office such as furniture, postage, purchase &amp; maintenance of office machines &amp; equipment (i.e. photocopier, fax machines, typewriter, computer, heaters, locks, clocks etc.) hot &amp; cold weather charges, telephones, electricity &amp; water charges, stationery other than the received directly from the CPS, expenditure on labour for carriage of office record, materials etc, (where it is not paid out of wages), purchases of books, journals, newspapers for use in office/libraries demurrage/wharfage, printing other than that through CPS.</td>
<td>Purchase of office machines &amp; equipment</td>
</tr>
<tr>
<td>Maintenance of Office machines</td>
<td></td>
<td>Full power</td>
</tr>
<tr>
<td>Hot &amp; Cold weather charges</td>
<td></td>
<td>Full power</td>
</tr>
<tr>
<td>Water &amp; electricity charges</td>
<td></td>
<td>Full power</td>
</tr>
<tr>
<td>Telephone bills</td>
<td></td>
<td>Full power</td>
</tr>
<tr>
<td>Laundry Bill</td>
<td></td>
<td>Full power</td>
</tr>
<tr>
<td>Stationery other than that received from CP &amp; S</td>
<td></td>
<td>Rs. 5000.00</td>
</tr>
<tr>
<td>Books, Journals,</td>
<td>Rs.1000.00</td>
<td></td>
</tr>
<tr>
<td>-----------------</td>
<td>------------</td>
<td></td>
</tr>
<tr>
<td>Newspapers</td>
<td>Full power</td>
<td></td>
</tr>
</tbody>
</table>

23- Motor Vehicles  
It includes expenditure on purchase, repair and running (including POL) of light vehicles etc.  
For repair/spare parts/ consumable accessories.  
Full power

By order  
Sd/-  
Principal Secretary (TD) to the Government of Himachal Pradesh.

Endst.No.TD(A)1-1/93-Loose, dated Shimla-2, the 29th March, 2008.

Copy forwarded for information and necessary action to:-

1. The Accountant General (Audit), HP Shimla-171003.
3. The Additional Secretary (Finance) to the Govt. of HP, Shimla-2.
4. The Commissioner (TD), HP Shimla-2.
5. The Treasury Officer, Capital Treasury, HP Shimla-2.
7. Bill Assistant, Office of the Commissioner (TD), HP Shimla.

Sd/-  
Special Secretary (TD) to the Government of Himachal Pradesh
Government of Himachal Pradesh
Finance (Regulations) Department

No.Fin(C)A(3)-6/83  Dated Shimla-171002, the 17th May, 2010.

NOTIFICATION

In supersession of this department Notification of even number dated 17th June, 1986 and Notification No. Fin(C)A(2)-1/78, dated 17th January, 1989, the Governor, Himachal Pradesh is pleased to order the withdrawal of the special financial powers delegated to the Deputy Commissioner, Lahaul & Spiti, Resident Commissioner, Pangi at Killar, Additional Deputy Commissioner, Kaza and Additional District Magistrate, Bharmour with immediate effect.

The Governor, Himachal Pradesh is further pleased to order that the Commissioner, Tribal Development will exercise financial powers as under :-

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Item/Nature of Power</th>
<th>Authority to whom power delegated</th>
<th>Extent of Power</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>To sanction individual schemes including administrative approval for the repair and maintenance work.</td>
<td>Commissioner (TD)</td>
<td>Full Powers</td>
</tr>
<tr>
<td>2.</td>
<td>To sanction expenditure on the purchase of materials through prescribed sources for the execution of schemes.</td>
<td>Commissioner (TD)</td>
<td>Full Powers</td>
</tr>
<tr>
<td>3.</td>
<td>To sanction grant-in-aid to various local institutions.</td>
<td>Commissioner (TD)</td>
<td>Full Powers</td>
</tr>
<tr>
<td>4.</td>
<td>To accord administrative approval to original works</td>
<td>Commissioner (TD)</td>
<td>Full Powers</td>
</tr>
<tr>
<td>5.</td>
<td>To sanction expenditure for the repair of various tools, equipments, machinery etc.</td>
<td>Commissioner (TD)</td>
<td>Full Powers</td>
</tr>
</tbody>
</table>

The Commissioner, Tribal Development may delegate/redelegate powers under above items partly or wholly, to the various authorities working under Single Line Administration on his responsibility by keeping proper check on funds utilization within the available budget allocation.

This order shall come into force with immediate effect.

By Order
Sd/-
Principal Secretary (Finance) to the Government of Himachal Pradesh.

No.Fin(C)A(3)-6/83  Dated Shimla-171002, the 17th May, 2010

Copy to:-

1. The Commissioner, Tribal development, Himachal Pradesh, Shimla.
2. The Accountant General, Himachal Pradesh, Shimla.
4. The Deputy Commissioner, Lahaul & Spiti, H.P.
5. The Resident Commissioner, Pangi at Killar, Himachal Pradesh.
6. The Additional Deputy Commissioner, Kaza, H.P.
7. The Additional District Magistrate, Bharmour, Chamba, H.P.
8. All Deputy Commissioner in Himachal Pradesh.
9. All Treasury Officers/ Distt. Treasury Officers in H.P.
10. The Controller, Printing and Stationary Department, H.P. Shimla-5 for Publication of Rajpatra.

Sd/-

Special Secretary (Finance) to the Government of Himachal Pradesh.
No.TBD(A)4-5/91-II
Government of Himachal Pradesh
Tribal Development Department.

From
Principal Secretary (TD) to the
Government of Himachal Pradesh.

To

1. All the Administrative Secretaries to the Government of Himachal Pradesh.
2. All the Heads of Department in Himachal Pradesh.
3. The Divisional Commissioner, Shimla/Kangra/Mandi, H.P.
4. The Deputy Commissioner (L&S/Kinnaur), Himachal Pradesh.
5. The Resident Commissioner, Pangi at Killar,District Chamba, H.P.
6. The Additional Deputy Commissioner, Spiti at Kaza, Distt. Lahaul & Spiti, HP.
7. The Additional District Magistrate,Bharmour, Distt. Chamba, HP.

Dated: Shimla-2, the 2\textsuperscript{nd} June, 2010.

Subject: Restructuring/Reviewing of Special Financial Powers of DC, Lahaul & Spiti, RC, Pangi, ADC,Kaza and ADM, Bharmour.

Sir,

I am directed to refer to the subject cited above and to say that there was a disparity with respect to financial powers exercised by DC Kinnaur and other 4 ITDPs viz Lahaul & Spiti, Kaza, Pangi and Bharmour. In order to have parity in respect of Financial and Administrative powers to all the five ITDPs i.e. Kinnaur, Lahaul & Spiti, Kaza, Pangi and Bharmour, the matter was examined at Govt. level and Finance Department issued a notification vide No. Fin(C)A(3)-6/83, dated 17\textsuperscript{th} May, 2010. Now, in continuation to the letter No. Per(A-I)-B(2)-9/85, dated 11\textsuperscript{th} April, 1988 and Per(A-I)B(2)-9/85-V, dated 21.09.1998 issued by the Department of Personnel and the Notification of Finance Department No. Fin(C)A(3)-6/83, dated 17\textsuperscript{th} May,, 2010, the Financial and Administrative powers, duties and responsibilities which could be exercised by the above five ITDPs i.e. Kinnaur, L & S, Pangi, Kaza and Bharmour under Single Line Administration are as under:-

i) The Deputy Commissioner, Lahaul & Spiti, Resident Commissioner, Pangi at Killar, Additional Deputy Commissioner, Kaza and Additional District Magistrate, Bharmour will exercise the powers of Head of Department with respect to all State Government Departments located in their respective areas in all administrative and financial matters, including grant of administrative approval and expenditure sanction.

ii) All the District officers posted in the jurisdiction/office of the Deputy Commissioner, Lahaul & Spiti, Resident Commissioner, Pangi Additional
Deputy Commissioner, Kaza and Additional District Magistrate, Bharmour will exercise technical powers to the extent of one step higher in their respective ladder, except in the Department of HPPWD, IPH and Forests.

iii) With respect to HPPWD and IPH, respective Executive Engineers will exercise powers of technical sanction to the extent of twice the amount delegated to Executive Engineer (Selected) as per Notification No. Fin(C)-A(3)25/75, dated 30.07.1996 i.e. upto Rs. 12.00 lakhs. While exercising enhanced technical sanction powers by the Executive Engineers, copies of technical sanction orders will be endorsed to concerned Superintending Engineers for their scrutiny.

iv) Superintending Engineers of HPPWD and IPH will exercise one step up power with respect to Technical matters only i.e. that of Chief Engineer, as delegated in “Item No. 2 Technical Sanction” of the notification of Finance Department mentioned in clause (iii) above with respect to Projects in Tribal Areas. They will also scrutinize technical sanctions accorded by respective Executive Engineers, particularly with respect to the sanction under enhanced powers delegated to Executive Engineers as per clause (iii) above.

v) Superintending Engineer and Conservator of Forests shall carry out supervision and inspections of offices/works as per the norms applicable for non-tribal areas. Since the Divisional Officers are under the administrative control of the Deputy Commissioner, Resident Commissioner, Additional Deputy Commissioner and Additional District Magistrate will facilitate such supervision/ inspections by effective co-ordination.

vi) The Deputy Commissioner, Lahaul & Spiti, Resident Commissioner, Pangi at Killar, Additional Deputy Commissioner, Spiti at Kaza and Additional District Magistrate, Bharmour will initiate ACRs of all Gazetted Officers working in their respective areas and send the same to Heads of Departments concerned for review, who will further process the same in accordance with the Government orders for getting the same finally accepted. While doing so, the Deputy Commissioner, Resident Commissioner, Additional Deputy Commissioner and Additional District Magistrate will obtain the comments, particularly with respect to technical matters, on the performance of concerned Executive Engineers of PWD and IPH and DFOs from the concerned S.E./Conservators of Forests on the self-appraisal report and the comments of the concerned S.E./C.F. will form part of the ACR. ACRs of Non-Gazetted employees will finally be accepted by the Deputy Commissioner, Lahaul & Spiti, Resident Commissioner, Pangi at Killar, Additional Deputy Commissioner, Spiti at Kaza and Additional District Magistrate, Bharmour.
vii) There will be no correspondence between Heads of Offices and Deputy Commissioner, Resident Commissioner, Additional Deputy Commissioner and Additional District Magistrate and all the Heads of Offices shall put up their files direct to the Deputy Commissioner, Resident Commissioner, Additional Deputy Commissioner and Additional District Magistrate.

viii) The Deputy Commissioner, Resident Commissioner, Additional Deputy Commissioner and Additional District Magistrate will coordinate with respective Heads of Departments at the State level to take advantage of their experience and resources and ensure their active participation in effective administration. Head of Departments will also carry out inspection/undertake visits to their respective areas at par with other Departments of the State.

ix) The Deputy Commissioner, Resident Commissioner, Additional Deputy Commissioner and Additional District Magistrate will exercise the powers of Commissioner with respect to administrative matters of Revenue Department. However, with respect to court and appellate matters, the powers of Commissioner will rest with the Divisional Commissioner.

You are, therefore, accordingly requested that the decision now taken may kindly be implemented with immediate effect.

Yours faithfully,

Sd/-

Joint Secretary (TD) to the
Government of Himachal Pradesh

Endst. No. TBD(A)4-5/91-II, dated Shimla-2, 2nd June, 2010
Copy forwarded for information and necessary action to:-
1. The Commissioner (TD), Himachal Pradesh, Shimla-2.
2. All Additional Director (TD), HP Shimla-2.
3. All the Deputy Commissioners except DC Kinnaur and L&S in HP.
4. All District Officers working in Distt. Lahaul & Spiti/Kinnaur/Pangi and Bharmour Sub-Division of Chamba Distt. HP.

Sd/-

Joint Secretary (TD) to the
Government of Himachal Pradesh
No.TBD(A)4-5/91-II  
Government of Himachal Pradesh  
Tribal Development Department.

From  
Principal Secretary (TD) to the  
Government of Himachal Pradesh.

To

1. All the Administrative Secretaries to the Government of H.P.  
2. All the Heads of Department in Himachal Pradesh.  
3. The Divisional Commissioner, Shimla/Kangra/Mandi, H.P.  
4. The Deputy Commissioner (L&S/Kinnaur), Himachal Pradesh.  
5. The Resident Commissioner, Pangi at Killar, District Chamba, H.P.  
6. The Additional Deputy Commissioner, Spiti at Kaza, Distt. Lahaul & Spiti, HP.  
7. The Additional District Magistrate, Bharmour, Distt. Chamba, HP.

Dated: Shimla-2, the 25th June, 2010.

Subject: Restructuring/Reviewing of Special Financial Powers of DC, Lahaul & Spiti, RC, Pangi, ADC, Kaza and ADM, Bharmour.

Sirs,

In partial modification of this department letter of even number dated 2nd June, 2010 on the subject cited above, I am directed to say that the Government has decided to replace the para-ii & iii of the aforesaid letter in respect of Lahaul & Spiti Distt. and Pangi & Bharmour of Chamba Distt. as under :-

ii) All the District level officers posted in the jurisdiction/office of the Deputy Commissioner, Lahaul & Spiti, Resident Commissioner, Pangi, Additional Deputy Commissioner, Kaza and Additional District Magistrate, Bharmour will exercise technical powers to the extent of one step higher in their respective ladder.

iii) With respect to HPPWD and IPH, respective Executive Engineers will now exercise powers of technical sanction one step higher delegated vide Notification No. Fin(C)-A(3)25/75, dated 30.07.1996. While exercising technical sanction powers by the Executive Engineers, copies of technical sanction orders will be endorsed to concerned Superintending Engineers for their scrutiny.

iv) The instructions mentioned in remaining paras will be same as intimated vide aforesaid letter of even number dated 2nd June, 2010 please.
You are, therefore, requested to bring it in the notice of all concerned officers/officials under your kind control & the decision now taken may kindly be implemented with immediate effect.

Yours faithfully,

Sd/-
Joint Secretary (TD) to the
Government of Himachal Pradesh

Endst. No. TBD(A)4-5/91-II, dated Shimla-2, 25th June, 2010
Copy forwarded for information and necessary action to:-
1. The Commissioner (TD), Himachal Pradesh, Shimla-2.
2. All Additional Director (TD), HP Shimla-2.
3. All the Deputy Commissioners except L&S in HP.
4. All District Officers working in Distt. Lahaul & Spiti/ Pangi and Bharmour Sub-Division of Chamba Distt. HP.

Sd/-
Joint Secretary (TD) to the
Government of Himachal Pradesh
Government of Himachal Pradesh  
Tribal Development Department  

No.TD(A)1-1/93-loose, Dated Shimla-2, the 27th August, 2010.

**OFFICE ORDER**

In continuation of this department office order of even No. dated 29th March, 2009, the following SOE wise powers are re-delegated under rule 19.1 chapter-XIX of HPFR, Vol-1 (Note-3), to the Deputy Director (TD) Headquarter, Shimla :-

<table>
<thead>
<tr>
<th>S.O.E.</th>
<th>Definition/Explanation</th>
<th>Proposed Re-delegation of financial powers subject to budget provision in each case for financial year</th>
</tr>
</thead>
<tbody>
<tr>
<td>05-Office Expenses</td>
<td>It includes all contingent expenses for running an office such as furniture, postage, purchase &amp; maintenance of office machines &amp; equipment (i.e. photocopier, fax machines, typewriter, computer, heaters, locks, clocks etc.) hot &amp; cold weather charges, telephones, electricity &amp; water charges, stationery other than the received directly from the CPS, expenditure on labour for carriage of office record, materials etc, (where it is not paid out of wages), purchases of books, journals, newspapers for use in office/libraries demurrage/wharfage, printing other than that through CPS.</td>
<td>Purchase of office machines &amp; equipment</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Maintenance of Office machines</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Hot &amp; Cold weather charges</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Water &amp; electricity charges</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Telephone bills</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Laundry Bill</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Stationery other than that received from CP &amp; S</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Books, Journals,</td>
</tr>
<tr>
<td>23- Motor Vehicles</td>
<td>23- Motor Vehicles</td>
<td>Newspapers</td>
</tr>
<tr>
<td>---------------------</td>
<td>---------------------</td>
<td>------------</td>
</tr>
<tr>
<td>It includes expenditure on purchase, repair and running (including POL) of light vehicles etc.</td>
<td>It includes expenditure on purchase, repair and running (including POL) of light vehicles etc.</td>
<td>Newspapers</td>
</tr>
</tbody>
</table>

By order
Principal Secretary (TD) to the Government of Himachal Pradesh.

Endst.No.TD(A)1-1/93-Loose, dated Shimla-2, the 27th August, 2010.

Copy forwarded for information and necessary action to:-

1. The Principal Accountant General (Audit) HP Shimla-171003.
3. The Additional Secretary (Finance) to the Govt. of HP, Shimla-2.
4. The Commissioner (TD), HP Shimla-2.
5. The Additional Commissioner (TD), HP Shimla-2
6. The Deputy Director (TD), HP Shimla-2.
10. Guard file with 5 spare copies.

Sd/-

Special Secretary (TD) to the Government of Himachal Pradesh
No.TBD.F(TDM)5-6/2007  
Tribal Development Department  
Himachal Pradesh Shimla-2

From  
Commissioner(Tribal Dev.),  
Himachal Pradesh, Bijlani House, Shimla-171002.

To  
The Joint Secretary (TD) to the  
Govt. of H.P., Shimla-2

Dated Shimla-2, 19th May, 2011.

Subject: Regarding financial Powers of DCs/ADC/RC/ADM in tribal areas under Single Line Administration.

Sir,

I am directed to refer your deptt. letter No. TBD(A)4-5/91-II-loose dated 16th May,2011 on the subject cited above and to say that the system has adopted in compliance of Finance Deptt. vide its Notification No. FIN(C)A(2)-1/2000 dated 11.05.2000 vide which powers has been delegated to the Head of Deptt. controlling revenue heads to also function as head of deptt./controlling authority having full control over expenditure in respect of capital head pertaining to that deptt. DCs/ADC/RC/ADM in tribal areas were according sanctions under Single Line Administration as they had concurrent powers of the Commissioner (Tribal Dev.) vested vide Finance Deptt. letter No. Fin(C)A(2)-1/78 dated 17.01.1989 before the issue of your deptt. letter No. TBD(A)4-5/91-II dated 02.06.2010.

Further, the deptt. is according the A/A & E/S as per powers vested vide Finance Deptt. letter No. Fin(C)-A(2)23/76 dated 14.12.1976 and Fin(C)A(3)-6/83 dated 17.05.2010 instead of Finance Deptt. Notification No. FIN-1-C(14)1/83 dated 06.09.1995.

Yours faithfully,

Sd/-  
Deputy Director (TD)  
Himachal Pradesh, Shimla-2
No. TBD(A)4-5/91-II-Loose
Government of Himachal Pradesh
Tribal Development Department

From
Principal Secretary (TD) to the
Government of Himachal Pradesh.

To
The Commissioner (TD),
Himachal Pradesh, Shimla-2.

Dated: Shimla-2, the 26th August, 2011.

Subject: Regarding financial powers of DCs/ADC/RC/ADM in tribal areas under Single Line Administration.

Sir,

I am directed to refer to your letter No. TBD.F(TDM)5-6/2007, dated 19th May, 2011 on the subject cited above and to say that the matter was taken up with the Finance Department who have advised that the execution of works under capital heads will be done as per Notification dated 11.5.2000, 9.11.2000 and F.Ds letter dated 27.03.2001. It is further advised that the expenditure sanction will be issued as per delegation dated 6.9.95 vide which Administration Department has full powers to issue expenditure sanction under the SOE “Major Works”.

You are, therefore, requested to take further necessary action accordingly please.

Yours faithfully,
Sd/-
Joint Secretary (TD) to the Government of Himachal Pradesh.
GOVERNMENT OF HIMACHAL PRADESH
FINANCE (REGULATION) DEPARTMENT

No. Fin(C)A(2)-2/89 Dated Shimla-171002, the 17th February, 2012.

NOTIFICATION

In partial modification of this department Notification of even number, dated 28th April, 2006, the Governor, Himachal Pradesh is pleased to order to enhance/revise the delegations in respect of the Officers of Public Works Department of H.P. as given below:-

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Nature of Powers</th>
<th>Authority to whom the powers delegated</th>
<th>Revised/ enhanced powers</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>ESTIMATE POWERS</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Administrative Approval and Expenditure sanction.</td>
<td>Admn. Department Engineer-in-Chief Chief Engineer Superintendent Engineer</td>
<td>Full powers 200.00 lakh 150.00 lakh 60.00 lakh</td>
</tr>
<tr>
<td>(i)</td>
<td>To convey administrative approval for Road Work.</td>
<td>Admn. Department Engineer-in-Chief Chief Engineer Superintendent Engineer</td>
<td>Full Powers 150.00 Lakh 100.00 Lakh 30.00 Lakh</td>
</tr>
<tr>
<td>(ii)</td>
<td>To convey administrative approval for works other than residential buildings.</td>
<td>Admn. Department Engineer-in-Chief Chief Engineer S.E.</td>
<td>Full Powers 30.00 Lakh 20.00 Lakh 5.00 Lakh 1.00 Lakh</td>
</tr>
<tr>
<td>(iii)</td>
<td>To Convey administrative approval to estimates of expenditure on works in connection with existing residential buildings to meet the requirement of all the Departments.</td>
<td>Admn. Department Engineer-in-Chief Chief Engineer Superintendent Engineer Executive Engineer</td>
<td>Full Powers 10.00 Lakh 6.00 Lakh 1.00 Lakh</td>
</tr>
<tr>
<td>(iv)</td>
<td>Administrative approval expenditure on original works in connection with existing residential buildings and on works in-connection with PWD Rest Houses and inspection banglows and Civil Rest Houses/Dad Banglows.</td>
<td>(i) For Residential Buildings Admn. Department Engineer-in-Chief Chief Engineer Superintending Engineer (ii) For Rest Houses and Inspection Banglows etc. Admn. Department Engineer-in-Chief Chief Engineer Superintending Engineer</td>
<td>Full Powers 10.00 Lakh 6.00 Lakh 1.00 Lakh</td>
</tr>
<tr>
<td></td>
<td>Technical Sanction</td>
<td>Agreement</td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>-------------------</td>
<td>-----------</td>
<td></td>
</tr>
</tbody>
</table>
| 2. | Accord of Technical Sanction to detailed estimates. | Engineer-in-Chief
    Chief Engineer
    Superintending Engineer
    XEN (Selected)
    XEN (Non-Selected) | Full Powers
    Full Powers
    150.00 Lakh
    30.00 Lakh
    10.00 Lakh |
| 3. | **Agreement**
   (i) Acceptance of lowest tender or award of work by negotiations with the lowest tenderer. | Engineer-in-Chief
    Chief Engineer
    Superintending Engineer
    XEN (Selected)
    XEN (Non Selected)
    AE
    **Above powers are subject to the following conditions:**
   (i) If the lowest tender is higher than the market rate approval of next higher authority shall invariably be obtained. | Full Powers
    Full Powers
    100.00 Lakh
    30.00 Lakh
    10.00 Lakh
    0.50 lakh |
|   | (ii) Acceptance of lowest tender or award of work by negotiation with other than lowest tender. | (i) If other than the lowest is proposed to be considered, approval of next higher authority before negotiating with any bidder other than L-1 shall be obtained first giving full justification for such a move. If such approval is received, then negotiation will be held and final award will be made only after obtaining the approval of negotiated rates from the Chief Engineer and in case of an award within the competence of Chief, then from the Engineer-in-Chief and in case of E-in-C approval of AD should be obtained. | (ii) Acceptance of single tender
    Award of work by-acceptance of single tender, after following the due process of tendering. | (iii) **Acceptance of single tender**
    Award of work by-acceptance of single tender, after following the due process of tendering. | Full Powers
    100.00 lac
    10.00 lac |
5. **WRITE OFF LOSSES/STORES ETC.**
   
   (i) To sanction the writing off finally of the irrecoverable value of store or public money lost by fraud of the negligence of individuals or similar other causes.
   
   (ii) To write off losses of stock due to depreciation of serviceable stock i.e. Block losses on as opposed to actual losses.
   
   (iii) Fund sanction write off from return of tools and plants where full value has been recovered.

<table>
<thead>
<tr>
<th>Post</th>
<th>Power Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Engineer-in-Chief</td>
<td>15.00 Lakh</td>
</tr>
<tr>
<td>Chief Engineer</td>
<td>5.00 Lakh</td>
</tr>
<tr>
<td>Superintending Engineer</td>
<td>2.00 Lakh</td>
</tr>
<tr>
<td>XEN (Selected)</td>
<td>1.50 Lakh</td>
</tr>
<tr>
<td>XEN (Non Selected)</td>
<td>0.75 Lakh</td>
</tr>
<tr>
<td>Engineer-n-Chief</td>
<td>Full Powers</td>
</tr>
<tr>
<td>Chief Engineer</td>
<td>Full Powers</td>
</tr>
<tr>
<td>Superintending Engineer</td>
<td>5.00 Lakh</td>
</tr>
<tr>
<td>XEN</td>
<td>0.10 Lakh</td>
</tr>
</tbody>
</table>

Other delegations and terms and conditions will remained same and these delegations are subject to budget availability and are also in modification of F.D./s Notification bearing No.Fin-I-C(14)-1/83, dated 6.9.95.

These powers shall come into force from the issuance of this Notification.

**BY ORDER**

Dr. Shrikant Baldi
Principal Secretary (Finance) to the Government of Himachal Pradesh.

No.Fin(C)A(2)-2/89, Dated Shimla-171002, the 17th February, 2012

Copy to:-

1. The Pr. Secy, (PWD) to the Govt. of H.P. with 5 spare copies.
2. All Divisional Commissioners in H.P.
3. The Engineer-in-Chief, HPPWD, Shimla with 5 copies.
4. The Chief Engineer, HPPWD Shimla with 5 copies.
5. The Accountant General (Audit), H.P. Shimla-3 with 5 copies.
7. All Heads of Departments in H.P.
8. All Distt. Treasury Officers/Treasury Officers in H.P.
9. All Section of Finance Department.

**Sd/-**

Joint Secretary (Finance) to the Government of Himachal Pradesh.
GOVERNMENT OF HIMACHAL PRADESH  
FINANCE (REGULATION) DEPARTMENT  

No.Fin(C)A(2)-4/96 Dated Shimla-171002, the 24th July, 2012.  

NOTIFICATION  

In partial modification of this department Notification of even number, dated 8th October, 2010, the Governor, Himachal Pradesh is pleased to order to enhance/revise the delegation of powers in respect of various authorities of I&PH Department in the following manner:-

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Nature of Powers</th>
<th>Authority to whom the powers delegated</th>
<th>Existing Powers</th>
<th>Revised/ enhanced powers</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>ESTIMATE POWERS</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.</td>
<td>Administrative Approval and Expenditure sanction.</td>
<td>A.D. Engineer-in-Chief Chief Engineer Superintending Engineer</td>
<td>Full Powers 100.00 lakh 75.00 lakh 30.00 lakh</td>
<td>Full Powers 200.00 lakh 150.00 lakh 60.00 lakh</td>
</tr>
<tr>
<td>(i)</td>
<td>To convey administrative approval and expenditure sanction for construction of irrigation, water supply, and flood control sewerage and buildings (connected with projects).</td>
<td>Admin. Department Engineer-in-Chief Chief Engineer Superintending Engineer</td>
<td>20.00 5.00 3.00 0.50</td>
<td>Full Powers 20.00 lakh 10.00 lakh 5.00 lakh</td>
</tr>
<tr>
<td>(ii)</td>
<td>To convey administrative approval and expenditure sanction to existing residential buildings i.e. Inspection Banglows.</td>
<td>Engineer-in-Chief Chief Engineer Superintending Engineer XEN (Selected) XEN (Non-Sanction) AE</td>
<td>Full Powers Full Powers 60.00 lakh 15.00 lac 5.00 lac 0.50 lac</td>
<td>Full Powers Full Powers 150.00 lakh 30.00 lakh 10.00 lakh 5.00 lakh</td>
</tr>
<tr>
<td>(iii)</td>
<td>Accord of Technical Sanction to estimates of civil works.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Agreement</strong></td>
<td><strong>Engineer-in-Chief</strong></td>
<td><strong>Full Powers</strong></td>
<td><strong>Full Powers</strong></td>
</tr>
<tr>
<td>---</td>
<td>---------------</td>
<td>-----------------------</td>
<td>-----------------</td>
<td>-----------------</td>
</tr>
<tr>
<td>2.</td>
<td>(i) Acceptance of lowest tender.</td>
<td>Chief Engineer S.E. XEN (Selected)</td>
<td>10.00 crore 60.00 lac</td>
<td>20.00 crore 150.00 lakh</td>
</tr>
<tr>
<td></td>
<td></td>
<td>XEN (Non-Selected) AE</td>
<td>15.00 lac</td>
<td>30.00 lakh</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Above powers are subject to the following conditions:</td>
<td>5.00 lac</td>
<td>10.00 lakh</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(i) If the lowest tender is higher than the market rate approval of next higher authority shall invariably be obtained.</td>
<td>0.30 lac</td>
<td>0.50 lakh</td>
</tr>
<tr>
<td></td>
<td>(ii) Acceptance of Single Tender</td>
<td>Engineer-in-Chief Chief Engineer SE</td>
<td>Full Powers 50.00 lac</td>
<td>Full Powers 100.00 lac</td>
</tr>
<tr>
<td></td>
<td></td>
<td>This powers shall be exercised in rarest of rare cases and in emergent circumstances only.</td>
<td>10.00 lac</td>
<td>20.00 lac</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>5.</th>
<th><strong>WRITE OFF LOSSES/STORES ETC.</strong></th>
<th><strong>Engineer-in-Chief Chief Engineer SE E.E.</strong></th>
<th><strong>Engineer-in-Chief Chief Engineer SE</strong></th>
<th><strong>Engineer-in-Chief Chief Engineer</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(i) To sanction the writing off finally of the irrecoverable value of store or public money lost by fraud of the negligence of individuals or similar other causes.</td>
<td>5.00 lac</td>
<td>10.00 lakh</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td>2.00 lac</td>
<td>15.00 lakh</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td>1.00 lac</td>
<td>10.00 lakh</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>NIL</td>
<td>5.00 lakh</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(ii) To write off losses of stock due to depreciation of serviceable stock (i.e. Block losses on as opposed to actual losses).</td>
<td>10.00 lakh</td>
<td>20.00 lakh</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>5.00 lakh</td>
<td>15.00 lakh</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td>3.00 lakh</td>
<td>10.00 lakh</td>
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<td></td>
<td></td>
<td>1.00 lakh</td>
<td>3.00 lakh</td>
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<td></td>
<td></td>
<td>0.50 lakh</td>
<td>1.50 lakh</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(iii) To sanction write off from return of tools and</td>
<td>Engineer-in-Chief Chief Engineer</td>
<td>Full Powers</td>
<td>Full Powers</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Full Powers</td>
<td>Full Powers</td>
<td>Full Powers</td>
</tr>
</tbody>
</table>
plants where full value has been recovered.

(iv)To write off of actual losses of stock.

(v)To Sanction Write off of books rendered unserviceable in their own and subordinate offices, if any.

| SE XEN | 3.00 lakh | 10.00 lakh |
| Engineer-in-Chief Chief Engineer SE XEN (Selected) XEN (Non Selected) | 0.50 lakh | 3.00 lakh |
| | 0.10 lac | 0.50 lac |
| | 0.10 lac | 0.30 lac |
| | 0.05 lac | 0.20 lac |
| | 0.01 lac | 0.10 lac |
| | 0.01 lac | 0.05 lac |
| Full Powers | Full Powers | Full Powers |
| Full Powers | Full Powers | Full Powers |
| Upto Rs. 100/- in each case | commulative Rs. 500/- p.a. | commulative Rs. 5000/- p.a. |

Other delegations and terms and conditions will remain same and these delegations are subject to budget availability and are also in modification of F.D.'s Notification bearing No. Fin-I-C(14)-1/93, dated 6.9.95.

These powers shall come into force from the issuance of this Notification.

BY ORDER

Dr. Shrikant Baldi
Principal Secretary (Finance) to the Government of Himachal Pradesh.

No.Fin(C)A(2)-2/89, Dated Shimla-171002, the 24th July, 2012

Copy to:-

1. The Pr. Secy, (I&PH) to the Govt. of H.P. with 5 spare copies.
2. All Divisional Commissioners in H.P.
3. The Engineer-in-Chief, I&PH, Shimla with 5 copies.
4. The Chief Engineer, I&PH Shimla with 5 copies.
5. The Accountant General (Audit), H.P. Shimla-3 with 5 copies.
7. All Heads of Departments in H.P.
8. All Distt. Treasury Officers/Treasury Officers in H.P.
9. All Section of Finance Department.

Sd/-

Joint Secretary (Finance) to the Government of Himachal Pradesh.
Copy of this office letter No.PER(A-1)-B(2)-9/85 dated 16.5.1986 addressed to Resident Commissioner, Pangi, Distt. Chamba and copy endorsed to others.

Subject: Terms and conditions of appointment of Resident Commissioner, Pangi, District Chamba.

Sir,

I am directed to convey the sanction of the Governor, Himachal Pradesh to the following terms and conditions of appointment of the Resident Commissioner, Pangi.

i) He will be entitled to sumptuary allowance of Rs. 300/- (Rupees three hundred) per month.

ii) He will be allowed to keep his family if he so desires in rent free accommodation in any city in Himachal Pradesh of his choice during the period that he is posted as Resident Commissioner, Pangi.

iii) His tenure will not exceed normally two years and after the completion of his tenure, he will be allowed to exercise a choice of three posts from which the Govt. can appoint him to any one, in his normal scale.

iv) He will be entitled to free movement by helicopter during winter months between Killar and Jammu/Chamba etc., if necessitate by administrative or medical requirements.

2. This issue with the prior concurrence of the Finance Deptt. obtained vide their U.O. No.1058-Fin(C)B(7)-1/78, dated 5.5.1986.
No. Fin-2-C(15)5/85
Government of Himachal Pradesh
Finance (W&M) Department

From

The FC-cum-Secretary (Finance) to the
Government of Himachal Pradesh.

To

1. The Commissioner-cum-Secretary (PWD) to the Government of Himachal Pradesh, Shimla-2.
2. The Commissioner-cum-Secretary (I&PH) to the Government of Himachal Pradesh, Shimla-2.
3. The Engineer-in-Chief, H.P.P.W.D. Shimla-171001.
5. The Chief Engineer (North Zone) H.P.P.W.D. Dharamsala H.P.
6. The Chief Engineer (North Zone) I&PH, Dharamsala H.P.
7. The Deputy Secretary (Fin-Reg)-cum-Director Treasury & Accounts, Himachal Pradesh, Shimla-2.
8. All Treasury Officers in Himachal Pradesh.

Dated Shimla-171002, the 19th September, 1988.


Sir,

As a consequence of the decision taken in the 14th meeting of the Tribes Advisory Committee held on 6th July, 1988, in the context of issue of L.O.C. concerning tribal areas of Kinnaur, Lohaul & Spiti and Chamba in favour of the respective Deputy Commissioner, I am directed to say that after detailed examination of the issue in the Finance Department it has been decided that the Finance Department (Ways & Means Section) will issue the L.O.C. to the concerned Engineer-in Chiefs/Chief Engineers, as usual, The Engineer-in-Chiefs/Chief Engineers will further authorize the L.O.C.s. in respect of Tribal Areas, to the concerned head of single line administration :-

1. Deputy Commissioner, Kinnaur for Kinnaur ITDP area.
2. Deputy Commissioner, Lohaul and Spiti for Lohaul ITDP area.
3. Additional Deputy Commissioner, Kaza for Spiti ITDP area.
4. Resident Commissioner, Pangi for Pangi ITDP area.
5. Deputy Commissioner, Chamba for Bharmour ITDP area.

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Copies of the same will be endorsed to the superintending Engineers concerned. The decision, in question, has been taken to facilitate the efficient functioning of the single Line Administration in Tribal Areas. Since the L.O.C. upto the 2\textsuperscript{nd} quarter, has already been authorized, the above procedure for the issue of L.O.C. to the Deputy Commissioner of Tribal Areas, will come into vogue from the commencement of the 3\textsuperscript{rd} quarter.

2. The L.O.C. scheme circulated vide Finance Department letter No. Fin-2-C(17)10/82 dated the 6\textsuperscript{th} November, 1982, may kindly be deemed to have been modified to the above extent. Receipt of this letter may kindly be acknowledged.

Yours faithfully,

Sd/-
Deputy Secretary (Finance) to the Government of Himachal Pradesh
No.Fin.2-C(15)5/85
Government of Himachal Pradesh
“Finnce (W&M) Department”

Dated Shimla-2, the 16.1.1989

From
The Financial Commissioner-cum- Secretary (Finance) to the
Government of Himachal Pradesh.

To

1. The Commissioner-cum-Secretary(PWD) to the Government of Himachal Pradesh, Shimla-2.
2. The Commissioner-cum-Secretary (I&PH) to the Government of Himachal Pradesh, Shimla-2.

Subject: Revised norms for issue of L.O.C. for Tribal area issue of instructions thereof.

Sir,

In continuation of this Department’s letter No. Fin.2-C(15)11/88-I dated the 29th October, 1988, on the subject noted above, I am directed to say that the following percentage phasing for the issue of L.O.C. in the Tribal Areas with the commencement of the financial year, 1989-90, was decided to be introduced in the aforesaid letter :-

1st Quarter - 30%
2nd Quarter - 50%
3rd Quarter - 10%
4th Quarter - 10%

The matter has been reconsidered in view of the availability of short duration of working season in the Tribal Area in order to ensure that the funds provided for development of the said area, are fully utilized within the available short duration of working season, and it has now been decided to follow the following revised/Liberalised percentage phasing with the commencement of the financial year, 1989-90 only in respect of the Tribal Areas of Himachal Pradesh :-

1st Quarter - 30%
2nd Quarter - 50%
3rd Quarter - 20%
4th Quarter - -

All proposals for issue of L.O.C. in respect of Tribal Areas may kindly be made in the light of the above revised percentage phasing.

Yours faithfully,

Sd/-

Under Secretary (Finance) to the
Government of Himachal Pradesh.
No.Per (AR)F (10) -2/87
GOVERNMENT OF HIMACHAL PRADESH
DEPARTMENT OF PERSONNEL
ADMINISTRATIVE REFORMS ORGANISATION

From
Secretary (AR) to the
Government of Himachal Pradesh

To
1. Financial Commissioner(Dev)-cum-Secretary to the Government of Himachal Pradesh Shimla-2.
2. Financial Commissioner-cum-Secretary Education to the Government of Himachal Pradesh Shimla-2.
6. Financial Commissioner (Dev)-cum-Secretary, Panchayat to the Government of Himachal Pradesh Shimla-2.
8. Financial Commissioner cum-Secretary(Election) to the Government of Himachal Pradesh Shimla-2.
12. Commissioner-cum-Secretary (Food & Supplies) to the Government of Himachal Pradesh Shimla-2.
13. Commissioner-cum-Secretary(LEP) to the Government of Himachal Pradesh Shimla-2.
15. Commissioner-cum-Secretary (Personnel) to the Government of Himachal Pradesh Shimla-2.
16. Commissioner-cum-Secretary (Home) to the Government of Himachal Pradesh Shimla-2.
17. Commissioner-cum-Secretary (Ayurveda) to the Government of Himachal Pradesh Shimla-2.

Dated Shimla-171002, the 9th August, 1988

Subject: Rationalization of staff in Tribal Areas.

Sir,

The question of rationalization of staff in tribal areas has been engaging the attention of the government for some time past. It has now been decided by the Government to entrust additional charge (s) of officer(s) of one Department to officer of another related Department in the tribal areas, keeping in view the workload, and to
abolish certain posts as a consequence thereof. The details of this rationalization in Lahaul & Spiti district, Kinnaur district and Pangi area of Chamba district are given in the enclosed annexures, Annexure ‘A’ gives the detail of Class I and Class II posts while annexure ‘B’ gives the details of Class III and Class IV posts to be abolished.

It has also been decided that no one will be reverted as a consequence of this rationalization of staff in the tribal areas. The vacant posts are to be abolished immediately. In case of the remaining posts which are presently filled, the incumbents are to be re-deployed elsewhere and the posts are to be finally abolished on absorption of the incumbents against future vacancies.

You are requested to kindly pass suitable orders in respect of officers / officials pertaining to your department as follows :-

1. Orders for abolition of posts shown in Col. III of Annexure ‘A’ & ‘B’ in case these posts are vacant.
2. Re-deployment of the incumbents working against the posts shown in Col.III of Annexure ‘A’ &’B’ in case the posts are not vacant.
3. Directions to the officers shown in Col.II of Annexure ‘A’ to hand over charge to the officer shown in corresponding row of Col.I.
4. Directions to the officers shown in Col.I to take over charge of posts shown in corresponding row of Col.II.
5. Pass orders entrusting all powers of officers shown in Col.II of Annexure ‘A’ to the officer shown in the corresponding row of Col.I.
6. In case of sub para (ii), orders may be passed for absorption of the incumbents as and when future vacancies arise.

Yours faithfully,
Sd/-
Secretary (AR) to the
Government of Himachal Pradehs.
<table>
<thead>
<tr>
<th>Sr.No.</th>
<th>Officers to be entrusted with additional charge</th>
<th>Officer whose additional charge to be entrusted</th>
<th>Posts declared surplus and to be abolished</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td></td>
<td></td>
<td><strong>LAHAUL &amp; SPITI DISTRICT LAHAUL AREAS</strong></td>
</tr>
<tr>
<td>1.</td>
<td>Project Officer ITDP</td>
<td>1. District Statistical Officer</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. Distt. Manager Sc/St Corporation.</td>
<td>1. District Statistical Officer</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>2. Distt. Manager Sc/St Corporation.</td>
</tr>
<tr>
<td>2.</td>
<td>Block development Officer</td>
<td>Asstt. Project Officer</td>
<td>Asstt. Project Officer</td>
</tr>
<tr>
<td>3.</td>
<td>Tehsildar Keylong</td>
<td>Naib Tehsildar Keylong</td>
<td>Naib Tehsildar Keylong</td>
</tr>
<tr>
<td>4.</td>
<td>District Animal Husbandry Officer</td>
<td>Distt. Fisheries Officer</td>
<td>Distt. Fisheries Officer</td>
</tr>
<tr>
<td>5.</td>
<td>District Food &amp; Supplies Officer.</td>
<td>Assistant Registrar Cooperative Societies</td>
<td>Assistant Registrar Cooperative Societies</td>
</tr>
<tr>
<td>6.</td>
<td>District Education Officer.</td>
<td>1. Block Education Officer</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. Block Primary Education Officer.</td>
<td>1. Block Education Officer</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3. Adult Literacy Officer.</td>
<td>2. Block Primary Education Officer.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>3. Adult Literacy Officer.</td>
</tr>
<tr>
<td>7.</td>
<td>Assistant Commissioner to D.C. to be redesignated as S.D.O.(C)</td>
<td>1. District Panchayat Officer.</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. District Welfare Officer</td>
<td>1. District Panchayat Officer</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3. District Public Relation Officer</td>
<td>2. District Welfare Officer</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>3. District Public Relation Officer</td>
</tr>
<tr>
<td>8.</td>
<td>District Agriculture Officer</td>
<td>1. District Soil Conservation Officer.</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. District Soil Testing Officer</td>
<td>1. District Soil Conservation Officer.</td>
</tr>
<tr>
<td>9.</td>
<td>District Employment Officer.</td>
<td>1. General Manager District Industries Centre</td>
<td></td>
</tr>
</tbody>
</table>

135
<table>
<thead>
<tr>
<th>Sr.No.</th>
<th>Officers to be entrusted with additional charge</th>
<th>Officer whose additional charge to be entrusted</th>
<th>Posts declared surplus and to be abolished</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**SPITI AREAS**

| 1.    | Sub Divisional Officer (Civil)-cum-Project Officer (ITDP) | 1. Block Development Officer.  
2. Block Education Officer  
3. District Primary Education Officer at Kaza | 1. Block Development Officer.  
2. Block Education Officer  
3. District Primary Education Officer at Kaza |
|-------|----------------------------------------------------------|-----------------------------------------------|----------------------------------------|
| 2.    | Tehsildar                                                | 1. Niab Tehsildar  
2. Niab Tehsildar Settlement. | 1. Niab Tehsildar  
2. Niab Tehsildar Settlement. |
2. Horticulture Inspector-I |

(There are 2 posts of Horticulture Inspector in Spiti out of which one will be abolished. The remaining Horticulture Inspector will look after functions of Horticulture Development Officers as well)

<table>
<thead>
<tr>
<th>Sr.No.</th>
<th>Officers to be entrusted with additional charge</th>
<th>Officer whose additional charge to be entrusted</th>
<th>Posts declared surplus and to be abolished</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**KINNAUR DISTRICT**

| 1.    | District Education Officer                      | 1. District Primary Education Officer  
2. Librarian District Library | 1. District Primary Education Officer  
2. Librarian District Library |
|-------|------------------------------------------------|-----------------------------------------------|----------------------------------------|
| 2.    | General Manager DIC                             | 1. District Employment Officer  
2. Manager Handicraft & Handloom Industries  
3. Manager H.P. Khadi and Village Industries Board. | 1. District Employment Officer  
2. Manager Handicraft & Handloom Industries  
<table>
<thead>
<tr>
<th>Officer (Civil) Reckong Peo.</th>
<th>Officer 2. District Panchayat Officer</th>
<th>Officer 2. District Panchayat Officer</th>
</tr>
</thead>
<tbody>
<tr>
<td>5. Assistant Soil Conservation Officer.</td>
<td>1. District Agriculture Officer. 2. District Soil Testing Officer.</td>
<td>1. District Agriculture Officer. 2. District Soil Testing Officer.</td>
</tr>
<tr>
<td>7. Assistant Registrar Cooperative Societies</td>
<td>1. District Food &amp; Supplies Controller</td>
<td>1. District Food &amp; Supplies Controller</td>
</tr>
<tr>
<td>8. District Public Relations Officer</td>
<td>1. District Language Officer 2. Assistant Public Relation Officer</td>
<td>1. District Language Officer 2. Assistant Public Relation Officer</td>
</tr>
</tbody>
</table>

**PANGI AREAS**

<table>
<thead>
<tr>
<th>Tehsildar</th>
<th>Niab Tehsildar</th>
<th>Niab Tehsildar</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Tehsildar</td>
<td>Niab Tehsildar</td>
<td>Niab Tehsildar</td>
</tr>
</tbody>
</table>
### ANNEXURE-`B`

#### DETAILS OF CLASS III & IV POSTS TO BE ABOLISHED (LAHAUL & SPITI DISTRICT)

<table>
<thead>
<tr>
<th>Name of post</th>
<th>Total posts</th>
<th>Post(s) to be abolished</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>I. District Agriculture Office/Assistant Soil Conservation Office and Soil Testing office:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Agriculture Inspector</td>
<td>6</td>
<td>3</td>
</tr>
<tr>
<td>2. Agriculture sub-Inspector</td>
<td>12</td>
<td>2</td>
</tr>
<tr>
<td>3. Accountants</td>
<td>2</td>
<td>1</td>
</tr>
<tr>
<td>4. Clerks</td>
<td>4</td>
<td>1</td>
</tr>
<tr>
<td>5. Beldars</td>
<td>10</td>
<td>2</td>
</tr>
<tr>
<td><strong>II. District Public Relation Office and District Panchayat office:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Peon</td>
<td>5</td>
<td>1</td>
</tr>
<tr>
<td>2. Clerks</td>
<td>4</td>
<td>1</td>
</tr>
<tr>
<td><strong>III. O/O Assistant Registrar Cooperative and District Manager S.C. &amp; S.T. Development Corporation:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Inspectors (General)</td>
<td>3</td>
<td>1</td>
</tr>
<tr>
<td>2. Inspectors (Audit)</td>
<td>6</td>
<td>1</td>
</tr>
<tr>
<td>3. Sub-Inspectors</td>
<td>8</td>
<td>2</td>
</tr>
<tr>
<td>4. Clerks</td>
<td>7</td>
<td>2</td>
</tr>
<tr>
<td>5. Peon</td>
<td>9</td>
<td>2</td>
</tr>
<tr>
<td><strong>IV. General Manager, DIC and District Employment office Manager DIC:</strong></td>
<td>3</td>
<td>2</td>
</tr>
<tr>
<td><strong>V. O/O Manager, Handicrafts and Manager, H.P. Khadi &amp; Village Industry Board:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Weaving Master</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>2. Peon</td>
<td>6</td>
<td>2</td>
</tr>
<tr>
<td><strong>VI. District Welfare Office:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Superintendent Grade-IV</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>2. Clerks</td>
<td>3</td>
<td>1</td>
</tr>
<tr>
<td>3. Lady Attendant</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td><strong>VII. District Election Office:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Niab-Tehsildar (Election)</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td><strong>VIII. District Ayurvedic Office:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Peon</td>
<td>9</td>
<td>1</td>
</tr>
<tr>
<td><strong>IX. District Statistical Office:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Statistical Assistant</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>2. Field Investigator</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>3. Chowkidars</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td><strong>X. District Treasury Office. Keylong</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Assistant</td>
<td>3</td>
<td>1</td>
</tr>
<tr>
<td>2. Assistant Treasurer</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>3. Sr. Clerks/Clerks</td>
<td>6</td>
<td>2</td>
</tr>
<tr>
<td><strong>XI. O/O Project Officer (DRDA) Keylong</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Statistical Assistant</td>
<td>1</td>
<td>1</td>
</tr>
</tbody>
</table>
No. Per (AR) F (10) -2/87-II
Government of Himachal Pradesh
Department of Personnel (AR)

From
Secretary (AR) to the Government of Himachal Pradesh, Dhimla-2.

To
1. Financial Commissioner(Dev)-cum-Secretary to the Govt. of Himachal Pradesh Shimla-2.
2. The Financial Commissioner-cum-Secretary (Education) to the Government of Himachal Pradesh Shimla-2.
6. The Financial Commissioner (Dev)-cum-Secretary, Panchayat to the Government of Himachal Pradesh Shimla-2.
7. The Financial Commissioner –cum- Secretary, (Public Relations) to the Government of Himachal Pradesh Shimla-2.
8. The Financial Commissioner -cum-Secretary(Election) to the Government of Himachal Pradesh Shimla-2.
9. The Financial Commissioner (Finance) to the Govt. of H.P. Shimla-2.
10. The Financial Commissioner-cum-Secretary, (LAC) to the Government of Himachal Pradesh Shimla-2.
11. The Commissioner-cum-Secy (Welfare) to the Govt. of H.P. Shimla-2.
12. The Commissioner-cum-Secy.(F & S)to the Govt. of H.P. Shimla-2.
13. The Commissioner-cum-Secy.(LEP) to the Govt. of H.P. Shimla-2.
14. The Commissioner-cum-Secy.(Industries) to the Govt. of H.P. Shimla-2.
15. The Commissioner-cum-Secy.(Personnel) to the Govt. of H.P. Shimla-2.
16. The Commissioner-cum-Secy. (Home) to the Govt. of H.P. Shimla-2.
17. The Commissioner-cum-Secretary (Ayurveda) to the Government of Himachal Pradesh Shimla-2.

Dated Shimla-171002, the 23 December, 1989

Subject: Rationalization of staff in Tribal Areas.

Sir,

I am director ot refer to this department letter of even number dated the 9th August, 1988 and subsequent letter dated the 19th November, 1988 on the subject cited above and to state that some departments have been agitating against abolition of posts in Tribal Areas and this question has been engaging the attention of the Government during the past sometime. It has now been decided that the status quo be maintained in this case.

Yours faithfully,
Sd/-
Special Secretary(AR) to the Government of H.P., Shimla-2
No.Per (AP-II)D(5)-2/87
Government of Himachal Pradesh
Department of Personnel (AP-II)

Dated Shimla-2, the 19 August, 1987.

From
The Secretary (Personnel) to the
Government of Himachal Pradesh.

To

1. All the Secretaries to the Government of Himachal Pradesh.
2. The Divisional Commissioner, Shimla/Kangra and Mandi, H.P.
3. All Heads of Department in Himachal Pradesh
4. All the Deputy Commissioner in H.P.
5. The Secretaries / Chairman /Managing Director /Registrars of the
Public Sector undertaking / Autonomous Bodies and Boards etc. in
H.P.

Subject: Recruitment against the posts borne on District Cadres-
Implementation of the reservation policies.

Sir,

I am directed to say that the filling up posts borne on District Cadres,
requisitions are initially placed with the Employment Exchange in the District to which the
vacancies belong. The requisitions clearly provide the extent of reservations for different
categories and in the event of non availability of candidates of a particular category, the
requisition should provide for candidates being sponsored by other Exchanges as well. It
has, however, been pointed out by certain members of the Tribes Advisory Council that in
the event of non-availability of candidates belonging to Scheduled Castes/Scheduled
Tribes, the recruiting authorities/appointing authorities start resorting to de- reservation
of vacancies. This is not in accordance with the instructions on the subject. In the event of
non-availability of candidates belonging to Scheduled Casts / Scheduled Tribes for filling up
posts reserved for these categories in certain District Cadre in any particular district, the
recruiting / appointing authorities are essentially required to send requisition to
Employment Exchange of other districts where such candidates may be available. It is,
therefore, reiterated that the correct procedure as explained above should be followed by
all concerned for filling up the posts reserved for Scheduled Casts and Scheduled Tribes.
Any departure from this procedure would be viewed seriously by the Government.

2. It is also made clear that the term “District Cadre” has been clearly
defined in this Department letter No. Karmik (NI-II) Gha(5)-4/80, dated the 27th November,
1981, a copy of which is again sent herewith for ready reference.

Encl: As above

Yours faithfully,

Sd/-

Secretary (Personnel) to the
Government of Himachal Pradesh
Copy of letter No. Karmik (NI-II)GHa(5)4/80 dated the 27th Nov.,81, from the Special Secretary (Personnel) to H.P. Govt. Shimla-2, addressed to All Secretaries to H.P. Govt. / All Heads of Departments / Divisional Commissioners Kangra & Shimla /All D.Cs. / Chairman, H.P.S.E.B. etc.

Subject:- Recruitment against the posts borne on District Cadre – Clarification regarding.

I am directed to say that the Vidhan Sabha Committee on Welfare of Scheduled Castes / Scheduled Tribes while examining the Special Secretary (Personnel) to the Government of Himachal Pradesh in its meeting held on 11th September, 1981 has expressed its concern over the attitude of certain Departments in filling up the reserved vacancies / posts born on District Cadre. The Committee in this context has cited the case of a District where the district cadre posts reserved for Scheduled Tribe candidates were allowed to be filled in from the general category candidates in the event of non-availability of Scheduled Tribe candidates in that District – thus depriving the Scheduled Tribe candidates of other Districts to avail of the opportunity. In doing so, the provisions of Article 16 (2) of the Constitution of India, the extract of which is given as under, is violated:-

Article 16(2) “No citizen shall, on grounds only of religion, race, caste, sex, descent, place of birth, residence or any of them, be ineligible for, or discriminated against in respect of, any employment or office under the State.”

In this context, it is inferred that the term ‘District Cadre’ is being mis-interpreted by certain Departments who have District Cadre for certain posts and, therefore, this Department feels the necessity of defining the term ‘District Cadre’ which is as under:-

2. District Cadre is a Unit in which employees once recruited cannot normally be transferred outside the District. It is further clarified that all the candidates whether from general or reserved categories belonging to other District, can also appear for interviews and can be selected against the posts borne on a particular District Cadre.

3. Keeping in view the above definition as also the provisions of Articles 16(2) of the Constitution, all the Departments having District Cadre posts should check such irregularities and rectify the name accordingly,

4. The receipt of this letter may please be acknowledged.
N0 .PER(AP-II)B(2)-1/85
GOVERNMENT OF HIMACHAL PRADESH
DEPARTMENT OF PERSONNEL (AP-II)

From

1. The Secretary (Personnel) to the Government of Himachal Pradesh.
2. All Heads of Departments in H.P.
3. The Deputy Commissioner of Lahaul & Spiti, Kinnaur and Chamba.

Dated Shimla-2, the 10th April, 1988.

Subject: Delegation of powers to the Deputy Commissioners Lahaul & Spiti and Kinnaur and the Resident Commissioner Pangi in the matter of appointment to those Class III & IV posts which are not within the purview of the H.P.P.S.C.

Sir,

I am directed to say that the Government has been considering the question of delegating powers to make appointment to certain Class-III & IV posts in Lahaul & Spiti District. After careful consideration, it has been decided that the Deputy Commissioners, Lahaul & Spiti and Kinnaur and the Resident Commissioner Pangi shall be the Appointing Authority in respect of all Class-III and IV posts which are not with in the purview of the Public Service Commission and which form part of the district cadres. So far as those Class III and IV posts which form part of state or Zonal Cadres and which are not within the purview of H.P. Public Service Commission, the respective Department may examine the feasibility of forming district cadres of these posts in respect of Lahaul & Spiti and Kinnaur District and Pangi Sub-Division of Chamba District so that appointment to these posts can be made by the Deputy Commissioner, Lahaul & Spiti and Kinnaur and the Resident Commissioner, Pangi.

2. It has also been decided that for the purpose of recruitment at district level, the Selection Committee shall be headed by the Deputy Commissioner concerned or the Resident Commissioner, Pangi. The senior most officer of the department concerned to which the posts relate the one more officer nominated by the Deputy Commissioner / Resident Commissioner shall be the other members of this Selection Committee.

3. The above decision may kindly be implemented with immediate effect.

Yours faithfully,
Sd/-
Secretary (Personnel) to the
Government of Himachal Pradesh
No.PLG-F(TDM)35-1/05  
Government of Himachal Pradesh  
Department of Tribal Development

From
The Pr. Secretary (TD) to the  
Government of Himachal Pradesh.

To
1. All the Administrative Secretaries to the Govt. of H.P.  
2. All the Heads of Departments in H.P.  
3. All the Divisional Commissioners in H.P.  
4. All the Deputy Commissioner in H.P.  
5. The Resident Commissioner, Pangi at Killar, Distt, Chamba, H.P.  

Dated Shimla-2, the 16th August, 2004.

Subject: Reservation in appointment to the Class-III and Class-IV Services in District Cadre posts in the Scheduled Areas.

Sir,

The matter regarding adequate representation to the local Scheduled Tribe and Scheduled Caste members of the Scheduled Areas in District cadre posts was under consideration of the State Government. In the Scheduled Areas of the State i.e. Districts of Kinnaur and Lahaul & Spiti and Pangi & Bharmour Sub-divisions of Chamba District, the average local scheduled tribes population is 69.27% and the average local Scheduled Caste population is 17.90%. The Scheduled Tribes population ranges from about 57% in Kinnaur District to about 85% in Pangi Sub-division of Chamba District and similarly the population of local Scheduled Castes in the Scheduled Areas ranges from about 7% in Lahaul & Spiti District to about 26% in Kinnaur district. There is no OBC population in the scheduled Areas.

2. The vertical reservation prescribed in the State of Himachal Pradesh for appointment to the Class-III and Class-IV services by direct recruitment is 5% for Scheduled Tribes, 22% for Scheduled Castes and 18% for OBCs which is applicable to the District Cadre posts in Scheduled Areas also. Hence, the present reservation policy does not provide opportunities for adequate representation to the local scheduled Tribe communities in the District Cadre posts.

3. Though, as per the 9 Judges bench judgement of the Hon’ble Supreme Court in Indra Sawhney case, reservation contemplated in clause 4 of Article 16 should not exceed 50% but at the same time the Hon’ble Supreme Court in the same judgement in Indra Sawhney case has clearly taken a view that while 50% shall be the rule, it is necessary not to put out of consideration certain extra ordinary situations inherent in the great diversity of this country and the people. It might happen that if far flung and remote areas, the population inhabiting those remote areas might, on account of their being out of the main stream of National Life and in view of conditions peculiar to and Characteristic of them need to be treated in a different way, some relaxation in this strict rule may become imperative.
4. These areas have been scheduled in the Constitution Keeping in view the remoteness, backwardness, and special cultural characteristics of people living in these areas. For economic development of these areas, Integrated Tribal development Project (ITDP) concept has been introduced so as to raise their level of development at par with the main stream population. However, the population in the scheduled areas still remain backward in terms of literacy, incomes etc. Their access to institutional infrastructures also is limited due to geographical constraints, lack of adequate and appropriate personnel in health and educational institutions etc. The existing reservation policy is not only contrary to demographic composition in the scheduled areas but is also contrary to the spirit of providing a mechanism to ensure adequate representation to these people in the Government services, thereby depriving them of the opportunities in Government Services.

5. Now, therefore, the State Government has decided to provide reservations to the local Scheduled Tribes and Scheduled Castes candidates in the Scheduled Areas of HP as early as possible in proportion to their population and accordingly prescribe the reservation in the District Cadre posts in Class-III and Class-IV grade/services to each category as under :-

   i) **Kinnaur District:**
      60% reservation in the posts for local Scheduled Tribes and 25% of the posts for local Scheduled Caste candidates.

   ii) **Lahaul & Spiti:**
       78% reservation in the posts for local Scheduled Tribes and 7% of the posts for local Scheduled Castes candidates.

   iii) **Pangi Sub-division of Chamba District:**
        75% reservations in the posts sanctioned for Pangi Sub-division borne on District Cadre posts for local Scheduled Tribes and 10% of such posts for local Scheduled Castes candidates.

   iv) **Bharmour Sub-division of Chamba District:**
       72% reservation in the sanctioned posts for Bharmour Sub-division borne on District Cadre for local Scheduled Tribes and 13% of such posts to the local Scheduled Castes candidates.

6. The local members of Scheduled Caste and Scheduled Tribes of such Scheduled Areas will not be eligible to avail reservation in District Cadre posts in the other Districts outside the Scheduled Areas. The local Scheduled Castes and Scheduled Tribes members of Pangi and Bharmour Sub-division of Chamba District will not be eligible to avail reservation in District Cadre posts even within Chamba District against the posts sanctioned for non-Scheduled Area of Chamba District.

7. The above instructions may be followed with immediate effect.

8. Horizontal reservations for various categories like Ex-serviceman etc. as prescribed by Department of Personnel Government of Himachal Pradesh from time to time will be applicable as such in the Scheduled Area also.

   This issues with concurrence of Law Department.

Yours faithfully,

Sd/-

Pr.Secretary(TD) to the Government of Himachal Pradesh.
कार्यक्रिया नियुक्ति ॥ विभाग
कार्यालय ब्यापन
शिमला-2, 12 मार्च, 1979

विषय: सरकारी अधिकारियों / कर्मचारियों के स्थानांतरण से सम्बंधित नीति।

सं 0 कार्यक्रिया (लि II) ए (6)4/77-भाग-II- उपर्युक्त विषय पर मुझे यह कहने का निर्देश हुआ है कि सरकारी अधिकारियों / कर्मचारियों को विभिन्न स्थानों पर तैनात करने एवं स्थानांतरित करने के समय में विस्तृत अनुदेश इस विभाग के पत्र संख्या 18-40/66 डी0पी0 (नियुक्ति) दिनांक 3 जून, 1972 द्वारा जारी किये गये थे, जिन्हें समय समय पर संशोधित एवं स्पष्टीकृत किया गया। वर्तमान नीति की समीक्षा के बाद नई नीति के बारे में सरकार को सुझाव देने के लिये सरकार ने श्री नारायण सिंह स्वामी, सदस्य विमान विभाग सभा की अध्यक्षता में एक समिति का गठन किया गया था स्थानांतरण सलाहकार समिति की रिपोर्ट पर विचार करने के बाद एवं प्रशासनिक सुविधा का ध्यान रखते हुए, अब सरकार ने सरकारी अधिकारियों/कर्मचारियों को नियुक्त एवं स्थानांतरित करने के बारे में नई नीति बनाई है, जो कि इस प्रकार है :-

1. अधिकारियों / कर्मचारियों को अपने जिले / तहसील में तैनात न करना:

(क) नियुक्ति संबंधी श्रेणी के अधिकारियों / कर्मचारियों को अपने जिले में तैनात न किया जाये:

1. अंतर्देशीय सेवाओं के अधिकारी,
2. हिमालय प्रदेश प्रशासनिक सेवा तथा हिमालय प्रदेश पुलिस सेवा के अधिकारी,
3. सभी जिला स्तर के अधिकारी तथा उसके समक्ष अधिकारी, जैसे कार्यकारी इंजिनियर, मण्डल वन अधिकारी आदि,
4. सहायक आवकारी तथा कराधान अधिकारी,
5. आवकारी तथा कराधान निरीक्षक0
6. पुलिस निरीक्षक, पुलिस उप निरीक्षक तथा सहायक पुलिस निरीक्षक,
7. सरकारी अभियोजक (पी0पी0) सहायक सरकारी अभियोजक (पी0पी0) तथा डिप्टी अटार्नी।

(ख) तहसीलदार तथा नायब तहसीलदार को अपनी तहसील में और रेंज अफिसर को अपनी रेंज तथा तहसील में न लागू किया जाए।
(ग). इस सम्बन्ध में अपने जिले/अपनी तहसील और रेंज उस जिले/तहसील/रेंज को माना जायेगा जिस का समबन्धित अधिकारी या कर्मचारी निवासी होगा। जिस में उसकी अच्छी सम्पत्ति हो।

2. चतुर्द्वेषी के कर्मचारियों की तैनाती:
चतुर्द्वेषी के कर्मचारियों को यथा सम्भव उन के निवास के क्षेत्र में ही तैनात किया जाये।

3. शिकायत के आधार पर स्थानांतरण:
यदि किसी सरकारी अधिकारी / कर्मचारी के विरुध्द कोई शिकायत प्राप्त हो तो उस शिकायत की जाँच एक मास के अन्दर की जाये। यह जाँच सरस्ती होगी तथा सभी शिकायतों पर कारवाई की जाए चाहे उन पर किसी का नाम लिखा हो या न लिखा हो, या फर्जी नाम लिखा हो बशर्ते कि शिकायत में ऐसे सब दिये होंजिन की सच्चाई सरस्ती जाँच द्वारा सिद्ध हो सकती हो। इस सरस्ती जाँच के बाद यदि स्थानांतरण प्राधिकारी की तस्करी हो जाए कि शिकायत का कुछ आधार है तो समबन्धित स्थानांतरण प्राधिकारी समबन्धित अधिकारी/कर्मचारी को उसके वर्तमान स्थान से तुरंत बदल दें। ऐसा स्थानांतरण वर्तमान स्थान से कम से कम 20 मील की दूरी पर किया जाना चाहिए। यह निर्णय सभी अधिकारियों / कर्मचारियों पर लागू होगा, चाहे वे कहीं भी नियुक्त हो।

4. कुछ कर्मचारी वर्गों को तैनात करने सम्बन्धी रियायतें:

निम्नलिखित वर्ग के अधिकारियों / कर्मचारियों को तैनात या स्थानांतरित करने के सम्बन्ध में यह सुविधायें दी जायेगी:–

(क) विस्थापित होने वाले कर्मचारियों को सुविधा:

विस्थापित हुए सरकारी अधिकारी / कर्मचारियों को जहां तक हो सके, राष्ट्रीय विकास के लिए चलाई गई या चलाई जाने वाली परियोजनाओं के सम्बन्ध में उनके अपने इलाके में तैनात या नियुक्त होने की सुविधा उस समय तक प्राथमिकता के आधार पर दी जाए जब तक उन का पुनर्नियुक्त न हो जाये। यह सुविधा साधारणतया शून्य पर सरकार का कब्जा होने के समय फिरली आरम्भ होनी चाहिए।

(ख) हिमाचल सरकार के अधीन सेवाः पदभिंब वर्गों को सुविधा:

यदि पति और पत्नी दोनों हिमाचल सरकार की नौकरी में हों तो यहां तक सम्भव हो तो दोनों को एक ही स्थान पर या नजदीक के स्थानों पर नियुक्त किया जायें। यदि ऐसा सम्भव न हो तो पत्नी को अपने समर्थ या उसके निकटस्थ स्थान, पर यथा सम्भव नियुक्त या तैनात
किया जाए। इस सम्बन्ध में यह ध्यान रखा जाए कि इस सुविधा से अधिक से अधिक दर्पणति लाभान्वित हों। अतः इसके लिए रोटेशन का नियम अपनाया जाये।

(४) अविवाहित महिला कर्मचारियों का सुविधा :
अविवाहित महिला कर्मचारियों को यथा सम्भव सुविधाजनक स्थान पर ही लगाया जाये।

(५) अवयवक्ष बच्चों वाली विधवा कर्मचारियों को सुविधा :
अवयवक्ष बच्चों वाली विधवा कर्मचारियों / अधिकारियों को यथा सम्भव हो तो सुविधाजनक स्थानों पर ही नियुक्त किया जाये।

(६) सेना में काम करने वाले सैनिकों की पतियों / भाईयों या बच्चों को सुविधा :
भारतीय सेना में काम करने वाले सैनिक अधिकारियों /कर्मचारियों की पतियों को यथा सम्भव सुविधाजनक स्थान पर तैनात या नियुक्त किया जाये। यह सुविधा सैनिक अधिकारी / कर्मचारी के भाई को भी दी जा सकती है बशर्ते कि वह प्रिन्टिचल सरकार की नौकरी में हो तथा सम्बन्धित सैनिक अधिकारी/कर्मचारी का एक मात्र भाई हो। यह सुविधा केवल एक भाई या लड़के को ही दी जा सकेगी।

(७) विकलांग कर्मचारियों को सुविधा :
शारीरिक रूप से विकलांग अधिकारियों/कर्मचारियों को प्राथमिकता के आधार पर अपने निवास स्थान पर लगाया जाये। इस में से अन्य या एक टांग वाले, एक हाथ वाले आदि अधिकारी / कर्मचारी शामिल होंगे।

(८) सेवा निवृत्त होने वाले अधिकारियों/कर्मचारियों को सुविधा :
जो अधिकारी /कर्मचारी दो वर्ष तक सेवा निवृत्त होने वाले हूँ, उन्हें यथासम्भव प्रशासनिक सुविधा को द्वारा में रखते हुए अपनी इच्छा के दो तीन स्थानों में से एक स्थान पर तैनात करने का प्रवाल किया जाए।

5. निकट सम्बन्धी अधिकारियों/कर्मचारियों की नियुक्ति या तैनाति :
बाप बेटा समेत भाई आदि निकट सम्बन्धियों को एक ही कार्यालय, अनुभाग या शाखा में एक दूसरे के साथ या मात्रेहत अथवा एक विभाग के विभिन्न कार्यालयों में सीधे
एक दूसरे के मतानुसार न लगाया जायें। यह आदेश अप्रशासनिक वर्ष के पदों जैसे डॉक्टर, अध्यापक आदि पर लागू नहीं होंगे।

6. स्थानान्तरण का समय तथा निर्दिष्ट समय के उपरांत स्थानान्तरण:

दुर्गम क्षेत्रों में से स्थानान्तरण का सामान्य समय बाद में सूचित किया जायेगा। अन्यथा सभी विभागों में सामान्य स्थानान्तरण हर वर्ष 15 अप्रेल से 15 मई तक किये जायें। इस अवधि के बाद के समय में स्थानान्तरण केवल निम्नलिखित परिस्थितियों में ही किये जायें और यह भी न्यूनतम

(क) अधिकारी / कर्मचारी की पदोन्नति, सेवानिवृत्ति, मृत्यु, प्रतिनिधित्व,
     पद त्याग, निलंबन, लम्बी छुट्टी आदि के कारण,

(ख) पद के सृजन या समापन के कारण,

(ग) बंदोबस्त, चकचकी आदि विशेष कार्य के आरम्भ या समापन के कारण,

(घ) परस्पर तबादले बश्चन्ति कि इन तबादलों में दुर्गम स्टेशनों पर नियुक्ति के
     नियम का उल्लंघन न हो। यदि ऐसे तबादलों के स्टेशनों की पैदल या
     बस द्वारा दूरी 20 किोमीटर की हो तो ऐसे स्थानों को एक ही स्थान
     तथा वर्गीकरण की दृष्टि से दुर्गम स्थान न समझा जायें।

(ङ) शिकायत पर – शिकायत पर मध्यवर्ती तबादलों के बारे में उपर
     पैरा 3 में निर्धारित कार्यवाही करने के पश्चात ही तबादला सम्भव
     होगा।

(च) अन्य विशेष प्रशासनिक कारणों से।

मध्यवर्ती तबादले अन्यवा स्थान अधिकारी से उपर वाले प्रधिकारी की
     पूर्वानुमति से ही किये जायें। मध्यवर्ती तबादलों को कम करने के लिये यह भी निर्णय लिया
     गया है कि दो-तीन मास तक की अत्याधिक रिक्तियों को, जहां तक सम्भव हो, स्थानीय
     स्थानान्तरण द्वारा ही भरा जाए। ऐसी शिक्षा में किसी अन्य समक्ष स्थानीय अधिकारी /
     कर्मचारी को अतिरिक्त पद भार सौंपना भी उपयुक्त होगा।

सामान्य स्थानान्तरण करने से पहले अर्थात् वर्ष के आरम्भ में वर्ष भर के
     स्थानान्तरण का पूर्वानुमति लगा लेना चाहिए। वर्ष के आरम्भ में सभी विभागों को वर्ष भर में
     रिक्त होने वाले पदों का पूर्वानुमति लगा लेना चाहिए तथा उन पदों के लिए विभागीय
पदोन्नति समिति की बैठक कर लेनी वाहिने तथा सामान्य शाखान्तरण करते समय उन अधिकारियों को जो वर्ष के दौरान पदोन्नति द्वारा इन पदों पर नियुक्त होने हैं ध्यान में रखा जावे ताकि वर्ष के दौरान दो बार शाखान्तरण की सम्भावना घटाई जा सके।

7. एक विभाग के विभिन्न स्तर के दो अधिकारियों कर्मचारियों को एक साथ बदलना:

एक ही विभाग में विभिन्न स्तर के ऐसे दो कर्मचारियों अथवा अधिकारियों को जो एक ही स्थान पर नियुक्त हों, एक साथ न बदला जाय। अदालत के लिए एक तहसील के तहसीलदार और नायब तहसीलदार को जिले के पुलिस अधीक्षक और पुलिस उपाधीक्षक सहायक पुलिस अधीक्षक, पुलिस बालों के चालक और मुख्य को एक साथ न बदला जावे क्योंकि नैसर्गिक रूप से इस कारण इस से काम में बाधा पड़ सकती है। सभी विभाग इस प्रकार के पदों की सूचि कार्यवाहिक विभाग से परामर्श करके तैयार करे।

8. एक स्थान पर सामान्य सेवा काल:

(क) 1. सरकारी अधिकारी / कर्मचारी का एक स्थान पर सामान्य सेवा काल आवश्यकतानुसार तीन से पांच वर्ष तक होगा।

2. जिम्मेदारियों और असामान्य से बारे में जंतु जनता से संपर्क होता है या अन्यथा जिनका कार्य कठिन होता है, उन के लिए अधिकतम सेवा काल सीमा इस प्रकार होगी:

(i) पुलिस, खजाने और बैंकिंग पर नियुक्त पुलिस गार्ड को छः मास तक होने पर बदल दिया जाय।

(ii) पुलिस विभाग के सिपाही 2 से 3 वर्ष।

(ख) आबादी तथा कर विभाग:

1. इलेक्ट्रॉनिक 3 वर्ष

2. बैंकिंग रिपोर्टर 2 वर्ष

(ग) सभी विभाग:

खाना, श्रम रोजगार, नापतोल, मोटर गाड़ी आदि के इलेक्ट्रॉनिक 3 वर्ष

(घ) स्वास्थ्य एवं परिवार कल्याण:
लोकल आडिट विभाग:

जुनियर तथा सीज़ियर आडिटर 3 वर्ष

चतुर्थ श्रेणीयों को कर्मचारियों, अध्यापकों, स्कूल, एवं कॉलेज के प्राध्यापकों अध्यक्षों आदि आपूर्तिकारी तथा सार्वजनिक सम्पर्क में अधिक न आने वाले अधिकारियों / कर्मचारियों के लिए सामाजिक सेवा काल की सीमा निर्धारित करना आवश्यक नहीं / अध्यापकों को यथा सम्भव एक स्थान पर 3 वर्ष के सेवा काल से पहले न बदला जाए।

9. कर्मचारियों की दुर्गम स्थानों पर नियुक्ति:

प्रथम नियुक्ति पर प्रथम अधिकारी / कर्मचारी को दुर्गम स्थान पर नियुक्त करने का प्रयत्न किया जाए। ऐसे कर्मचारियों को भी दुर्गम स्थान पर नियुक्त किया जाए जो पहले दुर्गम स्थान पर न रहे हों।

10. दुर्गम स्थानों पर सेवा अवधि तथा नियुक्ति के लिए आदु सीमा:

राज्य में दुर्गम स्थानों पर सरकारी अधिकारियों / कर्मचारियों का सेवाकाल लगभग 3 वर्ष होगा / 3 वर्ष के सेवा काल के बाद सम्बन्धित अधिकारी / कर्मचारियों को अपनी इच्छा के 5 स्थानों में से किसी एक स्थान पर नियुक्त/स्थानांतरण करने का प्रयत्न किया जाए।

दुर्गम क्षेत्रों में बाहर के अधिकारियों/कर्मचारियों (अर्थात जो उस दुर्गम क्षेत्र के निवासी नहीं हैं) को 50 वर्ष की आदु के बाद न लगाया जाए।

11. विशेष प्रशिक्षण तथा नियुक्तियाँ:

(क) कुछ अधिकारियों/कर्मचारियों को सरकार अपने खर्च पर या अध्ययन अवकाश देकर विशेष प्रशिक्षण या अध्ययन का अवसर प्रदान करती है इस विशेष प्रशिक्षण या अध्ययन का पूर्ण लाभ उठाने के लिए यह आवश्यक है कि ऐसे अधिकारियों / कर्मचारियों को ऐसे विशिष्ट पदों पर लगाया जाए जो उनके प्रशिक्षण एवं अध्ययन का सरकार पूरा लाभ उठा सके उसके अतिरिक्त अधिकारियों / कर्मचारियों की अन्यथा प्राप्त शैक्षणिक योग्यताओं तथा अनुभव को भी स्थानांतरण तथा नियुक्ति करते समय ध्यान में रखना चाहिए।
(ख) कुछ विभागों में ऐसे पद होते हैं जिन के लिए विशेष झांकी की आवश्यकता होती है जैसे वन विभाग में भूमि संरक्षण सम्बन्धी पद। ऐसे पदों पर लगाने के इसके अधिकारी कम होते हैं ऐसे पदों पर विशिष्ट झांकी वाले अधिकारियों / कर्मचारियों को लगाया जाए भले ही इसके लिए सरकार को उन पदों पर नियुक्त अधिकारियों / कर्मचारियों के प्रोत्साहन हेतु कुछ विशेष सुविधायें अथवा रियायतें देनी पड़े। सामान्य सेवाओं के अधिकारियों को भी कुछ समय के लिए एक सीमित परिधि में पदोन्नति किया जाए ताकि उस परिधि में शामिल सभी परस्पर समबहिरत पदों पर काम करने से अधिकारी विशेष अनुभव प्राप्त करके विशेष बन सके। ऐसे अधिकारियों को यदा कदा ऐसी परिधि से बाहर भी नियुक्त किया जाए।

(ग) कुछ विभागों में विशेष प्रकार के कुछ पद हैं जैसे वन विभाग में आयोजन सम्बन्धी पद तथा कुछ विभागों तथा सेवाओं में क्षेत्र एवं सांचितिक / निदेशालय दोनों किर्म के पद है, अतः कुछ विभागों में विशिष्ट झांकी दोनों के पद हैं, जैसे लोक निर्माण विभाग में क्षेत्र के कार्यकारी इक्विनियर तथा निदेशालय में इक्विनियरिंग अधिकारी, भारतीय प्रशासनिक सेवाओं में उपायुक्त / मण्डलायुक्त तथा संयुक्त सचिव / सचिव और पुलिस में जिला पुलिस अधीक्षकता तथा निदेशालय में सहायक पुलिस महानिरीक्षक / ऐसे पदों पर समबहिरत अधिकारियों को 3-4 साल बाद बदल बदल कर लगाया जाए ताकि सभी अधिकारी दोनों प्रकार के पद लेने से परिचित रह कर अपनी उपयोगिता बढ़ा सकें।

(घ) यदि किसी सेवा के विशिष्ट गठन के कारण किसी अधिकारी / कर्मचारी किसी कार्यालय / निदेशालय / सचित्रालय से बाहर नियुक्त न किया जा सकता हो तो उस अधिकारी को लगभग 3 वर्ष बाद उसी कार्यालय / निदेशालय / सचित्रालय में उन्न पद / शाखा अनुभाग में लगाया जाए।

12. स्थानान्तरण शक्तियों का विकेन्द्रीकरण :

स्थानान्तरण शक्तियों का विकेन्द्रीकरण कर के विभिन्न अधिकारियों को स्थानान्तरित के अधिकार निभाने प्रकार दिये जाते हैं :-

(क) चतुर्थ श्रेणी के कर्मचारी :

चतुर्थ श्रेणी के कर्मचारियों को कार्यालय अध्यक्ष अपने अधिकार क्षेत्र के भीतर स्थानान्तरण कर सकेंगे। यदि कार्यालय अध्यक्ष उन के अधिकार
क्षेत्र में लगे हुए चतुर्थ श्रेणी के कर्मचारियों के नियुक्ति प्राधिकारी न भी हो तब भी उन्हें अपने अधिकार क्षेत्र में स्थानान्तरण का यह अधिकारी प्राप्त होगा ऐसे क्षेत्र से बाहर स्थानान्तरण अधिकार विभागाध्यक्ष को होगा।

(ख) तृतीय श्रेणी के कर्मचारी :

(i) जिन विभागों में क्षेत्रीय अधिकारी नियुक्ति अधिकारी हैं तथा तृतीय श्रेणी के कर्मचारियों को स्थानान्तरण करने में सक्षम हैं, उन्हें यह अधिकारी प्राप्त रहेगा और भविष्य में सभी संयुक्त निदेशक / उप निदेशक, अरण्यपाल, अधीक्षक अभियंता तथा अन्य आंचलिक (जोनल) तथा क्षेत्रीय अधिकारी अपने क्षेत्र में तृतीय श्रेणी के कर्मचारियों को स्थानान्तरित कर सकेंगे।

(ii) सभी विभागों के जिला स्तर के अधिकारी अपने जिले के भीतर तृतीय श्रेणी के कर्मचारियों को स्थानान्तरित कर सकेंगे।

(iii) उप मण्डल दण्डाधिकारी अपने उप मण्डल स्तर पर पदवारी, कानूनबाग्य तथा कार्यालय कर्मचारियों को उप मण्डल के अन्दर एक स्थान से दूसरे स्थान को बदलने में सक्षम होंगे।

(iv) तृतीय तथा चतुर्थ श्रेणी के कर्मचारियों को एक जिले या आंचलिक क्षेत्र से दूसरे जिले या आंचलिक क्षेत्र में स्थानान्तरण का अधिकारी विभागाध्यक्ष को होगा।

तृतीय श्रेणी के कर्मचारियों के स्थानान्तरण आदेश जारी करने से पहले विभागाध्यक्ष 15 मार्च तक जिला स्तर कार्यालय अधिकारियों से सुझाव मंगवा लें और उन पर विचार करके स्थानान्तरण आदेश पहले राज्य स्तर पर फिर आंचलिक क्षेत्र के स्तर पर तत्पश्चात जिला स्तर पर और तदनुसार निचले स्तर पर कालक्रम के अनुसार किये जाएं।

(ग) राजपत्रित अधिकारी :

प्रथम श्रेणी के राजपत्रित अधिकारियों एवं जिला स्तर या उससे उपर के द्वितीय श्रेणी के अधिकारियों के स्थानान्तरण सवा सरकार द्वारा ही किए जाएंगे। द्वितीय श्रेणी के शेष राजपत्रित अधिकारियों का स्थानान्तरण विभागाध्यक्ष कर सकेंगे।

13 स्थानान्तरित कर्मचारी /अधिकारी द्वारा कार्यभार छोड़ना तथा तत्सम्बन्धी अन्य बातें:

(क). सभी स्थानान्तरित अधिकारी/कर्मचारी अपने प्रतिस्थापी (Substitute) की प्रतिष्ठा न करते हुए एक ही समय अपना स्थान छोड़ दें। यदि स्थानान्तरित कर्मचारी / अधिकारी ने कार्यभार देना हो तो वह अगले
वरिष्ठ अधिकारी द्वारा महोजीत अधिकारी / कर्मचारी को चार्ज देकर स्थान छोड़ दें। दुर्गम स्थानों में स्थानान्तरित कर्मचारी अपने उत्तराधिकारी के आगे पर ही चार्ज छोड़ें

(अ). दुर्गम क्षेत्रों से स्थानान्तरित अधिकारियों / कर्मचारियों के तबादले साधारणतः स्वीकृत या रद्द न किए जाएं।

(ब). कई बार अधिम यात्रा भला समय पर न मिलने का कारण भी स्थानान्तरित कर्मचारी के लिए स्थान छोड़ने का बहाना बनता है। अतः सभी आहरण तथा संवितेषण अधिकारी यह सुनिश्चित कर ले कि वे स्थानान्तरित अधिकारी / कर्मचारी के तबादले के आदेश प्राप्त होने से तीन बार दिन के भीतर अधिम यात्रा भला स्थानान्तरित कर्मचारी को दे दिया जायें।

(ग). यदि स्थानान्तरित अधिकारी / कर्मचारी स्वास्थ्य समस्या कारणों से छुट्टी मांगे या तबादला रद्द / स्वीकृत करने का आदेश करें तो उसके आवेदन पर तभी विचार किया जाये यदि वह सम्बन्धित जिले के मुख्य चिकित्सा अधिकारी द्वारा जारी किया गया प्रमाण पत्र पेश करें। काजा, पांजी आदि जिला मुख्यालय से दूरस्थ दुर्गम क्षेत्रों के लिए राजपत्रित सरकारी चिकित्सा अधिकारी द्वारा जारी किया गया प्रमाण पत्र प्राप्त समझा जाएगा यदि कोई कर्मचारी छुट्टी पर हो और छुट्टी को बढ़ाता है तो ऐसे कर्मचारी / अधिकारी की अनुपलंधित में (In absentia) भार मुक्त कर दिया जाए।

(घ) स्थानान्तरित कर्मचारी को तबादले के बाद तबादले के आदेश रद्द होने से पूर्व पुराने नियुक्त स्थान से वेतन न दिया जायेगा।

14. **दुर्गम क्षेत्रों की सूचि**

इस नीति के लिए जिम्मेदारियों द्वारा जारी गई है:

1. चम्बा जिले के पांजी सब डिवीजन तथा भरमोरी तहसील।
2. लाहील तथा सिपति जिला।
3. जिला शिमला की रोहड़ तहसील का डोडा क्षेत्र तथा पन्ना बीस परगना एवं रामपुर तहसील का अखर बीस परगना और मुनीज दरकाला तथा काशीपाट ग्राम पंचायतें।
4. कुल्लू जिले का पन्ना बीस परगना।
5. कांगड़ा जिले के पालमपुर सब डिवीजन का बड़ा भंग्राल तथा छोटा भंग्राल क्षेत्र।
6. किल्लौर जिला।

15. स्थानांतरण के लिए इंडेक्स कार्डः

प्रत्येक विभाग अपने विभाग के हर प्रकार के अधिकारियों / कर्मचारियों के इंडेक्स कार्ड वर्ष कम में बनायें। इन कार्डों में प्रत्येक कर्मचारी के बारे में निम्नलिखित विषयों पर सूचना होनी चाहिएः

(क). अधिकारी / कर्मचारी का नाम
(ख). जन्म तिथि
(ग). भर्ती का तरीका
(घ). शेषकाल तथा अन्य योग्यतायें
(ङ). प्राप्त प्रशिक्षण
(च). अनुभव
(छ). पहली नियुक्तियों का व्यौरा तथा उन स्थानों पर सेवा काल
(ज). वर्तमान स्थान / पद पर नियुक्ति की तिथि
(झ). होम डिस्ट्रीक्ट

इन इंडेक्स कार्डों में लिखित अधिकारियों / कर्मचारियों की योग्यता अनुभव आदि को स्थानांतरण करते समय ध्यान में रखना सहायक सिद्ध होगा।

16. साधारणः

1. उपरोक्त नीति का पालन करते हुए सभी अधिकारियों से सरकार यह आशा करती है कि कम से कम स्थानांतरण किये जायें और स्थानांतरण करते समय लोक हित को सर्वोत्तम बनाये जायें।

2. इस झापन के जारी होने के बाद सभी स्थानांतरण एवं लसर्वद्वारी कार्यवाही इन आदेशों के अनुसार होनी चाहिए। इस झापन की प्राप्ति की सूचना इस विभाग को तुरंत भेजी जाए।

हस्ताक्षरित
संयुक्त सचिव
कार्मिक।
BRIEF NOTE OF PRESENT TRANSFER POLICY

The present policy was formulated and circulated on 12.3.1979 after considering the report of the Advisory Committee constituted for this purpose under the Chairmanship of Shri Narain Singh Swamy then Member of the Himachal Pradesh Legislative Assembly. This Transfer Policy has been modified from time to time keeping in view the need of the day. The salient features of the transfer policy as it stands today are as under:-

The Officers/Officials having public contact and involving tasks are not to be posted in their Home District/Home Circle/Home Tehsil/Home Division/Home Sub-Division/Home Sections/Adjoining ranges etc.

The Class-IV employees are to be posted in the area near their Village as far as possible. Transfer of Government Servant can be ordered on complaint basis after inquiring into the truth of the charges leveled in the complaint. In such cases transfers are to be made beyond 20 KMs.

Certain concessions are allowed to some categories of Government Servant:-

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>i</td>
<td>As far as possible, Oustees Government Servant as a result of various National Development Projects are to be appointed in their own areas till they are rehabilitated.</td>
</tr>
<tr>
<td>ii</td>
<td>The wife and husband in H.P. Government Service are to be posted at the same place or nearer to each other as far as possible.</td>
</tr>
<tr>
<td>iii</td>
<td>Un-married women Government Servant are to be posted at easy stations. This facility is also available for women employees having minor children and widow Government Servants.</td>
</tr>
<tr>
<td>iv</td>
<td>The wives of the Army Personnel are also to be posted at easy stations. This facility is also available to a brother or a son of the Army Personnel.</td>
</tr>
<tr>
<td>v</td>
<td>Efforts are made to post Government Servants at places of their choice upto 2-3 stations as far as possible who are retiring within next two years keeping in view the administrative exigencies.</td>
</tr>
<tr>
<td>vi</td>
<td>No mutual transfers are to be ordered within a radius of 20 kilometers.</td>
</tr>
</tbody>
</table>

The existing transfer policy provides that near relations like father, son and real brother are not to be posted in the same office/section or branch to work under any of
them except the categories on non-Administrative posts like Doctors, Teachers etc. The general transfers are required to be ordered during 15th April to 15th May every year. During ban on general transfers, transfers are ordered with the prior approval of Chief Minister through the Minister-in-charge. Not more than one officer of the same department of the same station should be transferred at a time such as Tehsildars/Naib Tehsildars, SP/Dy. SHO/Head Constable etc.

The policy Provides for the normal tenure at one station as three to five years. This tenure of stay in Tribal Areas is two winters and three summers. However, the normal tenure is not mandatory always and in cases where stay is less than three years approval of Chief Minister is obtained before ordering transfers.

Efforts should be made to post Government Servants in remote areas on first appointment. Those employees who have already not served in remote areas are also to be posted in such areas. The State Government have also formulated difficult area Sub-cadre during 1999 and all fresh appointments are to be made in difficult areas Sub-Cadre. The transfers of employees from difficult areas Sub-Cadre to non Sub-Cadre are not to be done in any case under any circumstances before completion of four years. The areas of the State identified for the purpose of Difficult areas Sub-Cadre are as under:-

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>All Tribal areas of the State.</td>
</tr>
<tr>
<td>2.</td>
<td>Tissa Sub-Division and Mehla Block of Chamba Distt.</td>
</tr>
<tr>
<td>3.</td>
<td>Shillai and Sangrah Tehsil of Sirmour Distt.</td>
</tr>
<tr>
<td>4.</td>
<td>Chhota Bhangal and Bara Bhangal area of Kangra District.</td>
</tr>
<tr>
<td>5.</td>
<td>Tehsil Thunag and Karsog including Bali-Chowki and Nehri Sub-Tehsil and Development Block Brang and Development Block Seraj of Mandi District.</td>
</tr>
<tr>
<td>6.</td>
<td>Tehsil Chopal, Rohroo, Chirgaon, Dodra-Kawar and Rampur of Shimla District.</td>
</tr>
<tr>
<td>7.</td>
<td>Tehsil Banjar, Ani and Nirmand of Kullu District.</td>
</tr>
</tbody>
</table>

All transferred officers/officials excepting those transferred out of difficult areas are to relinquish the charge immediately and leave the station without waiting for the substitute. If he transferred officers/official has to hand over the charge then he is to leave the station after handing over the charge to the officers official nominated by this senior officer. In difficult areas the transferred officers/officials will relinquish charge only after the arrival of their successors.
The following areas have been declared as difficult areas for the purpose of transfer and employees on their transfer from these areas shall not be relieved unless their substitutes join:

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>i)</td>
<td>Pangi and Bharmour Sub-Division, Churah (Tissa) Sub-Division including Saluni Tehsil of Chamba District.</td>
</tr>
<tr>
<td>ii)</td>
<td>Lahaul and Spiti District.</td>
</tr>
<tr>
<td>iii)</td>
<td>Kinnaur District.</td>
</tr>
<tr>
<td>iv)</td>
<td>Tehsil Chopal including Sub-Tehsil Kupvi, Tehsil Rohru including Sub-Tehsil Tikkar, Tehsil Chirgaon and Tehsil Dodra Kawar, Tehsil Rampur including Sub-Tehsil Nankhari of District Shimla.</td>
</tr>
<tr>
<td>v)</td>
<td>Chhota Bangal and Bara Bhangal areas of Baijnath Sub-Division of Kangra District.</td>
</tr>
<tr>
<td>vi)</td>
<td>Tehsil Thunag and Karsog including Sub-Tehsil Bali Chowki and Nehri of District Mandi.</td>
</tr>
<tr>
<td>vii)</td>
<td>Tehsil Sangrah and Shillai of District Sirmour.</td>
</tr>
<tr>
<td>viii)</td>
<td>Tehsil Banjar including Sub-Tehsil Sainj, Sub-Tehsil Ani and Tehsil Nirmand of District Kullu.</td>
</tr>
</tbody>
</table>

The existing transfer policy also provides to maintain Index Card for every officer/official in alphabetic order. It will be useful to keep in view the qualifications/experience of officers/employees as shown in these index card while making transfers.

Accordingly, the matter is placed before the committee constituted to review the existing transfer policy for its consideration and suggestions as may be deemed fit and proper.
No.Per(AP-II)A(6)4/77-IV  
Government of Himachal Pradesh  
Department of Personnel (AP-II)

From  
The Secretary (Personnel)  
to the Govt. of Himachal Pradesh.

To  
1. All the Administrative Secretaries to the Govt. of Himachal Pradesh.  
2. All the Heads of Departments in H.P.  
3. All the Deputy Commissioners in H.P.

Dated; Shimla-171002, April 30, 1986.

Subject: Transfers of the employees from Tribal Areas instructions regarding.

Sir,

I am directed to refer to this Department letter No. Per(AP-II)B(7)1/86, dated 21.3.86 vide which the ban on the general transfers was lifted w.e.f. 1.4.86 to 15.5.86 and to say that while ordering the transfers to and from tribal areas during the above period the following points be kept in view:-

1. All the personnel who have completed the normal tenure on 2 winter and 3 summers should be transferred from tribal areas during the general transfers.
2. Personnel transferred from the tribal areas should be posted in accordance with the existing transfer policy of the Govt.
3. The officials belonging to these areas should not be disturbed, as far as possible even after the completion of their normal tenure.
4. Substitute of the personnel transferred from tribal area, should be below 50 years in age if he is not the resident of the tribal area where he is being posted.
5. Only the personnel, who has not served earlier in tribal areas be posted there.
6. After effecting the transfer, substitute should be relieved immediately.
7. The transfer once ordered should not be cancelled or stayed / changed.
8. The transforee who fails to comply with his transfer orders to tribal areas is liable for strict disciplinary action.

These instructions may please be brought to the notice of all concerned for strict compliance and a compliance report in this regard may please be sent to this Department at an early date.

Receipt of this letter may please be acknowledged.

Yours faithfully,
Sd/-
Secretary (Personnel) to the Govt. of Himachal Pradesh.
No.Per(AP-II)A(6)4/77-IV  
Government of Himachal Pradesh  
Department of Personnel (AP-II)  

From  
The Secretary (Personnel)  
to the Govt. of Himachal Pradesh  

To  
1. All Secretaries to the Govt. of Himachal Pradesh.  
2. All the Heads of Departments in H.P.  
3. All the Deputy Commissioner in H.P.  

Dated: Shimla -2 , the 2nd April, 1988  

Subjc: Transfer Policy.  

Sir,  
In continuation of this Department letter of even number dated the 8th August, 1986 and 3rd December, 1987, I am directed to say that the question of re-determining difficult areas for the purpose of transfers was under consideration of the Government of some time past. After thorough consideration it has now been decided that the following areas shall be considered as difficult areas for the purpose of transfer policy:  

1. Pangi and Bharmour Sub Divisions of Chamba District.  
2. Lahaul & Spiti District.  
3. Dodra Kawar area of Rohru Sub Division and Pandrah Biss Pargana, Munish Darkali and Kashapat Gram Panchayats of Rampur Tehsil of Shimla District.  
4. Pandrah Bis Pargana of Kullu District.  
5. Chhota Bangal and Bara Bhangal areas of Palampur Sub Division of Kangra District.  
6. Kinnaur District.  

Para 14 of the Transfer Polity as circulated vide this Department O.M. No. Karmik (Ni-II)A(6)4/77-Part-II, dated the 12th March, 1979 shall be deemed to have been amended to the above extent in partial modification of the instructions contained in this Department letters of even number dated the 8th August, 1986 and 3rd December, 1987 as referred to above.  

These instructions may be brought to the notice of all concerned.  

Yours faithffully  
Sd/-  
Secretary (Personnel) to the  
Govt. of Himachal Pradesh.
विषय
सामान्य स्थानांतरणों पर से प्रतिबन्ध हटाया जाना।

महोदय,

उपरोक्त विषय पर इस विभाग के समस्त विभाग पत्र दिनांक 24.90 के संदर्भ में यह कहने का निर्देश हुआ है कि सरकार द्वारा 14.90 से 21.4.90 तक निर्धारित सामान्य स्थानांतरण अवधि में दुर्गम क्षेत्रों को तथा वहां से स्थानांतरित अधिकारी / कर्मचारी मार्ग (पासिज) बन्द होने के कारण सम्बन्धित अपने नए स्थानो पर पहुंचने में कठिनाई अनुभव कर सकते हैं। इस स्थिति को तथा आगामी माह जुलू में होने वाले तीन विधान सभाई चुनावों का ध्यान में रखते हुए सरकार ने यह निर्णय लिया है कि दुर्गम क्षेत्रों में भेजें जाने वाले एवं वहां से आने वाले अधिकारियों / कर्मचारियों के स्थानांतरण तो 21.4.90 तक निर्धारित सामान्य स्थानांतरण अवधि में कर दिए जाएं, परन्तु उन्हें जुलू माह में होने वाले विधान सभाई चुनावों के उपरांत ही भारतमुक्त किया जाए।

इस समबन्ध में यह भी कहने का निर्देश हुआ है कि दुर्गम क्षेत्रों को एवं दुर्गम क्षेत्रों से अधिकारियों / कर्मचारियों के स्थानांतरण 21.4.90 तक करने समय जन-जातीय क्षेत्रों से कर्मचारियों के स्थानांतरण समबन्धी अनुदेश जो इस विभाग के पत्र संख्या: पर (नि-11)ए(6)4/77-5 दिनांक 30.4.1986 द्वारा जारी किए गए हैं (प्रतिलिपि संलग्न) का पूरा ध्यान रखा जाए। यहां यह भी स्पष्ट किया जाता है कि उपरोक्त पत्र दिनांक 30.4.86 के प्रथम पृष्ठ की पद संख्या 4 में वर्णित 50 वर्ष की आयु सीमा अब सरकार द्वारा समाप्त की जा सकी है। विभागाधिकारी कृपया यह सुनिश्चित करें कि दुर्गम एवं जन-जातीय क्षेत्रों को स्थानांतरित अधिकारी / कर्मचारी जूलू के चुनावों के उपरांत तुलना भार मुक्त किये जाएं और स्थानांतरण आदेशों के कार्यवाहन बारे हर सप्ताह समीक्षा की जाये ताकि आदेशों का पूर्णता पालन हो जाए।

उपरोक्त अनुदेशों से सभी समबन्धित अधिकारियों को अवगत करवा दिया जाए।

इस अनुदेशों का पूर्णता पालन किया जाए।

भवदीय,
उप सचिव (कर्मिक)
himachal pradesh सरकार
प्रेषक:

सचिव (कार्मिक)
हिमाचल प्रदेश सरकार।

प्रेषित:

1. समस्त प्रशासनिक सचिव हिमाचल प्रदेश सरकार।
2. समस्त मण्डलाधीन हिमाचल प्रदेश।
3. समस्त विभागाध्यक्ष, हिमाचल प्रदेश।
4. हिमाचल प्रदेश के सार्वजनिक उपक्रमों स्वातंत्र निकायों, विशेष विधियों / बोर्ड तथा जिलाधिकारियों इत्यादि के समस्त सचिव / अधिकारी / प्रबंध निदेशक तथा पंजीयक आदि।

दिनांक, शिमला-171002, 7 जनवारी, 1993

विषय:

स्थानान्तरण बारे सामान्य अनुदेश।

महोदय,

उपरोक्त विषय पर मुझे यह पता चला है कि सरकार के ध्यान में आया है कि कर्मचारियों के प्रशासनिक कार्य को जब एक स्थान से दूसरे स्थान को स्थानान्तरित किया जाता है तो वह अपने स्थान पर कार्यभार समभालने के बजाय प्रशासन पर स्थानान्तरण में हेतु राजनैतिक दबाव डालवाते हैं जो कि सी०सी०एस० (कन्डक्ट) रूल, 1964 के नियम 20 की अवधारणा है।

अत: आपसे अनुरोध है कि आप अपने अधीन सभी कर्मचारियों / अधिकारियों के लिए यह बात लाएं कि जो कर्मचारी / अधिकारी इस अनुरोध में किसी राजनैतिक अथवा कोई अन्य प्रभाव डालने में दौड़ रहे हैं तो उनके विरुद्ध सी०सी०एस० (सी०सी०एस०) नियम, 1965 के अनुरूप अनुशासनिक कार्यवाही अंश में लाई जाएगी।

भवदीय,

हस्ताक्षर/–
आयुक्त एवं सचिव (कार्मिक)
हिमाचल प्रदेश सरकार।
In supersession of this department notification of even number dated 6\textsuperscript{th} November, 2001, the Governor, Himachal Pradesh is pleased to reconstitute the committee, comprising of the following, to review the existing Transfer Policy notified vide notification No. Per(AP-II)-A(6)-4/77-pt.II dated 12-3-1979 as amended from time to time:-

<table>
<thead>
<tr>
<th>No.</th>
<th>Name and Designation</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Shri Kaul Singh Thakur, Hon’ble IPH Minister, Himachal Pradesh</td>
<td>Chairman</td>
</tr>
<tr>
<td>2.</td>
<td>The Chief Secretary to the Govt. of Himachal Pradesh.</td>
<td>Member</td>
</tr>
<tr>
<td>3.</td>
<td>Principal Secretary (Fin.) to the Govt. of Himachal Pradesh.</td>
<td>Member</td>
</tr>
<tr>
<td>4.</td>
<td>Principal Secretary (TD) to the Govt. of Himachal Pradesh.</td>
<td>Member</td>
</tr>
<tr>
<td>5.</td>
<td>Secretary (GAD) to the Govt. of Himachal Pradesh.</td>
<td>Member</td>
</tr>
<tr>
<td>6.</td>
<td>Secretary (Personnel) to the Govt. of Himachal Pradesh.</td>
<td>Member</td>
</tr>
<tr>
<td>7.</td>
<td>Shri Laxmi Singh Machhan, President, NGOs Federation Himachal Pradesh.</td>
<td>Member</td>
</tr>
<tr>
<td>8.</td>
<td>Shri C.S. Mandyal, President HPSEB, Employees Union, Shimla.</td>
<td>Member</td>
</tr>
<tr>
<td>9.</td>
<td>Additional/Joint/Deputy Secretary (Personnel) to the Govt. of Himachal Pradesh.</td>
<td>Member</td>
</tr>
</tbody>
</table>

The above committee will examine the possible charges in the existing Transfer Policy by reviewing the same and submit the report to Government at the earliest.

By order
Arvind Kaul
Chief Secretary to the Govt. of Himachal Pradesh.

N0.Per(AP-B)-B(7)-1/2001 dated, Shimla-2, the 24 October, 2003.

Copy forwarded to:-
1. The Secretary to the Govt. of Himachal Pradesh, Shimla-2.
2. The Private Secretary to Chief Minister, Himachal Pradesh, Shimla-171002.
3. The Chairman/All Members of the Committee.
4. The Private Secretary to the Chief Secretary, Government of Himachal Pradesh, Shimla-2.
5. All the Administrative Secretaries to the Government of Himachal Pradesh.

Sd/-
Addl. Secretary (Personnel) to the Government of Himachal Pradesh
No.Per(AP-II)B(7)-2/2000-Vol-I  
Government of Himachal Pradesh 
Department of Personnel (AP-II) 

From 
Chief Secretary to the 
Government of Himachal Pradesh. 

To 
1. All the Administrative Secretaries to the 
   Government of Himachal Pradesh. 
2. All Heads of Departments in Himachal Pradesh. 
3. All Divisional Commissioners in Himachal Pradesh. 
4. All Deputy Commissioners, Himachal Pradesh. 

Dated: Shimla-171002 3rd December, 2005 

Subject: Transfer of employees in Tribal/difficult areas-Instruction thereof. 

Sir, 

I am directed to refer to the subject cited above and to say that the instructions with regard to the relieving of employees from difficult/hard areas only after joining of substitutes have been issued from time to time. It has come to the notice of the Government that the employees on their transfers to difficult/hard areas have not joined at their new place of posting with the result that those transferred out from tribal/difficult areas could not be relieved without their substitutes. In certain cases the employees so transferred are not being relieved of their duties by the concerned controlling officers. This has been viewed seriously by the Government and it has been decided that the Government employees under transfer to tribal/difficult areas may be relieved of their duties and directed to join their place of posting immediately by the Controlling Officers failing which strict action under the CCS(CCA) Rules, 1965 be initialed against the defaulting Controlling Officers. 

It is, therefore, requested that these instructions of the Government should be adhered to in letter and spirit and also bring to the notice of all concerned for strict compliance. 

Yours faithfully, 
Sd/- 
Under Secretary(Personnel) to the 
Government of Himachal Pradesh
IMMEDIATE

No.Per(AP-B)B(7)-1/98-Pt-IV
Government of Himachal Pradesh
Department of Personnel (AP-II)

From
The Chief Secretary to the
Government of Himachal Pradesh.

To

1. All the Principal Secretaries/Secretaries to the Govt of Himachal Pradesh.
2. All Heads of Departments in Himachal Pradesh.
3. All Divisional Commissioners in Himachal Pradesh.
4. All Deputy Commissioners in Himachal Pradesh.

Dated: Shimla-171002 11th September, 2006

Subject: Implementation of transfer orders-Monitoring thereof.

Sir,

I am directed to invite a reference to this Department letter No.Per(AP-B(7)-2/2000 Vol-I dated 19.7.2003, 16.09.2003 and 1.12.2003 and 3rd December, 2005 on the subject cited above and to say that instructions contained therein with regard to the relieving of transferred employees and taking disciplinary action against the erring employees & defaulting Controlling Officers are not being implemented in letter and spirit. It has come to the notice of the Government that some of the officers/officials already transferred have neither been relieved of their duties nor any disciplinalry action has been initiated against them for non-compliance of the orders.

This has been viewed seriously by the Government and it has been decided that employees already transferred to difficult/Tribal areas may be relieved of their duties forthwith positively and directed to join their new places of posting failing which disciplinary action under CCS(CCA) Rules, 1965 be initiated against them. Further the controlling officers who are not relieving the transferred employees be proceeded against in case they fail to relieve the transferred employees promptly.

As per instructions contained in letter dated 19.07.2003 as referred to above, salary of the officer/officials who have been relieved of their duties will not, in any case, be drawn from the place of previous posting from where they stand transferred and relieved.

It is therefore, once again emphasized that all these instructions may be adhered to strictly and it may also be ensured that all employees who are under
transfer may be directed to join at their new places of posting without fail and the salary should not be drawn from any other place other than the place of posting and that too when they join there. The departments are also requested to ensure that copies of transfer orders are sent to the quarter concerned only and unnecessary endorsements are avoided.

The receipt of this letter may be acknowledged.

Yours faithfully

Sd/-

Under Secretary (Personnel) to the
Government of Himachal Pradesh


Copy forwarded to:-
1. Private Secretary to Chief Minister, H.P. Shimla-171002 for information.
2. All the Private Secretaries to Ministers, H.P. for information and necessary action.
3. All the Chief Executive Officers/Managing Directors of Boards/Corporations in Himachal Pradesh for information and necessary action.

Sd/-

Under Secretary (Personnel) to the
Government of Himachal Pradesh.
No. Per(AP-B)B(7)-2/2000-Vol-I 
Government of Himachal Pradesh
Department of Personnel (AP-II)

From
Chief Secretary to the
Government of Himachal Pradesh.

To

1. All the Administrative Secretaries to the
   Govt of Himachal Pradesh.
2. All Heads of Departments in Himachal Pradesh.
3. All Divisional Commissioners in Himachal Pradesh.
4. All Deputy Commissioners in Himachal Pradesh.
5. All the Chairmen/Managing Directors/
   Registrars of Boards/Corporations/Universities of Himachal
   Pradesh.


Subject: Transfer of employees from Tribal Areas-instructions thereof.

Sir,

I am directed to refer to this Department O.M. No. Per(AP-II)A(6)/4/77-Part-II dated 12-03-1979, letter No. Per(AP-II)A(6)/4/77-III dated 25-11-1983, letter No.Per(AP-II)B(7)2/94 dated 31.01.1994 and even number dated 10-08-1994, on the subject cited above and to say that a tenure of 2 winters and 3 summer for stay of Government employees in remote/tribal areas has been prescribed, and the employees who have completed their normal tenure in remote/tribal areas are required to be transferred and posted at one of the five station of their choice keeping in view the administrative convenience and public exigency.

It has, now, been decided by the Government that the aforesaid transfer policy with regard to transfer of employees from remote/tribal areas should be enforced in letter and sprit and it must be ensured that all those employees who have completed their normal tenure may be transferred and posted at one of the station of their choice. In case, the employees posted in remote/tribal areas who after the completion of normal tenure of two winters and three summers do not offer the choice of stations for posting and continue to serve in these areas can be transferred and posted any where in the State.

These instructions may kindly be brought to the notice of all concerned for strict compliance.

Yours faithfully,
Sd/-

Under Secretary (Personnel) to the
Government of Himachal Pradesh.


Copy to:-
1. The Private Secretary to Hon’ble Chief Minister, Himachal Pradesh for information.
2. The Private Secretaries to all Ministers, Himachal Pradesh.
3. The President, NGO’s Federation, H.P. C/O Directorate of Horticulture, Novbhar, Shimla-171002.
4. Secretary General, Himachal Pradesh NGO’s Federation O/O IPH Divilision Shamshi, District Kullu, Himachal Pradesh.

Sd/-
Under Secretary(Personnel) to the
Government of Himachal Pradesh
Government of Himachal Pradesh
Department of Personnel (AP-II)

No.Per(AP-B)B(7)-1/2008 dated Shimla-171002, 10 April, 2008.

OFFICE MEMORANDUM

Subject: Regarding Guiding Principles for effecting transfers of State Government employees.

The undersigned is directed to say that a policy for regulating transfers of Officers / Officials of the State Government had been issued vide O.M. No. Karmik(Ni-II)A(6)-4/77-Part-II dated 12-03-1979. This policy has been amended and clarified from time to time.

The Government had constituted a Cabinet Sub Committee under the Chairmanship of Thakur Gulab Singh, Hob’ble PWD Minister, having Shri . I.D. Dhiman, Hon’ble Education Minister and Shri J.P. Nadda, Hon’ble Forest Minister as Member to review the matter and give its recommendations to the Government.

After considering the recommendations of this Sub Committee and administrative conveniences the Government has decided to prescribe the Guiding Principles for effecting the transfers of State Government employees.

Henceforth all the transfers / postings in respect of Officers / Officials of the State Government will be done in accordance with these Guiding Principles and the transfer policy / instructions relating to transfers issued from time to time are hereby repealed.
Guideing principles for effecting transfers of State Government employees.

<table>
<thead>
<tr>
<th></th>
<th>The following officers / officials shall not be posted in their home district / division / sub division / range / adjoining range / block / beat / adjoining beat / circle / adjoining circle etc.:-</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>All India Service Officers.</td>
</tr>
<tr>
<td>2</td>
<td>H.P. Administrative Service and H.P. Police Service officers.</td>
</tr>
<tr>
<td>3</td>
<td>All Distt. level officers and their equivalent officers, Divisional Forest Officers and Distt. Officers Agriculture/Horticulture/Animal Husbandry/Cooperative/Food &amp; Supplies Deptts. And Deputy Director (Edu.) etc.</td>
</tr>
<tr>
<td>4</td>
<td>Asstt. Excise and Taxation Commissioner and Excise and Taxation Officers and Excise and Taxation Inspectors.</td>
</tr>
<tr>
<td>6</td>
<td>Distt. Attorney/ Deputy Distt. Attorney.</td>
</tr>
<tr>
<td>8</td>
<td>Block Development Officer.</td>
</tr>
<tr>
<td>9</td>
<td>Tehsildar/Naid Tehsildar.</td>
</tr>
<tr>
<td>10</td>
<td>Superintending Engineers</td>
</tr>
<tr>
<td>11</td>
<td>Executive Engineers</td>
</tr>
<tr>
<td>12</td>
<td>Forest Range Officers.</td>
</tr>
<tr>
<td>13</td>
<td>Dy. Rangers</td>
</tr>
<tr>
<td>14</td>
<td>Asstt. Engineer / Junior Engineers.</td>
</tr>
<tr>
<td>15</td>
<td>Forest Guard</td>
</tr>
<tr>
<td>16</td>
<td>Kanungo</td>
</tr>
<tr>
<td>17</td>
<td>Patwaries</td>
</tr>
<tr>
<td>18</td>
<td>Panchayat Secretaries</td>
</tr>
<tr>
<td>19</td>
<td>Panchayat Inspectors</td>
</tr>
<tr>
<td>20</td>
<td>Key-Man / Fitter / Lineman / Foreman / T-Mate / Pump Operator / Supervisor /</td>
</tr>
</tbody>
</table>
2. Posting of Class-IV employees:
   Transfer will be made sparingly on compassionate and administrative grounds.

3. Concession regarding posting of certain categories of employees:
   (a) Concession to couples serving under H.P. Government:
   If husband and wife both are in the service of H.P. Govt., they may be posted at one place or near place as far as possible subject to vacancy.
   (b) Concessions to widow having minor children:
   Such officers / officials, as far as possible will be posted at the convenient places subject to vacancy.
   (c) Concessions to the wives of soldiers:
   The wives of Officers / Officials of Armed Forces / Central Para-Military Forces will, as far as possible, be posted / appointed at convenient places subject to vacancy.
   (d) Concessions to handicapped employees:
   As far as possible, employees with 60% physical disability and above and those who are critically ill should be given stations of their choice. In the circumstances where it is absolutely not possible, they should at least be given postings on road heads or convenient stations. For this purpose the ailing employee has to furnish a medical certificate issued by the Medical Board.
   (e) Concessions to Officer/Officials likely to retire:
   In the case of Officers/Officials likely to retire within two years efforts should be made to give them postings in areas as convenient as possible subject to vacancy.

4. Time of transfer:
   General transfers will normally be ordered during the period from April and May. Transfer should be effected in such a manner so that School / Academic Session are taken in view.

5. Normal stay at a place:
   Normal posting period of all categories of employees will be 3 years. However, this will be linked with performance and administrative requirements.

6. Leaving of charge by the transferred employees:
   Transfer order to specify invariably whether the Officer / Official is to wait for substitute or otherwise. If not specified he will proceed immediately to join new posting on being relieved by the competent authority.

7. Posting of Employees in Tribal / Difficult Areas:
   While posting employees in Tribal / Difficult / Rural Areas the following observations were made by the Hon’ble High Court vide judgement dated 27.08.2007 CWP No.1105/2006 titled as Sushila Sharma, Head Teacher V/s State of H.P. & Others.
“It shall be ensured that all the employees are treated fairly and equally and every employee during his tenure of service serves in Tribal/Difficult Areas. When transfers are made, the Administrative Department shall ensure that the employees who have already served in Tribal / Difficult Areas are not again sent to these Areas and there is a continuous process of change whereby all the employees have a chance to serve in Tribal / Difficult Areas and measures shall be taken to ensure that employees (obviously influential) who have Managed to remain posted in the Urban Areas / Cities are posted to Rural /Remote Areas and Tribal / Difficult Areas in the transfer season when the transfers are made”.

In view of above all employees during their tenure of service will serve for at least one tenure in the Tribal / Difficult Areas. In order to earn their promotion, service in such areas will be mandatory. This would be subject to adequate number of posts being available in such areas. However, this will not apply to those employees who have less than 5 years to superannuate. The R & P Rules should incorporate this stipulation wherever applicable. A common provision to this effect will be devised by the Department of Personnel after having obtained the approval of competent authority. No Government employee can claim his transfer or posting as a matter of right. It will be the prerogative of the State Government to post / transfer any employee anywhere in the State keeping in view the administrative convenience.

8. List of Tribal / Difficult Areas:

1. District Lahaul & Spiti.
2. Pangi and Bharmour Sub Division of Chamba District.
3. Dodra Kawar Area of Rohru Sub-Division.
5. Pandrah Bis Pargana of Kullu District.
6. Bara Bhangal Areas of Baijnath Sub Division of Kangra.
7. District Kinnaur.

9. Special Provision for Education and Health Department:

In two Departments of the Government i.e. Education and Health employees manage to remain in one station especially in Urban Areas for very long depriving many deserving persons an opportunity to work in such areas. It has, therefore,
been decided that every employee who has served up to 10 years in Urban Area must be sent to work for a minimum tenure of three years in Rural Area,

10. **Power to relax:**

Any of the provision of these guidelines can be relaxed with the prior approval of the Hon’ble C.M. to be obtained on departmental file through Minister-in-charge of the Department concerned.

Sd/-

Secretary (Personnel) to the Government of Himachal Pradesh

No.Per(AP-B)B(7)-1/2008, Dated Shimla-171002  10th April, 2008
Copy to:-

1. The Secretary to the Government, H.P. Shimla-171002.
2. Principal Secretary to the Hon’ble Chief Minister, H.P.
3. All the Administrative Secretaries to the Govt. of H.P.
4. All Heads of Departments in Himachal Pradesh.
5. All Divisional Commissioners in Himachal Pradesh.
6. All Deputy Commissioners in Himachal Pradesh.
7. The Secretary, Vidhan Sabha, H.P. Shimla-171004.
8. The Secretary, H.P. Public Service Commissioner Shimla-2.
9. The Secretary to Lokalyukta, H.P. Shimla-171002.
10. The Registrar General, H.P. High Court, Shimla-171001.
12. The Registrars of all the Universities in H.P.
13. The Secretaries / Chairmen / Managing Directors of the Public Sector Undertakings / Autonomous Bodies and Boards etc.
14. 200 spare copies.

Sd/-

Secretary (Personnel) to the Government of Himachal Pradesh.
PERSONAL ATTENTION
MOST IMMEDIATE

No.Per(AP-B)B(7)-1/2006
Government of Himachal Pradesh
Department of Personnel (AP-II)

From
The Secretary (Personnel) to the
Government of Himachal Pradesh.

To
1. All the Administrative Secretaries to the Govt of Himachal
   Pradesh.
2. All Heads of Departments in Himachal Pradesh.
3. All Divisional Commissioners, Himachal Pradesh.
4. All Deputy Commissioners, Himachal Pradesh.


Subject: Transfer/posting of employees in Tribal/Difficult Areas-Instruction
regarding.

Sir,

I am directed to invite a reference to this department letter of even
number dated 28th March, 2006 regarding lifting of ban on transfers and to say that Sub-
para-2 of Para-1 of these instructions provides that employees to be transferred from Non-
Tribal Areas to Tribal and Difficult Areas will move first and relieve the employees from
these areas. The employees transferred from Tribal and Difficult Areas will be relieved
only after joining of their substitutes.

It has come to the notice of the Government that the employees on
their transfers and posting on promotion to Tribal/Difficult areas do not join at their new
place of postings with the result that those transferred out from tribal/difficult areas could
not be relieved without their substitutes. In certain cases, the employees so transferred or
posted on promotion are not being relieved of their duties by the concerned controlling
officers. This has been viewed seriously by the Government and it has been decided that
the Government employees under transfer to Tribal/Difficult areas including posting on
promotions may be relieved of their duties and directed to join their place of posting
immediately by the Controlling Officers failing which strict action under the CCS (CCA)
Rules, 1965 be initiated against the defaulting Controlling Officers.

It is, therefore, requested that these instructions may be adhered to
scrupulously and brought the notice of all concerned for strict compliance.

Yours faithfully
Sd/-
Under Secretary (Personnel) to the
Government of Himachal Pradesh.
Per(AP-II(B)(7)-1/98 Pt.IV
Government of Himachal Pradesh
Department of Personnel (AP-II).

From

The Secretary (Personnel) to the
Government of Himachal Pradesh.

To

1. All Administrative Secretaries to the Govt. of H.P.
2. All Heads of Departments in Himachal Pradesh.
3. All Divisional Commissioners in Himachal Pradesh.
4. All Deputy Commissioner in Himachal Pradesh.
5. All the Chairmen / Managing Directors / Registrars of Boards / Corporations / Universities in Himachal Pradesh.

Dated Shimla-171002, 30th October, 2008

Subject: Transfer of employees from Tribal / Difficult Areas— instructions regarding providing of substitutes.

Sir,

I am directed to refer to the subject cited above and to say that Sr. No. 6 of the Guiding Principles for effecting transfers of State Government Employees are circulted vide O.M. No. Per(AP-B)(7)-1/2008 dated 10th April, 2008 provides as under :-

“Transfer order to specify invariably whether the Officer/Official is to wait for substitute or otherwise. If not specified he will proceed immediately to join new posting on being relieved by the competent authority”.

By making above provision, it was expected that each department while issuing orders will specify whether substitutes in a particular place is required to join before relieving the office transferred. The intention is not to vacate the tribal areas and transfer employees out without providing their substitutes. This discretion was made available to the department concerned and it is their responsibility to see that adequate number of employees serve wherever the vacancies exist. It has been brought to the notice of the Government that the employees from tribal areas are being transferred without making alternative arrangement. All Head of Departments may monitor the position in their respective departments and take corrective measures immediately wherever needed. The transfer orders may be issued very carefully and the work in tribal areas may not be allowed to suffer for want of working hands.

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These instructions may kindly be brought to the notice of all concerned for strict compliance and any deviation will be viewed seriously by the Government.

Yours faithfully,

Sd/-
Deputy Secretary (Personnel) to the Government of Himachal Pradesh.

Endst.No.Per(AP-B)B(7)-1/98-Pt.IV dated Shimla-2 30\textsuperscript{th} October,2008

Copy to :-
1. The Special Secretary-cum-Pr. Private Secretary to Hon’ble Chief Minister, Himachal Pradesh for information.
2. The Private Secretaries to all Ministers, Himachal Pradesh.
3. The Deputy Secretary to the Chief Minister, H.P. w.r.t. his U.O. letter No. Secy/CM-PO301/2007-DEP-A-85379 dated 5\textsuperscript{th} October, 2008 for information.

Sd/-
Deputy Secretary (Personnel) to the Government of Himachal Pradesh.
Per(AP-II)B(7)-1/98 Pt:IV
Government of Himachal Pradesh
Department of Personnel (AP-II).

From
The Secretary (Personnel) to the
Government of Himachal Pradesh.

To
1. All Administrative Secretaries to the
   Government of Himachal Pradesh.
2. All Heads of Departments in Himachal Pradesh.
3. All Divisional Commissioners in Himachal Pradesh.
4. All Deputy Commissioner in Himachal Pradesh.
5. All the Chairmen / Managing Directors / Registrars of Boards / Corporations / Universities in Himachal Pradesh.

Dated Shimla-171002, 27th April, 2009

Subject: Transfer of employees from Tribal / Difficult Areas– instructions regarding providing of substitutes.

Sir,

I am directed to invite a reference to this Department letter of even number dated 30-10-2008 on the subject cited above and to say that it has come to the notice of the Government that provisions of the guiding principles for effecting transfers of State Government employees as circulated vide letter dated 10.04.2008 are not being implemented in their true spirit especially the provision of specifying in the transfer order whether of Officers / Officials is to wait for substitute or otherwise is not being taken care of.

It is, therefore, once again emphasized that the transfer orders may be issued very carefully and the work in the Tribal / Difficult Areas should not be allowed to suffer for want of working hands and the condition of substitute needs to be stipulated invariably in the transfer order itself wherever necessary in the interest of public.

These instructions may be brought to the notice of all concerned for strict compliance.

Yours faithfully,
Sd/-
Deputy Secretary (Personnel) to the
Government of Himachal Pradesh.


1. Copy for information and necessary action is forwarded to Pr. Secretary (Tribal Development) to the Governemnt of Himachal Pradesh w.r.t. his letter No.TBD(A)4-1/2009-loose dated 06.04.2009.
2. Copy for file No. per (AP-II)F)4)12/87-VI.

Sd/-
Deputy Commissioner (Personel to the
Government of Himachal Pradesh.
No.Per(AP-II)B(7)-1/98-Pt.IV
Government of Himachal Pradesh
Department of Personnel (AP-II)

From

The Chief Secretary to the
Government of Himachal Pradesh.

To

1. All the Administrative Secretaries to the
   Government of Himachal Pradesh.
2. All Heads of Departments in Himachal Pradesh.
3. All Divisional Commissioner in Himachal Pradesh.
4. All Deputy Commissioners in Himachal Pradesh.
5. All the Chairmen/Managing Directors/
   Registrars of Boards/Corporations/Universities of Himachal
   Pradesh.


Subject: Transfer of employees in Tribal areas-Instruction thereof.

Sir,

I am directed to refer to the subject cited above and to say that it
has come to the notice of Government that some Departments are issuing transfer orders
during winter season envisaging posting of Officers/Officials in Tribal/Snowbound Areas.
The transferred Officers/Officals are not able to join their duties due to closure of roads
on account of heavy snow fall.

This matter has been considered by the Government and it has been
decided that the Departments should keep this aspect in view and ensure that no transfer
orders are issued during the closure of Rohtang Pass.

These instructions may kindly be brought to the notice of all
concerned for compliance.

Your’s faithfully,

Sd/-
Under Secretary(Personnel) to the
Government of Himachal Pradesh

Endst.No. Per(AP-II)B(7)-1/98Pt.IV
Dated Shimla-2 16th March 2010.

Copy to:-

1. The Addl. Secretary-cum-Pr. Private Secretary to Hon’ble Chief Minister, Himachal
   Pradesh for information.
2. The Private Secretaries to all Ministers/Chief Parliamentary Secretaries, Himachal
   Pradesh.

Sd/-
Under Secretary(Personnel) to the
Government of Himachal Pradesh.
No. Per (AP-C)-B(19)-1/94
Government of Himachal Pradesh
Department of Personnel (AP-III)

Dated: Shimla-171002. The 22nd June, 1999

From
The Chief Secretary to the
Government of Himachal Pradesh.

To
1. All the Secretaries to the Government of Himachal Pradesh,
   Shimla-171002.
2. All Heads of Departments in Himachal Pradesh.
3. All Divisional Commissioners in Himachal Pradesh.
4. All Deputy Commissioners in Himachal Pradesh.
5. 

Subject: Decision regarding formation of Difficult Area Sub Cadre.

Sir,

I am directed to say that in order to remove regional imbalances in
development, State Government is giving special priority to various sectors of
developmental infrastructure and social services in the tribal and backward areas of the
State, where the level of development is much lower than that in the other parts of the
State due to difficult geographical conditions and remiteness. All such developmental
activities are being undertaken in the public/Government sector and hence the
administrative machinery has a leading role in efficient and effective implementation of
various programmes and schemes. One of the major impediments in effective
implementation of the programmes has been large number of vacancies in the various
departments in these areas. Due efforts have been made from time to time, including
formulation of transfer policy for posting and transfer of employees in these areas but
despite all these efforts the situation has not improved.

Keeping this impediment in view, the Govt. have now decided that a
Difficult Area Sub Cadre of all the posts/services of various Departments will be formed
forthwith. To start with, the following posts shall be included for the initial constitution of
sub-cadre :-

<table>
<thead>
<tr>
<th>NAME OF THE DEPARTMENT(S)</th>
<th>NAME OF THE POSTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Direct Recruitment case only)</td>
<td></td>
</tr>
<tr>
<td>2. P.W.D.,I&amp;PH &amp; HPSEB.</td>
<td>A.Es, JEs, Draftsman &amp; Surveyor.</td>
</tr>
<tr>
<td>3. Secondary Education.</td>
<td>TGTs, College and School Cadre Lecturers and C &amp; V Teachers.</td>
</tr>
<tr>
<td>4. Health &amp; Ayurveda.</td>
<td>Doctors, Nurses, Pharmacists, MPWs, FHWs and all categories of Technicians.</td>
</tr>
</tbody>
</table>
6. Police. Constable, Head Constables, ASIs.
7. Panchayati Raj Gram Panchayat Vikas Adhikari, Gram Sevikas (Distt. Cadre)
8. Primary Education JBT Teachers (Distt. Cadre).
10. Clerk & Stenotypists of all Departments.
11. ADOs of Agriculture & Horticulture Deptt.
12. EOIs/Inspectors/Sub Inspectors of Industries, Cooperation, Food & Supplies and Excise & Taxation Departments.

The Departments may include more services/posts in addition to the above in the Sub Cadre at their own level whenever and wherever required.

Following shall be the Constitution, Structure and Terms of the Sub Cadre :-

i) There will be State sub-cadre of State Cadre posts and District Sub-Cadre of Distt. Cadre posts.

ii) Total sanctioned posts in difficult areas in respective categories mentioned above at 3(i) will form the strength of the sub-cadre.

iii) There will be common seniority i.e. seniority of the employees borne on the sub-cadre will be maintained in the State level seniority list of the State Cadre and Distt. level for District Cadres.

iv) Existing transfer policy will continue to apply on the staff already posted in the difficult area so identified. The sub-cadre will include only the fresh district recruitment posts against the vacancies existing in these areas.

v) Employees so recruited against the sub-cadre shall have a minimum tenure of five years. On completion of five years of service in the difficult areas, they will be posted in non-difficult areas in any one of the three districts of their choice.

vi) The process of transfer from difficult to non-difficult areas will be completed within only year so that maximum stay in sub-cadre is six years. Hence, all the departments will initiate process for filling up of resultant vacancies arising due to such transfers well before completion of five years. In case number of direct recruits in a cadre in particular year is more than the number of vacancies. In the Sub Cadre, the existing members of the Sub Cadre will be brought to main cadre purely on seniority basis.

vii) In case any employee of the sub-cadre is promoted in the next higher grade during this period of 5 years in normal course based on common seniority, he shall continue to complete the balance period, if post is available, in difficult area so that total of five years tenure is completed. Those officials who opt for further continuation in the sub-cadre even
after completion of tenure shall be allowed, for which options should be ascertained well in advance to avoid excess recruitment.

viii) Transfer within the sub-cadre will be permissible with average working of three years in one station.

ix) Employees working in other departments outside the difficult areas in similar equivalent posts should also be allowed to be posted against vacant posts in other departments in the difficult areas by way of temporary transfer/deputation without any deputation allowance.

x) In exceptional situations where there is delay in process of filling up of posts by way of direct recruitment, vacancies should be filled up to contract basis.

xi) No additional monetary incentive will be available for employees of the sub-cadre. However, they will be entitled for special allowances applicable to employees posted in such difficult areas.

4. Presently, the formation of above sub Cadre does not include the posts which are filled up by way of promotion because of the reasons that this aspect is separately under examination and consideration of the Government. Till such time, in order to ensure filling up of all promotional posts on regular basis, it is decided that special DPC should be held for all the promotional posts in the difficult areas. While holding normal DPC, it is likely that the person promoted and posted in difficult areas may not join or try for his posting to some other stations and consequently either there will be delay in joining or in case of foregoing promotion by such promotee there will be time lag in holding fresh DPC. Hence special DPCs for eligible persons, including beyond the zone of consideration, should be obtained and DPC should be held from amongst the candidates who opt for their promotion and posting in difficult areas. Such promotion will be regular promotion for all intent and purposes and consequential benefits. In case of small feeder categories or in the event of non-availability of any eligible person, the senior most employee of the sub-cadre posted in the difficult areas shall be promoted on officiating basis with full consequential benefits i.e. Administrative powers and financial benefits for a period of at least one year till next DPC is held. However, such promotion will be only for the period till the regular incumbent joins. When there is no vacancy in the cadre, normal transfer policy will be followed. The officials opting for promotion to the difficult areas through special DPS shall have to work for a Minimum period of three years in the difficult areas or till superannuation whichever is earlier.

5. The areas of the State identified for the purpose of Difficult Area Sub Cadre are as under :-

1. All tribal areas of the State.
2. Tissa Sub-Division and Mehla Block of Chamba Distt.
3. Shillai and Sangrah Tehsil of Sirmour Distt.
4. Chhota Bhangal and Bara Bhangal area of Kangra District.
5. Tehsil Thunag and Karsog including Bali-Chowki and Nehri Sub-Tehsil and Development Block Drang and Development Block Seraj of Mandi District.
6. Tehsil Chopal, Rohroo, Chirgaon, Dodra-Kawar and Rampur of Shimla District.
7. Tehsil Banjar, Ani and Nirmand of Kullu District.

6. Accordingly, henceforth all the direct recruitments against the State Cadre posts and District Cadre posts will be made under Difficult Areas Sub-Cadre. It is requested that the steps to fill up all vacant posts in the Tribal/Difficult Areas identified for the purpose may be initiated immediately. Similar action may also be taken for filling up of posts on promotion basis.

7. It is requested that immediate necessary steps for the proper implementation of above Government decision may kindly be initiated and all these instructions be brought to the notice of all concerned under you, for their strict compliance.

Yours faithfully,

Sd/-
Joint Secretary (Pers.) to the Government of Himachal Pradesh.
Government of Himachal Pradesh
Department of Personnel (AP-III)

Dated Shimla-171002. the 15th October, 1999

From
The Chief Secretary to the
Government of Himachal Pradesh.

To
1. All the Secretaries to the Government of Himachal Pradesh, Shimla-171002.
2. All Heads of Departments in Himachal Pradesh.
3. All Divisional Commissioners in Himachal Pradesh.
4. All Deputy Commissioners in Himachal Pradesh.

Subject: Decision regarding filling up of vacant posts in respect of Difficult Areas Sub Cadres in all Departments – Further guidelines/clarifications.

Sir,

I am directed to say that the State Government has issued policy instructions regarding formation of Difficult Area Sub Cadres vide Departmental of Personnel letter of even number dated the 22nd June, 1999. The constitution, structure and terms of the Sub Cadre has also been detailed therein. The question of issuing further guidelines/clarification in this regard was under consideration of the Government for quite some time past. After due consideration, it has been decided to issue further guidelines/clarification as under :

i) Since all the fresh appointments are to be made by way of direct recruitment only against the Sub Cadre, hence on regularization of daily wagers against the State Cadre posts/services, they will be posted in the Sub Cadre. Circle Cadre establishment like Beldars etc. need not be posted against the Sub Cadre.

ii) Where number of direct recruits at a particular point of time is more than the vacancies, they may be adjusted against the employees posted in difficult area and opting to be transferred out but have completed their normal tenure. In case pre-mature transfer is required, such transfer can be done with the approval of competent authority to condone the short stay, but the such event the option of choice station will not be available to such employee i.e. he can be posted anywhere in the State outside the Sub Cadre. Even after this, if all the direct recruits cannot be accommodated in the Sub
Cadre, proposal for their posting outside the Sub Cadre would require prior approval of Hon’ble Chief Minister.

iii) Employees on promotion may first be posted against vacancies in the Sub Cadre and condition may be laid down in the promotion order itself that in the event of his not joining the post in the Sub Cadre within a reasonable period but not exceeding one month, the offer of promotion shall be deemed to be automatically withdrawn without notice and opportunity and next person shall be promoted and posted in the Sub Cadre. If a person foregoes his promotion i.e. in this case does not join within the stipulated period, he will be considered for promotion after one year or whenever the post is available whichever is later.

2. It is requested that immediate necessary steps for the proper implementation of above Government decision may kindly be initiated and all these instructions be brought in the notice of all concerned under you, for strict compliance.

Receipt of the letter may kindly be acknowledged.

Yours faithfully,

Sd/-
Under Secretary (Pers.) to the
Government of Himachal Pradesh
No.Per(AP-C)-B(19)-2/99
Government of Himachal Pradesh
Department of Personnel (AP-III)

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Dated Shimla-171002. The 14th March, 2000

From
The Chief Secretary to the
Government of Himachal Pradesh.

To
1. All the Secretaries to the Government of Himachal Pradesh,
Shimla-171002.
2. All Heads of Departments in Himachal Pradesh.
3. All Deputy Commissioner in Himachal Pradesh.
4.

Subject: Decision regarding formation of Difficult Area Sub Cadre.

Sir,

I am directed to refer to this Department letters No.Per(AP-C)-B(19)-
2/99 dated the 22nd June, 1999 and dated the 22nd October, 1999 on the subject cited
above and to say that one of the major impediments in effective implementations of the
programmes has been large number of vacancies in various Departments in the difficult
areas of the Pradesh. Though efforts have been made from time to time, including
formulation of transfer policy for posting and transfer of employees in these areas,
however, despite all this, the situation has not improved. In order to overcome this
problem, the Government had constituted Difficult Area Sub Cadre of all the posts/services
of various Departments. To start with, some posts of various Department were also
identified which were to be included for initial constitution of the Difficult Area Sub Cadre,
which were circulated vide this Department letter of even number dated the 22nd June,
1999.

Now it has come to the notice of the Government that the above
instructions were not being adhered to by some of the Departments, As such, it has been
decided to re-iterate the instructions already issued on the subject vide letters as referred
to above.

The Departments are also advised to include more services/posts in
addition to posts/services already included at their own level whenever and wherever
required in accordance with the constitution, structure and terms of the cadre laid down in
the instructions already issued vide letters referred to above.

In addition to above, it has also been decided that the Village
Extension Officers of Agriculture & horticulture Departments shall also be included for the
initial constitution of such cadre for direct recruitment. The constitution structure and
terms of Sub Cadre shall remain the same as already detailed in the letters already issued
by this Department on dated 22.6.99 and 15.10.1999.

It is, therefore, requested kindly to adhere to these instructions in
letter and spirit and bring the same to the notice of all concerned under you for strict
compliance.

Yours faithfully,
Sd/-
Additional Secretary (Pers.) to the
Government of Himachal Pradesh.
No.Per(AP)-C-B(19)-1/94-Loose  
Government of Himachal Pradesh  
Department of Personnel (AP-III)  

Dated Shimla-171002. the 14th July,2000

From  
The Commissioner-cum- Secretary (Pers.) to the  
Government of Himachal Pradesh.

To  
1. All the Administrative Secretaries to the Government of  
Himachal Pradesh, Shimla.  
2. All Heads of Departments in Himachal Pradesh.  
3. All Deputy Commissioners in Himachal Pradesh.

Subject: Decision regarding formation of Difficult Area Sub Cadre- 
Instruction thereof.

Sir,

I am directed to say that the Govt. has constituted a Difficult Area  
Sub Cadre of all posts/services of various Departments. To start with, some posts of  
different departments were also identified which were to be included for initial  
constitution of Difficult Area Sub Cadre, which were circulated vide this Department letter  
of even number dated 22nd June, 1999 and 15th October, 1999, These instructions were  
again reiterated vide letter of even number dated 14.3.2000. The main objective of this  
cadre is that all fresh recruitments are to be made only against the Sub Cadre and  
employees on promotion may also first be posted against vacancies in the Sub Cadre.

However, it has come to the notice of the Govt. that a number of  
employees try to get their postings in Tribal/difficult areas either modified or cancelled on  
one pretext or the other. This not only slows down the pace of developmental work but, at  
times also brings it to a standstill in these difficult areas. In view of this it has been decided  
that transfer and posting orders in difficult/tribal areas may not be cancelled/modified  
except in genuine cases on valid and unavoidable grounds.

These instructions may kindly be brought to the notice of all  
concerned under you for strict compliance.

Yours faithfully,  
Sd/-  
Deputy Secretary (Pers.) to the  
Government of Himachal Pradesh.
Immediate Time Bound

No. Per(AP-C)-B(19)-1/94  
Government of Himachal Pradesh  
Department of Personnel (AP-III)

From  
The Chief Secretary to the  
Government of Himachal Pradesh.

To  
1. All the Secretaries to the Government of Himachal Pradesh,  
Shimla-171002.  
2. All Heads of Departments in Himachal Pradesh.  
3. All Divisional Commissioners in Himachal Pradesh.

Dated Shimla-171002. the 14 March, 2001

Subject: Formation of Difficult Area Sub Cadre - Implementation thereof.

Sir,

I am directed to say that the Govt. has constituted a Difficult Area Sub Cadre for all posts/services of various Departments. The instructions in this regard were issued vide this Department letter of even number dated the 22nd June, 1999 and the 15th October, 1999 which were further reiterated vide letter of even number dated the 14th March, 2000, Again vide letter of even number dated 14th July, 2000 it was emphasised that transfer and posting orders in difficult/tribal areas may not be cancelled/modified except in genuine cases on valid and unavoidable grounds. Besides, attention is also invited to this Department letter No.Per(AP-B)B(7)-2/2000 dated 16.1.2001, whereunder the position with regard to all fresh appointments to be made only in Difficult Area Sub Cadre, has been stressed upon vide Sub-Para-6 of Para-1.

While reviewing the status of implementation of the decision on this subject by the Hon’ble Chief Minister, violation of instructions have come to his notice and Hon’ble Chief Minister has issued following directions :-

“After the creation of sub-cadre, it had been envisaged that the posts in the remote and tribal area would be filled in. It has been brought to my notice that despite the posting orders on their first appointment to these areas, these orders have been modified/cancelled by the Secretaries/HODs. This should not have been done. In fact, no new appointee would be appointed any where except in tribal/remote area. No. modification would be issued at any level without the prior permission of the Chief Minister and that too on medical grounds of the appointed person only. All vacant posts in tribal/remote area must be filled by 31st March, 2001”.

You are, requested to strictly comply with the above directions of Hon’ble Chief Minister.

Yours faithfully,

Sd/-

Under Secretary (pers.) to the  
Government of Himachal Pradesh.
No.Per(AP-C)-B(19)-1/94-Part-II
Government of Himachal Pradesh
Department of Personnel (AP-III)

Dated Shimla-171002. the 11th July, 2003

From

The Chief Secretary (Pers.) to the
Government of Himachal Pradesh.

To

1. All the Secretaries to the Government of Himachal Pradesh,
   Shimla-171002.
2. All Heads of Departments in Himachal Pradesh.
3. All Divisional Commissioners in Himachal Pradesh.
4. All Deputy Commissioners in Himachal Pradesh.

Subject: Decision regarding formation of Difficult Area Sub Cadre.

Sir,

I am directed to say that the State Government had issued policy
instructions regarding formation of Difficult Area Sub Cadres vide Department of Personnel
letter No. Per(AP-C)-B(19)-1/94 dated the 22nd June, 1999. As per policy, the employees so
recruited/promoted against the Sub-Cadre shall have a minimum tenure of five years of
service in the Difficult Areas. The representations from various Institutions were being
received in this Department for the reduction of aforesaid tenure in the Difficult Area Sub
Cadre. As such the matter regarding reduction of tenure in the Difficult Area Sub Cadre
was under consideration of the Govt. for some time past. Now, it has been decided that
the aforesaid tenure may be reduced from five years to four years. Accordingly, the
condition No.(v) as prescribed in the main policy as referred to above may be replaced as
under :-

“Employees so recruited against the Sub Cadre shall have a minimum
tenure of four years. On completion of four years of service in
Difficult Area they will be posted in non-Difficult Areas in any one of
the three Districts of their Choice.”

All other conditions as laid down in the aforesaid policy will remain
unchanged.

It is, therefore, requested that these instructions may be brought to
the notice of all concerned under you for strict compliance.

Yours faithfully,
Sd/-
Deputy Secretary(Pers.) to the
Government of Himachal Pradesh.
Immediate
Personal Attention

No. Per (AP-C)-B(19)-1/94-Part-II
Government of Himachal Pradesh
Department of Personnel (AP-III)

Dated: Shimla-171002. the 24th July, 2003

From
The Chief Secretary (Pers.) to the
Government of Himachal Pradesh.

To

1. All the Secretaries to the Government of Himachal Pradesh,
   Shimla-171002.
2. All Heads of Departments in Himachal Pradesh.
3. All Divisional Commissioners in Himachal Pradesh.
4. All Deputy Commissioners in Himachal Pradesh.

Subject: Decision regarding formation of Difficult Area Sub Cadre –
Implementation thereof.

Sir,

I am directed to say that the Govt. had prescribed the tenure of five
years for stay of employees in the Difficult Areas Sub Cadre vide this Deptt. letter
No. Per (AP-)-B(19)-1/94 dated the 22nd June, 1999. While reviewing the position with
regard to transfer of employees from the Difficult Area Sub Cadre to non difficult areas, it
has been observed that a large number of employees have managed their transfers from
Difficult Area Sub Cadre to non difficult areas without completing their prescribed tenure
in Difficult Area Sub Cadre. Keeping in view the above position, the Govt. has now decided
that all such employees who were recruited against Difficult Area Sub Cadre but did not
complete their tenure in the Difficult Area Sub Cadre shall be transferred back to the
Difficult Area Sub Cadre immediately so as to complete their remaining tenure in the
Difficult Area Sub Cadre as per policy of the Govt.

You are, therefore, requested that as per aforesaid decision of the
Govt. immediate necessary action in the matter may please be taken under intimation to
this Department.

This may please be treated as Most Urgent and accorded your
Personal Attention. The receipt of this letter may also be acknowledged.

Yours faithfully,

Sd/-
Special Secretary (Pers.) to the
Government of Himachal Pradesh,
No. Per(AP-C)-B(19)-1/94-P-III
Government of Himachal Pradesh
Department of Personnel (AP-III)

From
The Chief Secretary to the
Government of Himachal Pradesh.

To

1. All the Secretaries to the Government of Himachal Pradesh,
Shimla-171002.
2. All Divisional Commissioners in Himachal Pradesh.
3. All Deputy Commissioners in Himachal Pradesh.
4. All Heads of Departments in Himachal Pradesh.
5. Dated: Shimla-171002. the 24th June, 2004

Subject: Decision regarding formation of Difficult Area Sub Cadre – Instruction thereof.

Sir,

In continuation of this Department’s letter No. Per(AP-C)B(19)-1/94 dated the 22nd June, 1999 15th October, 1999 and letter No. No.Per(AP-C)B(19)-1/94-Part-II dated the 11th July, 2003 on the subject cited above, I am directed to say that different tenure of stay in the Tribal/Difficult Area of the Pradesh under the transfer policy and in the policy of Difficult Area Sub Cadre has been prescribed. Now it has come to notice of the Government that while defending the cases in the Court of Law regarding transfer of employees from the Difficult areas under Difficult Area Sub Cadre policy, it is not known as to whether the employee concerned was recruited promoted under the policy of Difficult Area Sub Cadre or the employees has been posted in the Tribal Difficult Areas under the transfer policy of the Govt. The aforesaid shortcoming in the recruitment/promotion orders is leading to administrative and legal difficulties.

In view of the above position it is stressed upon all concerned to ensure that in future. When the posting on recruitment/promotions are made under the policy of Difficult Area Sub Cadre, the specific mention in the recruitment as well as in promotion orders of the employees concerned may be made reflecting tenure as well so that the cases with regard to transfer to and from the Difficult Area Sub Cadre, if any, do not suffer from any legal or other infirmity.

These instructions may kindly be followed strictly and also brought to the notice of all concerned for strict compliance.

Yours faithfully,

Sd/-
Addl. Secretary(Pers.) to the
Govt. of Himachal Pradesh.
No.Per(AP-C)-B(19)-1/94-Part-II  
Government of Himachal Pradesh  
Department of Personnel (AP-III)

From
The Chief Secretary to the  
Government of Himachal Pradesh.

To
1. All the Secretaries to the Government of Himachal Pradesh,  
   Shimla-171002.
2. All Heads of Departments in Himachal Pradesh.
3. All Divisional Commissioners in Himachal Pradesh.
4. All Deputy Commissioners in Himachal Pradesh.

Dated :  Shimla-171002. the 15th September,2004

Subject:  Formation of Difficult Area Sub Cadre - Enhancement of tenure thereof.

Sir,

I am directed to say that the State Government had issued policy instructions regarding formation of Difficult Area Sub Cadre vide this Department letter No. Per (AP-C)-B(19)-1/94 dated the 22nd June, 1999. As per policy, the employees so recruited/promoted against the Sub Cadre shall have a minimum tenure of five years of service in the aforesaid cadre. Subsequently, the tenure in the Difficult Area Sub Cadre was reduced from five years to four years vide this Department instructions of even number dated the 11th July, 2003.

It has come to the notice of the Government that due to reduction of tenure in Difficult Area Sub Cadre, the very purpose of creating this Sub Cadre is being defeated, as most of the posts remain vacant in the Difficult Area Sub Cadre. This decision was, therefore, hampering the smooth functioning of the administration. Keeping in view the above facts, the Government has now reviewed the matter and have decided that the tenure of stay of the employees in the Difficult Area Sub Cadre may be restored to five years from four years. This decision is to be applicable on uniform basis in all the Departments of the Government including Education Department.

Hence, the instructions previously issued vide this Department letter of even number dated the 11th July, 2003 may please be treated as withdrawn.
It is, therefore, requested that these instructions may be brought to the notice of all concerned under you for strict compliance.

Yours faithfully,

Sd/-
Under Secretary (Personnel) to the Government of Himachal Pradesh.


Copy forwarded for information and necessary action to:-

1. All the Deputy Director of Education (Primary & Secondary) in Himachal Pradesh.
2. All the Chief Medical Officers in Himachal Pradesh.
3. All the District Ayurvedic Officers in Himachal Pradesh.
4. All Conservator of Forests in Himachal Pradesh.
5. All Superintending Engineers in PWD and I&PH Departments.
6. All District Panchayat Officers in Himachal Pradesh.
7. All the Deputy Directors of Agriculture & Horticulture in Himachal Pradesh.
8. All the District Welfare Officers in Himachal Pradesh.

Sd/-
Under Secretary (Personnel) to the Government of Himachal Pradesh.
No.Per(AP-C)-B(19)-1/94-II
Government of Himachal Pradesh
Department of Personnel (AP-III)

From
The Chief Secretary to the
Government of Himachal Pradesh.

To
1. All the Secretaries to the Government of Himachal Pradesh,
   Shimla-171002.
2. All Heads of Departments in Himachal Pradesh.
3. All Deputy Commissioners in Himachal Pradesh.

Dated: Shimla-171002. the 13th March, 2009

Subject: Regarding formation of Difficult Area Sub Cadre – Implementation thereof.

Sir,

I am directed to say that in order to overcome the problem of vacancies in Tribal and Difficult Areas of the Pradesh, the Govt. had constituted Difficult Area Sub Cadre of all the posts/services, in various Departments. To Start with, some post of the Departments were also identified which were to included for initial constitution of the Difficult area Sub Cadre. The instructions in this behalf were circulated vide this Department letter of even number dated the 22nd June, 1999 and 15th October, 1999. The main objective of this decision is that all fresh recruitments are to be made only in this cadre and employees on promotion may also first be posted against vacancies in Sub Cadre Areas.

In the aforesaid instructions, it has been provided that the employees so recruited against the Sub Cadre shall have a minimum tenure of five years and on completion of five years of service in the difficult areas, they will be considered for posting in non-difficult areas in any one the three districts of their choice.

While reviewing the status of the implementation of this decision by the council of Ministers in its meeting held on 6.3.2003, it was observed that the employees posted in the Difficult Area Sub Cadre are being transferred to non difficult areas in violation of the minimum prescribed tenure of five years in the Difficult Area Sub Cadre which was viewed seriously.

It is, therefore, stressed upon all concerned to ensure that no employee should be transferred from Difficult Area Sub Cadre to non-difficult areas without completing his tenure of five years in the Difficult Area Sub Cadre as already provided under the instructions on the subject.

These instructions may kindly be brought to the notice of all concerned under you for strict compliance.

Yours faithfully,
Sd/-
Deputy Secretary (Pers.) to the
Government of Himachal Pradesh.
No.Per(A)-I-B(2)-9/85
Government of Himachal Pradesh
Department of Personnel (A-I)

From
The Secretary (Personnel) to the
Govt. of Himachal Pradesh.

To
1. All the Financial Commissioners to the Govt. of Himachal Pradesh.
2. All Secretaries to the Govt. of Himachal Pradesh.
3. The Divisional Commissioner, Shimla/Mandi/Kangra, Himachal Pradesh.

Dated; Shimla-2, 11th April, 1988.

Subject: Introduction of single-line administration in ITDP areas of Kinnaur, Lahaul, Spiti & Bharmour.

Sir,

I am directed to say that the proposal for the introduction of signle-line administration in the remaining four ITDP areas, viz. Kinnaur, Lahaul-Spiti and Bharmour on Pangi pattern had been under consideration of the Government for some time past. After careful consideration of the matter and also after analyzing the achievements made consequent to the introduction of similar scheme in Pangi Sub-Division of Chamba District, it has been decided to introduce single-line administration in the Districts of Kinnaur and Lahaul-Spiti and Bharmour Sub-Division of Chamba District with effect from 15.4.1988.

2. Consequently it has been decided that the following officers will head the single line administration and function as Head of Department in respect of all Departments and will exercise the same powers as are delegated to the Resident Commissioner, Pangi in respect of the different departments in their areas :-

   a) Kinnaur Deputy Commissioner, Kinnaur.
   b) Lahaul Deputy Commissioner, Lahaul & Spiti
   c) Spiti-Kaza Additional Deputy Commissioner, Kaza
   d) Bharmour Deputy Commissioner, Chamba
      (Distt. Chamba)

The Deputy Commissioner/Additional Deputy Commissioner heading the single-line administration in the above areas will exercise all powers of the Head of the Department in respect of all officers upto Divisional level i.e. Executive Engineer, Deputy Conservators of Forests etc. posted in their areas. All these Divisional level officers will exercise technical powers to the extent of one step higher in their respective ladders.
For ensuring single-line administration in respect of development, Law and Order, administrative and revenue activities in the above areas, the functions of the officers heading them as aforesaid will be as under :-

**Action by Rev. Deptt.:**

i) They will exercise the powers of Commissioner for revenue matters in their respective areas.

**Action by Finance Deptts/All Deptts.:**

ii) They will exercise powers of Heads of Departments in all administrative and financial matters.

**Action by PWD/Forests Deptt.:**

iii) The Divisional level officers i.e. executive Engineers, Deputy Conservators of Forests etc. will exercise technical powers to the extent of one step higher in their respective ladders. The Superintending Engineers / Conservators of Forests etc. working in these areas or Incharge of these areas will exercise technical powers of the Chief Engineer / Chief Conservator of Forests etc. for works relating to these areas.

iv) There shall be no correspondence between the Deputy Commissioner / Additional Deputy Commissioner and the Head of the office in these areas and all the Heads of offices shall put up their files direct to the respective Deputy Commissioner / Additional Deputy Commissioners for orders.

**Action by all Departments.:**

v) The Deputy Commissioner / Additional Deputy Commissioners will initiate A.C.Rs. of all gazette officers working in their respective areas and send the same to the Heads of the Department concerned for counter signatures, who will further process the same in accordance with the Govt. orders for getting the same finally accepted. The ACRs of Non-Gazetted Govt. servants will be finally accepted by the Deputy Commissioners / Additional Deputy Commissioners of these areas.

5. I am accordingly to request that the above decision may kindly be given effect with effect from 15.4.1988 and suitable action in this behalf be taken immediately.

Yours faithfully,

Sd/-

Under Secretary(Pers.) to the
Govt. of Himachal Pradesh
संख्या: का (जि-1)बी (2)1/85 खण्ड-2
हिमाचल प्रदेश सरकार
कार्मिक विभाग नियुक्त / 1

दिनांक 30 अप्रैल, 1992

प्रेषक

मुख्य सचिव
हिमाचल प्रदेश सरकार।

प्रेषित

1. आवासीय आयुक्त, पांजी, जिला चम्बा, हिमाचल प्रदेश।
2. जिलाधीश, किल्लेर / लाहोल स्थिति / झमला / चम्बा, हिमाचल प्रदेश।
3. अतिरिक्त जिलाधीश, काजा, जिला लाहोल एवं स्थिति, हिमाचल प्रदेश।

विषय: जन-जातीय क्षेत्रों में इकहरी प्रशासन प्रणाली के कार्यान्वयन बारे।

महोदय,

मुझे यह कहने का निदेश हुआ है कि राज्य के जन-जातीय क्षेत्रों में लाँग इकहरी प्रशासन प्रणाली को उचित तंग से कार्यान्वयन करने हेतु सरकार ने यह निर्णय लिया है कि इन क्षेत्रों में तैनात आवासीय आयुक्त, जिलाधीश / अतिरिक्त जिलाधीश जब भी शिमला पढ़ाईं तो दे राज्य सरकार के उन सभी समवेत सचिवों / विभागाधिकार्यों से स्वयं सम्पर्क स्थापित करें जिन विभागों की स्कीमें इन क्षेत्रों में चल रही है। वे मुख्य सचिव व सचिव (जन-जातीय) को भी अपने क्षेत्र की गतिविधि बारे अवज्ञ बराएंगे।

इसके अतिरिक्त अब भी राज्य सरकार के सचिव / विभागाधिकार्य ऐसे दुर्गम /जन-जातीय क्षेत्रों में प्रवेश पर जायें जहां इकहरी प्रशासन प्रणाली लाँग है, तब भी आवासीय आयुक्त / जिलाधीश / अतिरिक्त जिलाधीश उनसे स्वयं सम्पर्क करें और विभागों से समवेत स्कीमों के कार्यान्वयन की प्रगति बारे उनसे समीक्षा करें।

भवदीय,
हस्ताक्षर/–
विशेष सचिव (कार्मिक)
हिमाचल प्रदेश सरकार।
शंभव: ठीक 09/03-2/92
हिमाचल प्रदेश सरकार,
जन-जातीय विकास विभाग

प्रेषक,
मुख्य सचिव
हिमाचल प्रदेश सरकार

प्रेषित,
1. आवासीय आयुक्त पांजी, हिमाचल प्रदेश सरकार
2. उपायुक्त, चन्द्रबी, हिमाचल प्रदेश सरकार
3. उपायुक्त, किल्लू, हिमाचल प्रदेश सरकार
4. उपायुक्त, लाहौल सिंधिया, हिमाचल प्रदेश सरकार
5. अतिरिक्त उपायुक्त, सिमित रिहान्त काजा, हिमाचल प्रदेश सरकार

दिनांक शिमला-2, 8 दिसंबर, 1992.

विषय: जन-जातीय क्षेत्रों में इकहरी प्रशासनिक प्रणाली के कार्यान्वयन बारे।

महोदय,

मुख्य यह कहने का निर्देश हुआ है कि राज्य के जन-जातीय क्षेत्रों में लागू इकहरी प्रशासनिक प्रणाली को उचित ढ़ान से कार्यान्वयन करने हेतु सरकार ने यह निर्णय लिया है कि इन क्षेत्रों में तैनात आवासीय आयुक्त / उपायुक्त / अतिरिक्त उपायुक्त जब भी शिमला पथरी तो वे राज्य सरकार के सम्बंधित सचिव के / विभागाधिकारी के निर्देश मिलते रहा करें तथा जन-जातीय क्षेत्रों के बारे में जो भी काफिलाएं / समस्याएं हों जैसा कि रिक्त पढ़े पढ़े को भरा जाना, स्थानान्तरित हुए कर्मचारी / अधिकारी के प्रतिस्थापित का मामला हो या विकास की स्कीम के कार्यान्वयन बारे हो, इन सभी युद्धों पर पूर्ण विचार विवरण करे तथा इसके समाधान बारे कोई न कोई हल अवश्य दूसरे के प्रयास करें ताकि इन क्षेत्रों में चल रहे विकास कार्यों में और तेजी लाई जा सके।

इसके अतिरिक्त जब भी राज्य सरकार के सचिव / विभागाध्यक्ष, जन-जातीय क्षेत्रों में प्रयास पर जायें तब भी आवासीय आयुक्त / उपायुक्त / अतिरिक्त उपायुक्त उनसे मिलते रहें और उपरोक्त समस्याओं के बारे विचार विवरण के उपराल उन्हें सुलझाने का प्रयास करें ताकि स्कीम का कार्यान्वयन तीव्रता से होता रहे। कृपया इन आदेशों का कड़ाई से पालन होना चाहिए।

भवद्विन्द,
हरिता/-
मुख्य सचिव,
हिमाचल प्रदेश सरकार
संख्या: डी.डी. (ए) 3-2/92.
हिमाचल प्रदेश सरकार
जन-जातीय विकास विभाग

दिनांक शिमला-171002, 30 दिसंबर, 1992

प्रेषक,

वित्तायुक्त एवं सचिव (ज.जा.वि.),
हिमाचल प्रदेश सरकार।

प्रेषित,

1. समस्त आवासीय आयुक्त / उपायुक्त / अतिरिक्त उपायुक्त,
जन-जातीय क्षेत्र।
2. समस्त परियोजना अधिकारी, एकीकृत जन-जातीय विकास
परियोजना, जन-जातीय क्षेत्र, हिमालय।

विषय: जन-जातीय क्षेत्रों में एकहरी प्रशासनिक प्रणाली के कार्यान्वयन बारे।

महोदय,

समसंख्यक पत्र दिनांक 8 दिसंबर, 1992 के अनुक्रम में आपसे यह
भी अनुरोध किया जाता है कि जब कभी आप मुख्यालय शिमला पढ़ाएं तो अन्य के अतिरिक्त
सचिवालय में जन-जातीय विकास अनुभाग तथा कार्यालय सहायक आयुक्त, जन-जातीय
विकास, से भी अवश्य सम्पर्क स्थापित करें क्योंकि कई ऐसे लम्बे समय होते हैं जिनका
मौके पर समाधान हो सकता है अथवा निजी स्तर पर उनके नोटिस में लाया जाना अपेक्षित
होता है ताकि अभीष्ट की सिद्धि हो सके।

भवदीय,

हस्ताक्षर—
उप सचिव (ज.जा.वि.)
हिमाचल प्रदेश सरकार।
संख्या: का (लिए-1)(बी)(2)-9/85-खण्ड-3
हिमाचल प्रदेश सरकार
कार्यिक विभाग (नियुक्ति-1)

दिनांक: 3 जून, 1993

प्रेषक,

मुख्य सचिव,
हिमाचल प्रदेश सरकार।

प्रेषित

1. सभी वित्तायुक्त, हिमाचल प्रदेश सरकार, शिमला-171002।
2. सभी सचिव, हिमाचल प्रदेश सरकार, शिमला-171002।
3. मण्डलायुक्त, शिमला व कोंगड़ा/ मण्डल, हिमाचल प्रदेश।
4. सभी जिलाधीश, हिमाचल प्रदेश।
5. सभी विभागाधीक, हिमाचल प्रदेश।
6. आवासीय आयुक्त, पंजी जिला चम्बा (हिमप्र.).
7. सभी अतिरिक्त उपायुक्त, हिमाचल प्रदेश।
8. उप मण्डलाधीकारी (जागरणक), बड़रा कवार, जिला शिमला, हिमाचल प्रदेश।

विशेष:

जन-जातीय क्षेत्रों में लागू इक्कही प्रशासन प्रणाली में सुधार लाने बारे।

महोदय,

उपरोक्त विशेष पर मुझे इस विभाग के समस्तवादक पत्र दिनांक 11 अप्रैल, 1988 तथा इस संदर्भ में समय-2 पर जारी निर्देशों का कम जारी रखते हुए यह कहने का निर्देश हुआ है कि हिमाचल प्रदेश के जन-जातीय क्षेत्रों में इक्कही प्रशासन प्रणाली को सुधार करने हेतू राज्य सरकार चे क्रिया-लिखित निर्णय लिये हुए :-

1. वन मण्डलाधीकारियों / उप वन अरण्यपालों / अधिशासी अधियान्तों को 15 दिन तक अर्जित अवकाश स्वीकृत करने की शक्ति उपायुक्त / अतिरिक्त उपायुक्त / आवासीय आयुक्त को होनी व 30 दिनों तक अरण्यपाल / अधिशासी अधियान्त को और 30 दिनों से अधिक समयवाद विभागाधीक को होनी, परन्तु जब भी अवकाश सक्षम प्राधिकारी स्वीकृत करनें व उपरोक्त सभी समयवाद अधिकारियों को स्वीकृत आदेश की प्रतिलिपि अवश्य भेजें।

2. जन-जातीय क्षेत्रों में तैनात वन मण्डल अधिकारियों / उप वन अरण्यपालों / एवं अधिशासी अधियान्तों की रिपोर्ट जिलाधीश / अतिरिक्त जिलाधीश / आवासीय आयुक्त तथा अरण्यपाल / अधिशासी अधिव्यवहार अलग-2 फार्मों पर लिखें। दोनों अलग-2 रिपोर्ट समयवाद विभागाधीकों को स्वीकारी जायेगी तथा विभागाधीकय दोनों रिपोर्टें की समीक्षा करने उपरात्त समयवाद सचिव को अधिम पुनः विशेष एवं सरकार द्वारा निर्धारित नीति अनुसार स्वीकृति हेतु भेजें। विभागाधीक प्रवक्ति वार्षिक गोपनीय रिपोर्ट के फार्म को तीन भागों में बांटेगा तथा रिपोर्टिंग अधिकारी का फार्म पहला भाग होगा, पूर्णीक्षण का दूसरा
और स्वीकृति का तीसरा भाग होगा। पुर्नर्दीर्घण / स्वीकृति की मदद / कालम अलग-2 कागज पर बनाएं जाएंगे ताकि उपयुक्त / अतिरिक्त उपयुक्त तथा अरण्यपाल / अधीक्षण अभियन्ता द्वारा लिखी हुई रिपोर्ट इकट्ठे करके उन दोनों पर विचार भाग 2 और 3 में इकट्ठा आ सके।

3. आवश्यक आयुक्त / उपआयुक्त / अतिरिक्त उपआयुक्त द्वारा विभागाध्यक्षों के पत्राचार को प्राथमिकता के आधार पर निपटाया जाएगा।

आपसे अनुरोध है कि इन निर्णयों के कार्यान्वयन बारे इस विभाग को तुरंत सूचित करने की कृपा करें।

भवदीय,
हरस/–
आयुक्त एवं सचिव (कार्मिक)
हिमाचल प्रदेश सरकार।
Government of Himachal Pradesh.
Department of Personnel (A-I).

From

The Secretary (Personnel) to the
Government of Himachal Pradesh.

To

1. The Additional Chief Secretary-cum-Secretary (Tribal Development) to the Government of Himachal Pradesh, Shimla-171002.
2. All the Financial Commissioners, Himachal Pradesh, Shimla-2.
3. All Commissioner-cum-Secretaries to the Govt. of Himachal Pradesh, Shimla-171002.
4. The Divisional Commissioner, Shimla/Kangra/Mandi, Himachal Pradesh.

Dated: Shimla-171002, the 19th July, 1996.

Subject:- Single Line Administration in Kinnaur District.

Sir/ Madam,

I am directed to refer to this Department letter of even number dated the 11th April, 1988, wherein it was decided to introduce Single Line Administration in District of Kinnaur, Lahaul & Spiti, Bharmour, Sub Division of Chamba District and also Dodra Kawar, Sub Division of Shimla District with effect from 15.04.1988 and to say that it has been decided by the Government to abolish the Single Line Administration in District Kinnaur with immediate effect. The powers being exercised by the Deputy Commissioner, Kinnaur/other officers under the Single Line Administration system are hereby withdrawn. I am accordingly to request you that the above decision may kindly be implemented with immediate effect.

Your’s faithfully,
Sd/-
Additional Secretary (Personnel) to the Govt. of Himachal Pradesh.

Copy to:-
1. The Deputy Commissioner, Kinnaur, District Kinnaur, Himachal Pradesh for information and necessary action.
2. All Deputy Commissioners in Himachal Pradesh (Except Kinnaur) for information.
3. All Heads of Departments in Himachal Pradesh for information.

Sd/-
Additional Secretary (Personnel)to the Govt. of Himachal Pradesh.
No.Per(A-I)B(2)-9/85-Vol-V
Government of Himachal Pradesh
Department of Personnel (A-I)

From
The Commr.-cum-Secretary (Personnel) to the Government of Himachal Pradesh.

To
1. All the Administrative Secretaries to the Government of Himachal Pradesh, Shimla-171002.
2. All the Head of Departments in Himachal Pradesh.
3. The Divisional Commissioner, Shimla/Kangra/Mandi, H.P.
4. The Deputy Commissioner, District Kinnaur at Reckong-Peo. H.P.

Dated, Shimla-2. the 21-9-98.

Subject: Restoration of Single Line Administration in Kinnaur District.

Sir/Madam,

I am directed to say that Single Line Administration was introduced on 15.04.1988 in Kinnaur District alongwith other tribal areas of the State and Deputy Commissioner, Kinnaur was made Single Line Administration. This was done with a view that the decisions are taken timely in respect of various developmental works and unnecessary time is not lost in obtaining the approval of departmental schemes from the respective Heads of Departments. Subsequently, the system was withdrawn in July, 1996, vide this Department’s letter of even number, dated the 13th July, 1996, only in Kinnaur. The matter regarding restoration of Single Line Administration in Kinnaur has been under consideration of the Government. In order to facilitate effective delivery of public welfare measures/schemes, timely redressal of public grievances and employees welfare measures and also timely implementation of development scheme, it has now been decided by the Government to restore the Single Line Administration in Kinnaur District.

Single Line Administration system as introduce on 15.04.1988 was reviewed with respect to Kinnaur District. It has been observed that system did not provide for association/involvement of supervisory level Officers and Head of Departments. Association and involvement of supervisory level Officers and Head of Department are very important, particularly in the field of technical matters, new policies and schemes and perspective planning, so as to ensure quality standards, linkages and overall sustained development of the area. In Kinnaur, which has better accessibility than the other tribal areas of the State, such arrangements can be conveniently implemented. Hence, it has been decided to restore Single Line Administration in Kinnaur District with the modification over earlier system enabling active participation/involvement of supervisory level Officers, Particularly of Technical Departments like PWD, IPH and Forests and also of Heads of Departments. The Deputy Commissioner, Kinnaur will be the head of Single Line Administration. The powers, duties and responsibilities of the Deputy Commissioner and other Officers in the District shall be as under:-
(i) Deputy Commissioner will exercise the powers of Head of Department with respect to all State Government Department located in Kinnaur in all administrative and financial matters, including grant of administrative approval and expenditure sanction.

(ii) All the District Officers will exercise technical powers to the extent of one step higher in their respective ladder, except in the Departments of HPPWD, IPH and Forests.

(iii) With respect to HPPWD and IPH, respective Executive Engineers will exercise powers of technical sanction to the extent of twice the amount delegated to Executive Engineer (Selected) as per Notification No. Fin(C)-A(3)25/75, dated 30.07.1996 i.e. upto Rs. 12.00 lakhs. While exercising enhanced technical sanction powers by the Executive Engineers, copies of technical sanction orders will be endorsed to concerned Superintending Engineer for their scrutiny.

(iv) Superintending Engineers of HPPWD and IPH will exercise one step up power with respect to Technical matters only i.e. that of Chief Engineer, as delegated in “Item No. 2 Technical Sanction” of the notification of Finance Department mentioned in clause (iii) above with respect to projects in Tribal areas in Kinnaur District. They will also scrutinize technical sanctions accorded by respective Executive Engineers, particular with respect to the sanction under enhanced powers delegated to Executive Engineers as per clause (iii) above.

(v) Superintending Engineers and Conservator of Forest shall carry out supervision and inspections of offices/works as per the norms applicable for non-tribal areas. Since the Divisional Officers are under the administrative control of the Deputy Commissioner, Deputy Commissioner will facilitate such supervisions/inspections by effective co-ordination.

(vi) The Deputy Commissioner will initiate ACRs of all Gazetted Officers working in the District and sent the same to Heads of Departments concerned for review, who will further process the same in accordance with the Government orders for getting the same finally accepted. While doing so, the Deputy Commissioner will obtain the comments, particularly with respect to technical matters, on the performance of concerned Executive Engineers of PWD and IPH and of D.F.Os from the concerned S.Es/Conservators of the self-appraisal report and the comments of the concerned S.E/C.F. will form part of the ACR. ACRs of Non-Gazetted employees will finally be accepted by the Deputy Commissioner.

(vii) There will be no correspondence between Heads of Offices and Deputy Commissioner and all the Heads of Offices shall put up their files direct to the Deputy Commissioner.

(viii) The Deputy Commissioner will coordinate with respective Heads of Departments at the State level to take advantage of their experience and resources and ensure their active participation in effective administration.
Heads of Departments will also carry out inspection/undertake visits to Kinnaur District at par with other Departments of the State.

ix) Deputy Commissioner will exercise the power of Commissioner with respect to administration matters of Revenue Department. However, with respect to court and appellate matters, the powers of Commissioner, will rest with the Divisional Commissioner.

You are, therefore, accordingly requested that the decision now taken may kindly be implemented with immediate effect.

Yours faithfully,

Sd/-
(S.C.Negi)
Commr.-cum-Secretary (Personnel) to the Government of Himachal Pradesh.

Endst.No. as above. Dated, Shimla-2, the 21-9-98
1. All Deputy Commissioners in Himachal Pradesh (except Kinnaur) for information.
2. All District Officers in Kinnaur District H.P.

Sd/-
(S.C.Negi)
Commr.-cum-Secretary (Personnel) to the Government of Himachal Pradesh.
No.TD(F)5-1/89  
Government of Himachal Pradesh  
Tribal Development Department.

From  
The Commr.-cum- Secretary (Tribal Development)  
to the Government of Himachal Pradesh, Shimla-2

To  
1. The Assistant Director, Animal Husbandry, Chamba, Distt. Chamba, H.P.  
2. The Distt. Public Relations Officer, Chamba, Distt. Chamba, H.P.  
3. District Treasury Officer, Chamba, Distt. Chamba, H.P.  
4. The Sub Divisional Officer (Soil) Chamba, Distt. Chamba, H.P.  
5. The Distt. Education Officer (Secondary) Chamba, Distt. Chamba, H.P.

Dated: Shimla-2, the 2nd July, 2001

Subject: Introduction of single line administration in Bharmour Administrative control over staff.

Sir,

Single Line Administration has been introduced in Bharmour vide Department of Personnel letter No. Per(A-I)B(2)9/85-Vol-V, dated 2nd June, 2001 and Additional District Magistrate Bharmour has been designated as Single Line Administration enjoying all administrative and financial powers delegated to Deputy Commissioner Chamba vide letter of even number dated 11.4.1988 of Department of Personnel. Accordingly, the Administrative control of all the offices located in Bharmour shall vest with Additional District Magistrate Bharmour. There are certain offices which are not Divisional level offices and Sub Divisional level Offices and in the earlier prevailing system they were reporting to their concerned District Officers and further on to the Deputy Commissioner. Now since Additional District Magistrate Bharmour is the Single Line administrator, the administrative control of the following offices/officers will also vest with Additional District Magistrate Bharmour.

1. Fishery Officer, Holi.  
2. A.P.R.O. Bharmour  
3. T.O. Bharmour.  
4. ADO (Soil) Bharmour.  
5. P.O. Audit Bharmour.  
6. Secondary Education.

It is requested that these instructions may be followed strictly.

Yours faithfully,
Sd/-

Commr.-cum-Secretary (Tribal Development)  
to the Govt. of Himachal Pradesh, Shimla.


Copy to:-  
1. The Additional District Magistrate, Bharmour for information and necessary action.  
2. The Sub Divisional Officer (Civil) Bharmour for information and necessary.  
3. The Deputy Commissioner, Chamba for information.

Sd/-

Commr.-cum-Secretary (Tribal Development)  
to the Govt. of Himachal Pradesh, Shimla.
No.Per(AI)-B(2)9/85-V.
Government of Himachal Pradesh
Department of Personnel (A-I)

From
The Secretary (Personnel) to the
Government of Himachal Pradesh.

To

1. All Administration Secretaries to the
   Government of Himachal Pradesh, Shimla.
2. The Commissioner, Tribal Development,
   Government of Himachal Pradesh, Shimla.
3. The Commissioner, Revenue, Himachal Pradesh, Shimla.
4. The Deputy Commissioner, Lahaul & Spiti, Keylong.
5. The Additional District Magistrate, Kaza,
   District Lahaul & Spiti.

Dated: Shimla-171002, the 11/03/2002.

Subject: Introduction of Single Line Administration in ITDP area of Kinnaur and Lahaul & Spiti.

Sir,

In continuation of this department’s letter No. Per(A-I)B(2)9/85, dated the 11th April, 1988 on the subject cited above, I am directed to say that it has been decided by the Government that the works “Additional District Magistrate” be added after the works “Additional Deputy Commissioner” and before the word, “Kaza” appearing against c) Spiti- Kaza in para-2 of the aforesaid instructions dated 11.4.1988. Accordingly words “Additional District Magistrate” shall also be deemed to have been included alongwith the words “Additional Deputy Commissioner” wherever appearing in the said instructions.

In view of the above, the instructions, in question, stand suitably modified. Please acknowledge receipt.

Yours faithfully,
Sd/-
Under Secretary (Personnel) to the
Government of Himachal Pradesh.
No. Fin(C)-B(7)-21/77-VI
Government of Himachal Pradesh
Finance (Regulation) Department

Dated Shimla -171002, the 4th June, 1986.

OFFICE MEMORANDUM

Subject: Revision of rates of Compensatory allowance in H.P.

The matter regarding removing anomalies in the rates of Compensatory allowance has been receiving attention of the Government for some time past. After considering all the aspects of the matter, the Governor, Himachal Pradesh is pleased to prescribe the following rates of compensatory allowance for employees of Government of H.P. w.e.f. 1.6.1986 as detailed below :-

<table>
<thead>
<tr>
<th>Group-I</th>
<th>Pangi Tehsil of Chamba District</th>
<th>150% of pay subject to minimum of Rs. 450/- and maximum of Rs. 600/-p.m.</th>
</tr>
</thead>
<tbody>
<tr>
<td>GROUP-II</td>
<td>(i) Entire Distt. of Lahaul-Spiti</td>
<td>150% of pay subject to a minimum of Rs. 450/- and maximum of Rs. 550/- p.m.</td>
</tr>
<tr>
<td></td>
<td>(ii) Following Panchyats of Bharmour Tehsil of Chamba Distt. Kungti, Deol, Bajol, Nayagam, Tundah, Badgaun</td>
<td>-do-</td>
</tr>
<tr>
<td></td>
<td>(iii) Village Ghatu of Gram Panchayat Jagat, Tehsil Bharmour</td>
<td>-do-</td>
</tr>
<tr>
<td></td>
<td>(iv) Village Kanarsi of Gram Panchayat Chauhata of Tehsil Bharmour</td>
<td>-do-</td>
</tr>
<tr>
<td></td>
<td>(v) Following Panchyats of Kinnaur Distt: Limp Charang, Hango, Asrang, Chitkul, 15/20 area of Kinnaur (i.e. Gram Panchayats Rupi, Chhota Khamba and Nathpa)</td>
<td>150% of pay subject to a minimum of Rs. 450/- and maximum of Rs. 550/- p.m.</td>
</tr>
<tr>
<td></td>
<td>(vi) 15/20 areas of Rampur Tehsil of Shimla Distt: Viz. Gram Panchayats Sarpara, Labana, Phancha and Koot.</td>
<td>-do-</td>
</tr>
<tr>
<td></td>
<td>(vii) 15/20 area of Nirmand Tehsil, Distt. Kullu viz. Gram Panchayats of Sarga, Kushwar</td>
<td>-do-</td>
</tr>
</tbody>
</table>
Kharga.

GROUP-III Remaining area of Pooh Sub- Division of Kinnaur Distt. 120% of pay subject to a minimum of Rs. 375/- & maximum of Rs. 450/-.

GROUP-IV: a) Remaining area of minimum of Rs. 300/- and 100% of paysubject to a maximum of Rs. 350/- p.m.
b) Remaining area of Bharmour Tehsil of Chamba Distt.
c) Dodra- Kawar Tehsil of Shimla District
d) Chhota Bhangal and Bara Bhangal areas of Kangra District.
e) Gram Panchayats of Kashapath, Darkali and Munish of Rampur Tehsil of Shimla Distt.

GROUP-V: Paraganas of Chaibis of Rampur Tehsil of Shimla Distt. Rs. 300/- p.m. fixed

GROUP-VI a) Outer-Seraj area of Ani Sub- Division of Kullu District. Rs. 250/- p.m. fixed.
c) Jhandru Panchayat area of Bhatiyat -do- Tehsil of Chamba Distt.

GROUP-VII a) Shimla Town and its sub-urbs (Mashobra, Dhalli, Taradevi, Kasumt, Jatog and Tutu). Rs. 150/- p.m. fixed.
b) Dharamsala Town of Kangra Distt. -do-
c) Dhalousie town (including Banikhet proper) of Chamba Distt. -do-
d) Churah Tehsil of Distt. Chamba -do-
e) Tarkholah/Kamlah/Tanyar/ -do- Saklana/Binga Panchayats of Dharampur Block of Mandi District.
f) Shoja/Bohi/Dhanyara/Batwara/ Paura-Kothi & Seri Panchayats of Sundernagar Tehsil of Mandi District.
g) Entire Kullu District (Excluding Outer Seraj area and Pargana of
Pandra bis)  
h) Chopal Tehsil of Shimla Distt. -do-  
i) Gram Panchayat Deothi (Taklech area) and paraganas of Naubis, Sarahan & Barabis of Rampur Tehsil of Shimla Distt. 
Rs. 150/- p.m. fixed.  
j) Mangal Panchayat area of Solan District. -do-  
k) Trans-giri tract of Sirmour Distt. -do-  
l) Gram Panchayats Mahog, Sarahan, Gopalpur, Teban, Pekhi, Nanj, Khajol, Bagra, Sainj, Mehudi and Balidhar of Karsog Tehsil of Mandi Distt. 
-m- 
m) Bharog Bheneri Panchayats of Poanta Tehsil, Birla Panchayat of Nahan Tehsil, Thana Kasoga Panchayat of Nahan Tehsil, Bani Bakholi Panchayat of Pachhad Tehsil and Dibber Panchayat of Pachhad Tehsil of Sirmaur Distt.

GROUP-VIII  
a) Janjheli block of Chachiot Tehsil in Mandi District (excluding area covered under Group-VI) 
Rs. 100/- p.m. fixed. 
b) Karsog Tehsil (excluding Panchayats under Group VII) -do-  
c) Rampur Tehsil (exvcluding the areas not covered under the above group). -do-  
d) Kunr Panchayat & Delaj Pargana of Chamba Distt. -do-

GROUP-IX  
a) Nalagarh Tehsil, Kasauli Tehsil, Kandaghat Tehsil & those area of the then Kandaghat Tehsil which on re-organisation of Distt. were transferred to Solan District. Class IV employees  
25% of pay plus an additional allowance of Rs. 1/- p.m. if free quarters were not provided subject to a maximum of Rs. 100/- p.m.  
b) Solan and Arki Tehsils of Solan Distt. Other employee Nongazetted  
20% of pay with maximum Rs. 100/- p.m.  
Others Others  
15% of pay subject to a maximum of Rs. 100/-.
GROUP-X

All other remaining areas of 15% of pay subject to a Pradesh which are not covered maximum of Rs. 100/- p.m. under the above groups.

The other conditions for regulating the grant of this allowance will be the same as were prescribed in this department’s office memorandum No. 6/4/73-Fin(reg), dated the 19th January, 1977 and subsequently clarified.

The above revision may be brought to the notice of all concerned.

(S.M.Kanwar)  
Financial Commissioner(finance)-cum- 
Secretary to the Govt. of Himachal Pradesh.

All Administrative Deptts. of  
the Government of H.P.
OFFICE MEMORANDUM

Subject:- Revision of rates of Compensatory Allowance in Himachal Pradesh.

The Governor, Himachal Pradesh is pleased to order the following amendments in this Department’s Office Memorandum of even number dated the 21st June, 1986 :-

GROUP-II  - Existing entries under Lahaul & Spiti District be substituted by the following :-
             “Entire District of Lahaul & Spiti”
             - Existing entries under the Shimla District be substituted by the following :-
               “15/20 area of Rampur Tehsil comprising of Panchayats of :-
                1. Koot
                2. Labana-Sadana
                3. Phancha
                4. Sarpara
                5. Chandi-Branda.”

GROUP-III - The heading “Lahaul & Spiti District” and entry there under be deleted.

GROUP-V  - Existing entries under Shimla District be substituted by the following :-
           “Ghori Chaibis of Pargana Sarahan”

GROUP-VI  - Existing entries under Kullu District be substituted by the following :-
            “Outer Seraj Excluding villages of Jakatkhana and Burow in Tehsil Nirmand”.

GROUP-VII - Existing entries under Kangra District be substituted by the following:-
             “1) Dharamshala Town and Offices located outside the Minicipal Limit but allocated to Dharamshala as specified in Appendix “A”.
             “2) Palampur Town including H.P. Campus at Palampur and Officer located outside Municipal Limits but allocated to Palampur and as specified in Appendix “B”.
             - Existing entries under Kullu District be substituted by the
following:

“Entire District (excluding Outer-Seraj area and Pargana of Pandrabis) but including villages of Jakatkhana and Burow of Tehsil Nirmand.”

- Existing entries under Shimla District be substituted by the following :-

  1. a) Chopal Tehsil
     b) i) Ghoris: Panjgaon, Patshau Naubis and Teen Koti of Pargana Sarahan.
        ii) Deothi Gram Panchayat of Taklesh area.
        iii) Pargana Barabis
     iv) Kasba Rampur and Ghori Nog of Pargana Rampur of Rampur Tehsil.

  2. Shimla Town and its suburbs (Dhalli, Jatog, Kasumpti, Mashobra, Taradevi and Tutu).

These amendments will take effect from 1st June, 1986.

(S.M. Kanwar)
Financial Commissioner-cum-Secretary
(Finance to the Government of Himachal Pradesh)

All Administrative Departments
of the Govt. of H.P.
APPENDIX-‘A’

Office located outside Municipal Limit but allocated to Dharamsala.

2. Mechanical Workshop Ram Nagar
6. H.R.T.C. Work shop, Sudher
7. Zonal Malaria Office, Dari.
8. Forest Corporation Office, Shamnagar.
10. I.P.H. Sub-Division, Dari.

APPENDIX-‘B’

Office located outside Municipal Limit but allocated to Palampur.

1. H.P. Krishi Vishvavidyalaya Campus.
2. Cattle Development Office/Journey Farm Banuri.
3. Sericulture Officer/Indo-German Agriculture Work-shop/H.P.P.W.D. Division, Bundla.
4. Electrical Sub-Division Lohna.
5. D.P.O. Corporation, Bundla
7. Electrical Sub-division Chuggar.
Dated Shimla-171002, the 19th August, 1987

**OFFICE MEMORANDUM**

Subject: Revision of rates of compensatory allowance in Himachal Pradesh.

In modification of this department’s office memorandum No. Fin(C)B-(7)-21/77-VI dated the 21st June, 1986 and 2nd September, 1986 on the above subject, the Governor, Himachal Pradesh is pleased to revise/prescribe the following rates of compensatory allowance to the employees of the Government of H.P. w.e. from 1.8.1987 as detailed below:

<table>
<thead>
<tr>
<th>Group</th>
<th>Area</th>
<th>Rate of Compensatory Allowance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Group-I</td>
<td>Chamba District</td>
<td>Rs. 600/- P.M. fixed/</td>
</tr>
<tr>
<td></td>
<td>Pangi Tehsil</td>
<td></td>
</tr>
<tr>
<td>Group-II</td>
<td>Chamba District</td>
<td>Rs. 550/- P.M. fixed.</td>
</tr>
<tr>
<td></td>
<td>Following Panchayat and village of Bharmour Tehsil,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Panchayats</td>
<td></td>
</tr>
<tr>
<td></td>
<td>i) Badgaun</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ii) Bajol</td>
<td></td>
</tr>
<tr>
<td></td>
<td>iii) Deol</td>
<td></td>
</tr>
<tr>
<td></td>
<td>iv) Kugti</td>
<td></td>
</tr>
<tr>
<td></td>
<td>v) Nayagram</td>
<td></td>
</tr>
<tr>
<td></td>
<td>vi) Tundah</td>
<td></td>
</tr>
<tr>
<td></td>
<td>b) Villages</td>
<td></td>
</tr>
<tr>
<td></td>
<td>i) Ghatu of Gram Panchayat Jagat</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ii) Banarsi of Gram Panchayat Chauhata</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Kinnaur District</td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Panchayats</td>
<td></td>
</tr>
<tr>
<td></td>
<td>i) Asrang</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ii) Chitkul</td>
<td></td>
</tr>
<tr>
<td></td>
<td>iii) Hango</td>
<td></td>
</tr>
<tr>
<td></td>
<td>iv) Kuno/Charang</td>
<td></td>
</tr>
<tr>
<td></td>
<td>b) 15/20 area comprising of Gram Panchayat of:</td>
<td></td>
</tr>
</tbody>
</table>
i) Chhota Khamba
ii) Nathpa
iii) Rupi

**Kullu District**
15/20 area of Nirmand Tehsil comprising of
Gram Panchayats of :-
   i) Kharga
   ii) Kushwar
   iii) Sarga

**Lahaul & Spiti District**
Entire area of Lahaul and Spiti

**Shimla District**
15/20 area of Rampur Tehsil comprising of
Panchayats of :-
   i) Koot
   ii) Labana-Sadana
   iii) Sarpara
   iv) Chandi Branda

**GROUP-III**

**Kinnaur District**
Pooh Sub-Division excluding Panchayats/ areas specified in Group-II
Rs. 450/- P.M. fixed.

**GROUP-IV**

**Chamba District**
Bharmour Tehsil excluding areas covered in Group-II
Rs. 350/- p.m. fixed

**Kangra District**
Area of :-
   i) Bara Bhangal
   ii) Chhota Bhangal

**Kinnaur District**
Entire District except areas covered under Group-II & III

**Shimla District**
   a) Dodra-Kawar Tehsil
   b) Gram Panchayats of :-
      i) Darkali in Rampur
      ii) Kashapath Tehsil
      iii) Munish

**GROUP-V**

**Shimla District**
Ghori Chaibis of Pargana Sarahan
Rs. 300/- p.m. fixed
GROUP-VI

Chamba District

Jhandru Panchayat (Bhatiyat Tehsil) Rs. 250/- p.m. fixed

Kullu District

Outer-Seraj excluding villages of Jakat-Khana and Burow in Tehsil Nirmand.

Mandi District

a) Chhuhar Valley (Jogindernagar Tehsil)

b) Following Panchayats in Thunag Tehsil :-

1) Bagraa
2) Chhatri
3) Chhatdhar
4) Garagushain
5) Gatoo
6) Gharyar
7) Janjheli
8) Jaryar
9) Johar
10) Kalhani
11) Kalwan
12) Kholanal
13) Loth
14) Sili-bagi
15) Somachan
16) Thachdhar
17) Tachi
18) Thana

Group-VII

Chamba District

i) Chaurah Tehsil Rs. 175/- p.m. fixed.

ii) Dalhousie Town (including Banikhet proper)

Kangra District

1) Dharamshala Town and office located outside Minicipal limit but allotted to Dharamshala i.e.

KANGRA DISTRICT

i) Women ITI Dari

ii) Mechanical Workshop Ramnagar

iii) Child Welfare, Town & Country
Planning office, Sakoh
iv) C.R.S.F. office at Lower Sakoh
v) Kangra Milk Supply Scheme, Dugiar
vi) H.R.T.C. Workshop, Sudher
vii) Zonal Malaria office, Dari
viii) Forest Corp. office, Shamnagar
ix) Tea Factory, Dari
x) I.P.H. Sub-divn. Dari
xi) Settlement office, Shamnagar
xii) Binwa Project, Shamnagar

2) Palampur Town including HP KVV campus at Palampur and offices located out-side Municipal limit but allocated to Palampur, i.e.

i) H.P. Krishi Vishvavidyalaya campus
ii) Cattle Development office/Jersey Farm Banuri.
iii) Sericulture office/Indo-German Agriculture workshop/HPPWD Division Bundla.
iv) Electrical Sub-Division Lohna
v) D.P.O. Corporation, Bundla.
vi) Electrical HPSEB, Division, Ghuggar.

Kullu District
Entire Distict including Outer-Seraj area and Pargana of Pandrabis but including villages Jakatkhana and Burow of Tehil Nirmand.

Mandi District

a) Following Panchayats of Dharampur Block :-
i) Binga
ii) Kamlah
iii) Saklana
iv) Tanyar
v) Tarakholah

b) Following Panchayats of Karsog Tehsil :-
i) Balidhar
ii) Bagraa
iii) Gopalpur
iv) Khajol
v) Mahog
vi) Mehudi
vii) Nanj
viii) Pekhi
ix) Sainj
x) Sarahan
xi) Tehban

Following Panchayats of Sundernagar Tehsil :-
i) Sohi
ii) Batwara
iii) Dhanyara
iv) Paura-Kothi
v) Seri
vi) Shoja

Shimla District

1. (a) Chopal Tehsil
   (b) (i) Ghoris
       Panjgaon
       Patsnau
       Naubis and
       Teen Koti of
       Paragana Sarahan

       (ii) Deothi Gram
            Panchayat of
            Taklesh area

       (iii) Pargana Barabis

       (iv) Kasba Rampur &
            Ghor Nog of
            Pargana Rampur of
            Tehsil Rampur.

2. Shimla Town and its syburbs (Dhalli, Jatog, Kasumpti, Mashotra, Taradevi and Tutu)
**Sirmour District**

a) Following Panchayats :-

1) Bani Bakhali (Pachhad Tehsil)
2) Bharog Bheneri (Paonta Tehsil)
3) Birla (Nahan Tehsil)
4) Dibber (Pachhad Tehsil)
5) Thana Kasoga (Nahan Tehsil)

b) Transgiri tract

**Solan District**

a) Mangal Panchayat

**Group-VIII**

The remaining areas of the Pradesh not covered under the above groups.

These orders shall apply to all Government servants including officer belonging to all India Services and serving in Himachal Pradesh, employees borne on work charged establishment and paid from contingencies except those who are engaged on daily wages.

The above revision may be brought to the notice of all concerned.

(B.C. Gupta)
Deputy Secretary (Finance-R) to the Govt. of Himachal Pradesh.

All Administrative Departments of the Govt. of Himachal Pradesh.
Dated Shimla-171002, the 10th April, 1988

OFFICE MEMORANDUM

Subject: Increase in the rates of compensatory allowance in Himachal Pradesh.

In continuation of this Department’s Office Memorandum No.fin.(C)-B(7)-21/77-VII dated 19th August, 1987 on the above subject, the Governor, Himachal Pradesh is pleased to sanction an increase of Rs. 25/- in the rates of compensatory allowance to the employees of the Govt. of H.P. in all areas of Himachal Pradesh w.e.f. 1.4.1988. As a result of this increase the revised rates of C.A. for different groups of areas would be as under:

<table>
<thead>
<tr>
<th>Group</th>
<th>Rate of Compensatory Allowance</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>Rs.625/- p.m. fixed.</td>
</tr>
<tr>
<td>II</td>
<td>Rs.575/- p.m. fixed.</td>
</tr>
<tr>
<td>III</td>
<td>Rs.475/- p.m. fixed.</td>
</tr>
<tr>
<td>IV</td>
<td>Rs.375/- p.m. fixed.</td>
</tr>
<tr>
<td>V</td>
<td>Rs.325/- p.m. fixed.</td>
</tr>
<tr>
<td>VI</td>
<td>Rs.275/- p.m. fixed.</td>
</tr>
<tr>
<td>VII</td>
<td>Rs.200/- p.m. fixed.</td>
</tr>
<tr>
<td>VIII</td>
<td>Rs.155/- p.m. fixed.</td>
</tr>
</tbody>
</table>

2. These orders shall apply to all Government servants including officers belonging to All-India Services serving in H.P., employees born on work charged establishment and paid from contingencies, except those who are engaged on daily wages.

3. The above orders may be brought to the notice of all concerned.

Sd/-
Under Secretary (Finance) to the Government of Himachal Pradesh

All Administrative Departments
of the Govt. of H.P.
No.PLG.(F)5-8/80-TD
Government of Himachal Pradesh
Tribal Development Department

From
The Commissioner (TD) to the
Govt. of Himachal Pradesh.

To
All the Administrative Secretaries and
all the Heads of Department in H.P.
Concerned with Tribal Sub-Plan.

Dated; Shimla-171002, the 8th September, 1981.

Subject: Report of the Group on Administrative arrangements and personnel policies in tribal areas.

Sir,

I am directed to say that the matter with regard to provide incentives to the persons posted in tribal areas, as recommended by Maheshwar Prashd group on administrative arrangements and personnel policies in tribal areas, was receiving attention of the Govt. for sometime past. Accordingly, the Governor H.P. is pleased to grant an over-stayal allowance to all such employee who have to overstay inpublic interest or under orders of the Government and not of his own choice in Tribal Areas after completion of the tenure of three years, on the following rates:-

- 4th year 10% of basic pay
- 5th years 17 ½% (17.5) of basic pay
- 6th year 25% of basic pay
- 7th year onwards 35% of basic pay

The Governor, H.P. is further pleased to decide that an employee belonging to tribal areas shall also be entitled to the over-stayal allowance in the event of his posting in the I.T.D.P. area other than his own I.T.D.P. area.

You are requested to take appropriate steps in the matter immediately under intimation to this Department. While doing so the transfer policy in respect of tribal areas as contained in the “Tribal Sub-Plan 1980-85 and 1981-82” at page 18, may be kept in view.

Yours faithfully,
(A.N.VIDYARTHII)
Commissioner (TD) to the
Govt. of Himachal Pradesh
No.TD(B)12-5/81
Govt. of Himachal Pradesh
Tribal Development Department.

From

The Commissioner(TD) to the
Government of Himachal Pradesh.

To

The Accountant General
H.P. & Chandigarh, Shimla-171003.

Dated : Shimla-2, the 28th November, 1981.

Subject: Report of the Group on Administrative arrangements personnel policies in tribal areas.

Sir,

I am directed to refer to your letter No.TD/18-2/81-82/CA/5821, dated the 21st Sept., 1981, on the above subject and to clarify the position in respect of points raised in your above referred letter as –seriatum :-

1. The employees who have completed three years as on 1st September, 1981, or are to complete it subsequently in tribal areas will be eligible for grant of overstayal allowance. The period of stay already spent in tribal areas prior to 1.9.81 will count to the maximum of three years for calculating overstayal allowance. The employees who have opted for NEFA pattern of pay and allowances will not be entitled for overstayal allowance.

2. The minimum and maximum limit to which an employee will be entitled to receive overstayal allowance would be Rs. 50/- p.m. and Rs. 500/- p.m. respectively.

3. The order of the Govt. for the overstayal of Govt. servants in the tribal areas in the public interest on completion of initial period of three years tenure i.e. for 4th, 5th, 6th and 7th years onwards will be issued by the Appointment Authority in each case.

You are requested to take appropriate steps in the matter immediately under intimation to this Department. While doing so the transfer policy in respect of tribal areas as contained in the “Tribal Sub-Plan 1980-85 and 1981-82” at page 18, may be kept in view.

Yours faithfully,

(A.N.VIDYARTHI)
Commissioner (TD) to the
Govt. of Himachal Pradesh
OFFICE MEMORANDUM

Subject: Grant of winter allowance for employees working in tribal areas of H.P.

On the award of Seventh Finance Commission, winter allowance to the employees posted in Tribal Areas was sanctioned vide Finance Department OM No. Fin(C)-F(3)-1/79 dated the 5th February, 1981 and subsequently this facility was also extended to other employees posted in remote localities like Chhota/Bara Bangal of Kangra District, Pargana Pandrabis of Kullu District and Dodrakawar area of Rohru Tehsil, Parganas of Pandribis and Atharabis, Gram Panchayats of Munish, Darkali and Kash-path of Rampur Tehsil in Shimla District vide FD’s OM of same number dated 6th March, 1981. The expenditure on this account was being booked under a separate Head of account for which the Deputy Commissioner concerned were only the drawing officers and as such the disbursement of this amount had to be made by the respective Deputy Commissioners to the employees of all departments posted in his jurisdiction.

The expenditure on this account is no longer a part of the 8th Finance Commission and as such it has to be booked to the respective Head of Accounts of the employees from which their pay is being drawn. Therefore, the amount of winter allowance payable to the employees will be drawn by the respective drawing and disbursing officer in respect of his own establishment and paid to them monthly along with the pay @ Rs. 40/- p.m. for five months from November to March every year.

(B.C. Gupta)
Deputy Secretary (Finance-R) to the Govt. of Himachal Pradesh

All Administrative Departments of the Govt. of H.P.
No. Fin(C)-B(7)-8/84  
Govt. of Himachal Pradesh  
(Finance Regulation)

Dated Shimla-171002, the 22\textsuperscript{nd} April 1988.

**OFFICE MEMORANDUM**

In continuation of this Department’s office Memorandum of even number dated the 20\textsuperscript{th} March, 1986, the Governor, Himachal Pradesh is pleased to enhance the winter allowance from Rs. 40/- to Rs. 60/- p.m. from 1\textsuperscript{st} November, 1988.

Other conditions with regard to the period of admissibility and payment of this allowance shall remain the same as already prescribed by the Government.

(B.C. Gupta)  
Deputy Secretary (Finance-R) to the  
Govt. of Himachal Pradesh

All Administrative Departments  
of the Govt. of H.P.
No. FIN (C) B(7)-C/83
Government of Himachal Pradesh
Finance (Regulations )Department.


OFFICE MEMORANDUM

Subject:- Enhancement of Winter Allowance payable to the Employees posted in Tribal and Non-Tribal Areas.

In continuation of this Department’s Office Memorandum of even number dated 2nd February, 1999, the Governor, Himachal Pradesh is pleased to order the enhancement of Winter Allowance payable to the employees posted in Tribal and Non – Tribal Areas of the State (already specified) from Rs. 100/- PM to Rs. 200/- PM with immediate effect.

2. Other terms and conditions with regard to the grant of above allowance as already prescribed from time to time shall remain unchanged.

Sd/-
(Dr. R.N. BATTA)
Additional Secretary (Fin. Reg.) to the Govt. of Himachal Pradesh.

All Administrative Departments of the Government of Himachal Pradesh.
Shimla-171002.

Copy to :-
1. All Administrative Secretaries to the Government of Himachal Pradesh, Shimla-171002.
2. The Principal Secretary (Tribal Development) to the Government of Himachal Pradesh, Shimla0171002 with 10 spare copies for information and necessary action.
No. FIN (C) B(7)6/83  
Government of Himachal Pradesh  
Finance (Regulations )Department.

Dated: Shimla-171002 the 16th May, 2013.

OFFICE MEMORANDUM

Subject:- Enhancement of Winter Allowance payable to the Employees posted in Tribal and Non-Tribal Areas.

In continuation of this Department’s Office Memorandum of even number dated 1st June, 2006, the Governor, Himachal Pradesh is pleased to order the enhancement of Winter Allowance payable to the employees posted in Tribal and Non-Tribal Areas of the State (already specified) from Rs. 200/- PM to Rs. 300/- PM with immediate effect.

2. Other terms and conditions with regard to the grant of above allowance as already prescribed from time to time shall remain unchanged.

Sd/-
Special Secretary (Finance) to the Govt. of Himachal Pradesh.

All Administrative Departments of the
Government of Himachal Pradesh.

Endst. No. Fin (C)B(7)-6/ 83 Dated Shimla-2 the 16th May, 2013.

Copy to :-
1. The Principal Secretary (Tribal Development) to the Government of Himachal Pradesh for information and necessary action.
2. All Divisional Commissioners in H.P.
3. All Heads of Department in H.P.
5. Accountant General (A&E), Himachal Pradesh.
6. All Deputy Commissioners in H.P.
7. All Distt. & Sessions Judges in H.P.
8. All Distt. Treasury Officers/ Treasury Officers in H.P.

Sd/-
Special Secretary (Finance) to the Govt. of Himachal Pradesh.
दिनांक: शिमला-171002, 9 अक्टूबर, 1991

कार्यालय ज्ञापन

विषय: जन-जातीय क्षेत्रों में कार्यरत सभी कर्मचारियों को जन-जातीय भत्ते की स्वीकृति।

अधिकारिकों को यह कहने का निर्देश हुआ है कि जन-जातीय क्षेत्र में तैनात हिमाचल प्रदेश सरकार के कर्मचारियों को जन-जातीय भत्ता स्वीकृति करने का मामला कुछ समय से सरकार के द्वारा चर्चित था। मामले पर विचार करने के उपरांत हिमाचल प्रदेश के राज्यपाल जन-जातीय क्षेत्रों में कार्यरत प्रदेश के सभी कर्मचारियों को रूपमें 50 (पचास) प्रतिमास की दर से दिनांक 1.9.1991 से जन-जातीय भत्ता स्वीकृति करने के सहर्ष आदेश देते हैं।

हस्ता
उप सचिव (दिल्ली विभाग)
हिमाचल प्रदेश सरकार।

समस्त प्रशासनिक विभाग,
हिमाचल प्रदेश सरकार।
No. FIN (C) B(7)-3/96
Government of Himachal Pradesh
Finance (Regulations )Department.


OFFICE MEMORANDUM

Subject:- Tribal Allowance to employees of State Government posted in Tribal Areas of the Pradesh –Revision thereof.

In continuation of this Department’s Office Memorandum No. Fin(C)B(7)-8/84 dated 15th July, 1996 on the subject cited above the undersigned is directed to say that the matter relating to enhancement of tribal allowance was under consideration of the Government for sometime past. The Governor, Himachal Pradesh is now pleased to order that the rate of Tribal Allowance shall be enhanced from Rs. 100/- per month to Rs. 200/- per month with effect from 1st September, 2006.

Sd/-
Secretary (Finance) to the Government of Himachal Pradesh.

All Administrative Departments of the Government of Himachal Pradesh.
Shimla-171002.

No. Fin (C)B(7)-3/ 96 Dated Shimla-2 the 19th August, 2006.

Copy forwarded to:-
1. All heads of Departments in Himachal Pradesh.
2. The Registrar, H.P. High Court, Shimla-171001.
3. The Resident Commissioner, Pangi, H.P.
4. All Deputy Commissioners in Himachal Pradesh.
5. All Treasury Officer/ Treasury Officer in Himachal Pradesh.
8. The President, NGO’s Federation, Horticulture Directorate, Nav Bahar, Shimla.
9. Guard File
10. Spare Copies.

Sd/-
Secretary (Finance) to the Government of Himachal Pradesh.

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GOVERNMENT OF HIMACHAL PRADESH
Finance (Regulations) Department

No.Fin(C)B(7)3/96 Dated Shimla-171002, the 31st July, 2012

OFFICE MEMORANDUM

In continuation of this department O.M. of even number dated 19th August, 2006, on the subject cited above, the undersigned is directed to say that the matter regarding enhancement of Tribal Allowance was under consideration of the Government from some time past. The Governor, Himachal Pradesh is pleased to order that the rate of Tribal Allowance shall be enhanced from Rs. 200/- per month to Rs. 300/- per month w.e.f. 1.8.2012.

Sd/-
Principal Secretary(Finance) to the Government of Himachal Pradesh.

To
All the Administrative Secretaries
to the Govt. of Himachal Pradesh.

No.Fin(C)B(7)3(96) Dated Shimla-171002, the 31st July, 2012
Copy to:-
1. All Heads of Departments in H.P.
2. The Registrar, H.P. High Court, Shimla.
3. The Resident Commissioner, Pangi, H.P.
6. The Director of Treasuries, H.P. Shimla-171009.
7. All Treasury/District Treasury Officers in H.P.

Sd/-
Joint Secretary(Finance) to the Government of Himachal Pradesh.
No.GAD-7(G)1-4/82-11
Government of Himachal Pradesh
General Administration Department
D-Section.


From

The Under Secretary (GAD) to the
Government of Himachal Pradesh.

To

1. All the Heads of Department in Himachal Pradesh.
2. The Divisional Commissioners, Kangra / Shimla, H.P.
3. All the Deputy Commissioners in Himachal Pradesh.
4. Registrar H.P. High Court, Shimla.
5. All the District & Section Judges in H.P.

Subject: Providing of incentive to the employees who opt for their posting in difficult areas.

Sir,

I am directed to say that the Government have decided that if an officer / official is transferred to Killar, Lahaul & Spiti and Dodra Kawar and he happens to be an allottee of Government residential accommodation at he place of his previous posting, he will be allowed to retain the same if so required for the bonafide use of his family on normal rent provided such officer / official make a request in writing to the appropriate authority.

Yours faithfully,

Sd/-
Under Secretary (GAD) to the
Government of Himachal Pradesh.
No. Fin.2-C(II)-11/84
Government of Himachal Pradesh
Finance Department

From

Financial Commissioner (Finance)-cum-Secretary
Finance to the Government of Himachal Pradesh,
Shimla-171002.

To

1. All the Secretaries to the Government of Himachal Pradesh, Shimla-171002.
2. All the Heads of Departments, in Himachal Pradesh.
3. The Registrar, High Court, Himachal Pradesh Shimla.
4. All Deputy Commissioners in Himachal Pradesh.

Dated: Shimla-171002, the 15th June, 1986.

Subject: Regarding grant of house building advance and other loans to the employees in distant areas-proceedings of the Tribal Development meeting held on the 1st October, 1984

Sir,

I am directed to say that the matter regarding earmarking of certain percentage of funds for the grant of house building advances in favour of those Government employees who are serving in distant difficult areas has been engaging the attention of the Government for sometime past. After careful consideration it has now been decided that 5% of the allocation for house building advance shall be set apart from grant of house building advance to govt. servants working in difficult areas of the Pradesh, viz;

1. Pangi Sub-Division and Bharmour Tehsil in Chamba District;
2. District Lahaul & Spiti;
3. Gram Panchayats of Athara Bis Pargana and Munish Darkala and Kashapat of Tehsil Rampur and Dodra Kawar area and Pandra Bis Pargana of Tehsil Rohru in Shimla District;
4. Pandrah Bis pargana of Kullu District;
5. Bara Bhangal and Chhota Bhangal area of Palampur sub Division in Kangra District; as under :-

“The loans in such cases will be admissible against reserve quota of 5% funds whether the house is to be constructed in difficult areas or outside those areas. Only those Government servants will be eligible for consideration of grant of loan under the reserve quota who have completed the ‘normal tenure’ of stay in the difficult areas as prescribed in the Transfer Policy. Such Government servants can apply to avail of this concession within 10 years of the completion of full tenure in difficult areas.” You may kindly bring home this decision of the Government to all concerned. These orders will come into force from the date of issue. The following guidelines may be kept in mind :-
(a) This concession will not have retrospective effect. Only those employees who are serving in a difficult area on the date of issue of this order, or a subsequent date shall be eligible for this special facility.

(b) As employee who is eligible according to (a) above but had applied for an house building advance prior to the date of issue of this order while posted in a difficult area, and is registered under the normal or general categories, has the option of deciding whether he would like to continue in his existing registration or would like to shift to the 5% quota. If he opts for the latter his name shall be struck off from the existing register and he shall be placed in the new category according to his fresh option. His serial number in the new category shall be determined from the date his option is received in Finance Deptt. through his Administrative Department.

(c) In all cases the Administrative department should certify that the applicant has completed his normal tenure in a difficult area.

Yours faithfully,

Joint Secretary (Budget)
for Financial Commissioner (Finance)
-cum-secretary(Finance) to the
Government of Himachal Pradesh.
No.Fin.2-C(II)-11/84
Government of Himachal Pradesh
Finance Department

From
Financial Commissioner (Finance)-cum-Secretary
(Finance) to the Government of Himachal Pradesh,
Shimla-171002.

To
1. All the Secretaries to the Government of Himachal Pradesh, Shimla-
   171002.
2. All the Heads of Departments, in Himachal Pradesh.
3. The Registrar, High Court, Himachal Pradesh Shimla.
4. All Deputy Commissioners in Himachal Pradesh.

Dated: Shimla-171002, the 6th December, 1986.

Subject: Regarding grant of house building advance and other loans to the
employees in distant areas-proceedings of the Tribal Development
meeting held on the 1st October, 1984.

Sir,

In continuation of this department letter of even number, dated 15th June,
1986, on the subject cited above. I am directed to say that since the difficult areas
specified, for the purpose of transfer policy have undergone a change, therefore, it has
now been decided that 5% of the allocation for house building advance shall be set apart
for grant of House Building Advance to Government servants working in difficult areas
now specified, viz :-

- Pangi Sub-Division of Chamba District;
- Pooh Sub –Division of Kinnaur District; and
- Lahaul & Spiti Distirtc.

This department’s letter of the 15th June, 1986, stands modified to the above
extent.

Yours faithfully,

Deputy Secretary (Budget) to
Government of Himachal Pradesh
No. Fin.2-C(11)/84
Govt. of Himachal Pradesh
“Finance Department”

From
The FC-cum-Secretary (Finance) to the
Government of Himachal Pradesh.

To
1. All the Secretaries to the Govt.of H. P., Shimla.
2. All the Heads of Departments, in H.P.
3. The Registrar, H’ble High Court, Shimla-171002.
4. All Deputy Commissioners in H.P.


Subject: Regarding grant of House Building Advance and other loans to the employees serving in distant areas proceedings of the Tribal Development Advisory Board meeting held on the 1st October, 1984.

Sir,

I am directed to refer to this Department letter of even number dated the 15th June, 1986, and 6th December, 1986, on the subject noted above and to say that the following areas shall now be treated as distant difficult areas for purposes of grant of House Building Advance to Govt. servants out of 5% allocation set apart for them:-

1. Pangi and Bharmour Sub-Divisions of Chamba Distt.
2. Lahaul & Spiti District.
3. Dodra Kawar area of Rohru Sub-Division and Pandrah Bis Pargana, Munish Darkali and Kashapat Gram Panchayat of Ramur Tehsil of Shimla District.
4. Pandra Bis Pargana of Kullu District.
5. Chhota Bhangal and Bara Bhangal areas of Palampur Sub-Division of Kangra District.
6. Kinnaur District.

3. Other terms and conditions stipulated in this Department letter No. Fin.2-C(11)/84, dated the 15th June, 1986 shall remain in force as heretofore.

Yours faithfully,
Sd/-
Under Secretary (Budget) to the
Government of Himachal Pradesh.
Copy of Rule 8(3) ‘Out of turn allotment’ of the Allotment of Govt. Residences

(General Pooh) in H.P. Rules, 1986.

**Rule 8(3)**

As officer occupying an earmarked house shall be entitled to out of turn allotment of Govt. residence in case he is transferred to another post at the same station.

The officers / officials who after completion of their full tenure in the districts of Lahaul & Spiti, Kinnaur and Pangi Tehsil of Distirct Chamba are transferred to Shimla and other places in the State shall be given preference on priority basis in allotment of Govt. residential accommodation, at the stations of new postings.
कार्यालय आदेश

विषय: जन-जातीय क्षेत्रों एवं कठिन क्षेत्रों में अवकाश पर जाने की अवस्था में अतिरिक्त यात्रा दिवसों की सुविधा देने बारे।

उपरोक्त विषय पर मुझे यह कहने का निर्देश हुआ है कि जन-जातीय क्षेत्र एवं दुर्गम क्षेत्र में तैनात अधिकारियों / कर्मचारियों को अवकाश आदि पर अपने मूल निवास स्थान पर जाने हेतु अतिरिक्त ज्वाइनिंग टाइम दिये जाने का मामला सरकार के विचाराधीन था। अब सरकार ने पूर्ण विचार उपरान्त एवं वित्त विभाग की सलाह से यह निर्णय लिया है कि जन-जातीय क्षेत्रों / दुर्गम क्षेत्रों में तैनात अधिकारियों / कर्मचारियों अतिरिक्त ज्वाइनिंग टाइम की सुविधा निम्न प्रकार से देने होगी :

1. अतिरिक्त ज्वाइनिंग टाइम की सुविधा केवल अर्जित अवकाश, अर्थ-वेतन अवकाश तथा असाधारण अवकाश पर ही देने होगी। यह सुविधा आर्थिक अवकाश पर देने न होगी तथा स्थानांतरण पर ज्वाइनिंग टाइम सम्बन्धित नियमों के अन्तर्गत दिया जाएगा।

2. अतिरिक्त यात्रा दिवसों की सुविधा वर्ष में केवल एक बार ही दी जायेगी। अधिकतम देन यात्रा दिवसों की संख्या समान रूप से सभी अधिकारियों / कर्मचारियों को विभिन्न क्षेत्रों में निम्न प्रकार से उपलब्ध होगी :
   1. पंजी - पूरे वर्ष में 8 दिन ।
   2. भरतीरु - 15 दिसंबर से 31 मार्च तक 4 दिन ।
   3. लाहौल - 15 दिसंबर से 15 जून तक 3 दिन ।
   4. सिपित - 15 दिसंबर से 30 अप्रैल तक 4 दिन ।
      अन्यथा केवल 3 दिन ।
   5. होड़ड़ा कबार - पूरे वर्ष में पांच दिन ।
   6. किल्लोर - कोई नहीं

3. अवकाश स्थिति के आदेश जारी करते समय उनमें यात्रा दिवसों का उल्लेख किया जाना आवश्यक है।

दिनांक 7.7.93
2. उपरोक्त सुविधा उन अधिकारियों / कर्मचारियों को भी उपलब्ध होगी जो जन-जातीय क्षेत्र या कठिन क्षेत्र के निवासी हैं तथा जन-जातीय क्षेत्र या कठिन क्षेत्र से बाहर तैनात हैं।

3. उपरोक्त आदेश इस ज्ञापन के जारी होने की तिथि से लागू होंगे। इससे पहले इस विषय पर सरकार द्वारा किसी भी विभाग के माध्यम से जारी किये गये सभी आदेश रद्द समझे जायेंगे।

यह निर्णय सभी सम्बद्धित के ध्यान में लाया जाये तथा इसका पालन किया जाये।

भवदीय,

आयुक्त एवं सचिव (कार्यकर्ता)
हिमाचल प्रदेश सरकार
No.PLG.(F)5-8/80-TD
Govt. of Himachal Pradesh
Tribal Development Department

From
The Commissioner (TD) to the
Govt. of Himachal Pradesh.

To
1. All the Administrative Secretary in Himachal Pradesh.
2. All the Heads of Department in Himachal Pradesh.

Dated; Shimla-2, the 13th August, 1981.


Sir,

I am directed to refer to recommendation No. 24 circulated vide this department letter of even number, dated 13th September, 1980 on the subject cited above and to say that it has been decided by the Government in this behalf that special transit leave for employees posted in tribal areas may be allowed upto specified transit points. These may be Tapri and Spiti and Rampur for Kinnaur, Manali for Lahaul, Kharamukh for Bharmour and for Pangi area two transit points, namely Tissa when Sach pass is open and Kishtwar when Sach pass is closed. The number of days to be allowed as transit leave will be fixed by the respective Deputy Commissioner/Additional Deputy Commissioner of the area.

You are, requested, kindly to take action in the matter accordingly under intimation of this Department.

Yours faithfully,

Sd/-
Commissioner (TD) to the Government of Himachal Pradesh.
OFFICE OF THE DEPUTY COMMISSIONER, CHAMBA DISTT. CHAMBA

No.5.CBA-3(25)/58- dated Chamba, the 29th Jan.,1971.

NOTIFICATION

The following Stages have fixed for undertaking journey to and from Pangi Tehsil with effect from Ist Feb.,71.

(a) MAIN CHANDER BHAGA VALLEY (KISHTWAR TO THEROT)

<table>
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<th>Sr.No.</th>
<th>Name of Stage</th>
<th>To</th>
<th>Distance in K.M.</th>
<th>No. of day(s)</th>
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<td>1.</td>
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<td>9.</td>
<td>Sach</td>
<td>Purthi</td>
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<td>1</td>
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<td>19</td>
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<td>11.</td>
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<td>Tindi</td>
<td>13</td>
<td>1</td>
</tr>
<tr>
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<td>Tindi</td>
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<td>1</td>
</tr>
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<td>Udaipur</td>
<td>17</td>
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<td>14.</td>
<td>Udaipur</td>
<td>Thirot</td>
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<td>1</td>
</tr>
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(b) FROM TISSA TO KILLAR (VIA SACH PASS)

<table>
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<tr>
<th></th>
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<th>To</th>
<th>Distance in K.M.</th>
<th>No. of day(s)</th>
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</tr>
<tr>
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<td>Bindrabani</td>
<td>Killar</td>
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<td>1</td>
</tr>
</tbody>
</table>

(c) FROM ALL OTHER PLACES IN VALLEY AND FOR APPROACHERS TO PANGI VALLEY THROUGH PASSES LIKE CHENNI DRATI ETC. ONE STAGE MAY BE RECOGNISED FOR A DISTANCES OF 12 km TO 15 km.

Sd/-
S.K.CHAUHAN
DEPUTY COMMISSIONER
CHAMBA DISTT. CHAMBA.
No.TD(F)5-1/85
Government of Himachal Pradesh
Tribal Development Department

Dated Shimla-2, the 12th March, 1993.

From
The Financial Commissioner-cum-Secretary,
(Tribal Development) to the Government of H.P.

To
1. All the R.C./DCs/ADC in Tribal Areas.
2. All the Project Officer, ITDPs, in Tribal Areas.

Subject: Implementation of Tribal Sub-Plan.

Sir,

As your are aware, Tribal Sub-Plan has been implemented in the State right from the beginning of the 5th Plan starting with 1974-75. Ever since the State Plan flow to the Tribal Sub-Plan has been above the par and has reached 9% for the Eighth Plan period from that of 3.65% in 1974-75. Since Consolidated Demand No. 35 now 31) was introduced in 1981-82 as a result of which funds provided under Tribal Sub-Plan have been made non-divertible to outside the tribal areas and diversions with in one major Head and that from one Major Head to another are easy and convenient so that 100% utilization in keeping with the felt needs of each ITDP area is possible. Project Advisory Committee is constituted for each ITDP which not only oversees implementation of the Tribal Sub-Plan in the area but also recommends diversions in budgeted outlays which are generally accepted; such diversions in earmarked sectors are required to be made by the 15th October and the rest by the 15th December. The quarterly norms of plan expenditure for each quarter are as under:

<table>
<thead>
<tr>
<th>Quarter</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Quarter</td>
<td>20 percent</td>
</tr>
<tr>
<td>Second Quarter</td>
<td>40 percent</td>
</tr>
<tr>
<td>Third Quarter</td>
<td>25 percent</td>
</tr>
<tr>
<td>Fourth Quarter</td>
<td>15 percent</td>
</tr>
</tbody>
</table>

As for achievements under Point 11(b) of the 20-Point Programme, 1986 the same are as under:

<table>
<thead>
<tr>
<th>Quarter</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Quarter</td>
<td>15 percent</td>
</tr>
<tr>
<td>Second Quarter</td>
<td>15 percent</td>
</tr>
<tr>
<td>Third Quarter</td>
<td>35 percent</td>
</tr>
<tr>
<td>Fourth Quarter</td>
<td>35 percent</td>
</tr>
</tbody>
</table>

2. For balanced development of all the five ITDPs, funds are allocated to the five ITDPs based on an objective formula taking into account geographical area (20
percent); population (40 percent); and relative economic backwardness (40 percent) and the share of each ITDP is as under:-

<table>
<thead>
<tr>
<th>District</th>
<th>Share</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kinnaur</td>
<td>30%</td>
</tr>
<tr>
<td>Lahaul-Spiti</td>
<td>34%</td>
</tr>
<tr>
<td>Lahaul</td>
<td>18%</td>
</tr>
<tr>
<td>Spiti</td>
<td>16%</td>
</tr>
<tr>
<td>Pangni-Bharmour</td>
<td>36%</td>
</tr>
<tr>
<td>Pangni</td>
<td>17%</td>
</tr>
<tr>
<td>Bharmour</td>
<td>19%</td>
</tr>
</tbody>
</table>

3. Our tribal areas being situated as they are in the Apline Zone, working season there is obviously limited, therefore, soon after the budget allocations are received in the first week of April every year, action Plan is required to be formulated for each ITDP in order to implement the tribal sub-plan effectively and efficiently and to the maximum advantage possible during the year incorporating, among others, the following :-

1. A quick review of the budgeted schemes and works and budget allocations their against for possible diversions with the same Major Head or from one Major Head to another;
2. Prioritisation of the works for i) completion during the year itself; ii) slowing down of works during the year; iii) postponement of work (s) to subsequent year (s); iv) inclusion of any urgent work (s) which may not have been provided;
3. Likely date of start of work by constactor(s) who have been awarded major works;
4. Likely date of completion of all formalities for awarding minor works to contractors;
5. Steps taken to procure all essential materials, i.e. cement, steel, bitumen, pipes, sheets etc.;
6. Steps taken to import foreign labour well in time so that labour is in the valley not later than the 15th April;
7. Arrangements are made for snow clearance on major roads i.e. Manali-Koksar and Gramphoo-Kanzum etc. on apriority basis so that Rohtang Pass and Kunzam Pass are opened up simultaneously;
8. Way and means so as to achieve 90% of financial and physical targets by October and when working season is almost over by periodically monitoring and review of programmes and, in between achievement of targets, both physical and financial, as per prescribed norms both under T.S.P. and Point-11 (b); and
9. Suggestions for quick and proper implementation of programmes / schemes.

Funds under Nucleus Budget at the rate of Rs. 7.50 lakh per C.D. block are also provided for taking up local developmental works costing not more than Rs.
50,000/- each. Nucleus Budget rules are provided to sanction schemes and execute the works; however, it is emphasized that no scheme should be sanctioned unless its estimates are prepared and received. Funds drawn from the Treasury are required to be transferred to the Executing Authority who must implement the scheme with in a period of one and a half year. No funds are to be sanctioned for repair and maintenance and only tangible assets ought to be taken up. Utilisation Certificates should not be allowed to pend beyond 2 years whereafter the sanctioned money should be recovered and deposited in Govt. account.

In addition, funds under the scheme known as ‘People’s participation in Development’ are also being released beginning with the year, 1992-93 with Govt. and people’s participation in the ratio of 77:33 which is analogous to the scheme under Nucleus Budget except that there is no people’s participation under Nucleus Budget. Funds under this scheme and that under Nucleus Budget are inter-transferable in the event of non utilization under the former.

Under Single-line Administration, single file system is to prevail and departmental officers are fully responsible for implementation of scheme and sanctioning of funds there against under respective heads.

These instructions are only illustrative and not exhaustive. Wherever there may be any doubt, necessary guidance may be obtained from the concerned deptt.

Yours faithfully,
Sd/-
(A.N.Vidyarthi)
FC-cum-Secy(TD) to the Government of H.P.

Copy to all above addresses.

Sd/-
Assistant Commissioner (TD)
to the Govt. of H.P.
GOVERNMENT OF HIMACHAL PRADESH
HOME DEPARTMENT


NOTIFICATION
Whereas the Government of India have, pending issue of formal notification for re-defining Inner Line in Himahal Pradesh/under the Foreigners (Protected Areas) order 1958, authorized the State Government to issue permits for entry into the Protected Areas which are now open for tourism, to group consisting of four or more foreigners sponsored by their recognized travel agencies in India with pre drawn itinerary. The State Government has been further authorized to delegate the powers to the Distt. Magistrate concerned. The Distt. Magistrate, in turn, may further delegate in writing, the powers to Sub-divisional Magistrates of the area to issue Protected Areas permits.

Now, therefore, the Governor, Himachal Pradesh is pleased to authorize the following District Magistrates to issue permits. These officers can further delegate these powers in writing to the Sub Divisional Magistrates mentioned below to issue permits for such foreigners as mentioned above within their respective territorial limits :-

District Magistrate, Shimla.
District Magistrate, Kinnaur at Kalpa.
District Magistrate, Lahaul & Spiti at Keylong.
District Magistrate, Kullu.
District Magistrate, Chamba

Sub Divisional Magistrates

Shimla District
- Sub Divisional Magistrate at Shimla.
- Sub Divisional Magistrate Rampur.

Kinnaur District
- Sub Divisional Magistrate Nchar.
- Sub Divisional Magistrate Kalpa.
- Sub Divisional Magistrate Pooh.

Lahaul & Spiti Distt.
- Sub Divisional Magistrate Kaza.
- Sub Divisional Magistrate Lahaul at Keylong.
- Sub Divisional Magistrate Udaipur.

Chamba Distt.
- Sub Divisional Magistrate Pangi at Killar.
- Sub Divisional Magistrate Tissa.
- Sub Divisional Magistrate Chamba.
- Sub Divisional Magistrate Bharmour.

By Order,
Financial Commr.-cum-Secretary
(Home) to the Govt. of H.P.
No.Home-B(F)3-17/86
Government of Himachal Pradesh
Home Department.

From:-

The Financial Commissioner-cum-Secretary(Home)
to the Government of Himachal Pradesh, Shimla-171002

To

1. The District Magistrate,
   Shimla, Kinnaur, Lahaul & Spiti, Kullu, and Chamba.
2. Additional Deputy Commissioner,
   Kaza (District Lahaul & Spiti)
3. The Superintendent of Police,
   Shimla, Kinnaur, Lahaul & Spiti, Kullu and Chamba.
4. Sub-Divisional Magistrate, Lahaul & Udaipur (Lahaul & Spiti Distt.)
   Nichar, Kalpa, Pooh (Kinnuar District.) and Kaza, Kullu, Pangi (Chamba
district), Shimla and Rampur (Shimla Distt.)

Dated : Shimla-2, the 16th March, 1992.

Subject: Procedure for issue of permits under (Foreigners Protected Areas

Sir,

I am directed to say that the Innerline permits meant for the foreigners
under Foreigner Protected Area Order, 1958 were being issued by the Government of India.
Now, in pursuance to relaxation of condition for visiting the inner line in Himachal Pradesh
by the foreigners, the Government of India has recently authorized the State Government
to further sub delegate the power to its own offices for the issue of such inner line permits.
Thereafter the State Government has authorized the District Magistrates, Sub Divisional
Magistrates concerned to issue requisite permits to the foreigners, pending the issue of fresh notification by the Government of India regarding further revision of the inner line.
This State Govt. notification bearing reference No. Home (B)(F)3-17/86-Vol-I dated
13.12.1991 has issued to the all concerned. Copies of this are enclosed for ready reference.

Recently the Chief Secretary, Himachal Pradesh took a meeting regarding
the promotion of tourism in tribal areas and the requisite procedure to be simplifited for
such issue to inner line permits to foreigners and non local Indians visiting inner line the
need of simplifying the procedure as far as possible was advised in that meeting so that
foreigners and non local India tourists visiting inside the inner line are not harassed unnecessarily on some minor technical grounds. Keeping in view the spirits of liberalization, it is felt that permits may be considered to be issued, relatively smoothly and freely, unless the concerned District or Sub-Divisional authorities, have over-whelming reasons to suspect the bonafides of any particular tourist. In order to guide the permit issuing authorities, the following broad guidelines are, therefore being indicated which may be kept in view by all concerned regarding the issue of permits and surveillance for foreign or Indian tourists with in the inner line:
1. The permit issuing authority will endeavour to issue the permit very promptly, preferably immediately on receipt of application. If the tourist has to wait for even a couple of days for obtaining permits, with all attendant cost and uncertainty, this will act as a big disincentive to tourism traffic for the areas. It may be born in mind that tales carried by a harassed tourist cause great damage to the tourism reputation of the area. The permit issuing authorities should try to build up the reputation of being friendly to visitors.

2. Unless these are special or over-whelming reasons to the contrary, the permit issuing authority should not be too much difficult or fussy for demanding full verification of antecedents before issuing permits. For foreigners perhaps passport / visa documents or motor vehicle licence particulars may prima facie be enough. After all the movements of the foreign permit holder tourists within the inner line area will otherwise be under close monitoring and surveillance. Similarly for non-local Indian tourists, permit issuing authorities Acting under Criminal Law Amendment Act may take rather pragmatic attitude and not harass him always by insisting on police verification from the police authority of the district of the visitors origin. The local authorities may try to ascertain his identity if possible by consulting whatever best evidence he can produce.

3. The incharge of the Police post at the entry point of the inner line will record particulars and pass to the next police post through wireless communication all relevant, particulars including the details of a permit holder, his pass port details Vehicle No. by which he was travelling and the time of departure (mention the names of the place to be visited by foreigners) Official Incharge of the next check post will verify them, when the foreigner visit the next check post and the Incharge of the next check post will communicate through wireless message similar information to the Incharge of the following police posts under advice to the preceeding check post. The particulars will also be communicated to the Incharge of the next check post. Similar exercise will be done for the return journey but without much detention of the person at the check post without reasonable cause. The details of such entries and communications may also be maintained in registers.

4. A foreign tourist may be allowed to carry cameras. However, he may not be allowed to photograph defence installations and notified strategic places like important bridges etc.

However, if anything untoward happens or a tourist conducts himself in a manner prejudicial to the safety and security of the country or grossly violates the provisions relating to inner line or any law for the purpose, the matter may be reported immediately to the State Government and action be taken immediately under the law. The State Government may be kept informed about the action taken by the permit issuing authority or the police as the case may be.

These instructions may be circulated to all concerned.

Yours faithfully,
Sd/-
Joint Secretary(Home) to the Govt. of Himachal Pradesh.
No.Home-B(F)3-17/86-Vol.-I
Government of Himachal Pradesh
Home Department

From
The Joint Secretary, Home
to the Government of Himachal Pradesh.

To
1. The District Magistrate Shimla, Kinnaur, Kullu, Lahaul & Spiti at Keylong, Chamba.
3. Additional Deputy Commissioner, Kaza and Addlitional Deputy Commissioner, Pooh.

Dated: Shimla-2, the 16th June, 1992.

Subject: Regarding Inner Line in protected area.

Sir,

The Notification S.O.No.283(E) dated 13.04.1992 issued by the Ministry of Home Affairs and as republished in the H.P. Rajpatra (extra ordinary) is attached herewith for necessary action / guidance. The form in which the Inner line permit to the foreigners are required to be issued by the competent authority is also attached. It may be kept in view that while issuing permits and routes to be followed may be indicated in the permit. The Liaison Officer may also be provided to the Foreigner Tourist groups and the surveillance agency may be kept informed about the tours. The Foreigners may not be allowed to visit vital installation, strategic places and Army / I.T.B.P. camps etc. for security reasons. Similarly Photography on these places not be allowed. In this connection you attention is invited to this Deptt. letter No. Home-B(F)3-17/86 dated 16.3.1992 wherein detailed instructions / guidance have been lain down (copy attached).

Yours faithfully,
Sd/-
Joint Secretary, Home
to the Govt. of Himachal Pradesh

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RAJPAUH HIMACHAL PRADESH

(असाधारण)
HIMACHAL PRADESH SARKAR

HOME DEPARTMENT

NOTIFICATION

Shimla-2, the 23rd May, 1992

No.Home-B(F)3-17/86-Vol-I, - The following S.O.No.283 (E), dated 13.4.92 published in the Gazette of India, Extra Ordinary, Part-II, Section-3, Sub Section (ii) is hereby re-published in the Himachal Pradesh Govt. Rajpatra Extra Ordinary for the information of General Public.

By order,

Sd/-
Financial Commissioner-cum-Secretary,
(Home) to the Govt. of Himachal Pradesh.
OVERNEMENT OF INDIA/BHARAT SARKAR
MINISTRY OF HOME AFFAIRS/GRIH MANTRALAYA

NOTIFICATION

New Delhi, 13th April 1992

S.O.No.283(E) – In exercise of the powers conferred by section 3 of the Foreigners Act, 1964 (31 of 1946), the Central Government hereby makes the following order further to amend the Foreigners (Protected Areas) Order, 1958, namely :-

1.(i) This order may be called the Foreigners (Protected Areas) Amendment Order, 1992

(ii) It shall come into force on the date of its publication in the Official Gazette.

2. In the schedule 1 to the Foreigners (Protected Areas) Order, the 1958, under the heading “HIMACHAL PRADESH”, for the existing entries the following should be substituted, namely :-

From CHUMIKRIARSA 32° 56’ 48”
77° 35’ 56”

Along the Himachal Pradesh-Jammu and Kashmir boundary eastward connecting points 5588,5780,5792, than moving Southward and leaving Himachal Pradesh – Jammu and Kashmir boundary and moving into Himachal Pradesh territory connecting point 6157, than moving to – Takling La (5775) and further moving Southward along the ridge upto the Parangla Pass (18800’) – then Southward along the ridge connection point 16000’ and point 20800’ – then follow the ridge South – Eastward between the rivers Kheukh shame – Crossing the Kingti river between liung and Zingin river confluences, then connecting point 19362 (Kamalank Peak) – then further Southward crossing the Spiti river near Poh-then connecting point 18837 Pen Peak, - then moving Southward and connecting peak point 6223m – then following Southward along the ridge connecting point 6223m – then manirang Pass-then Moving South upto Thamsa Peak (5092m / 6707m) – then meeting point 4724m –then meeting Hundustan – Tibet road and Sutlej river at the confluence of Lipa river and Sutlej at the Lipa river bridge – then following further South-East connecting points 4459m, 6095m /20090’ Sessarrag-then proceeding Southward and connecting
Village Charang, - then further Southward connecting point 5705 m. then moving South-West ward connecting point 4920m/15142’ – then crossing clacier meeting point 5235m/199171’ – then meeting the 40 k.m. belt at point 5424m on Khimlay Pass which happens to be the point on the Himachal Pradesh-Uttar Pradesh border-then moving further Westward along the Himachal Pradesh – Uttar Pradesh border upto the point Rupi Guend Stream, upto Sewa Dogri; 31° 10’ 42” Uttar Pradesh border. 78° 04’ 20” on Himachal Pradesh.

**STIPULATIONS:**

Notwithstanding anything contained herein above and subject to such conditions as may be specified by the Central Government in this behalf, Foreign tourist may be permitted to enter and stay in groups consisting of four or more persons sponsored by the recognized Tribel Agency in India with pre-drawn itinerary to travel along the road from the intersection of the Lippa Khud bridge of Hindustant-Tibet road (opposite village Moorang in Kinnaur District) – to Pooh, - to Dubling bridge over Satlej river, - further Khab to Sumdho, - to Tabo, - to Dhankar Gompa, - to Kaza on the basis of the permit issued by the Government of Himachal Pradesh or an officer of the Indio – Tibetan Borader Police not below the rank of a Deputy Superintendent of Police Incharge of the check post.

V.S. AILAWADI,
Joint Secretary,
to the Government of India
SCHEDULE – II
PERMIT

Registration No...................

(Under para 3 of the Foreigners (Protected Area) Order, 1958)

Mr./Mrs./Miss.............................................a...............National,

Residing at..............................holder of passport  No...........

Dated the.........................is hereby permitted to enter the

protected Area via.......................and to reside in the

protected area for  the purposes of........................................

at place(s), from..............................to.............................

2. He/She shall, while residing in the said areas, comply with

the conditions specified below.

3. Mr./Mrs./Miss..............................shall not remain in

the said area after the..............................unless he/she

has  obtained the prior permission of authority who issued the

permit.

Application for any extension of the period of this permit must

be made at least seven days before its expiry.


(ISuing Authority)
(Seal)

Place..............................

Date..............................

2. Conditions, if any to be specified by the issuing Authority.
3. Schedule II-A omitted vide GSR 1186, dated 21st October, 1974
No.Home-B(F)3-17/86
Government of Himachal Pradesh
Home Department.

From:-

The Commissioner-cum-Secretary,Home
To the Govt. of Himachal Pradesh.

To

1. The District Magistrate,
   Shimla, Kinnaur, Lahaul & Spiti, Kullu, and Chamba.
2. Additional Deputy Commissioner,
   Kaza (District Lahaul & Spiti)
3. The Superintendent of Police,
   Shimla, Kinnaur, Lahaul & Spiti, Kullu and Chamba.
4. Sub Divisional Magistrate, Lahaul & Udaipur (Lahaul & Spiti Distt.)
   Nichar, Kalpa, Pooh (Kinnaur District.) and Kaza, Kullu, Pangi (Chamba
   district), Shimla and Rampur (Shimla Distt.)

Dated : Shimla-2, the 15th October, 1992.

Subject: Procedure for issue of permits under (Foreigners Protected Areas

Sir,

In continuation this Deptt. letter of even number dated 16th March, 1992, on the subject cited above I am directed to forward herewith a copy of Govt. of India
Ministry of Home Affairs New Delhi letter No. 15011/14/92-F-I dated 2.9.92 for
information and necessary action. You are requested to issued the permit for aforesaid
areas strictly according to the instructions issued by the Govt. of India.

Yours faithfully,
-Sd-
Joint Secretary, Home
to the Govt. of Himachal Pradesh
Circular No.150

No.15011/14/92-F-I
Government of India/Bharat Sarkar,
Ministry of Home Affairs/Grih Mantralaya

Lok Nayak Bhavan
New Delhi, the 2.9.92.

To
The all State Government and Union Territories.

Subject: Issue of Protected Area Permit / Restricted Area Permit.

It has been brought to the notice of this Ministry that some of the State Governments are issuing permits to the foreign nationals for their visit to Restricted/Protected Areas which are not open for tourism. It has also been brought to the notice of the Govt. of India that in certain cases individual tourists are allowed by the State Governments violating the instructions of the Central Government. It is also obligatory on the part of all permit issuing authorities to send a copy of permit issued to the Intelligence Bureau, which is also, not being complied to in some of the cases. This may be followed strictly.

In view of these violations, it is once again reiterated that the following may be strictly adhered to by all permit issuing authorities :-

1) No permit should be issued by the State Govt. for which they have not been specially delegated powers.
2) No individual should be given permit for the places which are open for group tourism only without consulting Ministry of Home Affairs.
3) Places which are not open for tourists, should not be allowed to be visited by the foreigners without the permission of Ministry of Home Affairs.
4) Tourists may be permitted to visit the designated places and for the period for which they are authorized.
5) Information about the permit issued, by the State Govt. must be provided to local IB, MHA and all concerned.

These instructions issued earlier in this regard may please be followed scrupulously and may be brought to the notice of all concerned for compliance.

Yours faithfully,

Sd/-
(J.S.SAHARIA)
DEPUTY SECY. TO THE GOVT OF INDIA.
GOVERNMENT OF HIMACHAL PRADESH

HOME DEPARTMENT

(SECTION – B)

No.Home-B(F)3-17/86-Vol-II Dated, Shimla-2, the 31st March, 93.

NOTIFICATION

The enclosed Govt. of India Ministry of Home Affairs Notification No.G.S.R.85(E) dated 25th February, 1993 (English & Hindi) published in the Gazette of India, Extra Ordinary, Part-II Section-3 Sub Section (i) is hereby re-published in the H.P. Govt. Rajpatra Extra Ordinary for the information of general public.

By Order
Commissioner-cum-Secretary
(Home) Govt. of H.P.

1. All the secretaries in H.P.
2. All the Heads of Departments in H.P.
3. All Dy. Commissioners in H.P.
4. All Supdt. of Police in H.P.
MINISTRY OF HOME AFFAIRS

NOTIFICATION

New Delhi, the 25th February, 1993.

GSR No.85(E) Whereas the Central Government considers that in the interest of the safety and security of India and in the public interest, it is necessary so to do:

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 3 of the Criminal Law Amendment Act, 1961 (23 of 1961) and in supercession of the Notification of the Government of India in the Ministry of Home Affairs No. GSR 287(E) dated 27th June, 1974 as amended by the notification of Government of India No. GSR 432 (E) dated 17th July, 1980 except in respect of things done or omitted to be done before such supercession, the Central Government hereby declares the areas described in Schedule I annexed hereto be to notified areas and for the purpose of sub-section (3) of that section specifies 25 February 1993 as the day on and after which no person other than

(a) Any citizen of India;
(b) A person in whose favour a permit has been issued under the Foreigners (Protected Areas) Order, 1958; and
(c) A person who is not a citizen of India but who is specially exempted from the operation of this notification by the Central Government or the Himachal Pradesh Government

Shall enter or attempt to enter and said area or be therein except in accordance with the term of a permit, in the form specified in Schedule II annexed hereto in writing granted to him by the following officers, namely :-

(i) District Magistraates Lahaul and Spiti, Kullu, Shimla and Kinnaur;
(ii) Magistrates 1st Class Lahaul, Pooh, Kalpa Nichar, Rampur, Rohroo and Kullu in Himachal Pradesh subject to such permit being cancelled by the District Magistrates Lahaul and Spiti, Kullu, Shimla and Kinnaur at their discretion for reasons to be recorded in writing;
(iii) Tehsildars in Ladakh District (Jammu & Kashmir);
(iv) Tehsildar-cum-Magistrate 1st Class, Spiti at Kaza; and
(v) District Magistrate, Sub-Divisional Magistrates and Magistrates of the first class in Uttarkashi District in the State of Uttar Pradesh, subject to such permit being granted only to persons resident within the local limits of their jurisdiction and in respect of such areas in Kinnaur District in the State of Himachal Pradesh.
HIMACHAL PRADESH

“From CHUMIKRIARSA

| 32° 56' 48” |
| 77° 35' 56” |

along the Himachal Pradesh – Jammu and Kashmir boundary eastward connecting points 5588, 5780, 5792, then moving Southward and leaving Himachal Pradesh – Jammu and Kashmir boundary and moving into Himachal Pradesh territory connecting point 6157, then moving to-Takling La (5775) and further moving Southward along the ridge upto the Parangla Pass (18800’) – then Southward along the ridge connecting Point 16000’ and point 20800’ – then follow the ridge South-Eastward between the rivers Kheukh Shama, - crossing the Kingti river between Liung and Zingiu river confluences, - then connecting point 19362 (Kamalank Peak) – then further Southward crossing the Spiti river near Poh – then connecting point 18837 Pon Peak – then moving Southward and connecting peak point 6223m – then following Southward along the ridge connecting point 6223 m –then Manirang Pass –then moving South upto Thamsa Peak 5092m / 6707m –then meeting point 4724m –then meeting Hundustan – Tibet road and Sutlej river at the confluence of Lipa river and Sutlej at the Lipa river bridge - then following further South-east connection points 4459m, 6095m/20090’ Sessarrang – then proceeding Southward and connecting Village Charang, - then further Southward connecting point 5705m – then moving South – Westward connecting point 4920m/15142’ – then crossing glacier meeting point 5235m/10171’ then meeting the 40 KM belt at point 5424m on Khimlay Pass which happens to be the point on the Himachal Pradesh, Uttar Pradesh upto the point Rupi Guend Stream, upto

| Sewa Dogri | 31° 10’ 42” |
| 78 ° 04’ 20” |

on Himachal Presesh – Uttar Pradesh border.
SCHEDULE-II

Shri/Smt./Kumari_________________________________________ son/wife/daughter
of_________________________________________ resident
of_________________________________________ is hereby permitted to
erenter in the Notified Area
via__________________________________________and to reside in the
Notified Area for the purpose of________________________________________
Place(s)________________________________________
from________________________________________ to________________________________________

2. He/She shall while residing in the Said Areas, comply with the conditions applicable in this behalf.

3. Shri/Smt./Kumari________________________________________ shall not remain in the
Said Area after the ________________ unless he/she has obtained the prior
permission of the authority who issued the permit. Application for an extension of the
period of this permit must be made at least seven days before its expiry.

(Signature of Issuing Authority)
(with seal)

Dated;____________________

To
The Manager
Govt. of India Press (No.)
Ring Road, Mayapuri
New Delhi.

Sd/-
(B.N.Jha)
Joint Secretary to the Govt. of India.
गृह मन्त्रालय

नई दिल्ली, 25 फरवरी 1993

अधिसूचना

साकार 85 (अ) केंद्रीय सरकार का यह विचार है कि भारत की सुरक्षा के हित में और लोक हित में ऐसा करना आवश्यक है।

अतः केंद्रीय सरकार वंड विधि संशोधन अधिनियम 1961 (1961) का 23 की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुये और भारत सरकार के गृह मन्त्रालय की अधिसूचना सं 80 सा का नं 287 (अ) तारीख 27 जुलाई 1974 के, जिसे भारत सरकार की अधिसूचना नं 80 सा का नं 432 (अ) तारीख 17 जुलाई 1980 द्वारा संशोधित किया गया था उन बातों के सिवाय अधिकृत करते हुये जिन्हें ऐसे अधिकारण के पहले किया गया है या करने का लोप किया गया है, इससे उपाधिक्ष अनुसूचित। 1 में वर्णित क्षेत्रों को अनुसूचित केंद्र घोषित करती है, और उस धारा की उपधारा 3 प्रायोजन के लिये फरवरी 93 को उस दिन के रूप में विनिर्दिष्ट करती है जिसको और जिसके पश्चात निम्नलिखित से : के भारत का कोई नागरिक
खे ऐसा व्यक्ति जिसके पक्ष में अनुज्ञापन विदेशी (संरक्षित क्षेत्र) आदेश 1958 के अधीन जारी किया गया है, और
ग ऐसा व्यक्ति जो भारत का नागरिक नहीं है किन्तु जिसे केंद्रीय सरकार या हिमाचल प्रदेश सरकार द्वारा इस अधिसूचना के प्रवर्तन से विशेष रूप से छूट प्रदान की गई हो,

भिन्न कोई व्यक्ति न तो उस क्षेत्र में प्रवेश करेगा न ही प्रवेश करने का प्रयाल करेगा न ही वह इससे उपाधिक्ष अनुसूचित 2 में विनिर्दिष्ट प्रकार में निम्नलिखित अधिकारियों द्वारा उसे लिखित रूप में अनुदत अनुज्ञापन के निर्बन्ध के अनुसार के सिवाय उसमें उपर्युक्त रहेगा अर्थात

1 जिला मैजिस्ट्रेट, लाहौल व सिपिंग, कुल्लू, शिमला तथा किल्ले
2 हिमाचल प्रदेश में लाहौल, पूह, कल्पा, निचार, रामपुर, रोहरू और कुल्लू के प्रथम वर्ग मैजिस्ट्रेट किन्तु ऐसे अनुज्ञापन जिला मैजिस्ट्रेट लाहौल और सिपिंग, कुल्लू, शिमला तथा किल्ले द्वारा ऐसे कारणों से जोलखब्बाल बिखये जायेंगे उनके विवे धर रखने के अधीन रहे हुये होगा
3 लद्दाख जिले कर्मी के तहसीलदार :
4 तहसीलदार तथा मैजिस्ट्रेट प्रथम वर्ग काजा स्थायित स्थिति और :
हिमाचल प्रदेश जम्मू कश्मीर सीमा के साथ-2 पूर्व दिशा की ओर बिन्दू 5588, 5788, 5792 सम्मिलित करते हुये फिर दक्षिण की ओर जाते हुए और हिंदू 10० प्रो जम्मू कश्मीर सीमा को छोड़ते हुये और बिन्दू 6157 को सम्मिलित करते हुये हिंदू 10० प्रो राज्य क्षेत्र में जाती है, फिर तकलिंग ला 5775 की ओर बढ़ते हुये और फिर परींगला दर्रा 18800 तक रिज के साथ-2 दक्षिण की ओर बढ़ते हुये फिर बिन्दू 16000 और बिन्दू 20800 सम्मिलित करते हुये रिज के साथ-2 दक्षिण की ओर और फिर खेती शामें जदिया, के बीच दक्षिण पूर्व की ओर चले - दियों और जिज्ञ सगर के बीच लिखी नदी पार करते हुये पफर बिन्दू 19362 कमलकों और दी देखे हुये पाहे के पास स्थित नदी की पार करते हुये और दूर दक्षिण की ओर फिर बिन्दू 18837 पोंच चोटी को जोड़ते हुए फिर दक्षिण की ओर बढ़ते हुए और चोटी बिन्दू 6223 एम को सम्मिलित करते हुये रिज के साथ-2 दक्षिण की ओर जाते हुए फिर मनारेंग पारा दर्रा फिर तमासा चोटी 5062 / 6707 एम तक दक्षिण की ओर बढ़ते हुये फिर बिन्दू 4724 एम मिलाते हुये फिर लीपा नदी पुल पर नदी और सतलुज के संगम पर हिंदुरता लिराम गार्ड और सतलुज जल को सम्मिलित करते हुए फिर बिन्दू 4559 एम, 6095 एम, /20090 सी सहाय को सम्मिलित करते हुए दक्षिण पूर्व की ओर आगे जाते हुए फिर दक्षिण की ओर आगे बढ़ते हुए और ग्राम दाराओं को सम्मिलित करते हुए फिर बिन्दू 5705 एम को सम्मिलित करते हुए दक्षिण दिशा की ओर दूर फिर बिन्दू पवाईट 4920 एम 16142 को सम्मिलित करते हुए दक्षिण पश्चिम दिशा की ओर जाते हुए तब गलीश्चितर बिन्दू 5233 एम 19171 को पार करते हुए फिर दिखाते दर्रा परजी हिंदू 10० प्रो उत्तर प्रदेश सीमा पर बिन्दू है, 5824 एम बिन्दू पर 40 किलो मीटर ऊँचा मिलाता है फिर हिंदू 10० प्रो उत्तर प्रदेश सीमा के साथ-2 रूपी गुर्फ़द स्ट्रीम सेवा दोगरी हिंदू 10० प्रो उत्तर प्रदेश सीमा पर पश्चिम

| 31°  | 10’ ‘ 42”  |
| 78°  | 04’   20”  |

दिशा से और दूर बढ़ते हुए।
2. वह उक्त क्षेत्र में निवास करने के दौरान इस निमित तालुक शर्तों का पालन करेगा/करेगी।

3. श्री/श्रीमती/कुमारी..........................................................उक्त क्षेत्र में.........................
के पश्चात नहीं रहेगा/रहेगी जब तक वह उस प्राधिकारी को जिसने अनुज्ञापन जारी किया गया था पूर्व अनुज्ञा प्राप्त नहीं कर लेता/लेती है। इस अनुज्ञा पत्र की अवधि को बढ़ाने का आवेदन, अनुज्ञापन की समाप्ति से कम से कम सात दिन पहले किया जाये।

(जारी करने वाले प्राधिकारी के
मोहर सहित हस्ताक्षर)

तारीखः
No.Kalyan-Ch(10)-32/78.
Government of Himachal Pradesh
Deptt. of Social & Women’s Welfare

From
The Commissioner-cum-Secretary (Welfare) to the
Government of Himachal Pradesh

To
1) All the Secretaries / Joint Secretaries /Deputy Secretaries and Under
Secretaries to the Government of Himachal Pradesh.
2) The Divisional Commissioner, Shimla, Kangra at Dharamsala and Mandi.
3) All the Heads of Departments in H.P.
4) All the Deputy Commissioners in Himachal Pradesh (with five spare
copies)

Dated: Shimla-171002, the 4th/5th November, 1986.

Subject:- Determination of Caste/Tribe Status of an off-spring born out of Inter-
Caste Marriage where mother is a Sch Tribe and father is an outsider and
is non Sch. Tribe – Clarification thereof.

Sir,

I am directed to say that in the past it was brought to the notice of the
Government that an outsider marrying a tribal girl, their children will not be entitled for
tribes benefits. In this behalf, to seek legal opinion, about determination of caste/tribe
status of an off spring born out of inter caste marriage where mother is a Sch. Tribe and
father is an outsider and is not a Sch Tribe, the clarification have been sought from the
Govt. of India, Ministry of Welfare (SC&BCD) New Delhi, in consultation with the Ministry
of Law, Justice and Company Affairs (Deptt. of Legal Affairs) New Delhi, on the following
points which are clarified against such and is reproduced as under for general information
:-

Legal Opinion
i) Where the children of the couple where the father is an outsider and
non –Sch. Tribe and the mother is a Sch. Tribe women will enjoy the
tribal benefits or not ? if yes, what will be situation in the following
cases :-

a) where the couple are living outside the tribal areas with children;

b) where the children are living with father outside the tribal area;

Clarification given by the Govt. of India
i) (a to d): The Sch. Tribes status of a child born out of an intercaste
marriage will be determined on the basis of the status of his/her
father.

If the father of such a child is a non Sch. Tribe he/she will not
be treated to belonging to the Sch. Tribe community. It will not
affect his/her tribal status irrespective of the fact whether
his/her father/mother/parent have been residing outside from
his (father’s) / ordinary place of
residence (i.e. permanent
abode).

According to the instructions
c) where the children are living with the mother in the tribal areas and father out side the tribal area;

d) where the children are living with parents in tribal areas.

(ii) where a tribal women on her marriage with a non-tribal man shall cease to be a tribal or not?if yes, whether she is entitled for tribal benefits, and

(iii) Where a tribal women on her marriage with a non-tribal man shall be disqualified from holding land in tribal areas.

(ii) & (iii): The Sch. Tribe lady will not lose her status even after her marriage with a non Sch. Caste/Sch. Tribe person. She will be treated a Sch. Tribe in relation to her / her father’s ordinary place of residence not in her husband’s place of residence and will be entitled to enjoy benefits from her/her father’s ordinary place of residence. Who will however, be entitled to enjoy the benefits as being extended by the Govt. of India even on her migration to another State.

2. In view of the above clarification, it is requested that these instructions may please be circulated among all under you for strict compliance.

   Kindly acknowledge receipt.

Yours faithfully,

Under Secretary (Welfare) to the Govt. of Himachal Pradesh.
No.PER.(AP)-C-F(10)-1/99
Government of Himachal Pradesh
Department of Personel (AP-III)

Dated Shimla-171002, the 30th July, 2003.

From

The Secretary (Pers.) to the
Govt. of Himachal Pradesh.

To

1. All the Secretaries to the Government of Himachal Pradesh.
2. All the Heads of Departments in Himachal Pradesh.
3. All the Deputy Commissioners in Himachal Pradesh.
4. All the Chairmen/Managing Director/Secretaries/ Registrars of all the Public Sector Undertakings/Corporations/Boards/Universities etc. in Himachal Pradesh.

Subject: Clearification regarding Tribe certificate.

Sir,

I am directed to say that pursuant to the Scheduled Castes and Scheduled Tribes Orders (Amendment) Act. 2002 as published in “The Gazette of India” dated 8.01.2003, the instructions issued by the Tribal Development Department vide their letter No. TBD(F)-4-5/2002 dated the 13th January, 2003, certain Departments/Corporations etc. have brought to the notice of Govt. that some of the employees belonging to ‘Gaddis’ and ‘Gujjars’ of the merged areas, who have been appointed prior to the issuance of above referred to instructions of the Tribal Development Department have now submitted their Tribe certificates for making necessary entry in their Service Books. In this regard clarification has been sought for that from which date the entry of such certificates would be valid and whether such incumbents would affect such employees of the tribal category who had given their tribal certificates at the time of their initial appointment i.e. prior to enactment of the above Act.

2. In this connection, it is stated that the issues raised for clarification have been examined in consultation with the Law Department. It is clarified that since the ‘Gaddis’ and ‘Gujjars’ of merged area stand declared Scheduled Tribe with effect from 7.01.2003, as such, they are entitled to reservation in direct recruitment and promotional posts only with effect from 7.01.2003 on the production of Scheduled Tribes certificate issued by the competent authority. Besides, the ‘Gaddis’ and ‘Gujjars’ of merged areas who are already in the service of the State would be entitled to reservation against the vacancies to be filled up on or after 7.01.2003 and such persons would have no claim for reservation retrospectively i.e. prior to 7.01.2003. The reservation for all intents and purposes will operate prospectively with effect from 7.01.2003, the day on which the amendment Act came into operation.
3. In order to ensure uniform application of the Scheduled Castes and Scheduled Tribes Orders (Amendment) Act.2002 / instructions of the Tribal Development issued on 13.01.2003 in this behalf by all the Departments/Boards/Corporation etc. these clarificatory instructions may kindly be followed strictly and also brought to the notice of all concerned for strict compliance.

Kindly acknowledge its receipt.

Yours faithfully,
Sd/-
Dy Secretary (Pers.) to the
Govt. of Himachal Pradesh.


Copy forwarded for information and necessary action to:-

1. Secretary, H.P. Vidhan Sabha, Shimla-171004.
2. The Registrar, High Court of Himachal Pradesh, Shimla-2.
3. The Registrar, H.P. Administrative Tribunal, Shimla-171002.
4. The Secretary, H.P. Public Service Commission, Shimla-171002.
5. The Secretary. H.P. Subordinate Services Selection Board, Hamirpur, Distt. Hamirpur, (H.P.)
6. ALR-cum-Under Secretary (Opinion) to the Govt. of H.P. Shimla-2.
7. All Section Officers in Himachal Pradesh Secretariat, Shimla.
8. Senior Law Officer (Opinion), Law Department, H.P. Secretariat, Shimla-171002.

Sd/-
Dy Secretary (Pers.) to the
Govt. of Himachal Pradesh.
Govt. of Himachal Pradesh
Tribal Development Department

File No.TBD(F)4-5/2002-I Dated Shimla-2, 6 July, 2005.

Order

In pursuance to the Order dated 18.04.2005 passed by Hon’ble High Court of Himachal Pradesh in case No. CWP69/2005 titled as Pichhda Gaddi Samudaya Sangthan v/s State of H.P. and others regarding grant of Gaddi (Scheduled Tribe) status on the Bhadi, Hali, Sippy, Dhogri, etc. sub castes of Gaddi Community. Shri Dharam Dev, President of the petitioner sangthan was heard on 2-7-2005 alongwith nine others

It was explained that as per existing instructions of Govt. of Himachal Pradesh governing issuance of Scheduled Tribe Certificates, the competent revenue officials/ officer has to satisfy himself in this regard after verifying the facts from the revenue record viz Shajra Nasab, Muktiar register, Jamabandi etc. As per notification of Govt. of India only ‘Gaddis has been declared as Scheduled Tribes. Scheduled Tribe Certificates are issued in favour of those who have been recorded as “Gaddis” in the revenue record. In the revenue records the castes of the members of the petitioner Sangthan, as also admitted by them, has been recorded as Sippi, Hali, Badhi, Dhogri etc. The request of the petitioner Sangthan to change the revenue entry by inserting the word “Gaddi” before Sippi, Hali, Bathi, Dhjorgi etc. can only be entertained and disposed of by the Financial Commissioner (Revenue), Govt. of Himachal Pradesh after due verification and merit of each case.

The aggrieved persons should prefer application in this regard before the Financial Commissioner (Revenue) to the Govt. of Himachal Pradesh as per the provisions of the H.P. Land Revenue Act.

A copy of the order be sent to Shri Dharam Dev Trehan, near Tibetan Delek Hospital, Jogiwara Road Dharamshala, Distt. Kangra, H.P. for information and necessary action.

Sd/-
(Subhash C. Negi)
Principal Secretary (TD) to the Govt. of Himachal Pradesh.

Shri Dharam Dev Trehan, near Tibetan Delek Hospital, Jogiwara Road, Dharamshala, Distt. Kangra, H.P.
No.TBD.(F)4-5/2002-II  
Government of Himachal Pradesh  
Tribal Development Department

From  
The Pr. Secretary (TD) to the  
Govt. of H.P. Shimla-2.

To  
1. All the Deputy Commissioners in H.P.  
2. The Resident Commissioner, Pangi, District Chamba, H.P.  
3. The A.D.C. Kaza.

Dated:  
Shimla-2, the 28th September, 2007.

Subject:-  
Government of India guidelines on Issue of Scheduled Tribe Certificate.

Sir,  
Clarifications have been sought from time to time on issue of Scheduled Tribes Certificate. As per Article 366 (25) of the Constitution of India, Scheduled Tribes are those communities who are scheduled in accordance with the Article 342 of the Constitution i.e. only those communities who have been declared as such by the President through an initial public notification will be considered as Scheduled Tribes.

With respect to Himachal Pradesh, the following communities have been declared as Scheduled Tribes as per the Constitution (Scheduled Tribes) Order 1950 (C.O.22) notified on 6.9.1950:-

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<td>1.</td>
<td>Bhot, Bodh.</td>
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<td>2.</td>
<td>Gaddi.</td>
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<td>5.</td>
<td>Kanaura, Kinnara.</td>
</tr>
<tr>
<td>7.</td>
<td>Pangwala.</td>
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<tr>
<td>8.</td>
<td>Swangla.</td>
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</table>

Area restrictions for Gujjar and Gaddi Communities of erstwhile area of Panjab merged in H.P. in 1966 have been removed as per Scheduled Caste and Scheduled Tribe Orders (Amendment) Act, 2002 of 8.1.2003. Accordingly, all these 8 Communities are Scheduled Tribes throughout Himachal Pradesh.

The guidelines issued by the Ministry of Tribal Affairs, Government of India on Issue of S.T.Certificate as contained in Chapter 3 of the Annual Report for the year 2005-06 of the Ministry of Tribal Affairs, Government of India, is enclosed. The main features of the guidelines are that Scheduled Tribe is a community and he may profess any religion; that a person should belong to such community and should have permanent abode of their parents at the time of notification of the Presidential Order i.e. prior to 6.9.1950 in H.P. and that no person who was not scheduled Tribe by birth will be deemed to be a Scheduled Tribe merely because he or she has married a person belonging to a Scheduled Tribe.

You are requested to take necessary action as per the guidelines of MoTA, Government of India on the Issue of Scheduled Tribe Certificate.

Yours faithfully,  
Sd/-  
Pr. Secretary (TD) to the  
Govt. of Himachal Pradesh.

Issue of Scheduled Tribes Certificate:

1. (a) General: Where a person claims to belong to Scheduled Tribe by birth it should be verified:
   i) That the person and his parents actually belong to the community claimed;
   ii) That the community is included in the Presidential Order specifying the Scheduled Tribes in relation to the concerned State;
   iii) That the person belongs to that State and to the area within that State in respect of which the community has been scheduled;

b) Scheduled Tribe Claims on migration.

i) Where a person migrates from the portion of the State in respect of which his community is

iv) He may profess any religion;

v) That he or his parents/garndparents etc., should be permanent resident of the State/UT on the date of notification of Presidential Order applicable in his case.

vi) A person who is temporarily away from his permanent place of residence at the time of the notification of the Presidential Order applicable in his case, say for example to earn a living or seek education, etc can also be regarded as a Scheduled Tribe, if his tribe has been specified in that Order in relation to his State/ Union Territory, but he cannot be treated as such in relation to the place of his temporary residence notwithstanding the fact that the name of his tribe has been scheduled in respect of that State where he is temporarily settled, in any Presidential Order.

In the case of persons born after the date of notification of the relevant Presidential Order, the place of residence for the purpose of acquiring Scheduled Tribe Status, is the place of permanent abode of their parents at the time of the notification of the Presidential Order under which they claim to belong to such a tribe.
scheduled to another part of the same State in respect of which community is not scheduled, he will continue to be deemed to be a member of the Scheduled Tribe, in relation to that State;
ii) Where a person migrates from one State to another, he can claim to belong to a Scheduled Tribe only in relation to the State to which he originally belonged and not in respect of the State to which he has migrated.
c) Scheduled Tribe claims through marriages.
The guiding principle is that no person who was not a Scheduled Tribe by birth will be deemed to be a member of Scheduled Tribe merely because he or she has married a person belonging to a Scheduled Tribe. Similarly a person who is a member of a Scheduled Tribe would continue to be a member of that Scheduled Tribe, even after his or her marriage with a person who does not belong to a Scheduled Tribe.

d) Issue of Schedule Tribe Certificates 3.8.2 The candidates belonging to Scheduled Tribes may get Scheduled Tribe certificates, in the prescribed form, from any one of the following

| authorities: | {not below the rank of 1st Class Stipendiary Magistrate)
Chief Presidency

3. Revenue Officers not below the rank of Tehsildar.

4. Sub-Divisional Officer of the area where the candidate and / or his family normally resides.

5. Administrator/ Secretary to the Administrator/ Development Officer [Lakshadweep Islands]

    e) Punishments for officials issuing Scheduled Tribe Certificates without proper verification 3.8.3. Action is to be taken against them under the relevant provisions of the Indian Penal Code if any of them is found to have issued the Scheduled Tribe certificate carelessly and without proper verification in addition to the action to which they are liable under the appropriate disciplinary rule applicable to them.

    f) Liberalization of procedure for the issue of Scheduled Tribe certificates to migrants from other States/Union Territories.

3.8.4 Persons belonging to a Scheduled Tribes who have migrated from one State to another for the purpose of employment education etc. experience great difficulty in obtaining tribe certificates from the State from which they have migrated. In order to remove this difficulty, it has been decided that the prescribed authority of a State Government/Union Territory Administration may issue the Scheduled
| Tribe certificate to a person who has migrated from another State, on the production of the genuine certificate issued to his father/mother by the prescribed authority of the State of the father/mother’s origin except where the prescribed authority feels that a detailed enquiry is necessary through the State of origin before issue of the certificate. The certificate will be issued irrespective of whether the tribe in question is scheduled or not in relation to the State/Union Territory to which the person has migrated. However, they would not be entitled to ST benefits in the State they have migrated to. |
NOTIFICATION

In pursuance to the directions of the Hon’ble Supreme Court of India in a Civil Appeal No.5854 of 1994, the Governor, Himachal Pradesh is pleased to constitute a Scrutiny committee for verification and issuance of Scheduled Tribe Certificates as under :-

1. Special/Addl./Joint/ Deputy Secretary (TD) Chairman Government of Himachal Pradesh.
2. Addl./Deputy Director Member Tribal Development Department, H.P.
3. Research Officer, Tribal Development Member Secretary Department, Himachal Pradesh.

The above Committee will scrutinize all cases of verification of Scheduled Tribe Certificates including submitted in educational institutions, public bodies, PSUs, local bodies and other autonomous institutions, where reservation for Scheduled tribes are applicable.

By Order
Principal Secretary (TD) to the
Government of Himachal Pradesh.

Endst.No. As above Dated: Shimla-2 13.01.2009

Copy to the following for information please :-

1. All Administrative Secretaries / Head of the Department in H.P.
2. All Deputy Commissioner / Resident Commissioner/ADC/ADM/SDM in Himachal Pradesh.
4. The Pr. Secretary (Social Justice & Empowerment to the Govt. of Himachal Pradesh Shimla-2 and he is requested that a scrutiny Committee to issuance and verification of Scheduled Caste Certificate etc may please be constituted in your Department separately.
5. The Secretary (Personnel) to the Government of H.P. Shimla-2 with reference to his letter No. PER(AR)-C-F(10)-4/2005 dated 21.11.08.
6. The Registrar H.P. University/Agriculture University/Horticulture University in H.P.
7. The Addl. Director, Tribal Development Department, H.P. Shimla-2.

Sd/-
Special Secretary (TD) to the
Government of Himachal Pradesh
THE SCHEDULED CASTES AND SCHEDULED TRIBES ORDERS
(AMENDMENT) ACT, 1976 (NO.108 OF 1976)
(This Act has come into force w.e.f. 27th July, 1977)
(EXTRACTS OF PARTS VI AND V)

PART VI-HIMACHAL PRADESH
(SCHEDULED CASTES)

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PART - V - HIMACHAL OPRADESH

(SCHEDULED TRIBES)

1. Bhot, Bodh

2. Gaddi [excluding the territories specified in sub-section (1) of section 5 of the Punjab Re-organization Act, 1966 (31 of 1966), other than the Lahaul and Spiti district.]

3. Gujjar [excluding the territories specified in sub-section (1) of section 5 of the Punjab Re-organization Act, 1966 (31 of 1966).]

4. Jad, Lamba, Khampa

5. Kanaura, Kinnara

6. Lahaula

7. Pangwal

8. Swangla
No.TBD(F)4-5/2002  
Government of Himachal Pradesh  
Tribal Development Department.

From

The Principal Secretary (Tribal Dev.) to the  
Government of Himachal Pradesh, Shimla-171002.

To

1. All the Administrative Secretaries to the Govt. of HP.  
2. The Commissioner Revenue, Himachal Pradesh, Shimla -171002.  
3. All the Deputy Commissioner in Himachal Pradesh.

Dated: Shimla-171002, the 13\textsuperscript{th} January, 2003.

Sir,/Madam,

I am directed to forward a copy of Scheduled Caste and Scheduled Tribes Order (Amendment) Act, 2002 as published in “The Gazette of India” dated 08.01.2003. As per the Constitution (Scheduled Tribes) Order, 1950 as contained in Part-V-Himachal Pradesh the following entries existed:-

1. Bhot, Bodh  
2. Gaddi (excluding the territories specified in sub-section (1) of section 5 of the Punjab Reorganisation Act, 1956 (31 of 1966), other than the Lahaul and Spiti district)  
3. Gujjar (Excluding the territories specified in sub-section (1) of section 5 of the Punjab Reorganisation Act, 1966 (31 of 1966)  
4. Jad, Lamba, Khampa  
5. Kanaura, Kinnara  
6. Lahaula  
7. Pangwala  
8. Swangla

As per the Scheduled Castes and Scheduled Tribes Orders (Amendment) Act, 2002 the area restriction with respect to entry-2 and 3 above has been removed and hence Gaddis and Gujjars belonging to the areas of erstwhile Punjab merged with Himachal entries have been included by inserting entry-9 and 10 as under:-

9. Beta, Beda  
10. Demba, Gara, Zoba.

You are requested to take necessary action accordingly. Copies of the Order may also be circulated by the Deputy Commissioners to all the concerned field officers in the Districts.

Yours faithfully,

Sd/-  
(Subhash C. Negi)  
Principal Secretary (Tribal Dev.,) to the  
Government of Himachal Pradesh.
No.PLG.F(TDM)1-17/80  Dated: Shimla-2, the 14th March, 2002.

NOTIFICATION

The Governor, Himachal Pradesh, is pleased to constitute State Level Standing Committee under the Chairmanship of Chief Secretary, Himachal Pradesh, regarding construction of Rohtang Tunnel comprising of the following members:-

1. Financial Commissioner-cum-Secretary (Revenue) to the Govt. of H.P.
2. Financial Commissioner-cum-Secretary (Forest) to the Govt. of H.P.
3. Financial Commissioner-cum-Secretary (Science & Tech.) to the Govt. of H.P.
4. Secretary(PWD) to the Govt. of H.P.
5. Principal, Chief Conservator of Forests, H.P.
6. Chief Engineer, Deepak Project.
7. Chief Engineer, National Highways, HPPWD.
8. Deputy Commissioner, Kullu.
10. Secretary (Tribal Development) to the Govt. of H.P.

The Governor, Himachal Pradesh, is further pleased to order that the Tribal Development Department will act an Nodal Officer at the State Level. The Committee will take decisions and issue necessary directions so as to facilitate the Border Roads Organization land acquisition, clearances under Forest Conservation, Act, environment clearances etc. and also monitor the progress from time to time so as to ensure the implementation of the Project within the time frame so prescribed.

The Governor, Himachal Pradesh, is further pleased to constitute a District Level Committee under the Chairmanship of Deputy Commissioner, Kullu and comprising of DFO Kullu, SDM Manali, Executive Engineer, HPPWD, Kullu and the Commander, 38 Task Force or his representative for the purpose of land acquisition and forest clearances and for other areas of assistance required to be provided to Border Roads Organization / implementing agency for speedy implementation of infrastructure development works for the construction of tunnel.

By Order
Chief Secretary to the
Government of Himachal Pradesh.

Endst.No.PLG.F(TDM)1-17/80 dated: Shimla-2, the 14th March, 2002.

Copy for information and necessary action forwarded to: -
1. The FC-cum-Secretary (Revenue) to the Govt. of Himachal Pradesh, Shimla-2.
2. The FC-cum-Secretary (Forests) to the Govt. of Himachal Pradesh, Shimla-2.
3. The Secretary (PW) to the Government of Himachal Pradesh, Shimla-2.
4. The Principal Chief Conservator of Forests, H.P. Shimla-171001.
5. The Chief Engineer, Deepak Project, Minto Court, Shimla-171004.
7. The Deputy Commissioner, Kullu, Himachal Pradesh.
8. The Spl. Private Secretary to Chief Secretary, Himachal Pradesh, Shimla-2.

Sd/-
Secretary(TD) to the
Government of Himachal Pradesh.
1. **Objective:**

   The main objective of the BADP is to meet the special developmental needs of the people living in remote and inaccessible areas situated near the international border and to saturate the border areas with the entire essential infrastructure through convergence of Central/State/BADP/Local schemes and participatory approach.

2. **Coverage:**

   2.1 The BADP will continue to be a 100% centrally funded programme. The BADP would cover 362 border blocks, which are located along the international border and come under 96 border districts of 17 States viz Arunachal Pradesh, Assam, Bihar, Gujarat, Himachal Pradesh, Jammu & Kashmir, Manipur, Meghalaya, Mizoram, Nagaland, Punjab, Rajasthan, Sikkim, Tripura, Uttar Pradesh, Uttarakhand and West Bengal. Funds will be allocated to the States on the basis of (i) length of international border (ii) population of border blocks and (iii) area of border blocks with these criteria having equal weightage. Besides, 15% weightage will be give to hilly, desert and Rann of Kutchh areas on account of difficult terrain, scarcity of resources, higher cost of construction etc.

   2.2 The border block will be the spatial unit within which the State Government shall arrange to utilize the BADP funds only in those villages of the blocks, which are located ‘within 0-10 km’ from the international border. Those villages, which are located nearer to the international border will get first priority. After saturating these villages with basic infrastructure, the next set of villages located within 0-15 km and 0-20 km need to be taken up. If the first village in a block is located at a far away location from the international border, the first village/hamlet in the block may be taken as “0” km distance village for drawing the priority list.

3. **Guiding Principles:**

   3.1 BADP funds shall ordinarily be used for meeting the critical gaps and to meet the immediate needs of the border population. Planning and implementation of BADP schemes should be on participatory and decentralized basis thorough the Panchayati Raj Institutions/Autonomous councils/Other Local Bodies/Councils.

   3.2 The State Government may consider creating/nominating a Nodal Department/Cell with in the existing administrative arrangement for implementation of the Border Area Development Programme (BADP). The Nodal Department dealing with the BADP in the State shall hold individual meetings with line departments of the States such as Power, Rural Development, Electricity, Roads & Buildings, Water Supply, Social Welfare, Public Distribution, Civil Supplies etc. in order to ensure the implementation of the respective State/Central schemes in the identified border blocks. Utilization of funds under the Centrally Sponsored Schemes/Flagship Schemes of Govt. of India and the State plan
schemes to the maximum possible extent in the border blocks should be ensured. To avail funds under the various Centrally Sponsored Schemes/Flagship Programmes of Government of India and for relaxation in guidelines, if any, the State Department concerned may forward suitable proposals to the Ministries/Departments of Government of India concerned with a copy thereof to the Department of Border Management, MHA for information.

3.3 A baseline survey shall be carried out in border villages in order to assess the gaps in basic physical and social infrastructure. Preparation of a village-wise plan shall be ensured duly indicating the projects/funding through State Plan Schemes/The Centrally Sponsored Schemes (CSS)/Flagship Schemes of Government of India and the BADP. Such a plan shall also ensure the convergence of various Central/State schemes with the Border Area Development Programme (BADP).

4. **Selection of Schemes:**

4.1 An illustrative list of schemes, which can be taken up under BADP, is at Annexure-I. A list of schemes not permissible under BADP is at Annexure-II. Schemes can also be suggested by Border Guarding Forces (BGFs) concerned and expenditure on the same shall not exceed 10% of the annual allocation made to the State. A list of permissible and non-permissible security related schemes is at Annexure-III.

4.2 State Governments, may keep a provision not exceeding 15% of the allocation made to the State for the maintenance of assets created under the BADP subject to the condition that such expenditure can be made only after three (3) years from the date of issue of completion certificate in respect of the asset. The State Governments can reserve 1.5% (one and half percent) of the allocation made to the State subject to a maximum of Rs 40 lakh for the purpose of monitoring, training of staff at block level and for the evaluation of the BADP, administrative expenditure for preparing the perspective plans, if any, survey, logistic support (excluding purchase of vehicles), media publicity etc. The process of completion of formalities, if any, such as forest, environment and other local clearances, availability of land etc. should be planned in advance, while recommending various projects under the BADP.

5. **Empowered Committee:**

The policy matters such as the guidelines of BADP, the geographical areas within which the BADP is implemented, allocation of funds, modalities of execution of schemes etc. will be laid down by an Empowered Committee constituted under the Chairmanship of the Secretary (Border Management) in the Ministry of Home Affairs. The Composition and functions of the Empowered Committee is at Annexure-IV (a).
6. **State Level Screening Committee:**

6.1 Subject to such general/special directions as may be given by the Empowered Committee, schemes for each State will be approved by a State Level Screening Committee chaired by the Chief Secretary of the State. The Composition and functions of the State Level Screening Committee (SLSC) is at Annexure-IV (b). The respective Border Guarding Force (BGF) shall nominate State-wise nodal officers for co-ordination with the State and such nodal officers shall be invited for the State Level Screening Committee meetings. The State Government will furnish the Annual Action Plan of BADP as approved by the State Level Screening Committee (SLSC) to the Ministry of Home Affairs, Department of Border Management, Government of India, latest by the month of May every year.

7. **Flexibility in execution of programme:**

7.1 In addition to the PRIs, Autonomous Councils; other Local Bodies & Village Authorities/Councils, engaging of local communities, voluntary agencies comprising of local NGOs/Self Help Groups which are not receiving foreign aid/assistance may be engaged for executing schemes.

7.2 Involvement of non-Governmental organizations to give contractual assignments, out sourcing the services may be considered where the State Government/agencies have manpower constraints etc. Such measures can be adopted by the State Level Screening Committee under intimation to the Ministry of Home Affairs. The State Government may also consider forging of partnership between the government and the community having a joint stake in the services, wherever possible communities may be involved in sharing of 10% to 15% of the cost of social infrastructure, as far as possible. Projects not exceeding Rs 5.00 lakh should strictly be implemented through local bodies such as village committees/panchayats only. However, the respective Local/State Financial Rules in vogue will continue to the applicable for the implementation of BADP.

8. **Funds Flow:**

8.1 Before the commencement of the financial year, the Department of Border Management in the Ministry of Home Affairs would convey the quantum of funds allocated to the States during the next year under the BADP. The Annual Action Plan consisting of schemes, duly approved by State Level Screening Committee (SLSC) have to be forwarded to the Department of Border Management, Ministry of Home Affairs for release of funds.

8.2 Funds will be released to States in two installments. Funding for the subsequent year will be base on confirmation of expenditure and receipt of approved list of schemes. The 1st installment of 90% of the allocation of the State, will be released to the State only after the receipt of Utilization Certificates (UCs) for the amount released in the previous years except the preceding year; If there is any shortfall in furnishing the UCs for the amount released during the previous years, except the preceding year, the same would be deducted at the time of release of the 1st installment. The 2nd installment of the remaining 10% of the allocation of the State will be released to the State only after furnishing of UCs to the extent of not less than 50% of the amount released during the month of preceding
year, and furnishing of Quarterly Progress Reports (Physical & Financial) up to the quarter ending September (i.e. 2nd quarter of the financial year).

8.3 To the extent of submission of pending UCs pertaining to the previous years, deduction, if any, made in the release of 1st installment for non-submission of UCs will be made good at the time of release of 2nd installment. State Governments are required to have a separate budget head for the BADP. Funds should be released by the State Governments to the implementing agencies immediately upon receipt of the same from Government of India and as per the directions of Government of India, Ministry of Finance; parking of funds at any level is strictly prohibited.

9. Monitoring and review:

9.1 State Governments shall develop and institutional system for inspection of the BADP schemes/projects and submit reports to the Department of Border Management, Ministry of Home Affairs. Each border block should be assigned to a high-ranking State Government Nodal Officer who should regularly visit the block and take responsibility for BADP schemes. A quarterly report should be sent to the Ministry of Home Affairs indicating the number of inspections conducted and highlighting the important achievements/lacunae pointed out in the reports of the inspecting officers. Third party inspection also need be commissioned by the States for an independent feed back on the quality of work and other relevant issues. An appropriate ‘Social Audit System’ should also be put in place by the State Governments.

9.2 Quarterly progress reports should be submitted scheme-wise to the Department of Border Management latest by 15th day of closure of the quarter. The year-wise consolidated utilization certificates should be sent in the prescribed proforma (GER-19A) of the General Financial Rules within one month of the closure of the financial year as given at Annexure-V. A display board may be kept at project sites indicating that the work is being done/has been completed under the BADP of Government of India.

9.3 State Governments shall develop an inventory of assets created under the BADP in border villages/hamlets, for analytical purposes etc. Such details may be communicated to the Department of Border Management, Ministry of Home Affairs with a write-up on important schemes/projects (with photographs) implemented by the States. An appropriate “Management Information System (MIS)” will be developed in the Ministry of Home Affairs by treating villages as the basic unit. The MIS will be web enabled for regular up-date by the States.
Illustrative List of Schemes/Projects permissible under the Border Area Development Programme.

The BADP funds shall ordinarily be used for meeting the critical gaps after utilizing funds under the various Central/State schemes and to meet the immediate needs of border population. A base line survey shall be carried out in border villages in order to assess the gap in basic physical and social infrastructure and convergence of various Central/State schemes with BADP should be ensured.

Various schemes/projects that can be taken up under BADP sectors are as illustrated below:

1) **Education:**
   i. Primary/Middle/Secondary/Higher secondary school buildings (including additional rooms).
   ii. Development of play fields
   iii. Construction of hostels/dormitories
   iv. Public libraries and reading rooms

2) **Health**
   i. Building infrastructure (PHC/CHC/SHC)
   ii. Provision of medical equipments of basic/elementary Type. X-Ray, ECG machines, equipment for dental clinic, pathological labs. etc. can also be purchased.
   iii. Setting up of mobile dispensaries/ambulance in rural areas by Govt./ Panchayati Raj Institutions including Tele medicine.

3) **Agriculture and allied sectors**
   i. Animal Husbandry & Dairying
   ii. Pisciculture
   iii. Sericulture
   iv. Poultry farming/Fishery/Pig/Goat/Sheep farming.
   v. Farm forestry, horticulture/floriculture.
   vi. Public drainage facilities.
   vii. Construction of irrigation embankments, or lift irrigation or water table recharging facilities(including minor irrigation works).
   viii. Water conservation programmes
   ix. Soil conservation- protection of erosion-flood protection.
   x. Social Forestry, JFM, parks, gardens in government and community lands or other surrendered lands including pasturing yards.
   xi. Use of improved seeds, fertilizers and improved technology
   xii. Veterinary aid Centres, artificial insemination Centres and breeding Centres.
   xiii. Area specific approach keeping in view the economy of Scale – Backward-Forward integration.
4) **Infrastructure**

i. Construction and strengthening of approach roads, link roads (including culverts & bridges)

ii. Industries – Small Scale with local inputs viz handloom, handicraft, furniture making, tiny units, black smith works etc. and food processing industry.

iii. Provisions of civic amenities like electricity, water, pathways, ropeways, foot bridges, hanging bridges, public toilets in slum areas and in SC/ST habitations and at tourist centers, bus stands etc.

iv. Development of infrastructure for weekly haats/bazaars and also for cultural activities etc. in border areas.

v. Construction of buildings for recognized District or State Sports Associations and for Cultural and Sport Activities or for hospitals (provision of multi-gym facilities in gymnastic centers, sports association, physical education training institutions, etc.)

vi. Construction of houses for officials engaged in education sector and health sector in remote border areas.

vii. Tourism/Sports/Adventure Sports Scheme – creation of world class infrastructure for tourism and sports in border block where ever feasible-like rock climbing, mountaineering, river rafting, forest trekking, skiing and safaris (car/bike race, camel safaris, yak riding, boating in Rann of Kutchh).

viii. Creation of new tourist centers.

ix. Construction of mini open stadium/ indoor stadium/ auditoriums.

x. New & Renewable electricity- Bio gas/Biomass gasification, Solar & Wind energy and Mini Hydel Projects - systems/devices for community use and related activities.

5) **Social Sector.**

i. Construction of community centers.

ii. Construction of Anganwadis.

iii. Rural Sanitation blocks.

iv. Cultural Centres /Community Halls

v. Construction of common shelters for the old or Handicapped

vi. Capacity building programme by way of vocational studies & training for youth for self employment and skill up gradation of artisans and weavers.

6) **Miscellaneous:**

i. Development of Model villages in border areas.

ii. E-chaupals/agri-shops/mobile media vans/market yards.

iii. Cluster approach wherever feasible.
Annexure-II

List of the works which are not permissible under the Border Area Development Programme:

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Creation of tangible assets should be given priority under the BADP. The smaller schemes, which are of direct benefit in nature to specific villages/individuals, need to be addressed by the State Governments under their own development initiatives.

The following schemes/projects/works are not permissible under the BADP.

1. Education:
   i) Buying of school dresses/books.
   ii) Adult Education.
   iii) Books/Journals
   iv) TV/Dish antennas

2. Health:
   i) Health Awareness Programme.
   ii) Eye Camps.
   iii) RCH Programme
   iv) Blood banks
   v) Control of Malaria, Filaria, Leprosy, AIDS etc.
   vi) First aid kit for midwives.

3. Agriculture and allied sectors:
   i) Desilting of ponds in villages, towns and cities.

4. Infrastructure:
   i) Any schemes of individual benefit (such as roads to dera’s and dhanies etc.)
   ii) Boundary walls and construction of cremation sheds in graveyards/samsan ghat.
   iii) Cleaning of cools/nalas/khals.
   iv) Boundary/retaining walls of ponds.
   v) Construction of building for Offices of local bodies, patwarkhana, panchayat ghar, BDOs, DCs, and residences for officials (except the official engaged in education and health sector) etc.
   vi) Drain/Gutters.
Annexure-III

List of permissible and non-permissible items of works to be undertaken under BADP by the Border Guarding Forces:

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Following schemes of a developmental nature can be recommended/implemented by the Border Guarding Forces (BGFs) under the Border Area Development Programme.

(a) Construction of Link roads to BOPs
(b) Any other work raising the infrastructure regarding drinking water supply/electricity generation (New & Renewable Energy). etc.

However, approval of the State Level Screening Committee is a pre-requisite for implementing such schemes and it shall form part of the Annual Action Plan of the State. Such schemes recommended/implemented under the BADP by the BSFs and Armed Forces are open for inspection by the State/Central Government Officers concerned.

Following works/activities are not permissible for implementation by the BSFs under BADP:

(a) Any type of Civic Action Programme for which funds are released by the Ministry of Home Affairs (MHA) or the States Government – like purchase of medicines, eye camps etc.
(b) Purchase of vehicles/night vision devices/other equipments etc.
EMPOWERED COMMITTEE ON BORDER AREA DEVELOPMENT PROGRAMME (BADP): 

The Empowered Committee of Border Area Development Programme (BADP) under the Chairmanship of the Secretary, Department of Border Management, Ministry of Home Affairs, Government of India is constituted as under:

**Composition:**

1. Secretary (BM), Department of Border Management  
2. Secretary, Department of Expenditure  
3. Adviser (MLP), Planning Commission  
4. Additional Secretary(BM), Deptt. of Border Management  
5. Additional/Special Secretary & F.A. (Home),  
6-22 MHA 6-22 Chief Secretaries of the 17 BADP States  
5. their nominees (not below the rank of JS to GOI  
23. Joint Secretary (K), MHA  
24. Joint Secretary (NE), MHA  
25. Joint Secretary, Ministry of DONER  
26- A representative each of BSF, ITBP, SSB &  
29. Assam Rifles (not below the rank of IG). Special Invitees  
30 Joint Secretary (BM), MHA  

The Empowered Committee (EC) will be responsible for policy matters relating to the scope of the BADP such finalization/modification/relaxation of guidelines, prescription of geographical limits in the States concerned within which the BADP will be implemented, modalities of implementation, arriving at a formula for allocation of funds to States etc. The Committee shall meet, at least, twice in a financial year and may co-opt such members, considered as necessary to facilitate its deliberations decision making. In exigencies of situation/optional difficulties, the Chairman of the Empowered Committee is authorized to made State/area specific relaxation in the BADP guidelines.
STATE LEVEL SCREENING COMMITTEE (SLSC) ON (BADP):

There shall be a State Level Screening Committee (SLSC) on Border Area Development Programme (BADP) under the Chairmanship of the Chief Secretary, of the State, as indicated below:

1. **Chief Secretary**
   - Secretary, Planning Department of the State
   - Secretary, Department of Home of the State
   - Secretary, Finance Department of the State
   - Secretary, Rural Development Department of the State

2. **Chairman**
   - Secretary concerned of the line Department of the State implementing various Central/State Schemes in the border Blocks/Districts.

3. Representative of Government of India, Ministry of Home Affairs (Department of Border Management)

4. Representative of Planning Commission of India

5. Representative of Government of India, Ministry of DoNER (in case of North-Eastern States)

6. District Magistrates of the Border Districts of the States

7. Nodal officer of the Border Guarding Force(s) deployed along the international border of the State

8. Secretary, Nodal Department of BADP in the State

The State Level Screening Committee (SLSC) is mandated to finalize the list of Schemes for implementation under the BADP and to approve the Annual Action Plan (AAP) for submission to the Department of Border Management, Ministry of Home Affairs. The Chairman of SLSC (viz. Chief Secretary) may co-opt members on the Screening Committee such members, considered as necessary to facilitate deliberation/decision making in the SLSC.

The SLSC shall meet at least twice in a year. The first meeting may preferably be convened in February/March in order to finalize and approve the schemes recommended by the village committee/panchayat/block level committee etc. as stipulated in the
guidelines for the following year. The Annual Action Plan (AAP) is required to be finalized in the first meeting and communicated to the Department of Border Management, Ministry of Home Affairs, Government of India preferably by mid April.

The schemes/projects for a particular year once approved by the Department of Border Management, Ministry of Home Affairs, Government of India, as recommended in the Annual Action Plan (AAP) shall ordinarily be not changed. However, any change in the schemes will be considered in the Department of Border Management, Ministry of Home Affairs, only after it is recommended by the States (viz. the Chief Secretary) on account of operational difficulties/special circumstances.

The 2nd meeting of the SLSC may preferably be held in November/December to review the progress of schemes under the BADP, submission of Utilization Certificates (UCs) & Quarterly Progress Reports (QPRs) etc.

The process of completion of formalities, if any, such as forest, environment and other local clearances, availability of land etc. should be planned in advance, while recommending various projects under the BADP. The SLSC may take note of these aspects while finalizing the Annual Action Plan.
BORDER AREA DEVELOPMENT PROGRAMME (BADP)

D. Form GFR 19 A
(See Government of India’s Decision (1) below Rules (150)

E. FORM OF UTILIZATION CERTIFICATES

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Letter No. and Date</th>
<th>Amount</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>(give number of letter of Government of India sanctioning the fund with date)</td>
<td>(give amount and year for which sanctioned)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>TOTAL</td>
<td></td>
</tr>
</tbody>
</table>

2. Certified that I have satisfied myself that the conditions on which the grants-in-aid was sanctioned have been duly fulfilled/are being fulfilled and that I have exercised the following checks to see that the money was actually utilized for the purpose for which it was sanctioned.

Kinds of Checks exercised:

1.
2.
3.

Signature
Designation
Date
NOTIFICATION

In continuation of the notification NO. PLG. FC(F)1-1/93, Dated 21st April, 1999 issued by the F.C.-cum-Secretary (Planning) to the govt. of H.P. the Governor, Himachal Pradesh is pleased to notify the re-constitution of State Level Screening Committee for operationalising Border Area Development Programme (BADP) as under with immediate effect:-

1. Chief Secretary to the Govt. of H.P. Chairman.
2. Representative of Ministry of Home Affairs, Govt. of India (Not below the rank of Joint Secretary) Member
3. Concerned State Plan Adviser/Additional Adviser (MLP), Planning Commission, Govt. of India or his representative. Member
4. Representative of Major Para-Military Organization, ITBP operating on the State border. Member
5. Secretary (Planning) to the Govt. of H.P. Member
6. Secretary (Home) to the Govt. H.P. Member
7. Commissioner-cum-Pr. Secretary, Tribal Dev. Deptt. H.P. Convener (Member Secretary)

2. Terms of Appointment.

As prescribed by the Govt. of Himachal Pradesh from time to time.

3. Headquarters of the Committee:--

The Headquarters of the State Level Screening Committee for operationalising Border Area Development Programme (BADP) will be in Shimla. The Committee may, however, meet at any place and venue of the meetings will be decided by the Chairman of the Committee.

4. Functions of the Committee:--

The Committee will approve the schemes to be implemented under Border Area Development Programme (BADP). The Committee will have complete freedom to execute the schemes through any of the four agencies mentioned below:--

   i) State Government;
   ii) Central Government;
   iii) Central Para Military Organisation located in the State;
   iv) Voluntary agencies as consider appropriate.

5. The Screening Committee shall meet at least once in a year, particularly in the month of February-March to finalize the schemes in the following year.
6. The Official members shall be entitled to TA/DA as admissible under the rules.

By Order
Principal Secretary (TD) to the
Govt. of Himachal Pradesh, Shimla-2.

Copy forwarded to the following:-

1. All members of the above mentioned committee.
2. Private Secretary to Hon’ble Chief Minister /Ministers/Ministers of State /Speaker Vidhan Sabha, Himachal Pradesh.
3. Secretary, Planning Commission, Govt. of India, Yojna Bhawan, Sansad Marg, New Delhi-110001.
4. Secretary, Ministry of Home Affairs, Govt. of India, North Block, New Delhi-110001.
5. Principal Adviser (SP) Planning Commission, Govt. of India, Sansad Marg, New Delhi-110001.
6. Deputy Adviser (MLP) Govt. of India, Planning Commission, MLP Division, Yojna Bhawan, Sansad Marg, New Delhi-110001.
7. Representative of the rank of Major, Para Military Organization-ITBP operating on the State Border.
8. Private Secretary to the Chief Secretary, H.P. Govt. Shimla-2.
9. Principal Secretary to Chief Minister, H.P. Govt. Shimla-2.
10. All administrative Secretaries/Heads of Departments in H.P.
11. All Divisional Commissioners in Himachal Pradesh.
12. All the Deputy Commissioner in Himachal Pradesh.
14. The Controller of Printing & Stationer, H.P. Shimla-5 for publication in Rajpatra.

Sd/-
Special Secretary (TD) to the
Govt. of H.P. Shimla-2.

CORRIGENDUM

In continuation of this department notification of even number dated 28th April, 2008 regarding re-constitution of State Level Screening Committee for operationalising Border Area Development Programme (BADP) the member of above committee listed at Sr. No. 2 & 4 may read as under:-

Sr. No. 2  Representative of Department of Border Management  Member
Ministry of Home Affairs, Govt. of India.

Sr. No. 4  Deputy Inspector General, ITBP, Tara Devi, Shimla  Member

By Order
Principal Secretary (TD) to the
Govt. of Himachal Pradesh, Shimla-2.


Copy forwarded to the following:-

1. Private Secretary to Hon’ble Chief Minister, Himachal Pradesh.
2. Joint Secretary (BM) Department of Border Management, Ministry of Home Affairs, Govt. of India, North Block, New Delhi-110001.
3. Adviser (MLP), Planning Commission, MLP Division, Yojna Bhawan, Sansad Marg, New Delhi-110001.
5. Private Secretary to the Chief Secretary, H.P. Govt. Shimla-2.
6. Pr. Secretary (Home) to the Govt. of H.P. Shimla-2.
7. Secretary (Planning) to the Govt. of H.P. Shimla-2.
8. Deputy Commissioner, Kinnaur at Reckong Peo.
11. The Controller of Printing & Stationer, H.P. Shimla-5 for publication in Rajpatra.

Sd/-
Special Secretary (TD) to the
Govt. of H.P. Shimla-2.
Government of Himachal Pradesh
Tribal Development Department.


NOTIFICATION

In supersession of this department notification No.  TBD.F(TDM)3-3/2007-III, dated 28th April, 2008 & even number dated 1st May, 2008 the Governor, Himachal Pradesh is pleased to re-constitute the State Level Screening Committee for effective planning, implementation and monitoring of Border Area Development Programme (BADP) Schemes with immediate effect as per following composition:-

1. Chief Secretary to the Govt. of H.P.    Chairperson
2. Representative of Ministry of Home Affairs, Govt. of India, Department of Border Management (Not below the rank of Joint Secretary)    Member
3. Representative of Planning Commission of India.    Member
4. Secretary (Planning) to the Govt. of H.P.    Member
5. Secretary (Home) to the Govt. of H.P.    Member
6. Secretary (Finance) to the Govt. of H.P.    Member
7. Secretary (Rural Development) to the Govt. of H.P.    Member
8. Secretary (PWD) to the Govt. of H.P.    Member
9. Secretary (IPH) to the Govt. of H.P.    Member
10. Secretary (MPP & Power) to the Govt. of H.P.    Member
11. Deputy Inspector General, ITBP, Tara Devi, Shimla.    Member
12. Deputy Commissioner, Kinnaur at Reckong Peo. H.P.    Member
13. Additional Deputy Commissioner, Spiti at Kaza. H.P.    Member
14. Commissioner-cum-Principal Secretary (TD) Govt. of H.P.    Secretary

2. Terms of Appointment.
   As prescribed by the Govt. of Himachal Pradesh from time to time.

3. Headquarters of the Committee:-
   The Headquarters of the State Level Screening Committee for operationallising Border Area Development Programme(BADP) will be in Shimla. The Committee may, however, meet at any place and venue as decided by the Chairman/Chairperson of the Committee.

4. Functions of the Committee:
   The Committee will approve the schemes to be implemented under Border Area Development Programme (BADP). The Committee will have complete freedom to execute the schemes through any of the four agencies mentioned below:-
   i) State Government;
   ii) Central Government;
   iii) Central Para Military Organisation located in the State;
   iv) Voluntary agencies as consider appropriate.
5. Meetings:-

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

6. TA/DA:-

The Official members shall be entitled to TA/DA as admissible under the rules.

By Order

Principal Secretary (TD) to the
Govt. of Himachal Pradesh, Shimla-2.


Copy forwarded to the following:-

1. All members of the above mentioned committee.
2. Private Secretary to Hon’ble Chief Minister /Ministers/Ministers of State /Speaker Vidhan Sabha, Himachal Pradesh.
3. Secretary, Planning Commission, Govt. of India, Yojna Bhawan, Sansad Marg, New Delhi-110001.
4. Secretary, Ministry of Home Affairs, Govt. of India, North Block, New Delhi-110001.
5. Principal Adviser (SP) Planning Commission, Govt. of India, Sansad Marg, New Delhi-110001.
6. Deputy Adviser (MLP) Govt. of India, Planning Commission, MLP Division, Yojna Bhawan, Sansad Marg, New Delhi-110001.
8. Private Secretary to the Chief Secretary, H.P. Govt. Shimla-2.
9. Principal Secretary to Chief Minister, H.P. Govt. Shimla-2.
10. All administrative Secretaries/Heads of Departments in H.P.
11. All Divisional Commissioners in Himachal Pradesh.
12. All the Deputy Commissioner in Himachal Pradesh.
14. The Controller of Printing & Stationer, H.P. Shimla-5 for publication in Rajpatra ordinary.

Sd/-

Joint Secretary (TD) to the
Govt. of H.P. Shimla-2.
NOTIFICATION

In exercise of the powers confirmed by sub-section (1) of section 67 of the Motor Vehicles Act, 1988 (Act No. 59 of 1988) and in supersession of this Department Notification of even No. dated 28-02-2005, the Governor, Himachal Pradesh is pleased to issue the following directions to the State Transport Authority, Himachal Pradesh, namely.

DIRECTIONS

The State Transport Authority shall ensure that the following maximum fares in respect of taxis are fixed /charged in the State of Himachal Pradesh with immediate effect in the public interest.

HIRING ON KILOMETERS BASIS.

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Type of Vehicle</th>
<th>Rates per kilometer for full taxi inclusive of all taxes.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>For Non Tribal Areas in Rs.</td>
</tr>
<tr>
<td>1</td>
<td>Ordinary Taxi Cabs upto 6 seats.</td>
<td>Rs. 8.74</td>
</tr>
<tr>
<td>2(a)</td>
<td>Maxi Cabs upto 8 seats capacity</td>
<td>Rs. 10.43</td>
</tr>
<tr>
<td>2(b)</td>
<td>Maxi cabs between 9 to 12 seats.</td>
<td>Rs. 14.18</td>
</tr>
<tr>
<td>3</td>
<td>Air conditioned Taxis.</td>
<td>Rs. 14.00</td>
</tr>
</tbody>
</table>

Note:
The liability of payment of taxes for plying the taxi within/outside the state shall be that of the owner of the vehicle.

NIGHT HALTING CHARGES FROM 10:00 PM TO 6:00 AM (FOR OUTSTATIONS)

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Type of Vehicles</th>
<th>Rates.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Ordinary Taxi Car</td>
<td>Rs. 110/-</td>
</tr>
<tr>
<td>2</td>
<td>Imported deluxe Cars/Air conditioned Taxi cars</td>
<td>Rs. 150/-</td>
</tr>
<tr>
<td>3</td>
<td>Maxi cabs upto 8 seats capacity</td>
<td>Rs. 150/-</td>
</tr>
<tr>
<td>4</td>
<td>Maxi Cabs upto 9 to 12 seats capacity.</td>
<td>Rs. 200/-</td>
</tr>
</tbody>
</table>
# HIRING ON DAILY BASIS UPTO 8 HOURS.

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Type of Vehicles</th>
<th>Rates.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Fiat /ambassador/ Maruti Car etc for 8 hours per day plus petrol/mobile oil charge @ 8 KMs per liter in Respect of Fiat Ambassador Cars and 12 KMs per liter in respect of Maruti Cars etc. upto a distance of 150 KMs maximum.</td>
<td>Rs. 4.00/ KM</td>
</tr>
<tr>
<td>2</td>
<td>Additional Charges after 8 hours beyond 150 KMs on the same day.</td>
<td>Rs. 5.50/ KM</td>
</tr>
<tr>
<td>3(a)</td>
<td>Hiring of Maxi Cabs upto 8 seats.</td>
<td>Rs. 5.50 /KM</td>
</tr>
<tr>
<td>3(b)</td>
<td>Hiring of Maxi upto 9 to 12 seats</td>
<td>Rs. 7.00 / KM</td>
</tr>
</tbody>
</table>

# FOR DETENTION BEYOND 8 HOURS.

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Type of Vehicles</th>
<th>Rates.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Ordinary taxi Cars</td>
<td>Rs. 17.50 /Hour</td>
</tr>
<tr>
<td>2</td>
<td>Air–conditioned Taxi cars</td>
<td>Rs. 28.50 /Hour</td>
</tr>
<tr>
<td>3(a)</td>
<td>Additional charges after 8 hours upto 8 seats capacity (Maxi Cabs)</td>
<td>Rs. 23.50 /Hour</td>
</tr>
<tr>
<td>3(b)</td>
<td>Additional Charges after 8 hours from 9 to 12 seats capacity (Maxi Cabs)</td>
<td>Rs. 34.00 / Hour</td>
</tr>
</tbody>
</table>

# HIRING ON HOURLY BASIS.

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Type of Vehicles</th>
<th>Rates.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Taxi Cabs for First Hours.</td>
<td>Rs. 140.00</td>
</tr>
<tr>
<td>2</td>
<td>For each subsequent hours</td>
<td>Rs. 100.00</td>
</tr>
<tr>
<td>3</td>
<td>Maxi cabs upto 8 seats for first hour.</td>
<td>Rs. 150.00</td>
</tr>
<tr>
<td>4</td>
<td>Maxi cabs upto 8 seats for each subsequent hour.</td>
<td>Rs. 130.00</td>
</tr>
<tr>
<td>5</td>
<td>Maxi cabs from 9 to 12 seats for first hours.</td>
<td>Rs. 250.00</td>
</tr>
<tr>
<td>6</td>
<td>Maxi cabs from 9 to 12 seats for each subsequent hours.</td>
<td>Rs. 180.00</td>
</tr>
</tbody>
</table>

**Note:**
The return empty haulage charges shall be 25 % of the actual single fare.

# FARE IN RESPECT OF SCOOTERS/AUTORICKSHAWS.

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Three Wheelers</th>
<th>Rates.</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>For first 2 KMs or part thereof.</td>
<td>Rs. 15.00/ KM</td>
</tr>
<tr>
<td>B</td>
<td>For each Subsequent Kilometers</td>
<td>Rs. 3.00/ KM</td>
</tr>
</tbody>
</table>

**Note:**
2. The period of detention due to natural calamities i.e. road blockade/traffic blockade/ 
road condition etc. shall not be counted.
3. if a taxi is plied for 200 kilometers or more in a day, no detention charges shall be 
payable.
4. Taxi owner shall be free to charge less than the rates enumerated as above.

By Order
Sd/-
Principal Secretary (Transport) to the 
Government of Himachal Pradesh.


Copy forwarded to the following for information and necessary action :-

1. The Under Secretary to the Govt. of India, Ministry of Road Transport & Highways, 
Transport Bhawan, 1 Parliament Street, New Delhi_110001. It is requested that 
the copy of above notification may kindly be circulated to all the Ministries/ 
Departments of Government of India.
2. All the Secretaries (Transport) of all the States/ UTs in the India with the request 
to circulate the same too all the Departments in their respective States/ UTs.
3. All the Administrative Secretaries in Himachal Pradesh.
4. All the Heads of Department in Himachal Pradesh.
5. All the managing Directors/ Chief Executive Officers of all the Boards/ 
Corporation/ Authorities / Government Undertakings in Himachal Pradesh.
7. All DCs/ SPs in Himachal Pradesh.
8. The Secretary State Transport Authority Himachal Pradesh, Parivahan Bhawan 
Shimla-4 with 10 spare copies.
9. All the Regional Transport Officers in Himachal Pradesh.
10. Private Secretary to the Hon’ble Chief Minister Himachal Pradesh, Shimla-2.
11. Private Secretary to the Hon’ble Transport Minister Himachal Pradesh Shimla-2.
12. The Private Secretary to the Chief Secretary to the Government of Himachal 
Pradesh, Shimla-2.
13. Guard File-100 copies.

Sd/-
Under Secretary (Transport) to the 
Government of Himachal Pradesh.
No.PER(AP)-C-B(2)-1/2006-Vol.-VII(Loose-2)
Government of Himachal Pradesh
Department of Personnel (AP-III)

Dated: Shimla-171002, the 28th August, 2009.

From
The Secretary (Personnel) to the
Government of Himachal Pradesh.

To
1. All the Principal Secretaries/Secretaries to the
   Government of Himachal Pradesh, Shimla-171002.
2. All Divisional Commissioners in Himachal Pradesh.
3. All Heads of Departments in Himachal Pradesh.
4. All Deputy Commissioners in Himachal Pradesh.

Subject: Regularization of Daily Waged Workers/Contingent paid workers.

Sir,

In continuation of this Department letter No. PER(AP)-C-B(2)-1/2006-Vol.V dated 9th September, 2008 and No.PER(AP)-C-B(2)-1/2006-Vol.-VI(Loose) dated 4th July, 2009, I am directed to say that the matter regarding liberalizing the policy of regularization of Daily Waged Workers/Contingent Paid Workers in all the Departments had been engaging the attention of the Government for sometime past. After careful consideration the Government has now decided that the Daily Waged/Contingent Paid Workers in all the Departments who have completed 8 years of continuous service (with a minimum of 240 days in a calendar year except where specified otherwise for the tribal areas) as on 31.3.2009 may be regularized only against vacant posts in various departments. No new post for this purpose will be created. Completion of required years of service makes such daily wager/contingent paid workers eligible for consideration to be regularized. Regularization in all cases will be from prospective effect i.e. after the date the order of regularization is issued after completion of codal formalities. The regularization will be subject to the observance of the following terms and conditions :-

**Norms/Principles regarding regularization of Daily Waged/Contingent Paid Workers.**

(i) Daily waged/contingent paid workers who have completed 8 years of continuous service (with a minimum of 240 days in a calendar year except where specified otherwise for the tribal areas) as on 31.3.2009 may be considered for regularization only against the available vacancies in various Departments and the terms & conditions for such regularization shall be governed as per Annexure-‘A’.

(ii) No new post of any category will be created.

(iii) After regularization, the original post of the concerned daily wager/contingent paid workers shall be abolished.

(iv) The regularization will depend subject to availability of budget allocation to the Department concerned for the year.
(v) Since no new post is to be created, therefore, no additional funds/budget will be demanded.

(vi) 8 years of continuous service is only an eligibility criteria and regularization shall be only from prospective effect i.e. after the date the orders of regularization is issued after completion of codal formalities.

(vii) The daily waged/contingent paid workers being considered for such regularization shall possess minimum educational qualification as prescribed in the Recruitment & Promotion Rules of such post.

(viii) In case of a Daily Waged/contingent paid worker, who has worked for less than 8 years on higher wages, on a higher pay scale post, he will be considered for regularization by combining the service both in the lower scale post and higher scale post but he shall be regularized on a lower post because for regularization on a higher post, 8 years complete daily wage/contingent paid service on the higher pay scale post shall be essential.

(ix) The Daily Waged/Contingent Paid Workers may be regularized against the posts/Vacancies of relevant categories purely on seniority basis subject to rejection being unfit and by doing so in case any roster point for reserved/feeder category remains under utilized, there shall be made good in future recruitments by filling up the backlog first.

(x) Such daily waged/contingent paid workers, who were within the age limit prescribed for direct recruitment at the time of engagement on daily wages/contingent paid basis, may be given relaxation in age limit while regularizing their services, if they have crossed the maximum age limit as prescribed in the Recruitment and Promotion Rules.

(xi) Such daily waged/contingent paid workers, who have been engaged without being sponsored by the Employment Exchange, may be given relaxation while regularizing their services.

(xii) The Department(s) are not required to make prior consultation with the H.P. Public Service Commission for regularization of services in case of those posts which fall within the purview of the H.P. Public Service Commission.

(xiii) The Seniority of the “Daily Waged/Contingent Paid Workers” as are regularized under this policy vis-a- –vis employees appointed on regular basis shall be determined on the date of issue of these policy instructions. The inter-se-seniority of such “Daily Waged/Contingent Paid Workers” shall be determined in accordance with order of regularization of such daily wager/contingent paid worker based on seniority as daily wager/contingent paid worker.

(xiv) There shall be no resultant vacancy by way of such regularization because such vacancies shall be abolished.
These instructions have been issued after approval of the Finance Department received vide their Dy. No. 51172673-Fin(C)B(15)-3/2006 dated 20.8.2009.

Yours faithfully,

Sd/-
Deputy Secretary (Personnel) to the Government of Himachal Pradesh


Copy for favour of information and necessary action is forwarded to :-

1. The Secretary, H.P. Public Service Commission, Shimla-171002.
2. The Special Secretary (GAD-C) to the Govt. of H.P. Shimla-2 with reference to the decision taken by the Cabinet on Item No. 8 in its meeting held on 24.8.2009.
4. All the Section Officers in H.P. Secretariat, Shimla171002.
5. The Finance (Regulation) Department, H.P. Secretariat, Shimla-2.
6. Guard File (200 spare copies).

Sd/-
Deputy Secretary (Personnel) to the Government of Himachal Pradesh
ANNEXURE-A

TERMS AND CONDITIONS FOR REGULARISATION OF DAILY WAGED/CONTINGENT PAID WORKERS WHO HAVE COMPLETED 8 YEARS OF CONTINUOUS SERVICE ON 31.3.2009

***************

1. The Daily Waged/Contingent Paid workers who have completed 8 years of continuous service (with a minimum of 240 days in a calendar year) on 31.3.2009 will be eligible for consideration for regularization against the available vacancies in various Departments. However, eligibility for regularization of such workers in respect of tribal areas shall be on the basis of number of minimum requisite days as under:–

   (a) For Kinnaur District and Spiti = 180 days
      Sub-Division of Lahaul and Spiti District.

   (b) Bharmour area of Chamba = 180 days
       District

   (c) For Lahaul area of Lahaul and Spiti District and Pangí Sub-
       Division of Chamba District.

2. The regularization will be strictly on the basis of seniority subject to fitness and the fulfillment of minimum eligibility prescribed in the concerned Recruitment and Promotion Rules.

3. The Candidate should be medically fit for the post being considered for regularization. The Medical fitness certificate of the candidate shall be ensured in accordance with the provisions contained in F.R. 3(1),4(2) and 4(3).

4. The regularization shall be subject to verification of character and antecedents of the candidate being considered for regularization as provided in the Himachal Pradesh Rules.

5. For the determination of date of birth of the candidate concerned, criterion as laid down in Rule 7.1 of the Himachal Pradesh Financial Rules Vol.I Hand Book No. 2 shall be observed.

6. A screening Committee shall be constituted by the Department concerned for the assessment of the suitability of the candidate concerned for regularization.

7. The Daily Waged Workers/Contingent Paid Workers who are to be regularized may be put in at the minimum of the time scale of pay payable to the corresponding lowest grade in the Government.

8. The Daily Waged Workers/Contingent Paid Workers so regularized shall be liable to be posted anywhere within the State.
No.PER(AP-B)(15)-1/2002-IV  
Government of Himachal Pradesh  
Department of Personnel( Appointment-II) 

From  
The Principal Secretary (Personnel) to the  
Government of Himachal Pradesh.  

To  
1. All Pr. Secretaries/Secretaries to the Govt.of H.P.  
2. All Heads of the Departments in Himachal Pradesh.  
3. All Divisional Commissioners in Himachal Pradesh.  
4. All Deputy Commissioners in Himachal Pradesh.  

Dated Shimla-171002, the 16th July, 2011  

Subject: Regarding writing of ACRs under the Single Line Administration.  

Sir,  

On the subject cited above, I am directed to say that as per existing system prescribed in Chapter 19.11 of the Handbook on Personnel Matters Vol-II, the Administrative Secretary is the Reporting Officers in respect of initiating ACRs of Heads of Departments.  

The State Government has introduced Single Line Administration in respect of Tribal areas of the Pradesh and as per the existing instructions, circulated vide letter No.TBD(A)4-5/91-II dated 2nd June, 2010 by Principal Secretary (TD) to the Government of Himachal Pradesh, under the single line administration, the ADM Bharmour, R.C. Pangi and SDM Pangi and Bharmour has been delegated the powers of Head of Departments in respect of all State Government Departments located in their respective jurisdictions in all administrative and financial matters including grant of administrative approval and expenditure sanctions.  

It has been brought to the notice of the Government that under the Single Line Administration the ACRs of such officers exercising the powers of Heads of Departments in respect of administrative and financial matters of all Government departments situated in their respective jurisdiction are being initiated by the Pr. Secretary (TD) to the Government of Himachal Pradesh under whom they have not worked directly.  

The matter regarding writing/initiating the ACRs of ADM Bharmour, R.C. Pangi and SDM Pangi and Bharmour, who are exercising the powers of Head of Departments in respect of all Departments situated in their respective jurisdictions in certain administrative and financial matters, was under active consideration of the Government for the past some time and after careful consideration and in view of various factors, it has been decided that the Annual Confidential Reports of the ADM Bharmour, R.C. Pangi and SDM Pangi and Bharmour shall be initiated at the level of Deputy Commissioner, Chamba with effect from the next financial year, 2011-12. Rest of the authorities i.e. Reviewing and Accepting shall remain unchanged  

Yours faithfully,  
Sd/-  
Deputy Secretary (Personnel) to the  
Government of Himachal Pradesh.  

297
Deputy Commissioner, Lahaul-Spiti at Keylong

- SP, Keylong
  - DSP, Keylong

- PO, ITDP Lahaul at Keylong

- SDM, Lahaul at Keylong
  - Tehsildar, Keylong

- SDM, Udaipur
  - NT, Udaipur

- DFO, Lahaul at Keylong

- Xen, PWD Udaipur
  - AE, Keylong
  - AE, Udaipur
  - AE Koksar

- Xen, IPH, Keylong
  - AE, Keyong
  - AE Udiapur

- BDO, Keylong

- CMO, Keylong

- Distt. Ayurvedic Officer Keylong

- Dy. Director, Education, Keylong

- Distt. Agril. Officer, Keylong

- Dy. Director Hort. Keylong

- Dy. Director (AH) Keylong

Addl. Distt. Magistrate, Spiti at Kaza

- SDM-cum-PO ITDP, Kaza
  - Tehsildar, Kaza

- DFO Kaza

- DY. SP, Kaza

- Xen, PWD Kaza
  - AE Kaza
  - AE Sichling
  - AE Losser
  - AE Tabo

- Xen, IPH, Kaza
  - AE Tabo
  - AE IPH, Kaza

- BDO, Kaza

- BMO, Kaza

- Sub- Divisional Ayurvedic Officer Kaza

- Block Ele. Edu. Officer Kaza

- APO Agril. Kaza

- SMS Hort. Kaza

- AD (AH) Kaza
# Annexure-B

## STATISTICAL PROFILE OF SCHEDULED AREAS VIS-A-VIS HIMACHAL PRADESH

<table>
<thead>
<tr>
<th>Sr. N.</th>
<th>Item</th>
<th>Scheduled Areas</th>
<th>H.P.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Kinnaur</td>
<td>Lahaul</td>
</tr>
<tr>
<td>1</td>
<td>Population</td>
<td>84121</td>
<td>19107</td>
</tr>
<tr>
<td></td>
<td>Male</td>
<td>46249</td>
<td>9897</td>
</tr>
<tr>
<td></td>
<td>Female</td>
<td>37872</td>
<td>9210</td>
</tr>
<tr>
<td>2</td>
<td>Scheduled Tribes</td>
<td>48746</td>
<td>15163</td>
</tr>
<tr>
<td>3</td>
<td>Scheduled Caste</td>
<td>14750</td>
<td>1699</td>
</tr>
<tr>
<td>4</td>
<td>Geographical Areas</td>
<td>6401</td>
<td>6250</td>
</tr>
<tr>
<td>5</td>
<td>Density of Population per sq.km. area</td>
<td>13</td>
<td>3</td>
</tr>
<tr>
<td>6</td>
<td>Percentage of ST population to total population</td>
<td>57.95</td>
<td>79.36</td>
</tr>
<tr>
<td>7</td>
<td>%age of SC population to total population</td>
<td>17.53</td>
<td>8.89</td>
</tr>
<tr>
<td>8</td>
<td>Percentage of ST population to total tribal population</td>
<td>12.43</td>
<td>3.87</td>
</tr>
<tr>
<td>10</td>
<td>Sex ratio</td>
<td>819</td>
<td>931</td>
</tr>
<tr>
<td>11</td>
<td>Literacy:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Persons</td>
<td>80.00</td>
<td>74.97</td>
</tr>
<tr>
<td></td>
<td>b) Males</td>
<td>87.27</td>
<td>84.59</td>
</tr>
<tr>
<td></td>
<td>c) Females</td>
<td>70.96</td>
<td>64.50</td>
</tr>
<tr>
<td>12</td>
<td>No. Of Households:</td>
<td>19976</td>
<td>4091</td>
</tr>
</tbody>
</table>