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<td>10-56</td>
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PART-I
NOTIFICATION

Dated Kohima, the 11th June, 2019

NO.SW/WD/ESTT-85/2005-VOL-1:-- In the interest of the public service, the Governor of Nagaland is pleased to allow officiating promotion to the following officials under the establishment of the Directorate of Social Welfare as indicated against each post/pay-level 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.

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Name &amp; Designation</th>
<th>Resultant vacancy due to promotion/retirement</th>
<th>Promoted to the post of</th>
<th>Pay Level</th>
<th>w.e.f</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Shri. P. Manphong Phom, Sr. Supervisor</td>
<td>Against promotion of Sh. Khuppao Henga</td>
<td>Level-13 (56100-177500)</td>
<td>Date of taking over change</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Shri. Thronghokyu Sangtam, Sr. Supervisor</td>
<td>Against promotion of Sh. Chotsase Sangtam</td>
<td>CDPO</td>
<td>-do-</td>
<td>-do-</td>
</tr>
<tr>
<td>3.</td>
<td>Shri. H. Laitak Konyak, Sr. Supervisor</td>
<td>Against promotion of Sh. Satahi Shujo</td>
<td>CDPO</td>
<td>-do-</td>
<td>-do-</td>
</tr>
<tr>
<td>4.</td>
<td>Shri A. Andikundang Chang, Sr. Supervisor</td>
<td>Against promotion of Sh. T.Neingusalie</td>
<td>CDPO</td>
<td>-do-</td>
<td>-do-</td>
</tr>
<tr>
<td>5.</td>
<td>Shri Dishong Zialiang, Sr. Supervisor</td>
<td>Against promotion of Sh. Sorenthung</td>
<td>CDPO</td>
<td>-do-</td>
<td>-do-</td>
</tr>
<tr>
<td>6.</td>
<td>Smti. R.Chirhotshu Nyusou, Sr. Supervisor</td>
<td>Against promotion of Sh. K.Wango Langsym</td>
<td>CDPO</td>
<td>-do-</td>
<td>-do-</td>
</tr>
<tr>
<td>7.</td>
<td>Smti. Chichanbeni, Sr. Supervisor</td>
<td>Against retirement of Sh H. Palong</td>
<td>CDPO</td>
<td>-do-</td>
<td>-do-</td>
</tr>
<tr>
<td>8.</td>
<td>Shri. Jolayi Rio, Sr. Supervisor</td>
<td>Against retirement of Sm. K. Nikenla Aonok</td>
<td>CDPO</td>
<td>-do-</td>
<td>-do-</td>
</tr>
<tr>
<td>9.</td>
<td>Smti. Moamenla, Sr. Supervisor</td>
<td>Against retirement of Medem Imchen</td>
<td>CDPO</td>
<td>-do-</td>
<td>-do-</td>
</tr>
</tbody>
</table>

2. The officiating promotion of the above officials is purely on temporary basis and is subject to regularization by the Departmental Promotion Committee within 03 (three) months.

3. This has the clearance of the P&AR Department (O&M) vide U.O. No.144 dated 29.05.2019.

Sd/-
KUMAR RAMNIKANT, IAS
Joint Secretary to the Government of Nagaland.
NOTIFICATION

Dated Kohima, the 6th June, 2019.

NO.GAB-11/KPE/32/16/229: In the interest of public service, the Governor of Nagaland is pleased to promote Shri. Lipise, to the post of PA to DC under the establishment of Deputy Commissioner, Kiphire (Class II Gazetted) in the Level-12 of the Pay Matrix with all other allowances as are admissible under the rules in force from time to time in Nagaland with effect from 29.05.19.

2. This is issued with the recommendation of the DPC held on 29.05.19.

Sd/-

ROVILATUO MOR, IAS.
Commissioner & Secretary to the Govt. of Nagaland.

NOTIFICATION

Dated, Kohima the 6th June 2019

No.10A/ESTT-10/2007/41: In terms of the P&AR's Notification No AR-13/5/89 dated 31st March 2015, the Governor of Nagaland is pleased to order the promotion of the following Head Assistant, Class III (Non-Gazetted) to the post of Head Assistant (Senior), Class II (Gazetted) under the Industries & Commerce Department, Nagaland, in Pay Matrix Level 12 (43700-138500) plus all other allowances as are admissible from time to time in Nagaland with immediate effect.

<table>
<thead>
<tr>
<th>Sl. no.</th>
<th>Name of the Official</th>
<th>Promoted to</th>
<th>Place of posting</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Shri O.C. Basuki Phom</td>
<td>Sr. H.A (District) Class II Gazetted</td>
<td>DIC, Tuensang</td>
</tr>
<tr>
<td>2</td>
<td>Shri Henkhelen Singson</td>
<td>Sr. H.A (District) Class II Gazetted</td>
<td>DIC, Chozulka</td>
</tr>
<tr>
<td>3</td>
<td>Shri L. Mangyang Ao</td>
<td>Sr. H.A (District) Class II Gazetted</td>
<td>DIC, Kohima</td>
</tr>
<tr>
<td>4</td>
<td>Shri Immanangsung</td>
<td>Sr. H.A (District) Class II Gazetted</td>
<td>DIC, Mokokchung</td>
</tr>
<tr>
<td>5</td>
<td>Shri Muguito</td>
<td>Sr. H.A (District) Class II Gazetted</td>
<td>DIC, Wokha</td>
</tr>
<tr>
<td>6</td>
<td>Smt. K. Narola Imchen</td>
<td>Sr. H.A (District) Class II Gazetted</td>
<td>DIC, Dimapur</td>
</tr>
<tr>
<td>7</td>
<td>Shri L. Wati Walling</td>
<td>Sr. H.A (District) Class II Gazetted</td>
<td>DIC, Peren</td>
</tr>
</tbody>
</table>

1. The promotion is personal to the incumbents and these posts will automatically be reverted back to their original grade of Head Assistant as and when the incumbent vacates the post.

Sd/-

HELUBE ZELIANG
Joint Secretary to the Government of Nagaland
NOTIFICATION

Dated Kohima, the 6th June, 2019.

NO.GAB-2/MKG/87/2007/228:: In the interest of public service, the Governor of Nagaland is pleased to Promote Shri. Sakurepba, to the post of PA to DC under the establishment of Deputy Commissioner, Mokokchung (Class II Gazetted) in the Level-12 of the Pay Matrix with all other allowances as are admissible under the rules in force from time to time in Nagaland with effect from 29.05.19.

2. This is issued with the recommendation of the DPC held on 29.05.19.

Sd/-

ROVILATUO MOR, IAS.
Commissioner & Secretary to the Govt. of Nagaland.

NOTIFICATION

Dated Kohima, the 31st May 2019.

NO.SER/ESTT-1/28/2007(Vol-II)(Pt)/398:: The Governor of Nagaland is pleased to order officiating promotion to the under mentioned Officer against the resultant vacant post of Assistant Sericulture Officer, (Class-II) Gazetted mentioned under the establishment of the Directorate of Sericulture, Nagaland, in the following Scale of Pay plus all other allowances as are admissible under the rules enforced from time to time with effect from the date of taking over charge.

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Name of the Officer with Designation</th>
<th>Promoted to the post of</th>
<th>Post vacated by</th>
<th>Scale of Pay</th>
<th>Place of Posting</th>
</tr>
</thead>
</table>

The officiating promotion is purely on temporary basis and is subject to regularization by the Departmental Promotion Committee.

Sd/-

N. RENCHAMO KIKON
Under Secretary to the Govt. of Nagaland
NOTIFICATION

Dated Kohima, the 4th June, 2019

GAB-I/COM/254/2010(PT)/224: The Governor of Nagaland is pleased to promote Shri. Temtong Konyak, Accountant, under the establishment of Deputy Commissioner, Mon to the post of Office Superintendent (Class- II Gazetted) in the Level-11 of the Pay Matrix with all other allowances as are admissible under the rules in force from time to time in Nagaland with effect from 29.05.2019.

1. This is issued with the recommendation of the DPC held on 29.05.2019.

Sd/-
ROVILATUO MOR, IAS.
Commissioner & Secretary to the Govt. of Nagaland.

NOTIFICATION

Dated Kohima, the 4th June, 2019

NO.GAB-4/TSG/116/2012(PT)/225: The Governor of Nagaland is pleased to promote Shri. S. Yangchu Chang, Special Grade DB, under the establishment of Deputy Commissioner, Tuensang to the post of PA to DC (Class- II Gazetted) in the Level-12 of the Pay Matrix with all other allowances as are admissible under the rules in force from time to time in Nagaland with effect from 29.05.2019.

1. This is issued with the recommendation of the DPC held on 29.05.2019.

Sd/-
ROVILATUO MOR, IAS.
Commissioner & Secretary to the Govt. of Nagaland.
PART-IIA

ORDER

Dated Kohima, the 30th March, 2019.

NO.NSDMA/ESTT/P-C/11 (Pt.II)/1695 :: Whereas the Cabinet had approved, vide Office Memorandum No.CAB-2/2013 dated 17-10-2015, the creation of 10 (ten) posts of various categories under the Nagaland State Disaster Management Authority, for regularizing the service of contractual employees in the aforesaid establishment.

And whereas, in pursuance of the Cabinet’s approval under reference, the 10 (ten) posts were created vide Order No. NSDMA/ESTT/P-C/2011 dated 20-10-2015 and the service of 08 (eight) contract-appointees were regularized vide Order No. NSDMA/ESTT/P-C/2011 dated 05-11-2015;

And whereas, the name of Shri P. Inaka Sema was inadvertently excluded from the Order dated 05-11-2015 on account of having proceeded on Extraordinary Leave on medical ground with effect from 23-06-2015;

And whereas, Shri P. Inaka Sema has subsequently reported back for duty on expiry of the Extraordinary Leave availed on medical ground;

Now, therefore, in compliance with the cabinet’s approval conveyed vide Office Memorandum No. CAB-2/2013 dated 17-10-2015 and in continuation of this Department’s Order No. NSDMA/ESTT/P-C/2011 dated 05-11-2015, the Governor of Nagaland is pleased to regularize the service of Shri P. Inaka Sema against the post of District Disaster Management Officer in Level – 12 (43700 - 138500) with effect from the date of the initial appointment on contract basis, i.e., 02-05-2011.

Sd/-
ROVILANTUO MOR, IAS
Comm. & Secy. to the Govt. of Nagaland.

NOTIFICATION

Dated Kohima, the 8th May 2019.

No.AR-7/RT1-23/15: The Governor of Nagaland is pleased to further extend the contract service of Shri Pranab Ch. Bhattacharjee, Principal Private Secretary to Chief Information Commissioner in the Nagaland Information Commission, Nagaland, Kohima for a period of 1(one) year with a fixed honorarium of Rs30,000/- P.M w.e.f 22/05/2019 or till such time appointment to the vacant Stenographer Gr.II post is made through NPSC whichever is earlier.

Sd/-
LIVITOLI SUKHALU
Under Secretary to the Government of Nagaland.
NOTIFICATION

Dated Kohima the 3rd May, 2019

NO.LIT-1347/2015:: In pursuance of the Supreme Court’s Order dated 24.10.2018 passed in Contempt petition No.425-426/2015 in W.P(C) No. 523-524/2002 (The Association of Retired Judges of the Supreme Court and High Courts of India Vs The Union of India & Ors), the Governor of Nagaland is pleased to grant medical benefit to the retired Chief Justice and Judges of the High Court’s (including their spouses and their dependent family members).

1. All facilities at par with the sitting judges;
2. Reimbursement shall be provided for medical treatment in private hospitals without prior approval of the State Government.
3. The Registrar General of the High Court shall be the sanctioning authority
4. Reimbursement shall be provided for treatment taken in any other state;
5. Cashless facility.

This is issued with the concurrence of the Finance Department vide their RFC/ESTT. NO. 04/10 dated 05/03.2019 and concurrence of the Health & Family Welfare Department vide their U.O. No. 130 dated 18-02-2019.

Sd/-

KHANRINLA T. KOZA
Secretary to the Govt of Nagaland

NOTIFICATION

Dated Kohima, the 8th May, 2019.

NO.RD/NREGA-12/2007 :: In pursuance of the Govt. of India, Extra ordinary Gazette Notification No.S.O.1424 (E) dated 26/3/2019 the Govt. of Nagaland is pleased to revise the wage rate for “Unskilled Manual Workers” to Rs. 192/- (Rupees one hundred ninety two) only per day for the purpose of implementation of Mahatma Gandhi National Rural Employment Guarantee Scheme (MGNREGS) w.e.f. 01.04.2019.

The above wage rate shall be applicable only for the purpose of calculation of person days when executing permissible scheme under MGNREGA and not for any other purposes whatsoever.

This supersedes the Notification No.RD/NREGA-12/2007 dated 15/3/2017.

Sd/-

POLAN JOHN
Joint Secretary to the Govt. of Nagaland.
NOTIFICATION

Dated Kohima, the 8th May, 2019

No. NIC/RTI-MISC/17/742: For the information of the general public, it is hereby notified that the Appeals and Complaints filed by the following category of citizens shall be taken up by the Commission on priority basis:

i. Senior Citizens, and
ii. Physically challenged persons.

2. Such Apellants and Complainants should, however, submit supporting documentary proof that they fall within one of the above categories.

3. A ‘Senior Citizen’ would mean one who has attained the age of 65 years as on the date of making the application and a ‘Physically challenged person’ means a person suffering from not less than 40% of any disability as certified by a medical authority under Disabilities (Equal Opportunities, Protection of Rights and Full Participation) Act, 1995.

Sd/-

WORTHONTHUNG EZUNG
Secretary

NOTIFICATION

Dated Kohima, 10th May 2019.

TPT/SPL-5/1/2012. Part II:- The Governor of Nagaland is pleased to notify the criteria for write-off and condemnation of Heavy Machineries and Medium/Heavy category of vehicles on reserve price as below:

1. Heavy Machineries
   a) Excavator Loader - 12 years
   b) Excavator Truck - 15 years
   c) Bull Dozer - 15 years
   d) Paver Finisher - 15 years
   e) Hot Mix Plants - 15 years
   f) Road Roller - 20 years
   g) Stone Crusher - 20 years

2. Bus (NST) - 3.5 Lakhs k/m or 8 years of age subject to 2 (two) major overhauling during this period.
3. Staff Bus - 1.8 lakhs k/m or 15 years of age barring unforeseen mishaps/accidents.
4. Truck & Mini-Truck - 3.5 lakhs k/m or 10 years of age (If 2 Renovations are allowed within 10 years).
5. Reserve Price may be 1/4th of the book value.

Sd/-

SAMSON SEKHOSE
Deputy Secretary to the Government of Nagaland.
ORDER

Dated Kohima, the 14th May 2019

NO. DoWR/ESTT/PF-119/2018/322:: In terms of section 3(1) and section 3(2) of the Nagaland Retirement from Public Employment (Second Amendment) Act, 2009, Vide Government of Nagaland, P&AR Department Notification No. AR-3/GEN-174/2007 (pt) dated 07.08.2009, the Governor of Nagaland is pleased to release Smti. G. Viholi Sema, Head Assistant (Sr.), under the establishment of the Executive Engineer, Department of Water Resources, Dimapur Division from service w.e.f 31-05-2019 (A.N) on completion of 35 years of service.

Sd/-
KEKHRIESELIE MEPHU-O
Under Secretary to the Govt. of Nagaland

NOTIFICATION

Dated Kohima, the 16th May 2019

NO. PWR/ESTT-02/26/08(Pt)/49 :: In terms of 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, the Governor of Nagaland is pleased to release Smti. K. Hutoi Luma, Head Assistant Sr., O/o Executive Engineer (E), Chumukedima whose particulars are given below with effect from 30/06/19 on completion of 35 years of service:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Govt. employee</th>
<th>Designation</th>
<th>Office and 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 attaining 35 years of service</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Smti. Hutoi Luma</td>
<td>Head Assistant</td>
<td>E.E. (E), Chumukedima</td>
<td>18.12.62</td>
<td>11.06.84</td>
<td>10.06.19</td>
<td>30.06.19</td>
</tr>
</tbody>
</table>

Sd/-
IMLUAKUM
Under Secretary to the Govt. of Nagaland

ORDER

Dated Kohima, the 27th May, 2019

NO.PAR-A/3/2012-AIS:: In terms of provisions of IAS Pay Rules, 1954, as amended from time to time, the Governor of Nagaland is pleased to release Super Time Scale in Level 14 of the Pay Matrix to Shri Alan Gonmei, IAS (NL:2003) with effect from 01.01.2019.

Sd/-
S. ATHISANGLA
Under Secretary to the Govt. of Nagaland
NOTIFICATION

Dated Kohima, the 16th May, 2019

NO. PAR-A/20/97- AIS :: In the interest of public service and in continuation to this Department’s Notifications of even number dated 20/10/17, 15/12/17 & 30/05/18, the Governor of Nagaland is pleased to extend the service tenure of Shri. G. Kewshe Pucho, Consultant for another period of 1 (one) year with effect from 20/12/2018 to 19/12/2019 with the under mentioned conditions in addition to earlier terms and conditions.

1) The department is requested to submit the status report on the work done by the officer by September 2019.
2) Further, the department is advised to move for any extension before the expiry of service tenure.

Sd/-
S. ATSHASANGLA
Under Secretary to the Govt. of Nagaland.

ORDER

Dated Dimapur the 24th May, 2019

NO. ESTT/2/DB/2018-D/1203-11:: In pursuance of the Government Notification No.GAB-8/DMP/39/2008/74 dated Kohima the 24th January 2019 and Corrigendum No.GAB-8/DMP/39/2008/84 dated Kohima the 4th February 2019, Shri. P. Chingtang Konyak, Dobashi Special Grade under the establishment of Deputy Commissioner, Dimapur is hereby regularised to the post of PA to DC, Dimapur (class-II Gazetted) in the pay band of Rs.9300-34800 with Grade Pay Rs.4600/- P.M with all other allowance as are admissible under the rules in force from time to time in Nagaland with effect from 01/08/2017.

Sd/-
KEVEKHA KEVIN ZEHOL, NCS
Deputy Commissioner
Dimapur: Nagaland

NOTIFICATION

Dated Kohima the 29th May 2019

NO. AGR/RTI-59/2010/1041::In pursuance of Section 5(1) of Right to Information Act 2005, the Governor of Nagaland is pleased to designate Shri. M. Ben Yanthan, Director of Agriculture as Appelliae Authority (AA) with immediate effect.

Sd/-
ASALIE LESE
Under Secretary to the Govt. of Nagaland
NOTIFICATION

Dated Kohima, the 24th May, 2019.

NO.FOR/ESTT-33/79 (Vol-II) (Pt.) /345: In the interest of public service and on the recommendation of the Departmental Promotion Committee meeting held on 24.04.2019, the Governor of Nagaland is pleased to order the regularization of officiating promotion of the following officers of the Directorate Ministerial Services under the Environment, Forests & Climate Change Department as per details below:

A. Regularisation of officiating promotion of the post of Assistant Superintendent in the Pay Band 9300-34800 GP-4400.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name and Designation</th>
<th>Date of Regularisation</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>w.e.f. 13.10.2014</td>
</tr>
<tr>
<td>2.</td>
<td>Smti. I. Atula Longchar Ao</td>
<td>Regularised to the post of Asst. Supdt.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>w.e.f. 29.04.2015</td>
</tr>
<tr>
<td></td>
<td></td>
<td>w.e.f. 17.10.2015</td>
</tr>
</tbody>
</table>

This has the clearance of the P&AR Department (O&M) Cell vide their U.O. No. 560 dated 21.09.18.

Sd/-

MOALILA

Under Secretary to the Government of Nagaland.

NOTIFICATION

Dated Kohima, the 28th May, 2019

NO.RD/ESTT-2/99: In pursuance to the decision taken by the Cabinet in a meeting held on 12th December, 2017, the Government of Nagaland is pleased to transfer the following posts along with the incumbents mentioned below from the Rural Development Department, Nagaland, Kohima, to the Health & Family Welfare Department, Nagaland, Kohima.

1) 25 (twenty-five) posts of Auxiliary Nurse Midwifery (ANM)
2) 75 (seventy-five) posts of Dhai and
3) 1(one) posts of Lady Health Visitor (LHV)

2. The Department of Health & Family Welfare, Nagaland, Kohima, shall make all other necessary arrangements for the purpose.

3. This issues with the clearance of the P & AR Department vide their U.O No.187 dated 08.06.17, concurrence of the Finance Department vide RFC/ESTT.No 42/24 dated 21.07.17, recommendation of the Manpower Rationalization Committee vide Memorandum No.AR-3/Gen-331/2016 dated 03.11.17 and the approval of the Cabinet vide Office Memorandum No.CAB-2/2013 dated 13.12.17.

Sd/-

AMENLA SASHI
Joint Secretary to the Govt. of Nagaland
NOTIFICATION

Dated Kohima, the 24th May, 2019

NO. DUDA/ESTT-10/2012/634: In continuation of this department’s Notification of Even No. dated the 28th June, 2018, the Governor of Nagaland is pleased to extend the services of the following Officers on Contract basis for a further period of 1 (One) year w.e.f 01/05/2019 to 30/04/2020 under the same terms and condition.

1. Smti. Ellen Konyak, Assistant Project Officer
2. Shri. Adi Sangtam, Assistant Project Officer

This Issue with the Clearance of the NPSC vide their U.O No 302 dated 07/05/2019.

Sd/-

IMSUNUNGSAHG
Deputy Secretary to the Govt. of Nagaland

NOTIFICATION

Dated Kohima, the 29th May, 2019

NO. AGR/ESTT-94/2013/1036: 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. I. Aiemtenjen, Stenographer Grade-ii, Directorate of Agriculture, from Government service with effect from 31.07.2019 on completion of 35 years of service.

Sd/-

ASALIE LESE
Under Secretary to the Govt. of Nagaland

NOTIFICATION

Dated Kohima, the 30th May 2019

NO. PWR/ESTT-02/26/09/78 :: The Date of Joining Govt. Service and Date of Retirement in respect of Shri. Zetilo Magh, Supervisor, Office of Executive Engineer (E), Kohima that appeared in this Department’s notification of even number dated 28/02/19 may be read as 21/03/84 and 31/03/19 respectively and not as rendered.

The particulars of the officer who retired on completion of 35 years of service w.e.f. 31/03/19 shall stand corrected as under:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Govt. employee</th>
<th>Designation</th>
<th>Office and 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 attaining 35 years of service</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Shri. Zetilo Magh</td>
<td>Supervisor</td>
<td>E.E. (E), Kohima</td>
<td>14.11.63</td>
<td>21.03.84</td>
<td>20.03.19</td>
<td>31.03.19</td>
</tr>
</tbody>
</table>

Sd/-

SARA S. JAMIR
Joint Secretary to the Govt. of Nagaland
RELEASE ORDER

Dated Kohima the 27th May, 2019.

NO. EDS/HTE/39/93::

The Governor of Nagaland is pleased to release Dr. Jai Prakash Sharma, Assistant Professor (Physics), Kohima Science College (Autonomous), Jotsoma upon accepting his resignation from Nagaland State Government Service w.e.f. 26.03.2008 on technical grounds to enable the incumbent to join new service as Assistant Professor (Physics) at Ranchi University.

2. And that the benefits under Rule 26(2) of the CCS (Pension) Rules, 1972, will be admissible to him.

3. This issues with the approval of the P & AR Department vide their U. O. No. 985 dated 05.03.2019.

Sd/-

EREBE LUNGALANG

Under Secretary to the Govt. of Nagaland

NOTIFICATION

Dated Kohima, the 27th May, 2019

No.GAB-I/KMA/70/2008 (Pt)/211:: In the interest of public service, the Governor of Nagaland is pleased to accord sanction for creation of 9 (Nine) temporary posts of Sweeper as per details indicated in Annexure-1 under the establishment of Deputy Commissioner, Kohima as per Scheme for Regularisation and Absorption of Work-Charged & Casual Employees who have completed 30 years of service vide P&AR Department’s O.M. No. AR-3/GEN-201/2009, Dated 17.03.2015 with the following conditions:-

1. This is a Non-Plan Expenditure.

2. A formal regularisation order of each incumbent shall be issued by the HOD and shall clearly specify the terms and conditions of regularisation as per P&AR Department’s O.M. No. AR-3/GEN-201/2009, Dated 17.03.2015.

3. All the incumbents and the retired employees who have completed 30 (Thirty) years or more continuous service as on 01.01.2015 will be regularised by conversion of their posts into regular ones purely personal to them.

   I. The post occupied by them on regularisation shall automatically stand abolished as and when they vacate the post on retirement, resignation, death, etc.

   II. On regularisation in service, the pay of the incumbent shall be fixed at the minimum of the Corresponding Pay Band and Grade Pay as admissible under Rule 10 of the Nagaland Services ROP Rules, 2010.

   III. The past service rendered as Work-Charged/Casual employee shall be counted towards service for the purpose of pension.

   IV. The period of service rendered as Work-Charged/Casual employee shall not be counted for the purpose of MACP.

4. Revision of Pay/wages of work-charged employees will be worked out as per Section 2 of P&AR Department’s O.M. No. AR-3/GEN-201/2009, Dated 17.03.2015.

5. That pay and Allowances of the aforesaid incumbents is debitable to Demand No.11- Dist. Admin.

   This is issued with the approval of the Cabinet vide No. CAB-2/2013 (Pt), dated 06.05.19 with the clearance of the P & AR Department (O&M Cell) vide U.O No. 345, dt. 25.07.2018, Concurrence of the Finance Department vide RFC/ESTT. No.26/11, dt. 07.08.2018, and Minutes of the Man Power Rationalization Committee held on 14.02.2019.

Sd/-

VESWUSAYI KEZO

Deputy Secretary to the Govt. of Nagaland
Annexure-I

List of Work-Charged Employees under DC, Kohima who have completed 30 years of service and are hereby approved for regularisation

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Names</th>
<th>Designation</th>
<th>Date of Birth</th>
<th>Date of Entry into Service</th>
<th>Date of Completion of 30 years of service</th>
<th>Date of Retirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>Shri. Kiyangulie</td>
<td>Sweeper</td>
<td>13.03.1956</td>
<td>01.01.1983</td>
<td>01.01.2013</td>
<td>31.03.2016</td>
</tr>
<tr>
<td></td>
<td>Angami</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Smti. Donuo</td>
<td>Sweeper</td>
<td>02.03.1958</td>
<td>01.08.1984</td>
<td>01.08.2014</td>
<td>31.03.2018</td>
</tr>
<tr>
<td>7</td>
<td>Smti. Khovinuo</td>
<td>Sweeper</td>
<td>07.08.1959</td>
<td>01.08.1983</td>
<td>01.08.2013</td>
<td>31.07.2019</td>
</tr>
<tr>
<td>8</td>
<td>Kailash Bora</td>
<td>Sweeper</td>
<td>03.01.1964</td>
<td>01.04.1985</td>
<td>01.04.2015</td>
<td>31.03.2020</td>
</tr>
<tr>
<td>9</td>
<td>Shri. Prabhu Prakash</td>
<td>Sweeper</td>
<td>10.01.1968</td>
<td>01.06.1983</td>
<td>01.06.2013</td>
<td>30.03.2021</td>
</tr>
</tbody>
</table>

Sd/-

YESWUSAYI KEZO
Deputy Secretary to the Govt. of Nagaland

NOTIFICATION

Dated Kohima, the 28th May 2019

NO.DeWR/ESTT/NPSC-03/2019/344: On verification of character and antecedents, and in continuation to this office letter of even number dated 19.02.2019, the Governor of Nagaland is pleased to confirm the appointment of Er. Neizevono Mor to the post of Sub Divisional Officer (Class-I Gazetted) under the Department of Water Resources in the revised Pay level -13 (56100-177500), plus all other allowances as are admissible under rules in Nagaland from time to time.

2. The appointment is made on probation for a period of 2(two) years w.e.f the date of her joining and on satisfactory completion of which, the officer may be confirmed in service.

Sd/-

KEKRIESELIE MEPHU-O
Under Secretary to the Govt. of Nagaland
NOTIFICATION

Dated Kohima, the 28th May 2019

NO. DoWR/ESTT/NPSC-03/2019/345: On verification of character and antecedents, and in continuation to this office letter of even number dated 19.02.2019, the Governor of Nagaland is pleased to confirm the appointment of the following officers in order of merit to the post of Junior Engineer (Class-II Gazetted) under the Department of Water Resources in the Pay level -11(40800-129200) plus all other allowances as are admissible under rules in Nagaland from time to time.

1. SHARONSANGLA C CHANG
2. C YAMUKAM YIMCHUNGRU

2. The appointment is made on probation for a period of 2(two) years w.e.f the date of their joining and on satisfactory completion of which, the officers may be confirmed in service.

Sd/-
KEKHRIESELIE MEPHU-O
Under Secretary to the Govt. of Nagaland

NOTIFICATION

Dated Kohima, the 30th May, 2019.

NO. HE/7-1/2005(Pt) /// On the recommendation of the Departmental Promotion Committee meeting held on 24.04.2019, the Governor of Nagaland is pleased to regularize the officiating promotion of the 2(two) Principals under the Department of Higher Education, Nagaland with effect from the date mentioned against each as below:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name</th>
<th>Name of the Post</th>
<th>Date of regularization</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Dr. M. Libanthung Ngullie</td>
<td>Principal, WangkhoGovt.</td>
<td>10.08.2018</td>
</tr>
<tr>
<td></td>
<td></td>
<td>College, Mui</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Dr. A. Nshoga</td>
<td>Principal, Sao Chang College, Tuensang</td>
<td>13.08.2018</td>
</tr>
</tbody>
</table>

Sd/-
EREBE LUNGALANG
Under Secretary to the Govt. of Nagaland

NOTIFICATION

Dated Kohima, the 29th May 2019.

NO. SOIL-5/DPC/2006(Pt)/352:: In the interest of public service and on the recommendation of the Departmental Promotion Committee (DPC) meeting held on 28.05.2019, the Governor is pleased to regularize the Officiating promotion of Smti. Chubalila in the post of Assistant Superintendent with effect from 13.09.2010 under Soil & Water Conservation Department.

Sd/-
VIKUONUO VIZO
Under Secretary to the Government of Nagaland
NOTIFICATION

No. HR/ESTT-106/94

Dated Kohima, the 29th May 2019

The Governor of Nagaland is pleased to confirm the under mentioned officers under Horticulture Department against the permanent posts with effect from the date of issue of this notification as given below:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name &amp; Designation</th>
<th>Pay Matrix</th>
<th>Amount</th>
<th>Original Post Creation No. and Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Shri Jerry Patton, Dy. Director</td>
<td>Level-15</td>
<td>67300-189300</td>
<td>AGR/NPCDC-2/91 Dated 10/05/94.</td>
</tr>
<tr>
<td>2</td>
<td>Dr. I Moa Walling, Dy. Director</td>
<td>Level-15</td>
<td>67300-189300</td>
<td>AGR/S-1/88 Dated 20/03/92</td>
</tr>
<tr>
<td>3</td>
<td>Shri Medemshiba, Dist. Horticulture Officer</td>
<td>-do-</td>
<td>-do-</td>
<td>AGR/H-8/79 Dated 22/04/82</td>
</tr>
<tr>
<td>4</td>
<td>Shri Moaemba, Dist. Horticulture Officer</td>
<td>-do-</td>
<td>-do-</td>
<td>AGR/H-2/79 Dated 22/12/80</td>
</tr>
<tr>
<td>5</td>
<td>Shri Y. Bongti Konyak, Dy. Director</td>
<td>-do-</td>
<td>-do-</td>
<td>HORT/ESTT-141 Dated 08/04/97</td>
</tr>
<tr>
<td>6</td>
<td>Shri Imotemjen, Horticulture Officer</td>
<td>-do-</td>
<td>-do-</td>
<td>AGR/S-7/80 Dated 30/11/87</td>
</tr>
<tr>
<td>7</td>
<td>Shri I. Chubatoshi, Horticulture Officer</td>
<td>-do-</td>
<td>-do-</td>
<td>AGR/H-2/79 Dated 22/12/80</td>
</tr>
<tr>
<td>8</td>
<td>Shri Elias Ezung, Horticulture Officer</td>
<td>Level-13</td>
<td>56100-177500</td>
<td>AGR/S-7/80 Dated 30/06/76</td>
</tr>
<tr>
<td>9</td>
<td>Shri Dileu Nsaringbe, Horticulture Officer</td>
<td>-do-</td>
<td>-do-</td>
<td>AGR/S-7/80 Dated 19/10/83</td>
</tr>
<tr>
<td>11</td>
<td>Shri Imnuksangba, Asst. Horticulture Officer</td>
<td>Level-11</td>
<td>40800-129200</td>
<td>AGR/ESST-123/94 Dated 05/09/96</td>
</tr>
<tr>
<td>12</td>
<td>Shri Kevilekho Usou, Asst. Horticulture Officer</td>
<td>-do-</td>
<td>-do-</td>
<td>-do-</td>
</tr>
<tr>
<td>13</td>
<td>Shri Talimeren, Asst. Horticulture Officer</td>
<td>-do-</td>
<td>-do-</td>
<td>-do-</td>
</tr>
<tr>
<td>14</td>
<td>Smt. Neisetuo Neo, Asst. Horticulture Officer</td>
<td>-do-</td>
<td>-do-</td>
<td>-do-</td>
</tr>
<tr>
<td>15</td>
<td>Shri Nisemtseu, Asst. Horticulture Officer</td>
<td>-do-</td>
<td>-do-</td>
<td>-do-</td>
</tr>
<tr>
<td>16</td>
<td>Shri Kavisatuo G. Chase, Asst. Horticulture Officer</td>
<td>-do-</td>
<td>-do-</td>
<td>-do-</td>
</tr>
</tbody>
</table>

Sd/-

K. TSAPONGLA SANGTAM

Under Secretary to the Government of Nagaland
NOTIFICATION

Dated Kohima, the 30th May 2019

NO.MA-91/2015.: In continuation to the Modalities notified vide NO.UDD/10-BSUP/06-RE-RLCTN/2012 dated 19/09/2012, the Governor of Nagaland is pleased to frame the terms and conditions for allotment of the dwelling units to the beneficiaries under re-location of Basic Services for Urban Poor (BSUP)-JnNURM. The following terms and conditions as stipulated below are framed for allotment of dwelling units under BSUP-JnNURM at Kohima for all the 3 (Three) locations viz K.Badze, Meriema and Ruzizou.

Terms and Conditions

1. The selected beneficiaries for allotment of dwelling units under BSUP so recommended by the Ward Committee shall obtain the approval of the Government before the issue of Allotment Order to ensure that the allottees are genuine and from the targeted group.
2. The tenure of allotment shall be initially for a period of 30 (Thirty) years. Thereafter, depending on the structural condition of the building, the Government shall take further decision.
3. Collection or raising of funds except for welfare activities will not be permitted.
4. The usage of the common open court for functions and occasions by any beneficiary shall be allowed only with the prior permission of the Management Committee.
5. There shall be no resale of the dwelling units.
6. No exchange of the dwelling units amongst the allotted beneficiaries shall be permitted.
7. No beneficiary shall be allowed to mortgage the dwelling units against any loan/liability to any individual or financial institution.
8. The Allotment Order shall not be treated as valid documents for mortgage or loans from any individuals/groups/societies or financial institutions.
9. No rearing of pigs/domestic animals shall be permitted within the premises.
10. The beneficiary share shall be deposited to the designated account in a single instalment.
11. In case of violation of the above terms & conditions, the allotment shall be cancelled.
12. The terms and conditions are subject to review from time to time.

Sd/-

RONGSEN MENLA, NCS
Under Secretary to the Government of Nagaland.

NOTIFICATION

Dated Kohima, the 31st May, 2019

NO.PAR-A/10/2012-AIS: On attaining the age of superannuation, Smti. Angau L. Thou. IAS. (NL:2001) Commissioner & Secretary to the Government of Nagaland is hereby released from service with effect from 31.05.2019 (AN).

The disciplinary proceedings which have been initiated vide this Department’s Memorandum No.PAR-A/13/13-AIS dated 29.03.2019 under sub-rule (4) of Rule 8 of the All India Services (Discipline & Appeal) Rules, 1969, read with the All India Services (Death-cum-Retirement Benefits) Rules, 1958, shall continue till the case is concluded.

Sd/-

S. ATHISANGLA
Under Secretary to the Govt. of Nagaland
NOTIFICATION

Dated Kohima, the 30th May 2019

No. MA-8/2015 (Pt-II): In partial modification of this Department's Notification of even number dated 24/04/2018, the Governor of Nagaland is pleased to re-constitute the Kohima Smart City Advisory Forum consisting of the following members:

1. CEO of the SPV, KSCDL : Convener
2. Hon'ble Minister, Urban Development & Municipal Affairs : Advisor
3. Hon’ble Minister, Rural Development : Advisor
4. Commissioner & Secretary, Municipal Affairs & State Mission Director (Kohima Smart City Mission) : Member
5. Deputy Commissioner, Kohima : Member
6. Engineer-in-Chief, NPWD : Technical Advisor
7. Administrator, Kohima Municipal Council : Member
8. President, Angami Public Organisation : Member
9. Chairman, Kohima Village Council : Member
10. President, Kohima Village Youth Organisation : Member
11. President, Angami Youth Organisation : Member
12. President, Angami Women Organisation : Member
13. President, Association of Kohima Municipal Wards Panchayat : Member
14. President/Chairman, Kohima Chamber of Commerce & Industries : Member
15. State Commissioner for Persons with Disability : Member
16. Under Secretary, Municipal Affairs Department & Nodal Officer, KSCDL : Member-Secretary

Sd/-

RONGSEN MENLA, NCS
Under Secretary to the Govt. of Nagaland

NOTIFICATION

Dated Kohima, the 31st May, 2019

NO.AGR/ESTT-94/2013/1057: 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 Smti. T. Alemla Imchen, H.A (Sr), under District Agricultural Officer, Longleng, from Government service with effect from 30.06.2019 on completion of 35 years of service.

Sd/-

ASALIE LESE
Under Secretary to the Govt. of Nagaland
AFFIDAVIT

I, Shri Nribemo Shitiri, son of Shri Nmerio Shitiri, a permanent resident of Pangti Village, P.S. Sungro, Dist. Wokha, Nagaland, do hereby solemnly affirm on oath and declare as follows:

1. That I am a bona fide citizen of India and a permanent resident of the mention locality.
2. That my actual name is Nribemo Shitiri.
3. That my name is entered and recorded in different ways such as (a) Nribemo Shitiri in my Academic Documents, Appointment Order, Service Book, GPF A/C and PAN Card. (b) Nribemo Shitiri in my Birth Certificate, SBI A/C and Aadhaar Card.
4. That this affidavit is made for the purpose of declaring that all the aforesaid names are of one and the same person, i.e. my name only.
5. That, henceforth, I shall use my name as Nribemo Shitiri in all my future correspondences and records.
6. That the content of this affidavit from para 1 to 5 are true and correct to the best of my knowledge and belief and nothing material is concealed therein and I have signed this affidavit on this day the 29th of Dec. 2016.

Solemnly affirmed and declared by the Deponent in my open court on this day the 29th of Dec. 2016.

Deponent

NOTIFICATION

Dated Kohima, the 29th May, 2019

NO.EI/ESTT-55/12/75 In terms of 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&BAR Department’s Notification NO. AP 3/GEN-174/2007 (Pt) Dated 7th August 2009, the Governor of Nagaland is pleased to release Er. I.V. Chishi, Chief Electrical Inspector, serving under Electrical Inspectorate whose particulars are given below with effect from 30.06.2019 (AN) on completion of 35 years of service:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Govt. Employee</th>
<th>Designation</th>
<th>Office and 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 completion of 35 years</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Er. I.V. Chishi</td>
<td>Chief Electrical Inspector</td>
<td>Electrical Inspectorate, Kohima</td>
<td>31.07.1960</td>
<td>15.06.1984</td>
<td>30.06.2019</td>
<td>30.06.2019</td>
</tr>
</tbody>
</table>

Sd/- IMLIAKUM

Under Secretary to the Govt. of Nagaland
PART-V

NOTIFICATION

Dated Kohima, the 16th June 2019.

No.LAW/ACT/3-15/2019 :: The Nagaland Nursing Council Act, 2019 (Act No.4 of 2019), duly assented by the Hon’ble Governor of Nagaland on 03/05/2019 is published herewith for general information.

Sd/-
IMTIAKUM
Deputy Secretary to the Govt. of Nagaland.

AN

ACT

To provide for the establishment of a Nursing Council for the State of Nagaland for registration of Nurses, Midwives, Lady Health Visitors, Auxiliary Nurse Midwives/ Female Health Workers Registration of Nursing Institutions and to regulate their qualification with the Council and for matters Ancillary thereto.

Be it enacted by the Legislative Assembly of Nagaland state in the Sixty-ninth Year of the Republic of India and the Fifty-fourth year of the State of Nagaland as follows:

THE NAGALAND NURSING COUNCIL ACT 2019

SCHEDULE

THE NAGALAND NURSING COUNCIL ACT 2019

An Act to provide for the establishment of Nursing education in the State and to regulate the practice by NURSING practitioners and NURSING EDUCATION.

Be it enacted by the Legislative Assembly of Nagaland state in the Sixty-ninth Year of the Republic of India and the Fifty-fourth year of the State of Nagaland as follows:
THE NAGALAND NURSING COUNCIL ACT 2019

CHAPTER-1

PRELIMINARY

| 1. Short title, Extent and Commencement | 1) This Act may be called the Nagaland Nursing Council Act, 2019.  
2) It shall extend to the whole of the state of Nagaland.  
3) It shall come into force with effect from the date of their publication in the official Gazette. |
|----------------------------------------|-------------------------------------------------------------------------------------------------|
| 2. Definitions                         | In this Act, unless the context otherwise requires:  
b) “Council” means the Nagaland Nursing Council constituted under section 3.  
c) “Government” means the Government of Nagaland.  
d) “RNRM” means Registered Nurse Registered Midwife.  
e) “Nurse” means a person who possesses a certificate of RNRM on successful completion of the prescribed course from a recognized institution under section 16.  
f) “LHV” (Lady Health Visitor) means a person who successfully completes Auxiliary Nurse-Midwives/ Female Health Worker course from a recognized institution under section 16 and has under gone 6 months promotee course.  
g) “Auxiliary Nurse-Midwife” or “Female Health Worker” means a person who possesses a certificate of Auxiliary Nurse-Midwives or Female Health Worker from a recognized institution registered under Section 16; and have successfully completed two years training with a minimum qualification of 10+2 or equivalent.  
h) “Licensing Authority” means an officer authorized by the Government to issue license under this Act.  
i) “Official Gazette” means the Nagaland Gazette.  
j) “Prescribed” means prescribed by the rules and regulations made under this Act.  
k) “President” means the president of the Nursing Council.  
l) “Register” means a register for Nurses, Lady Health Visitors, Auxiliary Nurse Midwives/ Female Health Workers maintained under section 16 of this Act and the word “Registered and Registration” shall be constituted accordingly.  
m) “Registrar” or Deputy Registrar means Registrar or the Deputy Registrar referred to sub-section (1) of section 14. |
n) “Regulation” means the regulations made by the Council under this Act.

o) “Rules” means the rules made by the State Government under this Act.

p) “Section” means a section of the Act.

q) “Inspector” means a nurse appointed by the Council.

**CHAPTER II**

**ESTABLISHMENT OF COUNCIL**

3. Establishment and Powers of the Council

The State Government may, by notification in the Official Gazette, establish a Council to be called the ‘Nagaland Nursing Council’ for the purpose of carrying out the provisions of this Act. The Nagaland Nursing Council will be the statutory (legal) body for maintenance of uniform and high standards of nursing education in the State. The Council will grant recognition of nursing qualification, registration to nursing practitioners and monitor nursing practice in the State. The Council shall be body incorporated and have perpetual succession and a Common Seal, with power to acquire, hold and dispose property, both movable and immovable if acquired only with revenue generated by the Nursing Council subject to prior approval of the Government and shall, by the said name, sue and be sued.

4. Constitution and Composition of Council

1) The State Government of Nagaland shall constitute the Council consisting of the following members, namely:

   a. One senior most Principal of College of Nursing.
   b. One senior most Principal of Schools of Nursing.
   c. One senior most Principal of ANM Training School.
   d. One senior most Principal from Private College of Nursing.
   e. One senior most Principal from Private Schools of Nursing.
   f. One senior most Nursing Superintendent of District Hospital.
   g. One senior most LHV/ANM from State Health Units.
   h. One senior most Nursing Officer of Private Hospital nominated by the Principal Director of Health & Family Welfare.
   i. Joint Director Nursing, Ex-officio.
   j. One senior most Nursing officer from the Directorate
| 5. Election and Terms of the President and Vice President | 1) PRESIDENT AND VICE-PRESIDENT: At its first meeting, the Council shall proceed to elect the President and Vice-President from amongst the members thereof. The members present shall elect from amongst themselves a Chairperson for conducting the proceedings till the election of the President is held. Names shall be proposed and seconded by members at the meeting. Votes shall be taken by ballot, each member present having one vote for the election of the President and another one vote for the election of the Vice-President. In case of a tie, the chairperson shall have the right of casting vote.  
2) When any vacancy arises in the office of the President or the Vice-President, the Council shall elect the President or the Vice-President as the case may be, at the first meeting, called after such vacancy.  
3) The term of the President and the Vice-President shall be three years. The same person shall not be eligible to hold the office of the President for more than three years. |
| 6. Term of office and casual vacancies | 1) Subject to the provisions of sections 7 and 8 and the Rules made under this Act, the term of the nominated member shall be of three years.  
2) A nominated member shall be eligible for re-nomination as the case may be, after the expiry of his or her term of Office.  
3) The powers of the Council shall be exercised notwithstanding any vacancies in the number of its members fixed under section 6. |
| 7. Filling up of casual vacancies | If the President or the Vice-President or any member dies or resigns his or her membership ceases as provided in section 8. The vacancies shall be filled by fresh nomination in the case of member as provided by section 4 or by holding election in the case of the President, or the Vice-President as provided in sub-section (1) of section 5, as the case may be. |
Provided that any person nominated or elected to fill a casual vacancy shall hold office only so long as the member in whose place the nomination or election is made would have held office.

<table>
<thead>
<tr>
<th>8. Cessation of Council Membership</th>
</tr>
</thead>
<tbody>
<tr>
<td>A nominated or elected member of the Council shall be deemed to have vacated his or her seat, if:</td>
</tr>
<tr>
<td>1) He or She is absent without sufficient ground in the opinion of the Council of three consecutive meetings of the Council; and</td>
</tr>
<tr>
<td>2) He or She is absent out of India for a period exceeding six months.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>9. Leave of absence of Council members</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Council may grant leave to any member to absent himself or herself from the meetings of the Council for period not exceeding six months.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>10. Meeting of the Council and constitution of Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>1) The Council shall meet, ordinarily, at least once in every six months for the transaction of its business, but the President may, whenever he or she thinks fit shall upon a written requisition of not less than seven members and on a date not later than 21 days after the receipt of such requisition call an extraordinary meeting. Whenever it appears unnecessary to the President to convene a meeting, he or she may instead of convening a meeting, circulate a written proposition with the reason for such proposition for the observation and vote of the members of the Council.</td>
</tr>
<tr>
<td>2) The Council shall be empowered to regulate:</td>
</tr>
<tr>
<td>a. The mode of transaction of business provisions for decision on emergent matters by Circulation of papers to members, and for co-opting person(s) specially qualified to advise on any particular matters before the Council</td>
</tr>
<tr>
<td>b. The time and place at which its meeting shall be held.</td>
</tr>
<tr>
<td>c. The issue of notices convening such meetings;</td>
</tr>
<tr>
<td>d. The conduct of business there-at;</td>
</tr>
<tr>
<td>e. The constitution of the committee, the delegation to such committee, of any powers or duties of the Council under this Act;</td>
</tr>
<tr>
<td>f. The procedure of the transaction of business shall not be transacted at any meeting of the Council, unless a quorum of two third members are present; and</td>
</tr>
<tr>
<td>g. All questions arising at any meeting of the Council shall be decided by votes of majority of the members present and voting or in any case of an equality of vote by casting votes of the President to the Council, or in his or her absence, of the member presiding at the meeting.</td>
</tr>
<tr>
<td>3) Until such time as the regulations referred to in sub-section (1) of section 36 have come into operation, it shall be lawful for the President of the Council to summon a meeting at such time and place, as appear expedient, by letter addressed to</td>
</tr>
<tr>
<td>11. Committees</td>
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<tr>
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</tr>
<tr>
<td>1) Executive Committee</td>
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<tr>
<td>3) Ethics Committee</td>
</tr>
<tr>
<td>5) Disciplinary Committee</td>
</tr>
<tr>
<td>7) Finance Committee</td>
</tr>
</tbody>
</table>

| 12. Traveling expenses | In accordance with the rules made in this regard, there shall be paid to the members of the Council such fees or traveling expenses for attendance at the meeting of the Council or for inspecting institutions from time to time as may be allowed by the Council. |

<table>
<thead>
<tr>
<th>13. Budget of the Council</th>
<th>1) The income of the Council shall consist of:</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Registration fees received from the practitioners</td>
<td>b. Grants received from the Government, if any, and</td>
</tr>
<tr>
<td>c. Donations and gifts or and other sums raised by the Council.</td>
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<tr>
<td>2) It shall be competent for the Council to incur expenditure for the following purposes: namely</td>
<td></td>
</tr>
<tr>
<td>a. Salaries and allowances of the Registrar and the staff maintained by the Council.</td>
<td>b. Fees and allowances paid to the members of the Council and of the Executive Committee.</td>
</tr>
<tr>
<td>c. Remuneration paid to the Assessors and</td>
<td>d. Such other expenses as are necessary for performing the duties and discharging the functions under this Act.</td>
</tr>
</tbody>
</table>

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<thead>
<tr>
<th>14. Appointment &amp; functions of Registrar and/or Deputy Registrar Staff of the Council.</th>
<th>1) With the previous approval of the State Government the Council:</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Shall appoint a full time nurse as the Registrar having minimum qualification of BSc degree in nursing, preference to post-graduates.</td>
<td>b. Shall appoint Deputy Registrar having minimum qualification of BSc degree in nursing with 5 years experience in administration and teaching. Post Graduate qualification shall be given preferences.</td>
</tr>
<tr>
<td>2) The pay and allowances payable to the Registrar, officers and other employees of the Council shall be fixed by the Council with the approval of the State Government.</td>
<td>3) The Council may, with the previous sanction of the Government, suspend, dismiss or remove any person appointed as the Registrar, or impose any other penalty upon her/him in the manner as may be provided by the regulation.</td>
</tr>
<tr>
<td>4) The Council may appoint such other officers like Consultant, Clerks and other staffs as it may consider necessary for the purpose of this Act, and determine to pay them salary and allowances.</td>
<td></td>
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</tbody>
</table>
5) The Registrar shall be the Secretary and the Executive Officer of the Council. She shall attend all meetings of the Council and shall keep minutes of the meeting and the names of the members present and the proceedings of such meetings.
6) The Registrar shall act as treasurer to the Council.
7) The accounts of the Council shall be kept by the Registrar in the manner as prescribed regulations.
8) The Registrar shall have supervisory power over the staff as may be prescribed by the regulations and may perform such other duties and discharge such other functions as may be specified in this Act.

| 15. Power to Amend Schedule | The Nagaland Nursing Council shall by notification, amend the schedule so as to include therein any subject not already specified therein or omit there any subject or modify the description of any subject. |

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**CHAPTER III**

**PREPARATION & MAINTENANCE OF REGISTER**

| 16. Maintenance of Registers | The Council shall maintain a Register of:
1) Nurses
2) Lady Health Visitors
3) Auxiliary Nurse Midwives/ Female Health Workers in such forms containing such particulars and divided into such part as may be prescribed. |

| 17. Maintenance of Registers by the Registrar | 1) The Registrar shall maintain the registers in accordance with the provisions of this Act and in accordance with any orders made by the Council and shall from time to time update and make all necessary alterations in the registered address or appointments and III the classifications of the registered Nurses, Lady Health Visitors, Auxiliary Nurse Midwives/ Female Health workers and erase the name of any such Nurse, Lady Health Visitors, Auxiliary Nurse Midwife /Female Health Workers who is dead or has ceased to practice.
2) To enable the Registrar to fulfill the duties imposed upon him/her by sub-section (1) he or she may send notice to any person registered according to his or her registered address or appointment as has been changed, and if no reply to any such notice is received within a period of six months from the date of its dispatch, the Registrar may erase the name of such person |
from the Register in which it is entered.
Provided that any name erased under sub-section (2) may be re-entered in the Register under the direction of the Council.

3) The candidate applying for registration should enclose Provisional Certificate, two copies of passport size photographs with uniform in his or her application duly countersigned by the Head of the Institution from where he or she was trained. One copy of photograph will be affixed on the certificate, and other copy in the register itself. In case of applying for duplicate copy of the Certificate, the applicant will have to send his or her photographs again, without which no duplicate copy will be issued.

| 18. Remark in the Register on notice of death | On receipt of the Death Certificate from prescribed authority, the Council shall mark the deceased person as “Death” in the remark column of the Register in which his or her name is entered. |
| 19. Removal of fraudulent and incorrect entries in the Register | If the Council is satisfied that any entry in the Register has been fraudulently or incorrectly made the same may be erased under the order of the Council. There shall be penalty to Registrar. |
| 20. Persons entitled for registration under this Act | 1) Nurses, Lady Health Visitors and Auxiliary Nurse Midwives/ Female Health Workers who have undergone the course of training as prescribed by the Indian Nursing Council from a recognized training Institution, and passed the examination and fulfilled such further conditions as may be prescribed.
2) A person already registered under the Assam Nurses’ Midwives’ & Health Visitors’ Council Registration Act, 1944 and which person are residing and practicing as a nurse in the state of Nagaland immediately before the commencement of this Act. |
| 21. Admission to Register of persons trained outside Nagaland state | On receipt of an application in the prescribed form and on payment of such fee, not being less than the fee payable on ordinary application for registration under this Act as the Council may determine, any person shall be entitled to be registered under this Act, provided to the satisfaction of the Council that he or she has been registered either as Nurse, Lady Health Visitor, Auxiliary Nurse Midwife / Female Health Worker established under the said Act or provision is not lower than the standard of the training and examination required under this Act. |
| 22. Bar and removal of Registration and re-entry of | The Council may by order bar, suspend or remove the registration of a Nurse, Lady Health Visitor, Auxiliary Nurse Midwife/ Female Health Worker on any of the following grounds:
1) That he or she has been sentenced by any Court of law, for any non-bailable offence or sentence not having been subsequently reserved or quashed,
2) That he or she has been convicted by a Court of law of any offence involving moral turpitude;
3) That he or she has been guilty of professional misconduct, |
<table>
<thead>
<tr>
<th>23. Registration under this Act not to qualify as Medical Practitioner</th>
<th>The registration under this Act shall not confer upon any person the right to assume any title, name or designation implying that he or she is by law, recognized as a Medical Practitioner, or that he or she is authorized to grant any Medical Certificate.</th>
</tr>
</thead>
<tbody>
<tr>
<td>24. Institution for training Nurses, Lady Health Visitors, Auxiliary Nurse Midwives / Female Health Workers to be recognized by the Council</td>
<td>The Institution which are approved and recognized by the Council after inspection by its President or any member appointed by the President shall be competent to train Nurses, Lady Health Visitors, Auxiliary Nurse Midwives / Female Health Workers and to send them for examination for the qualifying certificates of the Council. All the recognized institutions shall be inspected by the President of the Council or any member appointed by the President at least once in two years conforming to Indian Nursing Council guidelines.</td>
</tr>
<tr>
<td>25. Power to inspect Hospitals, Nursing Colleges and Training institutions, etc</td>
<td>The Council may authorize the Registrar or any member to inspect any Hospital, Health Institution, Nursing homes, College of Nursing or School of Nursing to ascertain that the persons working therein as Nurse are registered with the Council and, in the case of a School of Nursing, Auxiliary Nurse Midwife Training Centre etc. that it conforms to the standards prescribed and the Registrar may call for records and other information from the authority concerned and such authority shall supply all true and correct information in its possession. This rule will be in conformation with Indian Nursing Council.</td>
</tr>
<tr>
<td>26. Withdrawal of recognition from institution and any School /College of Nursing</td>
<td>1) Whenever the Council on receipt of an adverse report, is of opinion that an enquiry, should be made as to the desirability of withdrawing recognition from a particular institution, it shall depute its President and a member for further inspection on such terms as it thinks fit and at the same time call upon the Institution with Indian Nursing Council conformation to show cause as to why its recognition should not</td>
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<tr>
<td>Section</td>
<td>Description</td>
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<td>27. Appeal</td>
<td>Any person or Institution aggrieved by an order of Council under section 22 or section 26 may appeal to the Government within thirty days from the date of such order and the decision of the Government on the appeal shall be final.</td>
</tr>
<tr>
<td>28. Prohibition of issue of Certificate and entry of names by any institution</td>
<td>No Hospital, College of Nursing, School of Nursing and Female Health Worker Training School which has not been approved of recognized under sub-section (1) of section 24 shall issue to any person a Certificate or enter the name of any person on a list of register or other documents purporting to show that such person is qualified by having passed an examination or undergone any course of training to practice as Nurse, Lady Health Visitors, Auxiliary Nurse Midwife / Female Health Workers unless such person has been registered under this Act.</td>
</tr>
<tr>
<td>29. Disabilities of unregistered person</td>
<td>After the expiration of 12 (twelve) months from the commencement of this Act, no Government or private Health Institution, Hospital, Dispensary, infirmary or lying in Hospital shall employ any category of Nurse, Lady Health Visitor, Auxiliary Nurse Midwives/ Female Health Workers, unless he or she is registered under this Act.</td>
</tr>
<tr>
<td>30. Penalty for unregistered person</td>
<td>Any person who practices or allows a person to practice as a Nurse, Lady Health Visitor, Female Health Worker/ Auxiliary Nurse Midwife in contravention of section 29 shall be punished with imprisonment which may extend up to 2 years and liable to a fine or both.</td>
</tr>
<tr>
<td>31. Penalty for dishonest use of certificate</td>
<td>Any person (s) who: 1) Dishonestly makes use of any Certificate of registration issued under the provisions of this Act to him or her or any other person; or 2) Procures or attempt to procure registration under provisions of this Act by making or producing causing to be made or produced any false or fraudulent declaration, or certificate or representation whether in writing or otherwise; or 3) Willfully makes or causes to make any false representation in any matter relating to the registration of Certificates issued under the provisions of this Act; or...</td>
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<tr>
<td>32. Penalty for unlawful assumption of a title</td>
<td>4) Being the Secretary, Manager or other Officer of a Hospital, School or other Institution issues or authorizes the issue of a certificate to any person or enters, or authorizes entry of the name of such person in contravention of section 28 shall be punished with imprisonment which may extend up to 7 years and liable to a fine or both.</td>
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</table>

| 33. Publication and use of Annual list of registered Nurses, Lady Health Visitors, Auxiliary Nurse Midwives/ Female Health Workers | 1) The Registrar shall, in every five years, on or before a date to be fixed in this behalf by the Council cause to be printed and published correct list of the names for the time being entered in several parts of the Registers of Registered Nurses, Lady Health Visitors, Auxiliary Nurse Midwives/ Female Health Workers setting forth:
   a. All the names entered in several parts of the respective Registers arranged in alphabetical order according to surnames.
   b. The registered address or appointment of each person whose name is so entered in the registers; and
   c. The registered qualification of each, such person and the date on which such qualification was certified.

   2) Every Court shall presume that any person whose name is entered in the latest such list is duly registered under this Act, and that any person whose name is not so entered is not registered under this Act.

   Provided that in the case of any person whose name does not appear in such printed lists, has a certified copy, signed by the Registrar of the entry of the name of such person in a Register of Nurses, Lady Health Visitors, Auxiliary Nurse Midwives/ Female Health Workers shall be evidence that such person is registered under this Act.

   Provided further that a certificate purporting to be signed by the Registrar stating that the name of a person on the printed Register of Nurses, Lady Health Visitors, Auxiliary Nurse Midwives/ Female Health Workers or, as the case may be, has been removed from such Register specifying the date of such removal be evidence that such person is not registered under this Act and of the date from which he or she ceased to be so registered.
<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
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<tbody>
<tr>
<td>34.</td>
<td>Court competent to try offences under this Act. No Court of law lower than of a Magistrate of First Class shall try any offences under this Act.</td>
</tr>
<tr>
<td>35.</td>
<td>Cognizance of offence No Magistrate shall take cognizance of any offence punishable under this Act except upon complaint made by the Council.</td>
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<tr>
<td>36.</td>
<td>Power to make rules, duties &amp; functions of the Council. 1) The State Government may by notification in the Official Gazette make rules to carry out all or any of the purposes of this Act. 2) In particular and without prejudice to the generally of the foregoing powers such rules may provide for all or any of the following matters, namely: a. Prescription of the period of less than 3 years for which a member of the Council may hold office under section 6 b. Prescription of the manner in which nomination and election of President and Vice-President shall be made and casual vacancies shall be filled under sections 5 and 7; c. Prescription of the form in which a Register shall be kept, the particulars to be entered in such Register, and the parts in which such Register shall be divided under section 16; d. Prescription of the manner in which an order of removal or refusal shall be served on persons under section 22; e. Prescription of the fees payable in respect of an appeal under section 27; and f. Any matter which is to be or may be prescribed. 3) To maintain the live register and to provide for the registration of all categories in section 16. 4) To prescribe a code of ethics for regulating the professional conduct of practitioners. 5) Lends advice to the State Government on matters relating to the Nursing education and practice in Nursing. 6) To provide protection to its members in discharging professional duties. 7) To ensure that no unqualified person practices modern scientific system of Nursing.</td>
</tr>
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</table>
| 37. | Power of the Council to make regulations The Council may make regulations not inconsistent with this Act or the rules made there under; 1) regulating the compilation, maintenance and publication of the Register and the conditions of admission to the Register; 2) prescribing the fees payable on application for registration, the forms in which such applications shall be made and the conditions subject to which names shall be entered in the Register; 3) prescribing and regulating the examination which must be passed as a condition of matter ancillary to or connected with such examination, including the courses of training which the
candidates appearing for examination shall undergo;
4) prescribing the cause for which, the conditions, under which and the manner in which the names of Nurses, Lady Health Visitors, Auxiliary Nurse Midwives/ Female Health Workers, may be removed or re-entered in the Register under section 22.
5) for the approval of any institution for the purpose of such training and the granting of certificates to candidates passing examination.
6) regulating the conditions under which Institutions for nursing the sick, maternity and child welfare may be approved and recognized by the Council.
7) appointing a Registrar and such other servants as may be necessary;
8) regulating the pay, pension, conduct and other conditions of services of persons;
9) regulating and supervising the practice of their profession by the registered Nurses, Lady Health Visitors, Auxiliary Nurse Midwives/ Female Health Workers;
10) regulating the publication of the names registered under Nurses, Lady Health Visitors, Auxiliary Nurse Midwives/ Female Health Workers and their residences;
11) regulating the condition under which such Nurses, Lady Health Visitors, Auxiliary Nurse Midwives/ Female Health Workers registered in other States in India or in any Countries other than India may be admitted to the Register, on such other State and Countries granting reciprocal registration to persons registered on the Register of the Council;
12) determining the manner in which all fees levied under this Act and money received by the Council shall be accounted for, audited and applied for the purpose of this Act, and for regulating the expenditure of the Council generally; and
13) generally for the provision of any matters in respect of which the Council considers necessary provision shall be made for the purpose of this Act;
14) all the regulations made under this section shall be published in the Official Gazette after approval by the State Government.
15) for the conduct practice and professional ethics for the Nurses, Lady Health Visitors, Auxiliary Nurse Midwives/ Female Health Workers, and any other matter which is required to be prescribed by regulations, for purposes of this Act.

<p>| 38. Protection of persons acting on good faith under the Act | No suit or other legal proceedings shall be instituted against and person for anything done or intended to be done in good faith |</p>
<table>
<thead>
<tr>
<th>Rules and Regulations</th>
<th>under this Act, rules or regulations made there-under.</th>
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<tbody>
<tr>
<td>39. Certain persons to be public</td>
<td>Every person appointed under sub-section (i) (a) and</td>
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<tr>
<td>servants</td>
<td>(b) of section 14 shall be deemed to be a public</td>
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<td></td>
<td>servant within the meaning of section 23 of the Indian</td>
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<td>penal code, 1860 (45 of 1960).</td>
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<tr>
<td>40. Repeal and savings.</td>
<td>1) The Assam Nurses’ Midwives and Health Visitors’</td>
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<td></td>
<td>Council Registration Act, 1944, in so far as it applies</td>
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<td>in Nagaland is hereby repealed.</td>
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<td></td>
<td>2) Notwithstanding such repeal, anything done or any</td>
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<td>action taken under the Act so repealed shall be deemed</td>
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<td></td>
<td>to have been done or taken, under the provisions of</td>
</tr>
<tr>
<td></td>
<td>this Act.</td>
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Sd/-

I. HIMATO ZHIMOMI, IAS
Principal Secretary to Government of Nagaland
THE NAGALAND NURSING COUNCIL RULES 2019

PRELIMINARY

1. Short title and commencement. — These rules may be called the Nagaland Nursing Council Rules, 2019 and shall come into force with immediate effect.

2. Definitions. — In these rules, unless the context otherwise requires,
   b. "Form" means a form appended to these rules;
   c. Words and expressions not defined in these rules but defined in the Act shall have the same meanings assigned to them in the Act.

REGISTRATION

3. Grant of Registration. — Any person who possesses the qualification and wishes to practice in modern scientific system of nursing in Nagaland, apply for registration in the live register of the council by applying to the registrar in form 1, along with copies of photographs and prescribed fees. The Registrar shall consider the application in form 2 which shall be valid for a period of five years from the date of registration.

4. Preparation of register. —
   a. The register of Nursing practitioners for Nagaland referred to in of section 16 of the Act shall be as in Appendix A.
   b. The Registrar shall publish a notice in the Official Gazette and in such newspapers as the Council may select about the register having been prepared and the register shall come into force from the date of the publication of such notice in the Official Gazette. The Registrar shall publish, annually, on or before a date to be decided by the Executive Committee, an addendum and corrigendum to the last published. After the publication of the name in the register, the last edition of that alone shall be the legal evidence of registration.

5. Additional qualifications. — Persons registered with the council are entitled to apply for entering additional qualifications acquired by them as specified in the Scheduled in form 4, on the council's register on payment of the fee prescribed by the Council. After scrutiny of the application for additional qualification(s), a new registration certificate shall be issued incorporating the additional qualification(s) in lieu of the original certificate of registration in Form 2 returned by the applicant. The period of validity of the certificate shall remain as in the original certificate with a mention of date incorporating the additional qualification(s).

6. Renewal of registration. — The registration certificate can be renewed by the Council on receipt of application in Form 3 along with the fee prescribed for renewal of registration. The registrar shall consider the application and if found fit, shall renew the registration.

7. Restoration of registration. — on submission of application in Form (5) by the practitioner the Executive Committee of the Council may consider a case of restoration of registration of a person
whose name has been struck off the register and may direct the registrar to re-enter the name of the practitioner in the register on payment of the prescribed fees.

8. **Change of Address.** Every registered practitioner shall send to the Registrar immediate notice of any change in his/her address in order that his/her correct address may be duly erased from the register.

**ELECTIONS**

9. **Returning Officer.** The Registrar or Deputi Registrar shall be the Returning Officer for conduct of any election under the provisions of the Act. The Returning Officer shall inform the Government about the constitution of a new council and he shall notify in the Official Gazette and two newspapers published from Nagaland, at least, sixty days prior to the expiry of the tenure of the existing Council and about the proposed scheduled of elections.

10. **Constitution of new council.** The following procedures shall be followed for purpose of constituting the new council, namely:

   a. The Returning Officer shall intimate to the Dean/Principal/Director of every School/Nursing college established by law in Nagaland having a Nursing faculty to elect one member from each Nursing college/institution by the Nursing faculty thereof from amongst the permanent members of the teaching faculty. The election shall be conducted and completed by the respective college/institution within thirty days and the name of the elected members shall be intimated to the returning officer.

   b. The Returning Officer shall intimate to the Nagaland Nursing Council regarding the election of one member from amongst its members to be elected to the council. The election of such members shall be conducted and completed by the said association, within thirty days and the name of the elected members shall be intimated to the returning Officer.

   c. The Returning officer shall conduct the election and be elected by registered practitioners from amongst themselves. The election shall be conducted by secret ballot paper.

   d. The electoral rolls for the election shall comprise all registered practitioners registered with the council as on the date of notification of the election. A hard copy of the electoral rolls giving the name, registration number and address of the registered practitioners shall be supplied to contesting candidates on payment of one thousand rupees to the council.

11. **Stages of election.**

   1) The returning officer shall fix the following stages of election, namely:

      a. Notification of election;
      b. Last date of receipt of nomination papers;
      c. Date of scrutiny of nomination papers;
      d. Last date of withdrawal of candidature;
      e. Polling of votes;
      f. Counting of votes;

   2) The election process shall be completed by the Returning Officer within forty-five days from the date of notification of elections.
12. Nomination of Candidates.- Every registered practitioner whose name appears in the electoral rolls shall qualify for filling his nomination paper subject to fulfilling eligibility conditions laid down in the Act. The nomination shall be in form 10. Every nomination paper duly completed and signed by the proposer and the seconded and subscribed by the candidate himself as consenting to the nomination shall be delivered to the returning officer on or before the date appointed for receipt of nomination papers. Nomination papers received after the time so fixed shall be summarily paper record thereon the date and time of its receipt by him. Only registered practitioners registered with the council, whose name appears in the electoral roll, can be nominee, proposer and seconded. There shall be a non-refundable fee of one thousand rupees for each nomination payable by the candidate through a bank draft favoring “Nagaland Nursing Council” along with the nomination paper. This fee may be revised by the Government from time to time.

13. Scrutiny of nomination papers.- On the date and time appointed for scrutiny of nomination papers, the candidates and his proposer and seconded may attend the proceedings at the appointed time and place. The Returning Officer shall examine the nomination papers and completes the scrutiny. On completion of the scrutiny of the nominations and after the expiry of the period within which a candidate may withdraw his candidature, the returning officer shall forthwith under his signature place on the notice board at the office of the council a list of the contesting candidates.

14. Polling.- If the number of contesting candidates does not exceed the number of vacancies to be filled in, the returning officer shall forthwith declare such candidates as duly elected to fill such vacancies without any polling and report the names of such candidates to the government. When there are more contesting candidates then the existing vacancies, the election shall be conducted within the stipulated time. The Returning Officer shall arrange for polling by printing of ballot papers with the names of the contesting candidates entered in alphabetical order. The voter shall produce proof of identity and residence at the time of polling. The identity proof may be in the form of registration certificate issued from the Council, passport and electoral card, driving license or any other photo identity card issued by the government.

15. Custody of ballot papers.- The ballot boxes shall be kept in a safe custody of the Returning officer and shall not be opened till counting of votes begins.

16. Counting of votes and declaration of result of elections.- The scrutiny and counting of votes shall be undertaken by the Returning Officer at the time, day and place appointed. A candidate and not more than one representative, duly authorized by him, may remain present at the time of counting of votes. After the counting of votes is completed the Returning Officer shall forthwith declare the result of election. If there are an equal number of votes in favor of two or more candidates for one vacancy, the election shall be determined by the Returning Officer by draw of lots in the presence of the candidates or their representatives. The Returning Officer shall communicate the result of the election to the Government who shall notify the constitution of the new council. After the declaration of the result, the Returning Officer shall seal the ballot papers and all other documents relating to the election and shall retain in the same with himself in safe custody for a period of six months and thereafter cause them to be destroyed.

17. Election of President and Vice-President.- As soon as possible as and not later than fifteen days after the constitution of the new council, the members shall elect the successor President and Vice-
President of the council from among themselves in a meeting of the council. This meeting shall be convened and conducted by the Registrar. The election of President and Vice-President shall be by a majority of votes of the members present.

CONDUCT OF BUSINESS OF THE COUNCIL

18. Power to appoint Committees/Sub-Committees- The council may appoint committee/sub committee to carry out the functions of the council.

19. Calling of meetings- The council shall meet on such date, time and place as may be fixed by the President. The President may, whenever he thinks fit or upon a written requisition of not less than two third members call an extraordinary meeting. The President and the Registrar shall discuss and decide the agenda for the meeting.

20. Notice for calling at meeting- All members of the council shall be given thirty clear days notice for an ordinary meeting and ten clear days notice for an extra ordinary meeting. Every notice shall also be passed at the office of the council. Such notice shall specify the date, time, place and agenda of the meeting. The Registrar shall send to all members a copy of the notice.

21. Motions for insertions in agenda- Any member may send a motion to be included in the agenda for an ordinary meeting so as to reach the Registrar twenty clear days before the date fixed for such meeting and seven clear days in case of extra ordinary meetings. The President and the Registrar shall discuss and decide whether or not to include such motion/motion in the agenda, and where any motion is disallowed, the reason for doing so shall also be communicated along with the agenda to the member who send the motion.

22. Attendance of the meeting- At each meeting, an attendance register shall be placed in the meeting room and every member present shall sign against his name in the register.

23. Business to be transacted at meeting- At any meeting, no business or proposition other than the specified in the agenda shall be taken up, provided that the President, in his discretion, may permit any business or proposition to be discussed which is of an urgent nature and which was not entered in the notice for meeting.

24. Minutes of the meeting- The minutes of the meeting shall be recorded by the Registrar and the same shall be kept in the office of the council.

25. Approval of written proposal by circulation- Whenever it appears necessary to the President to consider a proposal by circulation, he may, instead of convening a meeting, direct the Registrar to circulate a written proposal for the observation and votes of the members of the Council and then decide on the basis of majority.

EXECUTIVE COMMITTEE

26. Constitution - The Executive Committee shall consist of seven members. The President of the Council shall be Ex-Officio chairman of the Executive Committee. The Council shall elect the other six members of the Executive Committee from amongst themselves as follows-
1) One Senior most Nursing Officer from the Directorate.
2) One principal from college of Nursing- (Government)
3) One principal from college of Nursing- (Private)
4) One Principal from school of Nursing-(Government)
5) One Principal from school of Nursing-(Private)
6) One member of TNAI from local Board.

27. **Calling of meeting**- The Executive Committee shall meet on such date, time, place as may be fixed by the President. The President may however if he thinks fit and shall, upon a written requisition by not less than seven members call an extraordinary meetings of the Executive Committee on short notice. The President and the Registrar shall discuss and decide the agenda for the meeting.

28. **Notice of the meeting**- All members of the Executive Committee shall be given seven clear days notice of an ordinary meeting and three clear days notice in the case of an extraordinary meeting. Such notice shall specify the place, date and time of the meeting and state whether the meeting is a general meeting or a special meeting and the business to be transacted. The Registrar shall send to all Members a copy of the notice.

29. **Attendance at meeting**- At each meeting an attendance register shall be placed in the meeting room and every member present shall sign against his name in the register. Attendance of Five members of the Executive Committee shall constitute a quorum.

30. **Business to be transacted at meeting**- At any ordinary meeting and in case of extraordinary meeting no business other than specified in the notice calling such meeting shall be transacted provided that the presiding authority may permit any business to be discussed which is of the urgent nature and which was not entered in the notice for meeting. All questions at the meeting of the Executive Committee shall be decided by a majority of the members present and in consultation with the Registrar.

31. **Minutes of the meeting**- The meetings of the Executive Committee meeting shall be recorded by the Registrar and the same shall be kept in the office of the Council.

**INQUIRIES**

32. **Complaint against Nurse Practitioner**

   1) The Council may inquire into complaint against nurse practitioner either suo motto or on the basis of any complaint made to the council in respect of misconduct or negligence of any nurse practitioner for the purposes of the Act through the disciplinary Committee. The proceedings shall be conducted by the Registrar in the presence of Chairman, Disciplinary Committee and at least two members thereof sitting together.

   The complaint shall contain the following particulars-

   a) the name, description and address of the complainant;
   b) the name, description and address of the opposite party or parties, as the case may be, as far as they can be ascertained;
c) the facts relating to the complaint, when the cause of action arose and what are the grounds or causes of the complaint;
d) the documents in support of the complaint if any;
e) the relief which the complaint claims.

No complaint shall be entertained unless it is in writing and signed by the person making it. The complaint shall be verified by the complainant. The Complainant shall file six copies of the complaint along with such number of copies as there are opposite parties in the complaint. All anonymous and frivolous complaint shall be rejected.

2) Procedures on receipt of complaint- The Council shall on receipt of a complaint-
   a) Refer a copy of the complaint to the opposite party mentioned in the complaint directing him to give his version of the case within a period of fifteen days of receipt of copy of the complaint.
   b) Where the opposite party on receipt of a complaint referred to him under clause (a) denies or disputes the allegations contained in the complaint, or omits or fails to take any action to represent his case within the time given by the council, the Council shall proceed to adjudicate the complaint-
      i) On the basis of evidence brought to its notice by the complainant where the opposite party omits or fails to take any action to represent his case within the time given by the council, or
      ii) On the basis of evidence brought to its notice by the complainant and the opposite party, where the opposite party denies or dispute the allegations contained in the complaint.
   c) On the date of hearing or any other date to which hearing could be adjourned, it shall be obligatory on the parties to appear before the Council. Where the complainant fails to appear before the Council on such days, the Council may in its discretion either opposite party fails to appear on the date of hearing, the council may decide the complainant ex-parte.
   d) The decision of the inquiry shall be implemented and communication to the respective parties and to other as may be required. In case there is any difference of opinion amongst themselves, the opinion of the majority shall be the decision.

CONDITIONS OF SERVICE OF REGISTRAR/DEPUTY REGISTRAR AND OTHER STAFF AND THE SUPERVISORY POWERS AND DUTIES OF REGISTRAR/DEPUTY REGISTRAR

3. Appointment of Registrar/Deputy Registrar –
   a. The post of Registrar/Deputy - Registrar shall be permanent. The post of Registrar shall be in the basic pay equivalent to the basic pay scale of Joint Director (Nursing) of the state services and the post of Deputy Registrar shall be in the basic pay scale equivalent to the basic pay scale of Deputy Director of the state Health Services.
   b. The Council shall be the appointing authority for the post of Registrar/Deputy Registrar and the Registrar/Deputy Registrar shall be the appointing authority for all the other appointments in the Council.
   c. The post of Registrar shall be filled by the Council by promotion of Deputy Registrar. The post of Deputy Registrar shall be filled by direct selection by the Council from amongst suitable
candidates having minimum qualification of B.Sc with minimum of 5 years experience in administration and teaching in Government/Public sector/private Sector or practice, on the date of application, candidate with post-Graduate qualification shall be given preference.

d. The Registrar /Deputy Registrar shall draw allowances equivalent to allowances admissible to similar post in the government like dearness allowance, house rent allowance, city compensatory allowance, transport allowance, conveyance allowance, academic allowance, post-graduate allowance, travelling allowance, daily allowance, etc. The leave entitlement and travelling entitlement shall be similar to that of employees of government in similar posts.

34. Functions of Registrar/Deputy Registrar. - The registrar /Deputy Registrar shall perform statutory functions as prescribed under the Act and these rules. Further she shall conduct and have charge of the correspondence of the Council and shall issue all requisite notices in the manner required under these rules. As Executive Officer of the Council; she shall be the competent authority to sanction all financial transactions. The Registrar or any other officer functioning as Registrar or her nominee shall be authorized to lodge complaint in the court cases on behalf of the Council with the assistance of an advocate.

35. Appointment of other staff members. – The appointing authority may consider in situ- promotions of the staff members. The staff members shall draw pay and allowances equivalent to the similar post in the Government and shall be eligible to draw allowances, house rent allowance, daily allowance, etc. The leave and travelling of the staff members shall be equivalent to that of employees of Government in similar posts. The appointing authority may also appoint staff members on contract basis.

36. Retirement. – The normal age for retirement for all the employees shall be as applicable to the employees of the Government. The Council may, grant extension of service to any employee for period not exceeding one year at a time and not more than two such extensions shall be allowed to anyone even in exceptional circumstances.

37. Resignation. -

1) The Registrar may resign her office by giving three months notice in writing to that effect to the President and such resignation shall take effect from the date of acceptance of such resignation by the Council. If she leaves her office without giving any notice as foreseen, she shall be liable to deposit an equivalent to total emoluments payable in lieu of such notice.

2) Any other employee of the Council may resign her office by giving one month notice in writing to that effect to the Registrar if she is temporary, and three months notice if she is permanent and such resignation shall take effect from the date of acceptance thereof. In the case of failure to give required notice, the employee shall be liable to deposit an amount equivalent to total emoluments payable in lieu of notice period.

38. Termination of Service. – The Council may terminate the service of any employee appointed under Clause 35 other than the Registrar /Deputy Registrar appointed under Clause 33, after due enquiry giving such employee fair opportunity to explain as to why her services should not be terminated. The Council may impose any other giving such employee other than the Registrar /Deputy registrar,
after giving such employee a show cause notice. The Council may, with the previous sanction of the Government, terminate the service of the Registrar/Deputy Registrar as per the procedure laid down under the Public Servants (Inquiries) Act.

39. Provident fund, gratuity and other terms of service. — The Council shall establish a provident fund and provide for gratuity, in accordance with the statutory provisions. Other terms of service like leave, leave encashment, leave travel concession, etc., Shall be similar to those applicable to the employees of the Government. The Council shall provide medical insurance policy for the staff members and their dependent family and will also reimburse a sum up to a maximum of fifteen days basic pay of an employee per year for out-patient medical treatment for herself and her dependent family.

40. Maintenance of Account and other registers:-
   1) The Council shall maintain the following registers:-
      a) Cash books
      b) Ledger
      c) Stock register
      d) Receipt books
      e) Register for grants
      f) Voucher files
      g) Attendance roll
      h) Register of leave accounts
      i) Service books and
      j) Other registers as may be necessary.

   2) The annual accounts shall be audited in accordance with statutory and administrative requirements as applicable.

   3) Bank Accounts of the Council shall be opened in nationalized/Scheduled Banks. The Registrar/Deputy Registrar and the Accounts Officer of the Council shall be the authorized signatory of Bank Accounts of the Council.

   4) The Council may deposit its own funds in fixed deposits in Nationalized/Scheduled Banks or may invest its own funds in any of the securities specified by the Registrar.

MISCELLANEOUS

41. Migration/Transfer — request for migration to another Nursing Council shall be considered by the Council and after the approval by the Council, “No Objection” certificate shall be issued by the Registrar on receipt of application along with fees as prescribed.

42. Certificate of good standing - Certificate of good standing may be issued by the Registrar to registered practitioners on receipt of an application along with fees as prescribed provided that no enquiry is pending against the applicant. The certificate shall be valid for a period of six months from the date of issue.
43. **Honorarium for attendance of meetings** – A sum of five hundred rupees per meeting shall be payable as honorarium to Members of the Council, Executive Committee or co-opted members from outside/assessor for attending meetings. This amount may be revised from time to time by the Council.

44. **Fees**

1) Fee shall be levied by the Council as given in Appendix D, subject to revision from time to time with the approval of the Government.

2) The above fee structure may be revised from time to time.

Sd/-

IHIMATO ZHIMOMI
Principal Secretary to Government of Nagaland
STATEMENT OF OBJECT AND REASONS.

In the interest of safety of life, it is deemed appropriate that health care system in the State is properly regulated. The modern medical care cannot be provided without the help of Nursing personnel. And whereas, there are laws for laying down standards and creating bodies for enforcement in the case of Nursing education, yet there is no laws or machinery to lay down standards and enforce them in case of Nursing personnel and the best way to regulate Nursing personnel is through the state Nursing Council Act.

In the recent years, there has been rapid growth of private Medical institutions in the State. There is no regulation by any professional body over laboratory and Diagnostic Centres.

Accordingly, it is felt expedient to establish a Nursing Council to Superintendent, over the allied health professionals and its institutions with the powers to recognize, register, lying down norms and standards for various courses and trainings, uniform curricula, physical and infrastructural facilities, staffing pattern and staff qualification, quality instruction, assessments and examination system.

Sd/-

SHRI S. PANGYU PHOM

Minister
Health & Family Welfare Department
Nagaland: Kohima
MEMORANDUM OF DELEGATED LEGISLATION

The Nagaland Nursing Council Act 2019 delegated the power to the State Government to make Rules.

The Rules made therein shall be laid before the Assembly and shall be subject to the scrutiny of the house. Delegation of power is of normal nature.

Sd/-
SHRI. S. PANGYU PHOM
Minister
Health & Family Welfare Department
Nagaland: Kohima
FINANCIAL MEMORANDUM

The proposed introduction of the Nagaland Nursing Council Act 2019 shall be administered by the existing administrative set-up of the Health & Family Welfare Department, and will not entail any extra expenditure from the Consolidated Fund of the State.

Sd/-
SHRI. S. PANGYU PHOM
Minister
Health & Family Welfare Department
Nagaland: Kohima
## APPENDIX-A

### FORMAT FOR REGISTER OF NURSES

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Name</th>
<th>Father's name</th>
<th>Mother's name</th>
<th>Gender</th>
<th>Nationality</th>
<th>Date of birth</th>
<th>Address</th>
<th>Address</th>
<th>Address</th>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Name</th>
<th>Father's name</th>
<th>Mother's name</th>
<th>Gender</th>
<th>Nationality</th>
<th>Date of birth</th>
<th>Qualification</th>
<th>Address</th>
<th>Address</th>
<th>Address</th>
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<tr>
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<td></td>
<td>Diploma</td>
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<td></td>
<td></td>
<td>INC Registration</td>
<td>Initial</td>
<td>Remarks</td>
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<td></td>
<td></td>
<td>Registration in other state, if any</td>
<td>NNC Registration</td>
<td>Initial</td>
<td>Remarks</td>
</tr>
</tbody>
</table>

### Additional Qualification

<table>
<thead>
<tr>
<th>Degree</th>
<th>Year of qualification</th>
<th>Nursing College/Institution</th>
<th>Council/University/Licensing</th>
<th>Date</th>
<th>Initial of Registrar</th>
<th>Remarks</th>
<th>Removal of Registrar</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
<td></td>
<td></td>
<td>Other State/Central NNC Initial of Registrar</td>
</tr>
</tbody>
</table>

### Restoration

<table>
<thead>
<tr>
<th>Other State/ Centre</th>
<th>NNC</th>
<th>Initial of Registrar</th>
<th>Remarks</th>
<th>Renewal Renewal Due Date</th>
<th>Renewal Renewal Date</th>
<th>Initial of Registrar</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
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</tbody>
</table>
FORM-I
Application form for Direct/Fresh Registration

To,

The Registrar
Nagaland Nursing Council

Sir,

I hereby request that my name and other particulars mentioned below may be entered in the State Register of Nagaland Nursing Council as required under section of Nagaland Nursing Act 2019:

1. Name of the application (block letters)
2. Father's/ Husbands's name
3. Mother's name
4. Gender
5. Nationality
6. Date of birth (date, month, year)
7. Address
   (a) Residential address
   (b) Permanent address
   (c) Professional address
8. Telephone No./ Mobile No./ Fax No./ Email ID
9. Category (Diploma/ Degree)
10. Qualifications
    (a) Diploma

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Description of qualification</th>
<th>Name of the School/ Institution</th>
<th>Name of the Board</th>
<th>Year of Qualification/ Completion</th>
</tr>
</thead>
<tbody>
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</tbody>
</table>

(b) Degree

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Description of qualification</th>
<th>Name of the School/ College/ Institution</th>
<th>Name of the Board/University</th>
<th>Year of Qualification</th>
</tr>
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<tbody>
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</tbody>
</table>

11. INC Registration No. & Date (if any)
12. (a) Registration No. & Date (if any in other State)
12. (b) Authority under who registered

13. Bank Draft No. & Date

14. Draft prepared from (Bank)

I submit herewith original certificates for verification and submit attested copies of the same certificates if registered elsewhere (INC and other State)

a) Birth Certificate/ Matriculate Certificate / SSC Exam certificate with the date of birth.
b) BSc Degree/ Post Graduate Degree/ Diploma/ any other
c) State Nursing Council/ Indian Nursing Council Registration Certificate
d) Other evidence in support of my having obtained the qualification which I possess.
e) No Objection Certificate from State Nursing Council where earlier registered.
f) Three recent passport size photographs with name and signature at the backside.
g) Bank Drafts Rs 2000/Rs 3000/- (Rupees Two/three Thousand only) in favour of Nagaland Nursing Council in case of fresh registration.

DECLARATION

I solemnly affirm and declare that the particulars furnished above by me are true to the best of my knowledge and I believe and I undertake to abide by the code of Conduct & Ethics of Nagaland and Indian Nursing Council and by the Rules of Nagaland Nursing Council.

Date................................. Signature of the Applicant

(For office use only)

Received the above documents in original

Signature of registered person..............................

Name........................................

Date........................................
FORM 2
REGISTRATION CERTIFICATE

Registration No:............

This is to certify that:

1. Mr/Ms. ............................................... (whose sign is in the box), son/ daughter/ wife
   of .......................................................... Born on........../......./..... (date/month/year) possessing
   the qualification(s) ..................................... has been duly registered under the Nagaland Nursing

2. Mr/Ms. ............................................... has solemnly affirmed to abide by the rules and Regulations of Nagaland
   Nursing Council Rules, 2019 and the ethics of Nagaland Nursing Council and Indian Nursing
   Council (professional conduct, etiquette and ethic) Regulations.

3. In witness thereof, the seal of the Nagaland Nursing Council and the signature of the Registrar is herewith
   affixed.

4. Subject to the provision of the said Act this certificate is valid up to a period of 5 (five) years from this
date.

Date:.......................... Signature of Registrar with seal

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description of Qualification</th>
<th>Date of Registration in NNC Register</th>
<th>Signature of Registrar with seal</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>

Registration Renewed:

Date:.................................. Renewal seal Signature of Registrar with seal

Important Notice:

1. Registered Nurses should send immediate notice to the Registrar of Nagaland Nursing Council if there is
   any change in the registered address.

2. The Registration must be renewed before the expiry of 5 (five) years from the date of last registration of
   renewal.

3. After the publication of names in the printed Nursing Register, the last addition of the Register alone is
   legal evidence of Registration.
FORM-3
APPLICATION FORM FOR CONTINUATION OF NAME IN THE REGISTER

Receipt No...........................................
Date...................................................
(For office use)

To,

The Registrar
Nagaland Nursing Council

Sub: Continuation of name in the Register

Sir/ Madam,

I request that my name may be continued in the State Register maintained by Nagaland Nursing Council.

1. Name of the applicant (block letters):
2. Father’s / Husband’s name:
3. Mother’s name:
4. Gender:
5. Nationality:
6. Date of birth (date, month, year):
7. Address
   (a) Residential address:
   (b) Permanent address:
   (c) Professional address:
8. Telephone No./ Mobile No./ Fax No./ Email ID:
9. Category (Diploma/ Degree):
10. Details of Qualifications

<table>
<thead>
<tr>
<th>SL. No</th>
<th>Description of qualification</th>
<th>Name of the School/ College/ Institution</th>
<th>Name of the Board/ University</th>
<th>Year of completion/ year of passing examination</th>
</tr>
</thead>
</table>
11. Nagaland Nursing Council Registration
   Certificate No. & Date:
12. Present occupation:
I submit herewith original certificates for verification and submit attested copies of the same certificates.

(a) Two recent passport size photographs with name and signature at the backside.
(b) Nagaland Nursing Council Registration Certificate
(c) BS Degree/Post Graduate Degree/Diploma Certificate/Any other

I hereby submit a Bank Draft No. ............ Dated ............... prepared from (Bank) ............... for Rs. ............... (Rupees ............... ) only as non-refundable fee in favour of Nagaland Nursing Council.

(in case of late fee)

I hereby submit a Bank Draft No. ............ Dated ............... prepared from (Bank) ............... for Rs. ............... being the late fee as non-refundable fee in favour of Nagaland Nursing Council.

DECLARATION

I solemnly affirm and declare that the particulars furnished above by me are true to the best of my knowledge and I believe and I undertake to abide by the code of Conduct & Ethics of Nagaland and Indian Nursing Council and by the Rules of Nagaland Nursing Council.

Date ............... Signature of the Applicant

(For office use only)

Received the above documents in original.

Signature of registered person
Name:
Date:
FORM 4  
APPLICATION FOR REGISTRATION OF ADDITIONAL QUALIFICATION

Receipt No. ........................................
Date ..................................................
(For office use)

To,

The Registrar
Nagaland Nursing Council

Sub: Registration of additional qualification

Sir/ Madam,

I am a registered Nurse of Nagaland Nursing council and my Registration No. is .................
I have acquired an additional qualification in nursing and desire to register the same. My particulars are as under:

1. Name of the Application (block letters) :
2. Father’s / Husband’s name :
3. Mother’s name :
4. Gender :
5. Nationality :
6. Date of birth (date, month, year) :
7. Address :
   (a) Residential address :
   (b) Permanent address :
   (c) Professional address :
8. Telephone No. / Mobile No. / Fax No. / Email ID :
9. Category (Diploma/ Degree) :
10. Details of Qualifications :

ADDITIONAL QUALIFICATION

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Description of qualification</th>
<th>Name of the College/ Institution</th>
<th>Name of the University/ Licensing body</th>
<th>Year of obtaining the qualification</th>
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</tbody>
</table>
I hereby submit a Bank Draft No. ............ Dated .................. obtained from (Bank) .................. for Rs. .................. (Rupees ..................................................) only as non-refundable fee in favour of Nagaland Nursing Council.

DECLARATION

I solemnly affirm and declare that the particulars furnished above by me are true to the best of my knowledge and I believe and I undertake to abide by the code of Conduct & Ethics of Nagaland and Indian Nursing Council and by the Rules of Nagaland Nursing Council.

Date..........................Signature of the Applicant

Note:
1. Copies of relevant additional qualification may be submitted with this application along with originals, which would be returned after verification.
2. Only additional qualification(s) recognised by the Indian Nursing Council would be entered in the Register.
3. The certificate of Registration with Nagaland Nursing Council shall be required to be submitted, in original, with this application.
4. Two recent passport size photographs with name and signature at the backside.
5. Bank Draft for Rs. 1000/- (Rupees One thousand) in favour of Nagaland Nursing Council (Non refundable).

(for office use)

Received the above documents in original.

Signature of registered person..........................
Name:..................................................................
Date:.........................................................
FORM-5
APPLICATION OF RESTORATION OF NAME IN THE REGISTER

Receipt No. .............................................
Date.............................................
(for office use)

To,

The Registrar
Nagaland Nursing Council

Sub: Restoration of name in the Register.

Sir/Madam,

1. I, .............................................................................................................(full name and address) holding qualification of ............................................................................................................. do solemnly declare that the following are facts of my case on which I seek restoration of my name in the Register.

2. My name was duly registered in the State Register of ................................................................. having registration number ................................................................. (Name of the State) Dated.................................................................

3. My name was duly registered in the State Register of Nagaland Nursing Council on ................................................................. Having registration number .................................................................

4. At an enquiry on the ........................................ day of .............................................. by the Council/ Board/ Committee of ................................................................. my name was directed to be removed from the State Register and the offence(s) for which the Council/ Board/ Committee of ................................................................. directed removal of my name was / were .................................................................

5. Since the removal of name from the Register, I have been residing at ................................................................. and my occupation has been .................................................................

6. It is my request that my name be restored in the Register of ................................................................. State.

7. The grounds for the present application are:
8. The prescribed fee of Rs 1000/ Rs 1500- (Rupees One thousand/ one thousand five-hundred) deposited by Bank Draft No. Dated in favour of Nagaland Nursing Council.

9. I request that orders may be passed for restoration of my name in the State Register of (State)

10. I submit three recent passport size photographs.


Declared at Before

Signature

(for office use only)

Received the above documents in original.

Signature of registered person
Name:
Date:

*(Instructional): All facts and the grounds on which the application is made should be clearly and concisely stated. Use separate sheets if necessary.
FORM-6
Application form for Provisional Registration

Receipt No........................................
Date...........................................
(For office use)

To,

The Registrar
Nagaland Nursing Council

Sub: Provisional Registration

Sir/Madam,

I hereby request that my name and other particulars mentioned below may be entered in the State Provisional Register of Nagaland Nursing Council as required under section of the Nagaland Nursing Act 2019.

1. Name of the applicant (block letters)
2. Father’s / Husband’s name
3. Mother’s name
4. Gender
5. Nationality
6. Date of birth (date, month, year)
7. Address
   (a) Residential address
   (b) Permanent address
   (c) Professional address
8. Telephone No./ Mobile No./ Fax No./ Email ID
9. Category (Diploma/ Degree)
10. Qualifications
    (a) Diploma
        | Sl. No | Description of qualification | Name of the School/ College | Name of the Board/ University | Year of Qualification/ Completion
    |-------|-----------------------------|----------------------------|-------------------------------|-------------------------------|
    |       |                             |                            |                               |                               |

    (b) Degree
        | Sl. No | Roll No./ Registration No. | Name of the Nursing College/ Institution | Name of the University/ Licensing authority | Year of Qualification
        |-------|---------------------------|------------------------------------------|-----------------------------------------------|-------------------|
        |       |                           |                                          |                                               |                   |
I hereby submit a Bank Draft No..................Dated ......................obtained from (Bank).......................for Rs. 500/- (Rupees Five Hundred) as non-refundable fee in favour of Nagaland Nursing Council.

DECLARATION

I solemnly affirm and declare that the particulars furnished above by me are true to the best of my knowledge and I believe and I undertake to abide by the code of Conduct & Ethics of Nagaland and Indian Nursing Council and by the Rules of Nagaland Nursing Council.

Date......................... Signature of the Applicant

Note:
1. Application to be submitted at the office of the Nagaland Nursing Council along with three passport size photographs.
2. Provisional degree/diploma or provisional certificate of examination issued by the Dean of the College/Board/University in original along with relevant copies to be forwarded with this application. The original will be returned with the provisional certificate of registration.
3. Certificate of date of birth.
4. Bank Draft for Rs. 500/- (Rupees Five Hundred) in favour of Nagaland Nursing Council (non-refundable)

(for office use only)

Received the above documents in original.

Signature of registered person

Name:................................................

Date:................................................
FORM-7

FORM FOR GENERAL NOTICE

General Notice is hereby given to all Registered Nurses included in the State Register of Nagaland Nursing Council under the Nagaland Nursing Council Act, 2019 whose validation of Registration i.e. 5 years have been completed, they have made an application to the Registrar for continuance of their names in the said Register as provided in Rule 6 of Nagaland Nursing Council Rules, 2019.

Individual notices along with the prescribed form of application are being sent under Certificate of posting to every such registered Nurse to the address in the said Register. An application in Form-3 for continuation of the name in the Register should be returned to the undersigned duly completed within 45 days of the issue of the notice. Any Registered Nurse not receiving the form by post may obtain it from the Registrar.

Date:

Yours faithfully,

REGISTRAR
Nagaland Nursing Council,
Nagaland
FORM- 8

NOTICE FOR CONTINUATION OF NAME OF THE REGISTER

To,

Mr/ Ms.................................................................
...........................................................................
...........................................................................

Sub: Individual Notice for continuation of name in the Nagaland Nursing Council Register

Sir/Madam,

Notice is hereby given to you calling upon to return the enclosed application form (Form No-3) duly filled in by you to the Registrar within 45 (forty five) days for continuation of your name in the State of Nagaland Nursing Council.

Yours faithfully,

REGISTRAR
Nagaland Nursing Council,
Nagaland
FORM-9

DECLARATION OF RESULT OF MEMBER, PRESIDENT & VICE-PRESIDENT

I hereby declare that Dr/Mr/Mrs..........................has been duly elected under subsection..........................of the Nagaland Nursing Council Act, 2019, as the Member/President/Vice-President of the Nagaland Nursing Council for a period of............w.e.f..................................

Place:
Date:

Signature Returning Officer
FORM-10

ELECTION OF PRESIDENT / VICE-PRESIDENT

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Candidates</th>
<th>Vote</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Signature of Returning Officer

INSTRUCTIONS

1. Each elector has only one vote.
2. The elector should place the Mark (X) clearly opposite the name of the candidate of his choice.
APPENDIX- B

NAGALAND NURSING COUNCIL
DECLARATION: PLEDGE

At the time of registration, each applicant shall be given a copy of the following declaration by the Registrar and the applicant shall read and agree to abide by the same and affirmed by the signature in the presence of Registrar.

1. I solemnly pledge myself to consecrate my life to service of humanity.
2. Even under threat, I will not use my nursing knowledge contrary to the laws of Humanity.
3. I will maintain the utmost respect for human life from the time of conception.
4. I will not permit consideration of religion, nationality, race, party politics or social standing to intervene between my duty and my patient.
5. I will practice my profession with conscience and dignity.
6. The health of my patient will be my first consideration.
7. I will respect the secrets which are confined in me.
8. I will give to my teachers the respect and gratitude which is their due.
9. I will maintain by all means in my power, the honour and noble tradition of nursing profession.
10. I will treat my colleagues with all respect and dignity.
11. I shall abide by the code of nursing ethics and enunciated in the Indian Nursing Council (Professional Conduct, Etiquette and Ethics) Regulation Rules.*
12. I shall abide by the Rules of Nagaland Nursing Council, 2019

I make these promises solemnly, freely and upon honour.

Signature........................................

Name....................................................

Place..................................................

Date..................................................

Address.............................................

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

..................................................
APPENDIX-C

NAGALAND NURSING COUNCIL
NAGALAND: KOHIMA

No.

MIGRATION CERTIFICATE

Ms/ Mr..........................................................S/o/D/ of.................................................................had
passed the final examination of M.Sc/ B.Sc/ GNM/ ANM/ FHW under Nagaland Nursing Council
bearing Roll No............................................and was placed in the ........................................Division. This Council
has no objection to her/ his joining any recognised College/ Board/ University established by you.

Date:

REGISTRAR
Nagaland Nursing Council.
## APPENDIX-D

### FEE STRUCTURE

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Particulars</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>For new/fresh registration: ANM/LHV or GNM/B.Sc/ MSc or Above</td>
<td>Two thousand rupees / Three thousand rupees</td>
</tr>
<tr>
<td>2.</td>
<td>For issue of a certified copy of an entry in the register</td>
<td>One hundred rupees</td>
</tr>
<tr>
<td>3.</td>
<td>Renewal of Registration</td>
<td>Five hundred rupees</td>
</tr>
<tr>
<td>4.</td>
<td>For entering each additional qualification – Degree/Diploma</td>
<td>One thousand rupees</td>
</tr>
<tr>
<td>5.</td>
<td>Restoration of name in the register: ANM/LHV or GNM/B.Sc/ MSc or Above</td>
<td>One thousand rupees / One thousand five hundred</td>
</tr>
<tr>
<td>6.</td>
<td>Provisional Registration</td>
<td>Five hundred rupees</td>
</tr>
<tr>
<td>7.</td>
<td>For issue of duplicate certificate of registration</td>
<td>Five hundred rupees</td>
</tr>
<tr>
<td>8.</td>
<td>For recording change of name in the register</td>
<td>Five hundred rupees</td>
</tr>
<tr>
<td>9.</td>
<td>Late fee for non-registration (Non refundable fees)</td>
<td>Five hundred rupees</td>
</tr>
<tr>
<td>(i)</td>
<td>Up to a period of one year from the date from which registration was due</td>
<td>Nil</td>
</tr>
<tr>
<td>(ii)</td>
<td>For period more than one year but upto five years</td>
<td>Five hundred rupees</td>
</tr>
<tr>
<td>(iii)</td>
<td>For period more than five years</td>
<td>Five hundred rupees plus additional five hundred per year</td>
</tr>
<tr>
<td>10.</td>
<td>Late fee for non-renewal of registration</td>
<td>Two hundred rupees</td>
</tr>
<tr>
<td>(i)</td>
<td>Upto one year from the date from which registration is due for renewal</td>
<td>Two hundred rupees plus additional one hundred rupees per year</td>
</tr>
<tr>
<td>(ii)</td>
<td>For period more than one year</td>
<td>Two hundred rupees</td>
</tr>
<tr>
<td>11.</td>
<td>Annual listing fee for entry of name in the website</td>
<td>Two hundred rupees</td>
</tr>
<tr>
<td>12.</td>
<td>For issue of No Objection Certificate</td>
<td>Five hundred rupees</td>
</tr>
<tr>
<td>13.</td>
<td>Migration Certificate</td>
<td>One thousand rupees</td>
</tr>
<tr>
<td>14.</td>
<td>Enrolment Fees</td>
<td>Five hundred rupees</td>
</tr>
<tr>
<td>15.</td>
<td>Reciprocal registration: ANM/LHV or GNM/B.Sc/ MSc or Above</td>
<td>One thousand rupees / One thousand five hundred</td>
</tr>
</tbody>
</table>
APPENDIX- E

PAY STRUCTURE OF MANPOWER FOR STATE NURSING COUNCIL:

<table>
<thead>
<tr>
<th></th>
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<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Joint Director</td>
<td>15,600-39,100</td>
<td>22,320</td>
<td>7,600</td>
<td>24,928</td>
<td>3,740</td>
<td>600</td>
<td>60,588</td>
<td>19,110</td>
<td>208</td>
<td>208</td>
<td>14,196</td>
<td>11,411</td>
</tr>
<tr>
<td>2</td>
<td>Deputy Director</td>
<td>12,000-20,200</td>
<td>18,600</td>
<td>6,600</td>
<td>22,680</td>
<td>3,150</td>
<td>600</td>
<td>60,980</td>
<td>19,422</td>
<td>18,902</td>
<td>11,231</td>
<td>13,988</td>
<td>60,588</td>
</tr>
<tr>
<td>3</td>
<td>UDA (District)</td>
<td>9,200-17,200</td>
<td>7,680</td>
<td>2,600</td>
<td>7,402</td>
<td>1,028</td>
<td>600</td>
<td>60,588</td>
<td>19,422</td>
<td>18,902</td>
<td>11,231</td>
<td>13,988</td>
<td>60,588</td>
</tr>
<tr>
<td>4</td>
<td>LDA (District)</td>
<td>5,200-12,000</td>
<td>5,680</td>
<td>1,900</td>
<td>5,458</td>
<td>755</td>
<td>600</td>
<td>60,588</td>
<td>19,422</td>
<td>18,902</td>
<td>11,231</td>
<td>13,988</td>
<td>60,588</td>
</tr>
<tr>
<td>5</td>
<td>O/Peon</td>
<td>4,400-11,200</td>
<td>4,750</td>
<td>1,300</td>
<td>4,356</td>
<td>608</td>
<td>600</td>
<td>60,588</td>
<td>19,422</td>
<td>18,902</td>
<td>11,231</td>
<td>13,988</td>
<td>60,588</td>
</tr>
</tbody>
</table>
PART-V

NOTIFICATION

Dated Kohima, 3rd June, 2019

NO.NL/LOK/ESTT-13/2011/1611::

Whereas Sub-sec(1) of Section 33 of the Nagaland Lokayukta Act, 2017 (Act No.1 of 2018) confers powers on the Nagaland Lokayukta to make Regulations for carrying out the purpose of this Act, and Sub-Section(2) thereof makes provision like “In particular, and without prejudice to the generality of the foregoing power, and then specifies certain matters that may, in particular, be covered by such regulations, and

Whereas ‘Regulations’ is the general term to describe delegated legislation of general application and “Rules” is restricted to rules of a procedural nature (see page 15.30 of chapter 15 of Thornton’s Legislative Drafting (Fifth Edition) by Professor Helen Xanthaki), and

Whereas under section 32 of the Act, the State Government may in consultation with the Lokayukta by notification, make rules for the purpose of carrying into effect the provision of this Act, and

Whereas the service conditions of the staff of Nagaland Lokayukta Organisation, are governed by Nagaland Civil Service Rules, 2005 (for NCS officers on deputation with Nagaland Lokayukta) Nagaland Secretariat Service Rules, 2008 (for secretariat staff of the organization) and Nagaland Vigilance and Anti-Corruption Police Service (Revised) Rules 2012 (for Nagaland Lokayukta Police) and

Whereas they are following the calendar of Holidays issued by the State Government, for the present, in the absence of Nagaland Lokayukta Rules, I hereby declare and notify that the calendar of Holidays issued by the Nagaland State Government shall apply and govern the holidays and vacations available to all the staff of Nagaland Lokayukta organization.

Issued by

JUSTICE UMA NATH SINGHI
(Former Chief Justice, High Court of Meghalaya)
Nagaland Lokayukta

Sd/-
SEHJANG DOUNGEL, NCS
Secretary
Nagaland Lokayukta
Kohima
PART-IX

NO.HOME-SRC/7817/2018 /// Dated Kohima the, 12th Nov.2018

CERTIFICATE OF REGISTRATION


In the matter of application of the President, for the Society Registration at Mokokchung, in the district of Mokokchung, I do hereby certify that pursuant to section 3 of the Societies Registration Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 the centre has been registered in my office as a Society under the title “DOWNTRODDEN & UNDERPRIVILEGED ENGAGE WELFARE SOCIETY” and numbered as HOME/SRC-Seven thousand Two hundred and seventy three dated Kohima the 12-11-2018 (Twelve November of the year Two thousand and eighteen).

The registration of Societies/Club etc registered under Section 3 of the Societies Registration Act 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act 2008, shall remain valid for a period of 2 (two) years from the date of issue and shall be renewed within 3 (three) months from the date of validity period. Accordingly, the renewal has to be done on or before 12-11-2020 (Twelve November of the year two thousand and twenty).

Sd/-

A. CHUMREMO ODYUO
Secretary to the Government of Nagaland & Ex-Officio Registrar of Societies, Nagaland.
NOTIFICATION

Dated Kohima, the 17th June, 2019

No. UDD/7-GEN/07-PWM/2018 :: In continuation to State Government’s Notification dated 29.11.2018 on the “Policy for Restricting the Use of Plastics in Nagaland”, the Governor of Nagaland is pleased to impose “Total Ban on all Single-Use Plastic in Nagaland” with a view to eradicate the menace of plastic and the serious environmental and ecological challenges posed by rampant uses of plastics.

2. The following single-use plastic products shall be totally banned in the State:
   (a) All plastic carry bags, with or without handles, irrespective of thickness and size;
   (b) Plastic cutlery including plates, plastic cups, straws, stirrers etc.;
   (c) Cutlery and other decorative made of Styrofoam (Thermocol);
   (d) Polythene;
   (e) Nylon;
   (f) Poly-Vinyl-Carbohydrates (P.V.C.);
   (g) Poly-Propylene; and
   (h) Poly-Styrene.

“Single-use plastics, often also referred to as disposable plastics (use-and-throw items), are commonly used for plastic packaging and include items intended to be used only once before they are thrown away or recycled. These include, among other items, carry bags, food packaging, bottles, straws, containers, cups and cutlery.”

3. Any individual, institution/commercial establishment (educational institutions, offices, hotels, shops, restaurants, religious institutions, industrial establishments, banqueting halls etc.) shall abide the aforesaid total ban and any breach shall be liable for penalties.

4. The District Administration/Local Bodies shall decide and levy penalties against the defaulters in their jurisdiction.

5. A District Task Force already constituted in respective District shall strictly monitor and function as Squad for vigilance purpose and ensure imposing of total ban on stocking, distribution, selling and use of all single-use plastics.

6. The total ban on all single-use plastics shall be made effective after 3 (three) months from the date of publication in Official Gazette in the entire State of Nagaland in the public interest and for the manufacturers, stockiest, shopkeepers to dispose off their stocks and no financial loss is caused to them.

7. This is issued with the approval of State Cabinet in its meeting held on 10.06.2019 communicated vide O.M. NO.CAB-2/2013[PI] dated 12.06.2019.

Sd/-
S. NYANBEMO TSANGLAO
Secretary to the Government of Nagaland

CIRCULAR

F NO.FIN/REV-3/GST/1/08 (Pt-I)(Vol-I)/144

Dated: 30th April, 2019

GST on Seed Certification Tags-reg.

Representations have been received by the Board seeking clarification regarding applicability of GST on supply of Seed Certification Tags. Reference in this regard has also been received from the State of Tamil Nadu.

2. The matter has been examined. It is seen that the process of seed testing and certification followed in the state of Tamil Nadu, as prescribed in the Seeds Act, 1966 and elaborated in the Manual on Seed Production and Certification, published by Centre for Indian Knowledge Systems, Chennai, involves the following steps:
   a. Application for seed production
   b. Registration of sowing report
   c. Field inspection
   d. Seed processing
   e. Seed sample and seed analysis
   f. Tagging and sealing

i. Application for seed production

Any person who wants to take up certified seed production should submit a sowing report in triplicate to the Assistant Director of Seed Certification to register the crop and season with a registration fee of Rs. 25/- (Rupees twenty-five only) and prescribed certification charges. The fee is for a single crop variety for an area up to 25 acres and for a single season.

ii. Registration of sowing report

After receiving the application of the sowing report, the Assistant Director of Seed Certification scrutinizes and registers the seed farm and duly assigns a Seed certification number for each sowing report.

iii. Field inspection

Field inspections to check for the factors that may affect the genetic purity and physical health of the seeds are conducted by the Seed Certification Officer (SCO) to whom the specific seed farm has been allocated. Number of field inspections differ from crop to crop. Generally field inspections are carried out during the following growth stages of the crop:
   - Pre flowering stage
   - Flowering stage
   - Post flowering and Pre harvest stage
   - Harvest time

iv. Seed processing
Once the seeds are harvested from the seed farm by following the required field standards, it is taken to the approved seed processing units. Each seed lot should accompany the processing report and each seed lot in the unit is verified with this report. Processing includes cleaning, drying, grading, treating and other operations to improve the seed quality. Seed Certification Officer inspects the processing plant to check the possibility of mechanical mixtures.

v. Seed sampling and analysis

Seed sample should be sent to the seed testing laboratory for analysis through the Assistant Director of Seed Certification. The fee of Rs.30/- (Rupees thirty only) for seed analysis should be paid during the registration of the seed farm. To analyse the genetic purity of the seed sample, the producer should pay a fee of Rs. 200/- (Rupees two hundred only) to the Assistant Director of Seed Certification. Seed lots which meet the prescribed seed standards like purity, free of inert matter, moisture percentage and germination capacity alone will be allotted the certification label. White colour label for foundation seeds and blue colour label for certified seeds should be bought from the Assistant Director of Seed Certification by paying Rs. 5/- and Rs. 2/- respectively.

vi. Tagging and sealing

Approved seed lots should be tagged with certification tag within two months from the date of the receipt of seed analysis report or within 30 days from the date of genetic purity test performed. On receipt of the seed tags, it is verified by the Seed Certification Officer. All the prescribed details are entered in the tag without any omission. The green colour (10 - 15 cm size) producer tag should also be attached to the seed lot along with the certification tag. Avoid stitching more than once on the tags. All the tagging operations should be done in the presence of the Seed Certification Officer. If tagging has not been done within the specific time limit, confirmation samples can be taken with prior permission from the Assistant Director of Seed Certification. In such cases the validity of the seed lot will be fixed from the initial date of seed analysis and tagged. The fee for the delayed tagging is Rs. 50/- (Rupees fifty only) and seed analysis fee of Rs. 30/- (Rupees thirty only) has to be paid in such cases.

3. Similarly, in the state of Uttarakhand, the process of seed testing and certification as prescribed in the Seeds Act, 1966 and the rules made thereunder is that a seed producing company/organization which wants to produce certified seeds applies to the Seed Certification Agency of the State Government (Uttarakhand State Seed and Organic Production Certification Agency) for certification of the seeds produced by it in collaboration with seed farmers as certified seeds. The Seed Certification Agency carries out field inspections of the seed farms at various stages: planting, pre harvest and harvest stage to see that the seed is being produced as per the prescribed standards. At the harvest stage, Seed Certification Agency estimates the quantity of seed that will be produced at the seed farm. Depending on the number of packets into which the seed shall be packed for marketing, the seed certification agency issues to the seed company signed seed certificates/tags to be attached to each packet of certified seed. The fee for such testing and certification is charged at three stages:

(i) At field inspection level: On per hectare basis, (Rs. 300/ha by Uttarakhand State Seed Certification Agency)

(ii) At the post processing stage at the seed processing plant: inspection and shift charges

(iii) Issue of seed certificates: After the seed samples pass all the tests, seed certification agency issues the required number of seed certificates to be attached
to each packet: amount is charged according to number of tags issued (Rs. 3 to Rs. 8/tag).

4. It may be seen from the above that seed testing and certification is a multi-stage process, the charges for which are collected from the seed producers at different stages. Supply of seed tags to the seed producer is nothing but an element of the one integrated supply of seed testing and certification. All the above charges, including those for issue of seed certificates/tags by the Seed Certification Agency of Tamil Nadu and Uttarakhand to the seed producing organizations/companies are collected for the composite supply of seed testing and certification, which is exempt under Notification F.NO.FIN/REV-2/GST/1/08(Pt-1)/OSI No. 47 (services by Central/State Governments by way of testing/certification relating to safety of consumers and public at large, required under any law). This clarification would apply to supply of seed tags by seed testing and certification agencies of other states also following similar seed testing and certification procedure.

5. However, the State Governments/Seed Certification Agencies may get the tags used in seed certification printed from other departments/manufacturers outside. Supply of seed tags by the other departments/manufacturers to the State Government/Seed Certification Agencies is a supply of goods liable to tax. Whether such tags would be classified under Chapter 49 as tags made of paper or in Textile chapters as tags made of textile would depend upon the predominant material used in the tags.

6. Difficulty if any, in implementation of this Circular may be brought to notice of the Board.

Sd/-
TALIREMBA
Officer on Special Duty (Finance)
CIRCULAR

F.NO.FIN/REV-3/GST/1/08 (Pt-1)(Vol.1)/145: Dated: 30th April, 2019

GST exemption on the upfront amount payable in for long term lease of plots, under Notification F.NO.FIN/REV-3/GST/1/08(Pt-1)'O'S, No.41 dated 30.06.2017 -reg.

Representations have been received by the Board seeking clarification regarding admissibility of GST exemption on the upfront amount which is determined upfront but is paid or payable in installments for long term (thirty years, or more) lease of industrial plots or plots for development of financial infrastructure under Notification F.NO.FIN/REV-3/GST/1/08(Pt-1)'O'S, No.41 dated 30.06.2017.

2. The matter has been examined. The entry at S. No.41 of Notification F.NO.FIN/REV-3/GST/1/08(Pt-1)'O' dated 30.06.2017 reads as under:

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Chapter, Section, Heading, Group or Service Code (Tariff)</th>
<th>Description of Services</th>
<th>Rate (per cent.)</th>
<th>Condition</th>
</tr>
</thead>
<tbody>
<tr>
<td>41</td>
<td>Heading 9972</td>
<td>“Upfront amount (called as premium, salami, cost, price, development charges or by any other name) payable in respect of service by way of granting of long term lease (of thirty years, or more) of industrial plots or plots for development of infrastructure for financial business, provided by the State Government Industrial Development Corporations or Undertakings or by any other entity having 50 per cent. or more ownership of Central Government, State Government, Union territory to the industrial units or the developers in any industrial or financial business area.”</td>
<td>Nil</td>
<td>Nil</td>
</tr>
</tbody>
</table>
3. It is hereby clarified that GST exemption on the upfront amount (called as premium, salami, cost, price, development charges or by any other name) payable for long term lease (of thirty years, or more) of industrial plots or plots for development of infrastructure for financial business under Entry No. 41 of Exemption Notification F.NO.FIN/REV-3/GST/1/08(Pt-1)O'dated 30.06.2017 is admissible irrespective of whether such upfront amount is payable or paid in one or more instalments, provided the amount is determined upfront.

4. Difficulty if any, in implementation of this Circular may be brought to notice of the Board.

Sd/-
TALIREMBA
Officer on Special Duty (Finance)
Clarisations on reflect related issues under GST - Reg.

Various representations have been received seeking clarifications on certain issues relating to refund. In order to clarify these issues and to ensure uniformity in the implementation of the provisions of law across the field formations, the Commissioner, in exercise of his powers conferred by section 148 of the Nagaland Goods and Services Tax Act, 2017 (hereinafter referred to as “NGST Act”), hereby clarifies the issues as detailed hereunder:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Issue</th>
<th>Clarification</th>
</tr>
</thead>
</table>
| 1.     | Certain registered persons have reversed, through return in FORM GSTR-3B filed for the month of August, 2018 or for a subsequent month, the accumulated input tax credit (ITC) required to be lapsed in terms of notification FNO.FIN/REV-3/GSTR/108(P-1)/221 dated 26.07.2018 read with circular No. 56/30/2018-GST dated 24.08.2018 (hereinafter referred to as the “said notification”). Some of these registered persons, who have attempted to claim refund of accumulated ITC on account of inverted tax structure for the same period in which the ITC required to be lapsed in terms of the said notification has been reversed, are not able to claim refund of accumulated ITC to the extent to which they are so eligible. This is because of a validation check on the common portal which prevents the value of input tax credit in Statement 1A of FORM GST RFD-01A from being higher than the amount of ITC availed in FORM GSTR-3B of the relevant period minus the value of ITC reversed in the same period. This results in registered persons being unable to claim the full amount of refund of accumulated ITC on account of reversal of ITC, as the ITC reversal is not allowed in FORM GST RFD-01A for the same period | a) As a one-time measure to resolve this issue, refund of accumulated ITC on account of inverted tax structure, for the period(s) in which there is reversal of the ITC required to be lapsed in terms of the said notification, is to be claimed under the category “any other” instead of under the category “refund of unutilized ITC on account of accumulation due to inverted tax structure” in FORM GST RFD-01A. It is emphasized that this application for refund should relate to the same tax period in which such reversal has been made.  

b) The application shall be accompanied by all statements, declarations, undertakings and other documents which are statutorily required to be submitted with a “refund claim of unutilized ITC on account of accumulation due to inverted tax structure”. On receiving the said application, the proper officer shall himself calculate the refund amount |
account of inverted tax structure to which they might be otherwise eligible. What is the solution to this problem?

admissible as per rule 89(5) of Nagaland Goods and Services Tax Rules, 2017 (hereinafter referred to as "NGST Rules"), in the manner detailed in para 3 of Circular No. 59/33/2018-GST dated 04.09.2018. After calculating the admissible refund amount, as described above, and scrutinizing the application for completeness and eligibility, if the proper officer is satisfied that the whole or any part of the amount claimed is payable as refund, he shall request the taxpayer, in writing, to debit the said amount from his electronic credit ledger through FORM GST DRC-03. Once the proof of such debit is received by the proper officer, he shall proceed to issue the refund order in FORM GST RFD-06 and the payment advice in FORM GST RFD-05.

c) All refund applications for unutilized ITC on account of accumulation due to inverted tax structure for subsequent tax period(s) shall be filed in FORM GST RFD-01A under the category "refund of unutilized ITC on account of accumulation due to inverted tax structure".

2. The clarification at Sl. No. 1 above applies to registered persons who have already reversed the ITC required to be lapsed in terms of the said notification through return in FORM GSTR-3B. What about those registered persons who are yet to perform this reversal?

It is hereby clarified that all those registered persons required to make the reversal in terms of the said notification and who have not yet done so, may reverse the said amount through FORM GST DRC-03 instead of through FORM GSTR-3B.

3. What shall be the consequence if any registered person reverses the amount of credit to be lapsed, in terms the said notification, through the return in FORM GSTR-3B for any month subsequent to August, 2018 or through FORM GST DRC-03 subsequent to the due date of

a) As the registered person has reversed the amount of credit to be lapsed in the return in FORM GSTR-3B for a month subsequent to the month of August, 2018 or through FORM GST DRC-03 subsequent to the due date of filing of the return in FORM
| 28, March, 2019 | The Nagaland Extraordinary Gazette | 3 |

| Filing of the return in FORM GSTR-3B for the month of August, 2018? | GSTR-3B for the month of August, 2018, he shall be liable to pay interest under sub-section (1) of section 50 of the NGST Act on the amount which has been reversed belatedly. Such interest shall be calculated starting from the due date of filing of return in FORM GSTR-3B for the month of August, 2018 till the date of reversal of said amount through FORM GSTR-3B or through FORM GST DRC-03, as the case may be. |

b) The registered person who has reversed the amount of credit to be lapsed in the return in FORM GSTR-3B for any month subsequent to August, 2018 or through FORM GST DRC-03 subsequent to the due date of filing of the return in FORM GSTR-3B for the month of August, 2018 would remain eligible to claim refund of unutilized ITC on account of accumulation due to inverted tax structure w.e.f. 01.08.2018. However, such refund shall be granted only after the reversal of the amount of credit to be lapsed either through FORM GSTR-3B or FORMGST DRC-03, along with payment of interest as applicable. |

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| How should a merchant exporter claim refund of input tax credit availed on supplies received on which the supplier has availed the benefit of the Government of Nagaland, Finance Department, notification F.N.O. F.IN/REV-3/GST/1/08(Ph-1)/24, dated the 26th October, 2017, or notification No. 41/2017-Integrated Tax (Rate), dated the 25th October, 2017, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (1), vide number G.S.R 1321(E), dated the 23rd October, 2017 (hereinafter referred to as the “said notifications”)? | a) Rule 89(4-B) of the NGST Rules provides that where the person claiming refund of unutilized input tax credit on account of zero-rated supplies without payment of tax has received supplies on which the supplier has availed the benefit of the said notifications, the refund of input tax credit, availed in respect of such inputs received under the said notifications for export of goods, shall be granted. |

b) This refund of accumulated ITC under rule 89(4-B) of the NGST Rules shall be applied under the
5. Vide Circular No. 59/33/2018-GST dated 04.09.2018, it was clarified that after issuance of a deficiency memo, the input tax credit is required to be re-credited through FORM GST RFD-01B and the taxpayer is expected to file a fresh application for refund. Accordingly, in several cases, the ITC amounts were re-credited after issuance of deficiency memo. However, it was later represented that the common portal does not allow a taxpayer to file a fresh application for the same period after issuance of a deficiency memo. Therefore, the matter was re-examined and it was subsequently clarified, vide Circular No. 70/44/2018-GST dated 26.10.2018 that no re-credit should be carried out in such cases and taxpayers should file the rectified application, after issuance of the deficiency memo, under the earlier ARN only. It was also further clarified that a suitable category “any other” instead of under the category “refund of unutilized ITC on account of exports without payment of tax” in FORM GST RFD-01A and shall be accompanied by all supporting documents required for substantiating the refund claim under the category “refund of unutilized ITC on account of exports without payment of tax”. After scrutinizing the application for completeness and eligibility, if the proper officer is satisfied that the whole or any part of the amount claimed is payable as refund, he shall request the taxpayer, in writing, to debit the said amount from his electronic credit ledger through FORM GST DRC-03. Once the proof of such debit is received by the proper officer, he shall proceed to issue the refund order in FORM GST RFD-06 and the payment advice in FORM GST RFD-05.

In such cases, the claimant may re-submit the refund application manually in FORM GST RFD-01A after correction of deficiencies pointed out in the deficiency memo, using the same ARN. The proper officer shall then proceed to process the refund application as per the existing guidelines. After scrutinizing the application for completeness and eligibility, if the proper officer is satisfied that the whole or any part of the amount claimed is payable as refund, he shall request the taxpayer, in writing, to debit the said amount from his electronic credit ledger through FORM GST DRC-03. Once the proof of such debit is received by the officer, he shall proceed to issue the refund order in FORM GST RFD-06 and the payment advice in FORM GST RFD-05.
clarification would be issued separately for cases in which such re-credit has already been carried out. However, no such clarification has yet been issued and several refund claims are pending on this account.

2. It is requested that suitable trade notices may be issued to publicize the contents of this Circular.

3. Difficulty, if any, in implementation of this Circular may please be brought to the notice of the Board.

Sd/-

Kesonyu Yhome, IAS
Commissioner of State Taxes
Nagaland: Dimapur
CIRCULAR-02/2019-GST

NO CT/LEG/GST-CR/13/17/1340

Dated Dimapur, the 28th March, 2019

Verification of applications for grant of new registration – reg.

Recently, a large number of registrations have been cancelled by the proper officer under the provisions of sub-section (2) of section 29 of the Nagaland Goods and Services Act, 2017 (hereinafter referred to as 'NGST Act') read with rule 21 of the Nagaland Goods and Services Rules, 2017 (hereinafter referred to as 'NGST Rules') on account of non-compliance of the said statutory provisions. In this regard, instances have come to notice that such persons, who continue to carry on business and therefore are required to have registration under GST, are not applying for revocation of cancellation of registration as specified in section 30 of the NGST Act read with rule 23 of the NGST Rules. Instead such persons are applying for fresh registration. Such new applications might have been made as such person may not have furnished requisite returns and not paid tax for the tax periods covered under the old/cancelled registration. Further, such persons would be required to pay all liabilities due from them for the relevant period in case they apply for revocation of cancellation of registration. Hence, to avoid payment of the tax liabilities, such persons may be using the route of applying for fresh registration. It is pertinent to mention that as per the provisions contained in proviso to sub-section (2) of section 25 of the NGST Act, a person may take separate registration on same PAN in the same State.

2. In order to ensure uniformity in the implementation of the provisions of law across the field formations, the Commissioner, in exercise of its powers conferred by section 168 of the NGST Act, hereby issues the following instructions:

3. Sub-section (10) of section 25 of the NGST Act read with rule 9 of the NGST Rules provide for rejection of application for registration if the information or documents submitted by the applicant are found to be deficient. It is possible that the applicant may suppress some material information in relation to earlier registration. Some of the information that may be concealed in the application for registration in FORM GST REG-01 are S. No. 7 “Date of Commencement of Business”, S. No. 8 “Date on which liability to register arises”, S. No. 14
Reason to obtain registration’ etc. Such persons may also not furnish the details of earlier registrations, if any, obtained under GST on the same PAN.

4. It is hereby instructed that the proper officer may exercise due caution while processing the application for registration submitted by the taxpayers where the taxpayer is seeking another registration within the State although he has an existing registration within the said State or his earlier registration has been cancelled. It is clarified that not applying for revocation of cancellation of registration along with the continuance of the conditions specified in clauses (b) and (c) of sub-section (2) of section 29 of the NGST Act shall be deemed to be a “deficiency” within the meaning of sub-rule (2) of rule 9 of the NGST Rules. The proper officer may compare the information pertaining to earlier registrations with the information contained in the present application, the grounds on which the earlier registration(s) were cancelled and the current status of the statutory violations for which the earlier registration(s) were cancelled. The data may be verified on common portal by fetching the details of registration taken on the PAN mentioned in the new application vis-a-vis cancellation of registration obtained on same PAN. The information regarding the status of other registrations granted on the same PAN is displayed on the common portal to both the applicant and the proper officer. Further, if required, information submitted by applicant in S. No. 21 of FORM GST REG-01 regarding details of proprietor, all partner/Karta/Managing Directors and whole time Director/Members of Managing Committee of Associations/Board of Trustees etc. may be analysed vis-a-vis any cancelled registration having same details.

5. While considering the application for registration, the proper officer shall ascertain if the earlier registration was cancelled on account of violation of the provisions of clauses (b) and (c) of sub-section (2) of section 29 of the NGST Act and whether the applicant has applied for revocation of cancellation of registration. If proper officer finds that application for revocation of cancellation of registration has not been filed and the conditions specified in clauses (b) and (c) of sub-section (2) of section 29 of the NGST Act are still continuing, then the same may be considered as a ground for rejection of application for registration in terms of sub rule (2) read with sub-rule (4) of rule 9 of NGST Rules. Therefore, it is advised that where the applicant fails to furnish sufficient convincing justification or the proper officer is not satisfied with the clarification, information or documents furnished, then, his application for fresh registration may be considered for rejection.

6. It is requested that suitable trade notices may be issued to publicise the contents of these instructions.
7. Difficulty, if any, in the implementation of these instructions may be brought to the notice of the Board.

Sd/-

KESONYU YHOME, IAS
Commissioner of State Taxes
Nagaland - Dimapur
CIRCULAR-01/2019-GST

No CY/LEG/GST[CR/13/17]341:

Dated Dimapur, the 28th March, 2019

Clarification in respect of transfer of input tax credit in case of death of sole proprietor-reg

Doubts have been raised whether sub-section (3) of section 18 of the Nagaland Goods and Services Tax Act, 2017 (hereinafter referred to as ‘NGST Act’) provides for transfer of input tax credit which remains unutilized to the transferee in case of death of the sole proprietor. As per sub-rule (1) of rule 41 of the Nagaland Goods and Services Rules, 2017 (hereinafter referred to as ‘NGST Rules’), the registered person (transferor or business) can file FORM GST ITC-02 electronically on the common portal along with a request for transfer of unutilized input tax credit lying in his electronic credit ledger to the transferee. Further, clarification has also been sought regarding procedure of filing of FORM GST ITC-02 in case of death of the sole proprietor. In order to clarify these issues and to ensure uniformity in the implementation of the provisions of the law, the Commissioner, in exercise of his powers conferred by section 168 of the NGST Act, hereby clarifies the issues raised as below:

2. Clause (a) of sub-section (1) of section 29 of the NGST Act provides that reason of transfer of business includes “death of the proprietor”. Similarly, for uniformity and for the purpose of sub-section (3) of section 18, sub-section (3) of section 22, sub-section (1) of section 89 of the NGST Act and sub-rule (1) of rule 41 of the NGST Rules, it is clarified that transfer or change in the ownership of business will include transfer or change in the ownership of business due to death of the sole proprietor.

3. In case of death of sole proprietor if the business is continued by any person being transferee or successor, the input tax credit which remains unutilized in the electronic credit ledger is allowed to be transferred to the transferee as per provisions and in the manner stated below:

- **Registration Liability of the Transferee/Successor:** As per provisions of sub-section (3) of section 22 of the NGST Act, the transferee or the successor, as the case may be, shall be liable to be registered with effect from the date of such transfer or succession, where a business is transferred to another person for any reasons including death of the proprietor.
While filing application in FORM GST REG-01 electronically in the common portal the applicant is required to mention the reason to obtain registration as "death of the proprietor".

Cancellation of registration on account of death of the proprietor: Clause (a) of sub-section (1) of section 29 of the NGST Act, allows the legal heir in case of death of sole proprietor of a business, to file application for cancellation of registration in FORM GST REG-16 electronically on common portal on account of transfer of business for any reason including death of the proprietor. In FORM GST REG-16, reason for cancellation is required to be mentioned as "death of sole proprietor". The GSTIN of transferee to whom the business has been transferred is also required to be mentioned to link the GSTIN of the transferee with the GSTIN of transferee.

Transfer of input tax credit and liability: In case of death of sole proprietor, if the business is continued by any person being transferee or successor of business, it shall be construed as transfer of business. Sub-section (3) of section 18 of the NGST Act, allows the registered person to transfer the unutilized input tax credit lying in his electronic credit ledger to the transferee in the manner prescribed in rule 41 of the NGST Rules, where there is specific provision for transfer of liabilities. As per sub-section (1) of section 85 of the NGST Act, the transferor and the transferee/successor shall jointly and severally be liable to pay any tax, interest or any penalty due from the transferor in cases of transfer of business "in whole or in part, by sale, gift, lease, leave and license, hire or in any other manner whatsoever". Furthermore, sub-section (1) of section 93 of the NGST Act provides that where a person, liable to pay tax, interest or penalty under the NGST Act, dies, then the person who continues business after his death, shall be liable to pay tax, interest or penalty due from such person under this Act. It is therefore clarified that the transferee/successor shall be liable to pay any tax, interest or any penalty due from the transferor in cases of transfer of business due to death of sole proprietor.

Manner of transfer of credit: As per sub-rule (1) of rule 41 of the NGST Rules, a registered person shall file FORM GST ITC-02 electronically on the common portal with a request for transfer of unutilized input tax credit lying in his electronic credit ledger to the transferee, in the event of sale, merger, de-merger, amalgamation, lease or transfer or change in the ownership of business for any reason. In case of transfer of business on account of death of sole proprietor, the transferee/successor shall file FORM GST ITC-02 in respect of the registration which is required to be cancelled on
account of death of the sole proprietor, FORM GST ITC-02 is required to be filed by the
transferee successor before filing the application for cancellation of such registration.
Upon acceptance by the transferee successor, the unutilized input tax credit specified in
FORM GST ITC-02 shall be credited to his electronic credit ledger.

4. It is requested that suitable trade notices may be issued to publicize the contents of this
circular.

5. Difficulty, if any, in the implementation of this Circular may be brought to the notice of the
Boards.

Sd/-
KESONYU YHOME, IAS
Commissioner of State Taxes
Nagaland: Dimapur

Kohima : Printed and published by the Directorate of Printing & Stationery, Nagaland
(Ex-Gazette) No. 67/150/28-03-2019
Dated Dimapur, the 5th April, 2019

CIRCULAR-04/2019-GST

NO.CT/LEG/GST-CR/13/17/1342::

 Clarification regarding exercise of option to pay tax under notification F.NO.FIN/REV-3/GST/1/08(Pt-1) (Vol.I)/78 dt 07.03.2019 – Reg.

Attention is invited to notification F.NO.FIN/REV-3/GST/1/08(Pt-1) (Vol.I)/78 dated 07.03.2019 (hereinafter referred to as “the said notification”) which prescribes rate of state tax of 3% on first supplies of goods or services or both upto an aggregate turnover of fifty lakh rupees made on or after the 1st day of April in any financial year, by a registered person whose aggregate annual turnover in the preceding financial year was fifty lakh rupees or below. The said notification, as amended by notification F.NO.FIN/REV-3/GST/1/08(Pt-1) (Vol.I)/117 dated 29.03.2019, provides that Nagaland Goods and Services Tax Rules, 2017 (hereinafter referred to as “the said rules”), as applicable to a person paying tax under section 10 of the Nagaland Goods and Services Tax Act, 2017 (hereinafter referred to as “the said Act”) shall, mutatis mutandis, apply to a person paying tax under the said notification.

2. In order to clarify the issue and to ensure uniformity in the implementation of the provisions of the law across field formations, the Commissioner, in exercise of its powers conferred by section 168 of the said Act, hereby clarifies the issues raised as below–

(i) a registered person who wants to opt for payment of state tax @ 3% by availing the benefit of the said notification, may do so by filing intimation in the manner specified in sub-rule 3 of rule 3 of the said rules in FORM GST CMP-02 by selecting the category of registered person as “Any other supplier eligible for composition levy” as listed at Sl. No. 5 (iii) of the said form, latest by 30th April, 2019. Such person shall also furnish a statement in FORM GST ITC-03 in accordance with the provisions of sub-rule (3) of rule 3 of the said rules.

(ii) any person who applies for registration and who wants to opt for payment of state tax @ 3% by availing the benefit of the said notification, if eligible, may do so by indicating the option at serial no. 5 and 6.1 (iii) of FORM GST REG-01 at the time of filing of application for registration.
(iii) The option of payment of tax by availing the benefit of the said notification in respect of any place of business in any State or Union territory shall be deemed to be applicable in respect of all other places of business registered on the same Permanent Account Number.

(iv) The option to pay tax by availing the benefit of the said notification would be effective from the beginning of the financial year or from the date of registration in cases where new registration has been obtained during the financial year.

3. It may be noted that the provisions contained in Chapter II of the said Rules shall mutatis mutandis apply to persons paying tax by availing the benefit of the said notification, except to the extent specified in para 2 above.

4. Difficulty if any in the implementation of this circular may be brought to the notice of the Board.

Sd/-

KESONYU YHOME, IAS
Commissioner of State Taxes
Nagaland: Dimapur
Clarification in respect of utilization of input tax credit under GST - Reg.

Section 49 was amended and Section 49A and Section 49B were inserted vide Nagaland Goods and Services Tax (Amendment) Act, 2018 [hereinafter referred to as the NGST (Amendment) Act]. The amended provisions came into effect from 1st February 2019.

2. Various representations have been received from the trade and industry regarding challenges being faced by taxpayers due to bringing into force of section 49A of the Nagaland Goods and Services Tax Act, 2017 (hereinafter referred to as the NGST Act). The issue has arisen on account of order of utilization of input tax credit of integrated tax in a particular order, resulting in accumulation of input tax credit for one kind of tax (say State tax) in electronic credit ledger and discharge of liability for the other kind of tax (say Central tax) through electronic cash ledger in certain scenarios. Accordingly, rule 88A was inserted in the Nagaland Goods and Services Tax Rules, 2017 (hereinafter referred to as the NGST Rules) in exercise of the powers under Section 49B of the NGST Act vide notification F.N.O.FIN/REV-3/GST/1/08(Pt-1) (Vol.1)/118, dated 29th March, 2019. In order to ensure uniformity in the implementation of the provisions of the law, the Commissioner, in exercise of its powers conferred by section 168 of the NGST Act, hereby clarifies the issues raised as below.

3. The newly inserted Section 49A of the NGST Act provides that the input tax credit of integrated tax has to be utilized completely before input tax credit of Central tax / State tax can be utilized for discharge of any tax liability. Further, as per the provisions of section 49 of the NGST Act, credit of integrated tax has to be utilized first for payment of integrated tax, then Central tax and then State tax in that order mandatorily. This led to a situation, in certain cases, where a taxpayer has to discharge his tax liability on account of one type of tax (say State tax) through electronic cash ledger, while the input tax credit on account of other type of tax (say Central tax) remains un-utilized in electronic credit ledger.
4. The newly inserted Rule 88A in the NGST Rules allows utilization of input tax credit of Integrated tax towards the payment of Central tax and State tax or as the case may be, Union territory tax, in any order subject to the condition that the entire input tax credit on account of Integrated tax is completely exhausted first before the input tax credit on account of Central tax or State/Union territory tax can be utilized. It is clarified that after the insertion of the said rule, the order of utilization of input tax credit will be as per the order (of numerals) given below.

<table>
<thead>
<tr>
<th>Input tax Credit on account of</th>
<th>Output liability on account of Integrated tax</th>
<th>Output liability on account of Central tax</th>
<th>Output liability on account of State tax/Union Territory tax</th>
</tr>
</thead>
<tbody>
<tr>
<td>Integrated tax</td>
<td>(I)</td>
<td>(II) - In any order and in any proportion</td>
<td></td>
</tr>
<tr>
<td>(III) Input tax Credit on account of Integrated tax to be completely exhausted mandatory</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Central tax</td>
<td>(V)</td>
<td>(IV)</td>
<td>Not permitted</td>
</tr>
<tr>
<td>State tax / Union Territory tax</td>
<td>(VII)</td>
<td>Not permitted</td>
<td>(VI)</td>
</tr>
</tbody>
</table>

5. The following illustration would further amplify the impact of newly inserted rule 88A of the NGST Rules.

**Illustration:**

**Amount of Input tax Credit available and output liability under different tax heads**

<table>
<thead>
<tr>
<th>Head</th>
<th>Output Liability</th>
<th>Input tax Credit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Integrated tax</td>
<td>1000</td>
<td>1300</td>
</tr>
<tr>
<td>Central tax</td>
<td>300</td>
<td>200</td>
</tr>
<tr>
<td>State tax / Union Territory tax</td>
<td>300</td>
<td>200</td>
</tr>
<tr>
<td>Total</td>
<td>1600</td>
<td>1700</td>
</tr>
</tbody>
</table>

**Option 1**

<table>
<thead>
<tr>
<th>Input tax Credit on account of</th>
<th>Discharge of Output liability on account of Integrated tax</th>
<th>Discharge of Output liability on account of Central tax</th>
<th>Discharge of output liability on account of State tax/Union Territory tax</th>
<th>Balance of Input tax Credit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Integrated tax</td>
<td>1000</td>
<td>200</td>
<td>100</td>
<td>0</td>
</tr>
</tbody>
</table>

*Input tax Credit on account of Integrated tax has been completely exhausted*
Option 2

<table>
<thead>
<tr>
<th>Input tax Credit on account of</th>
<th>Discharge of Output liability on account of Integrated tax</th>
<th>Discharge of Output liability on account of Central tax</th>
<th>Discharge of output liability on account of State tax/Union Territory tax</th>
<th>Balance of Input tax Credit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Integrated tax</td>
<td>1000</td>
<td>100</td>
<td>200</td>
<td>0</td>
</tr>
</tbody>
</table>

Input tax Credit on account of Integrated tax has been completely exhausted

| Central tax                  | 0                                                      | 200                                                  | -                                                               | 0                         |
| State tax / Union territory tax | 0                                                      | -                                                    | 100                                                             | 100                       |
| Total                         | 1000                                                   | 300                                                  | 300                                                             | 100                       |

6. Presently, the common portal supports the order of utilization of input tax credit in accordance with the provisions before implementation of the provisions of the NGST (Amendment) Act i.e. pre-insertion of Section 49A and Section 49B of the NGST Act. Therefore, till the new order of utilization as per newly inserted Rule 88A of the NGST Rules is implemented on the common portal, taxpayers may continue to utilize their input tax credit as per the functionality available on the common portal.

7. It is requested that suitable trade notices may be issued to publicize the contents of this circular.

8. Difficulty, if any, in the implementation of this Circular may be brought to the notice of the Board.

Sd/-
KESONYU YHOMME, IAS
Commissioner of State Taxes
Nagaland: Dimapur

Kohima: Printed and published by the Directorate of Printing & Stationery, Nagaland (Ex-Gazette) No. 69/150/23-04-2019
Clarification regarding filing of application for revocation of cancellation of registration in terms of Removal of Difficulty Order (RoD) number 05/2019-State Tax dated 23.04.2019- Reg.

Registration of several persons was cancelled under sub-section (2) of section 29 of the Nagaland Goods and Services Tax Act, 2017 (hereafter referred to as “the said Act”) due to non-furnishing of returns in FORM GSTR-3B or FORM GSTR-4. Sub-section (2) of section 29 of the said Act empowers the proper officer to cancel the registration, including from a retrospective date. Thus registration have been cancelled either from the date of order of cancellation of registration or from a retrospective date.

2. Representations have been received that large number of persons whose registration were cancelled could not apply for revocation of the said cancellation of registration within the period of 30 days as provided in sub-section (1) of section 30 of the said Act. Accordingly, a Removal of Difficulty Order (RoD) number 05/2019-State Tax dated the 23rd April, 2019 has been issued wherein persons whose registrations have been cancelled under sub-section (2) of section 29 of the said Act after they were served notice in the manner provided in section clause (c) and clause (d) of sub-section (1) of section 169 of the said Act and who could not reply to the said notice and for whom cancellation order has been passed up to 31st March, 2019, have been given one time opportunity to apply for revocation of cancellation of registration on or before the 22nd July, 2019. Further, vide notification F.NO.111/REV-3/GST/188(Pl-I) (Vol.I)/122, dated the 23rd April, 2019, two provisos have been inserted in sub-rule (1) of rule 23 of the Nagaland Goods and Services Tax Rules, 2017 (hereinafter referred to as “the said Rules”). In the light of these changes and in order to ensure uniformity in the implementation of the provisions of the law, the Commissioner, in exercise of its powers conferred by section 168 of the said Act, hereby clarifies the issues relating to the procedure for filing of application for revocation of cancellation of registration.

3. First proviso to sub-rule (1) of rule 23 of the said Rules provides that if the registration has been cancelled on account of failure of the registered person to furnish
returns, no application for revocation of cancellation of registration shall be filed, unless such returns are furnished and any amount in terms of such returns is paid. Thus, where the registration has been cancelled with effect from the date of order of cancellation of registration, all returns due till the date of such cancellation are required to be furnished before the application for revocation can be filed. Further, in such cases, in terms of the second proviso to sub-rule (1) of rule 23 of the said Rules, all returns required to be furnished in respect of the period from the date of order of cancellation till the date of order of revocation of cancellation of registration have to be furnished within a period of thirty days from the date of the order of revocation.

Where the registration has been cancelled with retrospective effect, the common portal does not allow furnishing of returns after the effective date of cancellation. In such cases it was not possible to file the application for revocation of cancellation of registration. Therefore, a third proviso was added to sub-rule (1) of rule 23 of the said Rules enabling filing of application for revocation of cancellation of registration, subject to the condition that all returns relating to the period from the effective date of cancellation of registration till the date of order of revocation of cancellation of registration shall be filed within a period of thirty days from the date of order of such revocation of cancellation of registration.

The above provisions are explained, by way of an illustration in Annexure, for better clarity.

It is requested that suitable trade notices may be issued to publicize the contents of this circular.

Difficulty, if any, in the implementation of this circular may be brought to the notice of the Board immediately.

Sd/-

KESONYU YHOME, IAS
Commissioner of State Taxes
Nagaland: Dimapur
<table>
<thead>
<tr>
<th>Return not furnished from</th>
<th>Date of order of cancellation of registration</th>
<th>Cancellation of registration effective from</th>
<th>Date of filing of application for revocation of cancellation of registration (as per RoD to be filed on or before the 22nd July, 2019)</th>
<th>Returns to be furnished before filing the application for revocation of cancellation of registration</th>
<th>Date of order of revocation of cancellation of registration</th>
<th>Date of furnishing returns for period b/w date of order of cancellation of registration and date of revocation of cancellation of registration (to be filed within thirty days from the date of order of revocation of cancellation of registration)</th>
<th>Returns to be furnished within thirty days from date of order of revocation of cancellation of registration</th>
</tr>
</thead>
<tbody>
<tr>
<td>July, 18</td>
<td>01st March, 19</td>
<td>01st March, 19</td>
<td>30th May, 19</td>
<td>Returns due till 01st March, 19 (i.e., July, 18 to January, 19)</td>
<td>01st June, 19</td>
<td>01st July, 19</td>
<td>Returns due till 01st June, 19 (i.e., February, 19 to April, 19)</td>
</tr>
<tr>
<td>July, 18</td>
<td>22nd March, 19</td>
<td>22nd March, 19</td>
<td>20th June, 19</td>
<td>Returns due till 22nd March, 19 (i.e., July, 18 to February, 19)</td>
<td>22nd June, 19</td>
<td>22nd July, 19</td>
<td>Returns due till 21st June, 19 (i.e., March, 19 to May, 19)</td>
</tr>
<tr>
<td>July, 18</td>
<td>01st March, 19</td>
<td>01st July, 18</td>
<td>50th May, 19</td>
<td>NA</td>
<td>01st June, 19</td>
<td>01st July, 19</td>
<td>Returns due till 01st June, 19 (i.e., July, 18 to April, 19)</td>
</tr>
</tbody>
</table>
NOTIFICATION

Dated Dimapur, the 13th June 2019.

No. CT/STS/1/5/2017(Pt-D)/480.- In pursuance of the provisions contained in Rules, 4(19) and (11) of the Central Sales Tax (Nagaland) Rules, 1972, it is hereby notified for general information that the following serial number of the online declaration Form 'C' is declared to be obsolete and invalid from the date of issue due to erroneous entry of data while uploading transaction details. Please log-on for verification at www.nagalandtax.nic.in -> e-services ->Form & TIN verification.

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>'C' Form</th>
<th>Name and address of the dealers to whom e-Form 'C' is issued by the department</th>
<th>Name and address of the dealers to whom e-Form 'C' was issued by the dealer</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>NL-CA1265817</td>
<td>M/s H.K Zhimomi</td>
<td>Reliance Industries Limited 1893037997 Assam</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Style of business: Date of issue: CST TIN:</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Now therefore, it is hereby notified that the above serial number of the declaration Form 'C' shall not be valid for the purpose of sub-section (4) of section 8 of the Central Sales Tax Act, 1956.

Sd/-
KESONYU YHOME
Commissioner of State Taxes
Nagaland, Dimapur

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NOTIFICATION-Pet/01-2019

Dated Dimapur the 17th June, 2019

NO.CT/Pet/Del/1/2019/1524: in exercise of the powers conferred upon me by section 43 of the Nagaland (Sales of Petroleum and Petroleum Products including Lubricants) Taxation Act, 1967, I hereby delegates the power to conduct revision under section 20 of the said Act to Shri. Y. Mhathung Murry, Additional Commissioner of Taxes, Nagaland, Dimapur.

Sd/-
KESONYU YHOME
Commissioner of State Taxes
Nagaland, Dimapur.

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Sd/-
WATI L. IMCHEN
Director
Printing & Stationery
Nagaland, Kohima

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