



ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರ

ಅಧಿಕೃತವಾಗಿ ಪ್ರಕಟಿಸಲಾದುದು

ಸಂಪುಟ - ೧೫೫ Volume - 155	ಬೆಂಗಳೂರು, ಗುರುವಾರ, ೩೧, ಡಿಸೆಂಬರ್, ೨೦೨೦(ಪುಷ್ಯ, ೧೦, ಶಕವರ್ಷ ೧೯೪೨) Bengaluru, THURSDAY, 31, DECEMBER, 2020(PUSHYA, 10, ShakaVarsha 1942)	ಸಂಚಿಕೆ ೫೩ Issue 53
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ಭಾಗ ೪ಎ

ರಾಜ್ಯದ ವಿಧೇಯಕಗಳ ಮತ್ತು ಅವುಗಳ ಮೇಲೆ ಪರಿಶೀಲನಾ ಸಮಿತಿಯ ವರದಿಗಳು, ರಾಜ್ಯದ ಅಧಿನಿಯಮಗಳು ಮತ್ತು ಆಧ್ಯಾದೇಶಗಳು, ಕೇಂದ್ರದ ಮತ್ತು ರಾಜ್ಯದ ಶಾಸನಗಳ ಮೇರೆಗೆ ರಾಜ್ಯ ಸರ್ಕಾರವು ಹೊರಡಿಸಿದ ಸಾಮಾನ್ಯ ಶಾಸನಬದ್ಧ ನಿಯಮಗಳು ಮತ್ತು ರಾಜ್ಯಾಂಗದ ಮೇರೆಗೆ ರಾಜ್ಯಪಾಲರು ಮಾಡಿದ ನಿಯಮಗಳು ಹಾಗೂ ಕರ್ನಾಟಕ ಉಚ್ಚ ನ್ಯಾಯಾಲಯವು ಮಾಡಿದ ನಿಯಮಗಳು

GOVERNMENT OF KARNATAKA

NO: HFW 01 HSM 2020

Karnataka Government Secretariat,
Vikasa Soudha,
Bangalore, Dt:18 -12-2020.

NOTIFICATION

The draft of the following rules to amend the Karnataka Civil Services (Absorption of Contract Para-medical Staffs and Drivers appointed in the Directorate of Health and Family Welfare Services) (Special) Rules, 2006, which the Government of Karnataka proposes to make in exercise of the powers conferred by sub-section (1) of section 3 read with section 8 of the Karnataka State Civil Services Act, 1978 (Karnataka Act 14 of 1990), is hereby published as required by clause (a) of sub-section (2) of section 3 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft shall be taken into consideration after fifteen days from the date of its publication in the official Gazette.

Any objection or suggestion which may be received by the State Government from any person with respect to the said draft before the expiry of the period specified above shall be considered by the State Government. Objections and suggestions may be addressed to the Additional Chief Secretary to Government, Health and Family Welfare Department, Vikasa Soudha, Bengaluru-560001.

DRAFT RULES

1. Title and commencement.- (1) These rules may be called the Karnataka Civil Services (Absorption of Contract Para-medical Staffs and Drivers

appointed in Directorate of Health and Family Welfare Services) (Special) (Amendment) Rules, 2020.

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

2. Amendment of rule 3.- In the Karnataka Civil Services (Absorption of Contract Para-medical Staffs and Drivers appointed in Directorate of Health and Family Welfare Services) (Special) Rules, 2006 (hereinafter referred as the said rules), in rule 3, after sub-rule (2), the following proviso shall be inserted, namely;-

“Provided that, persons specified at serial No. 811 and 812 in the Schedule, who are qualified and willing to get absorbed under these rules shall make an application to the Director, Directorate of Health and Family Welfare within thirty days from the date of commencement of the Karnataka Civil Services (Absorption of contract para-medical staffs and Drivers appointed in Directorate of Health and Family Welfare Services) (Special) (Amendment) Rules, 2020 expressing their willingness to get absorbed in the Directorate of Health and Family Welfare Services.”

3. Amendment of schedule.- In the schedule of the said rules, under the heading “JUNIOR MEDICAL LAB TECHNOLOGIST” after serial number 810 and the entries relating thereto, the following shall be inserted, namely:-

811	THIPPESWAMY M.,	19/07/ 1974	13/08/2002	Jr. Medical Lab Technologist	3850- 7050	SC
812	JAGADEESHA S.N.	22/11/ 1971	20/02/2003	Jr. Medical Lab Technologist	3850- 7050	III B

By Order and in the name of the
Governor of Karnataka

(Y. SHIVASHANKAR)
Under Secretary to Government,
Health & Family Welfare Department
(Services)

GOVERNMENT OF KARNATAKA

No. FCS 33 SLF 2019

Karnataka Government Secretariat,
Vikasa Soudha,
Bangalore, dated: 19.12.2020**NOTIFICATION**

Whereas, the Government of India, Ministry of Consumer Affairs, Food and Public Distribution (Department of Consumer Affairs), vide their Notification dated 26-10-2016 published the model guidelines for States & Union Territories, on direct selling, for protecting the legitimate rights and interests of Industry and Consumers. It is envisaged in the guidelines that the State Government will set up a mechanism to monitor/supervise the activities of Direct sellers and the Direct selling entities regarding compliance to the guidelines for Direct selling.

The said notification has been published in the extraordinary gazette of India, dated: 09-10-2017

Whereas the Government of India further vide its Office Memorandum dated: 09-09-2016 have requested the State Governments/UTs to take necessary action to implement the same.

Accordingly, the State of Karnataka deems it necessary to adopt the said guidelines with appropriate changes.

PREAMBLE

The Department of Consumer Affairs, Government of India Notified the "Advisory to States/UTs: Model Framework for Guidelines on Direct Selling" on the 26th of October, 2016 vide Gazette of India GSR 1013 (E). The Guidelines were formulated by the Department of Consumer Affairs to ensure protection of legitimate rights and interests of Industry and Consumers.

The Advisory provides for model guidelines (Direct Selling Guidelines, 2016) which are issued as guiding principles for regulating the business of Direct Selling and Multilevel Marketing (MLM) and strengthening the existing regulatory mechanism on Direct Selling and MLM, for preventing fraud and ensuring consumer protection. The Advisory envisages that the State Governments, being

an enforcing agency has an appropriate mechanism to monitor/supervise the activities of Direct Sellers and Direct Selling Entities.

Furthermore, the Advisory specifies that Direct selling entities conducting Direct selling activities shall submit an undertaking to the Department of Consumer Affairs, Government of India. It is in compliance with these guidelines and shall also provide details of its incorporation.

In pursuance of the Advisory, the Department of Food, Civil supplies, and Consumer Affairs [hereinafter “DoFCSCA”], Government of Karnataka hereby notifies the “**Karnataka Direct Selling Rules, 2019**”. The Government of Karnataka has set up a monitoring mechanism for all issues relating to Direct Selling in the State of Karnataka and an officer not below the rank of Deputy Director has been appointed as Nodal Officer.

Every Direct Selling entity and Direct Seller currently operating or seeking to operate in the State of Karnataka shall be compliant with these Rules. Any Direct Selling Entity conducting Direct Selling business in the state shall submit an undertaking of compliance to the Nodal Officer appointed at the State Level by the Government of Karnataka, within three months from the date of this notification.

A proforma for the undertaking and provision of requisite information (the Karnataka State Consumer Dispute Redressal Commission) is attached herein along with the Rules.

The Karnataka Direct Selling Rules 2019

Short title, extent and commencement:-

- (1) These rules may be called the “**Consumer Protection (Direct Selling) Rules, 2019**”.
- (2) This rules apply to the business of “Direct Selling” and “Multi-Level Marketing (MLM)”
- (3) They shall come into force on the date of their publication in the official Gazette.

1. Definitions. –

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

- a. **"Act"** means the Consumer Protection Act, 2019 (35 of 2019);
- b. **"Consumer"** shall have the same meaning as provided under the Consumer Protection Act, 2019 (35 of 2019);
- c. **"Prospect"** means a person to whom an offer or a proposal is made by the direct seller to join a Direct Selling opportunity;
- d. **"Direct Seller"** means a person appointed or authorized, directly or indirectly, by a direct selling entity through a legally enforceable written contract to undertake direct selling business on principal to principal basis;
- e. **"Network of Direct Selling"** means a network of direct sellers at different levels of distribution, who may recruit or introduce or sponsor further levels of direct sellers, who they then support: Explanation: "network of direct selling" shall mean any system of distribution or marketing adopted by a direct selling entity to undertake direct selling business and shall include the multi-level marketing method of distribution;
- f. **"Direct Selling"** means marketing, distribution and sale of goods or providing of services as a part of network of direct selling other than under a pyramid scheme, Provided that such sale of goods or services occurs otherwise than through a "Permanent retail location" to the consumers, generally in their houses or at their work place or through explanation and demonstration of such goods and services at a particular place;
- g. **"Direct Selling Entity"** means an entity, not being engaged in a pyramid scheme, which sells or offers to sell goods or services through a direct seller. Provided that direct selling entity does not include any entity or business notified otherwise by the Government for the said purpose from time to time;
- h. **"Goods"** means goods as defined in the Sale of Goods Act, 1930 and "Service" means service as defined in the Consumer Protection Act, 2019;
- i. **"Saleable"** means with respect to goods and / or services, unused and marketable, which has not expired, and which is not seasonal, discontinued or special promotion goods and / or services;

- j. **“Cooling-off Period”** means the duration of time counted from the date when the direct seller and the direct selling entity enter into an agreement under rule 5 herein and ending with date on which the contract is to be performed and within which the direct seller may repudiate the agreement without being subject to penalty for breach of contract;
- k. **“Pyramid Scheme”** means a multi layered network of subscribers to a scheme formed by subscribers enrolling one or more subscribers in order to receive any benefit, directly or indirectly, as a result of enrolment, action or performance of additional subscribers to the scheme. The subscribers enrolling further subscriber(s) occupy higher position and the enrolled subscriber(s) lower position, thus, with successive enrolments, they form multi-layered network of subscribers;

Provided that the above definition of a “Pyramid Scheme” shall not apply to a multi layered network of subscribers to a scheme formed by a direct selling entity, which consists of subscribers enrolling one or more subscribers in order to receive any benefit, directly or indirectly, where the benefit is as a result of sale of goods or services by subscribers and the scheme/financial arrangement complies with all of the following:

- i) It has no provision that a direct seller will receive remuneration or incentives for the recruitment / enrolment of new participants;
- ii) It does not require a participant to purchase goods or services: i. for an amount that exceeds an amount for which such goods or services can be expected to be sold or resold to consumers; ii. for a quantity of goods or services that exceeds an amount that can be expected to be consumed by, or sold or resold to consumers;
- iii) It does not require a participant to pay any entry/registration fee, cost of sales demonstration equipment and materials or other fees relating to participation;
- iv) It provides a participant with a written contract describing the “material terms” of participation;
- v) It allows or provides for a participant a reasonable cooling-off period to participate or cancel participation in the scheme and receive a refund of any consideration given to participate in the operations;
- vi) It allows or provides for a buy-back or repurchase policy for “currently marketable” goods or services sold to the participant at the request of the participant at reasonable terms;
- vii) It establishes a grievance redressal mechanism for consumers, more particularly

described in rule 8 herein.

Explanation 1 – For the purposes of this proviso the term “material terms” shall means buy-back or repurchase policy, cooling-off period, warranty and refund policy

- l. **“Money Circulation Scheme”** has the same meaning as defined under the Prize Chits and Money Circulation Schemes (Banning) Act, 1978;
- m. **“Remuneration System”** means the system followed by the direct selling entity to compensate the direct seller which illustrates the mode of sharing of incentives, profits and commission, including financial and non-financial benefits, paid by the direct selling entity to the direct sellers, on a monthly or periodic or yearly basis or both, as the case may be. This system, for every direct selling entity, shall;
 - i) Have no provision that a direct seller will receive remuneration from the recruitment to participate in such direct selling;
 - ii) ensure that direct sellers shall receive remuneration derived from the sale of goods or services;
 - iii) clearly disclose the method of calculation of remuneration.
- n. **“State”** includes a Union territory.

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

2. Conditions for the setting up of Direct Selling business –

- (1) Every Direct selling entity carrying out or intending to carry out direct selling business in India shall submit a self-declaration and undertaking in the format specified at *schedule-I* to these rules to the Department of Consumer Affairs stating that it is in compliance with these rules;
- (2) It shall also provide such details of its incorporation and other business details as specified at *schedule-I* to these rules;
- (3) It shall be a registered legal entity under the laws of India;
- (4) It shall provide a mandatory orientation session to all prospective direct sellers providing fair and accurate information on all aspects of the direct selling operation, including but not limited to the remuneration system and expected remuneration for newly recruited direct sellers;

- (5) It shall provide accurate and complete information to prospective and existing direct sellers concerning the reasonable amount of remuneration opportunity, and related rights and obligations;
- (6) It shall pay all dues and make withholdings from direct sellers in a commercially reasonable manner;
- (7) It shall notify and provide a full refund or buy-back guarantee to every direct seller on reasonable commercial terms which can be exercised within a period of 30 days, from the date of the distribution of the goods or services to the direct seller;
- (8) It shall notify and provide to every direct seller a cooling-off period which entitles such direct seller to return any goods/ services purchased by the direct seller during the cooling-off period;
- (9) The promoter or key management personnel should not have been convicted of any criminal offence punishable with imprisonment in last 5 years by any Court of competent jurisdiction;
- (10) It shall have an office with identified jurisdiction of its operation in the State to enable the consumers and direct seller to acquaint themselves with price of products, return or replacement of products and efficient delivery of goods and services, and post- sale redressal of grievances.

3. Conditions for conduct of Direct Selling Business. – Every Direct Selling entity shall comply with the following conditions, -

- (1) It shall be the owner, holder, licensee of a trademark, service mark or any other identification mark which identifies the entity with the goods to be sold or supplied or services to be rendered;
- (2) It shall issue proper identity document(s) to its direct sellers;
- (3) It shall maintain proper records either manual or electronic of their business dealings, with complete details of their goods, services, terms of contract, price, income plan, details of direct sellers, including but not limited to enrolment, termination, active status, earning etc; a) every direct selling entity shall maintain a “Register of Direct Sellers” wherein relevant details of each enrolled Direct Seller shall be updated and maintained; b) the details of direct sellers shall include and not be limited to verified proof of address, proof of identity and PAN;
- (4) It shall maintain proper and updated website with all relevant details of the entity, contact information, its management, products, product information, product quality certificate, price, complete income plan, terms of contract with direct seller and complaint

redressal mechanism for direct sellers and consumers. The website should have space for registering consumer complaints and should ensure that grievances are addressed within 45 days of making such complaints;

(5) It shall provide to all direct sellers their periodic account / information concerning, as applicable, sales, purchases, details of earnings, commissions, bonus and other relevant data, in accordance with agreement with the direct sellers. All financial dues shall be paid and any withholding made in a commercially reasonable manner;

(6) It shall monitor the value of the purchases of all its direct sellers/distributors on a monthly basis and once the purchase value crosses the VAT threshold; it must intimate the direct seller/distributor to pay the VAT;

(7) A direct selling entity shall not, -

- (a) use misleading, deceptive or unfair recruiting practices, including misrepresentation of actual or potential sales or earnings, in their interaction with prospective or existing direct sellers;
- (b) make any factual representation to a prospective direct seller that cannot be verified or make any promise that cannot be fulfilled;
- (c) present any advantages of direct selling to any prospective direct seller in a false or deceptive manner;
- (d) make or cause, or permit to be made, any representation relating to its direct selling business, including remuneration system and agreement between itself and the direct seller, or to the goods or services being sold by itself or by the direct seller which is false or misleading;
- (e) engage in, or cause or permit, any conduct that is misleading or likely to mislead with regard to any material particulars relating to its direct selling business, including remuneration system and agreement between itself and the direct seller, or to the goods or services being sold by itself or by the direct seller;
- (f) use, or cause or permit to be used, fraud, coercion, harassment, or unconscionable or unlawful means in promoting its direct selling practice, including remuneration system and agreement between itself and the direct seller, or to the goods or services being sold by itself or by the direct seller;
- (g) require its direct sellers to provide any benefit, including entry fees and renewal fees or to purchase any sales demonstration equipment or material in order to participate in its direct selling operations;

- (h) provide any benefit to any person for the introduction or recruitment of one or more persons as direct sellers;
- (i) require the direct sellers to pay any money by way of minimum monthly subscription or renewal charges.

(8) Notwithstanding the distribution system adopted by a direct selling entity, the direct selling entity shall be responsible for compliance of these rules by any member of its network of direct selling, whether such member is appointed directly or indirectly by the Direct Selling Entity.

4. Conditions for Direct Selling contract between Direct Seller/Distributor and Direct Selling Entity. –

(1) Every direct selling entity shall execute a contract agreement, whether directly or indirectly, with direct sellers before enrolment, -

- (a) the agreement shall be provided in a manner consistent with Section 10 of the Indian Contract Act, 1872;
- (b) in addition to the rights and obligations of parties to this agreement under these guidelines or any other law in force, parties shall have rights and obligations that are coextensive with rights and obligations of parties under the Indian Contract Act, 1872;

(2) The agreement shall be made in writing, describing the material terms of participation and shall, -

- (a) not compel or induce the direct seller to purchase goods or services in an amount that exceeds an amount that can be expected to be sold to consumers within a reasonable period of time;
- (b) allow or provide the direct seller a reasonable cooling-off period in which to cancel participation and receive a refund for goods or services purchased;
- (c) allow for the termination of contract, with reasonable notice, in such instances and on such terms where a direct seller is found to have made no sales of goods or services for a period of up to two years since the contract was entered into, or since the date of the last sale made by the direct seller;
- (d) allow or provide for a buy-back or repurchase policy for currently marketable goods or services sold to the direct seller at the said direct seller's request at reasonable terms.

5. Certain obligations of Direct Sellers. –

- (1) Direct seller engaged in direct selling should carry their identity card and not visit the customer's premises without prior appointment/approval;
- (2) At the initiation of a sales representation, without request, truthfully and clearly identify themselves, the identity of the direct selling entity, the nature of the goods or services sold and the purpose of the solicitation to the prospective consumer;
- (3) Offer a prospective consumer accurate and complete explanations and demonstrations of goods and services, prices, credit terms, terms of payment, return policies, terms of guarantee, after-sales service;
- (4) Provide the following information to the prospect / consumers at the time of sale, namely, -
 - (a) name, address, registration number or enrollment number, identity proof and telephone number of the direct seller and details of direct selling entity;
 - (b) description of the goods or services to be supplied;
 - (c) explain to the consumer about the goods return policy of the company in the details before the transaction;
 - (d) the Order date, the total amount to be paid by the consumer along with the bill and receipt;
 - (e) time and place for inspection of the sample and delivery of good;
 - (f) information of his/her rights to cancel the order and / or to return the product in saleable condition and avail full refund on sums paid;
 - (g) details regarding the complaint redressal mechanism;
- (5) A direct seller shall keep proper book of accounts stating the details of the products, price, tax and the quantity and such other details in respect of the goods sold by him/her, in such form as per applicable law;
- (6) A direct seller shall not, -
 - (a) use misleading, deceptive and / or unfair trade practices;
 - (b) use misleading, false, deceptive, and / or unfair recruiting practices, including misrepresentation of actual or potential sales or earnings and advantages of direct selling to any prospective direct seller, in their interaction with prospective direct sellers;
 - (c) make any factual representation to a prospective direct seller that cannot be verified

- or make any promise that cannot be fulfilled;
- (d) present any advantages of direct selling to any prospective direct seller in a false and / or a deceptive manner;
- (e) knowingly make, omit, engage, or cause, or permit to be made, any representation relating to the direct selling operation, including remuneration system and agreement between the Direct Selling entity and the direct seller, or the goods and / or services being sold by such direct seller which is false and / or misleading;
- (f) require or encourage direct sellers recruited by the first mentioned direct seller to purchase goods and / or services in unreasonably large amounts;
- (g) provide any literature and / or training material not restricted to collateral issued by the direct selling entity, to a prospective and / or existing direct sellers both within and outside the parent Direct Selling entity, which has not been approved by the parent direct selling entity;
- (h) require prospective or existing direct sellers to purchase any literature or training materials or sales demonstration equipment.

6. Relationship between Direct Selling Entity and Direct Seller. –

- (1) The relationship between direct selling entity and direct seller shall be determined as per the written agreement between the parties which shall contain the rights and obligations that are expressly provided as conditions for the conduct of direct selling business as well as provide for the obligation of the direct selling entity and the direct seller in terms of these rules;
- (2) All other rights and obligations shall be determined as per the express terms of written agreement between a direct selling entity and direct seller;
- (3) The direct selling entity will be liable for grievances arising out of sale of products, services or business opportunity by its direct sellers;
- (4) It will be the responsibility of the direct selling entity to monitor and control the practices/methods adopted by the direct sellers.

7. Conduct for the Protection of Consumer. –

- (1) Direct sellers and direct selling entity shall take appropriate steps to ensure the protection of all private information provided by a consumer;
- (2) Direct sellers and direct selling entity shall be guided by the provision of the Consumer Protection Act 2018;

- (3) All complaints received over phone, email, website, post and walk-in should have a complaint number for tracing and tracking the complaint and record time taken for redressal;
- (4) Every direct selling company shall constitute a grievance redressal committee whose composition, nature of responsibilities shall include but not limited to, -
- (a) the grievance redressal committee shall consist of at least three officers of the direct selling entity;
 - (b) the grievance redressal committee shall address complaints and inform complainants of any action taken;
 - (c) complaints may be made by any member of the general public against a direct seller of the company, an employee or any other officer of the entity;
 - (d) all such grievances will be resolved directly by the direct selling entity.
- (5) The direct selling entity shall provide information to the consumer upon purchase which shall contain, -
- (a) the name of the purchaser and seller;
 - (b) the delivery date of goods or services;
 - (c) procedures for returning the goods; and
 - (d) warranty of the goods and exchange / replacement of goods in case of defect.

Provided that no direct seller shall, in pursuance of a sale, make any claim that is not consistent with claims authorized by the direct selling entity.

- (6) Any person who sells or offers for sale, including on an e-commerce platform/marketplace, any product or service of a direct selling entity must have prior written consent from the respective direct selling entity in order to undertake or solicit such sale or offer.

8. Prohibition of Pyramid Scheme and Money Circulation Scheme. –

- (1) No person or entity shall promote a Pyramid Scheme, as defined in rule 2(1)(k) or enroll any person to such scheme or participate in such arrangement in any manner whatsoever in the garb of doing direct selling business.
- (2) No person or entity will participate in Money Circulation Scheme, as defined in rule 2(1)(l) in the garb of direct selling of business opportunities.

9. Appointment of Monitoring Authority. –

- (1) The Nodal department to deal with the issues related to direct selling will be

Department of Consumer Affairs / Food and Civil Supplies in the respective State Governments in the States;

(2) The State Governments will set up a mechanism to monitor/supervise the activities of direct sellers, direct selling entity regarding compliance of the rules for direct selling;

(3) The Nodal Officer will also set up a mechanism to monitor/supervise the activities of Direct Sellers, Direct Selling Entity regarding compliance of the rules for Direct Selling.

(4) The nodal officers may designate other officers of Home Department, Finance Department, Law Department, Commerce and Industries Department etc., may appoint any other person whom they deem fit to assist them in the implementation of these Rules.

(5) Any Direct Selling Entity conducting direct selling activities in the State of Karnataka shall submit an undertaking to the nodal officers, in the prescribed proforma, stating that it is in compliance with the rules. Direct Selling Entities shall also provide such details of its incorporation and other business details as may be notified from time to time. Such undertaking needs to be submitted to the Department annually.

(6) The Nodal officer time to time has to conduct awareness Programme, Campaign, Seminar in association with NGO, Social Organisation and Educational Institution with the assistance of the related Departments in the State at District Level, Division Level and Taluk Level to create awareness to the Consumers regarding the Karnataka Direct Selling Rules- 2019 and its objective for effective implementation.

Clause 12: Violation of Rules

If the Direct Selling Entity violates any Conditions and Rules of the Karnataka Direct Selling Rules- 2019 the Registering Authority concerned, after giving a reasonable notice and opportunity and by conducting enquiry shall take appropriate measures and pass an order for cancellation of Registration besides initiating the criminal action for having indulged in unfair trade practices / services.

Any aggrieved person by the orders of the Nodal Officer / Registration Authority can challenge the order of cancellation of Registration within a period of 30 days from the date of order before the Appellate Authority i.e., The Secretary to Govt. Dept. of Food, Civil Supplies and Consumer Affairs, Govt. of Karnataka.

3) The order passed by the Appellate Authority shall become final.

BY ORDER AND IN THE NAME OF THE
GOVERNOR OF KARNATAKA

(ANWAR BASHA)

Deputy Secretary to Government
Food, Civil Supplies, Consumer Affairs
And Legal Metrology Department.

Schedule-I**Part „A“ - Declaration by Direct Selling Entities / Companies**

1	(i) Name of the Company (As Registered) (ii) CIN No: (iii) Name and address of Directors on Board (Enclose details)	
2	DETAILS OF REGISTRATION (WITH JURISDICTION) (a) Address of Registered Office (Enclose copy of Registration Certificate): (b) Email : (c) Telephone Nos: (d) Company Website: (e) Details of other registrations (with jurisdiction), if any (Attach copy of Registration Certificate) (f) Type of Entity (Private, Public, Trust, Ltd. Etc.)	
3	HEAD OFFICE (a) Address (b) E-mail (c) Details of Key Management Personnel as per registration under the Companies Act: (d) Details of Regional Offices: (e) Nodal Officer for interacting with D/o Consumer Affairs; (Name, designation, Tel No., e-mail, Fax, mobile No.)	
4	Whether anyone from the Management was convicted by any court in the past within the past 5 years (from the date of application). If so, the details thereof;	
5	Whether direct selling is of Products or services or both?	

6	Details of License(s), Trade Mark or Principal Brand which indentifies the company:	
7	<p>i. Address / Telephone Nos. / e-mails etc. of Customer Care & Grievance Redress Cells (HQ & Branches);</p> <p>ii. Details of Consumer Grievance Redress Committee:</p> <p>a. Member Name, Phone No and email:</p> <p>b. Member Name, Phone No and email:</p> <p>c. Member Name, Phone No and email:</p>	

Part „B“ - Direct Selling Business Details

8	Details of Products / Services offered (Give link of websites)	
9	<p>Please confirm the following about your direct selling scheme:-</p> <p>(a) It has no provision that a Direct Seller will receive remuneration or incentives for the recruitment / enrolment of new participants and provide that direct sellers will receive remuneration derived only from the sale of goods or services.</p> <p>(b) It does not require a participant to purchase goods or services:</p> <p>i. for an amount that exceeds an amount for which such goods or services can be expected to be sold or resold to consumers;</p> <p>ii. for a quantity of goods or services that exceeds an amount that can be expected to be consumed by, or sold or resold to consumers;</p> <p>(c) It does not require a participant to pay any entry/registration fee, cost of sales demonstration equipment and materials or other fees relating to participation;</p>	<p>Yes/No</p> <p>Yes/No</p> <p>Yes/No</p> <p>Yes/No</p>

	<p>(d) It provides a participant with a written contract describing the “material terms” of participation;</p> <p>(e) It allows or provides for a participant a reasonable cooling-off period to participate or cancel participation in the scheme and receive a refund of any consideration given to participate in the operations;</p> <p>(f) It allows or provides for a buy-back or repurchase policy for “currently marketable” goods or services sold to the participant at the request of the participant at reasonable terms;</p> <p>Note:</p> <p>1. Give details in regard to the above in an enclosure.</p> <p>2. In case any of the answers in this para is „No“, please provide full details with reasons in an enclosure.</p>	<p>Yes/No</p> <p>Yes/No</p>
10	<p>(a) Whether proper identity document(s) to all the Direct Sellers are issued.</p> <p>(b) Whether you maintain “Register of Direct Sellers” wherein relevant details of each enrolled Direct Seller is updated and maintained with details including verifiable proof of address, proof of identity and PAN as per the Income Tax Act.</p> <p>(c) What is the mechanism for payment of VAT? Give details.</p>	<p>Yes/No</p> <p>Yes/No</p>
11	<p>(a) The website is proper and updated regularly with all relevant details, contact information, details pertaining to management,</p> <p>products, product information and complaint redress mechanism for direct sellers and consumers.</p> <p>(b) There are arrangements for registering consumer complaints online or otherwise and grievances are resolved within 45 days of date of making such complaints. Details to be provided.</p>	<p>Yes/No</p> <p>Yes/No</p>
12	Notes/Remarks, if any.	

Part „C“ - Undertaking

I / We, in the capacity of of the..... company /
firm declare that we are compliant with the following:

- (a) We do not promote a Pyramid Scheme, as defined in rule 2(1)(k) or enroll any person to such scheme or participate in such arrangement in any manner whatsoever in the garb of doing Direct Selling business
- (b) We do not participate in Money Circulation Scheme, as defined in rule 2(1)(l) in the garb of Direct Selling of Business Opportunities.
- (c) We are compliant with all the remaining aspects mentioned in the rules issued vide gazette notification no. _____ dated _____, 2018 by the Department of Consumers, Ministry of Consumer Affairs, Food and Public Distribution and shall also provide such details as may be required by the Government of Karnataka from time to time.

Place:

Sd/-

SEAL OF THE
COMPANY

Date:

Name.....

Designation.....

Tel No.....

E-mail:.....

List of documents to be provided:

- (1) Certificate of Registration/Bye-laws/Memorandum of Association.
- (2) List of Board of Directors, with contact details.
- (3) Brief details of direct selling scheme and compensation plan.
- (4) Sample of contract with direct sellers/distributors.

<p>ಋ) ಗ್ರೂಪ್-ಡಿ(2)</p>	<p>v. Any other work entrusted by the Higher authorities.</p> <p><u>(b). Urban Property Ownership Records</u></p> <p>i. Proposals to be placed before the TAP committee</p> <p>ii. Clarification if any from the Government level on the implementation of the scheme to various stake holders.</p> <p>iii. Processing the proposals of UPOR that needs to be taken up by Director (B&U)</p> <p>iv. Processing of tender proposals if any where the Principal Secretary to Government is the Tender Accepting Authority. Release of funds to Director (B&U) and Deputy Commissioners under State/ Central funds.</p> <p>v. Release of funds to Director (B&U) and Deputy Commissioners under State/ Central funds.</p> <p>vi. All issues which requires clearance at Government level.</p> <p>vii. Clearance of release of PPP vendors share of user charges by Director (B&U).</p> <p>viii. Connected LA/LC matters</p> <p>ix. Coordination section issue</p> <p>x. Coordination with e-Governance on clearance of annual action plan</p> <p>xi. Declaring on going scheme</p> <p>xii. All Court related matters</p> <p>xiii. All Petition Committee, Assurance Committee and all other committee matters.</p> <p>xiv. Any other work entrusted by the Higher authorities</p> <p>(ಆ) ಸಹಾಯಕ - 1 →</p> <p><u>Computerisation of Revenue offices</u></p> <p>i. Clearance of proposals of various Deputy Commissioners like Less paper office, one day governance, etc.</p> <p>ii. Release of funds to the implementing agency</p> <p>iii. LA/LC matters</p> <p>iv. Coordination section issue</p> <p>v. Coordination with e-Governance on clearance of annual action plan</p> <p>vi. Declaring on going scheme</p> <p>vii. All court related matters</p> <p>viii. All Petition Committee, Assurance Committee and all other committee matters.</p> <p>Any other work entrusted by the Higher authorities</p> <p>(ಇ) ಸಹಾಯಕ-2 →</p> <p><u>(a) Scanning of Revenue Records</u></p> <p>i. Proposals to be placed before the TAP committee</p> <p>ii. Clarification if any from the Government level on the implementation of the scheme.</p> <p>iii. Processing the proposals of Scanning of Revenue Records cell that needs to be taken up by Director (B&U)</p> <p>iv. Processing of tender proposals if any where the Principal Secretary to Government is the Tender Accepting Authority.</p> <p>v. Release of funds to Director (B&U) and Deputy Commissioners for scanning of Revenue Records under State/ Central funds.</p> <p>vi. All issues which requires clearance at Government level.</p> <p>vii. Connected LA/LC matters</p> <p>viii. Coordination section issue</p>
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		<p>PEAOTI PA gAdA... PA UAWOTI gA... PAOgZA DzA+KCCU KEZE E EvA... PA@ZP e E-gAdA... PA@PA@PE a... Aa... Aa EvbE P... UMA.</p> <p>H) ... gi ... ASACU ZA C... AV... j zAVe J-Ae j AwAiA ... AN aAQA... AUKE UH... AV... ASO PA; AiA... j AwAiA... AU... QA... ASACPAJ UMA AUKE aA-ACPaj UMA ... GP... AN aAQA... AUKE aA-ACPaj UMA ... AZ... AV ... Aa... PE... UMA... a... A... A...</p>
<p>18</p> <p>PAOgZA CCAEA PAAIOTZPO, «+A... PEA±A PEO... A:529 5EA a... S... P... A... AUM...-560 001</p> <p>C) »j AiA ... P... A... D) ... P... A... E) ... AN... F) Qj AiA ... P... A... G) zA AiA...vi</p>		<p>PAZAATA E ASATA Dq... AIAAVH... PAVA E ASATA aAR... E... «zA... AV... EA CCPaj UMA aAVAU EE... SU E zEg... UMA, OgAP... zAEDq... «ASZA SU E Sg... zEg / a... UMA Paj vA v... S... AQA... P... Random v... U... E... A... z... PA... A... UMA «gAZ... UMA SU E P... A... (P... CrAiA) AUKE «zA... A... A.../Cf... A... A... «... AU... ASACU ZA VE P... P... 1 Gvj... A... aA-ACPaj UMA ... Aa... EvbE J-Ae PAAI... UMA.</p> <p>C) »j AiA, AAI... A ... A... E... P... AV... «... AU... AU... ASACU ZA VE PAV... P... UMA / 1 SA... UMA «gAZ... zAEDq... OgAP... «ASZA zEg... UMA a... U... P... P... A... D) AAI... A 1: PEAOI PA... A... UMA... o... A... z... Ag... P... PAAI... 2004 g... AiA... A... M... A... A... z... E... A... U... U... AUKE The Banning of Unregulated Deposit Schemes Act 2019 PE... ASACU ZA a... z... U... U... AUKE E) Qj AiA ... P... A...: ±ASUE ASACU ZA 1AP... U... C... E... z... «... A... a... P... U... AQA... A... z... A... DzA+K... U... g... A... A... AUKE P... U... z... P... A... a... U... AUKE a... A... U... 1 zA P... U... zAR... Aw ±ASUE PMA... A... A...</p>
<p>19</p> <p>PAOgZA G... PAAIOTZPO, (A... UMA-2, P... A... IA, 1A... AgA AUKE ... A... A...)</p> <p>5EA a... S... P... A... AUM...-560 001</p>		<p>PAZAATA E ASATA ... UMA-2PE ASACU ZA J-Ae ... A... «... UMA, P... A... IA, aAVU 1A... AgA ±ASUMA «... UMA, JA; Pi aAVU P... , «... UMA (DAVj PA DyOPA ... U... Ag... a... A... A... A... AUKE ±ASIA... e ... A... «... UMA aA... z... Ag... AUKE CCAEA 1SA... UMA AIAAVH E-ASUM... EA P... A... IA AUKE ... AVA EA aAVAU «zA... A... IA AV PAAI... OT... A... A...</p>

<p>23</p> <p>±ASAÇPÁJ ..KE °AAAd/EgAw-3 ±ASÉ PPEOr °A: 535 5EÁ°A°r, S°A°A°rPI QjÁ ..AUkEgÁ-560 001</p> <p>C) »j AiÁ °PÁAiPbjÁ D) °PÁAiPbjÁ-1 E) °PÁAiPbjÁ-2 F) Qj AiÁ °PÁAiPbjÁ G) zÁ ÁAiÁvi</p>	<p>..KE °AAAd/EgAw-3 ±ASUE °ASAÇPÁZÁVÉ 15 f°UkÁ ..KE °AAAd/EgAw °AUKE .n.1.J°i °PbjÁUkÁUE °ASAÇPÁZÁ «µAiÁUkÁ, ÉÁAiÁ°AiÁ °PbjÁUkÁ, ..KE °AAAd/EgAwUE °ASAÇPÁZÁVÉ gÁ°ÁAiÁ °A°UkÁ DAIÉÁUÁ °ÁVÁU EvbjÉ °kÁWUkÁ PÉÁgÁ°Á°ÁÁ»wUEPÁZAAiÁ E°ASAiÁ °ÁÁ»wÁiÁEAB PÉÁrÁPj 1 GvjÁ °ÁqÁ°ÁzÁ. «zÁEÁ °AAq°zÁ «µAiÁUkÁ °°Á°Ué</p> <p>C) »j AiÁ, ÁÁAiRgÁ ..ÁUÁ« ..ÁUPÉÉÁmé «dAiÁ°ÁgÁ avzÁUÜ, zÁ°ÁtUgé f°UkÁZÁ SgÁ°Á °Á°ÁEUEkÁ °Á°Á°Á°É ..KE °AAAd/EgAw °ÁUKE .n.1.J°i °PbjÁPE °ASAÇPÁZÁ «µAiÁUkÁ °ÁUKE ÉÁAiÁ°AiÁ °PbjÁUkÁ °ÁVÁU °zj f°UkÁUE °ASAÇPÁZÁVÉ «zÁEÁ °AAq°zÁ «µAiÁUkÁ</p> <p>D) ÁÁAiRgÁ 1: gÁAiÁZKEgÁ, PÉ°ÁkÁ °Ázgj, S°Áj, P°SÁgM, AiÁÁzMj, f°UkÁZÁ SgÁ°Á °Á°ÁEUEkÁ °Á°Á°Á°É ..KE °AAAd/EgAw °ÁUKE .n.1.J°i °PbjÁPE °ASAÇPÁZÁ «µAiÁUkÁ °ÁUKE ÉÁAiÁ°AiÁ °PbjÁUkÁ °ÁVÁU °zj f°UkÁUE °ASAÇPÁZÁVÉ «zÁEÁ °AAq°zÁ «µAiÁUkÁ.</p> <p>E) ÁÁAiRgÁ 2 vi°ÁPEgÁ, zÁgPÁqÁ UéUÁ °Á°Áj f°UkÁZÁ SgÁ°Á °Á°ÁEUEkÁ °Á°Á°Á°É ..KE °AAAd/EgAw °ÁUKE .n.1.J°i °PbjÁPE °ASAÇPÁZÁ «µAiÁUkÁ °ÁUKE ÉÁAiÁ°AiÁ °PbjÁUkÁ °ÁVÁU °zj f°UkÁUE °ASAÇPÁZÁVÉ «zÁEÁ °AAq°zÁ SgÁ°Á °Á°ÁEUE GvjÁ viÁiÁj °Á°ÁzÁ.</p> <p>F) Qj AiÁ, ÁÁAiRgÁ ±ASUE °ASAÇPÁZÁ °Á°ÁUkÁEAB ÇÉZj °ÁÁr «µAiÁ °°Á°°PjUé °ÁqÁ°ÁzÁ, »AiÁZÁ DzÁ±°Á°ÁEAB gPÁ°Á°ÁzÁ °ÁUKE PbjÁUkÁ °°Á°Ué ZPÉPÉÁ °°Á°Ué °ÁUKE °Á°ÁÁiÁUÉ½°zÁ PbjÁUkÁEAB zÁR°Áw ±ASUE PkÁ» °Á°ÁzÁ</p>
<p>24</p> <p>°PÁOgZÁ ÇÇÁEÁ PAAiÁOZKÖ, °ÁUkÁ-2 5EÁ °A°r, 514 S°A°A°r PI QjÁ ..AUkEgÁ-560 001</p>	<p>°Á°Á°Á zÉÖ °PÁÁiPbjÁ/ gÁd°Á °j ÁPpÁ, UÁ°Á°Á°PÁÇPÁj UkÁ, UÁ°Á°Á°PÁÁiPbjÁ, °ÁÁf ±ÁEÁ°ÁEÁUkÁUkÁUE °ASAzÁ °Á°Á°Á°Á «µAiÁUkÁ. E°ÁSE «ZÁgUé °ÁÁzÁ°ÁVÁUÉÁ°Áw °ÁiÁ°ÁUkÁ, PbjÁUkÁ °ÁVÁU °ÁzUkÁ °dÉÉ °ÁÁzÁ°Áj PÉ°ÁVÁUgZÁ°Ár °Á°Á°Á°Á°ÁVÉÁ °PbjÁUkÁ °ÁUKE °Á°Á°Á «µAiÁPE °ASAÇPÁZÁ «zÁEÁ °Á°Á°Á µÁÁ °Á°ÁUkÁ/Çfö °Á°Á°Á°Á°Á°Á°ÁVÁZÁ «µAiÁUkÁUE °ASAÇPÁZÁVÉ PÉÁrÁPj 1 GvjÁ °Á°ÁzÁ, °ÁÁ°ÁÇPÁj UkÁ °Á°Á°Á°Á EvbjÁ J°Á°Á PÁÁiÁUkÁ °ÁUKE ÇÇÁEÁ °ASAÇPÁZÁ °ÁiÁVÁt.</p>

<p>29</p>	<p>PAÖgZACCAEIPAAiAÖzPÖ, (°°E ÅzÁgUÁ PÉÁ±A °AVAU °°E PAZÁAiA), PÉOtr Å: 552 5EÁ °Á°r, S°A°A°r Pí QjA °°E ÅzÁgUÁ 560 001</p>	<p>PAZAAIA E-ASAIa «A± «ZÁEA EZA °AVAU f-Áe PíBaj ÅQAtÖ Pí QjA °°AÁÖt PÁ°AUÁj UÉ DqÁvÁvPA CEÁ°EÁZÉÉ °ÁQÁ°ÁZÁ °ÁUME CEÁZÁEA ©qÁUQÉ °ÁÁQÁ°ÁZÁ. PAZAAIA E-ASE CÇPAj /1SÁÇUMÁ °ÁVÉA ©qÁUQÉPíBaj °ÁZUMZUE CEÁZÁEA ©qÁUQÉ PAZÁAiA E-ÁSAiA CÇPAj UMZUE °Á°EA RjÁÇ,PA °ÁAd/EgAw °°E EÁÁiA °ÁAQÁiA «µÁiÁUMZUE ÅSÁÇU zÁVÉj mí CfÖ/j mí C Á-í/ J,í J-í PÁj vÁ «µÁiÁUMÁ, PAZÁAiA E-ÁSAiA UÁÁÁ, PÁÁiÁPíjA °ÁVÁU PíÁZÉÖ ÉEPíj UÉ CEÁZÁEA ©qÁUQÉ ÅSÁÇU zÁ «µÁiÁUMÁ. °ÁVÉÁVjA (ÁiÉÁdÉÁVj) CEÁZÁEA ©qÁUQÉ °ÁUME °°E PAZÁAiA «µÁiÁUMÁ °°Á°UÉ Å°ÁÁFPA °°ÁVÉ °ÁVÁU AZÁEUMÁ °°ÁÖ±EÁ°ÁiÁZÁ «µÁiÁUMÉÁB °°ÁÖ» Å°ÁZÁ.</p>
<p>30</p>	<p>±ASACPAj (°°E ÅzÁgUÁ PÉÁ±A) PÉOtr Å: 552 5EÁ °Á°r, S°A°A°r Pí QjA °°E ÅzÁgUÁ-560 001</p> <p>C) »j AiÁ PÁÁiÁPíjA D) PÁÁiÁPíjA-1 E) PÁÁiÁPíjA-2 F) Qj AiÁ PÁÁiÁPíjA G) zÁ ÁÁiÁVí</p>	<p>PAZAAIA E-ASAIa «A± «ZÁEA EZA °AVAU f-Áe PíBaj ÅQAtÖ Pí QjA °°AÁÖt PÁ°AUÁj UÉ DqÁvÁvPA CEÁ°EÁZÉÉ °ÁQÁ°ÁZÁ °ÁUME CEÁZÁEA ©qÁUQÉ °ÁÁQÁ°ÁZÁ. PAZAAIA E-ASE CÇPAj /1SÁÇUMÁ °ÁVÉA ©qÁUQÉPíBaj °ÁZUMZUE CEÁZÁEA ©qÁUQÉ PAZAAIA E-ASAIa CÇPAj UMZUE °Á°EA RjÁÇ,PA °ÁAd/EgAw °°E EÁÁiA °ÁAQÁiA «µÁiÁUMZUE ÅSÁÇU zÁVÉ j mí CfÖ/j mí C Á-í/ J,í J-í PÁj vÁ «µÁiÁUMÁ PAZÁAiA E-ÁSAiA UÁÁÁ, PÁÁiÁPíjA °ÁVÁU PíÁZÉÖ ÉEPíj UÉ CEÁZÁEA ©qÁUQÉ ÅSÁÇU zÁ «µÁiÁUMÁ. °ÁVÉÁVjA (ÁiÉÁdÉÁVj) CEÁZÁEA ©qÁUQÉ Å°ÁÁFPA °°ÁVÉ °ÁVÁU AZÁEUMÁ °°ÁÖ±EÁ°ÁiÁZÁ «µÁiÁUMÉÁB °°ÁÖ» Å°ÁZÁ. Å°ÁÁFPA °°ÁVÉ °ÁVÁU AZÁEUMÁ °°ÁÖ±EÁ°ÁiÁZÁ «µÁiÁUMÉÁB °°ÁÖ» Å°ÁZÁ. °Á»½Á °ÁVÁU °ÁÁPíÁ»j AiÁ ÉÁUj ÁPíjK -ÉAVPA PÁÁiÁÖPíVÖgK vÁVÁiÁ °ÁVUMÁ «PíZÁVÉjA /©PÁPíjA Pí ÁÁtPÉ ÅSÁÇU zÁ «µÁiÁUMÁ °ÁVÁU ÁiÁÁ°ÁZÁ ÅAwUMZUE °ÁVÁU «ZÁEA °ÁAQÁZÁ ÅÁUMZUE Gvj Å°ÁZÁ. C) »j AiÁ PÁÁiÁPíjA PAZAAIA E-ASAIa «A± «ZÁEA EZA °AVAU f-Áe PíBaj ÅQAtÖ Pí QjA °°AÁÖt (°ÁE,MEgA «°ÁUÁ °ÁVÁU PíSÁVÖ «°ÁU) PAZAAIA E-ASAIa CÇPAj UMZUE °Á°EA RjÁÇ,PA °ÁAd/EgAw (°ÁE,MEgA °ÁVÁU PíSÁgV «°ÁUUMÁ) °°E EÁÁiA °ÁAQÁiA wÁ°ÁÁÖÉUMÉÁB ÅÉB? j mí C Á-Á PÁj vÁ «µÁiÁUMÁ.</p>

		<p>Qj AiA, AAIIRgA ±ASAiA ° EA PlqMUMkA ZP E P P EA PAAiAÖ «aD» AaZA, 1APMw aAVAU PlqMUMkEAB CEZj AiA ° è EP AEC 1 «µAiA ° aAÖ ° Pj UE P e AaZA, ±ASAiA ° è PlqMUMkEAB «µAiA ° AgA ° AUME aµD ° AgA eKEAr, AaZA, ¥MUMkA 1APMw aAVAU gP AEE aAA ° AC P AJ UMkA, MEa, AaA EvDgA J ° Ae PAAiAÖUMkA.</p>
<p>34</p>	<p>PAÖgZi G ¥ A PAAiAÖZPÖ (ME, ACÄE) PÆOr A: 553 5EÄ aAÖr, S ° AaAÖr P i Qj AUkMEgÄ-560 001</p>	<p>ME, ACÄE 1,2,3 ME, ACÄEZA J ° T. J. 1 ¥Pgt UMkA ° AUME ME, ACÄEPE ASACU ZA EvDgE J ° Ae «µAiAUMkA aAVAU ±ASUMkA aAA ° A, AP Aj AiAEB EKEAr PÆVAP ÄZÄ ° AUME CCEA 1SACUMkA aAiA AVt.</p>
<p>35</p>	<p>PAÖgZi CCEA PAAiAÖZPÖ, ME, ACÄE 1&3, PÆOr A: 553 5EÄ aAÖr, S ° AaAÖr P i Qj AUkMEgÄ-560 001</p>	<p>ME, gÄ, PPSAGV, aAVAU VÄJA « AUUMkA ME, ACÄEPE ASACU ZA J ° Ae «µAiAUMkA. ° AUME CCEA 1SACUMkA aAiA AVt</p>
<p>36</p>	<p>±ASACPAJ ME, ACÄE 1 ±ASÉ PÆOr A: 554 5EÄ aAÖr, S ° AaAÖr P i Qj AUkMEgÄ-560 001</p> <p>C) »j AiA PAAiAPgÄ D) PAAiAPgÄ-1 E) PAAiAPgÄ-2 F) Qj AiA PAAiAPgÄ G) ZÄ AAIÄvi</p>	<p>AiAZVj, ©AZgi, PPSAVÖ, S¼Aj, gAAiAZMEgÄ, PÆ¥MÄ «dAiA ¥AgÄ G.PÄ AU PÆÄm, UZUÄ ° AaÄj, ZÄgP ÄqÄ aAVAU VÄJA«, f ° UMkA ME, ACÄEPE ASACU ZA J ° Ae «µAiAUMkA. EÄAiAÄ ° AiA ¥Pgt UMkA, «ZÄEÄ aAAqP ZA «µAiAUMkA aAÖ ° LüÉ</p> <p>C) »j AiA, AAIIRgA ©AZgi, PPSAVÖ, AiAZVj, S¼Aj f ° UMkUE ASACU ZA ME ACÄEÄ ¥Pgt UMkA aAÖ ° LüÉ EÄAiAÄ ° AiA ¥Pgt UMkA, aAVAU Zj f ° UMkUE ASACU ZA VÉ «ZÄEÄ aAAqP ZA «µAiAZÄ aAÖ ° LüÉ</p> <p>D) AAIIRgA 1 gAAiAZMEgÄ, PÆ¥MÄ «dAiA ¥AgÄ G.PÄ f ° UMkUE ASACU ZA ME, ACÄEÄ ¥Pgt UMkA aAÖ ° LüÉ EÄAiAÄ ° AiA ¥Pgt UMkA, aAVAU Zj f ° UMkUE ASACU ZA VÉ «ZÄEÄ aAAqP ZA «µAiAZÄ aAÖ ° LüÉ</p> <p>E) AAIIRgA 2 AU PÆÄmÉ UZUÄ ° AaÄj, ZÄgP ÄqÄ aAVAU VÄJA« f ° UMkA ME, ACÄEPE ASACU ZA J ° Ae «µAiAUMkA, EÄAiAÄ ° AiA ¥Pgt UMkA, «ZÄEÄ aAAqP ZA «µAiAZÄ aAÖ ° LüÉ</p> <p>⊕) Qj AiA, AAIIRgA ±ASUÉ ASACU ZA 1APMUMkEAB CEZj aAÄr «µAiA aAÖ ° Pj UE aÄqAaZA, »AiAZÄ DZÄ ± ¥MUMkEAB gP Ä aAZA ° AUME PlqMUMkA ZP E P P EA aAÖ ° LüÉ ° AUME aAAPÄiAUE ½ 1 ZÄ PlqMUMkEAB ZÄR ° Aw ±ASUÉ PkÄ» AaZA</p>

		<p>D) »jAiA, AAIIRGA-2 "AUMEGA « "AUPÉ, ASACU zAVÉ F aAA° EAVÉ PE Aa» , Aa Iza.</p> <p>E) AAIIRGA-1 "AUMEGA « "AUPÉ, ASACU zAVÉ F aAA° EAVÉ PE Aa» , Aa Iza</p> <p>F) AAIIRGA-2 PPSAGV « "AUPÉ, ASACU zAVÉ F aAA° EAVÉ PE Aa» , Aa Iza</p> <p>G) OjAiA, AAIIRGA ±ASUE, ASACU zA 1APWUMKAB CEZJ aIAR «µAIA aA°Pj UÉ aAQa Iza. DzA±A °AUME ¥WUMKAB gP Áa Iza, PqMU%AZPEFEA aA°D°LÉ °AUME aAAPAAIiUKE½1 zA PqMUKAB zAR Aw ±ASUE PMA» , Aa Iza °AUME EvbÉ P@, UMA.</p> <p>H) »jAiA, AAIIRGA-1 ±ASUE, ASACU zA «µAIAUMKAB "gMa Iza.</p> <p>I) »jAiA, AAIIRGA-2 ±ASUE, ASACU zA «µAIAUMKAB "gMa Iza.</p> <p>J) zAAiA'i ±ASAIa CCPAJ / EEPbga zA°±EzAVÉ ±ASUE, ASACU zA PAAiA°UMKAB aA°D» , Aa Iza.</p>
<p>39</p>	<p>PAOgZACCAEIPAAiA°ZPØ, "KE, ACCEA-2 PÉOir, A:523 5EÄ aA°ir, S°AaA°ir PÄ bA "AUMEGA-560 001</p>	<p>"AUMEGA EUbA "AUMEGA UA°IAAvbA gA°AEUgA aPIS%AYAgA PÉA-Ága vA°APKEgA, avkAUØ, zA°it UÉÉ 2aPÉUA f-UKPEÄ "KE, ACCEPE, ASAZMA Ö J-Áe «µAIAUMKAB. °AUME F »ACEA SA, V UÉ°A aAIAÖt, PPAga, AVWUMKAB "KE, ACCEPE, ASAZMA Ö «µAIAUMKAB, °AUME EÄAIAA°Aia ¥PbhtUMA, J-iJ/J-i¹, CfØ, kAw/ "bPA, UMA °AUME aIA»w °PÄI PAAiAUE, ASACU zA «µAIAUMKAB. aAvÄÜ CCEA 1SA°UMKAB aAIAvht °AUME aAA-ACCPAJ UKA, MEa, Aa J- Áe PAAiA°UMKAB</p>
<p>40</p>	<p>±ASACPAJ "KE, ACCEA-2 PÉOir, A: 529 5EÄ aA°ir, S°AaA°ir PÄ bA "AUMEGA-560 001</p>	<p>"AUMEGA EUbA "AUMEGA UA°IAAvbA gA°AEUgA aPIS%AYAgA PÉA-Ága vA°APKEgA, avkAUØ, zA°it UÉÉ 2aPÉUA f-UKPEÄ "KE, ACCEPE, ASACU zA J-Áe «µAIAUMKAB. F »ACEA SA, V UÉ°A aAIAÖt, PPAga, AVWUMKAB ASACU zA "KE, ACCEA «µAIAUMKAB. °AUME EÄAIAA°Aia ¥PbhtUMA, J-iJ/J-i¹, CfØ, kAw/ "bPA, UMA °AUME aIA»w °PÄI PAAiAUE, ASACU zA «µAIAUMKAB. aAvÄÜ aAA-ACCPAJ UKA, MEa, Aa J-Áe PAAiA°UMKAB</p>

		<p>F) Qj AiA PAAiAPbA: ±ASAiA° EA PbiMUMkEAB ZP°EP°PEA PAAiA° «aD» A°AzA, 1APbV aAVAU PbiMUMkEAB CEZj AiA° e EP°AEC°1 «µAiA a°A°°Pj UÉ P°A°AzA, ±ASAiA° e PbiMUMkEAB «µAiA° AgA °AUKE aµiD° AgA eEP°Ar A°AzA, ¥MUMkA 1APbV aAVAU gP°AEÉ aBA-ACPAj UMA Mea A°A EvbA J° Ae PAAiA°OUMkA.</p>
<p>46</p>	<p>PAEKEEA PKEA±EzA° AARa, bA °AUKE ¥zK «AVi PAdgbzA GyA PAAiA°OZP°O 6EA aA°r, 1EA °AVa S°A°A°r PA bA °°AUMkEGa</p>	<p>PAZAATA E ASUE ASACs ZA EAzAiA°AiA ¥PbHEUMkE e PAdgbzA ¥bA aAzA aIAqP°A PAdj aD°AgEAB EA«A A°AzA. EAzAiA°AiAZA DzA±UMkEAB ¥j 2A° 1, C°¥AAiA aqA°AzA, PAdj aD°AgA A°A°EÉ °°AUMkA SUE PPA. °AUKE CCAEA 1SACUMkA aAiAvMt</p>
<p>47</p>	<p>PAdgbzA CCAEA PAAiA°OZP°O, PAEKEEA PKEA±A6EA aA°r, 1EA °AVa S°A°A°r PA bA °°AUMkEGa-560 001 C) »j AiA PAAiAPbA D) PAAiAPbA-1 E) Qj AiA PAAiAPbA F) zA AaiAvi</p>	<p>PAZAATA E ASUE ASACs ZA EAzAiA°AiA ¥PbHEUMkE e PAdgbzA ¥bA aAzA aIAqP°A PAdj aD°AgEAB EA«A A°AzA. EAzAiA°AiAZA DzA±UMkEAB ¥j 2A° 1 C°¥AAiA aqA°AzA, PAdj aD°AgA A°A°EÉ °°AUMkA SUE PPA. C) »j AiA, AaiRgA °°AUMkEGa, UA°UA°O «°AUPE ASAZM°A °EAzAiA°AiA ¥PbHEUMkA aD°LÉ D) AaiRgA aHE°MEGA °AUKE °°AUMkA «°AUPE ASAZM°A °EAzAiA°AiA ¥PbHEUMkA aD°LÉ E) Qj AiA, AaiRgA ±ASUE ASACiZa 1APbWUMkEAB CEZj aIAR «µAiA a°A°°Pj UÉ aqA°AzA, AaiAZA DzA±¥MUMkEAB gP°A aAzA °AUKE PbiMUMkA ZP°EP°PEA aD°LÉ °AUKE aAPAAiA°UKE½1Za PbiMUMkEAB zAR°Aw ±ASUE PMA» A°AzA. °AUKE CCAEA 1SACUMkA aAiAvMt</p>
<p>48</p>	<p>DAVj PA DyöPA P°DAGbA °AUKE ¥zK «AVi PAdgbzA dAn PAAiA°OZP°O 2EA aA°r, 2EA °AVa S°A°A°r PA bA °°AUMkEGa-560 001</p>	<p>PAZAATA E ASE °AUKE AIMA°A S°APbHE, Qaqa E ASATA aA°j°PA DAiA°Aia vAiaj PÉ CEAZAEA aAd°EGAw PAj VA C°¥AAiA, -PUMkA aAgA°KEAZAtPÉ °HEPA A DAi°EAUMkA ¥M°E aD°LÉ °AUKE E°bA DyöPA «µAiAUMkA aAVAU JA; Pi «µAiAUMkA °AUKE CCAEA 1SAC aAiAvMt</p>
<p>49</p>	<p>±ASACPAj (C°¥AAiA) 2EA aA°r, 2EA °AVa S°A°A°r PA bA °°AUMkEGa-560 001 C) »j AiA PAAiAPbA D) PAAiAPbA-1 E) PAAiAPbA-2 F) Qj AiA PAAiAPbA G) zA AaiAvi</p>	<p>PAZAATA E ASE °AUKE AIMA°A S°APbHE Qaqa E ASUE ASACiZa A°A «µAiAUMkA SUE C°¥AAiA°EAB ¥j 2A° A°AzA, °HE°QAUMkE aAgA°KEAZAtPÉ SUE C°¥AAiA aqA°PÉ aAVAU aBA-ACPAj AiA°bA Mea A°A PMA°PEAB aD°LÉ A°AzA. C) »j AiA, AaiRgA PAZAATA E ASE °AUKE AIMA°A S°APbHE Qaqa E ASUE ASACiZa A°A «µAiAUMkA SUE C°¥AAiA°EAB ¥j 2A° A°AzA aAVAU aBA-ACPAj UMA Mea A°A EvbE PAAiA°OUMkA. °HE°QAUMkE aAgA°KEAZAtPÉ EvbE</p>

		<p>D) ಉದ್ದೇಶ-1: PIAZAAIA E-ASE °AUME AIAAS ಿ°APhAt OqQA E-ASUE ಿASACiZÀ ಿ°A «µAIAUMÀ ಿ°D°LÉ °AUME °At°qAUqÉ °AgA°KEAZAtPE SUE C°KAAIA ಿAqA°AZA °AUME °BA-ÁCPÁJ UMA ಿKa, ÿ°À EvhÉ PÁAIAÖUMÀ.</p> <p>E) ಉದ್ದೇಶ-2 PIAZAAIA E-ASIA °At°qAUqÉ °AgA°KEAZAtPE SUE C°KAAIA ಿ°AqA°PE °AUME AIAAS ಿ°APhAt, OqQA E-ASUE ಿASACiZÀ ಿ°A «µAIAUMÀ ಿ°D°LÉ °AUME °BA-ÁCPÁJ UMA ಿKa, ÿ°À EvhÉ PÁAIAÖUMÀ.</p> <p>F) Qj AiÀ, ಉದ್ದೇಶ ±ASUE ಿASACiZÀ °APhUMEB CEZJ °AAR «µAIA ಿ°AÖ°PJ UE °AqA°AZA, ÿ°AIAZÀ DZÀ±K¥MUMEB gP°A, ÿ°A AZA °AUME PqMUMÀ ZPEP°EÀ ಿ°D°LÉ °AUME °AAPAIAUE½¹ ZÀ PqMUMEB ZÁR-Áw ±ASUE PMA» , ÿ°A AZA.</p> <p>F) zAAIAvi PqMA I ¥A°A EvaCUMERIA E-ASUMA ±ASUMUE °EgM EA E-ASUE vPÁ; , ÿ°A AZA °AUME °BA-ÁCPÁJ UMA ಿKa, ÿ°À EvhÉ PÁAIAÖUMÀ.</p>
<p>50</p> <p>±ASACPAJ (DAIA°AIA), DAVj PÀ DyöPA ಿ°UAgbÀ 2EÀ °A°r, 2EÀ °AvÀ S°A°A°r PÀ QjÀ °°AUMKEgÀ-560 001</p> <p>C) »j AiÀ , P°AAIAPbÀ-1 D) »j AiÀ , P°AAIAPbÀ-2 E) Qj AiÀ , P°AAIAPbÀ/ °°KZAUAgbÀ F) zAAIAvi</p>		<p>PIAZAAIA E-ASUE ಿASACiZÀ DAIA°AIA °AUME JA; Pí «µAIAUMÀ ಿ°D°LÉ</p> <p>C) »j AiÀ, ಉದ್ದೇಶ-1 °AvÀ» j AiÀ, ಉದ್ದೇಶ-2 PIAZAAIA E-ASUE ಿASACiZÀ DAIA°AIA °AUME JA; Pí «µAIAUMÀ ಿ°D°LÉ</p> <p>D) ಉದ್ದೇಶ AIA°AIEA ಿ°A °AVAU OqQUKA E-ASUE ಿASACiZÀ DAIA°AIA «µAIAUMÀ ಿ°D°LÉ</p> <p>E) Qj AiÀ, ಉದ್ದೇಶ, °KZAUAgbÀ ±ASUE ಿASACiZÀ °APhUMEB CEZJ °AAR «µAIA ಿ°AÖ°PJ UE °AqA°AZA, ÿ°AIAZÀ DZÀ±K¥MUMEB gP°A, ÿ°A AZA °AUME PqMUMÀ ZPEP°EÀ ಿ°D°LÉ °AUME °AAPAIAUE½¹ ZÀ PqMUMEB ZÁR-Áw ±ASUE PMA» , ÿ°A AZA/ °°KZAU PÁAIAÖ.</p>
<p>51</p> <p>»j AiÀ °Pj ±KEAZEACPAJ Drmi °hC ±ASÉ 5EÀ °A°r, S°A°A°r PÀ QjÀ °°AUMKEgÀ-560 001</p> <p>C) , P°AAIAPA-PA ¥j ±KEAZEACPAJ -2 °Azí D) °PA ¥j ±KEAZPbÀ-5 °Azí E) r zeb -1 °Azí</p>		<p>gAdZÀ PIAZAAIA E-ASUMA gAd, ÿ°A °APhV °AVAU °VZEA °hCUMUE ¥A°EA °hCAIEAB °A°A °BR¥A°j UE , P°A°AZA, , A°Dd°PA °PMA, kÁWUE E-ASÁ n¥tÀ MZV, ÿ°A AZA, PqQjÀ PIArPE °AVAU PqQjÀ °ASÁEUMUE ಿASACiZÀ f-ÁCPÁJ UMZAZÀ °hC ¥hZÀ °A°A °AR¥A°j UE , P°A°AZA. PIAZAAIA E-ASIA °ÁQjOPAIKEAdEE °AVAU °ÁQjOPÁ PÁAIAÖ°D°LÉ °hC vAIAj , ÿ°A AZA, gAdZÀ PIAZAAIA E-ASÁ PqQjÀ AIEAdEAvbÀ °ZPÁV DAIA°AIAZP°E °UMCAIAVgÀ°A CEAZÁEP°EAB °Aape °AIAqA°AZA °AVAU °ZANPj CEAZÁEP°E DyöPA E-ASUE ¥A, ÁP°EÉ , P°A°AZA.</p> <p>C) ಉದ್ದೇಶ-1, ±KEAZEACPAJ: °BA°AQjÀ J-Áe P°E, UMA °BA°ZÁgLUÉ</p>

<p>53</p> <p>DAIAPPIJA, gAdā ¥AEPID, iv aAvAU ¥AEBjiaIAOt OAUKE ¥zK«AvM PAOgZa PAAiAOZPÖ, PRAZAAiA E-ASÉ PÉOir A:510, 5EÄ aAÖr, SÖAaAÖr PÄ ÖA ..AUMKEgÄ-560 001</p>	<p>..KE, AÖCÄEA ¥ÖBÄiBÄiA°e ¥AgZÄEÖPNVÉ, MEPü ¥j°AgZÄ ÖPAI, ¥AEPID, iv aAvAU ¥AEBjiaIAOt PAAiÄV-2013 ÖAUKE gAdā aAiA°IA°A°KUMÄ, 2015gÄ ZÉPhEP è ÖAUKE PEÄÖI PÄ PÄÖj (aP PAgÄ aDÖLj) aAiA°AUMZUE MVAÄÄ ÄÖ PRAZAAiA E-ASÄiA ..KE, AÖCÄEA ¥AEPID, iv aAvAU ¥AEBjiaIAOt «µAiÄUKEÄB «-Ä°Äj aÄqA°a aAvAU J-Äe aP PAgZÄ aDÖLjÄiÄ d°Ä°Äj ÖKEACgÄVÄÖÉ aAvAU E-ASÄiA PÄUÄ aÄÄ°ZÄGÜÉ PAAiÄÖ°EÄB aD» ÄVÄÖÉ E-ASÜÉ ASACsZÄ aÄw aZÄÖGÜKEÄB vÜZÄPÉVÄPÄ E-ASÄ C¥ÄÄ aÄÄRä PAAiÄÖZPÖ, PRAZAAiA E-ASÉ EajUE PÖÉ P PAgÄ aÄqA°ÄÄ ÖAUKE PRAZAAiA E-ASÄiA ..KE, AÖCÄEA ¥AEPID, iv aAvAU ¥AEBjiaIAOt ±ASUMZUE Äj zÄ J-Äe «µAiÄUKEÄ ÖAUKE CÖÄEA 1SACÄiA°ÄÄ aAiÄAVÄt.</p>
<p>54</p> <p>G¥Ä DAIAPPIJA, ¥AEPID, iv aAvAU ¥AEBjiaIAOt PRAZAAiA E-ASÉ PÉOir A:509, 5EÄ aAÖr, SÖAaAÖr PÄ ÖA ..AUMKEgÄ-560 001</p>	<p>..KE, AÖCÄEA ¥ÖBÄiBÄiA°e ¥AgZÄEÖPNVÉ, MEPü ¥j°AgZÄ ÖPAI, ¥AEPID, iv aAvAU ¥AEBjiaIAOt PAAiÄV-2013 ÖAUKE gAdā aAiA°IA°A°KUMÄ, 2015gÄ ZÉPhEP è ÖAUKE PEÄÖI PÄ PÄÖj (aP PAgÄ aDÖLj) aAiA°AUMZUE MVAÄÄ ÄÖ PRAZAAiA E-ASÄiA ..KE, AÖCÄEA ¥AEPID, iv aAvAU ¥AEBjiaIAOt «µAiÄUKEÄB «-Ä°Äj aÄqA°a aAvAU J-Äe aP PAgZÄ aDÖLjÄiÄ d°Ä°Äj ÖKEACgÄVÄÖÉ E-ASÜÉ ASACsZÄ aÄw aZÄÖGÜKEÄB vÜZÄPÉVÄPÄ E-ASÄ DAIAPPIJA, gAdā ¥AEPID, iv aAvAU ¥AEBjiaIAOt ÖAUKE ¥zK«AvM PAOgZa PAAiÄÖZPÖ, PRAZAAiA E-ASÉ PRAZAAiA E-ASÉ EajUE PÖÉ P PAgÄ aÄqA°ÄÄ ÖAUKE PRAZAAiA E-ASÄiA ..KE, AÖCÄEA ¥AEPID, iv aAvAU ¥AEBjiaIAOt ±ASUMZUE Äj zÄ J-Äe «µAiÄUKEÄ ÖAUKE CÖÄEA 1SACÄiA°ÄÄ aAiÄAVÄt.</p>
<p>55</p> <p>PAÖgZa G¥Ä PAAiÄÖZPÖ, (¥AEPID, iv & ¥AEBjiaIAOt/ Ä°UMÄ-2/ PÄEÄiÄ/ 1Ä&gÄ)PÉOir A:509 5EÄ aAÖr, SÖAaAÖr PÄ ÖA ..AUMKEgÄ-560 001</p>	<p>..KE, AÖCÄEA ¥ÖBÄiBÄiA°e ¥AgZÄEÖPNVÉ, MEPü ¥j°AgZÄ ÖPAI, ¥AEPID, iv aAvAU ¥AEBjiaIAOt PAAiÄV-2013 ÖAUKE gAdā aAiA°IA°A°KUMÄ, 2015CEÄB gAdäzP è AiÄ±ÄÄiÄV CEÄPÄEÜNE½Ä°Ä PAAiÄÖUMÄ ÖAUKE ¥AEPID, iv aAvAU ¥AEBjiaIAOt ASACsZÄ J-Äe «µAiÄUKEÄ ÖAUKE CÖÄEA 1SACUMÄ aAiÄAVÄt.</p>
<p>56</p> <p>PAATAPA DAIAPPIJA-1 (¥AEPID, iv & ¥AEBjiaIAOt) PÉOir A:509 5EÄ aAÖr, SÖAaAÖr PÄ ÖA ..AUMKEgÄ-560 001</p>	<p>..KE, AÖCÄEA ¥ÖBÄiBÄiA°e ¥AgZÄEÖPNVÉ, MEPü ¥j°AgZÄ ÖPAI, ¥AEPID, iv aAvAU ¥AEBjiaIAOt PAAiÄV-2013 ÖAUKE gAdā aAiA°IA°A°KUMÄ, 2015CEÄB gAdäzP è AiÄ±ÄÄiÄV CEÄPÄEÜNE½Ä°Ä PAAiÄÖUMÄ ÖAUKE ¥AEPID, iv aAvAU ¥AEBjiaIAOt ASACsZÄ J-Äe «µAiÄUKEÄ ÖAUKE CÖÄEA 1SACUMÄ aAiÄAVÄt.</p>
<p>57</p> <p>PAATAPA DAIAPPIJA-2 (¥AEPID, iv & ¥AEBjiaIAOt) PÉOir A:509 5EÄ aAÖr, SÖAaAÖr PÄ ÖA ..AUMKEgÄ-560 001</p>	<p>..KE, AÖCÄEA ¥ÖBÄiBÄiA°e ¥AgZÄEÖPNVÉ, MEPü ¥j°AgZÄ ÖPAI, ¥AEPID, iv aAvAU ¥AEBjiaIAOt PAAiÄV-2013 ÖAUKE gAdā aAiA°IA°A°KUMÄ, 2015CEÄB gAdäzP è AiÄ±ÄÄiÄV CEÄPÄEÜNE½Ä°Ä PAAiÄÖUMÄ ÖAUKE ¥AEPID, iv aAvAU ¥AEBjiaIAOt ASACsZÄ J-Äe «µAiÄUKEÄ ÖAUKE CÖÄEA 1SACUMÄ aAiÄAVÄt.</p>

<p>62</p> <p>±ASAÇPAJ ¥ÀEPD, ±ASE PÆOÀ ,ASi551(J), S°A°A° PA ÇqÀ "AUMÆGÀ-560001.</p> <p>C) »j AiÀ ,P ÁAiÀPbÀ</p> <p>D) ,P ÁAiÀPbÀ-2</p> <p>E) Qj AiÀ ,P ÁAiÀPbÀ</p> <p>F) zÀ ÁAiÀvi</p>	<p>¥ÀEPD, ±ASUE Sga°A °AIA°AUMZUE ,ASAÇPZÀ «µAIAUMÆAB «°D» ,A°IzÀ. Manual Scavengers ÈÀ°APÁW «µÀzÀ°ÀVÀU C°bÀ ¥ÀEPD, .</p> <p>C) »j AiÀ, ÁAiÀPbÀ</p> <p>1) "¼UÀ« °ÀVÀU PPSÁGV «"AUPE ,ASAÇPZÀVÉ d-À±AiÀzÀ CuPI ÀO «°ÀÀOtUMzAZÀ "ÁÇwP ÁUA°A UÀ°AUMÆAB ,¼AAVj 1 ,AVÈ PÀi ÀASUMZUE ¥ÀÈbj«°ÀÀOt °ÀVÀU ¥ÀEPD, ¥ÀPAdÈAB °ÀAdÈgÀ °ÀAqÀ°ÀzÀ °ÀVÀU «zÀÈA ,A°V¥j µvi «µAIAUMÆA, ÈÁAiÀ°ÀiÀ °ÀÈPzP ÁUMÀ °ÁUME</p> <p>F PPAqÀ ÌqÀ/¥ÀÇPÁGÀ«µAIAUMÆA-</p> <p>2) PÆqP ,AUPÀ C°PÌÇP °ÀAqÀ, PÆqP ,AUPÀ, °ÀÈUÀzÀ vÀ°ÈPÀ, "ÁUPPÈÁmé f-É</p> <p>3) PÁVÈÉÉ C°PÌÇP ¥ÀÇPÁGÀ PÁVÈÉÉ "ÁqV vÀ°ÈPÀ, °À°Áj f-É</p> <p>4) Èw C°PÌÇP °ÀAqÀ, PPSÁGV f-É</p> <p>5) QvÈbÀ C°PÌÇP ¥ÀÇPÁGÀ "¼UÀ« f-É</p> <p>ÁAiÀPbÀ 2</p> <p>1) PPSÁGV °ÀVÀU °ÀÈ,ÆGÀ «"AUPE ,ASAÇPZÀVÉ d-À±AiÀzÀ CuPI ÀO «°ÀÀOtUMzAZÀ "ÁÇwP ÁUA°A UÀ°AUMÆAB ,¼AAVj 1 ,AVÈ PÀi ÀASUMZUE ¥ÀÈbj«°ÀÀOt °ÀVÀU ¥ÀEPD, ¥ÀPAdÈAB °ÀAdÈgÀ °ÀAqÀ°ÀzÀ °ÀVÀU «zÀÈA ,A°V¥j µvi «µAIAUMÆA, ÈÁAiÀ°ÀiÀ °ÀÈPzP ÁUMÀ °ÁUME</p> <p>F PPAqÀ ÌqÀ/¥ÀÇPÁGÀ«µAIAUMÆA-</p> <p>2) S, P PÀ Át C°PÌÇP °ÀAqÀ, S, P PÀ Át.</p> <p>3) "ÁUPPÈÁmé ¥À ÁÇPÌÇP ¥ÀÇPÁGÀ</p> <p>4) SÈPÀ1 C°PÌÇP ¥ÀÇPÁGÀ SÈPÀ1, 2gÀ vÀ°ÈPÀ, GvÀ PÈqÀ f-É</p> <p>5) PÆqUÀ ¥ÀEPD, °ÀVÀU ¥ÀÈbj«°ÀÀOt C°PÌÇP ¥ÀÇPÁGÀ</p> <p>D) ÁAiÀPbÀ 1:</p> <p>1) "AUMÆGÀ «"AUPE ,ASAÇPZÀVÉ d-À±AiÀzÀ CuPI ÀO «°ÀÀOtUMzAZÀ "ÁÇwP ÁUA°A UÀ°AUMÆAB ,¼AAVj 1 ,AVÈ PÀi ÀASUMZAZÀ "ÁÇwP ÁUA°A UÀ°AUMÆAB ,¼AAVj 1 ,AVÈ PÀi ÀASUMZUE ¥ÀÈbj«°ÀÀOt °ÀVÀU ¥ÀEPD, ¥ÀPAdÈAB °ÀAdÈgÀ °ÀAqÀ°ÀzÀ °ÀVÀU «zÀÈA ,A°V¥j µvi «µAIAUMÆA, ÈÁAiÀ°ÀiÀ °ÀÈPzP ÁUMÀ.</p> <p>2) «µA°AgÀ °ÀAUMÆA °ÀAgÀ °ÀVÀU zÀ, A°UE «µA°AgÀ PAAiBY 1919 (PAAzÈ PAAiBY 12) °ÁUME PÈAÖI PA «µA°AgÀ «AIA°AUMÆA 1966PÈ ,ASAÇPZÀVÉ «µAIAUMÆA °ÁUME ¥bP ÀÈV ÈkAPj ,A°IzÀ °ÀVÀU «zÀÈA ,A°V¥j µvi «µAIAUMÆA, ÈÁAiÀ°ÀiÀ ¥ÈbÀt UMÀ.</p> <p>3) ÈUjÀ ¥À Ot ¥ÈzÀUMÆA °È, bAUMÆAB °ÀgÀÈA°APj ,A°IzÀ °ÁUME F PPAqÀ ÌqÀ/¥ÀÇPÁGÀUMÆA «µAIAUMÆA.</p> <p>4) UAAÇü "P ÈÀ ÁqPÀ ,kÁwAiÀ «°D°UÉ "AUMÆGÀ ÈUjÀ f-É "AUMÆGÀ.</p>
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		<p>ಉ-2 PPSAgM aAVU aBE, KEga « AUPE ASACU zAVe d-±AIAZA CuPI AO aIAOtUMZA A ACUPAUA UA AUKEAB MAAvj 1 AvE PAI AASUE ¥AEUj aIAOt aAVU ¥AEFD, ¥APAdEAB aAdEgA aIAqA aZA aAVU «ZAEA A ¥¥j mvi «µAIAUKA, EAIAA@AIA aEPzP UKA OAUKE F PPAqA MAqA/¥AEPgWA µAIAIA 1) S, PPA At CUPICP aIAqz, S, PPA At. 2) AUPEAmé ¥I UACUPICP ¥APAgA 3) SERA1 CUPICP ¥APAgA SERA1, 2g vA/EPA, GvHAPeIqa f-é 4) PEqUA ¥AEFD, aAVU ¥AEUj aIAOt CUPICP ¥APAgA zAR Aw ±ASUE PMA» aIAZA Qj AIA, AAIIRGA ±ASUE ASACU zA1 APWUKEAB CEZJ aIAR «µAIA aAOPJ UE aqA aZA, AIAZA DZA ±¥WUKEAB gPA a aZA OAUKE PqWUKA ZPEP PEa aD OUE OAUKE aAPAWAUKE½1 ZAPqWUKEAB zAR Aw ±ASUE PMA» aIAZA.</p>
<p>63</p>	<p>±ASACPAJ ¥AEFD, ¥AEUj aIAOt ±ASÉ 5EA aAOr, PEOr A:509, S aAOr PA qA AUKEgA-560 001 C) ¥KPA zED PAAIPhA:4 D) CwAAIA zED PAAIPhA:1</p>	<p>AUKEga, aBE, KEga, PPSAVO, aAVU WUA « AUPE ASACU zAVe KE ACaEA ¥DAIBAIa è ¥AgzEDPVé KEPI ¥j OAgza OPAI, ¥AEFD, aAVU ¥AEUj aIAOt PAAIY-2013 OAUKE gAdä aIA aIA WUKA, 2015CEAB gAdzP è AIA ±A IIAV CEµA EUKE½ aA PAAIÖUKA, «ZAEA A ¥¥j mvi «µAIAUKA, EAIAA@AIA ¥Pht UKA. «ZAEA A ¥¥j mvi «µAIAUKA, EAIAA@AIA ¥Pht UKA. ¥AAZaE, AAIIRGA 1 AUKEgA « AUPE ASACU zAVe KE ACaEA ¥DAIBAIa è ¥AgzEDPVé KEPI ¥j OAgza OPAI, ¥AEFD, aAVU ¥AEUj aIAOt PAAIY-2013 OAUKE gAdä aIA aIA WUKA, 2015CEAB gAdzP è AIA ±A IIAV CEµA EUKE½ aA PAAIÖUKA, «ZAEA A ¥¥j mvi «µAIAUKA, EAIAA@AIA ¥Pht UKA. ¥AAZaE, AAIIRGA 2 WUA « AUPE ASACU zAVe KE ACaEA ¥DAIBAIa è ¥AgzEDPVé KEPI ¥j OAgza OPAI, ¥AEFD, aAVU ¥AEUj aIAOt PAAIY-2013 OAUKE gAdä aIA aIA WUKA, 2015CEAB gAdzP è AIA ±A IIAV CEµA EUKE½ aA PAAIÖUKA, «ZAEA A ¥¥j mvi «µAIAUKA, EAIAA@AIA ¥Pht UKA. ¥AAZaE, AAIIRGA 3 PPSAgM « AUPE ASACU zAVe KE ACaEA ¥DAIBAIa è ¥AgzEDPVé KEPI ¥j OAgza OPAI, ¥AEFD, aAVU ¥AEUj aIAOt PAAIY-2013 OAUKE gAdä aIA aIA WUKA, 2015CEAB gAdzP è AIA ±A IIAV CEµA EUKE½ aA PAAIÖUKA, «ZAEA A ¥¥j mvi «µAIAUKA, EAIAA@AIA ¥Pht UKA.</p>

12.	<p>ಕರ್ನಾಟಕ ಇನಾಂ ಮತ್ತು ಕೆಲವು ಇನಾಂಗಳ ರದ್ದತಿ ಕಾಯಿದೆ (1954, 1955, 1977)</p> <p>Karnataka Inams and certain Inams Abolition Act (1954, 1955, 1977)</p>
13.	<p>ಕರ್ನಾಟಕ ಸಿ/ಸಿಟಿ ಮತ್ತು ಒಬಿಸಿ (ನೇಮಕತೆ, ಸಂರಕ್ಷಣೆ ಇ.ಇ.) ತಿದ್ದುಪಡಿ ಕಾಯಿದೆ 1993</p> <p>Karnataka SCs/STs and OBCs (Appointment, Reservation etc.) Amendment Act, 1993</p>
14.	<p>1908 ರ ಕರ್ನಾಟಕ ನೋಂದಣಿ ಕಾಯಿದೆ ಮತ್ತು 1965 ರ ಕರ್ನಾಟಕ ನೋಂದಣಿ ನಿಯಮಗಳು</p> <p>The Registration Act 1908 Karnataka Registration Rules 1965</p>
15.	<p>ಕರ್ನಾಟಕ ನಾಗರಿಕ ಸೇವಾ ನಿಯಮಗಳು (1957)</p> <p>Karnataka Civil Service (CC&A) Rules, 1957</p>
16.	<p>ಕರ್ನಾಟಕ ಹಿಂದೂ ಧಾರ್ಮಿಕ ಸಂಸ್ಥೆಗಳು ಮತ್ತು ಧಾರ್ಮಿಕ ಸಂಸ್ಥೆಗಳಿಗೆ ದಾನಗಳನ್ನು ಸ್ವೀಕರಿಸುವ ಕಾಯಿದೆ ಮತ್ತು ನಿಯಮಗಳು, 1997 ಮತ್ತು 2002</p> <p>Karnataka Hindu Religious Institutions and Charitable Endowments Act, 1997 and Rules, 2002</p>
17.	<p>1962 ರ ಸಂಪತ್ತಿನ ತಿರುಳು ಕಾಯಿದೆ ಮತ್ತು 1963 ರ ನಿಯಮಗಳು</p> <p>Treasure Trove Act, 1962 & Rules 1963</p>
18.	<p>ಕರ್ನಾಟಕ ಜಿ, ಟಿ ಮತ್ತು ವಿಪಿ ಕಾಯಿದೆ 1993</p> <p>Karnataka ZP, TP and VP Act 1993</p>
19.	<p>ಮೋಟರ್ ವಾಹನ ಕಾಯಿದೆ (ಡಿ.ನಿ.ಜಿ. ಕುರಿತು)</p> <p>Motor Vehicle Act (RTA matters)</p>
20.	<p>ಕರ್ನಾಟಕ ಸಿ ಮತ್ತು ಸಿಟಿ (ಕೆಲವು ಭೂಮಿಗಳನ್ನು ಸೀಮಿತಗೊಳಿಸುವುದು) ಕಾಯಿದೆ 1978 ಮತ್ತು ನಿಯಮಗಳು, 1979</p> <p>Karnataka SCs and STs (Prevention Of Transfer Of Certain Lands) Act 1978 and Rules, 1979</p>
21.	<p>ಕರ್ನಾಟಕ ಇನಾಂ ಮತ್ತು ಕೆಲವು ಇನಾಂಗಳ ರದ್ದತಿ ಕಾಯಿದೆ 1977 ಮತ್ತು ನಿಯಮಗಳು 1979</p> <p>The Karnataka Inams and certain Inam Abolition Act 1977 and Rules 1979</p>
22.	<p>ಕರ್ನಾಟಕ ಸಾರ್ವಜನಿಕ ಸ್ಥಳಗಳಲ್ಲಿ ಅನುಮತಿಸಲಾಗದವರನ್ನು ಹೊರಹಿಡಿಸುವ ಕಾಯಿದೆ 1974 ಮತ್ತು ನಿಯಮಗಳು 1977</p> <p>The Karnataka Public Premises (Eviction of Unauthorised Occupants) Act 1974 and Rules 1977</p>
23.	<p>1908 ರ ಕರ್ನಾಟಕ ನೋಂದಣಿ ಕಾಯಿದೆ ಮತ್ತು 1965 ರ ಕರ್ನಾಟಕ ನೋಂದಣಿ ನಿಯಮಗಳು</p> <p>Registration Act 1908 Karnataka Registration Rules, 1965</p>
24.	<p>1932 ರ ಭಾರತೀಯ ಸಂಯೋಜನೆ ಕಾಯಿದೆ</p> <p>Indian Partnership Act 1932</p>
25.	<p>ಕರ್ನಾಟಕ ಸ್ಟಾಂಪ್ ಕಾಯಿದೆ 1957 ಮತ್ತು ನಿಯಮಗಳು 1958</p> <p>Karnataka Stamps Act 1957 & Rules 1958</p>
26.	<p>ಕರ್ನಾಟಕ ಸ್ಟಾಂಪ್ (ನಿರೀಕ್ಷಿಸಿದಂತಿರುವ ಉಪಯೋಗದ ಸಾಧನಗಳ ಮೌಲ್ಯಮಾಪನ) ನಿಯಮಗಳು 1977</p> <p>Karnataka Stamps (Prevention of Under-valuation of Instruments) Rules 1977</p>
27.	<p>ಕರ್ನಾಟಕ ಸ್ಟಾಂಪ್ (ಒಂದೇ ಸಮಯದಲ್ಲಿ ಎ-ಸ್ಟಾಂಪಿಂಗ್ ಮೂಲಕ ದುಡ್ಡು ಪಾವತಿಯನ್ನು ಮಾಡುವುದು) ನಿಯಮಗಳು 2009</p> <p>Karnataka Stamp (Payment of Duty by means of E-Stamping) Rules 2009</p>
28.	<p>1961 ರ ಗ್ರಾಮೀಣ ಕಛೇರಿಗಳ ರದ್ದತಿ ಕಾಯಿದೆ</p> <p>Village Offices Abolition Act 1961</p>
29.	<p>ಕರ್ನಾಟಕ ಅಪಿಲೇಟ್ ಟ್ರಿಬ್ಯುನಲ್ ಕಾಯಿದೆ ಮತ್ತು ನಿಯಮಗಳು 1976 ಮತ್ತು ನಿಯಮಗಳು 1979</p> <p>Karnataka Appellate Tribunal Act 1976 and Rules 1979</p>
30.	<p>ಕರ್ನಾಟಕ ಭೂಮಿ (ಸೀಮಿತಗೊಳಿಸುವುದು) ಕಾಯಿದೆ 1991 ಮತ್ತು ನಿಯಮಗಳು 1994</p> <p>Karnataka Land (Restriction on Transfer) Act 1991 & Rules 1994</p>
31.	<p>ಕರ್ನಾಟಕ ಕೊಡುಗೆ ಕಾಯಿದೆ 1999 ಮತ್ತು ನಿಯಮಗಳು 2001</p> <p>Karnataka Rent Act 1999 & Rules 2001</p>

19	Qj AiA PAAiAPlA	21400-42000	-do-
20	---SA° --- ZA@PlA	21400-42000	-do-
21	---SA° --- zA AAiAvi-1	19950-37900	-do-
22	---SA° --- zA AAiAvi-2	19950-37900	-do-

ಗೌರವಾನ್ವಿತರಾದ (AdEgAw / PAZAAiA AAgA) AiRgA SAc aDA

23	AA° CAQvi ¥AAQvA DYI PAAiAPlA	43100-83900	22032343
24	--SA° -- Qj AiA PAAiAPlA	21400-42000	-do-
25	J.i.<. aAPhA±d aAZAgI	19950-37900	-do-

ಗೌರವಾನ್ವಿತರಾದ (AdgA- / A«A AiA ; N.Dgi) ರವರ ಸಿಬ್ಬಂದಿ ವರ್ಗ:

ಕ್ರ. ಸಂ.	ಹೆಸರು ಮತ್ತು ಪದನಾಮ ಶ್ರೀ/ಶ್ರೀಮತಿ	ವೇತನ ಶ್ರೇಣಿ	ದೂರವಾಣಿ ಸಂಖ್ಯೆ:
26	AiA ©.Dgi. ಪತ್ರಾಂಕಿತ ಅಪ್ಪ ಸಹಾಯಕರು	43100-83900	22032313/22879502
27	--SA° -- Qj AiA PAAiAPA	21400-42000	-do-
28	--SA° -- ಗ್ರೂಪ್-ಡಿ	19950-37900/	-do-

ಗೌರವಾನ್ವಿತರಾದ (E DA1 / AYAA AZAR É «±E PEA±) AiRgA SAc aDA

29	dAiA aA zAWE ; UAgA	30350-58250	22353945
30	--SA° -- Qj AiA PAAiAPlA	21400-42000	22353945
31	¥A¥AEI zA AAiAvi	19950-37900	-do-

ಗೌರವಾನ್ವಿತರಾದ (E DA3 / PEn / A AgAÉ PEA±) AiRgA SAc aDA

32	gAZiPE zAWE ; UAgA	37900-70850	22253713
33	--SA° -- Qj AiA PAAiAPlA	21400-42000	-do-
34	f. aAgA zA AAiAvi	19950-37900	-do-

ಗೌರವಾನ್ವಿತರಾದ (A ACIE) AiRgA SAc aDA

35	jeAEi C° J aii. 1cPi zAWE ; UAgA	30350-58250	22250127
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55	©.JEt DEAZi PÄögZÄ CÇÄEA PÄAiöZPÖ (`KE, ÄÇÄEA-2)	52650-97100	22032084
56	±ASÄÇPÄj (``KE, ÄÇ-2)	43100-83900	22032085
57	»j AiÄ P ÄAiÄPbÄ	37900-70850	-do-
58	r.°AEA zÄWÄ ; UÄgbÄ	30350-58250	-do-
59	1 zÄgÄdÄ P ÄAiÄPbÄ-01	30350-58250	-do-
60	PAÄgÄdÄ.JEt.JA P ÄAiÄPbÄ-2	30350-58250	-do-
61	--SA°-- P ÄAiÄPbÄ-3	30350-58250	-do-
62	---SA°--- `gÄZÄUÄgbÄ	21400-42000	-do-
63	Ä°Ä°vÄ © °Zi Qi AiÄ P ÄAiÄPbÄ	21400-42000	-do-
64	---SA°--- zÄ ÄAiÄvi	19950-37900	-do-

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65	°EA°ÄAvÄdÄ. J ; ÄoÄÇPÄj	43100-83900	22032381
66	®°vÄ JA PÄÄ`Ag »j AiÄ P ÄAiÄPbÄ-1	37900-70850	-do-
67	gÄZÄUÄqÄPE °gÄZAg »j AiÄ P ÄAiÄPbÄ-2	37900-70850	-do-
68	--SA°-- P ÄAiÄPbÄ-1	30350-58250	--do-
69	--SA°-- P ÄAiÄPbÄ-2	30350-58250	--do-
70	--SA°-- `gÄZÄUÄgbÄ	21400-42000	-do-
71	---SA°--- Qj AiÄ P ÄAiÄPbÄ	21400-42000	-do-
72	--SA°-- zÄ ÄAiÄvi	19950-37900	-do-

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73	S°gÄ°Äi PÄögZÄ CÇÄEA PÄAiöZPÖ (`KE.°ÄÄ.1)	52650-97100	22032531
74	±ASÄÇPÄj JA. JEt (`KE °ÄÄ.1)	43100-83900	22032050

75	ಅನುಬಂಧ 4J »j Aii ಪರಿಷ್ಕರಣೆ	37900-70850	- do-
76	ಅನುಬಂಧ 4J 2AWE UAggA	30350-58250	-do-
77	--SA° -- ಪರಿಷ್ಕರಣೆ-1	30350-58250	-do-
78	ಅನುಬಂಧ 4J ಪರಿಷ್ಕರಣೆ-2	30350-58250	-do-
79	ಅನುಬಂಧ 4J ಪರಿಷ್ಕರಣೆ-3	30350-58250	-do-
80	ಅನುಬಂಧ 4J Qj Aii ಪರಿಷ್ಕರಣೆ	21400-42000	-do-
81	---SA° --- ಅನುಬಂಧ 4J	21400-42000	-do-
82	ಅನುಬಂಧ 4J dAAzÁgi	19950-37900	-do-

ಅನುಬಂಧ 2

83	ಅನುಬಂಧ 2 ÁoÁCPÁj (ಅನುಬಂಧ 2)	43100-83900	22032049
84	ಅನುಬಂಧ 2 »j Aii ಪರಿಷ್ಕರಣೆ	37900-70850	-do-
85	ಅನುಬಂಧ 2 ಪರಿಷ್ಕರಣೆ	30350-58250	-do-
86	--SA° -- Qj Aii ಪರಿಷ್ಕರಣೆ	21400-42000	-do-
87	--SA° -- 2AWE UAggA	30350-58250	-do-
88	ಅನುಬಂಧ 2 zÁ ÁAiiÁvi	19950-37900	-do-

ಅನುಬಂಧ 3

89	ಅನುಬಂಧ 3 PÁögzÁ CÇÁÁ PÁÁiÁöZPÖ (ಅನುಬಂಧ 3, ಪರಿಷ್ಕರಣೆ & 1ÁÁg)	52650-97100	22032078
90	ಅನುಬಂಧ 3 ±ÁSÁCPÁj (ಅನುಬಂಧ 3)	43100-83900	-do-
91	ಅನುಬಂಧ 3 »j Aii ಪರಿಷ್ಕರಣೆ	37900-70850	-do-
92	--SA° -- 2AWE UAggA	30350-58250	-do-
93	ಅನುಬಂಧ 3 ಪರಿಷ್ಕರಣೆ-1	30350-58250	-do-
94	ಅನುಬಂಧ 3 ಪರಿಷ್ಕರಣೆ-2	30350-58250	-do-
95	--SA° -- ಅನುಬಂಧ 3	30350-58250	-do-

116	2 ^a P ^a A ^a A ^a g ⁱ »j Ai ^ā P ^ā A ⁱ A ^ā g ^ā	37900-70850	- do-
117	--SA° -- P ^ā A ⁱ A ^ā P ^ā g ^ā	30350-58250	- do-
118	---SA° --- Qj Ai ^ā P ^ā A ⁱ A ^ā P ^ā g ^ā -1	21400-42000	-do-
119	--SA° -- g ^ā M ^ā Z ^ā U ^ā A ^ā g ^ā	21400-42000	-do-
120	---SA° --- a ^ā A ^ā E ^ā Z ^ā A ^ā P ^ā g ^ā	21400-42000	-do-
121	---SA° --- z ^ā A ⁱ A ⁱ A ^ā v ⁱ	19950-37900	-do-

PE.n. & °Zi.Dgi.1

122	--SA° -- P ^ā A ^ō g ^ā z ^ā C ^ā C ^ā E ^ā P ^ā A ⁱ A ^ō z ^ā P ^ō	52650-97100	22032805
123	α ^a A ^ō A ^ā ±AS ^ā C ^ā P ^ā j	43100-83900	22032392
124	-SA° -- »j Ai ^ā P ^ā A ⁱ A ^ā P ^ā g ^ā	37900-70850	-do-
125	---SA° --- z ^ā A ^ā W ^ā E ^ā ; U ^ā A ^ā g ^ā	30350-58250	-do-
126	P ^ā P ^ā E ^ā J ^ē E ⁱ P ^ā A ⁱ A ^ā P ^ā g ^ā -1	30350-58250	-do-
127	---SA° --- P ^ā A ⁱ A ^ā P ^ā g ^ā -2	30350-58250	-do-
128	--SA° -- g ^ā M ^ā Z ^ā U ^ā A ^ā g ^ā	21400-42000	-do-
129	°Zi. «d ^ā A ⁱ A ^ā P ^ā A ^ā j Qj Ai ^ā P ^ā A ⁱ A ^ā P ^ā g ^ā	21400-42000	-do-
130	--SA° -- z ^ā A ⁱ A ⁱ A ^ā v ⁱ	19950-37900	-do-

°E^ā U^ā A^ā 1

131	G ^ā A ^ā Z ^ā A ^ā « P ^ā A ^ō g ^ā z ^ā C ^ā C ^ā E ^ā P ^ā A ⁱ A ^ō z ^ā P ^ō (P ^ā A ^ā U ^ā A ^ā -1)	52650-97100	22032332
132	a ^ā A ^ā U ^ā M ^ā U ^ā E ^ā g ^ā P ^ā A ^ā ±AS ^ā C ^ā P ^ā j	43100-83900	22032069
133	n. ¥E ^ā A ^ā P ^ā g ^ā »j Ai ^ā P ^ā A ⁱ A ^ā P ^ā g ^ā	37900-70850	- do-
134	SA° z ^ā A ^ā W ^ā E ^ā ; U ^ā A ^ā g ^ā	30350-58250	-do-
135	w¥A ^ā ±A ^ā 1. J P ^ā A ⁱ A ^ā P ^ā g ^ā -1	30350-58250	-do-
136	--SA° -- P ^ā A ⁱ A ^ā P ^ā g ^ā -2	30350-58250	-do-

ಅನುಬಂಧ 4J

158	ಫಿರ್ಮಾ ಸೀ. « ಪ್ರಾಂತ್ಯದ ಕಾರ್ಖಾನೆಗಳಲ್ಲಿ (ಫಿರ್ಮಾ ಸೀ. «)	52650-97100	22032269
159	ಫಿರ್ಮಾ ಸೀ. « ಫಿರ್ಮಾ ಸೀ. «	43100-83900	22032044
160	ಫಿರ್ಮಾ ಸೀ. « ಫಿರ್ಮಾ ಸೀ. «	37900-70850	-do-
161	ಫಿರ್ಮಾ ಸೀ. « ಫಿರ್ಮಾ ಸೀ. «	30350-58250	-do-
162	ಫಿರ್ಮಾ ಸೀ. « ಫಿರ್ಮಾ ಸೀ. «	30350-58250	-do-
163	ಫಿರ್ಮಾ ಸೀ. « ಫಿರ್ಮಾ ಸೀ. «	30350-58250	-do-
164	ಫಿರ್ಮಾ ಸೀ. « ಫಿರ್ಮಾ ಸೀ. «	21400-42000	-do-
165	ಫಿರ್ಮಾ ಸೀ. « ಫಿರ್ಮಾ ಸೀ. «	21400-42000	-
166	ಫಿರ್ಮಾ ಸೀ. « ಫಿರ್ಮಾ ಸೀ. «	19950-37900	-

ಅನುಬಂಧ 4J

167	ಫಿರ್ಮಾ ಸೀ. « ಪ್ರಾಂತ್ಯದ ಕಾರ್ಖಾನೆಗಳಲ್ಲಿ (ಫಿರ್ಮಾ ಸೀ. « & ಫಿರ್ಮಾ ಸೀ. «)	52650-97100	22032269
168	ಫಿರ್ಮಾ ಸೀ. « ಫಿರ್ಮಾ ಸೀ. «	43100-83900	22032071
169	ಫಿರ್ಮಾ ಸೀ. « ಫಿರ್ಮಾ ಸೀ. «	37900-70850	-do-
170	ಫಿರ್ಮಾ ಸೀ. « ಫಿರ್ಮಾ ಸೀ. «	30350-58250	-do-
172	ಫಿರ್ಮಾ ಸೀ. « ಫಿರ್ಮಾ ಸೀ. «	30350-58250	-do-
173	ಫಿರ್ಮಾ ಸೀ. « ಫಿರ್ಮಾ ಸೀ. «	30350-58250	-do-
174	ಫಿರ್ಮಾ ಸೀ. « ಫಿರ್ಮಾ ಸೀ. «	21400-42000	-do-
175	ಫಿರ್ಮಾ ಸೀ. « ಫಿರ್ಮಾ ಸೀ. «	19950-37900	-do-

ಅನುಬಂಧ 4J

176	ಫಿರ್ಮಾ ಸೀ. « ಫಿರ್ಮಾ ಸೀ. «	43100-83900	22032083
177	ಫಿರ್ಮಾ ಸೀ. « ಫಿರ್ಮಾ ಸೀ. «	37900-70850	-do-
178	ಫಿರ್ಮಾ ಸೀ. « ಫಿರ್ಮಾ ಸೀ. «	30350-58250	-do-

179	ಗೌರವಾನ್ವಿತ ಪ್ರತಿಭಾನ್ವಿತ-2	30350-58250	-do-
180	--SA° -- ಅಧಿಕಾರಿ ಪ್ರತಿಭಾನ್ವಿತ	21400-42000	-do-
181	---SA° --- ಪ್ರತಿಭಾನ್ವಿತ	21400-42000	-do-
182	---SA° --- ಜಿಲ್ಲಾ ಅಧಿಕಾರಿ	19950-37900	-do-

ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು

183	ಎ.ನಿ.ಗೌರವಾನ್ವಿತ ಪ್ರತಿಭಾನ್ವಿತ ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು (ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು)	52650-97100	22032569
184	ಡಿ.ಉನ್ನತ ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು	43100-83900	22032079
185	ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು	37900-70850	-do-
186	ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು	30350-58250	-do-
187	ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು-1	30350-58250	-do-
188	--SA° -- ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು-2	30350-58250	-do-
189	ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು	21400-42000	-do-
190	ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು	21400-42000	-do-
191	---SA° --- ಜಿಲ್ಲಾ ಅಧಿಕಾರಿ	19950-37900	-do-

ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು

192	ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು ಪ್ರತಿಭಾನ್ವಿತ ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು (ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು)	52650-97100	22032511
193	ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು	43100-83900	22032229
194	ಡಿ.ಉನ್ನತ ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು	37900-70850	-do-
195	--SA° -- ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು-1	30350-58250	-do-
196	ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು-2	30350-58250	-do-
197	--SA° -- ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು	30350-58250	-do-
198	--SA° -- ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು	21400-42000	-do-
199	--SA° -- ಅಧಿಕಾರಿಗಳ ಹುದ್ದೆಗಳು	21400-42000	-do-

200	--SA° -- zā AAiāvi	19950-37900	-do-
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ಉಪನಿರ್ದೇಶನ

201	PE KPA±ī ASA PAōgZA CCEA PAAiāōzPō (ಉಪನಿರ್ದೇಶನ & ಅನುಬಂಧ)	52650-97100	22032004
202	gMEFA ; ; AoACPāj	43100-83900	22032149
203	Pkva f.Dgi »j Aiā P AAiāPbā	37900-70850	-do-
204	--SA° -- zāWE ; UAgbā-1	30350-58250	-do-
205	---SA° --- zāWE ; UAgbā-2	30350-58250	-do-
206	JA. Vj A±ī P AAiāPbā	30350-58250	-do-
207	«dAīA PA AAgī Qj Aiā P AAiāPbā	21400-42000	-do-
208	zā PA AAgī gMAZAUAgbā	21400-42000	-do-
209	EAgAīAīT JA dā AAzAgī	19950-37900	-do-

ಅನುಬಂಧ

210	J. ī. EAUBAei CCEA PAAiāōzPō	52650-97100	22032201
211	°AEA r. zāWE ; UAgbā	30350-58250	-do-
212	J. ī CgAui ±ASACPāj («¥AU āōLj)	43100-83900	
213	EA A±ARgī f.J. ī P AAiāPA āZāō±Pbā (GEMāPj 1 zā āz)	43100-83900	22032070
214	EAC ā J. ī P CCEAPbā	40900-78200	-do-
215	¥gEAgAī »j Aiā P AAiāPbā	37900-70850	-do-
216	Agpī °Zi e P AAiāPbā-1 (N.N.r)	23500-47650	-do-
217	«AUA ei P AAiāPbā-2 (N.N.r)	23500-47650	-do-
218	--SA° -- P AAiāPbā («¥AU āōLj)	21400-42000	-do-

219	--SA° -- PAAiAPbA (C'AA ¥j °Ag)	21400-42000	-do-
220	--SA° -- Qj AiA PAAiAPbA	21400-42000	-do-
221	--SA° -- gMzAUAgbA	23500-47650	-do-
222	EAd¥In.JA. dAAzAgI	19950-37900	-do-

Drmi ±ÁÉ

223	--SA° -- »j AiA PAAiAPbA ±ÁÉzEÁCPAj	52650-97100	22032847
224	PEd±KEAgAAiAT PAAiAPbA ±ÁÉzEÁCPAj	43100-83900	-do-
225	EATAZI EKAZI °A AEI PAAiAPbA PAAiAPbA ±ÁÉzEÁCPAj	43100-83900	
226	J.« AA AVI PAAiAPbA ±ÁÉzEÁCPAj	37900-70850	-do-
227	AA¥vi PAiAgI PAAiAPbA ±ÁÉzEÁCPAj	37900-70850	-do-
228	--SA° -- PAAiAPbA ±ÁÉzEÁCPAj	37900-70850	-do-
229	°J. I.PA AgAA PAAiAPbA ±ÁÉzEÁCPAj	37900-70850	-do-
230	SA° PAAiAPbA ±ÁÉzEÁCPAj	37900-70850	-do-
231	SA° zAAiAvi	19950-37900	-do-

DAVjPA DyöPA A° AggAC° AAÁA

232	AA EPE ¥PA±I DA.DyöPA P° UAgbA °AUME ¥zP«AVI PAögzA dAn PAAiAPbA ±ÁÉzEÁCPAj	90500-123300	22032545/ 22353993
233	wAAEIA °JA ±ÁÉzEÁCPAj	43100-83900	22032713
234	--SA° -- ¥VAAQvA D¥I PAAiAPbA	30350-58250	-do-
235	AiA±ÁÉzEÁCPAj »j AiA PAAiAPbA	37900-70850	-do-
236	vEAd JA. Dgi PAAiAPbA-1	30350-58250	-do-
237	---SA° --- PAAiAPbA-2	30350-58250	-do-
238	--SA° -- Qj AiA PAAiAPbA	21400-42000	-do-

239	--SA° -- ಗ್ರಾಮೀಣಾಂಗಣ	21400-42000	-do-
240	ಉಪಗ್ರಾಮೀಣ ದೇಶೀಯಾಂಗಣ	19950-37900	-do-

ದೇಶೀಯಾಂಗಣ

241	ಉಪಗ್ರಾಮೀಣ « ±ಸಾಂಪ್ರದಾಯಿಕ	43100-83900	22032829
242	2 ^{ನೇ} ತರಗತಿ »ಜಿಲ್ಲಾ ಪಾಲಿಕೆ-1	37900-70850	-do-
243	2 ^{ನೇ} ತರಗತಿ »ಜಿಲ್ಲಾ ಪಾಲಿಕೆ-2	37900-70850	-do-
244	--SA° -- ಪಾಲಿಕೆ	30350-58250	-do-
245	--SA° -- ಗ್ರಾಮೀಣಾಂಗಣ	21400-42000	-do-
246	--SA° -- ಜಿಲ್ಲಾ ಪಾಲಿಕೆ	19950-37900	-do-

ಪಾಲಿಕೆ

247	ಪಾಲಿಕೆ n. ಜಿಲ್ಲಾ ಪಾಲಿಕೆ ಗ್ರಾಮೀಣಾಂಗಣ ಉಪಗ್ರಾಮೀಣ ಪಾಲಿಕೆ ಪಾಲಿಕೆ ಪಾಲಿಕೆ	74400-109600	22353769 22032885
248	ಪಾಲಿಕೆ ಪಾಲಿಕೆ ಪಾಲಿಕೆ ಪಾಲಿಕೆ	52650-97100	22032886
249	ಪಾಲಿಕೆ ಜಿಲ್ಲಾ ಪಾಲಿಕೆ	30350-58250	22032886
250	--SA° -- ಜಿಲ್ಲಾ ಪಾಲಿಕೆ	30350-58250	-do-
251	ಪಾಲಿಕೆ »ಜಿಲ್ಲಾ ಪಾಲಿಕೆ	37900-70850	-do-
252	---SA° --- ಪಾಲಿಕೆ	30350-58250	-do-
253	ಜಿಲ್ಲಾ ಪಾಲಿಕೆ ಜಿಲ್ಲಾ ಪಾಲಿಕೆ	19950-37900	-do-

ಭೂಮಿ & ಯುಪಿಟಆರ್ ವಿಭಾಗ:

ಕ್ರ. ಸಂ.	ಹೆಸರು ಮತ್ತು ಪದನಾಮ ಶಿಲ್ಪ/ಶಿಲ್ಪಮತೆ	ವೇತನ ಶ್ರೇಣಿ ವೇತನ (ರೂ. ಗಳಲ್ಲಿ)	ದೂರವಾಣಿ ಸಂಖ್ಯೆ
254	Dgi. 2 ^{ನೇ} ತರಗತಿ ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ	52650-97100	22032389
255	J. E. A. P. E. W. O. ಶಾಖಾಧಿಕಾರಿ	43100-83900	22032979
256	ಉಪಗ್ರಾಮೀಣ J. P. ಹಿರಿಯ ಸಹಾಯಕರು	37900-70850	-do-
257	C. E. A. Z. 1 ಸಹಾಯಕರು-1	30350-58250	-do-
258	---SA° --- ಸಹಾಯಕರು-2	30350-58250	-do-

2020-21ರ ಒಳಿತಿ - ಅಂದಾಜು - ವಿವರಣೆ
 2020-21ರ ಒಳಿತಿ - ಅಂದಾಜು - ವಿವರಣೆ

Sl No	HOA	Particulars	BUDGET ESTIMATE 2020-21	REVISED ESTIMATE- 2020-21	50%Financial Delegati On For 6 Months
1	2235-60-001-0-02	New social security (sandhya suraksha) (NSAP)	349000.00	349000.00	174500.00
2	2235-60-102-1-01	Old Age Pension (NSAP)	133155.00	133155.00	66577.50
3	2235-60-102-2-01	Destitute window pension (NSAP)	130000.00	130000.00	65000.00
4	2235-02-101-0-20	Monthly Financial Assistants to thr physically challegened and the disabled poor(NSAP)	119000.00	119000.00	59500.00
5	2245-80-102-0-01	Relif Operation	84320.00	84320.00	42160.00
6	2245-05-101-0-08	XV FCG Transfer of central share to state disaster response fund	63280.00	63280.00	31640.00
7	2029-00-101-1-01	Village establishments	51890.00	51890.00	25945.00
8	2053-00-094-7-01	Taluka officers-establishments	28992.00	28992.00	14496.00
9	2029-00-103-1-01	Executive establishments	24525.00	24525.00	12262.00
10	2245-80-102-0-02	State disaster mitigation fund	21080.00	21080.00	10540.00
11	2245-05-101-0-04	State share to state disaster response fund	21040.00	21040.00	10520.00
12	2245-05-101-0-09	XV FCG-transfer of central share to state disaster mitigation fund	15820.00	15820.00	7910.00
13	2075-00-101-1-01	Amount payable to religious and charitable instution on abolation of inams	13462.00	13462.00	6731.00
14	2235-60-102-1-06	Manaswini	9000.00	9000.00	4500.00
15	2053-00-093-1-01	Deputy commissioners establishment	8041.00	8041.00	4020.50
16	2030-03-001-2-04	Charges of supply of registerd documents	7800.00	7800.00	3900.00
17	2030-03-001-1-00	Inspector general of stamps &	7731.00	6000.00	3000.00
18	2235-60-102-1-08	Widow pension for farmers suicide	6500.00	6500.00	3250.00
19	2245-05-101-0-10	State share to state disaster mitigation fund	5260.00	5260.00	2630.00
20	2250-00-103-5-12	Temples & other religious institions	4068.00	4068.00	2034.00
21	2235-60-102-1-03	National family benefit scheme	4000.00	4000.00	2000.00
22	2029-00-001-0-01	Directorate of survey settlement & land records	3948.00	3948.00	1974.00
23	2245-80-102-0-03	National cyclone risk mitigation project	3417.00	3417.00	1708.50
24	2053-00-094-1-01	Assistant commissioners establishment	3167.00	3167.00	1583.50
25	3454-01-001-0-01	Census operations-2021	2617.00	2617.00	1308.50
26	2235-60-001-0-01	Directorate of pension	2537.00	2537.00	1268.50
27	2253-00-093-0-01	Vacant post provision	2476.00	2476.00	1238.00
28	2229-00-102-1-01	City survey operation	2140.00	2140.00	1070.00
29	2506-00-101-4-01	Compensation to non inam lands	2130.00	2130.00	1065.00
30	2235-60-102-1-05	Monthly financial assistance to endosulphan victims	2100.00	2100.00	1050.00
31	2250-00-103-5-01	Aaradhana	2100.00	2100.00	1050.00
32	2053-00-800-5-01	Maintenance of revenue offices	1500.00	1500.00	750.00

33	2235-60-102-1-04	National family benefits scheme funeral expenses	1500.00	1500.00	750.00
34	2250-00-102-4-00	Hindu religious institutions and charitable endowments	1292.00	1292.00	646.00
35	2235-60-110-5-01	Aam aadmi bhima yojana through L.I.C (janashri)	1000.00	1000.00	500.00
36	2053-00-800-0-12	Unspent SCSP-TSP Amount As PER THE scsp tsp Act 2013	913.00	913.00	456.50
37	2245-80-101-0-01	Disaster management cell	513.00	513.00	256.50
38	2053-00-094-7-06	Janasnehi kendras	816.00	816.00	408.00
39	2052-00-099-0-01	Karnataka appellate tribunal	796.00	796.00	398.00
40	2053-00-101-0-05	Regional commissioner Bangalore	609.00	609.00	304.50
41	2011-02-101-0-09	PA's to MLAs	539.00	539.00	269.50
42	2053-00-101-0-06	Regional commissioner , Mysore	514.00	514.00	257.00
43	2053-00-101-0-08	Regional commissioner, belgaum	513.00	513.00	256.50
44	2053-00-101-0-07	Regional commissioner, Gulbarga	492.00	492.00	246.00
45	2506-00-101-1-01	Establishment and other charges	447.00	447.00	223.50
46	2250-00-103-3-00	Kaginele development board	400.00	400.00	200.00
47	2235-60-107-0-08	Goa freedom fighters pension	400.00	400.00	200.00
48	2029-00-101-1-05	Visweshwaraiah canal, Bhadra project Bangalore , Mysore & Belgaum divisions rev. establishments for collection of betterment contribution & water rates	362.00	362.00	181.00
49	2250-00-103-2-00	Basava kalyana Development Board	300.00	300.00	150.00
50	2053-00-800-0-07	Creation of new talukas	300.00	300.00	150.00
51	2053-00-093-1-07	Special court under Karnataka land grabbing prohibition act 2011	280.00	280.00	140.00
52	2506-00-101-5-01	Survey and settlement training	241.00	241.00	120.50
53	2011-02-102-0-09	PA's to MLC's	212.00	212.00	106.00
54	2235-01-110-5-01	Developments of Tibetans	200.00	200.00	100.00
55	2245-80-102-0-04	Strengthening of State disaster management authority and district disaster management authority	200.00	200.00	100.00
56	2070-00-112-0-01	House Rent and Accommodation controller Bangalore division	187.00	187.00	93.50
57	2053-00-800-0-11	Strengthening of Karnataka public land corporation limited	50.00	50.00	25.00
58	2235-60-102-1-07	Mythri	125.00	125.00	62.50
59	2250-00-102-4-02	Maharaja Sanskrit college -agama section	114.00	114.00	57.00
60	2250-00-103-1-00	Kudalasangama Development board	50.00	50.00	25.00
61	2053-00-094-5-01	Bangalore Division	102.00	102.00	51.00
62	2030-03-001-2-07	e-governance initiative fund	100.00	100.00	50.00
63	2053-00-101-0-01	Bangalore division	100.00	100.00	50.00

64	2053-00-101-0-02	Mysore division	100.00	100.00	50.00
65	2053-00-101-0-03	Gulbarga division	100.00	100.00	50.00
66	2053-00-101-0-04	Belgaum division	100.00	100.00	50.00
67	2250-00-103-5-06	Yedyur development authority	100.00	100.00	50.00
68	2250-00-103-5-10	Mass marriage	100.00	100.00	50.00
69	2250-00-103-9-02	Banavasi development authority	100.00	100.00	50.00
70	2506-00-012-0-03	UPOR project	100.00	100.00	50.00
71	2506-00-103-0-02	National land record management programme (NLRMP)	100.00	100.00	50.00
72	2250-00-102-4-03	Special grants to the institute of prakrit studies and research at Shravabelagola	60.00	60.00	30.00
73	2053-00-800-0-10	Payments under the Karnataka guarantee of services act	50.00	50.00	25.00
74	2250-00-103-8-00	Kittooru abhivruddhi pradikara	50.00	50.00	25.00
75	2029-00-102-1-05	Special cell for creating revenue villages of lambani tanda's	37.00	37.00	18.50
76	2053-00-094-3-04	Belgaum division	34.00	34.00	17.00
77	2053-00-800-0-04	Task force for identification of government lands	25.00	25.00	12.50
78	2250-00-103-5-02	Gandhi bhavan	25.00	25.00	12.50
79	2075-00-800-4-03	Roerich Estate	25.00	25.00	12.50
80	2053-00-094-2-01	Bangalore division	23.00	23.00	11.50
81	2053-00-094-3-05	Hubli ankola railway broadguage	20.00	20.00	10.00
82	2235-60-102-1-09	Pension to acid attack victims	20.00	20.00	10.00
83	2250-00-800-2-13	Liberation day celebration of kalyana Karnataka	20.00	20.00	10.00
84	2235-60-102-3-01	Pension to person incapacitated in communal violence	10.00	10.00	5.00
85	2053-00-101-0-09	Commissioner for state rehabilitation and resettlement	8.00	8.00	4.00
86	2030-02-102-0-01	Expenses on sale of stamps	2.00	2.00	1.00
87	2030-01-101-0-01	Cost of stamps-judical	1.00	1.00	0.50
88	2030-01-102-0-01	Expenses on sale of stamps-judical	1.00	1.00	0.50
89	2030-00-094-7-05	Janaspadana programmes at hobli level	1.00	1.00	0.50
90	2075-00-101-2-00	Mahal e shart	1.00	1.00	0.50
91	2075-00-101-3-02	Honorarium to pallegars	1.00	1.00	0.50
92	2075-00-104-0-03	Cash grant yonia mamool saliyana	1.00	1.00	0.50
93	2245-80-101-0-02	Search , rescue equipment and emergency operation centre	1.00	1.00	0.50

94	2506-00-103-0-01	Indexing, cataloging, pre list preparation & scanning of land records	1.00	1.00	0.50
95	4059-80-051-0-42	Construction of district office buildings	9000.00	9000.00	4500.00
96	4059-80-051-0-30	Construction of Mini Vidhana Soudha	4000.00	4000.00	2000.00
97	4059-01-051-0-01	Construction of new nada kacheri	1500.00	1500.00	750.00
98	4250-00-800-0-09	Development and minitenance of hindu graveyards	1000.00	1000.00	500.00
99	4059-01-201-0-02	Land acquisition compensation	500.00	500.00	250.00
100	4059-80-201-0-01	Karnataka public lands corporation	300.00	300.00	150.00
101	4515-00-103-1-01	Payments in cash to Land lords for land vested in Government	20.00	20.00	10.00

Non delegated schemes

Sl. NO	HOA	Description	BE 2020-21	RE-2020-21	REMARKS
1	2030-03-001-1-00-051&071	INSPECTOR GENERAL OF REGISTRATION & STAMPS	1780.00	1731.00	NON DELEGATE
2	2250-00-103-5-14	GRANT-IN-AID- TO VARIOUR MUTTS IN THE STATE	3000.00	3000.00	NON DELEGATE
3	2250-00-103-5-08	ASSITANCE TO MANASA SAROVAR PILIGRIMS	2000.00	2000.00	NON DELEGATE
4	2250-00-103-9-07	BRAHMIN DEVELOPMENT BOARD	500.00	500.00	NON DELEGATE
5	2250-00-103-9-03	SARVAGNYA DEVELOPMENT AUTHORITY	20.00	20.00	NON DELEGATE
6	4059-80-051-0-56-132	ESTABLISHMENT OF ANUBHAVA MANTAPA	10000.00	10000.00	NON DELEGATE
7	4059-80-051-0-52	INFRASTRUCTURE & STAY FACILITIES AT RELIGIOUS PLACES	2600.00	2600.00	NON DELEGATE

(GRANT-IN-AID-REVISED ESTIMATION DUE TO FREEING OF DA)

SL. NO	HRMS STAUS	SECTOR	HOA	DESCRIPTION	BUDGET ESTIMATE-2020-21	REVISED ESTIMATE E2020-21	REVISED ESTIMATE E8/12
1	OUTSIDE HRMS	STATE	2053-00-800-0-11	PUBLIC LAND CORPORATION LIMITED	87.00	79.64	53.09
2	OUTSIDE HRMS	STATE	2075-00-800-4-03	ROERICH ESTATE BOARD	14.00	13.13	8.75
3	OUTSIDE HRMS	STATE	2245-80-101-0-01	DISASTER MANAGEMENT CELL	287.00	262.16	174.78
4	OUTSIDE HRMS	STATE	2250-00-103-1-00	KUDALASANGAM A DEVELOPMENT BOARD	27.00	24.25	16.17

5	OUTSIDE HRMS	STATE	2250-00-103-2-00	BASAVA KALYANA DEVELOPMENT BOARD	27.00	24.25	16.17
6	OUTSIDE HRMS	STATE	2250-00-103-3-00	KAGINELE DEVELOPMENT BOARD	45.00	40.83	27.22
7	OUTSIDE HRMS	STATE	2250-00-800-2-02	GIA TO AGAMA SCHOOLS	26.00	23.14	15.43

xii) ಉಪರೇಖಿಸಿದಂತೆ ಸರ್ಕಾರದ ಅಧೀನದಲ್ಲಿರುವ ಬಾಸವಾ ಕಲ್ಯಾಣ ವಿಕಾಸ ಮಂಡಳಿ ಮತ್ತು ಕಾಗಿನೇಲಿ ವಿಕಾಸ ಮಂಡಳಿಗಳಿಗೆ ಹುದ್ದೆಗಳನ್ನು ಒದಗಿಸುವುದರ ಬಗ್ಗೆ ಸರ್ಕಾರದ ಅಧಿಕಾರವು ಇರುವುದು ಎಂದು ತಿಳಿಸಲಾಗಿದೆ. ಈ ಹುದ್ದೆಗಳನ್ನು ಒದಗಿಸುವುದರ ಬಗ್ಗೆ ಸರ್ಕಾರದ ಅಧಿಕಾರವು ಇರುವುದು ಎಂದು ತಿಳಿಸಲಾಗಿದೆ.

F CA±zr Me1gā «a gUMēB E-ASā aARā, gā aAVU YAZĀ²PA DAIĀPġA aAI ŪP ēEĒgP AV aāD», ĀāzJ AZĀ E aUMā «a gP EAB E-ASā aARā, gā aAVU YAZĀ²PA DAIĀPġA vP āa aAVzP ēōEgP, PĀ Mea1zē

(xiv) E-ĀSĒĀS½ @ ··ēgP ACxĀĀ CzĀō EACgP Ā-zEĒĒgĀ YĒYĀ āō1gP Āā»wUē, ASACszĀ «a gUMā

ಪ್ರಾಚೀನ ಇತಿಹಾಸದ www.karnataka.gov.in/kandaya ಅಧಿಕಾರವು ಈ ಕೆಳಕಂಡಂತಿರುವಂತೆ ಇದೆ.

ಪ್ರಮುಖ ಅಧಿಕಾರವು ಇರುವುದು ಎಂದು ತಿಳಿಸಲಾಗಿದೆ. ಈ ಹುದ್ದೆಗಳನ್ನು ಒದಗಿಸುವುದರ ಬಗ್ಗೆ ಸರ್ಕಾರದ ಅಧಿಕಾರವು ಇರುವುದು ಎಂದು ತಿಳಿಸಲಾಗಿದೆ.

xiii) ಉಪರೇಖಿಸಿದಂತೆ ಸರ್ಕಾರದ ಅಧೀನದಲ್ಲಿರುವ ಬಾಸವಾ ಕಲ್ಯಾಣ ವಿಕಾಸ ಮಂಡಳಿ ಮತ್ತು ಕಾಗಿನೇಲಿ ವಿಕಾಸ ಮಂಡಳಿಗಳಿಗೆ ಹುದ್ದೆಗಳನ್ನು ಒದಗಿಸುವುದರ ಬಗ್ಗೆ ಸರ್ಕಾರದ ಅಧಿಕಾರವು ಇರುವುದು ಎಂದು ತಿಳಿಸಲಾಗಿದೆ.

(xvi) ಉಪರೇಖಿಸಿದಂತೆ ಸರ್ಕಾರದ ಅಧೀನದಲ್ಲಿರುವ ಬಾಸವಾ ಕಲ್ಯಾಣ ವಿಕಾಸ ಮಂಡಳಿ ಮತ್ತು ಕಾಗಿನೇಲಿ ವಿಕಾಸ ಮಂಡಳಿಗಳಿಗೆ ಹುದ್ದೆಗಳನ್ನು ಒದಗಿಸುವುದರ ಬಗ್ಗೆ ಸರ್ಕಾರದ ಅಧಿಕಾರವು ಇರುವುದು ಎಂದು ತಿಳಿಸಲಾಗಿದೆ.

ಪೇಜ್	ಪ್ರಾಚೀನ ಇತಿಹಾಸದ ಉಪರೇಖಿಸಿದಂತೆ	ಉಪರೇಖಿಸಿದಂತೆ 2005gA ಲೇಖನ 5(1)gA YĒgĀ ḡāōdPĀ āā»w CġPġ	ಉಪರೇಖಿಸಿದಂತೆ 2005gA ಲೇಖನ 5(2)gĀ YĒgĀ āāiĒĀ ḡāōdPĀ āā»w CġPġ	ಉಪರೇಖಿಸಿದಂತೆ 2005gA ಲೇಖನ 19(1)gĀ YĒgĀ āāōēĀ YĒōēgĀ
1	ಸರ್ಕಾರದ ಅಧೀನದಲ್ಲಿರುವ ಹುದ್ದೆ (J.T.J.1)	ಸರ್ಕಾರದ ಅಧೀನದಲ್ಲಿರುವ ಹುದ್ದೆ (ಸರ್ಕಾರದ ಅಧೀನದಲ್ಲಿರುವ ಹುದ್ದೆ)	ಸರ್ಕಾರದ ಅಧೀನದಲ್ಲಿರುವ ಹುದ್ದೆ (ಸರ್ಕಾರದ ಅಧೀನದಲ್ಲಿರುವ ಹುದ್ದೆ)	ಸರ್ಕಾರದ ಅಧೀನದಲ್ಲಿರುವ ಹುದ್ದೆ (ಸರ್ಕಾರದ ಅಧೀನದಲ್ಲಿರುವ ಹುದ್ದೆ)
2	ಪ್ರಾಚೀನ ಇತಿಹಾಸದ ಉಪರೇಖಿಸಿದಂತೆ	ಪ್ರಾಚೀನ ಇತಿಹಾಸದ ಉಪರೇಖಿಸಿದಂತೆ	ಪ್ರಾಚೀನ ಇತಿಹಾಸದ ಉಪರೇಖಿಸಿದಂತೆ	ಪ್ರಾಚೀನ ಇತಿಹಾಸದ ಉಪರೇಖಿಸಿದಂತೆ
3	DAVJ PA DyōPA ಸರ್ಕಾರದ ಅಧೀನದಲ್ಲಿರುವ ಹುದ್ದೆ	ಸರ್ಕಾರದ ಅಧೀನದಲ್ಲಿರುವ ಹುದ್ದೆ	ಸರ್ಕಾರದ ಅಧೀನದಲ್ಲಿರುವ ಹುದ್ದೆ (ಸರ್ಕಾರದ ಅಧೀನದಲ್ಲಿರುವ ಹುದ್ದೆ)	DAVJ PA DyōPA ಸರ್ಕಾರದ ಅಧೀನದಲ್ಲಿರುವ ಹುದ್ದೆ

4	Drmi ±AS	»j AIA ~PmJ ±KEAZEACPaj Drmi aDgA ±ASÉ	»PAAIAPA PA ¥j ±KEAZEACPaj Drmi aDgA ±ASÉ	DAVj PA DyOPA P°UAggA PAZAAiA E-ASÉ
5	KE«A AIAA. .N.Dgi	PAÖgZA CCEA PAAiAÖZPÖ, (KE«A aAVAU AIAA. .N.Dgi),	±ASACPaj, (KE«A aAVAU AIAA. .N.Dgi),	PAÖgZA dAn PAAiAÖZPÖ, (KE«A aAVAU AIAA. .N.Dgi/ aAdgA-À),
6	KE, ACPAE-1	PAÖgZACCEAPAAiAÖZPÖ (KE, Ae1)	±ASACPaj (KE, ACPAE-1)	PAÖgZA G¥A PAAiAÖZPÖ, (KE, ACPAEK'KE, ACPAEZA J-T.J.1)
7	KE, ACPAE-2	PAÖgZACCEAPAAiAÖZPÖ (KE, ACPAE-2)	±ASACPaj (KE, Ae-2)	PAÖgZA G¥A PAAiAÖZPÖ, (KE, ACPAEK'KE, ACPAEZA J-T.J.1)
8	KE, ACPAE-3	PAÖgZACCEAPAAiAÖZPÖ (KE, ACPAE-3)	!AoACPaj, (KE, ACPAE-3)	PAÖgZA G¥A PAAiAÖZPÖ, (KE, ACPAEK'KE, ACPAEZA J-T.J.1)
9	¥AEPD, iv	PAÖgZA CCEA PAAiAÖZPÖ(¥AEPD, iv)	±ASACPaj (¥AEPD, iv)	PAÖgZA G¥A PAAiAÖZPÖ, (A°UkA-2/ P AEAIA/ 1A&gA/ ¥A&¥A)
10	P AEAIA	PAÖgZACCEAPAAiAÖZPÖ (¥A1A&.gk P AEAIA/ 'KE aAd/EgAw-3)	±ASACPaj (P AEAIA)	PAÖgZA G¥A PAAiAÖZPÖ (A°UkA-2/ P AEAIA/ 1A°AgA ¥A&¥A)
11	¥A1A&.g	PAÖgZACCEAPAAiAÖZPÖ (¥A1A&.gk P AEAIA/ 'KE aAd/EgAw-3)	±ASACPaj (¥A1A&.g)	PAÖgZA G¥A PAAiAÖZPÖ (A°UkA-2/ P AEAIA/ 1A°AgA ¥A&¥A)
12	KE PAZAAIA	PAÖgZACCEAPAAiAÖZPÖ (KE PAZAAiA/ 'KE, AzAgLi PKEA±)	±ASACPaj (KE.PAZAAiA)	PAÖgZA G¥A PAAiAÖZPÖ (KE aAd/EgAw/ 'KE PAZAAiA/ 'KE, AzAgLiA)
13	«±AµA PKEA±	PAÖgZACCEAPAAiAÖZPÖ («±AµA PKEA±)	»j AIA PAAIAPgA («±AµA PKEA±)	PAÖgZA C¥gA PAAiAÖZPÖ (A°UkA-1/'KE, aA. 'KE, zA/ «±AµA PKEA±)
14	PEJ.n	PAÖgZACCEAPAAiAÖZPÖ (PEJ.n)	±ASACPaj (PEJ.n.)	PAÖgZA G¥A PAAiAÖZPÖ (A°UkA-3/'KE AzAgLi PKEA±KPEJ.n)
15	A°UkA-1	PAÖgZACCEAPAAiAÖZPÖ (A°UkA-1)	±ASACPaj (A°UkA-1)	PAÖgZA C¥gA PAAiAÖZPÖ (A°UkA-1/'KE, aA. 'KE, zA/ «±AµA PKEA±)
16	A°UkA-2	PAÖgZA CCEA PAAiAÖZPÖ (A°UkA-2)	±ASACPaj (A°UkA-2)	PAÖgZA G¥A PAAiAÖZPÖ (A°UkA-2/ P AEAIA/ ¥A&¥A)
17	A°UkA-3	PAÖgZACCEAPAAiAÖZPÖ (A°UkA-3/ «¥AµA a°D°Li)	±ASACPaj (A°UkA-3)	PAÖgZA G¥A PAAiAÖZPÖ (A°UkA-3/ PEJ.n/ 'KE, AzAgLi PKEA±)
18	KE, AzAgLi	PAÖgZACCEAPAAiAÖZPÖ (KE, AzAgLi)	±ASACPaj (KE, AzAgLi)	PAÖgZA G¥A PAAiAÖZPÖ (KE aAd/EgAw/'KE PAZAAiA/ 'KE, AzAgLiA)

GOVERNMENT OF KARNATAKA

NO: RD/12/LRD/2020

Karnataka Government Secretariat
M.S. Building
Bengaluru, Date:31.12.2020**NOTIFICATION**

Whereas the draft of Notification No. RD/12/LRD/2020, dated 19.11.2020, regarding alteration of the limits of Suntikoppa and Kushalnagara Circles of Somwarpet taluk of Kodagu District to constitute a new taluk called as Kushalnagar taluk of Kodagu District was published as required by section 6 of the Karnataka Land Revenue Act, 1964 (Karnataka Act 12 of 1964), in Part IV-A of the Karnataka Gazette Extra-ordinary, dated:19-11-2020 inviting objections or suggestions from all the persons likely to be affected thereby within thirty days from the date of its publication in the Official Gazette.

And whereas, the said Gazette was made available to the public on 19.11.2020.

And whereas no objections and suggestions have been received in this behalf by the Government.

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 4 of the Karnataka Land Revenue Act, 1964 (Karnataka Act 12 of 1964) the Government of Karnataka hereby makes the following notification, namely:-

SCHEDULE-I

The Circles, Village Accountant Circles and Villages specified in column (2) and (3) of the table below shall be excluded from the limits of Somwarpet taluk of Kodagu District and form a new taluk called as **Kushalnagar** in Kodagu district.

Sl. No	Name of Circle (Hobli)	Name of village Accountant Circles and Villages	
(1)	(2)	(3)	
1.	Kushalnagar	Mullusoge Village Accountant Circle	Villages: - 1. Mullusoge a. Gummanakolli b. Gondibasavanahalli 2. Basavanahalli a. Guddehosuru b. Bolluru c. Doddabettageri d. Atthuru e. Atthuru Forest f. Anekadu Forest 3. Bychanahalli a. Madapattana
		Kudige Village Accountant Circle	4. Kudige a. Huduguru b. Mallenahalli c. Byadagotta d. Shiraholalu e. Seegehosuru f. Kalidevarahosuru g. Bendebetta Forest h. Mavinahalla Forest i. Jenukallubetta Forest j. Heggadalli k. Bhuvanagiri 5. Kudumangaluru a. Chikkathuru b. Kudluru c. Basavanathuru d. Doddathuru e. Hulugunda
		Nanjarayapattana Village Accountant Circle	6. Nanjarayapattana 7. Rangasamudra a. Hosapattana b. Virupakshapura 8. ValnurThyagathur 9. Rasulpura a. Chikkabettageri
		Abhyathmangala Village Accountant	10. Abhyathmangala 11. Kudluruchettalli

		Circle	12. Nellihudikeri
		Hebbale Village Accountant Circle	13. Hebbale 14. Maruru a. Halegote b. 6 th Hosakote c. Chinnenahalli d. Kasalagodu 15. Huluse a. Rampura
		Shirangala Village Accountant Circle	16. Shirangala 17. Manajuru a. Chikkanayakana b. Hosalli c. Nalluru
		Thorenuru Village Accountant Circle	18. Thorenuru a. Chikkaluvara b. Doddaluvara c. Arashinaguppe d. Aliluguppe e. Basiruguppe f. Siddalingapura g. Andnipura h. Gaddehosalli
2	Suntikoppa	Uluguli Village Accountant Circle	19. Uluguli a. Nargane b. Suntikoppa Town
		Kedakal Circle Village Accountant Circle	20. Kedakal Negadal a. Haleri 21. Horuru a. Moduru
		Kodagarahalli Village Accountant Circle	22. Andagove a. Kodagarahalli 23. Kanbail Baichanahalli 24. Heruru a. Hadre b. Maluru
		Kambibane Village Accountant Circle	25. 7th Hosakote 26. Atthuru Nalluru 27. Nakuru Shiranagala
		Cherala Srimangala Village	28. Cherala Srimangala a. Cherala

	Accountant Circle	b. Srimangala 29. Erala Valamudi a. Erala b. Valamudi
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Boundary details of newly formed Kushalnagar taluk of Kodagu District

East :- Mysore taluk of Mysore District.	West :- Madikeri Taluk of Kodagu District.
North :- Somwarpet Taluk of Kodagu District.	South :- Virajpet Taluk of Kodagu District.

SCHEDULE-II

After formation of new taluk as specified in schedule-I, the remaining circles, Village Accountant Circles and Villages specified in column (2) and (3) of the table below shall continue to remain in **Somwarpet Taluk in Kodagu District.**

Sl. No	Name of Circle (Hobli)	Name of village Accountant Circles and Villages	
(1)	(2)	(3)	
1	Somwarpet	Hanagallu Village Accountant Circle	1. Hanagallu a. HanagalluShettalli 2. Chowdlu a. Kibbeta 3. Kalkanduru a. Hosabeedu b. Adigalale 4. Yaduru
		Beluru Village Accountant Circle	5. Beluru Basavanahalli 6. Kusuburu a. Gadinadu Forest 7. Balagunda a. Nagaruru
		Igoor Village Accountant Circle	8. Igoor a. Harengi b. Yadavare c. Horavale 9. Yadavanadu a. Yadavanadu Forest Beet-1 b. Yadavanadu Forest -1

	Kiraganduru Village Accountant Circle	10.Kiraganduru 11.Thakeri 12.Biligeri
	Nerugalale Village Accountant Circle	13.Nerugalale a. Areyuru b. Hithlumakki 14.Yalakanuru a. Hosalli b. Nerale 15.Negallikarkalli 16.Masagodu a. Doddabburu b. Chikkabburu
	Ganaguru Village Accountant Circle	17.Ganaguru a. Unjiganahalli b. Nidtha Forest Beet-1 18.Gonimaruru a. Nagavala b. Yadunde c. Banavara d. Morikallu e. Basavanahalli f. Adianduru g. Bhuvanagala h. Sangayyanapura
	Madapura Village Accountant Circle	19.Kumburu a. Jamburu 20.Muvathoklu a. Hadageri b. Iggodlu. 21.Kandanakolli a. Koppathuru b. Kadandalu
	Garvale Village Accountant Circle	22. Garvale 23. Shirangalli a. Kirudale 24. Surlabbi a. Kikkaralli b. Kumbaragadige c. Mankya
	Haraduru Village Accountant Circle	25.Anjanageri bettageri a. Haraduru 26.Garaganduru

2	Shanthalli	Shanthalli Village Accountant Circle	27. Shanthalli 28. Abhimata 29. Haraga 30. Thaltare Shettalli
		Kumaralli Village Accountant Circle	31. Kotnalli 32. Kumaralli
		Kundalli Village Accountant Circle	33. Bettadalli 34. Kundalli
		Tholuru Shettalli Village Accountant Circle	35. Tholuru Shettalli 36. Doddatholuru 37. Chikkatholuru 38. Koothi
3	Kodlipet	Besuru Village Accountant Circle	39. Agali 40. Niluvagilu a. Besuru b. Chikkabandara c. 2 nd Kudluru 41. Doddabandhara a. Bittiganahalli 42. Korgallu a. Hemmane 43. Kudluru a. Lakani 44. Kerekeri a. Arehalli b. Chikkakunda 45. Honnekodi a. Basavanare b. Koniganahalli 46. Katteपुरa a. Hippugalale b. Katteपुरa Forest
		Handli Village Accountant Circle	47. Bellaralli a. Handli 48. Hebbuluse a. Samigedalu b. Hosapura 49. Huluse a. Shirangala b. Gudugalale 50. Nakalagodu a. Kanagalu b. Bettadalli

			<p>c. Beekalli</p> <p>51. Mudaravalli</p> <p>a. Kerehalli</p> <p>b. Bageri</p> <p>52. Managali</p> <p>a. Taluru</p> <p>53. Kitthuru</p> <p>a. Hallibailu</p> <p>54. Avaredalu</p> <p>a. Hulukodu</p>
		Doddakodli Village Accountant Circle	<p>55. Doddakodli</p> <p>a. Kallalli</p> <p>b. Nandipura</p> <p>56. Kelakodli</p> <p>a. Arakanahalli</p> <p>b. Hampapura</p> <p>57. Kirikodli</p> <p>a. Keraganahalli</p> <p>58. Kasuru</p> <p>a. Hosalli</p> <p>b. Shanthapura</p> <p>59. Urugutthi</p> <p>a. Kyathe</p> <p>b. Echalapura</p> <p>c. Mallepura</p> <p>60. Janardhanahalli</p> <p>a. Mavinahalli</p> <p>b. Maluganahalli</p> <p>c. Magadalli</p> <p>61. Neerugunda</p>
		Bembaluru Village Accountant Circle	<p>62. Bembaluru</p> <p>a. Shiraha</p> <p>63. Madre</p> <p>a. Dandalli</p> <p>b. Hosalli</p> <p>c. Kujageri</p> <p>64. Doddabilaha</p> <p>a. Kiribilaha</p> <p>b. Chennapura</p> <p>65. Shivaralli</p> <p>a. Kanaralli</p> <p>b. Karkanalli</p> <p>c. Thalguru</p> <p>d. Harohalli</p> <p>66. Byadagotta</p>

			<ul style="list-style-type: none"> a. Doddakunda b. Ramenahalli c. Mallalli
4	Shanivar santhe	Dundalli Village Accountant Circle	<p>67. Dundalli</p> <ul style="list-style-type: none"> a. Halukene b. Thoyalli <p>68. Kajuru</p> <ul style="list-style-type: none"> a. Chikkakolathuru b. Jabekodi <p>69. Bidaruru</p> <ul style="list-style-type: none"> a. Hemmane b. Sulugalale c. Bidaruru line d. Hemmane Line <p>70. Doddakolathuru</p> <ul style="list-style-type: none"> a. Appashettalli b. Shettiganahalli <p>71. Cheekanahalli</p> <ul style="list-style-type: none"> a. Yedehalli
		Nidtha Village Accountant Circle	<p>72. Nidtha</p> <ul style="list-style-type: none"> a. Jagenahalli <p>73. Mulluru</p> <ul style="list-style-type: none"> a. Kargodu <p>74. Sidigalale</p> <ul style="list-style-type: none"> a. Doddalli b. Kyathanahalli <p>75. Hithlukeri</p> <ul style="list-style-type: none"> a. HunasekaiHosalli <p>76. Chawdenahalli</p> <ul style="list-style-type: none"> a. Harehosuru <p>77. Gopalapura</p> <ul style="list-style-type: none"> a. Madegodu b. Vadeyanapura c. kenkere
		Aluru Village Accountant Circle	<p>78. Aluru</p> <ul style="list-style-type: none"> a. Siddapura b. Kantebasavanahalli <p>79. Doddakanagaalu</p> <ul style="list-style-type: none"> a. Chikkakanagalu b. Doddalli c. Hithlugadde <p>80. Malambi</p> <ul style="list-style-type: none"> a. KaniveBasavanahalli b. Malambi Forest <p>81. Harohalli</p>

			<p>a. Hosagutti b. Hosalli 82. Mailathpura a. Nagavara b. Badubanahalli c. Ammalli 83. Menasa a. Bettadalli b. Manehalli 84. Ankanahalli a. Gangavara b. Kaisaravalli c. Seegemaruru</p>
		<p>Gowdalli Village Accountant Circle</p>	<p>85. Gowdalli a. Ajjalli b. Haralli c. Chikkara d. Kuguru 86. Heggula a. Gondalli b. Shanthaveri c. Basavanakoppa 87. Chennapura a. Hirikara b. Shivapura 88. Shunti a. Mangaluru b. Koralalli 89. Kugekodi a. Gejjehanakodu b. Doddahanakodu c. Honnavalli 90. Doddamalte a. Sulimalte b. Harohalli c. Valagunda d. 2nd Chowdu 91. Nandigunda a. Ramenahalli b. Kuruduvalli</p>

Boundary details of Somwarpet taluk of Kodagu District after alteration and formation of new taluk Kushalnagar

East :- Arakalagodu Taluk of Hassan District	West :- Madikeri Taluk of Kodagu District.
North :-Sakaleshpur Taluk of Hassan District	South :-Kushalnagar Taluk of Kodagu District.

The above shall come into effect from the date of publication of this notification in the official Gazette.

By order and in the name of the
Governor of Karnataka

(V.T. Rajyashree)

Under Secretary to Government
Revenue Department (SSLR)

PR-658

GOVERNMENT OF KARNATAKA

NO: RD/02/LRD/2019

Karnataka Government Secretariat
M.S. Building
Bengaluru, Date:31.12.2020.

NOTIFICATION

Whereas the draft of the notification No. RD/02/LRD/2019 dated: 30.05.2020 regarding alerting the alter the limits of Chittapur and Chincholi Taluk of Kalaburgi District by excluding certain villages specified in the schedules from the said Taluks and by including the said villages in the Kalagi taluk and Shahabad taluk of Kalaburgi District was published as required by section 6 of the Karnataka Land Revenue Act, 1964 (Karnataka Act 12 of 1964) in the Karnataka Gazette (Part-IVA), dated: 04.06.2020 inviting objections and suggestions from all the persons likely to be affected thereby within one month from the date of its publication in the Official Gazette.

And whereas, the said Gazette was made available to the public on 04.06.2020.

And whereas, objections and suggestions have been received in this behalf and considered by the State Government.

Now, therefore, in exercise of the powers conferred by sub section (4) of section 4 of the Karnataka Land Revenue Act, 1964 (Karnataka Act 12 of 1964) the Government of Karnataka hereby makes the following notification, namely:-

SCHEDULE-I

The villages specified in column (3) of the table below shall be excluded from the limits of the taluk specified in column (2) and shall be included within the limits of the taluk specified in column (4) thereof:-

Sl. No	Name of taluk from which villages specified in column (3) are excluded.	Name of Village	Name of taluk in which villages specified in column (3) are included.
(1)	(2)	(3)	(4)
1	CHITTAPUR	1.MADABOOL 2.VACHHA 3.HADANUR 4.SANGAVI 5.MUGUTA 6.PETASHIRUR 7.BENNUR 8.MATTIMUD 9.INDANAKAL 10.TONASANAHALLI (T)	KALAGI
2	CHINCHOLI	1.GADIKESHWAR 2.RAYAKODA 3.BHUTAPUR 4.CHINTAPALLI 5.RUDNUR 6.HODEBEERANAHALLI	KALAGI
3	CHITTAPUR	1. MUGULANAGANV 2. MALGATTI 3. SHANKARWADI 4. JEEVANAGI 5. RAVOOR 6. GANDHI NAGAR (LAXMIPUR WADI)	SHAHABAD

SCHEDULE-II

The villages specified in column (3) of the table shall remain under the taluk of Chittapur in Kalburagi District specified in column (2) thereof after inclusion of villages to the taluk of Kalgi and Shahabad in Kalaburgi District,-

Sl. No	Name of taluk	Name of Village
(1)	(2)	(3)
1	CHITTAPUR	1. K.CHITTAPUR 2. K.NAGAON

Sl. No	Name of taluk	Name of Village
		3. PETHCHITTAPUR
		4. KADDARGI
		5. BHAGODI
		6. YARAGAL
		7. MUDABOOL
		8. HOSUR
		9. SATNOOR
		10. BHANKALANGA
		11. DONAGAON
		12. KARDAL
		13. ALUR
		14. BOMMANALLI
		15. DIGGAON
		16. MOGLA
		17. ITAGA
		18. MARGOL
		19. DANDOTHI
		20. MALAKUD
		21. GUNDAGURTHI
		22. IVANI
		23. BELAGUMPA
		24. NALWAR
		25. TURNUR
		26. MALAG (N)
		27. KULKUND
		28. KONCHUR
		29. LADLAPUR
		30. HALKATTA
		31. KAMARWADI
		32. SULAHALLI
		33. HANNIKERA
		34. ALLOLLI
		35. RAJOLLA
		36. RAMTEERTH
		37. BHEEMANALLI
		38. ALLUR (K)
		39. ALLUR (B)
		40. DANDAGUND
		41. BELAGERA
		42. SANKNOOR
		43. RAMPURHALLI
		44. HULANDAGERA
		45. BANNATI
		46. KANAGANHALLI

Sl. No	Name of taluk	Name of Village
		47. SANNATI
		48. KOLLUR
		49. MARDGI (N)
		50. SUGUR (N)
		51. WADI
		52. BAPUNAGAR
		53. BASAWESHWARNAGAR
		54. SHIVANAGR
		55. TARAKASPET
		56. YAGAPUR
		57. DEVAPUR
		58. INGALAGI
		59. KUNDANOOR
		60. KADBOOR
		61. BALAWADGI
		62. CHAMNOOR
		63. HAMPAPUR
		64. KATAMMADEVARAHALLI

SCHEDULE-III

The Villages specified in column (3) of the table shall remain under the taluk of Chincholi in Kalburagi District Seceified in column (2) thereof after inclusion of villages to the taluk of Kalagi in Kalaburagi District:-

Sl. No	Name of Taluk	Name of Village
(1)	(2)	(3)
1	CHINCHOLI	1. CHINCHOLI
		2. KUSARMAPALLI
		3. DHSARMASAGAR
		4. VENKATAPUR
		5. ANTAVRAM
		6. BHONASPUR
		7. SHIVRMPUR
		8. MAGADAMPUR
		9. KUNCHAVARAM
		10. PONCHAVARAM
		11. LACHMA SAGAR
		12. SHIVAREDDYPALLI
		13. CHANDRAMPALLI
		14. KOLLUR

Sl. No	Name of Taluk	Name of Village
		15. NAGAILAYI
		16. TIRUMALAPUR
		17. PATTAPALLI
		18. GOUDANHALLI
		19. DEGALAMADI
		20. FATTEPUR
		21. AINOLLI
		22. BHOGALINGADALLI
		23. SHADIPUR
		24. CHINDANOR
		25. JEELAVARSHA
		26. KALBHAVI
		27. CHIKKINGDALLI
		28. NIMAHOSALLI
		29. INDRAPADHOSALLI
		30. ANWAR
		31. POLAKAPALLI
		32. SOMALINGADALLI
		33. BHIRAMAPALLI
		34. MIRIYAN
		35. CHANDAPUR
		36. KALLU ROAD
		37. GANGANAPALLI
		38. GOTTAMGOTTA (K)
		39. GOTTAMGOTTA (B)
		40. NIRACHALAM
		41. BURUGDODDI
		42. KATANGIDDA
		43. SERIBEKNALLI
		44. YAKATPUR
		45. DOULATPUR
		46. MOMBAPUR
		47. LINGANAGAR
		48. SANGAPUR
		49. MANIKAPUR (D)
		50. BOMMANALLI
		51. KANAKPUR
		52. HUDADALLI
		53. KHUDAVANDPUR

Sl. No	Name of Taluk	Name of Village
		54. DOTIKOL
		55. CHIMMAIDLAYI
		56. DASTAPUR
		57. MORNAL
		58. KHAIRTAPUR
		59. HUVINABAVI
		60. RUSTAMPUR
		61. YELAKPALLI
		62. SULEPET
		63. PARDAR MOTAKAPALLI
		64. KUPNUR
		65. PENCHANPALLI
		66. YAKAPUR
		67. BEDAKPALLI
		68. RAMTEERTH
		69. GARAGPALLI
		70. IRAGAPALLI
		71. BURAGPALLI
		72. GANAPUR
		73. BHATAMPALLI
		74. KORADAMPALLI
		75. KEROLLI
		76. BHANTNALLI
		77. BENAKANALLI
		78. KARCHIKHED
		79. CHATRSAL
		80. NIDGUNDA
		81. SHIROLI
		82. HUVINHALLI
		83. POTANGAL
		84. HALKODA
		85. JATTUR
		86. SANGAM (K)
		87. KALLUR (K)
		88. KALLUR (B)
		89. AINPUR
		90. BHUNYAR (B)
		91. BHUNYAR (K)
		92. KHANAPUR

Sl. No	Name of Taluk	Name of Village
		93. BENAKEPALLI
		94. SALAGAR BASANTPUR
		95. YATTEBARAPUR
		96. SALEBEERANALLI
		97. TUMAKUNTA
		98. SHIKAR MOTAKAPALLI
		99. YAMPALLI
		100. MARAPALLI
		101. HASARGUNDAGI
		102. GURAMPALLI
		103. NAGRAL
		104. YALLAMAMADI
		105. CHANNUR
		106. GADILINGADALLI
		107. KOTAGA
		108. CHANDANKERA
		109. RANAPUR
		110. NARANAL
		111. CHIMMANACHOD
		112. GARAMPALLI
		113. TAJLAPUR

The above shall come into effect from the date of publication of this notification in the official Gazette.

By order and in the name of the
Governor of Karnataka

(V.T. RAJYASHREE)

Under Secretary to Government
Revenue Department (SSLR)

Government of Karnataka

No: AGD/152/ACT/2017(P1)

KARNATAKA GOVERNMENT SECRETARIAT
MULTISTORIED BUILDING,
BANGALURU, Dated: 24.12.2020**NOTIFICATION**

The draft of the following rules further to amend the Karnataka Agriculture Pests and Diseases Rules, 1971, which the Government of Karnataka proposes to make in exercise of the powers conferred by sub -section (1) of section 20 of the Karnataka Agriculture Pests and Diseases Act, 1968 (Karnataka Act 01 of 1969) is hereby published as required by sub-section (1) of section 20 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration after fifteen days from the date of its publication in the Official Gazette.

Any objection or suggestion, which may be received by the State Government from any person with respect to the said draft before the expiry of the period specified above will be addressed to the Additional Chief Secretary to Government, Department of Agriculture, M.S Building, Bangalore-560 001.

DRAFT RULES

1.Title and commencement.-(1) These rules may be called the Karnataka Agriculture Pests and Diseases (Amendment) Rules,2020.

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

2.Amendment of Rule 5.- In the Karnataka Agricultural Pests and Diseases Rules, 1971, in rule 5, in sub-rule (1), for the words “concerned Divisional Joint Director of Agriculture” the words “Director of Agriculture” shall be substituted.

By order and in the name of
Governor of Karnataka

(Manjula.B.R)
Under Secretary to Government(I/c)
Agriculture Department (Planning)

PR-660

HIGH COURT OF KARNATAKA, BENGALURU
NOTIFICATION
HCLC No.55/2003, DATED 14.08.2020

In exercise of the powers conferred by Article 227 of the Constitution of India and Section 477 of the Code of Criminal Procedure, 1973, and all other powers thereunto enabling, the High Court of Karnataka, with the previous approval of the Government of Karnataka, promulgates and issue the following Rules with respect to practice and procedure to be followed by the Criminal Courts in the State.

1. (1) These Rules may be called the Karnataka Criminal (Amended) Rules of Practice, 2020.
(2) It shall come into force from the date of its publication in the Official Karnataka Gazette.
2. **Amendment to Rule 3(1) of Chapter V:** After sub-rule (1) of Rule 3 in Chapter V of the Karnataka Criminal Rules of Practice, 1968, the following clause shall be inserted as 3(1A).

3(1A) The Investigating Officer, while producing the accused for the first time after his/her arrest before the Magistrate, Sessions Judge or Special Judge, as the case may be, along with the remand application, a latest photograph of the accused in passport size shall be produced, which shall be sealed under the orders of the Court concerned and kept on record. The Investigating Officer shall also produce a latest passport size photograph of the accused at the time of filing of charge sheet.

BY ORDER OF THE HIGH COURT

Sd/-

(RAJENDRA BADAMIKAR)
REGISTRAR GENERAL

PR-661

GOVERNMENT OF KARNATAKA

No. FD 05 CSL 2020

Karnataka Government Secretariat,
Vidhana Soudha,
Bengaluru, dated: 29/12/2020.

NOTIFICATION (4-J/2020)

In exercise of the powers conferred by section 164 of the Karnataka Goods and Services Tax Act, 2017 (Karnataka Act 27 of 2017), the Government of Karnataka on the recommendations of the Council, hereby makes the following rules further to amend the Karnataka Goods and Services Tax Rules, 2017, namely:-

1. Title and commencement. - (1) These rules may be called the Karnataka Goods and Services Tax (Eleventh Amendment) Rules, 2020.

(2) Save as otherwise provided in these rules, they shall be deemed to have come into force with effect from the 10th day of November, 2020.

2. Substitution of rule 59.-In the Karnataka Goods and Services Tax Rules, 2017 (hereinafter referred to as the said rules), for rule 59, the following rule shall be substituted with effect from the 1st day of January, 2021 namely:-

“59. Form and manner of furnishing details of outward supplies.-(1) Every registered person, other than a person referred to in section 14 of the Integrated Goods and Services Tax Act, 2017 (Central Act 13 of 2017), required to furnish the details of outward supplies of goods or services or both under section 37, shall furnish such details in FORM GSTR-1 for the month or the quarter, as the case may be, electronically through the common portal, either directly or through a Facilitation Centre as may be notified by the Commissioner.

(2) The registered persons required to furnish return for every quarter under proviso to sub-section (1) of section 39 may furnish the details of such outward supplies of goods or services or both to a registered person, as he may consider necessary, for the first and second months of a quarter, up to a cumulative value of fifty lakh rupees in each of the months, using invoice furnishing facility (hereafter in this notification referred to as the “IFF”) electronically on the common portal, duly authenticated in the manner prescribed under rule 26, from the 1st day of the month succeeding such month till the 13th day of the said month.

(3) The details of outward supplies furnished using the IFF, for the first and second months of a quarter, shall not be furnished in FORM GSTR-1 for the said quarter.

(4) The details of outward supplies of goods or services or both furnished in **FORM GSTR-1** shall include the,-

(a) invoice wise details of all -

(i) inter-State and intra-State supplies made to the registered persons; and

- (ii) inter-State supplies with invoice value more than two and a half lakh rupees made to the unregistered persons;
- (b) consolidated details of all -
- (i) intra-State supplies made to unregistered persons for each rate of tax; and
- (ii) State wise inter-State supplies with invoice value upto two and a half lakh rupees made to unregistered persons for each rate of tax;
- (c) debit and credit notes, if any, issued during the month for invoices issued previously.
- (5) The details of outward supplies of goods or services or both furnished using the IFF shall include the -
- (a) invoice wise details of inter-State and intra-State supplies made to the registered persons;
- (b) debit and credit notes, if any, issued during the month for such invoices issued previously.”

3.Substitution of rule 60.- For rule 60 of said rules, the following shall be substituted with effect from the 1st day of January, 2021, namely:-

“60.Form and manner of ascertaining details of inward supplies.-(1)The details of outward supplies furnished by the supplier in **FORM GSTR-1** or using the IFF shall be made available electronically to the concerned registered persons (recipients) in **Part A** of **FORM GSTR-2A**, in **FORM GSTR-4A** and in **FORM GSTR-6A** through the common portal, as the case may be.

(2) The details of invoices furnished by a non-resident taxable person in his return in **FORM GSTR-5** under rule 63 shall be made available to the recipient of credit in **Part A** of **FORM GSTR 2A** electronically through the common portal.

(3) The details of invoices furnished by an Input Service Distributor in his return in **FORM GSTR-6** under rule 65 shall be made available to the recipient of credit in **Part B** of **FORM GSTR 2A** electronically through the common portal.

(4) The details of tax deducted at source furnished by the deductor under sub-section (3) of section 39 in **FORM GSTR-7** shall be made available to the deductee in **Part C** of **FORM GSTR-2A** electronically through the common portal

(5) The details of tax collected at source furnished by an e-commerce operator under section 52 in **FORM GSTR-8** shall be made available to the concerned person in **Part C** of **FORM GSTR 2A** electronically through the common portal.

(6) The details of the integrated tax paid on the import of goods or goods brought in domestic Tariff Area from Special Economic Zone unit or a Special Economic Zone developer on a bill of entry shall be made available in **Part D** of **FORM GSTR-2A** electronically through the common portal.

(7) An auto-drafted statement containing the details of input tax credit shall be made available to the registered person in **FORM GSTR-2B**, for every month, electronically through the common portal, and shall consist of,-

- (i) the details of outward supplies furnished by his supplier, other than a supplier required to furnish return for every quarter under proviso to sub-section (1) of section 39, in **FORM GSTR-1**, between the day immediately after the due date of furnishing of **FORM GSTR-1** for the previous month to the due date of furnishing of **FORM GSTR-1** for the month;
- (ii) the details of invoices furnished by a non-resident taxable person in **FORM GSTR-5** and details of invoices furnished by an Input Service Distributor in his return in **FORM GSTR-6** and details of outward supplies furnished by his supplier, required to furnish return for every quarter under proviso to sub-section (1) of section 39, in **FORM GSTR-1** or using the IFF, as the case may be,-
 - (a) for the first month of the quarter, between the day immediately after the due date of furnishing of **FORM GSTR-1** for the preceding quarter to the due date of furnishing details using the IFF for the first month of the quarter; and
 - (b) for the second month of the quarter, **between the** day immediately after the **due date of furnishing details using** the IFF for the first month of the quarter to the **due date of furnishing details using** the IFF for the second month of the quarter; **and**
 - (c) for the third month of the quarter, between the day immediately after the due date of furnishing of details using the IFF for the second

month of the quarter to the due date of furnishing of **FORM GSTR-1** for the quarter;

(iii) the details of the integrated tax paid on the import of goods or goods brought in the domestic Tariff Area from Special Economic Zone unit or a Special Economic Zone developer on a bill of entry in the month.

(8) The statement in **FORM GSTR-2B** for every month shall be made available to the registered person,-

(i) for the first and second month of a quarter, a day after the due date of furnishing of details of outward supplies for the said month, in the IFF by a registered person required to furnish return for every quarter under proviso to sub-section (1) of section 39, **or in FORM GSTR-1** by a registered person, other than those required to furnish return for every quarter under proviso to sub-section (1) of section 39, whichever is later; and

(ii) in the third month of the quarter, a day after the due date of furnishing of details of outward supplies for the said month, in **FORM GSTR-1** by a registered person required to furnish return for every quarter under proviso to sub-section (1) of section 39.”

4. Amendment of rule 61.- In rule 61 of the said rules, after sub-rule (5), the following sub-rule shall be inserted, namely: -

“(6) Every registered person other than a person referred to in section 14 of the Integrated Goods and Services Tax Act, 2017 (Central Act 13 of 2017) or an Input Service Distributor or a non-resident taxable person or a person paying tax under section 10 or section 51 or, as the case may be, under section 52 shall furnish a return in **FORM GSTR-3B**, electronically through the common portal either directly or through a Facilitation Centre notified by the Commissioner, on or before the twentieth day of the month succeeding such tax period:

Provided that, for taxpayers having an aggregate turnover of up to five crore rupees in the previous financial year, whose principal place of business is in the State of Karnataka the return in FORM GSTR-3B of the said rules for the months of October, 2020 to March, 2021 shall be furnished electronically through the common portal, on or before the twenty-second day of the month succeeding such month.”

5. Substitution of rule 61.- For rule 61 of the said rules, the following shall be substituted with effect from the 1st day of January, 2021, namely: -

“61. Form and manner of furnishing of return.- (1) Every registered person other than a person referred to in section 14 of the Integrated Goods and Services Tax Act, 2017 (Central Act 13 of 2017) or an Input Service Distributor or a non-resident taxable person or a person paying tax under section 10 or section 51 or, as the case may be, under section 52 shall furnish a return in **FORM GSTR-3B**, electronically through the common portal either directly or through a Facilitation Centre notified by the Commissioner, as specified under –

- (i) sub-section (1) of section 39 for each month, or part thereof, on or before the twentieth day of the month succeeding such month:
- (ii) proviso to sub-section (1) of section 39 for each quarter, or part thereof, for the class of registered persons mentioned in column (2) of the Table given below, on or before the date mentioned in the corresponding entry in column (3) of the said Table, namely:–

Table

S. No.	Class of registered persons	Due Date
(1)	(2)	(3)
1.	Registered persons whose principal place of business is in the State of Karnataka	Twenty second day of the month succeeding such quarter.

(2) Every registered person required to furnish return, under sub-rule (1) shall, subject to the provisions of section 49, discharge his liability towards tax, interest, penalty, fees or any other amount payable under the Act or the provisions of this Chapter by debiting the electronic cash ledger or electronic credit ledger and include the details in the return in **FORM GSTR-3B**.

(3) Every registered person required to furnish return, every quarter, under clause (ii) of sub-rule (1) shall pay the tax due under proviso to sub-section (7) of section 39, for each of the first two months of the quarter, by depositing the said amount in **FORM GST PMT-06**, by the twenty fifth day of the month succeeding such month:

Provided that, the Commissioner may, on the recommendations of the Council, by notification, extend the due date for depositing the said amount in **FORM GST PMT-06**, for such class of taxable persons as may be specified therein:

Provided further that, any extension of time limit notified by the Commissioner of Central Tax shall be deemed to be notified by the Commissioner:

Provided also that, while making a deposit in **FORM GST PMT-06**, such a registered person may,-

- (a) for the first month of the quarter, take into account the balance in the electronic cash ledger;
- (b) for the second month of the quarter, take into account the balance in the electronic cash ledger excluding the tax due for the first month.

(4) The amount deposited by the registered persons under sub-rule (3) above, shall be debited while filing the return for the said quarter in **FORM GSTR-3B**, and any claim of refund of such amount lying in balance in the electronic cash ledger, if any, out of the amount so deposited shall be permitted only after the return in **FORM GSTR-3B** for the said quarter has been filed.”.

6. Insertion of new rule 61A.- After rule 61 of the said rules, the following shall be inserted, namely:-

“61A. Manner of opting for furnishing quarterly return.-(1) Every registered person intending to furnish return on a quarterly basis under proviso to sub-section (1) of section 39, shall in accordance with the conditions and restrictions notified in this regard, indicate his preference for furnishing of return on a quarterly basis, electronically, on the common portal, from the 1st day of the second month of the preceding quarter till the last day of the first month of the quarter for which the option is being exercised:

Provided that, where such option has been exercised once, the said registered person shall continue to furnish the return on a quarterly basis for future tax periods, unless the said registered person,-

- (a) becomes ineligible for furnishing the return on a quarterly basis as per the conditions and restrictions notified in this regard; or
- (b) opts for furnishing of return on a monthly basis, electronically, on the common portal:

Provided further that, a registered person shall not be eligible to opt for furnishing quarterly return in case the last return due on the date of exercising such option has not been furnished.

(2) A registered person, whose aggregate turnover exceeds 5 crore rupees during the current financial year, shall opt for furnishing of return on a monthly basis, electronically, on the common portal, from the first month of the quarter, succeeding the quarter during which his aggregate turnover exceeds 5 crore rupees.

7.Amendment of rule 62.- In rule 62 of said rules,-

- (i) in sub-rule (1), the words, figures, letters and brackets “or paying tax by availing the benefit of the Government of Karnataka Notification(02/2019) No. FD 48 CSL 2017, dated the 7th March, 2019 published in the Karnataka Gazette, Extraordinary, Part-IVA, No. 222, dated the 7th March, 2019” shall be omitted;
- (ii) in sub-rule (4), the words, figures, letters and brackets “or by availing the benefit of the Government of Karnataka Notification (02/2019) FD 48 CSL 2017, dated 7th March, 2019, published in the Karnataka Gazette, Extraordinary, Part-IVA, No. 222, dated the 7th March, 2019” shall be omitted;
- (iii) in the explanation to sub-rule (4), the words, figures, letters and brackets “or opting for paying tax by availing the benefit of Government of Karnataka Notification (2/2019) No. FD 48 CSL 2017, dated: the 7th March, 2019, published in the Karnataka Gazette, Extraordinary, Part-IVA, No. 222, dated the 7th March, 2019” shall be omitted; and

(iv) sub-rule (6), shall be omitted

8. Amendment of FORM GSTR-1.- In **FORM GSTR-1** of the said rules, after serial number 17, the following instruction shall be inserted, namely:-

“18. It will be mandatory to specify the number of digits of HSN code for goods or services that a class of registered persons shall be required to mention as may be specified in the notification issued from time to time under proviso to rule 46 of the said rules.”

8. Insertion of FORM-2B.-After FORM-2A, the following FORM shall be inserted, namely: -

“FORM-2B
[See rule 60(7)]
Auto-drafted ITC Statement

(From FORM GSTR-1, GSTR-5, GSTR-6 and Import data received from ICEGATE)

Year	YYYY-YY
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1. GSTIN	
2(a). Legal name of the registered person	
2(b). Trade name, if any	
2(c). Date of generation	DD/MM/YYYY HH:MM

3. ITC Available Summary

(Amount in ₹ in all sections)

S.no	Heading	GSTR-3B table	Integrated Tax (₹)	Central Tax (₹)	State/UT tax (₹)	Ces s (₹)	Advisor y
Credit which may be availed under FORM GSTR-3B							
Part A	ITC Available - Credit may be claimed in relevant headings in GSTR-3B						
I	All other ITC - Supplies from registered persons other than reverse charge	4(A)(5)					If this is positive , credit may be availed under Table 4(A)(5) of FORM GSTR-3B. If this is negative , credit shall be reversed under

							Table 4(B)(2) of FORM GSTR-3B.
Details	B2B – Invoices						
	B2B - Debit notes						
	B2B - Invoices (Amendment)						
	B2B - Debit notes (Amendment)						
II	Inward Supplies from ISD	4(A)(4)					If this is positive , credit may be availed under Table 4(A)(4) of FORM GSTR-3B. If this is negative , credit shall be reversed under Table 4(B)(2) of FORM GSTR-3B.
Details	ISD – Invoices						
	ISD - Invoices (Amendment)						
III	Inward Supplies liable for reverse charge	3.1(d) 4(A)(3)					These supplies shall be declared in Table 3.1(d) of FORM GSTR-3B for payment of tax. Credit may be availed under Table 4(A)(3) of FORM GSTR-3B on payment

							of tax.
Details	B2B - Invoices						
	B2B - Debit notes						
	B2B - Invoices (Amendment)						
	B2B - Debit notes (Amendment)						
IV	Import of Goods	4(A)(1)					If this is positive , credit may be availed under Table 4(A)(1) of FORM GSTR-3B. If this is negative , credit shall be reversed under Table 4(B)(2) of FORM GSTR-3B.
Details	IMPG - Import of goods from overseas						
	IMPG (Amendment)						
	IMGSEZ - Import of goods from SEZ						
	IMGSEZ (Amendment)						
Part B	ITC Reversal - Credit shall be reversed in relevant headings in GSTR-3B						
I	Others	4(B)(2)					If this is positive , Credit shall be reversed under Table 4(B)(2) of FORM GSTR-3B. If this is negative , then credit may be reclaime

							subject to reversal of the same on an earlier instance
Details	B2B - Credit notes						
	B2B - Credit notes (Amendment)						
	B2B - Credit notes (Reverse charge)						
	B2B - Credit notes (Reverse charge) (Amendment)						
	ISD - Credit notes						
	ISD - Credit notes (Amendment)						

4. ITC Not Available Summary

(Amount in ₹ in all sections)

S.no.	Heading	GST R-3B Table	Integrated Tax (₹)	Central Tax (₹)	State/UT tax (₹)	Ce ss (₹)	Advisor y
Credit which may not be availed under FORM GSTR-3B							
Part A ITC Not Available							
I	All other ITC - Supplies from registered persons other than reverse charge	NA					Such credit shall not be taken in FORM GSTR-3B
Details	B2B - Invoices						
	B2B - Debit notes						
	B2B - Invoices (Amendment)						
	B2B - Debit notes (Amendment)						
II	Inward Supplies from ISD	NA					Such credit shall not be taken in FORM GSTR-3B
Details	ISD - Invoices						
	ISD Amendment - Invoices						

III	Inward Supplies liable for reverse charge	3.1(d)						These supplies shall be declared in Table 3.1(d) of FORM GSTR-3B for payment of tax. However, credit will not be available on the same.
Details	B2B - Invoices							
	B2B - Debit notes							
	B2B - Invoices (Amendment)							
	B2B - Debit notes (Amendment)							
Part B ITC Reversal								
I	Others	4(B)(2)						Credit shall be reverse d under Table 4(B)(2) of FORM GSTR-3B.
Details	B2B - Credit notes							
	B2B - Credit notes (Amendment)							
	B2B - Credit notes (Reverse charge)							
	B2B - Credit notes (Reverse charge) (Amendment)							
	ISD - Credit notes							
	ISD - Credit notes (Amendment)							

Instructions:

1. Terms Used :-
 - a. ITC – Input tax credit

2. **Important Advisory:**

- a) **FORM GSTR-2B** is a statement which has been generated on the basis of the information furnished by your suppliers in their respective **FORMS GSTR-1,5 and 6**. It is a static statement and will be made available once a month. The documents filed by the supplier in any **FORMS GSTR-1,5 and 6** would reflect in the next open **FORM GSTR-2B** of the recipient irrespective of supplier's date of filing. Taxpayers are advised to refer **FORM GSTR-2B** for availing credit in **FORM GSTR-3B**. However, in case for additional details, they may refer to their respective **FORM GSTR-2A** (which is updated on near real time basis) for more details.
- b) Input tax credit shall be indicated to be non-available in the following scenarios: -
 - i. Invoice or debit note for supply of goods or services or both where the recipient is not entitled to input tax credit as per the provisions of sub-section (4) of Section 16 of KGST Act, 2017.
 - ii. Invoice or debit note where the Supplier (GSTIN) and place of supply are in the same State while recipient is in another State.

However, there may be other scenarios for which input tax credit may not be available to the taxpayers and the same has not been generated by the system. Taxpayers, should self-assess and reverse such credit in their **FORM GSTR-3B**.

- b. B2B – Business to Business
- c. ISD – Input service distributor
- d. IMPG – Import of goods
- e. IMPGSEZ – Import of goods from SEZ

3. It may be noted that **FORM GSTR-2B** will consist of all the **FORM GSTR-1s, 5s and 6s** being filed by your suppliers, generally between the due dates of filing of two consequent GSTR-1 or furnishing of IFFs, based on the filing option (monthly or quarterly) as chosen by the corresponding supplier. The dates for which the relevant data has been extracted is specified in the KGST Rules and is also available under the “View Advisory” tab on the online portal. For example, **FORM GSTR-2B** for the month of February will consist of all the documents filed by suppliers who choose to file their **FORM GSTR-1** monthly from 00:00 hours on 12th February to 23:59 hours on 11th March.
4. It also contains information on imports of goods from the ICEGATE system including data on imports from Special Economic Zones Units / Developers.

5. It may be noted that reverse charge credit on import of services is not part of this statement and will be continued to be entered by taxpayers in Table 4(A)(2) of **FORM GSTR-3B**.
6. Table 3 captures the summary of ITC available as on the date of generation of **FORM GSTR-2B**. It is divided into following two parts:
- A. Part A captures the summary of credit that may be availed in relevant tables of **FORM GSTR-3B**.
- B. Part B captures the summary of credit that shall be reversed in relevant table of **FORM GSTR-3B**.
7. Table 4 captures the summary of ITC not available as on the date of generation of **FORM GSTR-2B**. Credit available in this table shall not be availed as credit in **FORM GSTR-3B**. However, the liability to pay tax on reverse charge basis and the liability to reverse credit on receipt of credit notes continues for such supplies.
8. Taxpayers are advised to ensure that the data generated in **FORM GSTR-2B** is reconciled with their own records and books of accounts. Tax payers shall ensure that
- No credit shall be taken twice for any document under any circumstances.
 - Credit shall be reversed wherever necessary.
 - Tax on reverse charge basis shall be paid.
9. Details of invoices, credit notes, debit notes, ISD invoices, ISD credit and debit notes, bill of entries etc. will also be made available online and through download facility.
10. There may be scenarios where a percentage of the applicable rate of tax rate may be notified by the Government. A separate column will be provided for invoices / documents where such rate is applicable.
11. Table wise instructions:

Table No. and Heading	Instructions
Table 3 Part A Section I All other ITC - Supplies from registered persons other than reverse charge	<ol style="list-style-type: none"> This section consists of the details of supplies (other than those on which tax is to be paid on reverse charge basis), which have been declared and filed by your suppliers in their FORM GSTR-1 and 5. This table displays only the supplies on which input tax credit is available. Negative credit, if any may arise due to amendment in B2B- Invoices and B2B - Debit notes. Such credit shall be reversed in Table 4(B)(2) of FORM GSTR-3B.
Table 3 Part A Section II	<ol style="list-style-type: none"> This section consists of the details of supplies, which have been declared and filed by an input service

Inward Supplies from ISD	<p>distributor in their FORM GSTR-6.</p> <p>ii. This table displays only the supplies on which ITC is available.</p> <p>iii. Negative credit, if any, may arise due to amendment in ISD Amendments – Invoices. Such credit shall be reversed in table 4(B)(2) of FORM GSTR-3B.</p>
Table 3 Part A Section III Inward Supplies liable for reverse charge	<p>i. This section consists of the details of supplies on which tax is to be paid on reverse charge basis, which have been declared and filed by your suppliers in their FORM GSTR-1.</p> <p>ii. This table provides only the supplies on which ITC is available.</p> <p>iii. These supplies shall be declared in Table 3.1(d) of FORM GSTR-3B for payment of tax. Credit may be availed under Table 4(A)(3) of FORM GSTR-3B on payment of tax.</p>
Table 3 Part A Section IV Import of Goods	<p>i. This section provides the details of IGST paid by you on import of goods from overseas and SEZ units / developers on bill of entry and amendment thereof. These details are updated on near real time basis from the ICEGATE system.</p> <p>ii. This table shall consist of data on the imports made by you (GSTIN) in the month for which FORM GSTR-2B is being generated for.</p> <p>iii. The ICEGATE reference date is the date from which the recipient is eligible to take input tax credit.</p> <p>iv. The table also provides if the Bill of entry was amended.</p> <p>v. Information is provided in the tables based on data received from ICEGATE. Information on certain imports such as courier imports may not be available.</p>
Table 3 Part B Section I Others	<p>i. This section consists of the details of credit notes received and amendment thereof which have been declared and filed by your suppliers in their FORM GSTR-1 and 5</p> <p>ii. Such credit shall be reversed under Table 4(B)(2) of FORM GSTR-3B. If this value is negative, then credit may be reclaimed subject to reversal of the same on an earlier instance.</p>

Table 4 Part A Section I All other ITC - Supplies from registered persons other than reverse charge	<ul style="list-style-type: none"> i. This section consists of the details of supplies (other than those on which tax is to be paid on reverse charge basis), which have been declared and filed by your suppliers in their FORM GSTR-1 and 5. ii. This table provides only the supplies on which ITC is not available. iii. This is for information only and such credit shall not be taken in FORM GSTR-3B.
Table 4 Part A Section II Inward Supplies from ISD	<ul style="list-style-type: none"> i. This section consists of the details supplies, which have been declared and filed by an input service distributor in their FORM GSTR-6. ii. This table provides only the supplies on which ITC is not available. iii. This is for information only and such credit shall not be taken in FORM GSTR-3B.
Table 4 Part A Section III Inward Supplies liable for reverse charge	<ul style="list-style-type: none"> i. This section consists of the details of supplies liable for reverse charge, which have been declared and filed by your suppliers in their FORM GSTR-1. ii. This table provides only the supplies on which ITC is not available. iii. These supplies shall be declared in Table 3.1(d) of FORM GSTR-3B for payment of tax. However, credit will not be available on such supplies.
Table 4 Part B Section I Others	<ul style="list-style-type: none"> i. This section consists details the credit notes received and amendment thereof which have been declared and filed by your suppliers in their FORM GSTR-1 and 5 ii. This table provides only the credit notes on which ITC is not available. iii. Such credit shall be reversed under Table 4(B)(2) of FORM GSTR-3B.

By Order and in the name of the
Governor of Karnataka,
(K.SAVITHRAMMA)
Under-Secretary to Government,
Finance Department (C.T.-1)

GOVERNMENT OF KARNATAKA

NO: RD/132/BHUDAPU/2017

Karnataka Government Secretariat

M.S. Building, Bengaluru.

Date: 29.12.2020

NOTIFICATION

In exercise of the powers conferred by sub section (4) of section 4 of the Karnataka Land Revenue Act, 1964 (Karnataka Act 12 of 1964) and in partial modification of earlier notification No. RD 132 BHUDAPU 2017, dated: 18-01-2018 published in part IV-A of the Karnataka Extra-Ordinary Gazette on 18-01-2018, and after taking into consideration the demands from public and having regard to the administrative convenience, the Government of Karnataka proposes to alter the limits of Rabakavi-Banahatti Taluk of Bagalkot District by excluding Hipparagi village specified in the Schedule from the said Taluk and by including the said village in the Jamakhandi Taluk of Bagalkot District as specified in the Schedule for the purpose of the said Act.

Now, therefore in exercise of the power conferred by Section 6 of the said Act, notice is hereby given for the information of all the persons likely to be affected thereby that the proposal will be taken into consideration after expiry of thirty days from the date of publication of the notification in the Official Gazette.

Any objection or suggestion which may be received by the State Government from any person with respect to the said draft before the expiry of period specified above will be considered by the State Government. Objections or suggestions may be addressed to the Principal Secretary to Government, Revenue Department, Room No. 506, V Floor, Multistoried Building, Dr. B.R. Ambedkar Veedhi, Bengaluru-560 001.

Schedule

The village specified in column (3) of the table below shall be excluded from limits of Rabakavi-Banahatti taluk specified in column (2) and shall be included within the limits of Jamakhandi taluk specified in column (4) thereof.

Sl. No	Name of the Taluk which village specified in column (3) is excluded	Name of the Village	Name of the Taluk which village specified in column (3) is included
1	2	3	4
1	Rabakavi-Banahatti	Hipparagi	Jamakhandi

After excluded the Hipparagi village, boundary details of new taluk Rabakavi-Banahatti

East: Jamakhandi taluk	West: Raibag taluk
North: Athani taluk	South: Mudhol taluk

The proposal specified above shall come into effect from the date of final notification to be published in the Official Gazette by the State Government under sub-section (4) of section 4 of the Karnataka Land Revenue Act, 1964 (Karnataka Act 12 of 1964).

By order and in the name of the
Governor of Karnataka

(V.T.RAJYASHREE)

Under Secretary to Government
Revenue Department (SSLR)

PR-663

GOVERNMENT OF KARNATAKA

No:RD/117/BHUDAPU/2017

Karnataka Government Secretariat
M S Building
Bengaluru, Date:31.12.2020.

NOTIFICATION

Whereas the draft Notification No.RD 117 Bhudapu 2017 dated 28.05.2020 regarding altering the limits by excluding the certain villages from the Ajjampura Taluk of Chikkamagalur District and include the said villages into the Kaduru Taluk of Chikkamagalur District was published as required by Section 6 of the Karnataka Land Revenue Act, 1964 (Karnataka Act 12 of 1964) in the Karnataka Extra-Ordinary Gazette, (Part-IV A) dated:04.06.2020 inviting objections and suggestions from all the persons likely to be affected there by within 30 days from the date of its publication in the official Gazette.

And whereas, the said Gazette was made available to the public on 04.06.2020.

And whereas, no objections and suggestions have been received by the State Government.

Now, therefore in exercise of the powers conferred by sub-section (4) of Section 4 of the Karnataka Land Revenue Act 1964(Karnataka Act 12 of 1964) the Government of Karnataka hereby makes the following notification, namely

SCHEDULE

The Villages Specified in column (3) of the table below shall be excluded from the limits of the taluk specified in column (2) and shall be included within the limits of the taluk specified in column (4) thereof.

Sl. No	Name of the taluk from which villages specified in column (3) is excluded.	Name of Villages	Name of the taluk in which villages specified in column (3) is included.
1	2	3	4
1	Ajjampura	1) Giriyapura 2) Revannanahalli 3) Chikkanalluru	Kaduru

The above shall come into effect from the date of publication of this notification in the official Gazette.

By order and in the name of the
Governor of Karnataka

(V.T. Rajyashree)
Under Secretary to Government
Revenue Department (SSLR)

PR-664

GOVERNMENT OF KARNATAKA

NO: RD/158/BHUDAA/2019

Karnataka Government Secretariat
M.S. Building
Bengaluru, Date:31.12.2020

NOTIFICATION

In exercise of the powers conferred by sub section (4) of section 4 of the Karnataka Land Revenue Act, 1964 (Karnataka Act 12 of 1964) and in partial modification of earlier notification No.RD/129/BHUDAPU/2017, dated:11-1-2018 and after taking into consideration of order of Hon'ble High Court of Karnataka, Kalaburagi Bench in Writ Appeal No:200607/2018, Order dated: 14th of January 2020, the Government of Karnataka proposes to alter the limits of Maski Taluk of Raichur District by excluding Kanaginahal village specified in the Schedule from the said Taluk and by including the said village in the Sindhanuru Taluk of Raichur District as specified in the Schedule for the purpose of the said Act.

Now, therefore in exercise of the power conferred by Section 6 of the said Act, notice is hereby given for the information of all the persons likely to be affected thereby that the proposal will be taken into consideration after expiry of thirty days from the date of publication of this notification in the official Gazette.

Any objection or suggestion which may be received by the State Government from any person with respect to the said draft before the expiry of period specified above will be considered by the State Government. Objections or suggestions may be addressed to the Additional Chief Secretary to Government, Revenue Department, Room No. 505, V Floor, Multistoried Building, Dr. B.R. Ambedkar Veedhi, Bengaluru-560 001.

Schedule

The village specified in column (3) of the table below shall be excluded from the limits of Maski taluk specified in column (2) and shall be included within the limits of Sindhanuru taluk specified in column (4) thereof.

Sl. No	Name of taluk which village specified in column (3) is excluded	Name of Village	Name of taluk which village specified in column (3) is included
1	2	3	4
1	Maski	kanaginahal	Sindhanuru

The proposal specified above shall come into effect from the date of final notification to be published in the Official Gazette by the State Government under sub-section (4) of section 4 of the Karnataka Land Revenue Act, 1964 (Karnataka Act 12 of 1964).

By order and in the name of the
Governor of Karnataka

(V.T.RAJYASHREE)

Under Secretary to Government
Revenue Department (SSLR)

PR-665