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PART-I

NOTIFICATION

Dated Kohima, the 6th July 2018

NO.POL-3/FS/10/2012: In the interest of public service the Governor of Nagaland is pleased to transfer the below mentioned official under the department of Fire & Emergency Services Nagaland to the place mentioned below with immediate effect.

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Name &amp; Designation</th>
<th>Present Posting place</th>
<th>Posted to</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Vihoto Chisa, Inspector</td>
<td>Zunheboto</td>
<td>Wokha</td>
</tr>
</tbody>
</table>

The officer shall join his new place of posting within 15 (Fifteen) days from the date of issue of this notification.

Sd/-

RONGSENMONGLA
Joint Secretary to the Government of Nagaland.

NOTIFICATION

Dated, Kohima the 17th July 2018

No. I&C/ESTT-43/13/240 :: The Governor of Nagaland is pleased to order the officiating promotion of Shri Hokishe K. Assumi, Joint Director & M.D, NHHD to the post of Additional Director under the Directorate of Industries & Commerce, Nagaland in the Pay Matrix Level-17 (102000-195500) per month plus all other allowances as are admissible under rules in force in Nagaland from time to time with effect from the date of taking over charge of the post.

1. The officiating promotion is caused by the promotion of Er. S. Tensulong, Addl. Director under Directorate of Industries & Commerce.
2. Shri Hokishe K. Assumi is reverted to his parent department as Additional Director, under the Directorate of Ind. & Com. However, he will continue to hold additional charge of M.D, NHHD till further orders.
3. The officiating promotion is purely temporary and subject to regularization by the Departmental Promotion Committee (DPC).
4. This is issued with clearance of the P&AR Department vide U.O No. 282 dated 9/7/2018.

Sd/-

IMSUTOLA
Under Secretary to the Government of Nagaland.
NOTIFICATION

Dated Kohima, the 11th June 2018

NO.POL-B/HG/ESTT-2/2/18 :: In the interest of public service, the Governor of Nagaland is pleased to order the transfer and posting of the following officers under Home Guards and Civil Defence Department as mentioned against each with immediate effect.

<table>
<thead>
<tr>
<th>Sl.NO</th>
<th>Name</th>
<th>Present Posting</th>
<th>Place of posting</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Smti. Avinuo</td>
<td>Wokha</td>
<td>C.T.I. as Chief Instructor</td>
</tr>
<tr>
<td></td>
<td>District Commandant</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Shri. Vikho K. Sema</td>
<td>C.T.I. Dimapur</td>
<td>Kohima</td>
</tr>
<tr>
<td></td>
<td>District Commandant</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Shri. Mulai Lanniah</td>
<td>Kohima</td>
<td>Wokha</td>
</tr>
<tr>
<td></td>
<td>District Commandant</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Handing and taking over charges should be completed on or before 28/06/2018 positively.

Sd/-
RONGSENMONGLA
Joint Secretary to the Government of Nagaland

NOTIFICATION

Dated Kohima, the 19th July 2018

NO.DSE/HSS/PRMTN/14-6/2017/149 : In the interest of Public Service, the Governor of Nagaland is pleased to allow officiating promotion of Smti. Nuchisalu Nienu, Senior Principal GHSS Phek to the post of District Education Officer of Higher Secondary School under School Education Department in level 16 (79900-193700) of the Pay Matrix.

2. Smti Nuchisalu Nienu shall be posted as DEO, Peren against the existing vacancy.
3. The officiating promotion shall be effective from the date of taking over charge.
4. The officiating promotion is purely on temporary basis and is subject to regularization by the DPC.
5. The officiating promotion also does not confer any right to claim seniority.
6. This issues with the approval of the P & AR Deptt. O & M Branch vide their U.O no 255 dated 29/06/2018.

Sd/-
THEJANGUSANO SAVINO
Under Secretary to the Govt. of Nagaland.
PART-IIA

NOTIFICATION

Dated Kohima, the 20th July 2018

NO.TPT/MV/07/2018/55 : The Governor of Nagaland is pleased to constitute State Level Task Force on Mobility with the following members with immediate effect.

1. Chief Secretary : Chairman.
2. Home Commissioner, Nagaland : Member.
3. Principal Secretary, School Education Department : Member.
4. Commissioner & Secretary, Urban Development Department : Member.
5. Commissioner & Secretary, PWD Department : Member.
6. Commissioner & Secretary, Forest Department : Member.
7. Commissioner & Secretary, Industries & Commerce Department : Member.
8. Secretary, Transport : Member.
9. Representatives from Academics (Nagaland University, Geography Department) : Member.
10. Representatives from Non-profit Organization : Member.
11. Transport Commissioner : Member Secretary.

Sd/-

Y. METCHIU
Joint Secretary to the Government of Nagaland

ORDER

Dated Kohima, the 4th May, 2018

NO.POL/HG/02/2012 : In terms of section 3(1) and section 3(2) of the Nagaland Retirement from Public Employment (Second Amendment) Act, 2009, which comes into effect from 31st October, 2009 and in terms of Government of Nagaland, P & AR Department's Notification No.AR-3/GEN-174/2007 (Pt) dated 7th August, 2009 Shri V. VISAVONIO, Office Superintendent, an employee of the Government of Nagaland, serving under the establishment of Home Guards and Civil Defence, Department, is hereby released from service on superannuation with effect from 31st Aug, 2018 (A.N), on attaining 35 years of service.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Govt. employee</th>
<th>Designation</th>
<th>Office &amp; Place of Posting</th>
<th>Date of Birth</th>
<th>Date of Joining Govt. Service</th>
<th>Date of completion of 35 years of service</th>
<th>Date of release on superannuation on attaining 35 years of service</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>V. VISAVONIO</td>
<td>Office Superintendent</td>
<td>Directorate of Home Guards &amp; CD</td>
<td>1/12/1966</td>
<td>24.08.1983</td>
<td>31.08.2018</td>
<td>31.08.2018</td>
</tr>
</tbody>
</table>

Sd/-

RONGSENMONGLA
Dy. Secretary to the Government of Nagaland
OFFICE MEMORANDUM

NO.AR-3/ASSO-98(Pt)  

Dated Kohima, the 16th July, 2018

BAN ON APPOINTMENT WITHOUT SANCTIONED POSTS.

The State Government issued instructions that all appointments at all levels shall be made only against existing vacant posts that have been created in accordance with the rules in force and no appointment of any sort shall be made in the absence of a vacant post vide this Department's Office Memorandum vide No.AR-3/ASSO-98 (C) dated 26th February, 2001.

2. Despite clear instructions, it has come to the notice of the Government that a number of unauthorized appointments without sanctioned posts have been made by certain Heads of Department. The Government has viewed seriously such violation of standing rules/procedures and it is hereby reiterated that the erring officials shall be penalized as per the rules. Criminal prosecution of the erring officials shall be taken up by filing FIR in the Vigilance Commission and also all payments of pensionary benefits should be withheld till criminal case is disposed off.

3. This instruction is issued with the direction of the Cabinet vide O.M. No.CAB-2/2013 dated 5th July, 2018.

Sd/-

AKUNUS MEYASE
Joint Secretary to the Government of Nagaland

NOTIFICATION

Dated Kohima, the 17th July, 2018

NO.PLG/1-4/2018(A)- The Governor of Nagaland is pleased to approve the cadre review in the Nagaland Geographical Information System & Remote Sensing Centre (NGIS & RSC) under Planning & Coordination Department, and to accord sanction for up-gradation of the following posts with immediate effect.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Existing Post</th>
<th>Post creation order</th>
<th>Upgraded to</th>
<th>Scale of the pay of the Upgraded Post</th>
<th>Total No. of post</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>GIS Assistant</td>
<td>No.PLN-46/2006 (GIS) dt. 3/6/2011</td>
<td>GIS Analyst</td>
<td>9,300-34,800 GP 4600 (Pay Matrix Level-12)</td>
<td>02</td>
</tr>
</tbody>
</table>

2. This expenditure is debitable under Demand No.27-Planning Machinery, under Major Head of Accounts 3451-102-03-GIS-01-Salaries.


Sd/-

JOHNNY HUMTSEOE
Deputy Secretary to the Government of Nagaland
NOTIFICATION

Dated Kohima, the 17th July, 2018

NO.PLG/1-4/2018(B) : Consequent upon the up-gradation of various posts vide this Department’s Notification of even number (A) dated 17/7/2018, the Governor of Nagaland is pleased to allow the following officers of the Nagaland Geographical Information System & Remote Sensing Centre (NGIS & RSC) under Planning & Co-ordination Department, to hold the upgraded posts in the Pay Matrix indicated against each post, with all other allowances as are admissible under Rules issued from time to time in Nagaland with immediate effect:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Officer and Designation</th>
<th>Upgraded Post</th>
<th>Pay Matrix in the Upgraded Post</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Shri. Merenwapang, Sr. GIS Analyst</td>
<td>Deputy Project Director</td>
<td>Level-15 (67300 - 189300)</td>
</tr>
<tr>
<td>2</td>
<td>Smti. Noaneseno Sekhose, Sr. GIS Analyst</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Shri. Chubawati, GIS Analyst</td>
<td>Sr. GIS Analyst</td>
<td>Level-13 (56100 - 177500)</td>
</tr>
<tr>
<td>4</td>
<td>Shri. Farkumzuk, GIS Analyst</td>
<td>GIS Analyst</td>
<td>Level-12 (43700 - 138500)</td>
</tr>
<tr>
<td>5</td>
<td>Smti. Chibemo, GIS Assistant</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Smti. Nzano Kikon, GIS Assistant</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Sd/-
JOHNNY HUMITSOE
Deputy Secretary to the Government of Nagaland

NOTIFICATION

Dated Kohima, the 19th July, 2018

NO.NRE/GEN-1/6/2009 (Vol-III): In supersession of this Department Notification of even number dated 13/06/2017, the Governor of Nagaland is pleased to designate the following Officers, in pursuance of section 5(1) of the Right to Information Act 2005, as (i) First Appellate Authority (FAA) (ii) Public Information Officer (PIO) and (iii) Assistant Public Information Officer (APIO) in respect of New and Renewable Energy Department.

1. Administrative Level:
   i) First Appellate Authority (FAA) : Smti. Chubasangla Anar, IAS, Secretary.
   ii) Public Information Officer (PIO) : Shri. P. James Swu, Under Secretary.
   iii) Assistant Public Information Officer (APIO) : Shri. Kevizielie Nuh, Under Secretary.

2. Directorate Level:
   i) First Appellate Authority (FAA) : Er. Kavito Chishi, Director.
   ii) Public Information Officer (PIO) : Er. Thungpemo Ezung, Deputy Director.
   iii) Assistant Public Information Officer (APIO) : Er. Imiakum, Project Officer.

Sd/-
SEKHKOLUN
Additional Secretary to the Govt. of Nagaland
NOTIFICATION

Dated Kohima, the 18th July, 2018.

No. FOR/ES/TT-24/2009 (Vol-II) : On the recommendation of the Departmental Screening Committee, the Governor of Nagaland is pleased to grant financial Upgradation under the Assured Career Progression Scheme (ACP) and the Modified Assured Career Progression Scheme (MACP) to the Officers mentioned below:

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Name &amp; Designation</th>
<th>Scale of Pay</th>
<th>Recommended Scale of Pay/Pay Band &amp; Grade Pay</th>
<th>1st lift/ 2nd lift/ 3rd lift</th>
<th>Date of ACP admissible</th>
<th>Date of MACP admissible</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Shri. Takabo Kinimi, DCF</td>
<td>PB-15600-39100 GP-6600</td>
<td>PB-15600-39100 GP-7600</td>
<td>1st lift</td>
<td>-</td>
<td>09.03.2014</td>
</tr>
<tr>
<td>2.</td>
<td>Shri. A. Bendang Jamir, ACF</td>
<td>6500-200-10500 GP-5400</td>
<td>8000-275-13500 GP-5700</td>
<td>1st lift ACP</td>
<td>01.03.2002</td>
<td>-</td>
</tr>
</tbody>
</table>

This Scheme is granted with the following conditions:
1. The financial Upgradation does not entitle claim for promotion.
2. It does not confer claim for higher status.
3. The officers shall retain the old designation and the financial Upgradation is personal to the incumbent.
4. The financial Upgradation shall have no relevance in seniority and shall have no financial upgradation for the seniors merely because the junior employees in the grade get higher pay scale under the Modified Assured Career Progression Scheme.
5. Pay shall be fixed as per F.R.22 (1) (a) (i) subject to a minimum financial benefit of Rs.100/- This benefit shall be final and no pay fixation shall accrue at the time of regular promotion against a functional post in the higher grade.

Sd/-
MOBILILA
Under Secretary to the Government of Nagaland

RELEASE ORDER

Dated Kohima, the 23rd July, 2018

NO.AGR/ESTT(R.O.)/12/2014:: In terms of Section 3(1) and Section 3(2) of the Nagaland Retirement from Public Employment (Second Amendment ) Act 2009, the Governor of Nagaland is pleased to release Shri. N. Alemba Pongener, Agriculture Officer from Government service with effect from 31.07.2018 (A.N) on completion of 35 years of service.

Sd/-
T. IMTIWAPANG AIER
Deputy Secretary to the Govt. of Nagaland
NOTIFICATION

Dated Kohima, the 22nd May 2018

NO.POL-B/VG/PERS-3/03/2016 :: In continuation to this Department Notification of even number dated, 19/04/2017, the Governor of Nagaland is pleased to accord ex-post-facto approval for initial contract appointment and further extension of the contract service in respect of Shri. K. Asetsü Assistant Commandant, Village Guards, Pungro, Kiphire for a further period of 1(one) year w.e.f 05/10/2017 under the same terms and conditions.

This issues with the clearance of the Nagaland Public Service Commission (NPSC) issued vide their U.O. No. 225 dated, 16/05/2018

Sd/-
RONGSENMONGLA
Joint Secretary to the Government of Nagaland.

NOTIFICATION

Dated Kohima the 24th May 2018

NO: POL-B/FS/ESTT-2/7/16: On the recommendation of the Departmental Promotion Committee, the Governor of Nagaland is pleased to regularize the officiating promotion of the following officials under the Directorate of Fire & Emergency Services, Nagaland with effect from the date as indicated against each;

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Name of the Officer</th>
<th>Name of the post regularized as</th>
<th>Date of regularization</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Shri. L.Nokcha Aier</td>
<td>Addl. SP</td>
<td>21.07.2017</td>
</tr>
<tr>
<td>2</td>
<td>Smti. O. Chubasongla</td>
<td>Registrar</td>
<td>05.10.2015</td>
</tr>
<tr>
<td>3</td>
<td>Shri. Neitho Angami</td>
<td>Superintendent</td>
<td>03.03.2016</td>
</tr>
<tr>
<td>4</td>
<td>Shri Solo Khing</td>
<td>Assistant Supdt</td>
<td>03.03.2016</td>
</tr>
</tbody>
</table>

Sd/-
RONGSENMONGLA
Joint Secretary to the Government of Nagaland
ORDER

NO.POL.-3/FS/19/2012

Dated Kohima, the 24th May 2018

In terms of section 3(1) and section 3(2) of the Nagaland Retirement from Public Employment (Second Amendment) Act, 2009 which comes into effect from October 31, 2009 and in terms of Government of Nagaland, P & AR Department’s Notification No.AR-3/GEN-174/2007 (Pt), dated 7th August 2009, employees of the Government of Nagaland, serving under the Department of Fire & Emergency Services, whose name and particulars are indicated below is hereby released on retirement on completion of 35 years of service.

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Name of Government Employee</th>
<th>Designation</th>
<th>Date of entry into service</th>
<th>Date of Birth</th>
<th>Date of completion of 35 years of Services</th>
<th>Date of release</th>
</tr>
</thead>
</table>

Sd/-
RONGSEMONGLA
Joint Secretary to the Government of Nagaland

ORDER

NO.POL-B/VG/ESTT-2/11/2018

Dated Kohima, the 27th June 2018

In terms of section 3(1) and section 3(2) of the Nagaland Retirement from Public Employment (Second Amendment) Act, 2009 which comes into effect from 31st October, 2009 and in terms of Government of Nagaland, P & AR Department’s Notification No.AR-3/GEN-174/2007 (Pt), dated 7th August 2009, Shri. S. Aphak Konyak, Deputy Commandant, employees of the Government of Nagaland, Village Gaards Organisation, is hereby released on retirement with effect from 31/08/2018 on completion of 35 years of service.

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Name of Government Employee</th>
<th>Designation</th>
<th>Office &amp; Place of Posting</th>
<th>Date of entry into service</th>
<th>Date of Birth</th>
<th>Date of superannuation/ 35 years of Services</th>
<th>Date of release</th>
</tr>
</thead>
</table>

Sd/-
RONGSEMONGLA
Joint Secretary to the Government of Nagaland
NOTIFICATION

Dated Kohima, the 24th July 2018

NO.LAW/PE/11/2005 : On the recommendation of the Gauhati High Court, Kohima Bench letter NO. HC(k) 27(s) 2014/REG/307 dated 14/6/2018, the Governor of Nagaland is pleased to designate the Court of Chief Judicial Magistrate, Dimapur as Special Railway Magistrate for trying cases under the Railway Act & RP(UP) Act, for the State of Nagaland with immediate effect.

Sd/-

RHONTHUNGO ANDREAS
Under Secretary to the Govt. of Nagaland.

MINISTRY OF LAW AND JUSTICE
(Legislative Department)

New Delhi, the 18th May, 2018/vasakha 28. 1940 (Saka)

THE HOMOEOPATHY CENTRAL COUNCIL
(AMENDMENT) ORDINANCE, 2018

No. 4 of 2018

Promulgated by the President in the Sixty-ninth Year of the Republic of India.

An Ordinance further to amend the Homoeopathy Central Council Act, 1973.

WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

NOW, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:—

1. (1) This Ordinance may be called the Homoeopathy Central Council (Amendment) Ordinance, 2018.

(2) It shall come into force at once.
2. In the Homoeopathy Central Council Act, 1973, (herein after referred to as the principal Act), after section 3, the following sections shall be inserted, namely:

"3A. (1) On and from the date of commencement of the Homoeopathy Central Council (Amendment) Ordinance, 2018, the Central Council shall stand superseded and the President, Vice-President and other members of the Central Council shall vacate their offices and shall have no claim for any compensation, whatsoever.

(2) The Central Council shall be reconstituted in accordance with the provisions of section 3 within a period of one year from the date of supersession of the Central Council under sub-section (1).

(3) Upon the supersession of the Central Council under sub-section (1) and until a new Council is constituted in accordance with section 3, the Board of Governors constituted under sub-section (4) shall exercise the powers and perform the functions of the Central Council under this Act.

(4) The Central Government shall, by notification in the Official Gazette, constitute the Board of Governors which shall consist of not more than seven persons as its members, who shall be persons of eminence and of unimpeachable integrity in the fields of Homoeopathy and Homoeopathy education, and eminent administrators, and who may be either nominated members or members, ex officio to be appointed by the Central Government, one of whom shall be selected by the Central Government as the Chairperson of the Board of Governors.

(5) The Chairperson and the other members, other than the members, ex officio, shall be entitled to such sitting fee and travelling and other allowances as may be determined by the Central Government.

(6) The Board of Governors shall meet at such time and such places and shall observe such rules of procedure in regard to the transaction of business at its meetings as is applicable to the Central Council.

(7) Two-third of the members of the Board of Governors shall constitute the quorum of its meetings."
(8) No act or proceedings of the Board of Governors shall be invalid merely by reason of—

(a) any vacancy in, or any defect in the constitution of, the Board of Governors; or

(b) any irregularity in the procedure of the Board of Governors not affecting the merits of the case.

(9) A member having any financial or other interest in any matter coming before the Board of Governors for decision, shall disclose his interest in the matter before he may, if allowed by the Board of Governors, participate in such proceedings.

(10) The Chairperson and other members of the Board of Governors shall hold office during the pleasure of the Central Government.

3B. During the period when the Central Council stands superseded,—

(a) the provisions of the Act shall be construed as if for the words "Central Council", the words "Board of Governors" were substituted;

(b) the Board of Governors shall exercise the powers and discharge the functions of the Central Council under this Act and for this purpose, the provisions of this Act shall have effect subject to the modification that references therein to the Central Council shall be construed as references to the Board of Governors.

3C. (1) Without prejudice to the provisions of this Act, the Board of Governors or the Central Council after its reconstitution shall, in exercise of its powers and in the performance of its functions under this Act, be bound by such directions on question of policy, other than those relating to technical and administrative matters, as the Central Government may give in writing to it from time to time:

Provided that the Board of Governors or the Central Council, after its reconstitution shall, as far as practicable, be given an opportunity to express its view before any direction is given under this sub-section.
(2) The decision of the Central Government whether a question is a matter of policy or not shall be final.

3. After section 12B of the principal Act, the following section shall be inserted, namely:

"12C. (1) If any person has established a Homoeopathy Medical College or any Homoeopathy Medical College has opened a new or higher course of study or training or increased the admission capacity on or before the date of commencement of the Homoeopathy Central Council (Amendment) Ordinance, 2018, such person or Homoeopathy Medical College, as the case may be, shall seek, within a period of one year from the said commencement, permission of the Central Government, in accordance with the provisions specified in the regulations made by the Central Council.

(2) If any person or Homoeopathy Medical College, as the case may be, fails to seek permission under sub-section (1), the provisions of section 12B shall apply, as far as may be, as if the Central Government has been refused."

RAM NATH KOVIND,
President.

DR. REETA VASISHTA,
Additional Secretary to the Govt. of India.
MINISTRY OF LAW AND JUSTICE
(Legislative Department)

New Delhi, the 31st May, 2018; Asartha 10, 1940 (Saka)

THE NATIONAL SPORTS UNIVERSITY ORDINANCE, 2018
No. 5 of 2018

Promulgated by the President in the Sixty-ninth Year of the
Republic of India.

An Ordinance to establish and incorporate a National Sports
University in the State of Manipur, a specialised University first
of its kind, to promote sports education in the areas of sports
sciences, sports technology, sports management and sports
coaching besides functioning as the national training centre for
select sports disciplines by adopting best international practices
and for matters connected therewith or incidental thereto.

WHEREAS, the National Sports University Bill, 2017 was
introduced in the House of the People and is pending in the House
of the People;

AND WHEREAS, Parliament is not in session and the President
is satisfied that circumstances exist which render it necessary for
him to take immediate action;

NOW, THEREFORE, in exercise of the powers conferred by
clause (1) of article 123 of the Constitution, the President is
pleased to promulgate the following Ordinance: —
1. (1) This Ordinance may be called the National Sports University Ordinance, 2018.

(2) It extends to the whole of India.

(3) It shall come into force at once.

2. In this Ordinance, unless the context otherwise requires,-

(a) “Academic and Activity Council” means the Academic and Activity Council of the University;

(b) “academic staff” means such categories of staff as are designated as academic staff by the Ordinances;

(c) “Board of Sports Studies” means the Board of Sports Studies of a Department of the University;

(d) “Chancellor” means the Chancellor of the University;

(e) “College” means a college or other academic institution established or maintained by, or admitted to the privileges of, the University;

(f) “Court” means the Court of the University;

(g) “Department” means a Department of Studies and includes a Centre of Studies;

(h) “employee” means any person appointed by the University and includes teachers and other staff of the University;

(i) “Executive Council” means the Executive Council of the University;

(j) “Finance Committee” means the Finance Committee of the University;

(k) “Fund” means the University Fund referred to in section 30;

(l) “Hall” means a unit of residence or of corporate life for the students of the University, or of an Outlying Campus or of a College or an Institution, maintained by the University;

(m) “Head of the Department” means the head of any teaching department of the University;

(n) “Institution” means an academic institution, not being a College, maintained by, or admitted to the privileges of, the
University;

(o) “Outlying Campus” means the campus of the University as may be established by it at any place within or outside India;

(p) “Principal” means the Head of a College or an Institution maintained by the University and includes, where there is no Principal, the person for the time being duly appointed to act as Principal, and in the absence of the Principal, or the acting Principal, a Vice-Principal duly appointed as such;

(q) “Regional Centre” means a centre established or maintained by the University for the purpose of coordinating and supervising the work of Study Centres in any region and for performing such other functions as may be conferred on such centre by the Executive Council;

(r) “Regulations” means the regulations made by any authority of the University under this Ordinance for the time being in force;

(s) “School” means a School of Studies of the University;

(t) “section” means the section of this Ordinance;

(u) “State” includes a Union territory;

(v) “Statutes” and “Ordinances” mean, respectively, the Statutes and the Ordinances of the University for the time being in force;

(w) “Study Centre” means a centre established, maintained or recognised by the University for the purpose of advising, counselling, training or for rendering any other assistance required by the students;

(x) “teachers of the University” means Professors, Associate Professors, Assistant Professors and such other persons as may be appointed for imparting instructions, training or conducting research in the University or in any Outlying Campus, College or Institution or Regional Centres and Study Centres maintained by the University and are designated as teachers by the Ordinances;

(y) “University” means the National Sports University established and incorporated as a University under this Ordinance;

(z) “Vice-Chancellor” means the Vice-Chancellor of the
University;

3. (1) There shall be established a University by the name of “National Sports University”.

(2) The headquarters of the University shall be in the State of Manipur and it may establish or maintain Outlying Campuses, Colleges, Regional Centres and Study Centres at such other places in India as it may deem fit:

Provided that the University may, with the prior approval of the Central Government, also establish Outlying Campuses and Study Centres outside India.

(3) The first Chancellor, the first Vice-Chancellor and the first members of the Court, the Executive Council and the Academic and Activity Council, and all such persons who may hereafter become such officers or members, so long as they continue to hold such office or membership, are hereby constituted a body corporate by the name of “National Sports University”.

(4) The University shall have perpetual succession and a common seal, and shall sue and be sued by the said name.

4. The objects of the University shall be—

(i) to evolve as an institute of advanced study in the field of physical education and sports sciences;

(ii) to provide for research and development and dissemination of knowledge in physical education and sports sciences by providing specially designed academic and training programmes in various areas of physical education and sports sciences and training in advanced technologies of sports;

(iii) to strengthen physical education and sports training programmes to promote sports including traditional and tribal sports and games;

(iv) to establish centres and institutions of excellence for imparting state of the art educational training and research in the fields of physical education and sports sciences, sports technology and high performance training for all sports and games;

(iv) to provide professional and academic leadership to other institutions in the field of physical education and sports sciences;
(vi) to provide vocational guidance and placement services in physical education, sports sciences, sports medicine, sports technology and other related fields;

(vii) to generate capabilities for the development of knowledge, skills and competences at various levels in the fields of physical education and sports sciences, sports technology and high performance training for all sports and games;

(viii) to generate capabilities to provide infrastructure of international standard for education, training and research in the areas related to physical education and sports sciences, sports technology and high performance training for all sports and games;

(ix) to prepare highly qualified professionals in the fields of physical education and sports sciences, sports technology and high performance training for all sports and games;

(x) to serve as a Centre of Excellence for the elite and other talented sportspersons of all sports and games and innovation in physical education and sports sciences and to carry out, endorse and propagate research;

(xi) to function as a leading resource centre for knowledge and development in the areas of physical education and sports sciences, sports technology and high performance training for all sports and games;

(xii) to provide international collaboration in the fields of physical education and sports sciences, sports technology and high performance training for all sports and games;

(xiii) to establish close linkage with sports academies, schools, colleges, sports and recreation clubs, sports associations and international federations for the purpose of teaching, training and research in physical education and sports sciences, sports technology and high performance training for all sports and games;

(xiv) to train talented athletes so as to help them to evolve into elite athletes of international level;

(xv) to make India become a sporting power;

(xvi) such other objects, not inconsistent with the provisions of this Ordinance, which the Central Government may, by
5. (l) The University shall have the following powers and functions, namely:

(i) to plan, design, develop and prescribe courses of study and conduct appropriate academic and training programmes in physical education and sports sciences including sports technology and to provide for instruction and training in such branches of learning as the University may, from time to time, determine and to make provisions for research and for the advancement and dissemination of knowledge;

(ii) to grant, subject to such conditions as the University may determine, diplomas or certificates to, and confer degrees or other academic distinctions on, persons, on the basis of examinations, evaluation or any method of testing, and to withdraw any such diplomas, certificates, degrees or other academic distinctions for good and sufficient cause;

(iii) to provide opportunities to the students of the University to participate in the sports tournaments and competitions in co-ordination with established International Sports Federations, National Sports Federations, Indian Olympic Association and Association of Indian Universities;

(iv) to have liaison or membership with various international professional organisations or bodies;

(v) to establish and maintain, with the prior approval of the Central Government, such Outlying Campuses, Regional Centres, specialised laboratories or other units for research, instruction and training as are, in the opinion of the University, necessary for the furtherance of its objects;

(vi) to establish, maintain or recognise Study Centres in the manner laid down by the Statutes;

(vii) to establish and maintain Colleges, institutions and Halls;

(viii) to confer honorary degrees or other distinctions in the manner prescribed by the Statutes;

(ix) to institute Principalships, Professorships, Associate Professorships, Assistant Professorships and other teaching or academic positions, required by the University and to appoint persons to such Principalships, Professorships, Associate...
Professorships, Assistant Professorships or other teaching or academic positions;

(x) to appoint persons working in any University or academic institution, including those located outside the country, as teachers of the University for a specified period;

(xi) to create administrative, ministerial and other posts and to make appointments thereto;

(xii) to co-operate or collaborate or associate with any other University or authority or institution of higher learning, including those located outside the country, in such manner and for such purposes as the University, may determine;

(xiii) to provide facilities through the distance education system to such persons and in such manner as may be prescribed by the Statutes;

(xiv) to institute and award fellowships, scholarships, studentship, medals and prizes for raising academic standards and research;

(xv) to organise and to undertake extramural studies, training and extension services;

(xvi) to make provision for research and advisory services and for that purpose, to enter into such arrangements with other institutions, industrial or other organisations, as the University may deem necessary;

(xvii) to organise and conduct refresher courses, workshops, seminars and other programmes for teachers, evaluators, other academic staff and students;

(xviii) to appoint on contract or otherwise visiting Professors, Emeritus Professors, Consultants and such other persons who may contribute to the advancement of the objects of the University;

(xix) to determine standards of admission to the University, which may include examination, evaluation or any other method of testing;

(xx) to demand and receive payment of fees and other charges;

(xxi) to supervise the residences of the students of the University and to make arrangements for
promoting their health and general welfare;

(xxii) to lay down conditions of services of all categories of employees, including their code of conduct;

(xxiii) to regulate and enforce discipline among the students and the employees, and to take such disciplinary measures in this regard as may be deemed by the University to be necessary;

(xxiv) to make arrangements for promoting the health and general welfare of the employees;

(xxv) to receive benefactions, donations and gifts and to acquire, hold and manage, and to dispose of, with the previous approval of the Central Government, any property, movable or immovable, including trust and endowment properties, for the purposes of the University;

(xxvi) to borrow, with the previous approval of the Central Government, on the security of the property of the University, money for the purposes of the University; and

(xxvii) to conduct innovative experiments and promote new methods and technologies in the fields of physical education, sports sciences, sports medicine, sports technology, sports management and other related fields;

(xxviii) to purchase or to take on lease any land or building or sports complex or sports infrastructure and scientific sports research equipment or indoor stadium or works which may be necessary or convenient for the purposes of the University, on such terms and conditions as it may think fit and proper and to construct, alter and maintain any such building or work;

(xxix) to start any new allied course or research programme or diploma or training programme and discontinue any course or training programme;

(xxx) to invest the funds of the University in or upon such securities and transpose any investment from time to time in such manner as it may deem fit in the interest of the University;

(XXX) to execute conveyances regarding transfers, mortgages, leases, licenses, agreements and other
conveyances in respect of the property, movable or immovable, including Government securities, belonging to the University or to be acquired for the purposes of the University, after taking prior permission of the Central Government;

(.xxxii) to act as a technical advisory body to Government of India and other National Organisations, State Governments and National Sports Federations on all matters related to sports.

(.xxxiii) to provide training, coaching and other back up to high level sports persons for achieving success in different national and international sports competitions;

(.xxxiv) to give effect to the procedures and standards provided under the Khelo India Scheme or the National Sports Talent Search and Identification Scheme;

(.xxxv) to confer autonomous status on a College or an Institution in the manner laid down by the Statutes;

(.xxxvi) to admit to its privileges any College or Institution in or outside India subject to such conditions as may be laid down by the Statutes:

Provided that no College or Institution shall be so admitted except with the prior approval of the Central Government;

(.xxxvii) to provide for the preparation of instructional and training materials, including films, cassettes, tapes, video cassettes and other software;

(.xxxviii) to recognise persons for imparting instructions in any College or Institution admitted to the privileges of the University; and

(.xxxix) to do all such other acts and things as may be necessary, incidental or conducive to the attainment of all or any of its objects.

(2) The University shall in the exercise of its powers have jurisdiction over the whole of India and to the Outlying Campuses and Study Centres outside India.

(3) In exercising its powers referred to in sub-section (1), it shall be the endeavour of the University to maintain an all-India character and high standards of teaching, training and research, and the University shall, among other measures which may be
necessary for the said purpose, take, in particular, the following measures, namely:

(i) admissions of students and recruitment of faculty shall be made on all-India basis through appropriate procedures approved by the Executive Council of the University;

(ii) foreign students shall be admitted by the University to various courses and programmes as per the policy and schemes of the Government of India and the procedure approved by the Executive Council of the National Sports University;

(iii) inter-University mobility of faculty with portable pension scheme benefits, if any, and protection of seniority shall be encouraged;

(iv) semester system, continuous evaluation and choice-based credit system shall be introduced and the University shall enter into agreement with other Universities and academic institutions for credit transfer and joint degree programmes;

(v) innovative courses and programmes of studies shall be introduced with a provision for periodic review and restructuring;

(vi) active participation of students shall be ensured in all academic activities of the University, including evaluation of teachers;

(vii) accreditation shall be obtained from the National Assessment and Accreditation Council or any other accrediting agency at the national level; and

(viii) e-governance shall be introduced with effective management information.

6. The University shall be open to persons of any sex and of whatever caste, creed, race or class, and it shall not be lawful for the University to adopt or impose on any person, any test whatsoever of religious belief or profession in order to entitle such person to be appointed as a teacher of the University or to hold any other office therein or to be admitted as a student in the University or to graduate thereat or to enjoy or exercise any privilege thereof:

Provided that nothing in this section shall be deemed to prevent the University from making special provisions for the
employment or admission of women, persons with disabilities or
of persons belonging to the weaker sections of the society and, in
particular, of the Scheduled Castes, the Scheduled Tribes and the
other socially and educationally backward classes of citizens:

Provided further that no such special provision shall be made
on the ground of domicile.

7. (1) The Central Government may, from time to time, appoint
one or more persons to review the work and progress of the
University, including Outlying Campuses, Colleges Institutions,
Regional Centres and Study Centres maintained by it, and to
submit a report thereon; and upon receipt of that report, the
Central Government may, after obtaining the views of the
Executive Council thereon through the Vice-Chancellor, take such
action and issue such directions, as it considers necessary, in
respect of any of the matters dealt with in the report and the
University shall abide by such action and be bound to comply
with such directions.

(2) The Central Government shall have the right to cause an
inspection to be made by such person or persons, as it may direct,
of the University, its buildings, sports complexes, libraries,
laboratories and equipment, and of any Outlying Campus or
College or Institution or Regional Centres or Study Centres
maintained by the University; and also of the examinations,
teaching and other work conducted or done by the University and
to cause an inquiry to be made in like manner in respect of any
matter connected with the administration or finances of the
University, Colleges or Institutions or Regional Centres or Study
Centres:

(3) The Central Government shall, in every matter referred to in
sub-section (2), give notice of its intention to cause an inspection
or inquiry to be made, to the University, and the University shall
have the right to make such representations to the Central
Government, as it may consider necessary.

(4) After considering the representations, if any, made by the
University, the Central Government may cause to be made such
inspection or inquiry as is referred to in sub-section(3).

(5) Where any inspection or inquiry has been caused to be made
by the Central Government, the University shall be entitled to
appoint a representative, who shall have the right to be present
and be heard at such inspection or inquiry.

(6) The Central Government may, if the inspection or inquiry is made in respect of the University or any Outlying Campus or College or Institution or Regional Centre or Study Centre established or maintained by it, address the Vice-Chancellor with reference to the result of such inspection or inquiry together with such views and advice with regard to the action to be taken thereon, as the Central Government may be pleased to offer, and on receipt of address made by the Central Government, the Vice-Chancellor shall communicate to the Executive Council the views of the Central Government with such advice as the Central Government may offer upon the action to be taken thereon.

(7) The Executive Council shall communicate through the Vice-Chancellor to the Central Government such action, if any, as it proposes to take or has been taken upon the result of such inspection or inquiry.

(8) Where, the Executive Council does not, within a reasonable time, take action to the satisfaction of the Central Government, it may, after considering any explanation furnished or representation made by the Executive Council, issue such directions as it may think fit, and the Executive Council shall comply with such directions.

(9) Without prejudice to the foregoing provisions of this section, the Central Government may, by order in writing, annul any proceeding of the University which is not in conformity with the provisions of this Ordinance or the Statutes or the Ordinances:

Provided that before making any such order, the Central Government shall call upon the Vice-Chancellor to show cause why such an order should not be made, and, if any cause is shown within a reasonable time, it shall consider the same.

(10) The Central Government shall have such other powers, in respect of the affairs of the University, as may be prescribed by the Statutes.

8. The following shall be the officers of the University, namely:

(a) the Chancellor;
(b) the Vice-Chancellor;
(c) the Deans of Schools;
(d) the Registrar;
(e) the Finance Officer;
(f) the Controller of Examinations;
(g) the Librarian; and

(h) such other officers as may be declared by the Statutes to be
the officers of the University.

9. (1) The Chancellor shall be appointed by the Central
Government in such manner as may be prescribed by the Statutes.

(2) The Chancellor shall, by virtue of his office, be the head of
the University and shall, if present, preside at the Convocations of
the University held for conferring degrees and other ceremonial
functions and also the meetings of the Court.

10. (1) The Vice-Chancellor shall be appointed by the Central
Government in such manner as may be prescribed by the Statutes.

(2) The Vice-Chancellor shall be the principal executive and
academic officer of the University and shall exercise general
supervision and control over the affairs of the University and give
effect to the decisions of all the authorities of the University.

(3) The Vice-Chancellor may, if he is of the opinion that
immediate action is necessary on any matter, exercise any power
conferred on any authority of the University by or under this
Ordinance and shall apprise such authority at its next meeting the
action taken by him on such matter:

Provided that if the authority concerned is of the opinion that
such action ought not to have been taken, it may refer the matter
to the Central Government whose decision thereon shall be final:

Provided further that any person in the service of the University
who is aggrieved by the action taken by the Vice-Chancellor
under this sub-section shall have the right to represent against
such action to the Executive Council within three months from the
date on which decision on such action is communicated to him
and thereupon the Executive Council may confirm, modify or
reverse the action taken by the Vice-Chancellor.

(4) Where the Vice-Chancellor is of the opinion that any
decision taken by any authority of the University is beyond the
powers of the authority conferred under the provisions of this
Ordinance or the Statutes or the Ordinances, or that any decision
taken by the authority is not in the interest of the University, he
may ask the authority concerned to review its decision within
sixty days of such decision and if the authority refuses to review the decision either in whole or in part or no decision is taken by it within the said period of sixty days, the matter shall be referred to the Central Government whose decision thereon shall be final.

(5) The Vice-Chancellor shall exercise such other powers and perform such other duties as may be prescribed by the Statutes or the Ordinances.

11. Every Dean of School shall be appointed in such manner, and on such terms and conditions of service, and shall exercise such powers and perform such duties, as may be prescribed by the Statutes.

12. (1) The Registrar shall be appointed in such manner, and on such terms and conditions of service, as may be prescribed by the Statutes.

(2) The Registrar shall have the power to enter into agreements, sign documents and authenticate records on behalf of the University, and shall exercise such powers and perform such duties, as may be prescribed by the Statutes.

13. The Finance Officer shall be appointed in such manner, and shall exercise such powers and perform such duties, as may be prescribed by the Statutes.

14. Controller of Examinations shall be appointed in such manner and shall exercise such powers and perform such duties, as may be prescribed by the Statutes.

15. The Librarian shall be appointed in such manner and on such terms and conditions of service, and shall exercise such powers and perform such duties, as may be prescribed by the Statutes.

16. The manner of appointment and powers and duties of other officers of the University shall be prescribed by the Statutes.

17. The following shall be the authorities of the University, namely:

(a) the Court;
(b) the Executive Council;
(c) the Academic and Activity Council;
(d) the Board of Sports Studies;
(e) the Finance Committee;
(f) such other authorities as may be declared by the Statutes to be the authorities of the University.

18. (1) The constitution of the Court and the term of office of its members shall be prescribed by the Statutes:

(2) Subject to the provisions of this Ordinance, the Court shall have the following powers and functions, namely:-

(a) to review, from time to time, the broad policies and programmes of the University, and to suggest measures for the improvement and development of the University;

(b) to consider and pass resolutions on the annual report and the annual accounts of the University and the audit report on such accounts;

(c) to advise the Central Government in respect of any matter which may be referred to it for advice; and

(d) to perform such other functions as may be prescribed by the Statutes.

19. (1) The Executive Council shall be the principal executive body of the University.

(2) The constitution of the Executive Council, the term of office of its members and its powers and functions shall be prescribed by the Statutes.

20. (1) The Academic and Activity Council shall be the principal academic body of the University and shall, subject to the provisions of this Ordinance, the Statutes and the Ordinances, co-ordinate and exercise general supervision over the academic policies of the University.

(2) The constitution of the Academic and Activity Council, the term of office of its members and its powers and functions shall be prescribed by the Statutes:

Provided that the Academic and Activity Council shall have sports persons who have achieved distinction in Olympics or world championships.

21. The constitution, powers and functions of the Board of Sports Studies shall be prescribed by the Statutes.

22. The constitution, powers and functions of the Finance Committee shall be prescribed by the Statutes.
23. The constitution, powers and functions of other authorities, as may be declared by the Statutes to be the authorities of the University, shall be prescribed by the Statutes.

24. Subject to the provisions of this Ordinance, the Statutes may provide for all or any of the following matters, namely:-

(a) the constitution, powers and functions of authorities and other bodies of the University, as may be constituted from time to time;

(b) the appointment and continuance in office of the members of the said authorities and bodies, the filling up of vacancies of members, and all other matters relating to those authorities and other bodies for which it may be necessary or desirable to provide;

(c) the appointment, powers and duties of the officers of the University and their emoluments;

(d) the appointment of teachers, academic staff and other employees of the University, the emoluments and conditions of service;

(e) the appointment of teachers and academic staff working in any other University or organisation for a specific period for undertaking a joint project;

(f) the conditions of service of employees including provisions for pension, insurance, provident fund, the manner of termination of service and disciplinary action;

(g) the principles governing the seniority of service of the employees of the University;

(h) the procedure for arbitration in cases of dispute between employees or students and the University;

(i) the procedure for appeal to the Executive Council by any employee or student against the action of any officer or authority of the University;

(j) the conferment of autonomous status on a College or an Institution or a Department;

(k) the establishment and abolition of Schools, Departments, Centres, Halls, Colleges, Institutions, Regional Centres and Study Centres;

(l) the conferment of honorary degrees;

(m) the conferment and withdrawal of degrees, diplomas, certificates and other academic distinctions;

(n) the management of Colleges, Institutions, Regional Centres and Study Centres established and maintained by the
University;

(o) the delegation of powers vested in the authorities or officers of the University;

(p) the maintenance of discipline among the employees and students; and

(q) all other matters which by this Ordinance are to be, or may be, provided for by the Statutes.

25. (1) The first Statutes are those set out in the Schedule to this Ordinance.

(2) The Executive Council may, from time to time, make new or additional Statutes or may amend or repeal any Statutes referred to in sub-section(1):

Provided that the Executive Council shall not make, amend or repeal any Statutes affecting the status, powers or constitution of any authority of the University until such authority has been given an opportunity of expressing an opinion in writing on proposed changes, and any opinion so expressed shall be considered by the Executive Council.

(3) Every new Statutes or Statutes amending or repealing existing Statutes shall require the approval of the Central Government and unless so approved, they shall be invalid.

(4) Notwithstanding anything contained in the foregoing sub-sections, the Central Government may make new or additional Statutes or amend or repeal the Statutes referred to in sub-section(1) during the period of three years immediately after the commencement of this Ordinance:

Provided that the Central Government may, on the expiry of the said period of three years, make, within one year from the date of such expiry, such detailed Statutes as it may consider necessary and such detailed Statutes shall be laid before both Houses of Parliament.

(5) Notwithstanding anything contained in this section, the Central Government may direct the University to make provisions in the Statutes in respect of any matter specified by it and if the Executive Council is unable to implement such direction within sixty days of its receipt, the Central Government may, after considering the reasons, if any, communicated by the Executive Council for its inability to comply with such direction, make or amend the Statutes suitably.
26. (1) Subject to the provisions of this Ordinance and the Statutes, the Ordinances may provide for all or any of the following matters, namely:-

(a) the admission of students to the University and their enrolment as such;

(b) the courses of study and their duration to be laid down for all degrees, diplomas and certificates of the University;

(c) the medium of instruction and examination;

(d) the award of degrees, diplomas, certificates and other academic distinctions, the qualifications for the same and the means to be taken relating to the granting and obtaining of the same;

(e) the fees to be charged for courses of study in the University and for admission to examinations, degrees and diplomas of the University;

(f) the conditions for award of fellowships, scholarships, studentships, medals and prizes;

(g) the conduct of examinations, including the term of office and manner of appointment and the duties of examining bodies, examiners and moderators;

(h) the conditions of residence of the students of the University;

(i) the special arrangements, if any, which may be made for the residence and teaching of women students and the prescribing of special courses of studies for them;

(j) the establishment of Centres of Studies, Board of Studies, Specialised Laboratories and other Committees;

(k) the manner of co-operation and collaboration with other Universities, institutions and other agencies including learned bodies or associations;

(l) the creation, composition and functions of any other body which is considered necessary for improving the academic life of the University;

(m) the institution of fellowships, scholarships, studentships, medals and prizes;

(n) the setting up of a machinery for redressal of
grievances of employees and students; and

(o) any other matter which, by this Ordinance or the Statutes,
is to be or may be, provided for by the Ordinances.

(2) The first Ordinances shall be made by the Vice-Chancellor
with previous approval of the Executive Council and the
Ordinances so made may also be amended, repealed or added to at
any time by the Executive Council in the manner prescribed by
the Statutes.

27. The authorities of the University may make Regulations,
consistent with this Ordinance, the Statutes and the Ordinances,
for the conduct of their own business and that of the Committees,
if any, appointed by them and not provided for by this Ordinance,
the Statutes or the Ordinances, in the manner prescribed by the
Statutes.

28. (1) The annual report of the University shall be prepared
under the directions of Executive Council, which shall include,
among other matters, the steps taken by the University towards
the fulfilment of its objects and shall be submitted to the Court on or
before such date as may be prescribed by the Statutes and the
Court shall consider the report in its annual meeting.

(2) The Court shall submit the annual report to the Central
Government along with its comments, if any.

(3) The Central government shall, as soon as may be, cause a
copy of the annual report to be laid before both the Houses of
Parliament.

29. (1) The annual accounts and balance-sheet of the University
shall be prepared under the directions of the Executive Council
and shall, once at least every year and at intervals of not more
than fifteen months, be audited by the Comptroller and Auditor-
General of India or by such persons as he may authorise in this
behalf.

(2) A copy of the annual accounts together with the audit report
thereon shall be submitted to the Court and the Central
Government along with the observations of the Executive
Council.

(3) Any observations made by the Central Government on the
annual accounts shall be brought to the notice of the Court and the
observations of the Court, if any, shall, after being considered by
the Executive Council, be submitted to the Central Government.

(4) The Central Government shall, as soon as may be, cause the copy of the annual accounts together with the audit report to be laid before both the Houses of Parliament.

(5) The audited annual accounts after having been laid before both the Houses of Parliament shall be published in the Gazette of India.

30. (1) There shall be a University Fund which shall include—

(a) any contribution or grant made by the University Grants Commission or the Central Government;

(b) any contribution or grant made by the State Government;

(c) any contribution made by Government, semi-Government or autonomous bodies;

(d) any loans, gifts, bequests, donations, endowments or other grants, if any;

(e) income received by the University from fees and charges;

(f) the moneys received by the University from the collaborating industries in terms of the provisions of the Memorandum of Understanding entered between the University and the industry for the establishment of sponsored chairs, fellowships or infrastructure facilities of the University; and

(g) amounts received in any other manner from any other source.

(2) All funds of the University shall be deposited in such banks or invested in such manner as the Board may decide on the recommendation of the Finance Committee.

(3) The funds of the University shall be applied towards the expenses of the University including expenses incurred in the exercise of its powers and discharge of its functions by or under this Ordinance.

31. The University shall furnish to the Central Government such returns or other information with respect to its property or activities, within such period, as the Central Government may, from time to time, require.
32. (1) Every employee of the University shall be appointed under a written contract, which shall be lodged with the University and a copy of which shall be furnished to the employee concerned.

(2) Any dispute arising out of the contract between the University and any employee shall, at the request of the employee, be referred to a Tribunal of Arbitration consisting of one member appointed by the Executive Council, one member nominated by the employee concerned and an umpire appointed by the Central Government.

(3) The decision of the Tribunal shall be final and no suit shall lie in any civil court in respect of the matters decided by the Tribunal:

Provided that nothing in this sub-section shall preclude the employee from availing of judicial remedies available under articles 32 and 226 of the Constitution.

(4) Every request made by the employee under sub-section (2) shall be deemed to be a submission to arbitration upon the terms of this section within the meaning of the Arbitration and Conciliation Act, 1996.

(5) The procedure for regulating the work of the Tribunal shall be prescribed by the Statutes.

33. (1) Any student or candidate for an examination whose name has been removed from the rolls of the University by the orders or resolution of the Vice-Chancellor, Discipline Committee or Examination Committee, as the case may be, and who has been debarred from appearing at the examinations of the University for more than one year, may, within ten days of the date of receipt of such orders or copy of such resolution by him, appeal to the Executive Council and the Executive Council may confirm, modify or reverse the decision of the Vice-Chancellor or the Committee, as the case may be.

(2) Any dispute arising out of any disciplinary action taken by the University against a student shall, at the request of such student, be referred to a Tribunal of Arbitration and the provisions of sub-sections (2), (3), (4) and (5) of section 32 shall, as far as may be, apply to a reference made under this sub-section.

34. Every employee or student of the University or of a College or an Institution or a Regional Centre or a Study Centre
established or maintained by the University shall, notwithstanding anything contained in this Ordinance, have a right to appeal to the Executive Council within such time, as may be prescribed by the Statutes, against the decision of any officer or authority of the University, or of the Principal or the management of any College or Institution or Regional Centre or Study Centre, as the case may be, and thereupon, the Executive Council may confirm, modify or reverse the decision appealed against.

35. (1) The University shall constitute for benefit of its employees such provident fund or any other similar fund or provide such insurance schemes, as it may deem fit, in such manner and subject to such conditions, as may be prescribed by the Statutes.

(2) Where such provident fund or other similar fund has been so constituted, the Central Government may declare that the provisions of the Provident Funds Act, 1925 shall apply to such fund, as if it were a Government provident fund.

36. If any question arises as to whether any person has been duly elected or appointed as, or is entitled to be, a member of any authority or other body of the University, the matter shall be referred to the Central Government whose decision thereon shall be final.

37. All casual vacancies among the members (other than ex-officio members) of any authority or other body of the University shall be filled, as soon as may be, by the person or body who appoints, elects or co-opt the member whose place has become vacant and the persons appointed, elected or co-opted to a casual vacancy shall be a member of such authority or body for the residue of the term for which the person whose place he fills would have been a member.

38. No act or proceedings of any authority or other body of the University shall be invalid merely by reason of the existence of a vacancy or vacancies among its members.

39. No suit or other legal proceedings shall lie against any officer or other employee of the University for anything which is in good faith done or intended to be done in pursuance of any of the provisions of this Ordinance, the Statutes or the Ordinances.

40. Notwithstanding anything contained in the Indian Evidence
Act, 1872 or in any other law for the time being in force, a copy of any receipt, application, notice, order proceeding or resolution of any authority or other body of the University, or any other document in possession of the University, or any entry in any register duly maintained by the University, if certified by the Registrar, shall be received as prima facie evidence of such receipt, application, notice, order, proceeding, resolution or document or the existence of entry in the register and shall be admitted as evidence of the matters and transactions therein where the original thereof would, if produced, have been admissible in evidence.

41. (1) If any difficulty arises in giving effect to the provisions of this Ordinance, the Central Government may, by order published in the Official Gazette, make such provisions, not inconsistent with the provisions of this Ordinance, as appears to it to be necessary or expedient for removing the difficulty.

Provided that no such order shall be made under this section after the expiry of three years from the commencement of this Ordinance.

(2) Every order made under sub-section (1) shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the order or both Houses agree that the order should not be made, the order shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that order.

42. (1) Every Statute, Ordinance or Regulation made under this Ordinance shall be published in the Official Gazette.

(2) Every Statute, Ordinance or Regulation made under this Ordinance, shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period
of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the Statute, Ordinances or Regulations or both Houses agree that the Statute, Ordinances or Regulations should not be made, the Statute, Ordinances or Regulations shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under the Statute, Ordinances or Regulations.

(3) The power to make Statutes, Ordinances or Regulations shall include the power to give retrospective effect, from a date not earlier than the date of commencement of this Ordinance, to the Statutes, Ordinances or Regulations or any of them but no retrospective effect shall be given to any Statutes, Ordinances or Regulations so as to prejudicially affect the interests of any person to whom such Statutes, Ordinances or Regulations may be applicable.

43. Notwithstanding anything contained in this Ordinance and the Statutes,—

(a) the first Vice-Chancellor shall be appointed by the Central Government in such manner and on such conditions as may be deemed fit and the said officer shall hold office for such term, not exceeding five years, as may be specified by the Central Government;

(b) the first Registrar and the first Finance Officer shall be appointed by the Central Government and each of the said officers shall hold office for a term of three years;

(c) the first Court and the first Executive Council shall consist of not more than thirty-one members and eleven members, respectively, who shall be nominated by the Central Government and shall hold office for a term of three years; and

(d) the first Academic and Activity Council shall consist of not more than twenty-one members, who shall be nominated by the Central Government and they shall hold office for a term of three years:

Provided that if any vacancy occurs in the above offices or authorities, the same shall be filled by appointment or nomination,
as the case may be, by the Central Government and the person so appointed or nominated shall hold office for so long as the officer or member in whose place he is appointed or nominated would have held office, if such vacancy had not occurred.

THE SCHEDULE
(See section 25)

The Statutes of the University

1. (1) The Chancellor shall be appointed by the Central Government from a panel of names of not less than three persons recommended by the Executive Council:

Provided that if the Central Government does not approve any of the persons included in the panel, it may call for an extended fresh panel.

(2) The Chancellor shall be an eminent person in the field of sports who shall either be a sports person himself or a Sports Administrator or a Sports Academician.

(3) The Chancellor shall hold office for the term of five years and shall not be eligible for reappointment:

Provided that notwithstanding the expiry of his term of office, the Chancellor shall continue to hold office until his successor enters upon his office.

2. (1) The Vice-Chancellor shall be appointed by the Central Government from out of a panel recommended by a Committee as constituted under clause (2):

Provided that if the Central Government does not approve any of the persons included in the panel, it may call for an extended fresh panel.

(2) The Committee referred to in clause (1) shall consist of five persons, out of whom three shall be nominated by the Executive Council and two by the Central Government, and one of the nominees of the Central Government shall be the convener of the Committee:

Provided that none of the members of the Committee shall be an employee of the University or of a College or Institution or Regional Centre or Study Centre established or maintained by the University or a member of any authority of the University.

(3) The Vice-Chancellor shall be a whole-time salaried officer of the University.

(4) The Vice-Chancellor shall hold office for a term of five years from the date on which he enters upon his office, or until he attains the age of seventy year, whichever is earlier, and he shall not be eligible for re-
appointment:

Provided that notwithstanding the expiry of the said period of five years, he shall continue in office until his successor is appointed and enters upon his office:

Provided further that the Central Government may direct any Vice-Chancellor after his term has expired to continue in office for such period, not exceeding a total period of one year, as may be specified by it.

Provided also that when the office of the Vice-Chancellor becomes vacant due to death, resignation or otherwise, or, /as the case may be, due to illness or such other cause, the Executive Council may appoint the senior-most Dean to perform the functions of the Vice-Chancellor until a new Vice-Chancellor is appointed or, as the case may be, the existing Vice-Chancellor resumes his duties.

(5) Notwithstanding anything contained in clause(4), the Central Government may, at any time after the Vice-Chancellor has entered upon his office, by an order in writing, remove the Vice-Chancellor from office on grounds of incapacity, misconduct or violation of statutory provisions:

Provided that no such order shall be made by the Central Government unless the Vice-Chancellor has been given a reasonable opportunity of showing cause against the action proposed to be taken against him:

Provided further that the Central Government may, at any time before making such order, place the Vice-Chancellor under suspension, pending enquiry.

(6) The emoluments and other conditions of service of the Vice-Chancellor shall be as follows:-

(i) The Vice-Chancellor shall be paid a monthly salary and allowances, other than house rent allowance, at the rates fixed by the Central Government from time to time and he shall be entitled, without payment of rent, to use a furnished residence throughout his term of office and no charge shall fall on the Vice-Chancellor in respect of the maintenance of such residence.

(ii) The Vice-Chancellor shall be entitled to such terminal benefits and allowances as may be fixed by the Central Government from time to time:

Provided that where an employee of the University or of a College, Institution, Regional Centre or Study Centre established or maintained by the University, or of any other University or any College or Institution
admitted to the privileges of the University or such other University, is appointed as the Vice-Chancellor, he may be allowed to continue to contribute to any provident fund of which he is a member and the University shall contribute to the account of such person in that provident fund at the same rate at which the person had been contributing immediately before his appointment as the Vice-Chancellor:

Provided further that where such employee had been a member of any pension scheme, the University shall make the necessary contribution to such scheme.

(iii) The Vice-Chancellor shall be entitled to travelling allowance at such rates as may be fixed by the Executive Council.

(iv) The Vice-Chancellor shall be entitled to leave on full pay at the rate of thirty days in a calendar year and the leave shall be credited to his account in advance in two half-yearly installments of fifteen days each on the first day of January and July every year:

Provided that if the Vice-Chancellor assumes or relinquishes charge of the office of the Vice-Chancellor during the currency of a half year, the leave shall be credited proportionately at the rate of two and a half days for each completed month of service.

(v) In addition to the leave referred to in sub-clause (iv), the Vice-Chancellor shall also be entitled to half-pay leave at the rate of twenty days for each completed year of service, and half-pay leave may also be availed of as commuted leave on full pay on medical certificate:

Provided that when such commuted leave is availed of, twice the amount of half-pay leave shall be debited against half-pay leave due.

3. (1) The Vice-Chancellor shall be ex-officio Chairman of the Executive Council, the Academic and Activity Council and the Finance Committee and shall, in the absence of the Chancellor, preside at the Convocations held for conferring degrees and at meetings of the Court.

(2) The Vice-Chancellor shall be entitled to be present at, and address, any meeting of any authority or other body of the University, but shall not be entitled to vote thereat unless he is a member of such authority or body.

(3) It shall be the duty of the Vice-Chancellor to see that this Ordinance, the Statutes, the Ordinances and the Regulations are duly observed and he shall have all the powers necessary to ensure such observance.
(4) The Vice-Chancellor shall have all the powers necessary for the proper maintenance of discipline in the University and he may delegate any such powers to such person or persons as he deems fit.

(5) The Vice-Chancellor shall have the power to convene or cause to be convened the meetings of the Executive Council, the Academic and Activity Council and the Finance Committee.

4. (1) Every Dean of School shall be appointed by the Vice-Chancellor from amongst the Professors in the School by rotation in order of seniority for a period of three years:

Provided that in case there is only one Professor or no Professor in a School, the Dean shall be appointed, for the time being, from amongst the Professor, if any and the Associate Professors in the School by rotation in the order of seniority:

Provided further that a Dean on attaining the age of sixty-five years shall cease to hold office as such.

(2) When the office of the Dean is vacant or when the Dean is, by reason of illness, absence or any other cause, unable to perform duties of his office, the duties of the office shall be performed by the senior-most Professor or Associate Professor, as the case may be, in the School.

(3) The Dean shall be the Head of the School and shall be responsible for the conduct and maintenance of the standards of teaching and research in the School and shall have such other functions as may be prescribed by the Ordinances.

(4) The Dean shall have the right to be present and to speak at any meeting of the Boards of Sports Studies or Committees of the School, as the case may be, but shall not have the right to vote thereat unless he is a member thereof.

5. (1) The Registrar shall be appointed by the Executive Council on the recommendation of a Selection Committee constituted for the purpose and shall be whole-time salaried officer of University.

(2) The Registrar shall be appointed for a term of five years and shall be eligible for reappointment.

(3) The emoluments and other terms and conditions of service of the Registrar shall be such as may be prescribed by the Executive Council from time to time:
Provided that the Registrar shall retire on attaining the age of sixty-two-
years.

(4) When the office of the Registrar is vacant or when the Registrar is,
by reason of illness, absence or any other cause, unable to perform the
duties of his office, the duties of the office shall be performed by such
person as the Vice-Chancellor may appoint for the purpose.

(5) (a) The Registrar shall have power to take disciplinary action
against such of the employees, excluding teachers and other academic
staff, as may be specified in the order of the Executive Council and to
suspend them pending inquiry, to administer warnings to them or to
impose on them the penalty of censure or the withholding of increment:

Provided that no such penalty shall be imposed unless the person has
been given a reasonable opportunity of showing cause against the action
proposed to be taken in regard to him.

(b) An appeal shall lie to the Vice-Chancellor against any order of the
Registrar imposing any of the penalties specified in sub-clause (a).

(c) In a case where the inquiry discloses that a punishment beyond the
power of the Registrar is called for the Registrar shall, upon the
conclusion of the inquiry, make a report to the Vice-Chancellor along
with his recommendation:

Provided that an appeal shall lie to the Executive Council against an
order of the Vice-Chancellor imposing any penalty.

(6) The Registrar shall be ex officio Secretary of the Executive Council
and the Academic and Activity Council, but shall not be deemed to be
member of either of these authorities and he shall be ex officio Member-
secretary of the Court.

(7) It shall be the duty of the Registrar—

(a) to be the custodian of the records, the common seal and such other
property of the University as the Executive Council shall commit to his
charge;

(b) to issue all notices convening meetings of the Court, the Executive
Council, the Academic and Activity Council and of any Committee
appointed by those authorities;

(c) to keep the minutes of all the meetings of the Court, the Executive
Council, the Academic and Activity Council and of any Committees
appointed by those authorities;

(d) to conduct the official correspondence of the Court, the Executive Council and the Academic and Activity Council;

(e) to supply to the Central Government, copies of the agenda of the meetings of the authorities of the University as soon as they are issued and the minutes of such meetings;

(f) to represent the University in suits or proceedings by or against the University, sign powers of attorney and verify pleadings or depute his representative for the purpose; and

(g) to perform such other duties as may be specified in the Statutes, the Ordinances or Regulations or as may be required from time to time by the Executive Council.

6. (1) The Finance Officer shall be appointed by the Executive Council on the recommendations of Selection Committee constituted for the purpose and shall be a whole-time salaried officer of the University.

(2) The Finance Officer shall be appointed for a term of five years and shall be eligible for re-appointment.

(3) The emoluments and other terms and conditions of service of the Finance Officer shall be such as may be prescribed by the Executive Council from time to time:

Provided that the Finance Officer shall retire on attaining the age of sixty-two years.

(4) When the office of the Finance Officer is vacant or when the Finance Officer is, by reason of illness, absence or any other cause, unable to perform the duties of his office, the duties of the office shall be performed by such person as the Vice-Chancellor may appoint for the purpose.

(5) The Finance Officer shall be ex officio Secretary of the Finance Committee, but shall not be deemed to be a member of such Committee.

(6) The Finance Officer shall –

(a) exercise general supervision over the funds of the University and shall advise it as regards its financial policy; and

(b) perform such other financial function as may be assigned to him by the Executive Council or as may be prescribed by the Statutes or the
Ordinances.

(7) Subject to the control of the Executive Council, the Finance Officer shall—

(a) hold and manage the property and investments of the University including trust and endowed property;

(b) ensure that the limits fixed by the Executive Council for recurring and non-recurring expenditure for a year are not exceeded and that all moneys are expended on the purpose for which they are granted or allotted;

(c) be responsible for the preparation of annual accounts and the budget of the University and for their presentation to the Executive Council;

(d) Keep a constant watch on the state of the cash and bank balances and on the state of investments;

(e) watch the progress of the collection of revenues and advise on the methods of collection employed;

(f) ensure that the registers of buildings, land, furniture and equipment are maintained up to date and that stock-checking is conducted, of equipment and other consumable materials in all offices, Departments, Centres and Specialised Laboratories;

(g) bring to the notice of the Vice-Chancellor any unauthorized expenditure and other financial irregularities and suggest disciplinary action against persons at fault; and

(h) call for, from any office, Department, Centre, Laboratory, College, Institution, Regional Centre or Study Centre established or maintained by the University, any information or returns that he may consider necessary for the performance of his duties.

(8) Any receipt given by the Finance Officer or the person or persons duly authorised in this behalf by the Executive Council for any money payable to University shall be sufficient discharge for payment of such money.

7. (1) The Controller of Examinations shall be appointed by the Executive Council on the recommendations of a selection Committee constituted for the purpose and he shall be a whole time salaried officer of the University.
The Controller of Examinations shall be appointed for a term of five years and shall be eligible for re-appointment.

(3) The emoluments and other terms and conditions of service of the Controller of Examinations shall be such as may be prescribed by the Executive Council from time to time:

Provided that the Controller of Examinations shall retire on attaining the age of sixty-two years.

(4) when the officer of the Controller of Examinations is vacant or when the Controller of Examinations is, by reason of illness, absence or any other cause, unable to perform the duties of his office shall be performed by such person as the Vice-Chancellor may appoint for the purpose.

(5) The Controller of Examinations shall arrange for and superintend the examinations of the University in the manner prescribed by the Ordinances.

8. (1) The Librarian shall be appointed by the Executive Council on the recommendations of the Selection Committee constituted for the purpose and he shall be a whole-time salaried officer of the University.

(2) The Librarian shall exercise such powers and perform such duties as may be assigned to him by the Executive Council.

9. (1) The court shall consist of the following members who shall hold office for a period of three years, namely:—

(a) Ex-Officio Members:

(i) the Chancellor;

(ii) the Vice-Chancellor;

(iii) the Proctor;

(iv) the Deans of Schools;

(v) the Dean of Students' Welfare;

(vi) the Finance Officer;

(vii) one Senior Warden, by rotation;

(viii) the Librarian of the University;
(ix) the President, Alumni Association;

(b) Other Members:

(i) Heads of Departments/Professors who are members of the Academic and Activity Council;

(ii) one representative from each institution recognized by the university, nominated by the Vice-Chancellor on recommendations of the Head of the Institution;

(iii) not more than four persons from amongst eminent sports scientists, sports academicians and sports administrators to be nominated by the Central Government;

(iv) not more than two persons representing sports industry, to be nominated by the Central Government;

(v) not more than ten persons from amongst eminent sports persons and highly recognized coaches to be nominated by the Central government;

(c) the Registrar – Ex-Officio Member Secretary.

(2) An annual meeting of the Court shall be held on a date to be fixed by the Executive Council unless some other date has been fixed by the Court in respect of any year.

(3) At an annual meeting of the Court, a report on the working of the University during the previous year, together with a statement of the receipts and expenditure, the balance sheet as audited, and financial estimates for the next year shall be presented.

(4) A copy of the statement of receipts and expenditure, the balance-sheet and the financial estimates referred to in clause (2) shall be sent to every member of the Court at least seven days before the date of the annual meeting.

(5) Special meetings of the Court may be convened by the Executive Council or the Vice-Chancellor or if there is no Vice-Chancellor, by the Registrar.

(6) Eleven members of the Court shall form a quorum for a meeting of the Court.

10. Seven members of the Executive Council shall form a quorum for a
meeting of the Executive Council.

11. (1) The Executive Council shall consist of the following members to be nominated by the Central Government who shall hold office for a period of two years, namely:—

(a) Ex-Officio Members

(i) the Vice-Chancellor;

(ii) the Proctor;

(iii) the Deans of Students’ Welfare;

(iv) the Additional Secretary and Financial Advisor, Ministry of Youth Affairs and Sports;

(v) the Joint Secretary, Ministry of Youth Affairs and Sports;

(vi) the Deans of Schools;

(b) Other Members:

(i) three Senior Professors by rotation;

(ii) four persons from amongst sports scientists, sports administrators, eminent sports persons and distinguished coaches.

(2) The Executive Council shall have the power of management and administration of the revenue and property of the University and the conduct of all administrative affairs of the University not otherwise provided for.

(3) Subject to the provision of this Ordinance, the Statutes and the Ordinances, the Executive Council shall, in addition to all other powers vested in it, have the following powers, namely:—

(i) to create teaching and other academic posts including Chairs, to determine the number and emoluments of such posts and to define the duties and conditions of service of Professors, Associate Professors, Assistant Professors and other academic staff;

Provided that no action shall be taken by the Executive Council in respect of the number and qualifications of teachers and other academic staff otherwise than after consideration of the recommendations of the Academic and Activity Council;
(ii) to appoint such Professors; Associate Professors; Assistant Professors and other academic staff including Chair, as may be necessary; on the recommendation of the Selection Committee constituted for the purpose and to fill up temporary vacancies therein;

(iii) to promote inter-facial research by making joint appointments of teaching staff in different Schools, Department and Centres;

(iv) to create administrative, ministerial and other necessary posts and to define their duties and conditions of their service and to make appointments thereto in the manner prescribed by the ordinances;

(v) to grant leave of absence to any officer of the University other than the Chancellor and the Vice-Chancellor, and to make necessary arrangements for the discharge of the functions of such officer during his absence;

(vi) to regulate and enforce discipline among employees in accordance with the Statutes and the Ordinances;

(vii) to manage and regulate the finances, accounts, investments, property, business and all other administrative affairs of the University and for that purpose to appoint such agents as it may think fit;

(viii) to fix limits on the total recurring and the total non-recurring expenditure for a year on the recommendation of the Finance Committee;

(ix) to invest any money belonging to the University, including any unapplied income, in such stocks, funds, shares or securities, from time to time, as it may think fit or in the purchase of immovable property in India, with the like powers of varying such investment from time to time;

(x) to transfer or accept transfers of any movable or immovable property on behalf of the University;

(xi) to provide buildings, premises, furniture and apparatus and other means needed for carrying on the work of the University;

(xii) to enter into, vary, carry out and cancel contracts on behalf of the University;

(xiii) to entertain, adjudicate upon, and if thought fit, to redress any grievances of the employees and students of the University who may, for any reason, feel aggrieved;

(xiv) to appoint examiners and moderators and, if necessary, to remove them, and to fix their fees, emoluments and travelling and other allowances, after consulting the Academic and Activity Council;
(xv) to select a common seal for the University and provide for the use of such seal;

(xvi) to make such special arrangements as may be necessary for the residence of women students;

(xvii) to institute fellowships, scholarships, studentships, medals and prizes;

(xviii) to provide for the appointment of Visiting Professors, Emeritus Professors, Consultants and Scholars and determine the terms and conditions of such appointments;

(xix) to enter into partnership with industry and non-government agencies for the advancement of knowledge and establish a corpus of funds out of the profits of such partnership; and

(xx) to exercise such other powers and perform such other duties as may be conferred or imposed on it by this Ordinance or this Statutes.

12. (1) The members of the Academic and Activity Council shall include sports persons who have achieved distinction in Olympics or world championships.

(2) Nine members of the Academic and Activity Council shall form quorum for the meeting of the Academic and Activity Council.

13. Subject to the provisions of this Ordinance, the Statutes and the Ordinances, the Academic and Activity Council shall, in addition to all other powers vested in it, have the following powers, namely:-

(a) to exercise general supervision over the academic policies of the University and to give directions regarding methods of instruction, co-ordination of teaching among the Colleges, Institutions, Regional Centres and Study Centres and evaluation of research and improvement of academic standards;

(b) to bring about and promote inter-School co-ordination and to establish or appoint such committees or boards as may be deemed necessary for the purpose;

(c) to consider matters of general academic interest either on its own initiative, or on a reference by a School or the Executive Council, and to take appropriate action thereon;

(d) to frame such regulations and rules consistent with the Statutes and the Ordinances regarding the academic functioning of the University,
Schools of Studies and Departments.

14. (1) The University shall have such Schools of Studies as may be specified in the Statutes.

(2) Every School shall have a School Board and the members of the first School Board shall be nominated by the Executive Council for a period of three years.

(3) The composition, powers and functions of a School Board shall be prescribed by the Ordinances.

(4) The conduct of the meetings of a School Board and the quorum required for such meetings shall be prescribed by the Ordinances.

(5) (a) Every School shall consist of such Departments as may be assigned to it by the Ordinances:

Provided that the Executive Council may, on the recommendation of the Academic and Activity Council, establish Centers of Studies to which may be assigned such teachers of the University as the Executive Council may consider necessary.

(b) Each Department shall consist of the following members, namely:

(i) teachers of the Department;

(ii) persons conducting research in the Department;

(iii) Dean of the School;

(iv) Honorary Professors, if any, attached to the Department; and

(v) such other persons as may be members of the Department in accordance with the provisions of the Ordinances.

Board of Sports Studies.

15. (1) Each Department shall have a Board of Sports Studies.

(2) The term of office of the Board of Sports Studies and of its members shall be prescribed by the Ordinances.

(3) Subject to the overall control and supervision of the Academic and Activity Council, the functions of a Board of Sports Studies shall be to approve subjects for research for various degrees and other requirements of research degrees and to recommend to the concerned School Board in the manner prescribed by the Ordinances—

(a) courses of studies and appointment of examiners for courses, but excluding research degrees;
(b) appointment of supervisors for research; and

c) measures for the improvement of the standard of teaching and research:

Provided that the above functions of a Board of Sports Studies shall, during the period of three years immediately after the commencement of this Ordinance, be performed by the Department.

16. (1) The Finance Committee shall consist of the following members, namely:

(i) the Vice-Chancellor;

(ii) one person to be nominated by the Court;

(iii) three persons to be nominated by the Executive Council, out of whom at least one shall be a member of the Executive Council; and

(iv) three persons to be nominated by the Central Government.

(2) Five members of the Finance Committee shall form a quorum for a meeting of the Finance Committee.

(3) All the members of the Finance Committee, other than ex officio members, shall hold office for a term of three years.

(4) A member of the Finance Committee shall have the right to record a minute of dissent if he does not agree with any decision of the Finance Committee.

(5) The Finance Committee shall meet at least thrice every year to examine the accounts and to scrutinise proposals for expenditure.

(6) All proposals relating to creation of posts, and those items which have not been included in the budget, shall be examined by the Finance Committee before they are considered by the Executive Council.

(7) The annual accounts and the financial estimates of the University prepared by the Finance Officer shall be laid before the Finance Committee for consideration and comments and thereafter submitted to the Executive Council for approval.

(8) The Finance Committee shall recommend limits for the total recurring expenditure and the total non-recurring expenditure for the year, based on the income and resources of the University (which, in the case of productive works, may include the proceeds of loans).

17. (1) There shall be Selection Committees for making recommendations to the Executive Council for appointment to the post of professor, Associate Professor, Assistant Professor, Registrar, Finance
Officer, Controller of Examinations, Librarian and Principals of Colleges, Institutions, Regional Centres and Study Centres established or maintained by the University.

(2) The Selection Committee for appointment to the posts specified in column 1 of the Table below shall consist of the Vice-Chancellor, a nominee of the Central Government and the persons specified in the corresponding entry in column 2 of the said Table:

<table>
<thead>
<tr>
<th>1</th>
<th>2</th>
</tr>
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<tbody>
<tr>
<td>Professor</td>
<td>(i) The Dean of the School.</td>
</tr>
<tr>
<td></td>
<td>(ii) The Head of the Department, if he is a Professor.</td>
</tr>
<tr>
<td></td>
<td>(iii) Three persons not in the service of the University, nominated by the Executive Council, out of a panel of names recommended by the Academic and Activity Council for their special knowledge of, or interest in, the subject with which the Professor will be concerned.</td>
</tr>
<tr>
<td>Associate Professor/ Assistant Professor</td>
<td>(i) The head of the Department.</td>
</tr>
<tr>
<td></td>
<td>(ii) One Professor nominated by the Vice-Chancellor.</td>
</tr>
<tr>
<td></td>
<td>(iii) Two persons not in the service of the University, nominated by the Executive Council, out of a panel of names recommended by the Academic and Activity Council for their special knowledge of, or interest in, the subject with which the Associate Professor or Assistant Professor will be concerned.</td>
</tr>
<tr>
<td>Registrar/ Finance Officer/ Controller of Examination</td>
<td>(i) Two members of the Executive Council nominated by it.</td>
</tr>
<tr>
<td></td>
<td>(ii) One person not in the service of the University nominated by the Executive Council.</td>
</tr>
<tr>
<td>Librarian</td>
<td>(i) One person not in the service of the University who has special knowledge of the subject of the Library Science or Library Administration nominated by the Executive Council.</td>
</tr>
<tr>
<td></td>
<td>(ii) One person not in the service of the University nominated by the Executive Council.</td>
</tr>
<tr>
<td>Principal of college or institution</td>
<td>Three persons not in the service of the University of whom two shall be nominated by the Executive Council and one by the Academic and</td>
</tr>
</tbody>
</table>
maintained by the University.

Activity Council for their special knowledge of, or interest in, a subject in which instruction is being provided by the College or Institution.

Note 1. – Where the appointment is being made for an inter-disciplinary project, the head of the project shall be deemed to be the Head of the Department concerned.

Note 2. – The Professor to be nominated by the Vice-Chancellor shall be a Professor concerned with the speciality for which the selection is being made and the Vice-Chancellor shall consult the Head of the Department and the Dean of the School before nominating the Professor.

(3) The Vice-Chancellor shall convene and preside at the meeting of the Selection Committee:

Provided that the meeting of the Selection Committee shall be fixed after prior consultation with, and subject to the convenience of the Central Government’s nominee and the experts nominated by the Executive Council.

Provided further that the proceedings of the Selection Committee shall not be valid unless, —

(a) where the number of the Central Government’s nominee and the persons nominated by the Executive Council is four in all, at least three of them attend the meeting; and

(b) where the number of the Central Government’s nominee and the persons nominated by the Executive Council is three in all, at least two of them attend the meeting.

(4) The procedure to be followed by the Selection Committee shall be laid down in the Ordinances.

(5) If the Executive Council is unable to accept the recommendations made by the Selection Committee, it shall record its reasons and submit the case to the Central Government for final orders.

(6) Appointments to temporary posts shall be made in the manner indicated below:—

(i) if the temporary vacancy is for duration longer than one academic session, it shall be filled on the advice of the Selection Committee in accordance with the procedure indicated in the foregoing clauses:

Provided that if the Vice-Chancellor is satisfied that in the interests of
work it is necessary to fill the vacancy, the appointment may be made on a purely temporary basis on the advice of a local Selection Committee referred to in sub-clause (ii) for a period not exceeding six months.

(ii) If the temporary vacancy is for a period less than a year, an appointment to such vacancy shall be made on the recommendation of a local Selection Committee consisting of the Dean of the School concerned, the Head of the Department and a nominee of the Vice-Chancellor:

Provided that if the same person holds the offices of the Dean and the Head of the Department, the Selection Committee may contain two nominees of the Vice-Chancellor:

Provided further that in the case of sudden casual vacancies of teaching posts caused by death or any other reason, the Dean may, in consultation with the Head of the Department concerned, make a temporary appointment for a month and report to the Vice-Chancellor and the Registrar about such appointment.

(iii) No teacher appointed temporarily shall, if he is not recommended by a regular Selection Committee for appointment under the Statutes, be continued in service on such temporary employment, unless he is subsequently selected by a local Selection Committee or a regular Selection Committee, for a temporary or permanent appointment, as the case may be.

18. (1) Notwithstanding anything contained in Statute 17, the Executive Council may invite a person of high academic distinction and professional attainments to accept a post of Professor or Associate Professor or any other equivalent academic post in the University on such terms and conditions as it deems fit and on the person agreeing to do so appoint him to the post:

Provided that the Executive Council may also create supernumerary posts for a specified period for appointment of such persons:

Provided further that the number of supernumerary posts so created should not exceed five per cent. of the total posts in the University.

(2) The Executive Council may appoint a teacher or any other academic staff working in any other University or organisation for undertaking a joint project in accordance with the manner laid down in the Ordinances.
19. The Executive Council may appoint a person selected in accordance with the procedure laid down in Statute 17 for a fixed tenure on such terms and conditions as it deems fit.

20. (1) An authority of the University may appoint as many standing or special committees as it may deem fit, and may appoint to such committees persons who are not members of such authority.

(2) A committee appointed under clause (1) may deal with any subject delegated to it subject to subsequent confirmation by the authority appointing it.

21. (1) All the teachers and other academic staff of the University shall, in the absence of any agreement to the contrary, be governed by the terms and conditions of service and code of conduct as are specified in the Statutes, the Ordinances and the Regulations.

(2) The emoluments of members of the academic staff shall be such as may be prescribed by the ordinances.

(3) Every teacher and member of the academic staff of the University shall be appointed on a written contract, the form of which shall be prescribed by the Ordinances.

(4) A copy of every contract referred to in clause (3) shall be deposited with the Registrar.

22. (1) All the employees of the University, other than the teachers and other academic staff shall, in the absence of any contract to the contrary, be governed by the terms and conditions of service and code of conduct as are specified in the Statutes, the Ordinances and the Regulations.

(2) The manner of appointment and emoluments of employees, other than the teachers and other academic staff, shall be such as may be prescribed by the Ordinances.

23. (1) Whenever, in accordance with the Statutes, any person is to hold an office or be a member of an authority of the University by rotation according to seniority, such seniority shall be determined according to the length of continuous service of such person in his grade and in accordance with such other principles as the Executive Council may, from time to time, prescribe:
(2) It shall be the duty of the Registrar to prepare and maintain in respect of each class of persons to whom the provisions of these Statutes apply, a complete and up-to-date seniority list in accordance with the provisions of clause (1).

(3) If two or more persons have equal length of continuous service in a particular grade or the relative seniority of any person or persons is otherwise in doubt, the Registrar may, on his own motion and shall, at the request of any such person, submit the matter to the Executive Council whose decision thereon shall be final.

24. (1) Where there is an allegation of misconduct against a teacher, a member of the academic staff or other employee of the University, the Vice-Chancellor, in the case of the teacher or a member of the academic staff, and the authority competent to appoint (hereinafter referred to as the appointing authority) in the case of other employee may, by order in writing, place such teacher, member of the academic staff or other employee, as the case may be, under suspension and shall forthwith report to the Executive Council the circumstances in which the order was made:

Provided that the Executive Council may, if it is of the opinion, that the circumstances of the case do not warrant the suspension of the teacher or a member of the academic staff, revoke such order.

(2) Notwithstanding anything contained in the terms of the contract of appointment or of any other terms and condition of service of the employees, the Executive Council in respect of teachers and other academic staff, and the appointing authority in respect of other employees, shall have the power to remove a teacher or a member of the academic staff or other employee, as the case may be, on grounds of misconduct.

(3) Save as aforesaid, the Executive Council, or as the case may be, the appointing authority, shall not be entitled to remove any teacher, member of the academic staff or other employee except for a good cause and after giving three months' notice or on payment of three months' salary in lieu thereof.

(4) No teacher, member of the academic staff or other employee shall be removed under clause (2) or clause (3) unless he has been given a reasonable opportunity of showing cause against the action proposed to be taken in regard to him.

(5) The removal of a teacher, member of the academic staff or other
employee shall take effect from the date on which the order of removal is made:

Provided that where the teacher, member of the academic staff or other employee is under suspension at the time of his removal, such removal shall take effect from the date on which he was placed under suspension.

(6) Notwithstanding anything contained in the foregoing provisions of the Statute, a teacher, member of the academic staff or other employee may resign—

(a) if he is a permanent employee, only after giving three months’ notice in writing to the Executive Council or the appointing authority, as the case may be, or by paying three months’ salary in lieu thereof;

(b) if he is not a permanent employee, only after given one month’s notice in writing to the Executive Council or, as the case may be, the appointing authority or by paying one month’s salary in lieu thereof:

Provide that such resignation shall take effect only on the date on which the resignation is accepted by the Executive Council or the appointing authority, as the case may be.

25. (1) The Executive Council may, on the recommendation of the Academic and Activity Council and by a resolution passed by a majority of not less than two-thirds of the members present and voting, make proposals to the Central Government for the conferment of honorary degrees:

Provided that in case of emergency, the Executive Council may, on its own motion, make such proposals.

(2) The Executive Council may, by a resolution passed by a majority of not less than two-thirds of the members present and voting, withdraw, with the previous sanction of the Central Government, any honorary degree conferred by the University.

26. The Executive Council may, by a resolution passed by a majority of not less than two-thirds of the members present and voting, withdraw a degree or academic distinction conferred on, or any certificate or diploma granted to, any person by the University for good and sufficient cause:

Provided that no such resolution shall be passed until a notice in writing has been given to that person calling upon him to show cause within such time as may be specified in the notice as to why such a
resolution should not be passed and until his objections, if any, and any evidence he may produce in support of them, have been considered by the Executive Council.

27. (1) All powers relating to the maintenance of discipline and disciplinary action in relation to the students of the University shall vest in Vice-Chancellor.

(2) There shall be Proctor of the University to assist the Vice-Chancellor in the exercise of the powers referred to in clause (1), who shall be appointed by the Executive Council from amongst the Professors and Associate Professors in the manner prescribed by the Ordinances.

(3) The Vice-Chancellor may delegate all or any of the powers referred to in clause (1), as he deems proper, to the Proctor and to such other officers as he may specify in this behalf.

(4) Without prejudice to the generality of his powers relating to the maintenance of discipline and taking such action, as may seem to him appropriate for the maintenance of discipline, the Vice-Chancellor may, in exercise of such powers, by order, direct that any student or students be expelled or rusticated, for a specified period, or be not admitted to a course or courses of study in a College, Institution or Regional Centre or a Department or a School of the University for a stated period, or be punished with fine for an amount to be specified in the order, or be debarred from taking an examination or examinations conducted by the University, College, Institution or Regional Centre or Department or a School for one or more years, or that the results of the student or students concerned in the examination or examinations in which he or they have appeared be withheld or cancelled.

(5) The Principals of Colleges, Institutions, Deans of Schools of Studies and Heads of teaching Departments in the University shall have the authority to exercise all such disciplinary powers over the students in their respective Colleges, Institutions, Schools and teaching Departments in the University, as may be necessary for the proper conduct of such Colleges, Institution, Schools and teaching Departments.

(6) Without prejudice to the powers of the Vice-Chancellor and the Principals and other persons specified in clause (5), detailed rules of discipline and proper conduct shall be made by the University and the Principals of Colleges, Institutions, Deans of Schools of Studies and Heads of teaching Departments in the University may also make such supplementary rules as they deem necessary for the purposes stated
(7) At the time of admission, every student shall be required to sign a declaration to the effect that he submits himself to the disciplinary jurisdiction of the Vice-Chancellor and other authorities of the University.

28. Convocations of the University for the conferring of degrees or for other purposes shall be held in such manner as may be prescribed by the Ordinances.

29. Where no provision is made for Chairman to preside over a meeting of any authority of the University or any Committee of such authority or when the Chairman so provided for is absent, the members present shall elect one from among themselves to preside at such meeting.

30. Any member, other than an ex officio member of the Court, the Executive Council, the Academic and Activity Council or any other authority of the University or any Committee of such authority may resign by letter addressed to the Registrar and the resignation shall take effect as soon as such letter is received by the Registrar.

31. (1) A person shall be disqualified for being chosen as, and for being, a member of any of the authorities, or for being appointed as, and for being, an officer, of the University if—

(i) he is of unsound mind; or

(ii) he is an undischarged insolvent; or

(iii) he has been convicted by a court of law of an offence involving moral turpitude and sentenced in respect thereof to imprisonment for not less than six months.

(2) If any question arises as to whether a person is or had been subjected to any of the disqualifications mentioned in clause (i), the question shall be referred to the Central Government and its decision shall be final and no suit or other proceeding shall lie in any civil court against such decision.

32. Notwithstanding anything contained in the Statutes, a person who is not ordinarily resident in India shall not be eligible to be an officer of the University or a member of any authority of the University.

33. Notwithstanding anything contained in the Statutes, a person who holds any post in the University or is a member of any authority or body of the University in his capacity as a member of a particular authority or
body or as the holder of a particular appointment shall hold such office or membership only for so long as he continues to be a member of that particular authority or body or the holder of that particular appointment, as the case may be.

34. (1) There shall be an Alumni Association for the University.

(2) The subscription for membership of the Alumni Association shall be prescribed by the Ordinances.

(3) No member of the Alumni Association shall be entitled to vote or stand for election unless he has been a member of the Association for at least one year prior to the date of election and is a degree holder of the University of at least five years standing:

Provided that the condition relating to the completion of one year's membership shall not apply in the case of the first election.

35. (1) There shall be constituted in the University, a Students' Council for every academic year, consisting of—

(i) the Dean of Students' Welfare who shall be the Chairman of the Students' Council;

(ii) twenty students to be nominated by the Academic and Activity Council on the basis of merit in studies, sports and extra-curricular activities; and

(iii) twenty students to be elected by the students as their representatives:

Provided that any student of the University shall have the right to bring up any matter concerning the University before the Students' Council, if so permitted by the Chairman, and he shall have the right to participate in the discussions at any meeting when the matter is taken up for consideration.

(2) The functions of the Students' Council shall be to make suggestions to the appropriate authorities of the University in regard to the programmes of studies, students' welfare and other matters of importance, in regard to the working of the University in general and such suggestions shall be made on the basis of consensus of opinion.

(3) The Students' Council shall meet at least twice in every academic year and the first meeting of the Council shall be held in the beginning of the
Ordinances how to be made.

36. (1) The first Ordinances made under sub-section (2) of section 26 may be amended, repealed or added to at any time by the Executive Council in the manner specified in the following sub-clauses.

(2) No Ordinances in respect of the matters enumerated in sub-section (1) of section 26 of this Ordinance shall be made by the Executive Council unless a draft of such Ordinances has been proposed by the Academic and Activity Council.

(3) The Executive Council shall not have power to amend any draft of any Ordinances proposed by the Academic and Activity Council under clause (2), but may reject the proposal or return the draft to the Academic and Activity Council for re-consideration, either in whole or in part, together with any amendment which the Executive Council may suggest.

(4) Where the Executive Council has rejected or returned the draft of an Ordinances proposed by the Academic and Activity Council, the Academic and Activity Council may consider the question afresh and in case the original draft is reaffirmed by a majority of not less than two-thirds of the members present and voting and more than half of the total number of members of the Academic and Activity Council, the draft may be sent back to the Executive Council which shall either adopt it or refer it to the Central Government whose decision shall be final.

(5) Every Ordinances made by the Executive Council shall come into effect immediately.

(6) Every Ordinances made by the Executive Council shall be submitted to the Central Government within two weeks from the date of its adoption.

(7) The Central Government shall have the power to direct the University to suspend the operation of any Ordinances.

(8) The Central Government shall inform the Executive Council about its objection to the Ordinances referred to in clause (7) and may, after receiving the comments of the University, either withdraw the order suspending the Ordinances or disallow the Ordinances, and its decision shall be final.

37. (1) The authorities of the University may make Regulation consistent with this Ordinance, the Statutes and the Ordinances for the following matters, namely:
(i) laying down the procedure to be observed at their meeting and the number of members required to form a quorum;

(ii) providing for all matters which are required by this Ordinance, the Statutes or the Ordinances, to be prescribed by Regulations; and

(iii) Providing for all other matters solely concerning such authorities or committees appointed by them and not provided for by this Ordinance, the Statutes or the Ordinances.

(2) Every authority of the University shall make Regulations providing for the giving of notice to the members of such authority of the dates of meeting and of the business to be considered at meetings and for the keeping of a record of the proceedings of meetings.

(3) The Executive Council may direct the amendment in such manner as it may specify of any Regulation made under the Statutes or the annulment of any such Regulation.

38. Subject to the provisions of this Ordinance and the Statutes, any officer or authority of the University may delegate his or its powers to any other officer or authority or person under his or its respective control and subject to the condition that overall responsibility for the exercise of the powers so delegated shall continue to vest in the officer or authority delegating such powers.

RAM NATH KOVIND.
President.

DR. G. NARAYANA RAJU
Secretary to the Govt. of India.
MINISTRY OF LAW AND JUSTICE
(Legislative Department)

New Delhi, the 6th June, 2018/Isvarthi 16, 1940 (Saka)

THE INSOLVENCY AND BANKRUPTCY CODE
(AMENDMENT) ORDINANCE, 2018

NO. 6 OF 2018

Promulgated by the President in the Sixty-ninth Year of the Republic of India.

An Ordinance further to amend the Insolvency and Bankruptcy Code, 2016.

WHEREAS the Insolvency and Bankruptcy Code, 2016 (the Code), *inter alia*, provides for insolvency resolution of corporate persons in a time bound manner for maximisation of value of assets of such persons:

AND WHEREAS a need has been felt, *inter alia*, to balance the interests of various stakeholders in the Code, especially interests of home buyers and micro, small and medium enterprises, promoting resolution over liquidation of corporate debtor by lowering the voting threshold of committee of creditors and streamlining provisions relating to eligibility of resolution applicants;

AND WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

NOW, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:—
1. (1) This Ordinance may be called the Insolvency and Bankruptcy Code (Amendment) Ordinance, 2018.

(2) It shall come into force at once.

2. In the Insolvency and Bankruptcy Code, 2016 (hereinafter referred to as the principal Act), in section 3, in clause (12), for the word “repaid”, the word “paid” shall be substituted.

3. In section 5 of the principal Act,—

   (i) after clause (5), the following clause shall be inserted, namely:—

   ’(5A) “corporate guarantor” means a corporate person who is the surety in a contract of guarantee to a corporate debtor.’:

   (ii) in clause (8), in sub-clause (f), the following Explanation shall be inserted, namely:—

   *Explanation.— For the purposes of this sub-clause,—

   (i) any amount raised from an allottee under a real estate project shall be deemed to be an amount having the commercial effect of a borrowing; and

   (ii) the expressions, “allottee” and “real estate project” shall have the meanings respectively assigned to them in clauses (4) and (37) of section 2 of the Real Estate (Regulation and Development) Act, 2016;’;

   (iii) in clause (21), for the word “repayment”, the word “payment” shall be substituted;

   (iv) after clause (24), the following clause shall be inserted, namely:—

   ’(24A) “related party”, in relation to an individual, means—

   (a) a person who is a relative of the individual or a relative of the spouse of the individual;

   (b) a partner of a limited liability partnership, or a limited liability partnership or a partnership firm, in which the individual is a partner;

   (c) a person who is a trustee of a trust in which the beneficiary of the trust includes the individual, or the terms of the trust confers a power on the trustee which may be exercised for the benefit of the individual;

   (d) a private company in which the individual is a director and holds along with his relatives, more than two per cent. of its share capital;
(e) a public company in which the individual is a director and holds along with relatives, more than two per cent. of its paid-up share capital;

(f) a body corporate whose board of directors, managing director or manager, in the ordinary course of business, acts on the advice, directions or instructions of the individual;

(g) a limited liability partnership or a partnership firm whose partners or employees in the ordinary course of business, act on the advice, directions or instructions of the individual;

(h) a person on whose advice, directions or instructions, the individual is accustomed to act:

(i) a company, where the individual or the individual along with its related party, own more than fifty per cent. of the share capital of the company or controls the appointment of the board of directors of the company.

Explanation.—For the purposes of this clause,—

(a) “relative”, with reference to any person, means anyone who is related to another, in the following manner, namely:

(i) members of a Hindu Undivided Family,

(ii) husband,

(iii) wife,

(iv) father,

(v) mother,

(vi) son,

(vii) daughter,

(viii) son’s daughter and son,

(ix) daughter’s daughter and son,

(x) grandson’s daughter and son,

(xi) granddaughter’s daughter and son,

(xii) brother,

(xiii) sister,

(xiv) brother’s son and daughter,

(xv) sister’s son and daughter,
(xvi) father's father and mother,
(xvii) mother's father and mother,
(xviii) father's brother and sister,
(xix) mother's brother and sister, and

(b) wherever the relation is that of a son, daughter, sister or brother, their spouses shall also be included;

4. In section 7 of the principal Act, in sub-section (1), for the words “other financial creditors”, the words “other financial creditors, or any other person on behalf of the financial creditor, as may be notified by the Central Government” shall be substituted.

5. In section 8 of the principal Act,—

(a) in sub-section (2),—

(i) in clause (a), for the words “if any, and”, the words “if any, or” shall be substituted;

(ii) in clause (b), for the word “repayment”, the word “payment” shall be substituted;

(b) in the Explanation, for the word “repayment”, the word “payment” shall be substituted.

6. In section 9 of the principal Act,—

(a) in sub-section (3),—

(i) in clause (c), for the words “by the corporate debtor; and”, the words “by the corporate debtor, if available;” shall be substituted;

(ii) for clause (d), the following clauses shall be substituted, namely;—

“(d) a copy of any record with information utility confirming that there is no payment of an unpaid operational debt by the corporate debtor, if available; and

(e) any other proof confirming that there is no payment of an unpaid operational debt by the corporate debtor or such other information, as may be prescribed.”;

(b) in sub-section (5),—

(4) in clause (i), in sub-clause (b), for the word “repayment”, the word “payment” shall be substituted;

(5) in clause (ii), in sub-clause (b), for the word “repayment”, the word “payment” shall be substituted.
7. In section 10 of the principal Act, —

(a) for sub-section (3), the following sub-section shall be substituted, namely:—

(3) The corporate applicant shall, along with the application, furnish—

(a) the information relating to its books of account and such other documents for such period as may be specified;

(b) the information relating to the resolution professional proposed to be appointed as an interim resolution professional; and

(c) the special resolution passed by shareholders of the corporate debtor or the resolution passed by at least three-fourth of the total number of partners of the corporate debtor, as the case may be, approving filing of the application:—;

(b) in sub-section (4),—

(i) in clause (a), after the words “if it is complete”, the words “and no disciplinary proceeding is pending against the proposed resolution professional” shall be inserted;

(ii) in clause (b), after the words “if it is incomplete”, the words “or any disciplinary proceeding is pending against the proposed resolution professional” shall be inserted.

8. In section 12 of the principal Act, in sub-section (2), for the word “seventy-five”, the word “sixty-six” shall be substituted.

9. After section 12 of the principal Act, the following section shall be inserted, namely:—

“12A. The Adjudicating Authority may allow the withdrawal of application admitted under section 7 or section 9 or section 10, on an application made by the applicant with the approval of ninety per cent. voting share of the committee of creditors, in such manner as may be prescribed.”.

10. In section 14 of the principal Act, for sub-section (3), the following sub-section shall be substituted, namely:—

“(3) The provisions of sub-section (1) shall not apply to—

(a) such transaction as may be notified by the Central Government in consultation with any financial regulator;

(b) a surety in a contract of guarantee to a corporate debtor.”.

11. In section 15 of the principal Act, in sub-section (1), in clause (c), for the word “claims”, the words “claims, as may be specified” shall be substituted.
12. In section 16 of the principal Act, in sub-section (5), for the words “shall not exceed thirty days from date of his appointment”, the words “shall continue till the date of appointment of the resolution professional under section 22” shall be substituted.

13. In section 17 of the principal Act, in sub-section (2),—

(i) in clause (d), for the words “may be specified;”, the words “may be specified; and” shall be substituted;

(ii) after clause (d), the following clause shall be inserted, namely:—

“(e) be responsible for complying with the requirements under any law for the time being in force on behalf of the corporate debtor.”.

14. In section 18 of the principal Act, in the Explanation, for the word “subsection”, the word “section” shall be substituted.

15. In section 31 of the principal Act,—

(i) in sub-section (2),—

(a) in the proviso, for the words “related party to whom a corporate debtor owes a financial debt”, the words “financial creditor or the authorised representative of the financial creditor referred to in sub-section (6) or sub-section (6A) or sub-section (5) of section 24, if it is a related party of the corporate debtor.” shall be substituted;

(b) after the proviso, the following proviso shall be inserted, namely:—

“Provided further that the first proviso shall not apply to a financial creditor, regulated by a financial sector regulator, if it is a related party of the corporate debtor solely on account of conversion or substitution of debt into equity shares or instruments convertible into equity shares, prior to the insolvency commencement date.”;

(ii) in sub-section (3), for the word “Where”, the words, brackets and figures and letter “Subject to sub-sections (6) and (6A), where” shall be substituted;

(iii) in sub-section (6), in the opening portion, the words “or issued as securities” shall be omitted;

(iv) after sub-section (6), the following sub-sections shall be inserted, namely:—

“(6A) Where a financial debt—

(a) is in the form of securities or deposits and the terms of the financial debt provide for appointment of a trustee or agent to act as authorised representative for all the financial creditors,
such trustee or agent shall act on behalf of such financial creditors;

(b) is owed to a class of creditors exceeding the number as may be specified, other than the creditors covered under clause (a) or sub-section (6), the interim resolution professional shall make an application to the Adjudicating Authority along with the list of all financial creditors, containing the name of an insolvency professional, other than the interim resolution professional, to act as their authorised representative who shall be appointed by the Adjudicating Authority prior to the first meeting of the committee of creditors;

(c) is represented by a guardian, executor or administrator, such person shall act as authorised representative on behalf of such financial creditors,

and such authorised representative under clause (a) or clause (b) or clause (c) shall attend the meetings of the committee of creditors, and vote on behalf of each financial creditor to the extent of his voting share.

(6B) The remuneration payable to the authorised representative—

(i) under clauses (a) and (c) of sub-section (6A), if any, shall be as per the terms of the financial debt or the relevant documentation; and

(ii) under clause (b) of sub-section (6A) shall be as specified which shall be jointly borne by the financial creditors.”;

(v) for sub-sections (7) and (8), the following sub-sections shall be substituted, namely:—

“(7) The Board may specify the manner of voting and the determining of the voting share in respect of financial debts covered under sub-sections (6) and (6A).

(8) Save as otherwise provided in this Code, all decisions of the committee of creditors shall be taken by a vote of not less than fifty-one per cent. of voting share of the financial creditors:

Provided that where a corporate debtor does not have any financial creditors, the committee of creditors shall be constituted and shall comprise of such persons to exercise such functions in such manner as may be specified.”.

16. In section 22 of the principal Act,—

(a) in sub-section (2), for the word, “seventy-five”, the word “sixty-six” shall be substituted;
(b) in sub-section (3).—

(i) in clause (a), after the words “resolution professional”, the words “subject to a written consent from the interim resolution professional in the specified form” shall be inserted;

(ii) in clause (b), after the words “appointment of the proposed resolution professional”, the words “along with a written consent from the proposed resolution professional in the specified form” shall be inserted.

Amendment of section 23

17. In section 23 of the principal Act, in sub-section (1), the following proviso shall be inserted, namely:—

“Provided that the resolution professional shall, if the resolution plan under sub-section (6) of section 30 has been submitted, continue to manage the operations of the corporate debtor after the expiry of the corporate insolvency resolution process period until an order is passed by the Adjudicating Authority under section 31.”.

Amendment of section 24

18. In section 24 of the principal Act,—

(i) in sub-section (3), in clause (a), for the words “Committee of creditors”, the words, brackets, figures and letters “committee of creditors, including the authorised representatives referred to in sub-sections (b) and (bA) of section 21 and sub-section (3)” shall be substituted;

(ii) in sub-section (5), for the words “Any creditor”, the words, brackets, figures and letters “Subject to sub-sections (6), (bA) and (bB) of section 21, any creditor” shall be substituted.

Insertion of new section 25A

19. After section 25 of the principal Act, the following section shall be inserted, namely:—

25A. (/) The authorised representative under sub-section (6) or sub-section (bA) of section 21 or sub-section (5) of section 24 shall have the right to participate and vote in meetings of the committee of creditors on behalf of the financial creditor he represents in accordance with the prior voting instructions of such creditors obtained through physical or electronic means.

(2) It shall be the duty of the authorised representative to circulate the agenda and minutes of the meeting of the committee of creditors to the financial creditor he represents.

(3) The authorised representative shall not act against the interest of the financial creditor he represents and shall always act in accordance with their prior instructions:

Provided that if the authorised representative represents several financial creditors, then he shall cast his vote in respect of each financial creditor in accordance with instructions received from each financial creditor, to the extent of his voting share:
Provided further that if any financial creditor does not give prior instructions through physical or electronic means, the authorised representative shall abstain from voting on behalf of such creditor.

(4) The authorised representative shall file with the committee of creditors any instructions received by way of physical or electronic means, from the financial creditor he represents, for voting in accordance therewith, to ensure that the appropriate voting instructions of the financial creditor he represents is correctly recorded by the interim resolution professional or resolution professional, as the case may be.

Explanation.—For the purposes of this section, the “electronic means” shall be such as may be specified.

20. In section 27 of the principal Act, for sub-section (2), the following sub-section shall be substituted, namely—

“(2) The committee of creditors may, at a meeting, by a vote of sixty-six per cent. of voting shares, resolve to replace the resolution professional appointed under section 22 with another resolution professional, subject to a written consent from the proposed resolution professional in the specified form.”.

21. In section 28 of the principal Act, in sub-section (3), for the word, “seventy-five”, the word “sixty-six” shall be substituted.

22. In section 29A of the principal Act,—

(i) in clause (c),—

(A) for the words “has an account,”, the words “at the time of submission of the resolution plan has an account,” shall be substituted;

(B) after the words and figures “the Banking Regulation Act, 1949”, the words “or the guidelines of a financial sector regulator issued under any other law for the time being in force,” shall be inserted;

(C) after the proviso, the following shall be inserted, namely:—

‘Provided further that nothing in this clause shall apply to a resolution applicant where such applicant is a financial entity and is not a related party to the corporate debtor.

Explanation I.—For the purposes of this proviso, the expression “related party” shall not include a financial entity, regulated by a financial sector regulator, if it is a financial creditor of the corporate debtor and is a related party of the corporate debtor solely on account of conversion or substitution of debt into equity shares or instruments convertible into equity shares, prior to the insolvency commencement date.

Explanation II.—For the purposes of this clause, where a resolution applicant has an account, or an account of a corporate
debtor under the management or control of such person or of whom such person is a promoter, classified as non-performing asset and such account was acquired pursuant to a prior resolution plan approved under this Code, then, the provisions of this clause shall not apply to such resolution applicant for a period of three years from the date of approval of such resolution plan by the Adjudicating Authority under this Code;”;

(ii) for clause (d), the following clause shall be substituted, namely:—

“(d) has been convicted for any offence punishable with imprisonment—

(i) for two years or more under any Act specified under the Twelfth Schedule; or

(ii) for seven years or more under any other law for the time being in force:

Provided that this clause shall not apply to a person after the expiry of a period of two years from the date of his release from imprisonment:

Provided further that this clause shall not apply in relation to a connected person referred to in clause (iii) of Explanation 1;”;

(iii) in clause (e), the following proviso shall be inserted, namely:—

“Provided that this clause shall not apply in relation to a connected person referred to in clause (iii) of Explanation 1;”;

(iv) in clause (g), the following proviso shall be inserted, namely:—

“Provided that this clause shall not apply if a preferential transaction, undervalued transaction, extortionate credit transaction or fraudulent transaction has taken place prior to the acquisition of the corporate debtor by the resolution applicant pursuant to a resolution plan approved under this Code or pursuant to a scheme or plan approved by a financial sector regulator or a court, and such resolution applicant has not otherwise contributed to the preferential transaction, undervalued transaction, extortionate credit transaction or fraudulent transaction;”:
(B) after the words “under this Code”, the words “and such guarantee has been invoked by the creditor and remains unpaid in full or part” shall be inserted;

(vi) in clause (i), for the words “has been”, the word “is” shall be substituted;

(vii) the Explanation occurring after clause (j) shall be numbered as Explanation I, and in Explanation I as so numbered, for the proviso, the following provisions shall be substituted, namely:—

Provided that nothing in clause (iii) of Explanation I shall apply to a resolution applicant where such applicant is a financial entity and is not a related party of the corporate debtor.

Provided further that the expression “related party” shall not include a financial entity, regulated by a financial sector regulator, if it is a financial creditor of the corporate debtor and is a related party of the corporate debtor solely on account of conversion or substitution of debt into equity shares or instruments convertible into equity shares, prior to the insolvency commencement date;

(viii) after Explanation I as so numbered, the following Explanation shall be inserted, namely:—

Explanation II.—For the purposes of this section, “financial entity” shall mean the following entities which meet such criteria or conditions as the Central Government may, in consultation with the financial sector regulator, notify in this behalf, namely:—

(a) a scheduled bank;

(b) any entity regulated by a foreign central bank or a securities market regulator or other financial sector regulator of a jurisdiction outside India which jurisdiction is compliant with the Financial Action Task Force Standards and is a signatory to the International Organisation of Securities Commissions Multilateral Memorandum of Understanding;

(c) any investment vehicle, registered foreign institutional investor, registered foreign portfolio investor or a foreign venture capital investor, where the terms shall have the meaning assigned to them in regulation 2 of the Foreign Exchange Management (Transfer or Issue of Security by a Person Resident Outside India) Regulations, 2017 made under the Foreign Exchange Management Act, 1999;

(d) an asset reconstruction company registered with the Reserve Bank of India under section 3 of the
Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002:

(e) an Alternate Investment Fund registered with the Securities and Exchange Board of India;

(f) such categories of persons as may be notified by the Central Government.

23. In section 30 of the principal Act,—

(i) in sub-section (1), after the words "resolution plan", the words, figures and letter "along with an affidavit stating that he is eligible under section 29A" shall be inserted;

(ii) in sub-section (2),—

(A) in clauses (a) and (b), for the word "repayment" at both the places where it occurs, the word "payment" shall be substituted;

(B) after clause (f), the following Explanation shall be inserted, namely:—

"Explanation.— For the purposes of clause (e), if any approval of shareholders is required under the Companies Act, 2013 or any other law for the time being in force for the implementation of actions under the resolution plan, such approval shall be deemed to have been given and it shall not be a contravention of that Act or law:"

(iii) in sub-section (4),—

(a) for the word "seventy-five", the word "sixty-six" shall be substituted;

(b) after the third proviso, the following proviso shall be inserted, namely:—

"Provided also that the eligibility criteria in section 29A as amended by the Insolvency and Bankruptcy Code (Amendment) Ordinance, 2018 shall apply to the resolution applicant who has not submitted resolution plan as on the date of commencement of the Insolvency and Bankruptcy Code (Amendment) Ordinance, 2018:"

24. In section 31 of the principal Act,—

(a) in sub-section (1), the following proviso shall be inserted, namely:—

"Provided that the Adjudicating Authority shall, before passing an order for approval of resolution plan under this sub-section,
satisfy that the resolution plan has provisions for its effective implementation;”.

(b) after sub-section (3), the following sub-section shall be inserted, namely:—

“(4) The resolution applicant shall, pursuant to the resolution plan approved under sub-section (1), obtain the necessary approval required under any law for the time being in force within a period of one year from the date of approval of the resolution plan by the Adjudicating Authority under sub-section (1) or within such period as provided for in such law, whichever is later.”.

25. In section 33 of the principal Act, in sub-section (2), after the words “decision of the committee of creditors”, the words “approved by not less than sixty-six percent of the voting share” shall be inserted.

26. In section 34 of the principal Act, —

(a) in sub-section (1), for the words and letter “Chapter II shall”, the words and letter “Chapter II shall, subject to submission of a written consent by the resolution professional to the Adjudicating Authority in specified form,” shall be substituted;

(b) in sub-section (4), —

(i) in clause (b), for the words “in writing; or” shall be substituted;

(ii) after clause (b), the following clause shall be inserted, namely:—

“(c) the resolution professional fails to submit written consent under sub-section (1).”;

(c) in sub-section (5), for the words, brackets and letter “clause (a)”, the words, brackets and letters “clauses (a) and (c)” shall be substituted;

(d) in sub-section (6), after the words “another insolvency professional”, the words “along with written consent from the insolvency professional in the specified form,” shall be inserted.

27. In section 42 of the principal Act, after the words “of the liquidator”, the words “accepting or” shall be inserted.

28. In section 45 of the principal Act, in sub-section (1), the words and figures “of section 43” shall be omitted.

29. In section 60 of the principal Act, —

(a) in sub-section (2), for the words “bankruptcy of a personal guarantor of such corporate debtor”, the words “liquidation or bankruptcy
of a corporate guarantor or personal guarantor, as the case may be, of such corporate debtor” shall be substituted;

(b) in sub-section (3), for the words “bankruptcy proceeding of a personal guarantor of the corporate debtor”, the words “liquidation or bankruptcy proceeding of a corporate guarantor or personal guarantor, as the case may be, of the corporate debtor” shall be substituted.

30. In section 69 of the principal Act, for the words “On or after the insolvency commencement date, it”, the word “If” shall be substituted.

31. In section 76 of the principal Act,—

(a) in the marginal heading, for the word “repayment”, the word “payment” shall be substituted;

(b) in clause (a), for the word “repayment”, the word “payment” shall be substituted.

32. In section 196 of the principal Act, in sub-section (1),—

(i) after clause (a), the following clause shall be inserted, namely:—

“(aa) promote the development of, and regulate, the working and practices of, insolvency professionals, insolvency professional agencies and information utilities and other institutions, in furtherance of the purposes of this Code;”;

(ii) in clause (e), for the words “for the registration”, the words “for carrying out the purposes of this Code, including fee for registration and renewal” shall be substituted.

33. In section 231 of the principal Act, for the words “Adjudicating Authority” at both the places where they occur, the words “Adjudicating Authority or the Board” shall be substituted.

34. After section 238 of the principal Act, the following section shall be inserted, namely:—

“238A. The provisions of the Limitation Act, 1963 shall, as far as may be, apply to the proceedings or appeals before the Adjudicating Authority, the National Company Law Appellate Tribunal, the Debt Recovery Tribunal or the Debt Recovery Appellate Tribunal, as the case may be.”.

35. In section 239 of the principal Act, in sub-section (2),—

(i) after clause (a), the following clause shall be inserted, namely:—

“(ea) other proof confirming that there is no payment of an unpaid operational debt by the corporate debtor or such other information under clause (e) of sub-section (3) of section 9;”.
(ii) after clause (i), the following clause shall be inserted, namely—

"(ia) the manner of withdrawal of application under section 12A;"

36. In section 240 of the principal Act, in sub-section (2),—

(i) clause (g) shall be omitted;

(ii) after clause (j), the following clause shall be inserted, namely:

"(ja) the last date for submission of claims under clause (c) of sub-section (1) of section 15;"

(iii) after clause (n), the following clauses shall be inserted, namely:

"(na) the number of creditors within a class of creditors under clause (b) of sub-section (6A) of section 21;

(nb) the remuneration payable to authorised representative under clause (ii) of the proviso to sub-section (6B) of section 21;

(nc) the manner of voting and determining the voting share in respect of financial debts under sub-section (7) of section 21;"

37. After section 240 of the principal Act, the following section shall be inserted, namely:

'240A. (1) Notwithstanding anything to the contrary contained in this Code, the provisions of clauses (c) and (h) of section 29A shall not apply to the resolution applicant in respect of corporate insolvency resolution process of any micro, small and medium enterprises.

(2) Subject to sub-section (1), the Central Government may, in the public interest, by notification, direct that any of the provisions of this Code shall—

(a) not apply to micro, small and medium enterprises; or

(b) apply to micro, small and medium enterprises, with such modifications as may be specified in the notification.

(3) A draft of every notification proposed to be issued under sub-section (2), shall be laid before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions.

(4) If both Houses agree in disapproving the issue of notification or both Houses agree in making any modification in the notification, the notification shall not be issued or shall be issued only in such modified form as may be agreed upon by both the Houses, as the case may be.
(5) The period of thirty days referred to in sub-section (3) shall not include any period during which the House referred to in sub-section (4) is prorogued or adjourned for more than four consecutive days.

(6) Every notification issued under this section shall be laid, as soon as may be after it is issued, before each House of Parliament.

Explanation.— For the purposes of this section, the expression “micro, small and medium enterprises” means any class or classes of enterprises classified as such under sub-section (1) of section 7 of the Micro, Small and Medium Enterprises Development Act, 2006.”

38. After the Eleventh Schedule to the principal Act, the following Schedule shall be inserted, namely:—

"THE TWELFTH SCHEDULE
(See clause (d) of section 29A)

ACTS FOR THE PURPOSES OF CLAUSE (d) OF SECTION 29A

(1) The Foreign Trade (Development and Regulation) Act, 1922 (22 of 1922);

(2) The Reserve Bank of India Act, 1934 (2 of 1934);

(3) The Central Excise Act, 1944 (1 of 1944);

(4) The Prevention of Food Adulteration Act, 1954 (37 of 1954);

(5) The Essential Commodities Act, 1955 (10 of 1955);

(6) The Securities Contracts (Regulation) Act, 1956 (42 of 1956);

(7) The Income-tax Act, 1961 (43 of 1961);

(8) The Customs Act, 1962 (52 of 1962);

(9) The Water (Prevention and Control of Pollution) Act, 1974 (6 of 1974);

(10) The Conservation of Foreign Exchange and Prevention of Smuggling Activities Act, 1974 (52 of 1974);

(11) The Air (Prevention and Control of Pollution) Act, 1981 (14 of 1981);

(12) The Sick Industrial Companies (Special Provisions) Act, 1985 (1 of 1986);

(13) The Environment (Protection) Act, 1986 (29 of 1986);

(14) The Prohibition of Benami Property Transactions Act, 1988 (45 of 1988);

(16) The Securities and Exchange Board of India Act, 1992 (15 of 1992);
(17) The Foreign Exchange Management Act, 1999 (42 of 1999);
(18) The Competition Act, 2002 (12 of 2003);
(19) The Prevention of Money-laundering Act, 2002 (15 of 2003);
(20) The Limited Liability Partnership Act, 2008 (6 of 2009);
(21) The Foreign Contribution (Regulation) Act, 2010 (42 of 2010);
(22) The Companies Act, 2013 (18 of 2013) or any previous company law;
(23) The Black Money (Undisclosed Foreign Income and Assets) and Imposition of Tax Act, 2015 (22 of 2015);
(24) The Insolvency and Bankruptcy Code, 2016 (31 of 2016);
(26) such other Acts as may be notified by the Central Government.”.

39. In section 434 of the Companies Act, 2013, [as substituted by paragraph 34 of the Eleventh Schedule to the Insolvency and Bankruptcy Code, 2016], in sub-section (1), in clause (c), after the proviso, the following proviso shall be inserted, namely:—

“Provided further that any party or parties to any proceedings relating to the winding up of companies pending before any Court immediately before the commencement of the Insolvency and Bankruptcy Code (Amendment) Ordinance, 2018, may file an application for transfer of such proceedings and the Court may by order transfer such proceedings to the Tribunal and the proceedings so transferred shall be dealt with by the Tribunal as an application for initiation of corporate insolvency resolution process under the Insolvency and Bankruptcy Code, 2016.”.

RAM NATH KOVIND,
President.

DR. G. NARAYANA RAJU,
Secretary to the Govt. of India.
CORRIGENDUM
Dated Kohima the 24th April 2018

NO: POL-3/FS/13/2013 :: Please refer to this department's letter of even number dated 23rd April forwarding the Notification of the Nagaland Fire & Emergency Services Rules, 2018 wherein the following additions/deletions are made in the above mentioned Rules.

1. Rule 2(i) should read as 'Appointing Authority means the Governor of Nagaland for gazetted-Group A & B and the Head of the Department for Non-Gazetted-Group C & D.

2. Rule 15. LIMITED DEPARTMENTAL COMPETITIVE EXAMINATION: Should read as "There shall be 33% of recruitment by promotion (out of 50%) through seniority-cum-merit and 17% (out of 50%) through LDCE (Limited Departmental Competitive Examination) for SI (GD,MT), ASI(GD,MT), ASI(Clerk) Havaldar (GD,MT), Havaldar(Clerk) and for other posts as given in Schedule-II and shall be conducted by DPC. The constituted Board shall be as given in Rule 12(b) above. The LDCE is conducted with an objective to give impetus to the potential candidate and also to give chance to those who have completed certain years of continuous service with eligibility conditions as specified in Schedule – II.

3. In schedule-II (vide Rule No.5), the percentage of posts to be filled up at Col. 3 & 4 respectively under Serial No 13 should read as 83% and 17% respectively.

4. In the same schedule-II, the post of Watch Room Operator (GD) which was not mentioned earlier should be included at Serial No. 14 which is a direct recruit post of 100%. At Col.5, Class VIII passed should be entered as the eligibility criteria for this post.

All other conditions remain the same.

Sd/-

RONGSENMONGLA
Deputy Secretary to the Government of Nagaland
NOTIFICATION
Dated Kohima, the 24th April 2018

POL-3/FS/13/2013: In exercise of the powers conferred by the provision to Articles 309 of the Constitution of India, the Governor of Nagaland is pleased to make the following rules regulating recruitment and conditions of service of persons appointed to Nagaland Fire & Emergency Services.

1. SHORT TITLES AND COMMENCEMENT:

(i) These Rules may be called Nagaland Fire & Emergency Services (Gazetted & Non-Gazetted) Service Rules 2018.

(ii) These rules shall come into force with effect from the date of notification in the Nagaland Gazette.

2. DEFINITION:

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

(i) “Appointing Authority” means the Governor of Nagaland for Gazetted – Group A & B and the Head of Department for Non-Gazetted – Group C, & D.

(ii) “Commission” means the NAGALAND PUBLIC SERVICE COMMISSION.

(iii) “Degree of Recognized University” means a degree of University incorporated by an Act of the Central or State Legislature in India, or other Educational Institution established by an Act of Parliament, or declared to be a deemed University under the UGC Act 1956, or an equivalent qualification declared as such by an order of the State Government.

(iv) “Recruitment Board” means a board constituted under Rule 11.

(v) “Departmental Promotion Committee” means a committee constituted under Rule 12.

(vi) “Limited Departmental Competitive Examination” means an examination conducted under Rule 15.

(vii) “Gazette” means the Nagaland Gazette.

(viii) “Governor” means the Governor of Nagaland.

(ix) “Government” means the Government of Nagaland.

(x) “Member of the Service” means a person deemed to have been appointed under these rules to any post in the service.

(xi) “Recruitment Year” means the calendar year during which the recruitment is held.
(xii) "Service" means the Nagaland Fire & Emergency Services constituted under these rules.

(xiii) "State" means the State of Nagaland.

(xiv) "Year" means a calendar year.

(xvi) "He" shall also applicable to "she".

3. **APPLICABILITY OF THE RULE:**

These Rules shall apply to the post specified in Schedule I & II

4. **CONSTITUTION OF THE SERVICE:**

The service shall consist of the following persons, namely:

(i) Person who, at the commencement of these rules are holding substantively the post specified in the Schedule - I

(ii) Persons recruited to the service in accordance with the provisions of these Rules.

5. **GRADATION AND STRENGTH OF THE SERVICE:**

Present gradation and strength of various posts in the service, the present number of posts in each grade, and the scale of pay attached thereto, are indicated in the Schedule - I. The scope for future gradation and strength of the service are indicated in the Schedule-II. Provided that, the Government may, from time to time, add to or reduce the number of posts included in the service, either on a permanent or on a temporary basis.

6. **METHOD OF RECRUITMENT:**

Recruitment to Fire & Emergency Services after the commencement of these rules shall be by the following methods, namely :-

(i) Direct recruitment by open competition in accordance with Rules No. 7, 8 & Schedule-II.

(ii) Recruitment by promotion in accordance with Rule No.12, 13 & Schedule-II.

Provided that for Direct Recruitment to various posts, the reservation of post for the backward tribe shall be maintained in each category of posts, as prescribed by Government from time to time. The respective quotas reserved for each source of recruitment, the qualification required for direct recruitment, the qualification and other conditions required for promotion from lower to a higher grade shall be as specified in Schedule-II.

7. **DIRECT RECRUITMENT BY OPEN COMPETITION:**

(i) Whenever vacancies occur in the level of Station Officer/Inspector (GD*), Assistant Station Officer/Sub-Inspector (GD & MT*), Leading Fireman/Assistant Sub-Inspector (GD & MT), Havildar (GD & MT), Naik (Clerk*), Havildar (Clerk), ASI (Clerk), Driver (MT) and Fireman (GD) it shall be filled up through direct recruitment by open competition to the service in accordance with Rule 6(i) through:
(a) **NPSC**: As specified in Schedule-II the Department shall send the requisition of the post of Station Officer/Inspector (GD) to Nagaland Public Service Commission (NPSC) to be recruited by NPSC with following Physical and Medical standards: (i) Height – minimum 5 feet 4 inch for male and 5 feet 2 inch for female. (ii) Medical Board comprises Chief Medical Officer with 2 (two) Medical Officers for checking any mental and physical deformities like colour blindness, squint eyes, crooked limbs, etc. which will render disqualification for candidature.

(b) **Department**: The Department shall also advertise the post(s) specifying the number of vacancies to be filled on the basis of the recruitment, the number of vacancies reserved for indigenous inhabitants of the Nagaland, as well as for the backward tribes as per the reservation policy of the Government in force, and other terms and condition of these Rules, as may be considered necessary. Vacancy shall be filled up as specified in Schedule-II. The Department shall constitute: (i) Recruitment Board under Rule No.11 to conduct recruitment test, (ii) DPC under Rule No.12(a) for Gazetted post and under Rule No.12(b) for Non-Gazetted post.

(ii) A candidate must apply on or before such date, in such manner and in such form as prescribed.

(iii) The decision of the Recruitment Board as to the eligibility or otherwise of a candidate for recruitment shall be final, and no candidate to whom a certificate of admission has not been issued by the Recruitment Board shall be admitted to the examination/interview conducted by the Recruitment Board.

(iv) An examination comprises of Medical/Physical screening, physical fitness, written and oral interview for selection to the service shall be held at such time and place as may be prescribed in the noticed issued by the Department/Recruitment Board for the purpose. Following Physical and Medical standards are required: (i) Height – minimum 5 feet 4 inch for male and 5 feet 2 inch for female. (ii) Medical Board comprises Chief Medical Officer with 2 (two) Medical Officers for checking any mental and physical deformities like colour blindness, squint eyes, crooked limbs, etc. which will render disqualification for candidature. The syllabus for the examination and the marks to be assigned for the examination shall be as may be notified by Department / Recruitment Board from time to time.

(v) The Recruitment Board shall prepare a list of all successful candidates in order of merit, which shall be determined in accordance with the aggregate of the marks obtained by each candidate in examination and if two or more candidates obtain equal marks, the Recruitment Board shall arrange them in order of their relative suitability for the service.

(vi) The Recruitment Board shall forward the names of the successful candidates in order of merit up to the number of vacancies requisitioned for direct recruitment to the Department for final approval.

(vii) A waiting list, not exceeding 10% of the vacancies advertised, shall be maintained by the Recruitment Board in respect of the examination conducted by them. The waiting list shall remain valid for 1 (one) year from the date the result are declared by the Recruitment Board.

(viii) The names from the waiting list shall be requisitioned by the Department only if a candidate recommended by the Recruitment Board:-
(a) Does not join the post after an offer has been made to him by the Department within 30 (Thirty) days;

(b) Has been declared unsuitable for appointment on verification of his character and antecedents; or

(c) Resigns after joining the post before the expiry of 1 (one) year from the date of declaration of results by the Recruitment Board.

(ix) The waiting list shall operate only within the posts advertised by the Recruitment Board and the waiting list shall not be used for filling up an additional vacancy reported by the Department after the last date of receiving application as mentioned in the advertisement issued by the Recruitment Board.

(x) The inclusion of a candidate's name in the list of successful candidate shall confer no right to him for appointment unless the Department is satisfied after such inquiry, as may be considered necessary, that the candidate is suitable in all respects for appointment of the service.

*GD – General Duty – Whoever entered into service as Fireman, Havildar (GD) ASI (GD), SI (GD), Inspector (GD).

*MT – Motor Transport – Whoever enter into service as Driver, Havildar (MT), ASI (MT), SI (MT)

*Clerk – Whoever entered into services as Naik (Clerk), Havildar (Clerk), ASI (Clerk).

8. QUALIFICATION FOR DIRECT RECRUITMENT:

(i) **Age:**

(a) Grade-IV : minimum 18 years and maximum 35 years,

(b) Grade-III : minimum 21 years and maximum 35 years,

(c) Grade-II : minimum 21 years and maximum 35 years

However for a serving Government employee(s)/PSUs/Corporates a relaxation of 5 years shall be permissible.

(ii) **Educational Qualification:** A candidate for direct recruitment, Departmental Promotion and Limited Departmental Competitive Examination (LDCE) must possess qualifications as per Schedule - II.

(iii) **Character:** A candidate shall produce before the Recruitment Board a certificate of good character from the concerned local police.

The character and antecedents of all selected candidates shall be verified through the Police before appointment, and any adverse report shall disqualify a candidate for appointment.

(iv) **Medical / Physical screening:** Physical fitness, Written and Interview will be as specified in Rule No.7(ii) & (iv).

9. DISQUALIFICATION FOR APPOINTMENT:

(i) No person shall be qualified for appointment to the service unless he/she is a citizen of India;

(ii) No person, who has more than one spouse living, shall be eligible for appointment to the service;
(iii) A candidate who is already in Government service or in the service of any Statutory Body, shall not be appointed unless “Release Certificate” or “No Objection Certificate” from the Government or the employer, as the case may be, is furnished.

(iv) No person shall be appointed in the service whose character and antecedents are adversely reported upon by a competent authority.

(v) No person who attempts to enlist support for his candidature, directly or indirectly, by any recommendation, either written or oral, shall be appointed to the service.

10. **PENALTY FOR MISCONDUCT:**

A candidate, who is or has been declared by the Recruitment Board for guilty of impersonation or for submitting a fabricated document which has been tampered with, or of making statement which is incorrect or false, or of suppressing material information, or of using or attempting to use unfair means in the examination or otherwise resorting to any unfair means to gain admission in the examination in addition to rendering himself liable to criminal prosecution, shall:

(i) Be debarred permanently or of a specified period.

(ii) Be liable to disciplinary action under appropriate order/law, if he is already in the service under the Government/PSUs/Corporate.

11. **CONSTITUTION OF DEPARTMENT RECRUITMENT BOARD FOR DIRECT RECRUITMENT:**

There shall be a Recruitment Board for Direct Recruitment consisting of the followings:

(i) HOD (Head of Department) or one senior officer nominated by HOD : Chairman

(ii) A representative of Home Department (not below the rank of Under Secy.) : Member

(iii) A representative of P & AR Department (not below the rank of Under Secy.) : Member

(iv) One CMC/SMO (he can co-opt more MO’s) for medical examination only.

(v) One Gazetted Uniform Officer from the concern Department : Member Secretary

12. **CONSTITUTION OF DEPARTMENTAL PROMOTION COMMITTEE:**

(a) Recruitment to the service of Gazetted - Group A & B levels through promotion under Rule 6(ii) shall be done through a Departmental Promotion Committee consisting of the following members:

(i) Chairman, NPSC or member of NPSC nominated by the Chairman : Chairman

(ii) One member of NPSC nominated by the Chairman : Member
(iii) Chief Secretary or one senior representative to be nominated by Chief Secretary: Member
(iv) Secretary, P & AR Department: Member
(iii) Secretary in charge of Home Department: Member
(iv) Head of Department: Member Secretary

(b) All recruitment to the service at Non-Gazetted - Group C & D levels through promotion under Rule 6(iii) shall be done through a DPC consisting of the following:-

(i) Head of Department or one senior officer nominated by HOD: Chairman
(ii) A representative of Home Department (not below the rank of Under Secretary): Member
(iii) A representative of P & AR Department (not below the rank of Under Secretary): Member
(iv) Gazetted Officer detailed by HOD: Member Secretary

Note: - The DPC shall function notwithstanding any vacancy in its composition.

13. PROCEDURE OF RECRUITMENT BY PROMOTION:

(a) Recruitment by promotion shall be through Departmental Promotion – seniority cum merit and LDCE as specified in Schedule-II.

The Department of Fire & Emergency Services shall prepare the following papers/documents and send to the Chairman and member of the DPC:-

(i) A statement showing the number of vacancies to be filled by promotion during the recruitment year.

(ii) A list of officers, as per seniority-cum-merit in the feeder grade as on 1st January of the recruitment year, whose number should be three times the number of vacancies in the grade to which promotion is to be considered.

(iii) The APAR of the last 5 years in respect of all the officers in the list, and the representations of the individual officers, if any, against adverse entries in the APAR, the comments of the Reporting Officer, Reviewing Officer, Acceptance Authority may be kept with the APARs concerned.

(iv) Mandatory courses as given in Rule No 14.

(v) Vigilance clearance of all officers in the zone of promotion.

(b) The Member Secretary of the DPC shall ascertain the convenience of the Chairman and member of the DPC for fixing a meeting of the DPC. Preferably the DPC meeting may be held at least one month ahead of the commencement of the recruitment year concerned. Notice for the DPC meeting shall, however, be issued by the Secretary of the NFSC.

(c) No proceeding of a DPC shall be valid without the attendance of the Chairman, the Member Secretary and at least one member of the Committee.
(d) All decision shall be made by majority decision if consensus is not emerging.

(e) The committee shall meet and prepare, based on the principle of seniority -cum- merit, a 'select list' of officers in order of preference, equal to three times the number of the vacancies to be filled by promotion during the recruitment year. Whenever, a junior officer is selected in preference to a senior one, the Committee shall record in writing the reason(s) of such suppression. The list so prepared shall be forwarded by the Committee to the appointing authority.

(f) The select list shall be valid for 1 (one) year for which it is prepared unless it is reviewed earlier. However, in the event of any grave lapse in the conduct or performance of duty on the part of any candidate in the select list, the appointing authority may, if it thinks fit, remove any such candidate from the select list. In removing the name of a candidate from the list, the Commission shall be consulted.

(g) In the event of a vacancy meant for promotion having been filled upon by officiating basis by the appointing authority before the sitting of the DPC, the DPC shall decide and recommend whether the officiating promotion is to be regularized or whether the officer so officiating shall be reverted, indicating the date from which such officiating promotion may be regularized or reverted. If the decision of the DPC is to revert the officiating promotion already ordered by the Government, the DPC shall indicate their recommendation for filling up the post.

(h) In the case of officers, included in the list for consideration by the DPC, against whom disciplinary proceedings of any kind are pending, and in the case of officers whose representations against adverse entries in their APARs are pending, the "sealed cover procedure" as followed in respect of Central Government officers shall be followed.

(i) The DPC shall also consult the guidelines and directions of the Government issued from time to time regarding recruitment by promotion.

14. **MANDATORY COURSES:**

Every candidate have to undergo following mandatory course(s) and qualify the said course(s) in order to get promotion as per the post indicated in schedule – II, column no. 5. If he fail to qualify the said course(s) in three chances he shall lose his seniority and junior to his batch and in the subsequent batches also he has to undergo and qualify the said course(s) as above in order to get promotion. Also if he fail to undergo the said course(s) in three detailed chances, he shall be junior to his batch and in the subsequent batches also the same yardstick shall apply. He can forego his promotion permanently by submitting an application of not willing to undergo mandatory course.

a) Basic training/elementary training or any other related/equivalent training(s) for Watch Room Operator, Fireman, Driver Constable, Naik (Clerk), Havildar (GD/MT), Leading Fireman/Asstt. Sub-Inspector (GD/MT), Asstt. Station Officer/ Sub-Inspector (GD & MT) and Station Officer/Inspector (GD/MT).

b) Leading Fireman / Assistant Sub-Inspector(GD/MT) and Assistant Station Officer / Sub-Inspector(GD/MT) : Sub-Officers course.

c) Station Officer/Inspector (GD) : Station Officers course.

d) Deputy Superintendent of Fire and above rank(s) : Divisional course
31, July, 2018

The Nagaland Gazette, Part-IIA

This is not applicable to those who are retiring within 4 years and clerical cadre. However, clerical cadre will have to undergo a condensed course related to uniform service discipline and related clerical training from time to time. MT Cadres shall also have to undergo MT-related training from time to time which will be notified by the Department with the approval of the Government.

15. LIMITED DEPARTMENTAL COMPETITIVE EXAMINATION:

There shall be 33% of recruitment by promotion (out of 50%) through seniority-cum-merit and 17% (out of 50%) through LDCE (Limited Departmental Competitive Examination) for SI (GD, MT), ASI (GD, MT), ASI (Clerk) Havaldar (GD, MT), Havaldar (Clerk) and for other posts as given in Schedule-II and shall be conducted by DPC. The constituted Board shall be as given in Rule 12(b) above.

The LDCE is conducted with an objective to give tap the potential candidate and also to give chance to those who have completed certain years of continuous service with eligibility conditions as specified in Schedule – II.

16. APPOINTMENT TO THE SERVICE:

a) All appointments to the service shall be made by the appointing authority.

b) A person appointed under Rule 6(i) shall join within 30 (Thirty) days from the date of receipt of the order or offer of appointment which, and unless the appointing authority extends the period, which shall not extend beyond two months, the appointment shall be cancelled.

c) Appointments under Rule 6(ii) shall be made in the order the names appear in the select list prepared by the Committee under Rule 13.

17. POSTING AND DEPUTATION:

A member of the service shall be liable to be posted/deputed anywhere within the State or to any Department of the Government, or any State owned Public Sector Undertaking/Corporates, if so required, in the interest of public service. In such a case, the member of the service shall have no right to challenge or complaint against such posting or transfer. Further, any person from outside service who intend to join Nagaland Fire and Emergency Services through deputation shall have pre-requisites qualifications as per Rule No 14 due to its technical profession subject to not more than 2% (Two percent) of the total sanction posts limited to 2 (Two) posts in all categories.

18. PROBATION AND TRAINING:

Person recruited to the service under Rule 6(i) shall be put on probation for a period of two years provided that :-

(i) The period of probation in respect of any probationer may for good and sufficient reasons, be extended by the Department for a period not exceeding three years. Beyond three years he shall lose his seniority to his juniors who have confirmed their services earlier than him.
(ii) The appointing authority may, by serving one month's notice in writing, dispense with the service of a probationer if, during the period of probation or extend period thereof, the probationer is considered to be unfit for regular appointment.

(iii) The probationer shall not be entitled to any compensation in the event of his service being dispensed with under Sub-Rule 18(i) above.

(iv) During the period of probation or extended period thereof, a probationer may be required to undergo such courses of training and instruction and to pass such examination as the competent authority may prescribe in the interest of public service.

(v) The period of probation completed successfully shall be counted in full as qualifying service for retirement purpose.

(vi) Every candidate have to undergo basic training/elementary training or any other related training(s) related to the profession and his ranking/result from these basic training/elementary training or any other equivalent related training(s) shall be added to his seniority as given in Rule 21(i).

(vii) Mandatory Training charges shall be paid by the trainees since it is a promotional course.

19. CONFIRMATION:

Where a probationer has completed his period of probation to the satisfaction of the Department, and has fulfilled all the requirements that may be prescribed under Rule 18 he shall be confirmed in the services.

20. FIXATION OF INITIAL PAY IN THE TIME SCALE:

The total pay of the service recruited under Rule 6(i) and Rule 6(ii) shall be fixed at the minimum of the pay scale attached to the post unless, under the Fundamental Rules and Subsidiary Rules or under any other Rules governing the fixation of pay for the time being in force in the State, he is entitled to have his pay fixed at a higher stage in that time scale.

21. SENIORITY:

(i) The seniority of direct recruits appointed as per Schedule-II, shall be determined by adding the marks of 75% obtained from the direct recruitment and 25% from basic / elementary training as provided under Sub-Rule 18(vi) of this Rule. If a person does not join the service within 30 (thirty) days from the date of issue of the offer of appointment or within the period of extended joining time allowed, he shall rank below those who joined before him. Also, if he fails for 3 (three) times in basic training, he shall be junior most in his batch and the same yardstick follows in subsequent batches of basic training.

(ii) Those candidates either Promotee or Direct Recruits who first joined in the Department in a calendar year, they shall be senior than those recruited/appointed later.

(iii) The seniority of the promotees shall be determined in the order of seniority or select list prepared by the Committee.

(iv) The seniority of the contract appointees shall be counted from the date of regularization order.
(v) The seniority of the deputationist shall be counted from the date of absorption and instructions issued by the Government from time to time in this regards.

(vi) If the confirmation of a member of the service on probation is delayed on account of his failure to qualify for such confirmation, he shall lose his benefit in the order of seniority vis-a-vis such of his juniors who may be confirmed earlier than him.

(vii) After confirmation to the service, supersession of one officer by another, having effect on the inter-se seniority of the affected officers, can take place only with the specific recommendation of the DPC which should also mention the reasons for recommending such supersession.

(viii) There shall be separate seniority for GD (General Duty), MT (Motor Transport) & Clerical cadre.

22. APPOINTING AUTHORITY:

The Governor shall be the appointing authority for all Gazetted - Group A & B posts, whereas the HOD shall be the appointing authority for all Non - Gazetted - Group C & D posts in the service.

23. CADRE REVIEW:

All matters relating to the number of posts in various grades of the Service, the addition of any post to, or removal of any post from the cadre of the Service, and any other matter specified in the Schedule-I & Schedule-II, shall be reviewed from time to time by a Cadre Review Committee to be constituted by the Government.

24. POWER TO RELAX RULES:

When undue hardship is likely to be caused to any person by the application of any of these Rules, the Governor shall have the powers to relax the application of that Rule in respect of that person for good and sufficient reason, which shall be without prejudice to the interest of any other member of the service.

25. TRANSITIONAL PROVISION:

In case of any difficulty arising while giving effect to the provisions of these Rules, the Home Department shall have powers to issue necessary order to remove the difficulties and to bring the existing practices in conformity with the provision of these Rules during the transition period which should not extend beyond one year after the commencement of these Rules.

26. BENEVOLENT FUND:

(i) There shall be established a fund known by name “Nagaland Fire and Emergency Services Benevolent Fund” duly registered with the Registrar of Societies, Nagaland for providing the assistance to members of Fire Service and spouse and children of the members who are injured/died in harness/in duties or any other emergencies.

(ii) The fund under Sub-Rule(i) shall be managed by the Committee consisting of 5 (five) members nominated by the Director/HOD.

i. The Director/HOD shall be ex-officio President of the managing committee of the fund.
The contribution to the fund shall be by way of membership fee, monthly contribution etc., received from the serving members of the Fire Services and donations, grants etc., received from the public, etc., during the fire service week or any other time.

The quantum of monetary assistance and the occasion/conditions on which such assistance is provided shall be as per the decision of the managing committee.

27. **REWARDS:**

The Director/HOD may sanction rewards by way of certificate or cash rewards or with both to public or members of the services subject to availability of fund.

28. **MISCELLANEOUS:**

Except as provided in these Rules, all matters relating to pay, allowances, leave, pension, discipline and other conditions of service not specifically provided in these Rules, shall be regulated by General Rules, Regulation and Orders issued under Article 309 of the Constitution, or continued to be in force under Article 372 of the Constitution governing such matters.

29. **INTERPRETATIONS:**

If any question arises relating to the interpretation of these Rules, it shall be referred to the Government in the Home Department whose decision thereon to be made in consultation to P & AR Department shall be final.

30. **REVIEW OF SERVICE:**

A review of the service of members of service on attaining the age of 50 years shall be undertaken as provided under FR 56(J) to determine the suitability of the officer to continue in the service.

31. **REPEAL AND SAVING:**

Any Rule corresponding to these Rules and in force immediately before the commencement of these Rules, are hereby repealed in respect of all matters covered by these Rules. Provided that any order made or action taken under the Rule so repealed shall be deemed to have been made or taken validity under the corresponding provision of these Rules and these Rules is applicable to all members from the date of appointment.

By order and in the name of Governor of Nagaland.

(ABHISHEK SINGH) IAS
Home Commissioner
# NAGALAND FIRE & EMERGENCY SERVICES RULES, 2018

## SCHEDULE-I

[Vide Rule No.5]

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Grade/Name of Post</th>
<th>Pay band</th>
<th>Grade pay</th>
<th>No. of Posts</th>
<th>Permanent</th>
<th>Temporary</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Dy. I.G. (F &amp; ES) (GD)</td>
<td>37400-67000</td>
<td>8900</td>
<td>1</td>
<td></td>
<td></td>
<td>1</td>
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<tr>
<td>2</td>
<td>Addl. S.P. (F &amp; ES) (GD)</td>
<td>15600-39100</td>
<td>6600</td>
<td>1</td>
<td></td>
<td></td>
<td>1</td>
</tr>
<tr>
<td>3</td>
<td>Dy. S.P. (F &amp; ES) (GD)</td>
<td>15600-39100</td>
<td>5400</td>
<td>1</td>
<td></td>
<td></td>
<td>1</td>
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<tr>
<td>4</td>
<td>Inspector/Station Officer (GD)</td>
<td>9300-34800</td>
<td>4400</td>
<td>9</td>
<td>7</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Sub-Inspector/Asst. Station Officer (GD)</td>
<td>5200-20200</td>
<td>2800</td>
<td>23</td>
<td>23</td>
<td>46</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Sub-Inspector/Asst. Station Officer (MT)</td>
<td>5200-20200</td>
<td>2400</td>
<td>39</td>
<td>21</td>
<td>60</td>
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</tr>
<tr>
<td>7</td>
<td>Asstt. Sub-Inspector/Leading Fireman (GD)</td>
<td>5200-20200</td>
<td>2400</td>
<td>2</td>
<td>1</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Asstt. Sub-Inspector/Leading Fireman (MT)</td>
<td>5200-20200</td>
<td>2000</td>
<td>11</td>
<td>3</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Asstt. Sub-Inspector (Clerk)</td>
<td>5200-20200</td>
<td>2000</td>
<td>7</td>
<td>4</td>
<td>11</td>
<td></td>
</tr>
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<td>10</td>
<td>Havildar (GD)</td>
<td>5200-20200</td>
<td>1800</td>
<td>239</td>
<td>171</td>
<td>410</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Havildar (MT)</td>
<td>5200-20200</td>
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<td>-</td>
<td>39</td>
<td>39</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Naik Clerk</td>
<td>5200-20200</td>
<td>-</td>
<td>-</td>
<td>19</td>
<td>19</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>(i) Fireman (GD)</td>
<td>5200-20200</td>
<td>1900</td>
<td>7</td>
<td>39</td>
<td>39</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(ii) Driver (MT)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>(i) NCE</td>
<td>4400-17200</td>
<td>1300</td>
<td>-</td>
<td>39</td>
<td>39</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(ii) WRO</td>
<td></td>
<td></td>
<td>-</td>
<td>19</td>
<td>19</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Total</td>
<td></td>
<td></td>
<td>335</td>
<td>290</td>
<td>625</td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Deputation, Leave &amp; Training reserve (5% of 11)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Total authorized strength</td>
<td></td>
<td></td>
<td>335</td>
<td>290</td>
<td>625</td>
<td></td>
</tr>
</tbody>
</table>

**NOTE:** The pay scale indicated above are as per Nagaland ROP Rules, 2010. They will stand modified automatically as and when the pay scales are amended or modified in subsequent ROP Rules.
### SCHEDULE-II

[Vide Rule No.5]

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Grade/Name of Posts</th>
<th>Percentage of posts to be filled up by</th>
<th>Eligibility for promotion/qualification</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Direct recruitment</td>
<td>Departmental promotion/ LDCE</td>
</tr>
<tr>
<td>1</td>
<td>Dy. I.G. (F &amp; ES) (GD)</td>
<td>Nil</td>
<td>100%</td>
</tr>
<tr>
<td>2</td>
<td>S.P. (F &amp; ES) (GD)</td>
<td>Nil</td>
<td>100%</td>
</tr>
<tr>
<td>3</td>
<td>Addl. S.P. (F &amp; ES) (GD)</td>
<td>Nil</td>
<td>100%</td>
</tr>
<tr>
<td>4</td>
<td>Dy. S.P. (F &amp; ES) (GD)</td>
<td>Nil</td>
<td>100%</td>
</tr>
</tbody>
</table>
| 5      | Inspector/Station Officer (GD) & Inspector (MT) | 50% through NPSC | 50% | For direct recruitment of Inspector/Station Officer (GD) a candidate should be a Bachelor of Engineering (Fire Engineering) and as specified in Rule No. 5(i) & 7(i)(a)

For Departmental promotion (Both GD & MT) he should have rendered not less than 7(seven) years of continuous service in the post of Sub-Inspector/Asst. Station Officer (GD/MT) and has also completed the prescribed mandatory training, if any.
<table>
<thead>
<tr>
<th>S.No.</th>
<th>Position</th>
<th>Required Percentage</th>
<th>Departmental Promotion &amp; LDCE</th>
<th>Remarks</th>
</tr>
</thead>
</table>
| 6     | Sub-Inspector/Asst. Station Officer (GD) & Sub-Inspector (MT) | 50% through Department | 33% Departmental Promotion & 17% LDCE | For direct recruitment a candidate should be a Graduate for Sub-Inspector (GD) and Bachelor of Engineering (Mechanical) for Sub-Inspector (MT). For Departmental promotion, he should have rendered not less than 7 (seven) years of continuous service in the post of Assit. Sub-Inspector/Leading Fireman (GD) and/or Asst. Sub-Inspector (MT) and has also completed the prescribed mandatory training, if any.
For LDCE, a candidate should be a Graduate and have rendered not less than 5 (five) years of continuous service in the respective post (ASI (GD) & ASI (MT)) and mandatory training, if any. |
| 7     | Sub-Inspector (Clerk)                          | Nil                 | 100%                          | He should have rendered not less than 5 (Five) years of continuous service in the post of ASI (Clerk). |
| 8     | Asstt. Sub-Inspector/Leading Fireman (GD) & Asstt. Sub-Inspector (MT) | 50% through Department direct recruitment | 33% Departmental Promotion & 17% LDCE | For direct recruitment, a candidate should be Graduate for Asstt. Sub-Inspector (GD) and Graduate with diploma in mechanic/motor vehicle for Asstt. Sub-Inspector (MT).
For Departmental promotion, he should have rendered not less than 7 (seven) years of continuous service in the post of Havildar (GD) and/or Havilder (MT) and has also completed the prescribed mandatory training, if any.
For LDCE, a candidate should be Graduate for GD and Graduate with Diploma in Motor Mechanic for MT and have rendered not less than 5 (five) years of continuous service and mandatory training, if any. |
| 9     | Asstt. Sub-Inspector (Clerk)                   | 50% through Department direct recruitment | 33% Departmental Promotion & 17% LDCE | For direct recruitment a candidate should be Graduate.
For Departmental promotion, he should have rendered not less than 5 (Five) years of continuous service in the post of Havildar (Clerk) and also complete mandatory training, if any.
For LDCE, a candidate should be Graduate and have rendered not less than 5 years of continuous service and mandatory training, if any. |
For direct recruitment, a candidate should be Matriculate for Havildar (GD) and Matriculate with diploma in mechanic/motor vehicle for Havildar (MT).

For Departmental promotion, he should have rendered not less than 7 (seven) years of continuous service in the post of Fireman (GD) & Driver (MT) and has also completed the prescribed mandatory training, if any.

For LDCE, a candidate should be matriculate and have rendered not less than 5 (five) years of continuous service in the concern cadre and mandatory training, if any.

For direct recruitment, a candidate should be Class-XII passed.

For Departmental promotion, he should have rendered not less than 7 (seven) years of continuous service in the post of Naik Clerk and has also completed the prescribed mandatory training, if any.

For LDCE, a candidate should be Class-XII passed and have rendered not less than 5 (five) years of continuous service in the concern Department and mandatory training, if any.

For direct recruitment, a candidate should be Matriculate.

For LDCE, a candidate should be Matriculate and render not less than 5 (five) years of continuous service in the concerned Department and mandatory training, if any.

(i) Class VIII passed for Fireman.
(ii) Class VIII passed with heavy driving license with experiences for MT.

Class VIII Passed.

Class VII passed.

(ABHISHEK SINGH) IAS
Home Commissioner
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