



THE NAGALAND GAZETTE

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No.16 Kohima,

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PART-IIA**NOTIFICATION****Dated Kohima, the 11th November, 2025.**

NO.UDD/7-GEN/02-EDB/2016 :: In compliance under **Priority Area 1 (PA-1): *Adopt a flexible zoning framework that allows for mixed-use development activities*** with regard to Reducing Compliance Burden (RCB) and Deregulation (Ease of Doing Business & Ease of Living), the Governor of Nagaland is pleased to notify **Nagaland White Categories of Industries Regulation, 2025** as:-

In exercise of the power conferred by Section 11 read with the Section 9 of the Nagaland Town and Country Planning Act, 1966 (Amended 2025), the Governor of Nagaland is pleased to notify "Nagaland White Categories of Industries Regulations 2025" aligned with the notified white categories of Industries by the Nagaland Pollution Control Board (NPCB) vide letter No. NPCB /EODB/561 dated 02.06.2025.

1. These Regulations shall apply to the whole of Nagaland State.
2. It shall come into force on the date of Notification.
3. The lists of Industries under this white category are exempted from obtaining Consent to Establish (CTE)/Consent to Operate (CTO) from the board.
4. These Regulations are to regulate the location and nature of industrial activities to prevent environmental degradation, ensure compatibility with designated land uses and promote orderly and sustainable urban development in accordance with Master Plans and Zonal Development Plans.
5. All Master Plans, Zonal Development Plans and Local Areas Plans shall incorporate and align with the regulation specified herein to ensure uniformity in enforcement and regulatory compliance.
6. The Red and Orange Categories of Industries as per the CPCB directives issued vide CP-18/1/2023-IPC-VI-HO-CPCB-HO Dated 12/02/2025 shall not be permissible in Residential Zones, Commercial Zones, Mixed land use activities, Eco-Sensitive Areas, Heritage Precincts, and other such areas essential to safeguard public health, preserve environmental integrity, and ensure conformity with urban planning objectives.
7. In addition to the 68 categories already listed, any new identified sector shall be followed in accordance with the criteria prescribed by NPCB/CPCB.

WHITE LIST OF INDUSTRIES

SL.NO	INDUSTRY/SECTOR NAME
1	Assembly of Bicycle, Baby carriages and other small non motorised vehicles
2	Bailing (Hydraulic press) of waste papers
3	Bio fertilizer and bio-pesticides Without using inorganic chemicals
4	Block making of printing without foundry (excluding wooden block making)

5	Flavoured Betel nuts production/grinding (completely dry mechanical operations)
6	Manufacturing of shoe brush and wire brush
7	Coir fibre/pith processing and/or Manufacturing of coir products from coir (only dry process)
8	Cardboard or corrugated box and paper products (excluding paper or pulp manufacturing and without using boilers)
9	Assembly of air coolers/conditioners, repairing and servicing
10	Chalk making from Plaster of Paris (only casting without boilers etc.) (sun drying/ electrical oven)
11	Standalone manufacturing of Concrete admixtures up to 1000 MT per month capacity by physical mixing (without boilers and reactor and no generation of waste)
12	Used cooking oil (UCO) collection centres
13	Soap manufacturing (handmade without steam boiling/boiler)
14	Diesel pump repairing and servicing (complete mechanical dry process)
15	Electric lamp (bulb) and CFL manufacturing by assembling only
16	Electrical and electronic item assembling (completely dry process)
17	Engineering and fabrication units (dry process without any heat treatment/metal surface finishing operations/painting)
18	Carpentry & wooden furniture manufacturing without spray painting (excluding saw mill) with the help of electrical (motorized) machines such as electrical wood planner, steel saw cutting circular Blade, etc.
19	Steel furniture without spray painting
20	CBG plants producing Fermented Organic Manure (FOM) & Liquid Fermented Organic Manure (LFOM) as by-product
21	Hydrogen products through electrolysis (using renewable energy) on BOO/ BOOT/ BOT, mode etc., located in the permission of end user industrial and discreetly using de-mineralised water & other utilities (cooling Tower, ETP, etc.) sourced from end user industry
22	Compressed Oxygen Gas from crude liquid oxygen (without use of any solvents and by maintaining pressure and temperature only for separation of other gases)
23	Glass and ampoules and vials making from Glass tubes
24	Ground nut decorticating
25	Medical Oxygen
26	Handloom/carpet weaving (without dyeing and bleaching operation)
27	Manufacturing of scientific and mathematical instrument (assembling only)
28	Manufacturing of products from jute (without dyeing / without boiler)
29	Leather footwear and Leather products (excluding tanning and hide processing)
30	Leather cutting and stitching (more than 10 machine and using motor)

31	Organic Manure (physical mixing)
32	Packing of powdered milk
33	Cold rolling mill (without heat treatment)
34	Wire drawing and wire netting (without pickling and without heat treatment)
35	Manufacturing of Metal caps containers etc.
36	Organic and inorganic Nutrients by physical mixing (without boiler and without any reactor)
37	Biscuits trays etc. from rolled PVC sheet (using automatic vacuum forming machines)
38	Fountain pen manufacturing by assembling only
39	Glass Putty and sealant (by mixing with machine only)
40	Manufacturing of paper pins, U-clips, etc.
41	Solar power generation through solar photovoltaic cell and wind power
42	Repairing of electric motors and generators (dry mechanical process)
43	Manufacturing of plastic or cotton rope
44	Tyre retraders
45	Collection Centres (without depollution, dismantling and shredding)
46	Surgical and medical products assemble only (without effluent-generating processes)
47	Manufacturing of Solar module/non-conventional energy apparatus
48	Digital thermometer manufacturing
49	Blending and packing of tea
50	Garment and apparel manufacturing industry including Doubling/Reeling/TFO-Two for one unit (dry process) without boiler
51	Cotton and woollen hosiers making (dry process only without any dyeing/washing operation)
52	Railway sidings only for defence purpose
53	Household bio-digesters/gobar-gas (cow dung) plants based on biodegradable waste etc.
54	Mini Hydel Power Plant (capacity $\leq 25\text{MW}$)
55	Agar Bati stick
56	Soap (handmade)
57	Manufacturing of steel trunk
58	Mushroom plantation and spawn
59	Photo framing
60	Radio assembling, servicing and repairing work

61	Repairing and servicing of electronic equipment
62	Soft toys, woollen toys manufacturing
63	Tailoring and garment stitching
64	Weigh bridge (not manufacturing)
65	Wooden block making for painting
66	Embroidery work
67	Bee keeping industry
68	Repairing and servicing of bicycles, baby carriage and other non-motorised vehicles

Sd/-

KEKHRIEVOR KEVICHUSA

Commissioner & Secretary to the Government of Nagaland.

NOTIFICATION

Dated Kohima, the 11th November, 2025.

NO. UDD/7-GEN/02-EDB/2016: In compliance under Priority Area 1 (PA-1): *Adopt a flexible zoning framework that allows for mixed-use development activities* with regard to Reducing Compliance Burden (RCB) and Deregulation (Ease of Doing Business & Ease of Living) and in terms of Section 9 & 11 of the Nagaland Town & Country Planning Act, 1966 (Amended 2025), the Governor of Nagaland is pleased to notify **Mixed Land Use Activities** as:-

In terms of Section 9, of the Nagaland Town and Country Planning Act 1966 (Amended 2025), the State Government is mandated to prepare a Master Plan for the Planning Areas or any of its parts.

In terms of Section 11, it is also mandated to indicate broadly the manner in which the land and the area should be used by allocating areas or zones of land for use for different purpose, but there are no restrictions over the use of land for Mixed Use Activities. Therefore, the existing land use pattern of the existing urban areas are broadly Mixed Use in nature. Presently, the Master Plan for the towns of Nagaland are being prepared and are in advanced stage where Mixed Land Use is being considered for the sustainable growth of the urban areas.

There are no restrictions over Mixed Land Use Activities in the State at present according to the Nagaland Town and Country Planning Act 1966 (Amended 2025).

Sd/-

KEKHRIEVOR KEVICHUSA

Commissioner & Secretary to the Government of Nagaland.

NOTIFICATION

Dated Kohima, the 11th November, 2025.

NO. UDD/7-GEN/02-EDB/2016: In compliance under **Priority Area 1 (PA-1):** *Adopt a flexible zoning framework that allows for mixed-use development activities* with regard to Reducing Compliance Burden (RCB) and Deregulation (Ease of Doing Business & Ease of Living), the Governor of Nagaland is pleased to notify **Nagaland Urban Land Use Sub-Classification Guidelines, 2025** as:-

In terms of Section 9, of the Nagaland Town and Country Planning Act 1966 (Amended 2025), the State Government is mandated to prepare a Master Plan for the Planning Areas or any of its parts.

In terms of Section 11, it is also mandated to indicate broadly the manner in which the land and the area should be used by allocating area or zones of land for use for different purpose for which sub classification of Land as per Urban and Regional Development Plans Formulation and Implementation Guidelines (URDPFI) Volume-I, 2014, Ministry of Urban Development is required.

For the purpose of such sub-classification and allocation of codes as required for preparation of Master plans in terms of section 11 of the Nagaland Town and Country Planning Act 1966 (Amended 2025), the Government of Nagaland hereby notifies the Nagaland Urban Land Use Sub- Classifications Guidelines, 2025 for the preparation and Approval of Master Plans.

The Guidelines establishes a comprehensive Land use sub-classification system that consolidates different Land Use classes into 10 broad categories Land Uses with 42 sub-categories of Land Uses, aligned with the Land Use classification established under the Urban and Regional Development Plans Formulation and Implementation Guidelines (URDPFI) Volume-I, 2014, Ministry of Urban Development.

This classification system aims to provide a framework to guide Urban Land Use planning at both macro and micro levels throughout Nagaland

Sub-Classification of Urban Land Use

Broad Land Use Category (Level-I)			Sub -Classification of Land Use Category (Level-II)		
N	A-N	Use Category	N	A-N	Use Zone
1	R	Residential	11	R-1	Primary Residential Zone
			12	R-2	Unplanned/Informal Residential Zone
2	C	Commercial	21	C-1	Retail Shopping Zone
			22	C-2	General Business and Commercial District/Centers
			23	C-3	Wholesale, Godowns, Warehousing /Regulated Markets
			24	C-4	Service Sector
			25	C-5	Regulated/Informal/Weekly Markets
3	I	Industry	31	I-1	Service and Light Industry
			32	I-2	Extensive and Heavy Industry
			33	I-3	Special Industrial Zone-Hazardous, Noxious and Chemical
4	PS	Public and Semi-Public	41	PS-1	Govt/Semi-Govt/Public Officers
			42	PS-2	Govt Land (Use undetermined)
			43	PS-3	Police Headquarters/Station, Police line
			44	PS-4	Educational and Research
			45	PS-5	Medical and Health
			46	PS-6	Social Cultural and Religious (Inc. Cremation and Burial Grounds)
			47	PS-7	Utilities and Services
5	M	Mixed Use	51	M-1	Mixed Industrial Use Zones
			52	M-2	Mixed Residential Zones
			53	M-3	Mixed Commercial Zones
6	P	Recreational	61	P-1	Playgrounds/Stadium/Sports Complex
			62	P-2	Parks & Gardens-Public Open spaces
			63	P-3	Multi-Open spaces (Maiden)
7	T	Transportation and Communication	71	T-1	Roads/BRTS
			72	T-2	Railways/MRTS
			73	T-3	Airport
			75	T-5	Bus Depots/Truck Terminals and Freight Complexes
			76	T-6	Transmission and Communication
8	A	Primary Activity	81	PA-1	Agriculture
			82	PA-2	Forest & Horticulture
			83	PA-3	Poultry and Dairy Farming
			84	PA-4	Rural Settlements
			85	PA-5	Brick Kiln and Extractive Areas
			86	PA-6	Others (Fishing, pottery etc.)

9	E	Protective and Undevelopable Zones	91	E-1	Water Bodies
			92	E-2	Special Recreation Zone/Protective Areas such as Sanctuaries/Reserve Forests and Eco-sensitive Zones
			93	E-3	Undevelopable Use Zones
10	S	Special Areas	101	S-1	Old Built-Up (Core) Areas
			102	S-2	Heritage and Conservation Areas
			103	S-3	Scenic Value Areas
			104	S-4	Government Restricted Area (such as Defense)
			105	S-5	Other Uses/spot zone*
<i>N: Numeric Code</i>					
<i>A-N: Alpha Numeric Code</i>					
* The Process of Changing/relaxing/modifying land use of part or "spot" of a "zone" in a particular land use is termed as "Spot Zoning". Spot Zoning can be done for comparatively smaller area in a particular land use zones in such a way that it does not affect the overall Development Plan.					

Sd/-

KEKHRIE VOR KEVICHUSA

Commissioner & Secretary to the Government of Nagaland.

NO.PSTY/CN-7/2025(Pt)/259

Dated Kohima, the 12th November, 2025.**नगलैण्ड NAGALAND****AFFIDAVIT FOR CHANGE OF NAME****04AA 316690**

I, Shivili Sumi, daughter of Kivishe, residing at H/No. 80, Near Govt. Primary School, Valley View Colony, Dimapur Sadar, District – Dimapur, Nagaland – 797112, do hereby solemnly affirm and declare as under:

1. That I am a permanent resident of the above-mentioned address and a citizen of India.
2. That my name was previously recorded and known as Shivili Sumi in all my official and personal records.
3. That I have now changed my name from Shivili Sumi to Ashibo for all official, social, and personal purposes.
4. That henceforth, I shall be known and addressed as Ashibo, and I shall sign and use this name in all records, documents, and correspondences in future.
5. That this affidavit is made to declare my change of name and to request correction/submission in all concerned government and non-government records accordingly.

**VERIFICATION**

The above-named deponent, do hereby verify that the contents of paragraphs 1 to 5 are true and correct to the best of my knowledge and belief and that nothing material has been concealed therefrom.

Verified at Dimapur, Nagaland, on this 01st day of November, 2025.

(Signature)
ASHID ALI
 NOTARY PUBLIC
 Regd. No. LAW-13/73(Pt-IV)
 Govt. of Nagaland

(Signature)
DECLARANT
 (Shivili Sumi / Ashibo)

Sd/-

BENDANG CHANGKIRI

Under Secretary to the Govt. Nagaland.

NOTIFICATION**Dated Kohima, the 12th November, 2025.**

No. AR-3/GEN-255/2012 :: The Governor of Nagaland is pleased to constitute a Reservation Review Commission to examine and submit a report on Reservation Policy in Government employment and technical and professional courses in higher education to make recommendations for a suitable policy governing equitable representation of various tribes of the State with the following composition:

- | | |
|--|--------------------|
| 1. Shri R. Ramakrishnan, IAS (Rtd.) | : Chairman |
| 2. AHoD of Home Department/Home Commissioner | : Member |
| 3. AHoD of Law & Justice Department | : Member |
| 4. AHoD of Higher and Technical Education Department | : Member |
| 5. AHoD of P&AR Department | : Member Secretary |

1. The Powers of the Commission

In the exercise of its functions, the Commission shall have the following powers:

- a. The Commission shall have access to all Government records and documents that the Commission feel relevant to the discharge of its duties.
- b. The Commission shall have the power to call any Government official/Department to brief the Commission on issues relating to the terms of reference of the Commission.

2. The Terms of Reference of the Commission shall be as under:

- a. To examine the Constitutional and statutory provisions governing reservations in Government employment and in technical and professional courses in higher education in the Central and various relevant State Governments.
- b. To critically examine the educational and economic parameters that are being applied for determining the criteria for reservation.
- c. To examine the existing Reservation Policy in the State and its impact on representation of various categories in Government employment and in technical and professional courses.
- d. To hold comprehensive consultations with representatives of Apex Tribal bodies, and other stakeholders including students, employees' associations and the like on the equitable application of the reservation policy.
- e. To evolve and propose suitable criteria on which a tribe may be considered for reservation and the overall percentage of reservation and the inter se distribution.
- f. To examine the extent to which reservation may address the defined backwardness of a tribe and the period for such reservations.

- g. To examine the implementation and monitoring mechanism of the Reservation Policy, identify gaps and suggest suitable measures including appropriate technology interventions to make the mechanism robust, error free and fool proof.
- h. The Commission shall make recommendations, based on the terms of reference for the consideration of the Government. The Commission shall also examine such other matters as the Government may hereafter refer to the Commission. The Commission shall submit its report within six months.
- i. The Commission shall be provided suitable office space and requisite secretarial and logistical services by the Home Department by drawing upon the resources available with various other Departments if required. The Finance Department will make provision for necessary budget to meet the expenditure requirements of the Commission. The details of the remuneration/honorarium of the Chairman of the Commission will be notified separately.

This is issued with approval of the Cabinet vide No.CAB-1/14/2023 dated the 21st October, 2025, and supersedes this Department Notification No. AR-3/GEN-255/2012, dated the 22nd September, 2025.

Sd/-

MOHAMMED ALI SHIHAB A. IAS

Commissioner & Secretary to the Govt. of Nagaland.

NO.PSTY/CN-7/2025(Pt)/258

Dated Kohima, the 12th November, 2025.



I, Shri. **K. Rhanlamo Lotha**, resident of Yanthamo Village, Wokha, Nagaland do hereby solemnly affirm on oath and declare as follows:-

1. That I am a bonafide citizen of India.
2. That my correct and official name is **K. Rhanlamo Lotha**.
3. That however in my Aadhaar Card bearing No. 6207 1002 0093 my name has been entered as **Rhanlamo Odyuo** and in my SBI Bank Passbook my name has been entered as **Rhanlamo**.
4. That the name **K. Rhanlamo Lotha**, **Rhanlamo Odyuo** and **Rhanlamo** refers to one and the same person i.e myself.
5. That henceforth this affidavit is made to declare that my correct and official name as **K. Rhanlamo Lotha** and the same shall be use for all official purpose and future references.
6. That this affidavit shall be used as a piece of evidence of the fact and proof as mentioned above.

That the statements made in the above paras are true to the best of my knowledge and nothing false has been stated. And I sign this affidavit before the Competent Authority Kohima on this the 25th day of September, 2025.

Authenticated by
ZEKUSETO NALSO
NOTARY PUBLIC

NOTARY PUBLIC /MAGISTRATE

Deponent

Sd/-

BENDANG CHANGKIRI

Under Secretary to the Govt. Nagaland.

NO.PSTY/CN-7/2025(Pt)/255

Dated Kohima, the 12th November, 2025.**AFFIDAVIT**

03AA 913972

I, **Smti. Bendangtila Dzuwichu**, D/o.Takoonen, Resident of H/No-16, Lengrijan village, DIMAPUR, NAGALAND do hereby solemnly affirm and state on oath as

under:

1. That I am a citizen of India and a resident of abovementioned address.
2. That in my Aadhaar card bearing No. **571496098767** my name has been inadvertently mentioned as **Ate Dzuwichu** and in my PAN card bearing No. **EZYPD7072Q** my name has been inadvertently mentioned as **Ate Dzuwichu** as well as in my **Elector photo Identity Card** my name has been inadvertently mentioned as **Ate Dzuwichu** WHEREAS my actual/correct name is **Bendangtila Dzuwichu**.
3. That the names **Ate Dzuwichu** and **Bendangtila Dzuwichu** refers to the one and same person.
4. That this affidavit is made to declare that **Ate Dzuwichu** and **Bendangtila Dzuwichu** are one and same person, henceforth the name **Bendangtila Dzuwichu** shall be used for all official and future correspondence and the present affidavit may be used as a piece of documentary evidence before any competent authority.



नगलैण्ड NAGALAND

03AA 913972

Verification

I, **Bendangtila Dzuwichu** do hereby verify that the contents of the above affidavit from para 1- 4 are true and correct to the best of my knowledge and belief.

Bendangtila
DEPONENT

SOLEMNLY SWORN BEFORE ME ON THIS 3rd OF OCTOBER 2025

Identified By
Juvi H Zhimo
Juvi H Zhimo
Advocate

Zakato Chishi
Zakato Chishi
Notary Public
Nagaland

Sd/-

BENDANG CHANGKIRI

Under Secretary to the Govt. Nagaland.

NO.PSTY/CN-7/2025(Pt)/257

Dated Kohima, the 12th November, 2025.

नगलैण्ड NAGALAND AFFIDAVIT FOR CHANGE OF NAME 04AA 018712

I, Akhaho Chophi, son of Nixuvi Chophi, residing at H/No. 71, Block-3, Purana Bazar-A, Dimapur, Nagaland – 797116, do hereby solemnly affirm and declare as under:

1. That I am a permanent resident of the above-mentioned address and a citizen of India.
2. That my name was previously recorded and known as Akhaho Chophi in all my official and personal records.
3. That I have now changed my name from Akhaho Chophi to Kashiho for all official, social, and personal purposes.
4. That henceforth, I shall be known and addressed as Kashiho, and I shall sign and use this name in all records, documents, and correspondences in future.
5. That this affidavit is made to declare my change of name and to request correction/submission in all concerned government and non-government records accordingly.

VERIFICATION

I, the above-named deponent, do hereby verify that the contents of paragraphs 1 to 5 are true and correct to the best of my knowledge and belief and that nothing material has been concealed therefrom.

Verified at Dimapur, Nagaland, on this 03rd November, 2025.



Abid Ali
03/11/2025
ABID ALI
NOTARY PUBLIC
Regd. No. LAW-13/73 (Pt-IV)
Govt. of Nagaland

KASHIHO
DECLARANT
(Akhaho Chophi / Kashiho)

Sd/-

BENDANG CHANGKIRI

Under Secretary to the Govt. Nagaland.

NO.PSTY/CN-7/2025(Pt)/256

Dated Kohima, the 12th November, 2025.

नगलैण्ड NAGALAND AFFIDAVIT FOR CHANGE OF NAME 04AA 316698

I, Yangertola, daughter of Lanupokyim, residing at Kichilimi Village, District Zunheboto, Nagaland – 797109, do hereby solemnly affirm and declare as under:

1. That my former name was Ilika.
2. That I have changed my name from Ilika to Yangertola for all official and personal purposes.
3. That henceforth I shall be known and called by my new name Yangertola in all records, documents, and correspondences.
4. That my Aadhaar Card and Election ID Card also pertain to me, though they reflect my old and new names.
5. That this affidavit is made in good faith for the purpose of recording my name change in all government, semi-government, and private institutions.

Verified and declared at Dimapur, Nagaland, on this 16th day of October, 2025, that the statements made above are true and correct to the best of my knowledge and belief.



Abid Ali
17/10/2025
ABID ALI
NOTARY PUBLIC
Regd. No. LAW-13/73 (Pt-IV)
Govt. of Nagaland

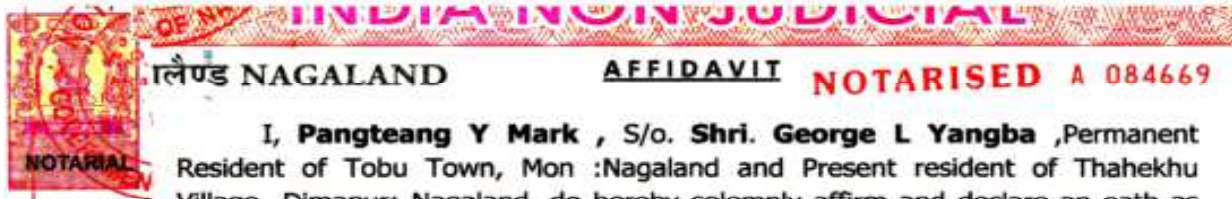
Yangertola
Deponent
(Yangertola)

Sd/-

BENDANG CHANGKIRI

Under Secretary to the Govt. Nagaland.

NO.PSTY/CN-7/2025(Pt)/273

Dated Kohima, the 21st November, 2025.

Registration No. 1188/25
Date 14/10/25

I, **Pangteang Y Mark**, S/o. **Shri. George L Yangba**, Permanent Resident of Tobu Town, Mon :Nagaland and Present resident of Thahekhu Village Dimapur: Nagaland, do hereby solemnly affirm and declare an oath as follows:

1. That I am a bonafide and law abiding citizen of India residing at the above mentioned address.
2. That i have been using my name as **Nyushu** and my date of birth as **18/07/2004** in my aadhar card bearing Aadhar No-3689 6888 5784
3. That i wish to change my official Name into **Pangteang Y Mark** and my Date of Birth into **11/09/2006** in my Aadhar Card.
4. That I am swearing this affidavit in order to change my name as **Pangteang Y Mark** and my date of birth into **11/09/2006** and further to use this affidavit as a piece of evidence before any competent authority.
5. That the statements made in paragraph 1 to 4 are true and correct to the best of my Knowledge and belief and nothing materials are concealed therein.

Sworn before me on this the ___ day of Oct 2025.

NOTARY PUBLIC
DIMAPUR NAGALAND
Y. S. GUPTA
NOTARY PUBLIC
Regd. No. 152/2020

[Signature]
DEPONENT

Sd/-
BENDANG CHANGKIRI
Under Secretary to the Govt. Nagaland.

NO.PSTY/CN-7/2025(Pt)/265

Dated Kohima, the 18th November, 2025.

Regd. No. 1188/25
Date 14/10/25

नगलैण्ड NAGALAND AFFIDAVIT FOR CHANGE OF NAME 04AA 316678

I, **Nikhuli Sumi**, daughter of **Honizhe**, residing at 91A, Sutemi Village, District Zunheboto, Nagaland - 798610, do hereby solemnly affirm and declare as under:

1. That my former name was **Khehuli**.
2. That I have changed my name from **Khehuli** to **Nikhuli Sumi** for all official and personal purposes.
3. That henceforth I shall be known and called by my new name **Nikhuli Sumi** in all records, documents, and correspondences.
4. That my Aadhaar Card, Election ID Card, and Scheduled Tribe Certificate also pertain to me, though they reflect my old and new names.
5. That this affidavit is made in good faith for the purpose of recording my name change in all government, semi-government, and private institutions.

Verified and declared at Dimapur, Nagaland, on this 16th day of October, 2025, that the statements made above are true and correct to the best of my knowledge and belief.



[Signature]
14/10/2025

Nikhuli Sumi
Deponent

(Nikhuli Sumi)

NOTARY PUBLIC
Regd. No. 152/2020
Govt. of Nagaland

Sd/-
BENDANG CHANGKIRI
Under Secretary to the Govt. Nagaland.

NO.PSTY/CN-7/2025(Pt)/271

Dated Kohima, the 21st November, 2025.

INDIA NON JUDICIAL

NAGALAND AFFIDAVIT 04AA 202844

I, Smti. **ANIY**, W/o Lt TSAPICHO, aged about 82 years, resident of H/No. 22, New Showuba, Near Govt. Primary School, Dimapur: Nagaland do hereby solemnly affirm and state as follows:

1. That I am a bonafide and law abiding citizen of India and resident of the above mentioned address
2. That my name has been inadvertently entered/recorded as **ASALI** in Aadhaar card bearing No. **726684373222**.
3. That my real and correct name is **ANIY**.
4. That I swear this affidavit to declare that my real and correct name is **ANIY** and to produce this document as proof and to get it rectify from the concerned Department.
4. That the statements made from para 1 to 4 are true and correct to the best of my knowledge and belief and nothing material is concealed therein.

Regd. No. 01/06/25
Date: 16/09/2025

DEPONENT

Solemnly sworn before me on this the 16th day of September, 2025.

Arun Kumar Mishra
Arun Kumar Mishra
Central Notary Public
Govt. of India
Reg No - 22723

Sd/-
BENDANG CHANGKIRI
Under Secretary to the Govt. Nagaland.

NO.PSTY/CN-7/2025(Pt)/270

Dated Kohima, the 21st November, 2025.

INDIA NON JUDICIAL

NAGALAND AFFIDAVIT 04AA 303961

I, Smt. **APENLA**, W/o, Late. Takanungba Ao, R/o, H/No. 119, Ward-1, Chumukedima, Nagaland, do hereby solemnly affirm and declare as under:

1. That I am a bonafide citizen of India and a resident of the above mentioned address.
2. That my name as entered/recorded in my Late. Husband's Pension Book bearing PPO No. 111508149 is "**APENLA**", however, in my Aadhar, bearing No. 3989 2870 6398 and PAN Card bearing Pan No. BRAPA0442E, my name has been entered/recorded as "**ARENBENLA AO**".
3. That both the names, "**APENLA**" and "**ARENBENLA AO**" belong to the same and single person only that is me.
4. That however, the name "**APENLA**" shall be use for all my official correspondence.
5. That the statements made in para 1 to 4 are all true and correct to the best of my knowledge and belief, and no part of it is false.

Regd. No. 01/06/25
DATED 01/02/25

And I sign this affidavit on this 1st day of July '2025.

APENLA
APENLA
NOTARY PUBLIC
GOVT. OF NAGALAND

APENLA
APENLA
DEPONENT

Sd/-
BENDANG CHANGKIRI
Under Secretary to the Govt. Nagaland.

NO.PSTY/CN-7/2025(Pt)/266

Dated Kohima, the 18th November, 2025.

नगलैण्ड NAGALAND

AFFIDAVIT FOR CHANGE OF NAME

04AA 316677

I, Katoli, daughter of Ghohito, residing at Sukhai Village, Satakha, District Zunheboto, Nagaland – 798620, do hereby solemnly affirm and declare as under:

1. That my former name was Avitoli Asumi.
2. That I have changed my name from Avitoli Asumi to Katoli for all official and personal purposes.
3. That henceforth I shall be known and called by my new name Katoli in all records, documents, and correspondences.
4. That my Birth Certificate and Election ID Card also pertain to me, though they reflect my old and new names.
5. That this affidavit is made in good faith for the purpose of recording my name change in all government, semi-government, and private institutions.



Verified and declared at Dimapur, Nagaland, on this 16th day of October, 2025, that the statements made above are true and correct to the best of my knowledge and belief.

B. A. Singh
17/10/2025

Katoli
Deponent
(Katoli)

Sd/-

BENDANG CHANGKIRI

Under Secretary to the Govt. Nagaland.

NO.PSTY/CN-7/2025(Pt)/267

Dated Kohima, the 18th November, 2025.

नगलैण्ड NAGALAND

AFFIDAVIT FOR CHANGE OF NAME

04AA 316680

I, S Janbeni Yanthan, daughter of Sanpyingo Yanthan, presently residing at Purana Bazar Block-2, Dimapur – 797116, Nagaland, do hereby solemnly affirm and declare as under:

1. That my former name was Janbeni Lotha.
2. That I have changed my name from Janbeni Lotha to S Janbeni Yanthan for all official and personal purposes.
3. That henceforth I shall be known and called by my new name S Janbeni Yanthan in all records, documents, and correspondences.
4. That my Aadhaar Card, Government of Nagaland Identity Card, and Indigenous Inhabitant Certificate also pertain to me, though they reflect my old and new names.
5. That this affidavit is made in good faith for the purpose of recording my name change in all government, semi-government, and private institutions.



Verified and declared at Dimapur, Nagaland, on this 16th day of October, 2025, that the statements made above are true and correct to the best of my knowledge and belief.

B. A. Singh
17/10/2025

S Janbeni Yanthan
Deponent
(S Janbeni Yanthan)

Sd/-

BENDANG CHANGKIRI

Under Secretary to the Govt. Nagaland.

NO.PSTY/CN-7/2025(Pt)/224

Dated Kohima, the 23rd September, 2025.

नगलैण्ड NAGALAND

ANNEXURE-A 827265

DEEDS FOR GOVERNMENT EMPLOYEE FOR CHANGE OF NAME/SURNAME AND TRIBE IN THE SERVICE BOOK/PIMS

BY THIS DEED I, the undersigned **KHRIETHONUO** lately called **ATHONUO** (former name) employed as **Sweeper** Contingency department of **Directorate of Sericulture**, Kohima, Nagaland do hereby:-

1. Wholly renounce, relinquish and abandon on the use of my former name **ATHONUO** and in place thereof do assume from the date thereof the name **KHRIETHONUO** so that I may hereafter be called, known and distinguished not by my former name of **ATHONUO** but by my assigned name of **KHRIETHONUO**.
2. For the purpose of evidencing such my determination, declare that I shall at all times hereafter in all records, deeds and writings and in all proceedings, dealings and transactions private as well a public and upon all occasions whatsoever use and sign the name of **KHRIETHONUO** as my name in place of and in substitution for my former name of **ATHONUO**.
3. Expressly authorities and request all persons at all times hereafter to designate and address my name by such assumed name of **KHRIETHONUO**.
4. In witness whereof I here unto subscribed my former and adopted name of **ATHONUO** and **KHRIETHONUO** affixed my seal this day of 2025.

Old Signature..... New Signature.....

Signed and delivered by the above

Named: **KHRIETHONUO** formerly: **ATHONUO** in the presence of:-

Witness No.1 (Village Council Chairman)

Witness No.2 (Head of Department)

Signature.....

Signature.....

Name.....

Name.....

Designation.....

Designation.....

Official Address.....

Official Address.....

(With Official Seal/Stamp)

(With Official Seal/Stamp)

Solemnly sworn in and delivered before me on this day of 2025 at Kohima, Nagaland.

(First Class Judicial Magistrate)
Kohima: Nagaland.

Sd/-

BENDANG CHANGKIRI

Under Secretary to the Govt. Nagaland.

NOTIFICATION

Dated Kohima, the 11th September, 2025.

NO.TAD/ESTT-43/DPC/2025/427 :: On the recommendation of the Departmental Promotion Committee vide their letter NO.NPSC/DPC-12/2021 dated 09.09.2025, the Governor of Nagaland is pleased to regularize the officiating promotion of the under mentioned officer under Tribal Affairs Department with effect from the date indicated against his name.

Sl. no	Name	Designation	Effective date of regularization
1	Shri. Neilhousatuo Kense	Deputy Director	w.e.f. 21.08.2025

Sd/-

BENITO K. SWU

Under Secretary to the Govt. of Nagaland.

NO.PSTY/CN-7/2025(Pt)/268

Dated Kohima, the 18th November, 2025.

नगलैण्ड NAGALAND

AFFIDAVIT FOR CHANGE OF NAME

04AA 018715

I, Hokiye Sumi, son of Late Prem Bahadur Thapa, residing at H/No. 444, Darogajan Village, Durgajan, P.O – Kuhuboto, District – Dimapur, Nagaland – 797116, do hereby solemnly affirm and declare as under:

1. That I am a permanent resident of the above-mentioned address and a citizen of India.
2. That my name was previously recorded and known as Hokiye Sumi in all my official and personal records.
3. That I have now changed my name from Hokiye Sumi to Dil Bahadur Thapa for all official, social, and personal purposes.
4. That henceforth, I shall be known and addressed as Dil Bahadur Thapa, and I shall sign and use this name in all records, documents, and correspondences in future.
5. That this affidavit is made to declare my change of name and to request correction/submission in all concerned government and non-government records accordingly.

VERIFICATION

I, the above-named deponent, do hereby verify that the contents of paragraphs 1 to 5 are true and correct to the best of my knowledge and belief and that nothing material has been concealed therefrom.

Verified at Dimapur, Nagaland, on this 6th day of November, 2025.



ABID ALI
NOTARY PUBLIC
Regd. No. LAW-13/73(Pt-IV)
Govt. of Nagaland

Dil Bahadur Thapa
DECLARANT
(Hokiye Sumi / Dil Bahadur Thapa)

Sd/-
BENDANG CHANGKIRI
Under Secretary to the Govt. Nagaland.

NO.PSTY/CN-7/2025(Pt)/274

Dated Kohima, the 21st November, 2025.

नगलैण्ड NAGALAND

AFFIDAVIT

03AA 912408

I, Smti. **T Poangmai Konyak**, daughter of Shri. Thongo Konyak, resident of Yongkhao Village, PO:- Tobu, Mon District, Nagaland: 798603, do hereby solemnly affirm and declare as under:

1. That I am a bonafide citizen of India and a resident of the above mentioned address.
2. That my correct and official name is **T Poangmai Konyak** and my official and correct date of birth is **20/02/2000**.
3. That however during the correction of my Addhar card bearing No. **5424 8423 0818** a new Aadhar card bearing No **5424 8423 0818** with my name **T Ajeang Konyak**, DOB **20/02/1996** has been issued which was has been inadvertently/mistakenly recorded.
4. That whereas in my, Birth Certificate, Academic records/Educational documents/records Aadhar Card, and other official documents my name has been recorded/entered as **T Poangmai Konyak**.
5. That the name **T Poangmai Konyak** and **T Ajeang Konyak** belong to the same person, i.e me.
6. That this affidavit is made to declare that the name **T Poangmai Konyak**, DOB **20/02/2000** which have been using and shall be using in all my official documents and to produce it as a piece of documentary evidence before any competent authority
7. That the statements made above are true and correct to the best of my knowledge and beliefs and nothing material concealed therein.

(Solemnly affirm before me on this 14 day of October 2025)



Registration No. 313/2025
Entered - 14/10/25

W. Kano
Chief Judicial Magistrate
MON: NAGALAND

T Poangmai Konyak
DEPONENT

Sd/-
BENDANG CHANGKIRI
Under Secretary to the Govt. Nagaland.

NO.PSTY/CN-7/2025(Pt)/269

Dated Kohima, the 18th November, 2025.

NAGALAND

DECLARATION (Correction of Name & Year of Birth)

04AA 088502

I, Miss Chubala, daughter of Shri. Yinchuthong, permanent resident of Phuvkiu Village, Pungro, District- Kiphire, Nagaland, do hereby solemnly affirm and declare on oath as follows:

1. That I am a bonafide citizen of India hailing from the Yimchunger Naga Tribe and a permanent resident of the above mentioned address.
2. That I am the biological daughter of Shri. Yinchuthong (Father) and Smti. Tsesushe (Mother) born on 01.12.1997.
3. That whereas in my Academic records and in most of my other official documents and records my name has been entered and recorded as 'Chubala'.
4. That this Affidavit is made to declare that in my Aadhaar Card bearing No. 7395 8116 0339, PAN Card bearing Account. No ENWPR5485P, inadvertently and by oversight my name has been entered and recorded with my 'Baptism Name' as 'Roseline' instead of 'Chubala' and my 'Year of Birth' has been entered and recorded as '1996' i.e., '01.12.1996' instead of '1997' i.e., '01.12.1997'.
5. That whether my name has been entered and recorded as 'Roseline' or 'Chubala', it refers to one and the same person, i.e., me and it is indistinguishable and synonymous.
6. That this affidavit shall stand as a piece of evidence for any ratification/clarification if any complication that may arise with regard to the correction of my Name and my Year of Birth in my Aadhaar Card, PAN Card and/or any other official documents and records and henceforth I shall at all times hereinafter in all record, deed and in writing and in all proceeding, dealings and transactions private as well as upon all occasions whatsoever use my correct official name as 'Chubala' and correct official 'Year of Birth' as '1997' i.e., '01.12.1997'.

Identified by
[Signature]
Wokhoni Kharuso
Srol. No. 1108/2006
Advocate



That the above statements made in Para 1 – 6 are true to the best of my knowledge and nothing immaterial has been concealed herein and I signed this affidavit before the Competent Authority on 12th of November, 2025 at Kohima.

[Signature]
DEPONENT

Solemnly sworn in and declared before me on this the 12th day of November, 2025 at Kohima; Nagaland.

[Signature]
MAGISTRATE
First Class Judicial Magistrate
Kohima, Nagaland

Sd/-
BENDANG CHANGKIRI
Under Secretary to the Govt. Nagaland.

NOTIFICATION

Dated Kohima, the 25th September, 2025.

NO.TRSM/ESTT-1/1/2025/927: In the interest of public service, the name of Smti. Orenponi Narola, Deputy Director under the establishment of Directorate of Tourism, Nagaland shall henceforth be known as **Smti. Orenpeni Tungoe** for all official purposes, as declared and sworn by her in an affidavit in the court of First Class Judicial Magistrate, Nagaland.

This is issued with the clearance of the P&AR Department (O & M Branch) vide U.O. No. 986 dated.24.09.2025.

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

NO.PSTY/CN-7/2025(Pt)/280

Dated Kohima, the 25th November, 2025.

INDIA NON JUDICIAL

NAGALAND

AFFIDAVIT
(For correction of Date of Birth)

04AA 576132

I, **Shri Obed Sema, S/o. Tohevi Sema**, residing at Chumukedima, Ward-01, Chumukedima, Nagaland, do hereby solemnly affirm and declare on oath as under:-

1. That I am a bonafide Indian citizen.
2. That I am the holder of Aadhaar Card bearing No. 9412 5310 5412.
3. That in my Aadhaar Card my Date of Birth is wrongly entered as on 09-05-1996 whereas my correct Date of Birth is on 21-11-1980.
4. That I want to change my actual/correct Date of Birth in my Aadhaar Card, whereas I had crossed the limit for correction in my Aadhaar Card.
5. That this affidavit is made to declare my actual/ correct **Date of Birth** and to make correction of my actual/correct date of which is on 21-11-1980 in my Aadhaar Card for brevity.

I verify that the above mentioned statements declared by me is true and correct to the best of my knowledge and belief and no material is concealed therein.

Solemnly sworn and declared before me on this ... 25 ... day of ... 11 ... 2025.

[Signature]
DEPONENT

[Signature]
MAGISTRATE
Addl. Deputy Commissioner
& 1st Class Magistrate
Office of the Deputy Commissioner
Dimaapur : Nagaland

Registration No. 1970 D/8/10/25
Office of the Deputy Commissioner
Dimaapur : Nagaland

Sd/-

BENDANG CHANGKIRI

Under Secretary to the Govt. of Nagaland.

NO.PSTY/CN-7/2025(Pt)/272

Dated Kohima, the 21st November, 2025.

INDIA NON JUDICIAL

NAGALAND

AFFIDAVIT
(Correction of Name)

04AA 289703

I, **Shri. R. Myanthung Humtsoe S/o. Ratsemo Humtsoe, R/o. Tsumang 'B' Colony, Wokha: Nagaland** declare through an Affidavit No. 897/2025 dated 24.09.2025 that my name inadvertently appeared in my Aadhaar Card bearing no: 2280 7212 7242 as '**R. Nyanthung Humtsoe**'. Whereas '**R. Myanthung Humtsoe**' and '**R. Nyanthung Humtsoe**' are the names of same person i.e. me. Henceforth, I will use my name as '**R. Myanthung Humtsoe**' for all official and other purposes.

[Signature]
DEPONENT

[Signature]
M. GRACY EZUNG
Notary Public
Area : Wokha (48/2016 (PT))
Regd. No. LAW-124/18
NOTARY PUBLIC

NOTARY
M. GRACY EZUNG
Notary Public
Area : Wokha
(48/2016 (PT))
Regd. No.
LAW-124/18
GOVT. OF NAGALAND

NOTARIAL

Regd. No. 897/2025
Date 24/09/2025

Sd/-

BENDANG CHANGKIRI

Under Secretary to the Govt. of Nagaland.

NO.PSTY/CN-7/2025(Pt)/279

Dated Kohima, the 25th November, 2025.

INDIA NON JUDICIAL

NOTARIAL

NAGALAND

AFFIDAVIT

04AA 141229

I, Smti. NUKMENNARO AIER @ WEKHROU MERO, Wife of Late Wezhietsu Mero, aged about 67 Years, resident of H.No-288 Naharbari Village Dimapur, Nagaland, do hereby solemnly affirm and declare as follows:

1. That I am a citizen of India and an Indigenous inhabitant of Nagaland.
2. That in late husband Pension Book bearing PPO No-NL/S/26610 and my birth certificate my name has been entered as NUKMENNARO AIER.
3. That, whereas in my Aadhar Card bearing card no- 5381 0361 2227 I have inadvertently entered the name which was given to me by my late husband community which is "WEKHROU MERO".
4. That, this affidavit is made to declare that the names NUKMENNARO AIER and WEKHROU MERO is my name and of the same person.
5. That, this affidavit is declared so as to rectify my name in my Aadhar Card from WEKHROU MERO to NUKMENNARO AIER.
6. That, henceforth, I shall use my as NUKMENNARO AIER for all official purposes and references.
7. That I do state and verify that the statements made above are true and correct to the best of my knowledge and nothing is false.

REGD. NO. 400/1st
DATE 22/11/2025

DEPONENT

Solemnly declared before me by the deponent on this 22nd day of September 2025 at Dimapur.

NOTARY PUBLIC

I. SENTIWAPANG AIER
Notary Public
Govt. of Nagaland

Sd/-

BENDANG CHANGKIRI

Under Secretary to the Govt. of Nagaland.

NO.PSTY/CN-7/2025(Pt)/276

Dated Kohima, the 25th November, 2025.

INDIA NON JUDICIAL

नगलैण्ड NAGALAND

AFFIDAVIT

(Correction of names)

04AA 377254

I, Shri/Smt. ASHA alias KUMRILA D/o, SUPA Current Address: Shamator Town, Nagaland do hereby states and solemnly affirms and make this affidavit an oath as under:

1. That I am a citizen of India.
2. That in some of the documents my name has been recorded as ASHA and in some of the documents recorded as KUMRILA hence, the stated names represent the same person i.e. myself.
3. That henceforth, I herewith rectified the same and declare that my name will be ASHA for all official purposes.
4. That the above statements made in para 1-3 are true to the best of my knowledge and no material has been concealed herein and I signed this affidavit before the competent authority on 17th Nov. 2025 at Kohima.

Regd. No. 6850
Date 17/11/25

DEPONENT

Solemnly sworn before me by the deponent above mentioned name on _____ at Kohima

Notarized by
K. LOTAN
Notary Public

Notary Public/Magistrate

Sd/-

BENDANG CHANGKIRI

Under Secretary to the Govt. of Nagaland.

NO.PSTY/CN-7/2025(Pt)/278

Dated Kohima, the 25th November, 2025.

INDIA NON JUDICIAL

नागालैण्ड NAGALAND **DECLARATION** **A 295842**

I, **Mr. CHINGYAM PHAKMEI**, Permanent resident of Sakshi village in the District Longleng, State: - Nagaland do hereby solemnly affirm an oath and declare as follows: -

1. That, I am a Citizen of India by birth and resident of the above mentioned Address.
2. That, my actual/ correct name is **CHINGYAM PHAKMEI**.
3. That, inadvertently my name has been entered and recorded as **TALINUKSHI** in my Aadhaar card bearing no. **5538 7017 8764**.
4. That, this affidavit is made to declare that my actual/correct name is **CHINGYAM PHAKMEI** the same has been reflected and recorded in all my official documents.
5. That, from this declaration my name shall be known by the name **CHINGYAM PHAKMEI** and shall be used for all future correspondences.
6. That, the statements made in para 1 to 5 are true and correct to the best of my knowledge and belief and nothing immaterial has been made or concealed therein. And I sign this Affidavit on this the 29th October, 2025 at Longleng, Nagaland

DEPONENT

Solemnly Sworn in and declare before me by the above named Deponent on this the 29th October, 2025 at Longleng, Nagaland.

Identified by:-
Advocate:
[Signature]
L. Vithal Ram
A. 2025
Longleng, Nagaland

[Signature] 29/10/25
Chief Judicial Magistrate
Longleng : Nagaland
Chief Judicial Magistrate
Longleng : Nagaland

Sd/-

BENDANG CHANGKIRI

Under Secretary to the Govt. of Nagaland.

NO.PSTY/CN-7/2025(Pt)/281

Dated Kohima, the 27th November, 2025.

INDIA NON JUDICIAL

नागालैण्ड NAGALAND **AFFIDAVIT** **04AA 302986**

I, **SAVOCHO DZUDO**, father of **VETHITA DZUDO**, resident of **H.NO-537, O- SECTOR, BIPHUPAR B, CHUMOUKEDIMA, NAGALAND** do hereby solemnly affirm and state as under:

1. That I am a bonafide and law abiding citizen of India and a resident of the above mentioned address.
2. That me and my son's correct official name which I have used in all of his documents and records is **SAVOCHO DZUDO & "VETHITA DZUDO"**.
3. That in my son's Aadhar Card, bearing Aadhar No. **8950 4824 4209**, me and my son's name has been wrongly written as **'MEDOZEHO YONGO "& "KEVICHUTUO YONGO"** instead of me and my son's correct full name **SAVOCHO DZUDO & "VETHITA DZUDO"** which is purely a clerical mistake.
4. That both the names **SAVOCHO DZUDO & "VETHITA DZUDO"** as well as **'MEDOZEHO YONGO "& "KEVICHUTUO YONGO"** belongs to me and my son's name and is of one and the same person.
5. That this affidavit is made for the sole purpose of declaring that both the names **SAVOCHO DZUDO & "VETHITA DZUDO"** as well as **"MEDOZEHO YONGO "& "KEVICHUTUO YONGO"** relates to me and my son's name and is of one and the same person and for making necessary correction in me and my son's correct name i.e **"SAVOCHO DZUDO & "VETHITA DZUDO"** and to produce this affidavit as a clarification about me and my son's name where ever required.

I further declare that the statements made by me herein above are true to the best of my knowledge and belief and nothing material is concealed therein.

Sworn and declared before me on
This 11th day of **NOVEMBER 2025**

[Signature] 11/11/2025
DEPONENT

Sd/-

BENDANG CHANGKIRI

Under Secretary to the Govt. of Nagaland.

NO.PSTY/CN-7/2025(Pt)/277

Dated Kohima, the 25th November, 2025.

INDIA NON JUDICIAL

नागलैण्ड NAGALAND

ANNEXURE-1
04AA 321188

**DEEDS FOR GOVERNMENT EMPLOYEE FOR CHANGE OF NAME/
SURNAME AND TRIBE IN THE SERVICE BOOK**

BY THIS DEED I the undersigned **KIYEVI CHISHI**, lately called **KHUMUTSA SEMA** (former name) employed as Jugali, Department of Electrical Transmission Division, Sub- Division, Dimapur: Nagaland, Government of Nagaland, (Department and designation) do hereby:-

1. Wholly renounce, relinquish and abandon on the use of my former name of **KHUMUTSA SEMA** and in place thereof do assume from the date thereof the name of **KIYEVI CHISHI** and so that I may hereafter be called known and distinguished not by my former name of **KHUMUTSA SEMA** but by my assigned name of **KIYEVI CHISHI**.
2. For the purpose of evidencing such my determination, declare that I shall times hereafter in all records, deeds and writings and in all proceedings, dealing and transactions private as well as public and upon all occasions whatsoever use and sign the name of **KIYEVI CHISHI** as my name in place of and in substitution for my former name of **KHUMUTSA SEMA**.

Expressly authorities and request all persons at all times hereafter to designate and address me by such assumed name of **KIYEVI CHISHI**.

4. In witnesses whereof I here unto subscribed my former and adopted name of **KHUMUTSA SEMA** and **KIYEVI CHISHI** affixed my seal this ____ day of _____ 2025.

Regd. No. 511/25
Date 11/7/25

Sd/-
11-09-25
Chief Judicial Magistrate
Dimapur : Nagaland

INDIA NON JUDICIAL

नागलैण्ड NAGALAND

04AA 321189

Old signature
New signature
Signed and delivered by the above
Name: **KIYEVI CHISHI** formerly **KHUMUTSA SEMA** in the presence of:-

Witness No.1 (Village Council Chairman)

Signature
Name **George Aveni**
Designation **Chairman**
Official Address **Thatekhu Village Council ,**
Dimapur : Nagaland.
(With Official Seal/Stamp)

Witness No.2 (Head of department)

Signature
Name **Executive Engineer**
Designation **Transmission Division**
Official Address **Dimapur : Nagaland**
(With Official Seal/Stamp)

Solemnly sworn in and declare before me on this day of 2025,
at Dimapur, Nagaland.

Sd/-
11-09-25
Chief Judicial Magistrate
Dimapur : Nagaland

First Class Judicial Magistrate
..... Nagaland.

Sd/-
BENDANG CHANGKIRI
Under Secretary to the Govt. of Nagaland.

OFFICE MEMORANDUM**NO.LAB-1/1/2024-25/925****Dated Kohima, the 14th November, 2025.****Clarification on engagement of women employees during night hours under Section 20 of the Nagaland Shops & Establishment Act, 1986.**

1. Whereas, it has been observed that doubts have arisen regarding the interpretation of Section 20 of the Nagaland Shops & Establishments Act, 1986, which stipulates that no woman or any person who has not attained the age of seventeen years shall be required or allowed to work in any establishment before 6:00 A.M or after 7:00 P.M.
2. On a plain reading, the Act does not impose blanket prohibition on women above the age of seventeen years from being engaged in employment during night hours. However, in order to ensure the safety, security and welfare of women employees, the following conditions shall be mandatory in case any establishment engages women beyond 7:00 P.M:
 - (i) Engagement of women employees during night hours shall be strictly on the basis of their written consent
 - (ii) Employers shall provide safe and secure working conditions, including adequate security arrangements within the workplace.
 - (iii) Employers shall arrange safe and reliable transport facilities for women employees from the workplace to their residence after duty hours.
 - (iv) There shall be no discrimination in wages, service conditions, or opportunities for women engaged during night shifts.
 - (v) All other statutory provisions of the Act regarding working hours, rest intervals, overtime wages, and weekly holidays shall continue to apply without exception.
3. Any violation of the above conditions shall be deemed contravention of the provisions of the Nagaland Shops & Establishments Act, 1986, and shall invite appropriate action as per law.
4. This O.M is issued for wide circulation and compliance by all concerned authorities, establishments, and stakeholders.

Sd/-

T ZUBEMO OVUNG

Deputy Secretary to the Government of Nagaland.

NOTIFICATION**Dated Kohima, the 18th August, 2025.**

NO.POL/ESTT-6/6/2025/539 :: Whereas the police personnel has executed AFFIDAVIT before the Notary Public for correction of name in his service records and documents as detailed below:

Sl. No.	Affidavit No.	Name as erroneously recorded	Name to be corrected to
1.	No. 525/25 Dated: 04-06-2025	Lothungo Ezung (Retd. L/Naik, 4 th NAP Bn, Thizama)	T Lothungo Ezung

2. Henceforth, the name **T LOTHUNGO EZUNG** shall be used by the official for all records and official purposes.

3. This notification is issued with the clearance of P&AR Department (OM Branch) vide their U.O. No.515, dated 30-06-2025.

Sd/-

CHUBASANGLA LONGKUMER

Joint Secretary to the Govt. of Nagaland.

PART-III**NOTIFICATION****NO.IT&C/15-12/19(VOL-1)****Dated Kohima, the 20th September, 2025.****Guidelines of Telecommunications Right of Way (RoW) Rules 2024**

The Ministry of Communications, Department of Telecommunications, Government of India has notified the Telecommunications (Right of Way) Rules 2024 in accordance with the Telecommunications Act 2023 which are mandatorily applicable uniformly across all states and aim to digitize, streamline, and expedite the Right of Way (RoW) approval process for telecom infrastructure.

Therefore, in compliance to the Telecommunications (Right of Way) Rules, 2024, and the resolution of the State Broadband Committee (SBC) during its meeting held on 11th February 2025, the Government of Nagaland hereby notifies that the said Rules shall prevail and be enforced retrospectively in the State with effect from 01.01.2025.

Consequently, any provision contained in the previous Guidelines for Granting Right of Way (RoW) for Installation of Telecom Infrastructure in the State of Nagaland, 2019, dated 02.12.2019, and its subsequent Amendment dated 30.09.2024, that is inconsistent with the Telecommunications Right of Way (RoW) Rules, 2024 (*copy enclosed*), shall be deemed superseded to ensure alignment with the latest Rules notified by the Government of India.

All Departments and stakeholders shall ensure compliance and process Right of Way (RoW) applications for telecommunication infrastructure exclusively through the mandated digital platform.

Sd/-**ARENLA JAMIR, NCS****Commissioner & Secretary to the Government of Nagaland.****MINISTRY OF COMMUNICATIONS****(Department of Telecommunication)****NOTIFICATION****New Delhi, the 17th September, 2024.**

G.S.R. 576(E).— Whereas a draft of the Telecommunications (Right of Way) Rules, 2024, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 11, read with sub-sections (5) and (6) of section 12, read with sub-section (2) of section 15, read with sub-sections (1) and (2) of section 17, read with clauses (n), (o), (p), (q), (r), and (s) of sub-section (2) of section 56 of the Telecommunications Act, 2023 (44 of 2023), was published as required by sub-section (1) of the section 56 of the said Act *vide* notification of the Government of India in the Ministry of Communication, Department of Telecommunication number G.S.R. 373(E), dated the 9th July, 2024, in the Gazette of India, Extraordinary, Part II, section 3, sub-section (i), dated the 10th July, 2024, inviting objections and suggestions from the persons likely to be affected thereby, before the expiry of the period of thirty days from the date on which the copies of the Official Gazette containing the said notification were made available to the public;

And whereas copies of the said Official Gazette were made available to the public on the 10th July, 2024

And whereas the objections and suggestions received from the public in respect of the said draft rules have been duly considered by the Central Government;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 11, read with sub-sections (5) and (6) of section 12, read with sub-section (2) of section 15, read with sub-sections (1) and (2) of section 17, read with clauses (n), (o), (p), (q), (r), and (s) of sub-section (2) of section 56 of the Telecommunications Act, 2023 (44 of 2023), and in supersession of the Indian Telegraph Right of Way Rules, 2016 and the Indian Telegraph (Infrastructure

Safety) Rules, 2022, except as respects things done or omitted to be done before such supersession and without overriding the terms and conditions of existing permissions relating to right of way granted under those rules, which shall continue to apply till the date of expiry of such permissions, the Central Government hereby makes the following rules, namely:-

CHAPTER I PRELIMINARY

1. Short title and commencement. - (1) These rules may be called the Telecommunications (Right of Way) Rules, 2024.

(2) They shall come into force on the 1st day of January, 2025.

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

- (a) "Act" means the Telecommunications Act, 2023 (44 of 2023);
- (b) "common ducts" or "conduits" or "cable corridors" shall, either individually or collectively, mean any linear infrastructure of any size for housing utility lines including telecommunication lines;
- (c) "designated officer" means an officer designated by the Central Government for the purposes of these rules;
- (d) "duct" means a pipe, permanently lubricated or of any other kind, used as underground cable conduit for telecommunication line;
- (e) "*force majeure* event" means and is limited to-
 - (i) war or hostilities;
 - (ii) major riots or civil commotion;
 - (iii) earthquake, flood, tempest, lightening or other natural physical disasters; and
 - (iv) restrictions imposed by the Central Government or State Governments;
- (f) "mobile tower" means any above-ground contrivance, including that which may be dismantled and reassembled at another location, used for carrying, suspending or supporting a telecommunication network, but does not include a pole;
- (g) "nodal officer" means the nodal officer of the concerned public entity as specified in rule 4 for carrying out the purposes of these rules on behalf of such public entity;
- (h) "overground telecommunication network" means parts of a telecommunication network or telecommunication equipment established over the ground and includes telecommunication infrastructure that is portable, posts, pole, mobile tower, telecommunication line or other above-ground contrivances, appliances and apparatuses for the purpose of establishment or maintenance of the telecommunication network;
- (i) "pole" means any above-ground contrivance including mast of height not exceeding thirteen metres for carrying, suspending or supporting a telecommunication network, but does not include a mobile tower;
- (j) "portal" means the portal to be notified by the Central Government containing the links to one or more digital portals of various public entities;
- (k) "Schedule" means the schedule annexed to these rules;
- (l) "small cell" means a cellular radio access node that has a coverage of distance up to two kilometres;
- (m) "street furniture" means any post or pole used for electricity, street light, traffic light, traffic sign, bus stop, tram stop, taxi stand, public lavatory, memorial, public sculpture, utility pole, metro lines and pillars, sign boards, hoardings, kiosks or any other structure or contrivance of such nature established over the property of public entity;
- (n) "telecommunication line" means a wire or wires or optical fibre used for telecommunication with any casing, coating, tube or pipe enclosing the same, and any appliances and apparatuses connected therewith for the purpose of fixing or insulating the same;
- (o) "underground telecommunication network" means parts of a telecommunication network or telecommunication equipment established under the ground and includes ducts, manholes, marker stones, hand holes, submarine cables, telecommunication line, appliances and apparatuses for the purposes of establishment or maintenance of the telecommunication network.

(2) Words and expressions used in these rules and not defined but defined in the Act, shall have the

meaning respectively assigned to them in the Act.

3. **Application.** – (1) These rules shall apply to permissions for right of way for telecommunication network.
- (2) Any public entity shall exercise the powers under these rules upon an application made by any facility provider seeking right of way for telecommunication network.
- (3) All applications, notifications, clarifications, permissions, objections or rejections under these rules, shall be made through the portal to the extent specified under these rules.
4. **Public entity to appoint nodal officer.** – Every public entity shall, within a period of thirty days from the date of notification of these rules, specify its nodal officer on the portal, for the purposes of these rules and any replacement of such officer shall also be specified on the portal by the concerned public entity within a period of seven days of such replacement.
5. **Validity and renewal of permission for right of way.** – The permission for right of way granted to a facility provider in respect of the underlying telecommunication network under these rules shall, unless such permission is terminated in accordance with these rules, –
- (a) remain valid for a period coterminous with the term of authorisation or license, or exemption from such authorisation or license, granted or, as the case may be, exempted, by the Central Government; and
- (b) continue to be valid for the term of any renewed authorisation or license, or the term of any renewed exemption from authorisation or license, renewed or, as the case may be, exempted, by that Government,
- in accordance with the provisions of the Telecommunications Act, 2023 (44 of 2023), or the Indian Telegraph Act, 1885 (13 of 1885), or the rules made thereunder.

CHAPTER II

ESTABLISHMENT, OPERATION AND MAINTENANCE OF UNDERGROUND TELECOMMUNICATION NETWORK IN PUBLIC PROPERTY

6. **Application by a facility provider.** – (1) A facility provider seeking right of way in any public property for the purposes of establishment, operation or maintenance of underground telecommunication network, shall submit an application in such form and manner, as provided on the portal, by the concerned public entity which has ownership, control or management over such public property, along with supporting documents as specified under sub-rule (3), in such form and manner as may be specified by that public entity.
- (2) Where a facility provider requires a survey to be undertaken to enable it to make the application under sub-rule (1)–
- the facility provider shall submit an application in such form and manner as provided on the portal by the concerned public entity, for seeking permission to conduct such survey; and
- the public entity shall, within seven days of receipt of such application, grant permission for such survey and shall not charge any fee, as specified in Part-I of the Schedule, to the facility provider for grant of such permission.
- (3) The information along with supporting documents to be provided by the facility provider, through the portal, in the application made under sub-rule (1) shall include–
- (a) a copy of the authorisation under the Telecommunications Act, 2023 (44 of 2023), or license under the Indian Telegraph Act, 1885 (13 of 1885), granted by the Central Government, or exemption from such authorisation or license, as the case may be;
- (b) details of the underground telecommunication network proposed to be laid;
- (c) if the right of way pertains to existing telecommunication network, a copy of as-built drawings of such telecommunication network;
- (d) details of the mode of and the estimated duration for execution of the work;
- (e) details of the estimated time of the day when the work is expected to be done, in case the facility provider expects the work to be done during specific time of the day;
- (f) details of the estimated expenses the public entity may incur in consequence of the work proposed to be undertaken by the facility provider;

- (g) details of the inconvenience that is likely to be caused to the public and the specific measures proposed to be taken to mitigate such inconvenience;
 - (h) details of the specific measures proposed to be taken to ensure public safety during the execution of the work;
 - (i) details of the need of facility provider for access to the telecommunication network sought to be established, for operating and maintaining such network;
 - (j) names and contact details of the employees of the facility provider for the purposes of communication in regard to the application made; and
 - (k) details of any other matter relevant, in the opinion of the facility provider, connected with or related to the work proposed to be undertaken.
- (4) Every application under sub-rule (1), shall be accompanied with fee as specified in Part-I of the Schedule:

Provided that no fee, charge, rent, annuity, or any other financial levy or contribution or compensation in any form, shall be applicable for right of way related to any underground telecommunication network pertaining to any project notified by the Central Government.

7. **Grant of permission by public entity** . — (1) Upon examination of an application received under sub-rule (1) of rule 6, the public entity may-
- (a) seek clarifications or further documents, as may be required, through the portal, within a period of thirty days from the date of receipt of such application;
Provided that the public entity shall seek all such clarifications and additional documents, if any, in one consolidated requisition; and
 - (b) grant permission within a period of sixty-seven days from the date of receiving the application or proceed in the manner specified in sub-rule (3) and sub-rule (4).
- (2) The permission granted by the public entity shall-
- (a) ensure that the area or cross-section of the underground telecommunication network for which right of way is granted shall be the length of duct multiplied by the diameter of the duct multiplied by the number of ducts;
 - (b) specify whether the permission is subject to the undertaking and bank guarantee for restoration of property under clause (a) of sub-rule (8) read with sub-rule (9), or compensation for any damage as specified in clause (b) of sub-rule (8); and
 - (c) specify other conditions including the time, and measures to mitigate public inconvenience or enhance public safety, the mode of execution of the right of way and the conditions relating to the needs of operation and maintenance of the telecommunication network so established;
- Provided that the public entity shall give due consideration to the mode of execution as specified by the facility provider under clause (d) of sub-rule (3) of rule 6.
- (3) Where the public entity has reasons to reject the application for right of way, it shall upload, within a period of forty-five days from the date of receipt of the application, such reasons on the portal and the facility provider shall respond to such reasons on the portal, within a period of fifteen days therefrom.
 - (4) The public entity shall, after due consideration of the response of the facility provider under sub-rule (3), decide to either accept or reject the application for right of way and shall upload its decision on the portal within a period of seven days;
Provided that any decision rejecting the permission for right of way shall record the reasons for rejection, in writing.
 - (5) Upon rejection of permission by the public entity, the public entity shall refund to the facility provider ninety per cent of the fee paid under sub-rule (4) of rule 6, within a period of fifteen days from the date of such rejection.
 - (6) If the public entity fails to either grant or reject permission within the timelines specified under this rule, the permission shall be deemed to have been granted, and such system generated deemed permission shall be automatically uploaded on the portal.

- (7) In cases of deemed permission issued under sub-rule (6), the public entity shall, within a period of seven days, generate through the portal, the terms and conditions of such deemed permission, which shall be based on the principles under sub-rule (2).
- (8) In order to address any damage to the property as a result of the works relating to the right of way, the facility provider shall, at the option of the public entity,-
- (a) restore such property to the state as it existed prior to the execution of such activities; or
 - (b) pay compensation for such damage as may be mutually agreed, not exceeding the amount as specified in Part-2 of the Schedule.
- (9) A public entity may seek restoration of the property by the facility provider under clause (a) of sub-rule (8) in cases where the grant of permission has been made subject to,-
- (a) the provision of an undertaking as specified in the form available on the portal; and
 - (b) a bank guarantee for an amount, not exceeding the amount specified in Part-2 of the Schedule, as security for performance by the facility provider, within such time as may be specified in the permission.
- (10) The facility provider shall, upon completion of restoration of the property, submit a certificate of such completion on the portal, after consideration of which the public entity shall return to the facility provider the bank guarantee provided under clause (b) of sub-rule (9), within a period of thirty days from such submission.
- (11) The public entity shall not levy any fee, charge, rent, annuity, or compensation or entry fee, for access, or seek any other financial contribution in any form, for the establishment, operation or maintenance of underground telecommunication network, other than those permitted under these rules.
- (12) The timelines specified for the execution of works pursuant to any permission granted under this rule, shall stand extended by the duration of any *force majeure* event as may be notified by the public entity in this behalf.

CHAPTER III

ESTABLISHMENT, OPERATION AND MAINTENANCE OF OVERGROUND TELECOMMUNICATION NETWORK IN PUBLIC PROPERTY

- 8. Application by a facility provider.** — (1) A facility provider seeking right of way in any public property for the purposes of establishment, operation or maintenance of overground telecommunication network, shall submit an application, in such form and manner as provided on the portal by the concerned public entity which has ownership, control or management over such public property along with supporting documents as specified under sub-rule (3).
- (2) Where a facility provider requires a survey to be undertaken to enable it to make the application under sub-rule (1)-
- (a) the facility provider shall submit an application in such form and manner as provided on the portal by the concerned public entity, for seeking permission to conduct such survey; and
 - (b) the public entity shall, within seven days from the date of receipt of such application, grant permission for such survey and shall not charge any fee, as specified in Part-1 of the Schedule, to the facility provider for grant of such permission.
- (3) The information along with supporting documents to be provided by the facility provider, through the portal, in the application made under sub-rule (1) shall include-
- (a) a copy of the authorisation under the Telecommunications Act, 2023 (44 of 2023), or license granted under the Indian Telegraph Act, 1885 (13 of 1885), granted by the Central Government, or exemption from such authorisation or license, as the case may be;
 - (b) details of the nature and location, including exact latitude and longitude, of post, mobile tower, portable telecommunication infrastructure or other above-ground contrivances proposed to be established;
 - (c) details of the extent of land or floor space required for establishment of the overground telecommunication network;

- (d) details of the route plan for the overground telecommunication line, if any;
- (e) details of the building or structure or location, where the establishment of the overground telecommunication network is proposed;
- (f) copy of the approval issued by the Central Government for location of the above-ground contrivances proposed to be used for the transmission of radio waves or hertzian waves;
- (g) details of the mode of and the estimated time duration for execution of the work;
- (h) details of the inconvenience that is likely to be caused to the public and the specific measures proposed to be taken to mitigate such inconvenience;
- (i) details of specific measures proposed to be taken to ensure public safety during the execution of the work;
- (j) details of the need of facility provider for access to the telecommunication network sought to be established, for operating and maintaining such network;
- (k) details of technical design and drawings of the post or other above-ground contrivances;
- (l) where applicable, a copy of the certification of the technical design by a structural engineer authorised by a public entity, attesting to the structural safety of the overground telecommunication network;
- (m) where applicable, copy of the certification by a structural engineer authorised by a public entity, attesting to the structural safety of the building, if the post or other above-ground contrivances are proposed to be established on a building;
- (n) names and contact details of the employees of the facility provider for the purposes of communication in regard to the application made; and
- (o) details of any other matter relevant, in the opinion of the facility provider, connected with the work proposed to be undertaken;

Provided that the documents specified in clauses (b), (c), (e), (f), (k), (l) and (m) shall not be required in the event the right of way pertains only for establishment of overground telecommunication line.

- (4) Every application under sub-rule (1) shall be accompanied with fee as specified in Part-I of the Schedule:

Provided that no fee, charge, rent, annuity, or any other financial levy or contribution or compensation in any form, shall be applicable for right of way related to any overground telecommunication network pertaining to a project notified by the Central Government.

9. Grant of permission by public entity. – (1) Upon examination of an application received under sub-rule (1) of rule 8, the public entity may-

- (a) seek clarifications or further documents as may be required, through the portal, within a period of thirty days from the date of receipt of such application;

Provided that the public entity shall seek all such clarifications and additional documents, if any, in one consolidated requisition; and

- (b) grant permission within a period of sixty-seven days from the date of receiving the application or proceed in the manner specified in sub-rule (3) and sub-rule (4).

(2) The permission granted by the public entity shall-

- (a) ensure that the area of the overground telecommunication network for which right of way is granted, shall be inclusive of the area occupied by the telecommunication network and the supporting infrastructure.

Explanation.- For the removal of doubts, it is clarified that—

Where permission for a mobile tower has been granted, the area of the overground telecommunication network shall include the mobile tower as well as supporting infrastructure on the ground, including the base transceiver station and engine alternator;

- (b) specify the amount of compensation to be paid by the facility provider, as may be determined by the public entity in accordance with Part-3 of the Schedule; and

- (c) specify other conditions including the time, and measures to mitigate public inconvenience or enhance public safety, including structural safety of such overground telecommunication network, as well as the mode of execution of the right of way and conditions relating to the needs of operation and maintenance of the telecommunication network so established:

Provided that, the public entity shall give due consideration to the mode of execution as may be specified by the facility provider under clause (g) of sub-rule (3) of rule 8.

- (3) Where the public entity has reasons to reject the application for right of way, it shall upload, within a period of forty-five days from the date of receipt of the application, such reasons on the portal and the facility provider shall respond to such reasons on the portal within fifteen days therefrom.
- (4) The public entity shall, after due consideration of the response of the facility provider under sub-rule (3), decide to either accept or reject the application for right of way and shall upload its decision on the portal within a period of seven days;

Provided that any decision rejecting the permission for right of way shall record the reasons for rejection, in writing.

- (5) Upon rejection of permission by the public entity, the public entity shall refund to the facility provider ninety per cent of the fee paid under sub-rule (4) of rule 8, within a period of fifteen days from the date of such rejection.
- (6) If the public entity fails to either grant or reject permission within the timelines specified under this rule, the permission shall be deemed to have been granted, and such system generated deemed permission shall be automatically uploaded on the portal.
- (7) In cases of deemed permission issued under sub-rule (6), the public entity shall, within a period of seven days, generate through the portal, the terms and conditions of such deemed permission, which shall be based on the principles under sub-rule (2).
- (8) The facility provider shall pay compensation for any damage to the public property resulting from the laying of the overground infrastructure, on terms as may be mutually agreed, not exceeding such amount as specified in Part-2 of the Schedule.
- (9) The public entity shall not levy any fee, charge, rent, annuity, or compensation or entry fee, for access, or seek any bank guarantee or any other financial contribution in any form, for the establishment, operation and maintenance of overground telecommunication network, other than those permitted under these rules.
- (10) The timelines specified for the execution of works pursuant to any permission granted under this rule, shall stand extended by the duration of any *force majeure* event as may be notified by the public entity in this behalf.

10. Establishment of temporary overground telecommunication network.— (1) Where any damage is caused to any existing overground or underground telecommunication network, operated and maintained by a facility provider due to any reason, such facility provider may temporarily establish overground telecommunication network on the public property with a view to prompt restoration of the telecommunication service, by providing in writing, the details of the damage, through the portal, to the relevant public entity which has ownership, control or management over such public property:

Provided that for the purpose of establishing such temporary overground telecommunication network in a public property, no permission from the public entity is required.

- (2) The facility provider shall ensure restoration of the affected overground or underground telecommunication network within a period of sixty days, but no later than ninety days from the date of reporting of the damage to the public entity.

- (3) Where the Central Government or a State Government, in public interest or in case of special public events, determines the need for the establishment of temporary overground telecommunication network, it shall issue directions-
- (a) to an authorised entity for establishment of such temporary overground telecommunication network, along with details as regards to-
 - (i) type of such telecommunication network required;
 - (ii) its location as provided by the public entity; and
 - (iii) the duration for which such temporary overground telecommunication network is required to be maintained; and
 - (b) to the relevant public entity to-
 - (i) identify the public property on which such temporary overground telecommunication network may be established; and
 - (ii) provide necessary right of way permissions to the facility provider within the time limits as may be specified in such directions.
- (4) The authorised entity and the public entity shall comply with the respective directions specified under sub-rule (3) to enable establishment of such temporary overground telecommunication network, and the facility provider shall maintain the same for the duration specified under such directions.
- (5) In case the facility provider seeks to use the temporary overground telecommunication network so established pursuant to the directions under sub-rule (3) beyond the period specified in such directions, it shall seek permission of the public entity for such usage and provisions of rules 8 and 9 shall apply *mutatis mutandis*.
- (6) No fee charge, rent, annuity, or any bank guarantee or other financial levy or contribution or compensation in any form, shall be charged by the public entity for the establishment of temporary overground telecommunication network as specified in Part-3 of the Schedule.

11. Usage of street furniture for installation of small cells and telecommunication line. – (1) For the purpose of installation of small cells and telecommunication line on any public property, the facility provider shall submit through the portal an application seeking permission, to the relevant public entity which has ownership, control or management over such public property, along with,-

- (a) a copy of the authorisation under the Telecommunications Act, 2023 (44 of 2023), or license granted under the Indian Telegraph Act, 1885 (13 of 1885), granted by the Central Government, or exemption from such authorisation or license, as the case may be;
 - (b) details of the street furniture; and
 - (c) a copy of certification by a structural engineer authorised by a public entity, attesting to the structural safety of the street furniture upon which the installation of small cells and telecommunication line is proposed.
- (2) The facility provider may submit through the portal, a single application for installation of small cells and telecommunication line for single or multiple sites, at its option, with the information specified under sub-rule (1) and the public entity shall, upon receiving such application, issue a single or multiple permissions, as the case may be.
- (3) No fee, charge, rent, annuity, or any other financial levy, bank guarantee or other financial contribution or compensation in any form, shall be levied on an application under sub-rule (1) or sub-rule (2) as specified in Part-1 of the Schedule.
- (4) Upon examination of an application received under sub-rule (1) or sub-rule (2), the public entity may-
- (a) seek clarifications or further documents as may be required, through the portal, within a period thirty days from the date of receipt of such application:
Provided that the public entity shall seek all such clarifications and additional documents, if any, in one consolidated requisition; and
 - (b) grant permission within a period of sixty-seven days from the date of receiving the application or proceed in the manner specified in sub-rule (5) and sub-rule (6).
- (5) Where the public entity has reasons to reject the application made under sub-rule (1) or sub-rule (2), it

shall upload, within a period of forty-five days from the date of receipt of the application, such reasons on the portal and the facility provider may respond to such reasons on the portal within a period of fifteen days therefrom.

- (6) The public entity may, after due consideration of the response of the facility provider under sub-rule (5), decide to either accept or reject the application, and upload the same on the portal;

Provided that any decision rejecting the permission shall record the reasons for rejection in writing.

- (7) If the public entity fails to either grant permission under sub-rule (4) or reject the application under sub-rule (6), the permission shall be deemed to have been granted, and such system generated deemed permission shall automatically be uploaded on the portal.

- (8) The public entity shall be entitled to receive compensation from the facility provider, the amount specified in Part-3 of the Schedule for use of street furniture for installation of small cells and telecommunication line.

- (9) The public entity shall also permit the deployment of small cells on buildings and structures or other public property under its ownership, control or management, and shall charge no administrative fee or compensation for such deployment, as specified in Part-3 of the Schedule;

Provided that charges shall be levied by the public entity in respect of power consumption and fixtures in respect of such small cells, as per actuals.

- (10) The facility provider shall, at the option of the public entity, either restore any damage done to the property during deployment of small cells or pay compensation for any such damage, on the terms as may be mutually agreed.

- (11) The timelines specified for the execution of works pursuant to any permission granted under this rule, shall stand extended by the duration of any *force majeure* event as may be notified by the public entity in this behalf.

CHAPTER IV

PROVISIONS APPLICABLE FOR BOTH OVERGROUND AND UNDERGROUND TELECOMMUNICATION NETWORK IN PUBLIC PROPERTY

12. Right of way for telecommunication network for special projects. – (1) The Central Government may, in public interest, notify certain projects for the establishment of telecommunication network as special projects, the grant of right of way in respect of which, shall be governed by this rule.

2. Notwithstanding anything stated in sub-rule (1) of rule 7 or sub-rule (1) of rule 9 or sub-rule (4) of rule 11, in respect of a special project notified under sub-rule (1),-

- (a) Permission pursuant to an application for right of way for the establishment of underground telecommunication network under sub-rule (1) of rule 6, or overground telecommunication network sub-rule (1) of rule 8, or installation of small cells and telecommunication line under sub-rule (1) or sub-rule (2) of rule 11, shall be deemed to have been granted upon the submission of the application in the portal and such system generated deemed permission shall automatically be uploaded on the portal;
- (b) in respect of applications under sub-rule (1) of rule 6 or under sub-rule (1) of rule 8, the public entity shall, within a period of seven days from the date of such application, generate through the portal the terms and conditions of such deemed permission, which shall be based on the same principles, had the permission been granted under sub-rule (2) of rule 7 or sub-rule (2) of rule 9, as the case may be.
- (3) The public entity shall not levy any entry fee for access, or any charge, fee, rent, annuity, compensation, bank guarantee or any other financial contribution in any form, for the establishment, operation or maintenance of telecommunication network for special projects, or for restoration of the site where such projects are located, under this rule.
- (4) Save as otherwise provided under this rule, all other provisions of these rules shall be applicable to special projects notified pursuant to sub-rule (1).

13. Obligations of facility provider in undertaking work. – Where a facility provider has been granted right of way under these rules, such facility provider shall ensure the-

- (a) payment of all amounts as specified under these rules, and adherence to the terms and conditions of the grant of permission from the public entity;
- (b) implementation of measures to mitigate public inconvenience and ensure public safety.

including measures to ensure the structural safety of overground telecommunication network; and

- (c) maintenance of up-to-date digital information relating to all underground telecommunication network established by such facility provider, including as-built information updated at a frequency as specified by the Central Government, through positional intelligence and other appropriate technology, which shall be shared and updated on demand, through the portal, with the designated officer, as may be notified by the Central Government in this behalf.

14. Powers of public entity with respect to ongoing work. – (1) The public entity may, for the purpose of monitoring or inspecting the execution of work by the facility provider to ascertain compliances with the conditions of the grant of permission, authorise an officer of the public entity.

- (2) The concerned public entity may, on the basis of such monitoring and inspection, and after providing reasonable notice to the facility provider of the same, through the portal, impose such other reasonable, relevant and evidence-based conditions as it may think fit, to be recorded in writing.
- (3) If the facility provider does not make payments required to be made pursuant to the terms and conditions for grant of permission, and within a period of fifteen days from the date of issuance of the notice for such termination, the public entity shall have the right to terminate the permission so granted.
- (4) If the public entity comes to the conclusion that the facility provider has violated any of the conditions for grant of permission, other than as specified under sub-rule (3), it shall upload on the portal a notice to the facility provider, specifying the conditions alleged to have been violated and call upon the facility provider to show cause within a period of fifteen days, as to why action should not be taken under sub-rule (5).
- (5) Upon due consideration of the response of the facility provider, if any, under sub-rule (4), the public entity concludes that there has been a violation of the condition for grant of permission of right of way, it may encash, in full or in part, the bank guarantee, if any, submitted by the facility provider pursuant to sub-rule (9) of rule 7, or withdraw the permission granted to the facility provider, or both, for reasons to be recorded in writing and uploaded on the portal.

CHAPTER V

ESTABLISHMENT, OPERATION AND MAINTENANCE OF TELECOMMUNICATION NETWORK IN PROPERTY OTHER THAN PUBLIC PROPERTY

15. Establishment of telecommunication network in property other than public property. – (1) Any facility provider desiring to enter any immovable property other than public property, for the purposes specified under sub-section (2) of section 12 of the Act, shall do so with the prior consent and enter into an agreement with the person who has ownership, control, or management over such property:

Provided that such person and the facility provider may mutually decide whether to get the agreement registered under the provisions of the Registration Act, 1908 (16 of 1908), pursuant to sub-section (3) of section 14 of the Act.

- (2) An agreement under sub-rule (1) shall provide for matters relating to-
 - (a) the time and manner of entry of the facility provider into the property, and advance notice, if any, to be provided for such entry;
 - (b) the consideration to be payable by the facility provider;
 - (c) the steps to be taken in the event of any damage to the property, including restoration of the property to its state as it existed prior to the undertaking of such activities, failing which, the facility provider shall pay compensation for such damage as may be mutually agreed; and
 - (d) specify other conditions including measures to mitigate any inconvenience and enhance safety, including structural safety, as well as measures relating to maintenance of the telecommunication network so established.
- (3) A public entity shall not levy any fees, charges, rent, annuity, compensation, or require any bank guarantee or any other financial contribution, for the establishment, operation and maintenance of telecommunication network in property other than public property.

- (4) In the case of establishment, operation and maintenance of mobile tower or pole over such property, the facility provider shall, prior to commencement of such establishment, submit information in writing, in the form provided for this purpose on the portal, to the concerned public entity along with details of the building or structure where the establishment of the mobile tower or pole is proposed, and a copy of certification by a structural engineer authorised by a public entity, attesting to the structural safety of the building or structure where the mobile tower or pole is proposed to be established.

16. Manner of permitting right of way by Central Government in public interest.— (1) If a facility provider fails to reach an agreement with the person under sub-rule (1) of rule 15, it may submit an application through the portal, along with the supporting documents to the District Collector or other designated officer as may be notified by the Central Government in this behalf, within whose jurisdiction the property is situated, for a determination as to whether such right of way is necessary in public interest.

- (2) Upon receipt of an application under sub-rule (1), the District Collector or other designated officer, as the case may be, shall within thirty days, either—
- (a) reject the application for permission of right of way; or
 - (b) provide notice to the person having ownership, control or management over the relevant property, specifying the nature of right of way sought by the facility provider.
- (3) Any notice under clause (b) of sub-rule (2), may be served on such person by a messenger in-person by handing over such notice and obtaining his signature on a copy thereof.
- (4) In case, the service of such notice is not reasonably possible under sub-rule (3), then, such notice shall be sent to the concerned person by registered post with the acknowledgment or by speed post at his known residence and the delivery of such registered post or speed post to such person shall be the service on him of such notice and in case he refuses to receive such registered post or speed post, the remarks of such refusal by a post office official on the registered post or speed post shall be deemed to be the service on such person of such notice.
- (5) In case, the service of such notice is not reasonably possible under sub-rules (3) and (4), then the contents of such notice shall be published in a leading newspaper, both in vernacular and in English, having wide circulation in the area or jurisdiction in which the concerned person resides, or carries on business, or personally works for gain, and such publication shall be deemed to be the service of such notice on such person.
- (6) The person referred to in clause (b) of sub-rule (2), shall within fifteen days of the notice being served under sub-rule (3) or sub-rule (4) or sub-rule (5), as the case may be, may respond in writing in the form provided for this purpose, as regards the concerns and objections to the right of way, or conditions subject to which right of way may be considered.
- (7) The District Collector or other designated officer, as the case may be, shall after taking into consideration the application under sub-rule (1) and the responses under sub-rule (6), determine by order in writing, whether right of way for establishing, operating and maintaining the telecommunication network is to be permitted in public interest:
- Provided that the time period for such determination shall not ordinarily exceed a period of sixty days from the date of receipt of the application under sub-rule (1).
- (8) The order referred to in sub-rule (7) granting permission for right of way shall specify the terms and conditions subject to which such permission is granted, including but not limited to—

- (a) the area over which the right of way is permitted and the nature of telecommunication network to be established;
- (b) the charges payable by the facility provider and the time and manner of such payment;
- (c) the obligations of the facility provider to operate, maintain, restore and repair any damage to the property resulting from the establishment of the telecommunication network, or compensation to be payable in the event of failure to undertake such restoration or repair; and
- (d) other conditions including the time and measures to mitigate any inconvenience, or measures to enhance public safety, the mode of execution of right of way, and maintenance of the telecommunication network so established.

CHAPTER VI

COMMON DUCT AND CABLE CORRIDOR

17. Terms and conditions for open access of common ducts and cable corridors.— (1) Where the Central

Government has notified an infrastructure project or class of infrastructure projects under section 15 of the Act, the public entity having ownership or control or management over such project shall provide for an online application process to enable facility providers to make an application for the purpose of installation of telecommunication network through such common duct or conduit or cable corridor established in such project.

- (2) Any application under sub-rule (1) shall be accompanied by information including-
 - (a) a copy of the authorisation under the Telecommunication Act, 2023 (44 of 2023), or license under the Indian Telegraph Act, 1885 (13 of 1885), granted by the Central Government, or exemption from such authorisation or license, as applicable, in respect of which the telecommunication network is required;
 - (b) details of the underground or overground telecommunication network proposed to be laid;
 - (c) details of any other matter, in the opinion of the facility provider, connected with the work proposed to be undertaken; and
 - (d) details of any other matter connected with or related to the work as may be specified, through a general or special order, by the Central Government.
- (3) The public entity which is responsible for the infrastructure project or class of infrastructure projects, shall make available such common ducts or conduits or cable corridors for the installation of telecommunication network, on an open access basis, that is, non-discriminatory and non-exclusive, subject to payment of charges based on prevailing market rates and the principle of cost recovery over a minimum period of twenty-five years:

Provided that such charges shall not exceed the amount as may be notified by the Central Government from time to time for such infrastructure project or class of infrastructure projects.

CHAPTER VII

MISCELLANEOUS PROVISIONS

18. Right to seek removal, etc.— (1) Where any person having ownership or control or management over a property, considers that it is necessary and expedient and for a reasonable cause, to remove, relocate or alter the overground or underground telecommunication network that has been placed by a facility provider upon that property, such person shall issue a notice to the facility provider specifying the reasons for seeking removal, relocation or alteration of such telecommunication network.

- (2) On receipt of the notice under sub-rule (1), the facility provider shall, forthwith, and within a period of thirty days, proceed to submit, to such person, a detailed plan for such removal, relocation or alteration, and the expense for such works.
- (3) The responsibility and liability, including the cost for removal, relocation or alteration of such telecommunication network shall be borne by the facility provider: Provided that the person issuing notice under sub-rule (1) shall defray such expenses from the compensation, if any, that such person may have received from the facility provider under clause (b) sub-section (6) of section 11, or sub-section (4) of section 12 of the Act.
- (4) The facility provider shall ensure that any works relating to removal, relocation or alteration of such telecommunication network under this rule, shall be completed within a period of ninety days from the date of receipt of notice under sub-rule (1) to the facility provider.

19. Procedure for exercising legal right to deal with property. – (1) Any person desiring to exercise legal right to deal with his property in such manner as is likely to cause damage to, or interrupt, or interfere with, any overground or underground telecommunication network duly placed in accordance with the provisions of the Act and these rules, shall upload on the portal, a notice containing the information with respect to exercise of such legal right, which shall include the following details, namely:-

- (a) name, address and relevant contact details of the person desiring to exercise his legal rights;
- (b) date and time of starting the work, as well as description and location, for the exercise of such legal right;
- (c) the reasons why digging, or excavation or other action is required for the exercise of such legal right, the likelihood of interference with the telecommunication network, and why action under rule 18 is not required; and
- (d) the presence of emergency, if any, that requires an expeditious response.

- (2) The facility provider responsible for the operation and maintenance of the telecommunication network on the property, shall, on uploading of notice by the person under sub-rule (1), provide through the portal, the details of telecommunication network falling under or over or along such property, as well as precautionary measures that are required to be implemented by the person undertaking the works, in order to avoid damage to the telecommunication network, within the following timelines, namely:-
- where any emergency has been specified in the notice uploaded under sub-rule (1) a period not exceeding twenty-four hours; or
 - in all other situations, a period of seven days from the date of uploading of the notice under sub-rule (1).
- (3) The person exercising legal rights under this rule shall implement all precautionary measures as specified by the facility provider under sub-rule (2).
- (4) Where the facility provider fails to respond to notice under sub-rule (1), within the timelines specified under sub-rule (2), the person uploading such notice, shall undertake the exercise of legal rights with reasonable precautions with regard to the telecommunication network that is likely to be impacted by the exercise of such rights.

20. Damage to telecommunication network resulting from action under rule 19. – (1) Without prejudice to the provisions of sub-rule (4) of rule 19, a person who in exercise of legal rights under the said rule causes damage to an underground or overground telecommunication network duly placed in accordance with the provisions of the Act and these rules, shall be liable to pay compensation for such damage to the facility provider.

- The quantum of compensation for damage under sub-rule (1) shall be computed based on expenses incurred by the facility provider in undertaking repair and restoration of the affected telecommunication network.
- Every dispute relating to compensation under this rule shall be addressed in accordance with sub-section (2) of section 18 of the Act.

21. Applicable taxes, cess and levies.– Subject to the provisions of sub-section (3) of section 14 of the Act, any charge payable to the public entity under these rules shall be exclusive of taxes, cess and levies as applicable under laws for the time being in force.

22. Interpretation.– For the purposes of clarity, expression “days” used in these rules shall, subject to the provisions of section 10 of the General Clauses Act, 1897 (10 of 1897) and period of limitation provided under the provisions of the Limitation Act, 1963 (36 of 1963), include all public holidays.

SCHEDULE

[See rules 6(2)(b), 6(4), 7(8)(b), 7(9)(b), 7(11), 8(2)(b), 8(4), 9(2)(b), 9(8), 10(6), 11(3), 11(8) and 11(9)]

Rule	Item	Amount
(1)	(2)	(3)
Part-1: Fee for examining applications		
6(2)(b)	Application fee for examining of the application to undertake a survey in respect of underground telecommunication network	Nil.
6(4)	Application fee for examining of the application for establishment of underground telecommunication network	One time charge of one thousand rupees per kilometre for all underground telecommunication network including submarine cables on land or in territorial waters.
8(2)(b)	Application fee for examining of the application to undertake a survey in respect of overground telecommunication network	Nil.
8(4)	Application fee for examining of the application for establishment of overground telecommunication network	One time charge as specified below: <ol style="list-style-type: none"> ten thousand rupees per tower for establishment of mobile towers; one thousand rupees per kilometre for establishment of overground telecommunication line; and

Rule	Item	Amount
(1)	(2)	(3)
		(c) nil for establishment of poles, for installation of small cells and telecommunication line.
11(3)	Application fee for examining of the application for usage of street furniture for installation of small cells and telecommunication line	Nil.
Part-2 Compensation for damage or bank guarantee for restoration		
7(8)(b)	Compensation for restoration of property to the state as it existed prior to the establishment of underground telecommunication network where undertaking to restore the property is not required by the public entity.	<p>(a) Sum required to restore public property as per the rate prescribed by central public works department for that area or as per the rate prescribed by state public works department for that area, if no rate has been prescribed by the Central Public Works Department for that area.</p> <p>(b) The rate as referenced in clause (a) shall not exceed the rate charged by the Central Public Works Department or the public works department for its own work:</p> <p>Provided that in case of laying of underground telecommunication network through horizontal directional digging method, the compensation for restoration of property shall be limited to the area of the pits only.</p>
7(9)(b)	Bank guarantee as security for performance in case of establishment of underground telecommunication network where undertaking is specified by the public entity for the facility provider to discharge the responsibility to restore the damages	Twenty per cent of the sum required to restore public property as per the rate prescribed by the Central Public Works Department for that area or as per the rate prescribed by the State public works department for that area, if no rate has been prescribed by central public works department for that area.
9(8)	Compensation for restoration of property to the state as it existed prior to the establishment of overground telecommunication network.	<p>(a) Sum required to restore public property as per the rate prescribed by the Central Public Works Department for that area or as per the rate prescribed by the State public works department for that area, if no rate has been prescribed by the Central Public Works Department for that area.</p> <p>(b) The rate referenced under clause (a) shall not exceed the rate charged by the Central Public Works Department or the public works department for its own work.</p> <p>(c) In case of overground telecommunication network, the facility provider shall restore the damage to the property incurred in case of establishment of poles for installation of small cells and telecommunication line.</p>
Part-3 Compensation for right of way		
7(11)	Establishment of underground telecommunication network	Nil.
9(2)(b)	Establishment of over ground telecommunication network	<p>Where the establishment of the telecommunication network renders the public property unlikely to be used for any other purpose, compensation for the value of the public property, either once or annually, assessed on such rates as that public entity may, by general order, specify:</p> <p>Provided that in all other cases and establishment of poles for installation of small cells and telecommunication line, the compensation shall be nil.</p>
10(6)	Establishment of temporary over ground telecommunication network	Nil.

Rule	Item	Amount
(1)	(2)	(3)
11(8)	Usage of street furniture for installation of small cells and telecommunication line	<p>(a) For installation of small cells: Three hundred rupees per annum for urban area and one hundred and fifty rupees per annum for rural areas per street furniture; and</p> <p>(b) For installation of telecommunication line: One hundred rupees per annum per street furniture.</p> <p>Provided that the public entity shall provide the facility provide the option of payment of annual fees in advance for a period of five years, through a consolidated payment equal to five times the amounts specified under clause (a) and clause (b), as applicable.</p>
11(9)	For the deployment of small cells on building or structures under the ownership, control or management of public entities,	Nil.

[F. No. 24-01/2024-UBB]
DEVENDRA KUMAR RAI, Jt. Secy.

PART-V**DEPARTMENT OF LAW AND JUSTICE**

Dated Kohima, the 11th November, 2025.

Investment and Development Authority of Nagaland (Validation) Act, 2025 received the assent of the Governor on 26th September 2025 and is hereby published for general information.

Investment and Development Authority of Nagaland (Validation) Act, 2025
Act No. 9 of 2025

An
Act

to validate the Government Notification dated 25th June 2018,
issued vide Notification No. PLN/M-5/86 (Pt)

Whereas doubt have been raised regarding the validity and
enforceability of the Notification

And whereas it is expedient to provide legal sanctity and
retrospective effect to the said notification to ensure its continued
applicability and validity

Be it enacted by the Nagaland Legislative Assembly in the
Seventy-Sixth Year of the Republic of India as follows:

Section 1. Short Title, Extent, and Commencement

- (1) This Act may be called the Investment and Development Authority of Nagaland (Validation) Act, 2025.
- (2) It shall extend to the whole of the State of Nagaland.
- (3) This Act shall be deemed to have come into force on 25th June 2018.

Section 2. Definitions

In this Act, unless the context otherwise requires:

- (a) "Act" means the Investment and Development Authority of Nagaland (validation) Act, 2025.
- (b) "Authority" shall mean the Investment and Development Authority of Nagaland established vide Notification No. PLN/M-5/86 (Pt) dated 25th June 2018.

- (c) 'Chairman' means the individual heading the Authority, as defined under the Notification validated by this Act. Any reference to 'CEO' in the original Notification is hereby replaced with 'Chairman.'
- (d) 'Notification' means the Government Notification issued vide Notification No. PLN/M-5/86 (Pt) dated 25th June 2018, the content of which is validated by this Act.
- (e) "State Government" means the Government of the State of Nagaland.

Section 3. Validation of the Notification

- (1) Notwithstanding anything contained in any law, judgment, order or decree of any court or authority
- (i) The Government Notification issued Vide Notification No. PLN/M-5/86 (Pt) dated 25th June 2018, shall be deemed to have been validly made and shall be deemed to have always been in force as if the Act had been in force on the date of the issuance of the Notification;
- (ii) Any actions taken, decisions made, or proceedings initiated, rights acquired or obligation imposed under the said notification shall be deemed to have been lawfully taken, initiated, acquired or imposed.

Section 4. Powers and Functions

- (1) The powers, functions, and duties conferred or imposed by the Notification shall be exercised and discharged as specified therein;
- (2) Any authority, officer, or entity established, appointed, or empowered under the Notification shall continue to function in accordance with its provisions;
- (3) The State Government shall issue guidelines from time to time to enhance the organizational structure, including roles, responsibilities, and professional standards, to strengthen the authority's operational framework for addressing the evolving priorities of a dynamic socio-economic context.

Section 5. Protection from legal proceedings

No legal proceeding, suit, or claim shall lie against any person or authority for anything done or intended to be done in good faith in pursuance of the said notification as validated under this Act in any court of law challenging the validity or legality of the Notification validated by this Act.

Section 6. Power to make rules

- (1) The State Government may, by notification, make rules and guidelines for carrying out the purpose of the Act;
- (2) Every rule made under this Act by the state government shall be laid as soon as maybe after it is made before the State Legislative Assembly.

Section 7. Power to remove difficulties

- (1) If any difficulty arises in giving effect to the provisions of this Act, the State Government may, by order published in the Official Gazette, make such provisions not inconsistent with the provisions of this Act, as may appear to it to be necessary, for removing the difficulty;
- (2) Every order made under this section shall be laid, as soon as may be after it is made, before the State Legislature;
Provided that no order shall be made under this section after the expiry of two years from the commencement of this Act.

Section 8. Savings

Any action taken under the Notification prior to the commencement of this Act shall continue to be in force as if this Act had been in effect at all material times. This Act shall, not affect the validity, invalidity, effect or consequence of anything already done or suffered or any right, title, obligation or liability already acquired, incurred or any remedy or proceedings in respect thereof or any release or discharge of or from any debt penalty, obligation, liability claim, or demand or any indemnity already granted of proof of any past action.

Sd/-

THEJANGU-U KIRE

Secretary to the Government of Nagaland.

Statement of Objectives and Reasons

Investment and Development Authority of Nagaland Notification was issued on the 25th of June 2018, but was never introduced in the Nagaland Legislative Assembly. Hence, doubts have been raised by various organizations and Ministries of Government of India regarding the legality of the Notification and the functioning of Investment and Development Authority of Nagaland as an Investment Promotion Agency (IPA). Therefore, in order to validate the Notification Dated the 25th June 2018, this bill is being introduced in the Nagaland Legislative Assembly.

Sd/-

Dy. Chief Minister and Minister, Planning and Transformation

Delegated Legislation Memorandum

The Investment and Development Authority of Nagaland (Validation) Bill, 2025 contains provisions that empowers the Government to make rules and regulation and guidelines for effective implementation of the Act. Delegated legislation is necessary to ensure flexibility in addressing procedural, technical and administrative aspects that may require periodic modification without the need for frequent legislative amendments. The delegation of legislative powers under the Bill is limited to essential administrative and technical matters, ensuring smooth implementation of the Act, while maintaining legislative supervision.

Sd/-

Dy. Chief Minister and Minister, Planning and Transformation

Financial Memorandum

The introduction of the Investment and Development Authority of Nagaland (Validation) Bill, 2025 does not entail any financial liability on the State.

Sd/-

Dy. Chief Minister and Minister, Planning and Transformation

**INVESTMENT AND DEVELOPMENT AUTHORITY OF NAGALAND (VALIDATION)
BILL, 2025**

(As passed by the Nagaland Legislative Assembly on Thursday, the 6th March, 2025)

This Bill was passed by the Nagaland Legislative Assembly on 06.03.2025.

Kohima,
The 06.03.2025

Sd/-
SHARINGAIN LONGKUMER
SPEAKER
Nagaland Legislative Assembly

I assent to this Bill

Kohima,
The 26.09.2025

Sd/-
AJAY KUMAR BHALLA
GOVERNOR

PART-V**DEPARTMENT OF LAW AND JUSTICE**

Dated Kohima, the 11th November, 2025.

The Nagaland Flood Plain Zoning Act, 2025 received the assent of the Governor on 26th September 2025 and is hereby published for general information.

The Nagaland Flood Plain Zoning Act, 2025**Act No. 8 of 2025****An****Act**

to provide for the zoning of flood plains of rivers in the State of Nagaland. Be it enacted by the legislature of the State of Nagaland in the Seventy Sixth year of the Republic of India as follows:

**CHAPTER I
PRELIMINARY****1. Short title, extent and commencement**

- (1) This Act may be called the Nagaland Flood Plain Zoning Act, 2025.
- (2) It shall extend to the whole State of Nagaland.
- (3) This Act shall come into force on such date as the State Government may, by notification in the Official Gazette, appoint:

Provided that different dates may be appointed for different provisions of this Act and for different areas or different rivers.

2. Definitions

In this Act unless the context otherwise requires-

- (a) 'flood plain' includes water channel, flood channel and that area of nearby low land susceptible to flood inundation;
- (b) 'flood plain zoning' means retracting any human activity in the flood plains of a river where the plains are created by overflow of water from the channels of rivers and streams;
- (c) 'flood zone' means the area which is required to carry the flow of the maximum probable floods;
- (d) 'Flood Zoning Authority' in relation to a river, means the authority appointed by the State Government under section 3;
- (e) 'land' includes interest in lands, benefits arising out of lands and things attached to the earth or permanently fastened to anything attached to the earth;
- (f) 'occupier' in respect of any land, means any person who has an interest in the land and cultivates the land himself or by his servants or by hired labour and includes a tenant;
- (g) 'Owner' in relation to any land includes any person having interest in such land;
- (h) 'prescribed' means prescribed by rules made by the State Government under this Act;
- (i) 'river' includes its tributaries;

- (j) 'water channel' means the channel in which the flows of a river are generally confined;
- (k) 'Low Flood' means if water level in the river during monsoon rises higher than usual in other seasons of the year and results in over flowing of bank once in every two years; submerges the adjoining fields but generally doesn't prevent flow of drainage of fields; also doesn't create drainage congestion in the nearby populated area, it is termed as low flood situation;
- (l) 'Medium Flood' means when the water level in the river rises to the extent that crops in the adjoining areas are submerged and populated areas are encircled with flood waters and the flood waters overflow the river bank, with flood frequency of 1 in 10 years; submerges agricultural areas and enters in the residential areas blocking the drainage systems for not more than 6 hours; waters in the residential areas and industrial complexes remain just below the plinth level as fixed by the Civil Authorities;
- (m) 'High Flood' means any flood level of the river, which is higher than the danger level and corresponds to return period of more than 10 years;
- (n) 'Danger Level' means a level of the river depicting the stage of the river, which if crossed by the flood waters, shall start damaging crops and properties and will affect the daily life of population. This level is to be taken as medium flood level or 0.3 m below the plinth level of residential areas and industrial complexes as fixed by the Civil Authorities, whichever is less;
- (o) 'Warning Level' means a flood level 0.6 m to 1.0 m below the danger level depending upon the lead time available;
- (p) 'Highest Flood Level/ Historical Flood Level' means the highest flood level of the river ever recorded at the place;
- (q) 'Very High Flood' means any flood which exceeds 1 in 100 years frequency.

CHAPTER II

FLOOD ZONING AUTHORITY AND ITS POWERS

3. Declaration of Flood Plain Zoning

- (1) Where the State Government considers it necessary or expedient so to do, it may, by notification in the Official Gazette and in the Gazette of every District in which any part of a river flows, declare that flood plain zoning shall be made in the manner hereinafter specified.
- (2) The State Government may direct that a survey be made of a river for the purpose of determining the limits within which the provisions of the Bill are to be applied and that proper charts and registers be prepared specifying all boundaries and landmarks and any other necessary matter for the purpose of ascertaining such limits.
- (3) The State Government may by notification in the Official Gazette, appoint the Deputy Commissioner of the District or such other Authority as the Government considers necessary as the Flood Zoning Authority for the purposes of making a survey of the area as required under sub-section

(2) and may specify in such Notification, the duties to be discharged by such Authority. The survey works shall be assisted by the Water Resources Department along with Nagaland State Disaster Management Authority.

4. Powers and functions of the Flood Zoning Authority

The Flood Zoning Authority shall exercise the powers and discharge the duties in accordance with the provisions of this Act and the terms and conditions specified in the notification under sub-section (3) of Section 3.

CHAPTER III SURVEYS AND DELINEATION OF FLOOD PLAIN AREA

5. Survey

(1) The Flood Zoning Authority shall carry out surveys of flood plains of the rivers and determine the nature and the extent of flood plains of the rivers.

(2) The Flood Zoning Authority shall, on the basis of the survey carried out under sub-section (1), establish flood plain zones and delineate the areas which are subject to flooding including classification of land with reference to relative risk of flood plain use intended to safeguard the health, safety and property of the general public.

(3) The Flood Zoning Authority shall prepare charts and registers indicating the areas delineated under sub-section (2).

6. Power to take up survey

(1) The Flood Zoning Authority shall enter upon and survey and take levels of any land within its or his Jurisdiction;

(2) The Flood Zoning Authority shall mark such levels, boundaries and lines by placing marks or boundary stones indicating warning level, danger level, historical flood level;

(3) The Flood Zoning Authority shall measure the land;

(4) The Flood Zoning Authority shall do all other acts necessary for the purpose of ascertaining the limits referred to in sub-section (2) of section 3;

(5) Where otherwise the survey cannot be completed and the levels taken, to cut down and clear away any part of standing crop, fence or hudge;

Provided that no Flood Zoning Authority or any other officer shall enter into any building or open any enclosed court or garden attached to a dwelling house (unless with the consent of the occupier thereof) without previously giving such occupier at least 7 (seven) days notice in writing of its or his intention to do so.

7. Payment of damages

(1) The Flood Zoning Authority or any other officer generally or specially authorized by it in this behalf, who has entered upon any land under section 5 shall, before leaving, tender compensation to the owner or occupier of such land for any damage which may have been

caused and in case of dispute as to the sufficiency of the amount so tendered, the Flood Zoning Authority or such officer shall refer the matter to the State Government for his Decision.

(2) The decision of the officer under sub-section (1) shall be final and no suit shall lie in a civil court to have it aside or modified.

(3) Any infringement in the unsafe zones/restricted zones shall be solely at his/her risk and in the event of any damages to properties, loss of human lives, livestock and other land properties within the restricted zones, there should be no claim for compensation and flood relief.

CHAPTER IV NOTIFICATION OF LIMITS OF FLOOD PLAINS

8. Declaration of intention of State Government to demarcate flood plain areas

The State Government may, on the basis of a report from the Flood Zoning Authority or otherwise, by notification in the Official Gazette, declare its intention to demarcate the Flood Plain areas as safe or unsafe areas and either prohibit or restrict the use of land therein.

9. Public notices

(1) The Flood Zoning Authority shall, on the issue of notification under section 8, cause public notice of the substance of such notification to be given at convenient places in the area.

(2) The Flood Zoning Authority shall also give notices individually to the owners of the lands situated in the area.

(3) The Flood Zoning Authority shall exhibit records, charts, maps, registers and such other documents showing the river channel, flood channel and the flood plain area, specifying the nature and extent of safe and unsafe areas, the office for inspection by the general public at the timings specified therein.

10. Objections

(1) Any person who desires to raise any objection to the limits specified in the public notice referred to in section 9, may within a period of 60 (sixty) days from the date of publication of the notification in the Official Gazette, forward to the Flood Zoning Authority a statement in writing setting forth his objection.

(2) After the expiry of period aforesaid, the Flood Zoning Authority shall issue a notice in the manner prescribed and consider the objections after giving the party concerned a reasonable opportunity of being heard in the matter.

(3) The Flood Zoning Authority shall forward proposal to the State Government together with the records referred to in sub-section (3) of section 9.

11. Decision of the State Government

- (1) The State Government shall, after considering the report of the Flood Zoning Authority order such alteration in the limits of the areas as it considers necessary.
- (2) The decision of the State Government shall be final.
- (3) The State Government shall, by notification in the Official Gazette, declare that the provisions of this Act shall apply to the said river with boundaries and limits as specified.
- (4) The areas delineated and approved by the State Government shall be deemed to be the flood plain and the limits shall, where necessary, be marked either by boundary stones or other suitable marks.
- (5) The Flood Zoning Authority shall maintain the charts and registers of such areas so delineated and such charts and registers shall form part of the permanent records of the office.
- (6) The charts and registers maintained under sub-section (5) shall be furnished to the Deputy Commissioner of the District in which any part of the river is situated and shall be open for inspection by the general public at such times as may be prescribed.

CHAPTER-V**PROHIBITION OR RESTRICTION OF THE USE OF THE FLOOD PLAINS****12. Powers to prohibit obstruction etc.**

- (1) Where the State Government is satisfied that it is necessary to do so in the interest of the public health, safety or property or reducing the inconvenience to the general public to prohibit or restrict the activities in the flood plain, the State Government may, by notification in the Official Gazette, specify the area where such prohibition or restriction is to be enforced and the nature and extent of such prohibition or restriction:

Provided that no notification under this sub-section shall be issued after the expiry of six months from the date of publication of notification under section-8.

- (2) Upon publication of notification under sub-section (1) notwithstanding anything contained in any rules, agreement or instrument for the time being in force, the prohibition or restriction specified in such notification shall prevail.
- (3) No person shall undertake any activity within the prohibited area or restricted area except with the permission of the Flood Zoning Authority:

Provided where a person makes an application to the Flood Zoning Authority for permission under this sub-section to undertake any activity and the Flood Zoning Authority does not, within a period of 90 (ninety) days from the date of receipt of such application, communicate to the person that permission applied for has been refused, it shall be presumed that the Flood Zoning Authority has granted such permission.

13. Penalty

If any person commences or carries on or attempts to carry on any activity in the area specified in the notification under sub-section (1) of section 12 contrary to the terms and conditions specified in such notification, he shall be punishable.

- (a) With fine which may extend to five thousand rupees or in default, of payment of fine, to simple imprisonment for a term which may extend to two months; and
- (b) With further fine this may extend to one hundred rupees for each day after the conviction under sub-section (a).

14. Power to Compound

(1) Subject to such conditions as may be prescribed, any Officer authorized by the State Government by a general or special order in this behalf may, either before or after the institution of proceedings under this Act accept from the person who has committed or is reasonably suspected of having committed an offence, a sum of money not exceeding five thousand rupees.

(2) On the payment of such sum of money, such person shall be discharged and no further proceedings shall be taken against him in respect of such offence.

15. Appeal

(1) Any person aggrieved by any decision of the Flood Zoning Authority may refer an appeal to the prescribed authority within a period of 90 (ninety) days from the date on which such decision was communicated to him:

Provided that the prescribed authority may entertain the appeal after the expiry of the said period of 90 (ninety) days if it is satisfied that the appellant was prevented by sufficient cause from filing the appeal in time.

(2) The prescribed authority may after giving a reasonable opportunity to the appellant of being heard in the matter, make such orders as it deems fit and the decision thereof shall be final.

16. Revision

(1) Where no appeal has been preferred under section 15, the State Government may, for the purpose of examining the legality, propriety or correctness of any enquiry or proceedings of the Flood Zoning Authority, call for the records of any inquiry or proceedings of the Flood Zoning Authority and make such order in the case as it thinks fit:

Provided that no such records shall be called after the expiry of six months from the date of such order.

(2) No order of the Flood Zoning Authority shall be varied by the State Government so as to prejudicially affect any person without giving such person a reasonable opportunity of being heard in the matter.

CHAPTER VI COMPENSATION

17. Payment of Compensation

(1) Where any permission to undertake any activity in the flood plain has been refused to any person or whereas a result of prohibition or restriction imposed on any person under this Act, such person suffers any damage, he shall be entitled to the payment of Compensation not exceeding between the value of the land as determined under section 23 of the Land Acquisition Act, 1894 (Central Act No. 1 of 1894) and the value which it would have, had the permission for carrying on any activity had been granted or the prohibition or restriction had not been imposed.

(2) In determining the amount of compensation under sub-section (1), any restriction to which the land is subjected to under any other law for the time being in force in regard to the right of the person claiming compensation to carry on any activity on the land or otherwise to the use of the land shall be taken into consideration.

18. Determining the compensation and apportionment by consent

(1) The person to whom the compensation under section 17 is to be paid and the apportionment of such amount among the persons interested therein shall be determined by agreement between the Flood Zoning Authority and the person or persons claiming interest therein.

(2) In default of any such agreement, the Flood Zoning Authority shall, after holding such enquiry as it considers necessary, make an award determining: -

- (a) the amount of compensation to be paid under section 17 and
- (b) the apportionment, if any, of such compensation among persons known or believed to be interested therein:

Provided that where the amount of compensation exceeds 10 (Ten thousand) rupees, no award shall be made without the previous approval of the State Government or such other officer as the State Government may authorize in his behalf.

19. Compensation not admissible

(1) No compensation shall be awarded, -

- (a) if and in so far as the land is subject to substantially similar restriction in force under some other law in force on the date on which the restrictions were imposed by or under this Act; or
- (b) if compensation in respect of the same restrictions imposed by or under this Act, or substantially in force under some other law has already been paid in respect of the land to the claimant or any predecessor in interest of the claim; or
- (c) for removal of any encroachment.

(2) If any person has unauthorizedly undertaken any activity, then any increase in the value of land from such activity shall not be taken into account in estimating the value of land.

20. Application against award

(1) Any person aggrieved by the Award of the Flood Zoning Authority under sub-section (2) of section 18 may by an application in writing, apply to the State Government or such other officer as the State Government may authorize in this behalf.

(2) Any application under sub-section (1) shall be made in such form and in such manner as may be prescribed and shall be made within 45 (forty-five) days from the date of communication of the award.

(3) The application under this section shall be disposed of in such manner as may be prescribed.

21. Procedure and powers of authorities in deciding

(1) An application under section 20 shall be deemed to proceedings within the meaning of section 141 of the Code of Civil Procedure, 1908 (Central Act No.5 of 1908) and in the trial thereof, the authorities empowered to decide reference may exercise on the powers of civil court.

(2) The scope of inquiry shall be restricted to the consideration of the matter referred to the State Government or such other officer as the State Government may authorize in this behalf.

22. Enforceable of section 21.

The decision under section 21 shall be enforceable as a decree of civil court.

23. Decision enforceable Payment under award

On the determination of the compensation under sub-section (1) of section 17, or on the making of an award under sub-application is made under section 20 against such award after decision of the authority, the compensation shall be paid by Flood Zoning Authority and the provisions of section 31 to 35 (both inclusive) of the Land Acquisition Act. 1894; shall apply to such payment (Central Act 1 of 1894).

CHAPTER VII

POWER TO REMOVE OBSTRUCTIONS AFTER PROHIBITION

24. Power to remove Obstructions

(1) The Flood Zoning Authority may, in accordance with the provisions of this Act, direct any owner or occupier of land to do any act or remove any unauthorized obstruction within such time as may be specified by it and such owner or occupier shall do such act or remove the obstruction.

(2) If the owner or occupier fails to comply with the order of the Flood Zoning Authority within time specified under sub-section (1), the Flood Zoning Authority may cause the act to be performed or cause the obstruction to be removed.

- (3) All expenses incurred by the Flood Zoning Authority under this section shall be recovered from such owner or occupier as arrears of land revenue.

MISCELLANEOUS

25. Preventing Flood Zoning.

Any person who prevents the Flood Zoning Authority in discharging any act imposed on such Authority by or under this Act, shall be deemed to have committed an offence under section 221 of Bharatiya Nyaya Sanhita, 2023 (Central Act No. 45 of 2023).

26. Flood Zoning Authority

The Flood Zoning Authority and other officers and employees authorized under this Act shall be deemed to be public servants within the meaning of section 2 (28) of the Bharatiya Nyaya Sanhita, 2023 (Central Act No. 45 of 2023).

27. Protection of action taken

(1) No suit, prosecution or other legal proceeding shall lie against the State Government or any authority or person exercising any power or performing any duty under this Act for anything which is in good faith done or intended to be done in pursuance of this Act or order made hereunder.

(2) No suit or other legal proceeding shall lie against the State Government for any damage caused or likely to be caused for anything which is in good faith done or intended to be done in pursuance of this Act or any rule or order made there under.

28. Recovery of Fine

All fines imposed under this Act shall be recovered in the manner provided in the Bharatiya Nagarik Suraksha Sanhita, 2023.

29. Power of Court

A civil court shall have jurisdiction to settle, decide deal with any question which is by or under this Act required to be settled, decided or dealt with by the Flood Zoning Authority or such other officer authorized by the State Government in this behalf.

30. Power to make rules

(1) The State Government may, by notification in the Official Gazette, make rules to carry out the purpose of this Act.

(2) In particular and without prejudice to the generality of the foregoing provisions, such rules may provide for,

- (a) The manner in which charts and records shall be maintained.
- (b) The form and manner in which application under section 20 shall be made and the manner in which such application shall be disposed of;
- (c) Any other matter which has to be, or may be, prescribed.

(3) Every rule made under this [Act] shall be laid, as soon as may be after it is made, before the House of the State Legislature while it is in session for a total period of fourteen days which may be comprised in one session or two or successive sessions and if before the expiry of the session immediately following the session or the successive sessions aforesaid the House agrees in making any modification in the rule or the House agrees that the rule should not be made, the rule shall, thereafter, have the effect only in such modified form or be of no effect, as the case may be, so however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

31. Fund allotment

Water being a State subject, the expenditure incurred against survey works and other related activities shall be borne by the State Government. The Fund required for compensation will be proposed to the Government as and when needed, if any.

Sd/-

THEJANGU-U KIRE

Secretary to the Government of Nagaland.

FINANCIAL MEMORANDUM

The provisions in the Nagaland Flood Plain Zoning Bill do not involve any recurring or non-recurring expenditure from the Consolidated Fund of the State. Hence, this is not a Money Bill or a Financial Bill.

KOHIMA
29th August, 2025

Sd/-

Dr. NEIPHIU RIO

Hon'ble Chief Minister of Nagaland
Minister incharge of Water Resources Department

THE NAGALAND FLOOD PLAIN ZONING BILL, 2025

MEMORANDUM OF DELEGATED LEGISLATION

The "Nagaland Flood Plain Zoning Bill, 2025" delegated the Power to the State Government to make Rules.

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

KOHIMA
29th August, 2025

Sd/-

Dr. NEIPHIU RIO

Hon'ble Chief Minister of Nagaland
Minister incharge of Water Resources Department

THE NAGALAND FLOOD PLAIN ZONING BILL, 2025

(As passed by the Nagaland Legislative Assembly on Thursday, the 4th September, 2025)

This Bill was passed by the Nagaland Legislative Assembly on 04.09.2025.

Kohima,
The 04.09.2025

Sd/-
SHARINGAIN LONGKUMER
SPEAKER
Nagaland Legislative Assembly

I assent to this Bill

Kohima
The 26.09.2025

Sd/-
AJAY KUMAR BHALLA
GOVERNOR

PART-V**DEPARTMENT OF LAW AND JUSTICE**

Dated Kohima, the 11th November, 2025.

The Nagaland Work-Charged and Casual Employees Regulation (Second Amendment) Act, 2025 received the assent of the Governor on 26th September 2025 and is hereby published for general information.

**The Nagaland Work-Charged and Casual Employees Regulation (Second
Amendment) Act, 2025
Act No. 10 of 2025**

**THE NAGALAND WORK-CHARGED AND CASUAL EMPLOYEES
REGULATION (SECOND AMENDMENT) ACT, 2025**

To amend the terms and conditions of appointment of Chairperson and Member Secretary in the existing Act of 2001 and to provide for matters connected therewith or incidental thereto

An

Act

to amend the Nagaland Work-charged and Casual Employees Regulation Act, 2001.

BE it enacted by the Nagaland Legislative Assembly in the Seventy-sixth year of the Republic of India as follows:

1. Short title and commencement

(1) This Act may be called the Nagaland Work-charged and Casual Employees Regulation (Second Amendment) Act, 2025.

(2) They shall come in to force with effect from the date of notification in the Nagaland Gazette.

2. Amendment of Section 3 (2) {a} & {d}

In clause (2) (a) & (d) in section 3 of the Nagaland Work-charged and Casual Employees Regulation Act, 2001, (hereinafter referred to as the principal Act), the following clauses shall be amended: namely,-

"2 (a)' A retired Officer not below the rank of Commissioner & Secretary who shall be the Chairperson of the Commission. The tenure shall be 3(three) or 65 (sixty five) years of age whichever is earlier.

"2 (d)' An Officer of the Finance Department not below the rank of Joint Secretary, who shall be the Member Secretary.

Sd/-

THEJANGU-U KIRE

Secretary to the Government of Nagaland.

STATEMENT OF OBJECT AND REASONS.

The object of this Bill is to amend The Nagaland Work Charged and Casual Employees Regulation Act, 2001 by amending Chapter-II (3) {2} [a] & [d] after section 3 (1), of Chapter II of the principal Act regarding the constitution of the Work-Charged and Casual Employees Commission.

Sd/-
NEIPHIU RIO
CHIEF MINISTER
& Minister i/c of P&AR Department
Nagaland

FINANCIAL MEMORANDUM

The implementation of The Nagaland Work-Charged and Casual Employees Regulation (Second Amendment) Bill, 2025 seeks to re-appoint a retired Officer as the Chairperson of the Commission.

On the account of this new re-appointment, financial liability will be incurred from the Consolidated Fund of the State of Nagaland.

Sd/-
NEIPHIU RIO
CHIEF MINISTER
& Minister i/c of P&AR Department
Nagaland

MEMORANDUM OF DELEGATED LEGISLATION

The Nagaland Work-Charged and Casual Employees Regulation (Second Amendment) Bill, 2025 delegates power to the Work-Charged and Casual Employees Commission to make rules and regulations.

Delegation of power is of normal nature.

Sd/-
NEIPHIU RIO
CHIEF MINISTER
& Minister i/c of P&AR Department
Nagaland

**THE NAGALAND WORK-CHARGED AND CASUAL
EMPLOYEES REGULATION (SECOND AMENDMENT)
BILL, 2025**

(As passed by the Nagaland Legislative Assembly on Friday, the 7th March, 2025)

This Bill was passed by the Nagaland Legislative Assembly on 07.03.2025.

Kohima,
The 07.03.2025

Sd/-
SHARINGAIN LONGKUMER
SPEAKER
Nagaland Legislative Assembly

I assent to this Bill

Kohima,
The 04.06.2025

Sd/-
LA GANESAN
GOVERNOR

PART-IX**RENEWAL OF REGISTRATION CERTIFICATE****NO.SRC/HOME/RNW/1533/2025****Dated Kohima, the 10th July, 2025.**

Certificate of Regd.NO.HOME/SRC-6658 Dated 27-01-2014 is hereby renewed on this day the 10-07-2025 in the Office of the Registrar of Societies, Home Department Nagaland, under the Registration of Societies Act 1860 as amended vide Registration of Societies (Nagaland third Amendment) Act, 2008 (Act- No.1 of 2009)

In the matter of application of the **President**, for the renewal of the Society at **Lerie Colony**, in the District of **Kohima**, I do hereby certify that pursuant to Section 3 of the Registration of Societies Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 the Centre has been renewed in my Office as a Society under the title of "**LERIE WOMEN SOCIETY**," and numbered as Regd. NO.HOME/SRC-Six thousand six hundred and fifty eight Dated Twenty seven January of the year Two thousand and fourteen w.e.f. 28-01-2024 (Twenty eight January of the Year two Thousand twenty four)

The Registration of the Society/Club/Union/Association etc, renewed under Section 3 of the Registration of Societies (Nagaland Third Amendment) Act. 2008 shall remain valid for a period of 2 (Two) years from the date of issue and renewal should be done on or before 27-01-2026 (Twenty seven January of the Year two Thousand twenty six).

Sd/-**NUSIETA RHAKHO, NSS**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

RENEWAL OF REGISTRATION CERTIFICATE**NO.SRC/HOME/RNW/453/2017****Dated Kohima, the 11th July, 2025.**

Certificate of Regd.NO.H/RS -5505 Dated 19-08-2009 is hereby renewed on this day the 11-07-2025 in the Office of the Registrar of Societies, Home Department Nagaland, under the Registration of Societies Act 1860 as amended vide Registration of Societies (Nagaland third Amendment) Act, 2008 (Act- No.1 of 2009)

In the matter of application of the **President**, for the renewal of the Society at **Dimapur**, in the District of **Dimapur**, I do hereby certify that pursuant to Section 3 of the Registration of Societies Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 the Centre has been renewed in my Office as a Society under the title of "**MIND BLOWERS CLUB**" and numbered as Regd. NO.H/RS-Five thousand five hundred and five Dated Nineteen August of the Year two thousand and nine w.e.f. 20-08-2025 (Twenty August of the Year two Thousand and twenty five)

The Registration of the Society/Club/Union/Association etc, renewed under Section 3 of the Registration of Societies (Nagaland Third Amendment) Act. 2008 shall remain valid for a period of 2 (Two) years from the date of issue and renewal should be done on or before 19-08-2027 (Nineteen August of the Year Two Thousand and twenty seven)

Sd/-**NUSIETA RHAKHO, NSS**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

RENEWAL OF REGISTRATION CERTIFICATE**NO.SRC/HOME/RNW/151/2015****Dated Kohima, the 11th July, 2025.**

Certificate of Regd.NO.HOME/SRC -6568 Dated 16-07-2013 is hereby renewed on this day the 11-07-2025 in the Office of the Registrar of Societies, Home Department Nagaland, under the Registration of Societies Act 1860 as amended vide Registration of Societies (Nagaland third Amendment) Act, 2008 (Act- No.1 of 2009)

In the matter of application of the **Chairman**, for the renewal of the Society at **Tuli Town** in the District of **Mokokchung**, I do hereby certify that pursuant to Section 3 of the Registration of Societies Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 the Centre has been renewed in my Office as a Society under the title of **"YIMKUMER WELFARE SOCIETY"** and numbered as **Regd. NO. HOME/SRC -Six thousand five hundred and sixty eight dated sixteen July of the Year two thousand and thirteen w.e.f. 17-07-2025 (Seventeen July of the Year two Thousand and twenty five)**

The Registration of the Society/Club/Union/Association etc, renewed under Section 3 of the Registration of Societies (Nagaland Third Amendment) Act. 2008 shall remain valid for a period of 2 (Two) years from the date of issue and renewal should be done on or before **16-07-2027 (Sixteen July of the Year Two Thousand and twenty seven)**

Sd/-**NUSIETA RHAKHO, NSS**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

RENEWAL OF REGISTRATION CERTIFICATE**NO.SRC/HOME/RNW/1539/2025****Dated Kohima, the 11th July, 2025.**

Certificate of Regd.NO.HOME/SRC-7587 Dated 27-06-2022 is hereby renewed on this day the 11-07-2025 in the Office of the Registrar of Societies, Home Department Nagaland, under the Registration of Societies Act 1860 as amended vide Registration of Societies (Nagaland third Amendment) Act, 2008 (Act- No.1 of 2009)

In the matter of application of the **Director**, for the renewal of the Society at **Fazl Ali College, Chuchuyimpang**, in the District of **Mokokchung**, I do hereby certify that pursuant to Section 3 of the Registration of Societies Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 the Centre has been renewed in my Office as a Society under the title of **"LANGUAGE TRANSLATION CENTRE,"** and numbered as **Regd. NO.HOME/SRC-Seven thousand five hundred and eighty seven Dated Twenty seven June of the year Two thousand and twenty two w.e.f. 28-06-2025 (Twenty eight June of the Year two Thousand twenty five)**

The Registration of the Society/Club/Union/Association etc, renewed under Section 3 of the Registration of Societies (Nagaland Third Amendment) Act. 2008 shall remain valid for a period of 2 (Two) years from the date of issue and renewal should be done on or before **28-06-2027 (Twenty eight June of the Year two Thousand twenty seven).**

Sd/-**NUSIETA RHAKHO, NSS**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

RENEWAL OF REGISTRATION CERTIFICATE**NO.SRC/HOME/RNW/1541/2025****Dated Kohima, the 10th July, 2025.**

Certificate of Regd.NO.H/RS-4490 Dated 09-12-2005 is hereby renewed on this day the 10-07-2025 in the Office of the Registrar of Societies, Home Department Nagaland, under the Registration of Societies Act 1860 as amended vide Registration of Societies (Nagaland third Amendment) Act, 2008 (Act- No.1 of 2009)

In the matter of application of the **Chairman**, for the renewal of the Society at **N. Longidang Village**, in the District of **Wokha**, I do hereby certify that pursuant to Section 3 of the Registration of Societies Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 the Centre has been renewed in my Office as a Society under the title of **"NKONJAN WELFARE SOCIETY,"** and numbered as **Regd. NO.H/RS-Four thousand four hundred and ninety** Dated **Nine December of the year Two thousand and five w.e.f. 10-12-2024** (**Ten December of the Year two Thousand twenty four**)

The Registration of the Society/Club/Union/Association etc, renewed under Section 3 of the Registration of Societies (Nagaland Third Amendment) Act, 2008 shall remain valid for a period of 2 (Two) years from the date of issue and renewal should be done on or before **09-12-2026** (**Nine December of the Year two Thousand twenty six**).

Sd/-**NUSIETA RHAKHO, NSS**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

RENEWAL OF REGISTRATION CERTIFICATE**NO.SRC/HOME/RNW/348/2016****Dated Kohima, the 11th July, 2025.**

Certificate of Regd.NO.HOME/SRC -6224 Dated 28/10/2011 is hereby renewed on this day the 11-08-2025 in the Office of the Registrar of Societies, Home Department Nagaland, under the Registration of Societies Act 1860 as amended vide Registration of Societies (Nagaland third Amendment) Act, 2008 (Act- No.1 of 2009)

In the matter of application of the **Chairman**, for the renewal of the Society at **Diphupar 'B' Village**, in the District of **Dimapur**, I do hereby certify that pursuant to Section 3 of the Registration of Societies Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 the Centre has been renewed in my Office as a Society under the title of **"DEVINE PRAYER COUNSELLING 'N' HEALING MINISTRIES"** and numbered as **Regd. NO. HOME/SRC – Six thousand two hundred and twenty four** Dated **Twenty eight October of the Year two thousand and eleven w.e.f. 29-10-2024** (**Twenty Nine October of the Year two Thousand and twenty four**)

The Registration of the Society/Club/Union/Association etc, renewed under Section 3 of the Registration of Societies (Nagaland Third Amendment) Act, 2008 shall remain valid for a period of 2 (Two) years from the date of issue and renewal should be done on or before **28-10-2026** (**Twenty eight October of the Year Two Thousand and twenty six**)

Sd/-**NUSIETA RHAKHO**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

RENEWAL OF REGISTRATION CERTIFICATE**NO.SRC/HOME/RNW/1059/2021****Dated Kohima, the 14th July, 2025.**

Certificate of **Regd.NO.HOME/SRC -7317** Dated **27/03/2019** is hereby renewed on this day the **14-07-2025** in the Office of the Registrar of Societies, Home Department Nagaland, under the Registration of Societies Act 1860 as amended vide Registration of Societies (Nagaland third Amendment) Act, 2008 (Act- No.1 of 2009)

In the matter of application of the **President**, for the renewal of the Society at **Dimapur**, in the District of **Dimapur**, I do hereby certify that pursuant to Section 3 of the Registration of Societies Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 the Centre has been renewed in my Office as a Society under the title of **"KEYSTONE EDUCATION SOCIETY"** and numbered as **Regd. NO. HOME/SRC – Seven thousand three hundred and seventeen** Dated **Twenty seven March of the Year two thousand and nineteen w.e.f. 28-03-2025 (Twenty eight March of the Year two Thousand and twenty five)**

The Registration of the Society/Club/Union/Association etc, renewed under Section 3 of the Registration of Societies (Nagaland Third Amendment) Act. 2008 shall remain valid for a period of 2 (Two) years from the date of issue and renewal should be done on or before **27-03-2027 (Twenty seven of the Year Two Thousand and twenty seven)**

Sd/-**NUSIETA RHAKHO, NSS**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

RENEWAL OF REGISTRATION CERTIFICATE**NO.SRC/HOME/RNW/1545/2025****Dated Kohima, the 14th July, 2025.**

Certificate of **Regd.NO.RS-2896** Dated **14-12-1994** is hereby renewed on this day the **14-07-2025** in the Office of the Registrar of Societies, Home Department Nagaland, under the Registration of Societies Act 1860 as amended vide Registration of Societies (Nagaland third Amendment) Act, 2008 (Act- No.1 of 2009)

In the matter of application of the **President**, for the renewal of the Society at **Kohima**, in the District of **Kohima**, I do hereby certify that pursuant to Section 3 of the Registration of Societies Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 the Centre has been renewed in my Office as a Society under the title of **"NATURE SAVE BOARD"** and numbered as **Regd. NO.RS-Two thousand eight hundred and ninety six** Dated **Fourteen December of the year One thousand nine hundred and ninety four w.e.f. 15-12-2024 (Fifteen December of the Year two Thousand twenty four)**

The Registration of the Society/Club/Union/Association etc, renewed under Section 3 of the Registration of Societies (Nagaland Third Amendment) Act. 2008 shall remain valid for a period of 2 (Two) years from the date of issue and renewal should be done on or before **14-12-2026 (Fourteen December of the Year two Thousand twenty six).**

Sd/-**NUSIETA RHAKHO, NSS**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

RENEWAL OF REGISTRATION CERTIFICATE**NO.SRC/HOME/RNW/950/2019****Dated Kohima, the 14th July, 2025.**

Certificate of Regd.NO.HOME/SRC-7101 Dated 27/06/2017 is hereby renewed on this day the **14-07-2025** in the Office of the Registrar of Societies, Home Department Nagaland, under the Registration of Societies Act 1860 as amended vide Registration of Societies (Nagaland third Amendment) Act, 2008 (Act- No.1 of 2009)

In the matter of application of the **Chairman**, for the renewal of the Society at **Chumoukedima**, in the District of **Chumoukedima**, I do hereby certify that pursuant to Section 3 of the Registration of Societies Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 the Centre has been renewed in my Office as a Society under the title of **“LIFE MINISTRY LEARNING CENTRE SOCIETY”** and numbered as **Regd. NO. HOME/SRC –Seven thousand one hundred and one** Dated **Twenty seven June of the Year two thousand and Seventeen w.e.f. 28-06-2025 (Twenty eight June of the Year two Thousand and twenty five)**

The Registration of the Society/Club/Union/Association etc, renewed under Section 3 of the Registration of Societies (Nagaland Third Amendment) Act. 2008 shall remain valid for a period of 2 (Two) years from the date of issue and renewal should be done on or before **27-06-2027 (Twenty seven June of the Year Two Thousand and twenty seven)**

Sd/-**NUSIETA RHAKHO, NSS**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

RENEWAL OF REGISTRATION CERTIFICATE**NO.SRC/HOME/RNW/1345/2023****Dated Kohima, the 14th July, 2025.**

Certificate of Regd.NO.H/RS -2498 Dated 19-07-2002 is hereby renewed on this day the **14-07-2024** in the Office of the Registrar of Societies, Home Department Nagaland, under the Registration of Societies Act 1860 as amended vide Registration of Societies (Nagaland third Amendment) Act, 2008 (Act- No.1 of 2009)

In the matter of application of the **Chairman**, for the renewal of the Society at **T. Chikri Pfutsero**, in the District of **Phek**, I do hereby certify that pursuant to Section 3 of the Registration of Societies Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 the Centre has been renewed in my Office as a Society under the title of **“BAPTIST THEOLOGICAL COLLEGE”** and numbered as **Regd. NO.H/RS- Two Thousand four hundred and ninety eight** Dated **Nineteen July of the year two thousand and two w.e.f. 20-07-2025 (Twenty July of the Year two Thousand twenty five)**

The Registration of the Society/Club/Union/Association etc, renewed under Section 3 of the Registration of Societies (Nagaland Third Amendment) Act. 2008 shall remain valid for a period of 2 (Two) years from the date of issue and renewal should be done on or before **19-07-2027 (Nineteen July of the Year Two Thousand and twenty seven)**

Sd/-**NUSIETA RHAKHO, NSS**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

RENEWAL OF REGISTRATION CERTIFICATE**NO.SRC/HOME/RNW/368/2016****Dated Kohima, the 14th July, 2025.**

Certificate of **Regd.NO.HOME/SRC -6800** Dated **28-08-2014** is hereby renewed on this day the **14-07-2025** in the Office of the Registrar of Societies, Home Department Nagaland, under the Registration of Societies Act 1860 as amended vide Registration of Societies (Nagaland third Amendment) Act, 2008 (Act- No.1 of 2009)

In the matter of application of the **Chairman**, for the renewal of the Society at **Chare** in the District of **Tuensang**, I do hereby certify that pursuant to Section 3 of the Registration of Societies Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 the Centre has been renewed in my Office as a Society under the title of **"EBENEZER MISSION SOCIETY"** and Dated numbered as **Regd. NO. HOME/SRC – Six thousand eight hundred dated Twenty eight August of the Year two thousand and fourteen w.e.f. 29-08-2025 (Twenty nine August of the Year two Thousand and twenty five)**

The Registration of the Society/Club/Union/Association etc, renewed under Section 3 of the Registration of Societies (Nagaland Third Amendment) Act. 2008 shall remain valid for a period of 2 (Two) years from the date of issue and renewal should be done on or before **28-08-2027 (Twenty eight August of the Year Two Thousand and twenty seven)**

Sd/-

NUSIETA RHAKHO, NSSAddl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.**RENEWAL OF REGISTRATION CERTIFICATE****NO.SRC/HOME/RNW/946/2019****Dated Kohima, the 14th July, 2025.**

Certificate of **Regd.NO.H/RS-1095** Dated **12/06/2000** is hereby renewed on this day the **14-07-2025** in the Office of the Registrar of Societies, Home Department Nagaland, under the Registration of Societies Act 1860 as amended vide Registration of Societies (Nagaland third Amendment) Act, 2008 (Act- No.1 of 2009)

In the matter of application of the **President**, for the renewal of the Society at **Dimapur**, in the District of **Dimapur**, I do hereby certify that pursuant to Section 3 of the Registration of Societies Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 the Centre has been renewed in my Office as a Society under the title of **"ROAD RUNNER FOR TRIBAL AWARENESS SOCIETY"** and numbered as **Regd. NO. H/RS –One thousand and ninety five Dated Twelve June of the Year two thousand w.e.f. 13-06-2025 (Thirteen June of the Year two Thousand and twenty five)**

The Registration of the Society/Club/Union/Association etc, renewed under Section 3 of the Registration of Societies (Nagaland Third Amendment) Act. 2008 shall remain valid for a period of 2 (Two) years from the date of issue and renewal should be done on or before **12-06-2027 (Twelve June of the Year Two Thousand and twenty seven)**

Sd/-

NUSIETA RHAKHO, NSSAddl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

RENEWAL OF REGISTRATION CERTIFICATE**NO.SRC/HOME/RNW/468/2017****Dated Kohima, the 14th July, 2025.**

Certificate of **Regd.NO.RS -125** Dated **12-10-1977** is hereby renewed on this day the **14-07-2025** in the Office of the Registrar of Societies, Home Department Nagaland, under the Registration of Societies Act 1860 as amended vide Registration of Societies (Nagaland third Amendment) Act, 2008 (Act- No.1 of 2009)

In the matter of application of the **Chairman**, for the renewal of the Society at **Dimapur** in the District of **Dimapur**, I do hereby certify that pursuant to Section 3 of the Registration of Societies Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 the Centre has been renewed in my Office as a Society under the title of **"UNITED WOMEN WELFARE ORGANISATION"** and numbered as **Regd. NO. RS – One hundred and twenty five dated Twelve October of the Year one thousand nine hundred and seventy seven w.e.f. 13-10-2025 (Thirteen October of the Year two Thousand and twenty five)**

The Registration of the Society/Club/Union/Association etc, renewed under Section 3 of the Registration of Societies (Nagaland Third Amendment) Act. 2008 shall remain valid for a period of 2 (Two) years from the date of issue and renewal should be done on or before **12-10-2027 (Twelve October of the Year Two Thousand and twenty seven)**

Sd/-**NUSIETA RHAKHO, NSS**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

CERTIFICATE OF REGISTRATION**NO.HOME-SRC/8562/2025****Dated Kohima, the 15th July, 2025.**

Certificate of Registration No. **HOME/SRC-8003** dated **15-07-2025** in the office of the Registrar of Societies, Home Department Nagaland under Societies Registration Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 (Act NO. 1 of 2009).

In the matter of application of the **Chairman** for the Society Registration at **Noklak Town**, in the district of **Noklak**, 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 **"CHRISTIAN HIGH SCHOOL, NOKLAK EDUCATION SOCIETY"** and numbered as **HOME/SRC- Eight thousand and three dated Kohima the 15-07-2025 (Fifteen July of the year two thousand and twenty five).**

The registration of Societies/Union 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 **15-07-2027 (Fifteen July of the year two thousand and twenty seven).**

Sd/-**NUSIETA RHAKHO, NSS**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

RENEWAL OF REGISTRATION CERTIFICATE**NO.SRC/HOME/RNW/965/2020****Dated Kohima, the 15th July, 2025.**

Certificate of **Regd.NO. H/RS-4402** Dated **19-08-2005** is hereby renewed on this day the **15-07-2025** in the Office of the Registrar of Societies, Home Department Nagaland, under the Registration of Societies Act 1860 as amended vide Registration of Societies (Nagaland third Amendment) Act, 2008 (Act- No.1 of 2009)

In the matter of application of the **Chairperson**, for the renewal of the Society at **Duncan Bosti**, in the District of **Dimapur**, I do hereby certify that pursuant to Section 3 of the Registration of Societies Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 the Centre has been renewed in my Office as a Society under the title of **"COMMON VISION FOUNDATION FOR CHILDREN"** and numbered as **Regd. NO.H/RS.- Four thousand four hundred and two** Dated **Nineteen August of the Year two Thousand and five w.e.f. 20-08-2025 (Twenty August of the Year two Thousand and twenty five)**

The Registration of the Society/Club/Union/Association etc, renewed under Section 3 of the Registration of Societies (Nagaland Third Amendment) Act. 2008 shall remain valid for a period of 2 (Two) years from the date of issue and renewal should be done on or before **19-08-2027 (Nineteen August of the Year Two Thousand and twenty seven)**

Sd/-**NUSIETA RHAKHO, NSS**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

RENEWAL OF REGISTRATION CERTIFICATE**NO.SRC/HOME/RNW/1544/2025****Dated Kohima, the 15th July, 2025.**

Certificate of **Regd.NO.H/RS-5421** Dated **27-05-2009** is hereby renewed on this day the **15-07-2025** in the Office of the Registrar of Societies, Home Department Nagaland, under the Registration of Societies Act 1860 as amended vide Registration of Societies (Nagaland third Amendment) Act, 2008 (Act- No.1 of 2009)

In the matter of application of the **Chairman**, for the renewal of the Society at **Tenyiphe 11 Village**, in the District of **Chumoukedima**, I do hereby certify that pursuant to Section 3 of the Registration of Societies Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 the Centre has been renewed in my Office as a Society under the title of **"VISWE KUDA WELFARE SOCIETY"** and numbered as **Regd. NO.H/RS-Five thousand four hundred and ninety six** Dated **Fourteen December of the year One thousand nine hundred and twenty one w.e.f. 28-05-2025 (Twenty eight May of the Year two Thousand twenty five)**

The Registration of the Society/Club/Union/Association etc, renewed under Section 3 of the Registration of Societies (Nagaland Third Amendment) Act. 2008 shall remain valid for a period of 2 (Two) years from the date of issue and renewal should be done on or before **27-05-2027 (Twenty seven May of the Year two Thousand twenty seven).**

Sd/-**NUSIETA RHAKHO, NSS**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

CERTIFICATE OF REGISTRATION**NO.HOME-SRC/8561/2025****Dated Kohima, the 15th July, 2025.**

Certificate of Registration No. **HOME/SRC-8002** dated **15-07-2025** in the office of the Registrar of Societies, Home Department Nagaland under Societies Registration Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 (Act NO. 1 of 2009).

In the matter of application of the **Chairman** for the Society Registration at **Tamlu Town**, in the district of **Longleng**, 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 "**THE BAUTUNG FOUNDATION**" and numbered as **HOME/SRC- Eight thousand and two** dated Kohima the **15-07-2025 (Fifteen July of the year two thousand and twenty five)**.

The registration of Societies/Union 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 **15-07-2027 (Fifteen July of the year two thousand and twenty seven)**.

Sd/-**NUSIETA RHAKHO, NSS**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

RENEWAL OF REGISTRATION CERTIFICATE**NO.SRC/HOME/RNW/462/2017****Dated Kohima, the 15th July, 2025.**

Certificate of Regd.NO.HOME/SRC -6908 Dated **14-07-2015** is hereby renewed on this day the **14-07-2025** in the Office of the Registrar of Societies, Home Department Nagaland, under the Registration of Societies Act 1860 as amended vide Registration of Societies (Nagaland third Amendment) Act, 2008 (Act- No.1 of 2009)

In the matter of application of the **President**, for the renewal of the Society at **N.S.T. Colony** in the District of **Dimapur**, I do hereby certify that pursuant to Section 3 of the Registration of Societies Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 the Centre has been renewed in my Office as a Society under the title of "**NAGALAND RIFLE ASSOCIATION**" and numbered as **Regd. NO. HOME/SRC -Six thousand nine hundred and eight** dated **Fourteen July of the Year two thousand and fifteen w.e.f. 15-07-2025 (Fifteen July of the Year two Thousand and twenty five)**

The Registration of the Society/Club/Union/Association etc, renewed under Section 3 of the Registration of Societies (Nagaland Third Amendment) Act. 2008 shall remain valid for a period of 2 (Two) years from the date of issue and renewal should be done on or before **14-07-2027 (Fourteen July of the Year Two Thousand and twenty seven)**

Sd/-**NUSIETA RHAKHO, NSS**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

RENEWAL OF REGISTRATION CERTIFICATE**NO.SRC/HOME/RNW/1543/2025****Dated Kohima, the 15th July, 2025.**

Certificate of Regd.NO.HOME/SRC-7722 Dated 01-06-2023 is hereby renewed on this day the 15-07-2025 in the Office of the Registrar of Societies, Home Department Nagaland, under the Registration of Societies Act 1860 as amended vide Registration of Societies (Nagaland third Amendment) Act, 2008 (Act- No.1 of 2009)

In the matter of application of the **President**, for the renewal of the Society at **Kipfuzha, Kigwema**, in the District of **Kohima**, I do hereby certify that pursuant to Section 3 of the Registration of Societies Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 the Centre has been renewed in my Office as a Society under the title of **"JAPFU CHRISTIAN COLLEGE ALUMNI ASSOCIATION"** and numbered as **Regd. NO.HOME/SRC-Seven thousand seven hundred and ninety six** Dated **Fourteen December of the year One thousand nine hundred and twenty two w.e.f. 02-06-2025 (Two June of the Year two Thousand twenty five)**

The Registration of the Society/Club/Union/Association etc, renewed under Section 3 of the Registration of Societies (Nagaland Third Amendment) Act, 2008 shall remain valid for a period of 2 (Two) years from the date of issue and renewal should be done on or before **01-06-2027 (One June of the Year two Thousand twenty seven)**.

Sd/-**NUSIETA RHAKHO, NSS**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

CERTIFICATE OF REGISTRATION**NO.HOME-SRC/8557/2025****Dated Kohima, the 15th July, 2025.**

Certificate of Registration No. HOME/SRC-8000 dated 15-07-2025 in the office of the Registrar of Societies, Home Department Nagaland under Societies Registration Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 (Act NO. 1 of 2009).

In the matter of application of the **Chairman** for the Society Registration at **Block D, Opp. ARTC, 3rd Mile, Darogapathar**, in the district of **Dimapur**, 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 **" MIZPAH SOCIETY"** and numbered as **HOME/SRC-Eight thousand** dated Kohima the 15-07-2025 (**Fifteen July of the year two thousand and twenty five**).

The registration of Societies/Union 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 **15-07-2027 (Fifteen July of the year two thousand and twenty seven)**.

Sd/-**NUSIETA RHAKHO, NSS**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

CERTIFICATE OF REGISTRATION**NO.HOME-SRC/8560/2025****Dated Kohima, the 15th July, 2025.**

Certificate of Registration No. **HOME/SRC-8001** dated **15-07-2025** in the office of the Registrar of Societies, Home Department Nagaland under Societies Registration Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 (Act NO. 1 of 2009).

In the matter of application of the **Chairman** for the Society Registration at **Tobu**, in the district of **Mon**, 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 “ **SEY-ONG CLUB**” and numbered as **HOME/SRC- Eight thousand and one** dated Kohima the **15-07-2025 (Fifteen July of the year two thousand and twenty five)**.

The registration of Societies/Union 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 **15-07-2027 (Fifteen July of the year two thousand and twenty seven)**.

Sd/-

NUSIETA RHAKHO, NSSAddl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.**CERTIFICATE OF REGISTRATION****NO.HOME-SRC/8564/2025****Dated Kohima, the 16th July, 2025.**

Certificate of Registration No. **HOME/SRC-8004** dated **16-07-2025** in the office of the Registrar of Societies, Home Department Nagaland under Societies Registration Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 (Act NO. 1 of 2009).

In the matter of application of the **Chairman** for the Society Registration at **Kitsubozou**, in the district of **Kohima**, 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 “ **OKING EDUCATIONAL SOCIETY**” and numbered as **HOME/SRC- Eight thousand and four** dated Kohima the **16-07-2025 (Sixteen July of the year two thousand and twenty five)**.

The registration of Societies/Union 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 **16-07-2027 (Sixteen July of the year two thousand and twenty seven)**.

Sd/-

NUSIETA RHAKHO, NSSAddl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

CERTIFICATE OF REGISTRATION FOR CHANGE OF NAME**NO.HOME/SRC/CHN/7702/2017(PT-1)****Dated Kohima, the 21st July, 2025.**

Certificate of registration of change of name of "NAGALAND POLICE PENSIONER'S ASSOCIATION KIPHIRE DISTRICT" Bearing Regd. NO. HOME/SRC-6584 Dated 02-08-2013 registered under the registration of Societies Act 1860 as amended vide Societies Registration (Nagaland First Amendment) Act, 1969.

In the matter of application of the **President**, for change of nomenclature and name to "EX-SERVICEMEN OF NAGALAND POLICE KIPHIRE DISTRICT" at, **Kiphire Town**, in the district of **Kiphire**, I do hereby certify that pursuant to section 3 of the Act of 1860, Vide Section 12'A' of the Registration of Societies (Nagaland First Amendment) Act, 1969. The change of name of the aforesaid Society has been registered in my office as a Society under the title of "EX-SERVICEMEN OF NAGALAND POLICE KIPHIRE DISTRICT" Bearing Regd. NO. HOME/SRC—Six thousand five hundred and eighty four Dated **Two August** of the year **two thousand thirteen** with effect from the **21-07-2025 (Twenty one July of the year Two thousand and twenty five)** Anno Domini.

The change in the name of the Society registered under this Act shall not affect any right or obligation of the Society or render defective any legal proceeding which might have been continued or commenced by or against it by its former name maybe continued or commenced by or against it by its new name.

Sd/-**NUSIETA RHAKHO, NSS**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

RENEWAL OF REGISTRATION CERTIFICATE**NO.SRC/HOME/RNW/1546/2025****Dated Kohima, the 21st July, 2025.**

Certificate of Regd.NO.HOME/SRC-6075 Dated 08-06-2011 is hereby renewed on this day the **21-07-2025** in the Office of the Registrar of Societies, Home Department Nagaland, under the Registration of Societies Act 1860 as amended vide Registration of Societies (Nagaland third Amendment) Act, 2008 (Act- No.1 of 2009)

In the matter of application of the **President**, for the renewal of the Society at, **P. Khel Kohima Village** in the District of **Kohima**, I do hereby certify that pursuant to Section 3 of the Registration of Societies Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 the Centre has been renewed in my Office as a Society under the title of "NAGALAND PENTECOSTAL MISSION SOCIETY" and numbered as Regd. NO.HOME/SRC-Six thousand and seventy five Dated **Eight June of the Year two thousand and eleven w.e.f. 09-07-2025 (Nine July of the Year two Thousand and twenty five)**

The Registration of the Society/Club/Union/Association etc, renewed under Section 3 of the Registration of Societies (Nagaland Third Amendment) Act, 2008 shall remain valid for a period of 2 (Two) years from the date of issue and renewal should be done on or before **08-07-2027 (Eight July of the Year Two Thousand and twenty seven)**

Sd/-**NUSIETA RHAKHO, NSS**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

CERTIFICATE OF REGISTRATION**NO.HOME-SRC/8567/2025****Dated Kohima, the 21st July, 2025.**

Certificate of Registration No. **HOME/SRC-8006** dated **21-07-2025** in the office of the Registrar of Societies, Home Department Nagaland under Societies Registration Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 (Act NO. 1 of 2009).

In the matter of application of the **President**, for the Society Registration at **Mangkolemba Town**, 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 “ **MEDEMMERA WOMEN WELFARE SOCIETY**” and numbered as **HOME/SRC- Eight thousand and six** dated Kohima the **21-07-2025 (Twenty one July of the year two thousand and twenty five)**.

The registration of Societies/Union 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 **21-07-2027 (Twenty one July of the year two thousand and twenty seven)**.

Sd/-

NUSIETA RHAKHO, NSSAddl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.**RENEWAL OF REGISTRATION CERTIFICATE****NO.SRC/HOME/RNW/1547/2025****Dated Kohima, the 21st July, 2025.**

Certificate of Regd.**NO.HOME/SRC-7439** Dated **06-02-2020** is hereby renewed on this day the **21-07-2025** in the Office of the Registrar of Societies, Home Department Nagaland, under the Registration of Societies Act 1860 as amended vide Registration of Societies (Nagaland third Amendment) Act, 2008 (Act- N 1 of 2009)

In the matter of application of the **Chairperson**, for the renewal of the Society at **Chief Veterinary Office, Tinpati**, in the District of **Kohima**, I do hereby certify that pursuant to Section 3 of the Registration of Societies Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 the Centre has been renewed in my Office as a Society under the title of “**SOCIETY FOR PREVENTION OF CRUELTY TO ANIMALS (SPCA)**” and numbered as **Regd. NO.HOME/SRC-Seven thousand four hundred and thirty nine** Dated **Six February of the year Two thousand and twenty w.e.f. 07-02-2025 (Seven February of the Year two Thousand twenty five)**

The Registration of the Society/Club/Union/Association etc. renewed under Section 3 of the Registration of Societies (Nagaland Third Amendment) Act. 2008 shall remain valid for a period of 2 (Two) years from the date of issue and renewal should be done on or before **06-02-2027 (Six February of the Year two Thousand twenty seven)**.

Sd/-

NUSIETA RHAKHO, NSSAddl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

RENEWAL OF REGISTRATION CERTIFICATE**NO.SRC/HOME/RNW/787/2018****Dated Kohima, the 21st July, 2025.**

Certificate of Redg.No.H/RS-244, Dated 29-04-1999 is hereby renewed on this day the 21-07-2025 in the Office of the Registrar Of Societies, Home Department Nagaland, under the registration Of Societies Act 1860 as amended vide Registration Of Societies (Nagaland third Amendment) Act ,2008 (Act-No.1 of 2009).

In the matter of application of the **President** for the renewal of the society at Dimapur Town in the district of Dimapur, I do hereby certify that pursuant to Section 3 of the Registration Of societies Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 the centre has been renewed in my office as a society under the title of "JANJATI VIKAS SAMITI NAGALAND" and numbered as Redg.No.H/RS -Two Hundred and Forty Four Dated Twenty nine April of the Year one thousand Nine hundred and Ninety Nine. w.e.f. 30-04 -2025 (Thirty of April in the Year Two Thousand and twenty five)

The Registration of the Society/Glub/Union/Association etc, renewed under the Section 3 of the Registration of Societies (Nagaland Third Amendment) Act.2008 shall remain valid for a period of 2 (Two) years from the date of issue and renewal should be done before 29-04-2027 (Twenty nine of April In The Year Two Thousand And twenty seven).

Sd/-**NUSIETA RHAKHO, NSS**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.

CERTIFICATE OF REGISTRATION**NO.HOME-SRC/8566/2025****Dated Kohima, the 21st July, 2025.**

Certificate of Registration No. HOME/SRC-8005 dated 21-07-2025 in the office of the Registrar of Societies, Home Department Nagaland under Societies Registration Act, 1860 as amended vide Societies Registration (Nagaland Third Amendment) Act, 2008 (Act NO. 1 of 2009).

In the matter of application of the **President**, for the Society Registration at **Bethany-1 Ward**, in the district of **Phek**, 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 " **ELPIS SOCIETY**" and numbered as **HOME/SRC- Eight thousand and five** dated Kohima the 21-07-2025 (Twenty one July of the year two thousand and twenty five).

The registration of Societies/Union 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 21-07-2027 (Twenty one July of the year two thousand and twenty seven).

Sd/-**NUSIETA RHAKHO, NSS**

Addl. Secretary to the Govt. of Nagaland
& Ex-Officio Registrar of Societies, Nagaland.



Registration No. NE/RN -646

**THE NAGALAND GAZETTE
EXTRAORDINARY
PUBLISHED BY AUTHORITY**

No. 357 Kohima**Tuesday, August 27, 2024****Bhadrapada 05, 1946 (Saka)****NOTIFICATION****No.FIN/LOT-01/2010****Dated Kohima, the 27th August, 2024.**

In exercise of the powers conferred under Clause 3(16) of the Lotteries (Regulation) Rules, 2010, the Governor of Nagaland is pleased to notify the lottery-wise tickets printed and tickets issued for sale to the distributor and monthly sales crystallised as detailed below:

Draw Time : 4PM Onwards**MRP : ₹ 10/-****Draw Period : 01.11.2021 to 30.11.2021**

Name of Weekly Lottery	Tickets Printed & Tickets issued for Sale	State-Wise Sold Quantity		Total Sold Quantity
		Maharashtra	Punjab	
LABHLAMI GOLD MONDAY	1,00,000	23,200	4,495	27,695
LABHLAMI PLATINUM TUESDAY	1,00,000	24,590	4,890	29,480
LABHLAMI SILVER WEDNESDAY	1,00,000	24,680	5,535	30,215
LABHLAMI EMERALD THURSDAY	1,00,000	27,755	5,405	33,160
LABHLAMI SAPPHIRE FRIDAY	1,00,000	24,665	4,025	28,690
LABHLAMI SUPREME SATURDAY	1,00,000	23,920	4,075	27,995
LABHLAMI PEARL SUNDAY	1,00,000	21,410	3,980	25,390
LABHLAMI GOLD MONDAY	1,00,000	20,665	2,855	23,520
LABHLAMI PLATINUM TUESDAY	1,00,000	20,770	4,275	25,045
LABHLAMI SILVER WEDNESDAY	1,00,000	18,960	3,770	22,730
LABHLAMI EMERALD THURSDAY	1,00,000	20,400	4,015	24,415
LABHLAMI SAPPHIRE FRIDAY	1,00,000	18,760	3,700	22,460
LABHLAMI SUPREME SATURDAY	1,00,000	19,675	3,420	23,095
LABHLAMI PEARL SUNDAY	1,00,000	20,270	4,690	24,960
LABHLAMI GOLD MONDAY	5,00,000	1,55,995	3,480	1,59,475
LABHLAMI PLATINUM TUESDAY	5,00,000	1,62,635	3,615	1,66,250
LABHLAMI SILVER WEDNESDAY	5,00,000	1,58,525	4,340	1,62,865
LABHLAMI EMERALD THURSDAY	5,00,000	1,57,145	4,315	1,61,460
LABHLAMI SAPPHIRE FRIDAY	5,00,000	1,66,790	4,080	1,70,870
LABHLAMI SUPREME SATURDAY	5,00,000	1,62,020	4,000	1,66,020
LABHLAMI PEARL SUNDAY	5,00,000	1,49,650	3,555	1,53,205
LABHLAMI GOLD MONDAY	5,00,000	1,53,095	3,955	1,57,050
LABHLAMI PLATINUM TUESDAY	5,00,000	1,69,255	4,495	1,73,750
LABHLAMI SILVER WEDNESDAY	5,00,000	1,62,915	5,160	1,68,075

LABHLAMI EMERALD THURSDAY	5,00,000	1,60,650	5,480	1,66,130
LABHLAMI SAPPHIRE FRIDAY	5,00,000	1,64,750	4,620	1,69,370
LABHLAMI SUPREME SATURDAY	5,00,000	1,68,820	5,035	1,73,855
LABHLAMI PEARL SUNDAY	5,00,000	1,52,025	4,435	1,56,460
LABHLAMI GOLD MONDAY	5,00,000	1,53,565	5,220	1,58,785
LABHLAMI PLATINUM TUESDAY	5,00,000	1,68,190	4,715	1,72,905
TOTAL	94,00,000	28,75,745	1,29,630	30,05,375

The Directorate Nagaland State Lotteries verified and confirmed that the total number of tickets remained unsold at the time of the draw: 63,94,625 [94,00,000 – 30,05,375]

Sd/-

ZANBENI ODYUO

Joint Secretary to the Govt. of Nagaland.



Registration No. NE/RN -646

**THE NAGALAND GAZETTE
EXTRAORDINARY
PUBLISHED BY AUTHORITY**

*No. 358 Kohima**Tuesday, August 27, 2024**Bhadrapada 05, 1946 (Saka)***NOTIFICATION**

No.FIN/LOT-01/2010

Dated Kohima, the 27th August, 2024.

In exercise of the powers conferred under Clause 3(16) of the Lotteries (Regulation) Rules, 2010, the Governor of Nagaland is pleased to notify the lottery-wise tickets printed and tickets issued for sale to the distributor and monthly sales crystallised as detailed below:

Draw Time : 6PM Onwards

MRP : ₹ 6/-

Draw Period : 01.11.2021 to 30.11.2021

Name of Weekly Lottery	Tickets Printed & Tickets Issued for Sale	State-Wise Sold Quantity				Total Sold Quantity
		West Bengal	Maharashtra	Punjab	Sikkim	
DEAR SUN MONDAY	2,02,40,000	1,40,96,650	2,45,690	1,32,425	77,740	1,45,52,505
DEAR MOON TUESDAY	2,02,40,000	1,49,53,530	2,64,210	1,45,975	90,830	1,54,54,545
DEAR MERCURY WEDNESDAY	2,02,40,000	1,51,03,545	2,51,740	1,28,570	89,045	1,55,72,900
DEAR VENUS THURSDAY	2,02,40,000	1,71,13,400	2,99,680	1,53,765	96,990	1,76,63,835
DEAR EARTH FRIDAY	2,02,40,000	1,41,55,635	2,56,985	1,36,110	71,710	1,46,20,440
DEAR MARS SATURDAY	2,02,40,000	1,36,43,295	2,57,610	1,28,505	60,130	1,40,89,540
DEAR JUPITER SUNDAY	2,02,40,000	1,31,01,650	2,35,740	1,31,375	61,440	1,35,30,205
DEAR SUN MONDAY	2,02,40,000	1,36,50,505	2,27,210	1,01,860	66,115	1,40,45,690
DEAR MOON TUESDAY	2,02,40,000	1,38,76,365	2,39,655	1,20,410	71,450	1,43,07,880
DEAR MERCURY WEDNESDAY	2,02,40,000	1,37,44,705	2,25,330	1,19,645	57,605	1,41,47,285
DEAR VENUS THURSDAY	2,02,40,000	1,36,26,365	2,23,670	1,17,080	64,200	1,40,31,315
DEAR EARTH FRIDAY	2,02,40,000	1,38,39,625	2,13,650	1,24,950	74,165	1,42,52,390
DEAR MARS SATURDAY	2,02,40,000	1,34,87,565	2,24,945	1,25,130	67,875	1,39,05,515
DEAR JUPITER SUNDAY	2,02,40,000	1,31,79,635	2,20,480	1,33,365	69,110	1,36,02,590
DEAR SUN MONDAY	2,09,00,000	1,39,69,725	2,25,255	1,28,665	73,095	1,43,96,740
DEAR MOON TUESDAY	2,09,00,000	1,40,53,935	2,29,320	1,31,070	65,535	1,44,79,860
DEAR MERCURY WEDNESDAY	2,09,00,000	1,40,20,890	2,27,255	1,24,860	69,010	1,44,42,015
DEAR VENUS THURSDAY	2,09,00,000	1,39,39,555	2,32,065	1,30,465	65,530	1,43,67,615
DEAR EARTH FRIDAY	2,09,00,000	1,39,49,550	2,25,835	1,26,955	69,795	1,43,72,135
DEAR MARS SATURDAY	2,09,00,000	1,41,26,800	2,28,710	1,27,440	62,230	1,45,45,180
DEAR JUPITER SUNDAY	2,09,00,000	1,35,97,650	2,18,195	1,28,145	64,550	1,40,08,540
DEAR SUN MONDAY	2,09,00,000	1,37,18,925	2,21,915	1,18,480	71,660	1,41,30,980
DEAR MOON TUESDAY	2,09,00,000	1,40,91,875	2,37,995	1,26,670	72,470	1,45,29,010
DEAR MERCURY WEDNESDAY	2,09,00,000	1,40,68,195	2,24,365	1,32,070	76,545	1,45,01,175

DEAR VENUS THURSDAY	2,09,00,000	1,40,87,235	2,32,460	1,27,610	70,240	1,45,17,545
DEAR EARTH FRIDAY	2,09,00,000	1,40,99,240	2,41,090	1,16,810	70,570	1,45,27,710
DEAR MARS SATURDAY	2,09,00,000	1,40,93,375	2,26,375	1,16,705	64,730	1,45,01,185
DEAR JUPITER SUNDAY	2,09,00,000	1,35,03,050	2,25,935	1,18,240	61,625	1,39,08,850
DEAR SUN MONDAY	2,09,00,000	1,40,49,595	2,33,090	1,23,765	68,260	1,44,74,710
DEAR MOON TUESDAY	2,09,00,000	1,42,40,730	2,35,090	1,28,615	65,375	1,46,69,810
TOTAL	61,77,60,000	42,11,82,795	70,51,545	38,05,730	21,09,625	43,41,49,695

The Directorate Nagaland State Lotteries verified and confirmed that the total number of tickets remained unsold at the time of the draw: 18,36,10,305 [61,77,60,000 – 43,41,49,695]

Sd/-

ZANBENI ODYUO

Joint Secretary to the Govt. of Nagaland.



Registration No. NE/RN -646

**THE NAGALAND GAZETTE
EXTRAORDINARY
PUBLISHED BY AUTHORITY**

No. 359 Kohima**Tuesday, August 27, 2024****Bhadrapada 05, 1946 (Saka)****NOTIFICATION****No.FIN/LOT-01/2010****Dated Kohima, the 27th August, 2024.**

In exercise of the powers conferred under Clause 3(16) of the Lotteries (Regulation) Rules, 2010, the Governor of Nagaland is pleased to notify the lottery-wise tickets printed and tickets issued for sale to the distributor and monthly sales crystallised as detailed below:

Draw Time : 1 PM Onwards**MRP : ₹ 6/-****Draw Period : 01.11.2021 to 30.11.2021**

Name of Weekly Lottery	Tickets Printed & Tickets issued for Sale	State-Wise Sold Quantity				Total Sold Quantity
		Sold Quantity of West Bengal	Sold Quantity of Maharashtra	Sold Quantity of Punjab	Sold Quantity of Sikkim	
DEAR GANGA MORNING MONDAY	5,40,00,000	3,90,32,450	3,24,720	1,41,440	1,12,790	3,96,11,400
DEAR TEESTA MORNING TUESDAY	5,40,00,000	4,09,70,765	3,22,045	1,44,655	1,37,325	4,15,74,790
DEAR Torsa MORNING WEDNESDAY	5,40,00,000	4,19,80,035	3,16,725	1,55,960	1,39,215	4,25,91,935
DEAR PADMA MORNING THURSDAY	5,40,00,000	4,70,73,200	3,57,745	1,61,360	1,45,195	4,77,37,500
DEAR HOOGHLY MORNING FRIDAY	5,40,00,000	4,11,44,160	3,29,320	1,43,290	1,08,975	4,17,25,745
DEAR KOSAI MORNING SATURDAY	5,40,00,000	4,00,96,675	3,07,055	1,39,175	1,02,030	4,06,44,935
DEAR DAMODAR MORNING SUNDAY	5,40,00,000	3,82,21,455	2,95,500	1,36,830	90,375	3,87,44,160
DEAR GANGA MORNING MONDAY	5,40,00,000	3,79,47,345	2,98,060	1,20,205	99,355	3,84,64,965
DEAR TEESTA MORNING TUESDAY	5,40,00,000	3,87,30,375	2,88,905	1,32,285	1,02,690	3,92,54,255
DEAR Torsa MORNING WEDNESDAY	5,40,00,000	3,94,11,730	2,93,645	1,23,975	93,635	3,99,22,985
DEAR PADMA MORNING THURSDAY	5,40,00,000	3,88,61,640	2,84,000	1,27,650	95,855	3,93,69,145
DEAR HOOGHLY MORNING FRIDAY	5,40,00,000	3,85,84,035	2,79,640	1,29,025	1,05,850	3,90,98,550
DEAR KOSAI MORNING SATURDAY	5,40,00,000	3,86,85,070	2,86,160	1,24,460	1,06,045	3,92,01,735
DEAR DAMODAR MORNING SUNDAY	5,40,00,000	3,74,13,225	2,82,960	1,40,670	1,01,060	3,79,37,915
DEAR GANGA MORNING MONDAY	5,70,00,000	3,85,72,455	2,94,500	1,56,710	1,08,940	3,91,32,605
DEAR TEESTA MORNING TUESDAY	5,70,00,000	3,97,96,090	2,95,745	1,52,370	1,03,940	4,03,48,145
DEAR Torsa MORNING WEDNESDAY	5,70,00,000	4,01,90,340	2,86,125	1,41,525	1,08,655	4,07,26,645
DEAR PADMA MORNING THURSDAY	5,70,00,000	4,00,51,125	2,99,300	1,41,840	1,06,155	4,05,98,420
DEAR HOOGHLY MORNING FRIDAY	5,70,00,000	4,01,86,620	2,89,550	1,43,845	97,190	4,07,17,205
DEAR KOSAI MORNING SATURDAY	5,70,00,000	3,98,21,265	2,86,250	1,27,185	98,575	4,03,33,275
DEAR DAMODAR MORNING SUNDAY	5,70,00,000	3,93,79,665	2,91,920	1,38,905	99,325	3,99,09,815
DEAR GANGA MORNING MONDAY	5,70,00,000	3,89,96,890	2,93,995	1,33,760	1,07,775	3,95,32,420
DEAR TEESTA MORNING TUESDAY	5,70,00,000	3,94,60,055	3,07,915	1,40,210	1,11,095	4,00,19,275
DEAR Torsa MORNING WEDNESDAY	5,70,00,000	3,96,58,970	2,94,940	1,46,415	1,11,815	4,02,12,140

DEAR PADMA MORNING THURSDAY	5,70,00,000	3,98,79,810	2,95,210	1,35,630	98,650	4,04,09,300
DEAR HOOGHLY MORNING FRIDAY	5,70,00,000	3,99,23,315	2,95,380	1,26,355	1,09,930	4,04,54,980
DEAR KOSAI MORNING SATURDAY	5,70,00,000	4,03,98,945	2,96,050	1,27,900	1,04,865	4,09,27,760
DEAR DAMODAR MORNING SUNDAY	5,70,00,000	3,96,81,440	2,96,870	1,38,000	95,960	4,02,12,270
DEAR GANGA MORNING MONDAY	5,70,00,000	3,97,27,315	2,93,415	1,22,740	1,05,660	4,02,49,130
DEAR TEESTA MORNING TUESDAY	5,70,00,000	4,03,64,045	2,96,800	1,38,685	1,06,105	4,09,05,635
TOTAL	1,66,80,00,000	1,19,42,40,505	89,80,445	41,33,055	32,15,030	1,21,05,69,035

The Directorate Nagaland State Lotteries verified and confirmed that the total number of tickets remained unsold at the time of the draw: 45,74,30,965 [1,66,80,00,000 –1,21,05,69,035]

Sd/-

ZANBENI ODYUO

Joint Secretary to the Govt. of Nagaland.



Registration No. NE/RN -646

THE NAGALAND GAZETTE
EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 360 Kohima

Tuesday, August 27, 2024

Bhadrapada 05, 1946 (Saka)

NOTIFICATION

No.FIN/LOT-01/2010

Dated Kohima, the 27th August, 2024.

In exercise of the powers conferred under Clause 3(16) of the Lotteries (Regulation) Rules, 2010, the Governor of Nagaland is pleased to notify the lottery-wise tickets printed and tickets issued for sale to the distributor and monthly sales crystallised as detailed below:

Draw Time : 8 PM Onwards

MRP : ₹ 2000/-

Draw Period : 15.10.2021

Name of Weekly Lottery	Tickets Printed & Tickets Issued for Sale	State-Wise Sold Quantity					Total Sold Quantity
		West Bengal	Maharashtra	Punjab	Sikkim	Goa	
DEAR DURGA PUJA BUMPER	1,00,000	53,995	4,720	11,167	193	83	70,158
TOTAL	1,00,000	53,995	4,720	11,167	193	83	70,158

The Directorate Nagaland State Lotteries verified and confirmed that the total number of tickets remained unsold at the time of the draw: 29,842 [1,00,000 – 70,158]

Sd/-

ZANBENI ODYUO

Joint Secretary to the Govt. of Nagaland.



Registration No. NE/RN -646

**THE NAGALAND GAZETTE
EXTRAORDINARY
PUBLISHED BY AUTHORITY**

*No. 361 Kohima**Tuesday, August 27, 2024**Bhadrapada 05, 1946 (Saka)***NOTIFICATION**

No.FIN/LOT-01/2010

Dated Kohima, the 27th August, 2024.

In exercise of the powers conferred under Clause 3(16) of the Lotteries (Regulation) Rules, 2010, the Governor of Nagaland is pleased to notify the lottery-wise tickets printed and tickets issued for sale to the distributor and monthly sales crystallised as detailed below:

Draw Time : 8 PM Onwards

MRP : ₹ 6/-

Draw Period : 01.10.2021 to 31.10.2021

Name of Weekly Lottery	Tickets Printed & Tickets issued for Sale	State-Wise Sold Quantity				Total Sold Quantity
		West Bengal	Maharashtra	Punjab	Sikkim	
DEAR VULTURE EVENING FRIDAY	5,64,00,000	3,83,64,395	4,63,670	1,72,430	1,23,235	3,91,23,730
DEAR HAWK EVENING SUNDAY	5,64,00,000	3,78,77,880	5,36,580	1,83,470	1,26,705	3,87,24,635
DEAR FLAMINGO EVENING MONDAY	5,64,00,000	3,77,10,990	4,50,270	1,50,430	1,23,835	3,84,35,525
DEAR PARROT EVENING TUESDAY	5,64,00,000	3,91,28,535	4,46,620	1,56,395	1,20,625	3,98,52,175
DEAR EAGLE EVENING WEDNESDAY	5,64,00,000	3,94,67,515	4,37,700	1,55,500	1,21,050	4,01,81,765
DEAR FALCON EVENING THURSDAY	5,64,00,000	3,94,54,880	4,53,750	1,62,650	1,37,845	4,02,09,125
DEAR VULTURE EVENING FRIDAY	5,64,00,000	4,00,39,985	4,70,745	1,65,490	1,39,530	4,08,15,750
DEAR OSTRICH EVENING SATURDAY	5,64,00,000	4,10,58,650	4,68,920	1,68,865	1,32,180	4,18,28,615
DEAR HAWK EVENING SUNDAY	5,64,00,000	4,12,62,745	4,67,235	1,56,520	1,34,715	4,20,21,215
DEAR FLAMINGO EVENING MONDAY	5,64,00,000	4,24,09,000	3,99,420	1,57,635	1,38,305	4,31,04,360
DEAR PARROT EVENING TUESDAY	5,64,00,000	4,17,93,965	4,41,250	1,63,510	1,36,860	4,25,35,585
DEAR EAGLE EVENING WEDNESDAY	5,64,00,000	4,00,53,025	4,67,055	1,66,800	1,15,290	4,08,02,170
DEAR FALCON EVENING THURSDAY	5,64,00,000	3,66,57,650	4,59,860	1,68,865	1,21,030	3,74,07,405
DEAR VULTURE EVENING FRIDAY	5,64,00,000	3,21,76,625	4,72,360	1,55,955	97,165	3,29,02,105
DEAR OSTRICH EVENING SATURDAY	5,64,00,000	3,55,70,535	4,31,620	1,66,995	89,675	3,62,58,825
DEAR HAWK EVENING SUNDAY	5,64,00,000	3,41,76,340	4,37,030	1,48,830	94,185	3,48,56,385
DEAR FLAMINGO EVENING MONDAY	5,64,00,000	3,35,57,060	4,42,545	1,49,955	96,940	3,42,46,500
DEAR PARROT EVENING TUESDAY	5,64,00,000	3,61,68,110	4,55,690	1,61,465	79,575	3,68,64,840
DEAR EAGLE EVENING WEDNESDAY	5,64,00,000	3,83,81,720	4,46,280	1,60,570	1,04,660	3,90,93,230
DEAR FALCON EVENING THURSDAY	5,64,00,000	3,91,78,760	4,36,120	1,66,560	1,13,415	3,98,94,855
DEAR VULTURE EVENING FRIDAY	5,64,00,000	3,86,72,275	4,42,235	1,65,950	1,07,735	3,93,88,195
DEAR OSTRICH EVENING SATURDAY	5,64,00,000	3,95,35,260	4,41,880	1,76,750	1,05,590	4,02,59,480
DEAR HAWK EVENING SUNDAY	5,64,00,000	3,85,74,395	4,39,970	1,82,415	1,03,855	3,93,00,635
DEAR FLAMINGO EVENING MONDAY	5,64,00,000	3,94,30,660	4,31,405	1,77,080	1,03,985	4,01,43,130

DEAR PARROT EVENING TUESDAY	5,64,00,000	4,00,66,155	4,42,570	1,75,305	1,17,980	4,08,02,010
DEAR EAGLE EVENING WEDNESDAY	5,64,00,000	3,99,71,355	4,38,390	1,76,640	1,15,800	4,07,02,185
DEAR FALCON EVENING THURSDAY	5,64,00,000	4,05,45,695	4,56,110	1,76,280	1,19,935	4,12,98,020
DEAR VULTURE EVENING FRIDAY	5,64,00,000	4,04,54,845	4,46,005	1,81,515	1,23,670	4,12,06,035
DEAR OSTRICH EVENING SATURDAY	5,64,00,000	4,10,57,480	4,54,150	1,82,200	1,17,250	4,18,11,080
DEAR HAWK EVENING SUNDAY	5,64,00,000	4,06,16,885	4,88,055	1,84,175	1,15,370	4,14,04,485
TOTAL	1,69,20,00,000	1,16,34,13,370	1,35,65,490	50,17,200	34,77,990	1,18,54,74,050

The Directorate Nagaland State Lotteries verified and confirmed that the total number of tickets remained unsold at the time of the draw: 50,65,25,950 [1,69,20,00,000 – 1,18,54,74,050]

Sd/-

ZANBENI ODYUO

Joint Secretary to the Govt. of Nagaland.



Registration No. NE/RN -646

**THE NAGALAND GAZETTE
EXTRAORDINARY
PUBLISHED BY AUTHORITY**

No. 362 Kohima

Tuesday, August 27, 2024

Bhadrapada 05, 1946 (Saka)

NOTIFICATION

No.FIN/LOT-01/2010

Dated Kohima, the 27th August, 2024.

In exercise of the powers conferred under Clause 3(16) of the Lotteries (Regulation) Rules, 2010, the Governor of Nagaland is pleased to notify the lottery-wise tickets printed and tickets issued for sale to the distributor and monthly sales crystallised as detailed below:

Draw Time : 6 PM Onwards

MRP : ₹ 10/-

Draw Period : 01.10.2021 to 31.10.2021

Name of Weekly Lottery	Tickets Printed & Tickets issued for Sale	State-Wise Sold Quantity		Total Sold Quantity
		Maharashtra	Punjab	
LABHLAMI ONYX FRIDAY	5,00,000	1,71,630	9,830	1,81,460
LABHLAMI DIAMOND SUNDAY	5,00,000	1,89,900	9,990	1,99,890
LABHLAMI RUBY MONDAY	5,00,000	1,62,950	7,445	1,70,395
LABHLAMI TOPAZ TUESDAY	5,00,000	1,72,055	7,315	1,79,370
LABHLAMI JADE WEDNESDAY	5,00,000	1,67,145	7,725	1,74,870
LABHLAMI GARNET THURSDAY	5,00,000	1,68,450	7,625	1,76,075
LABHLAMI ONYX FRIDAY	5,00,000	1,70,540	8,100	1,78,640
LABHLAMI OPAL SATURDAY	5,00,000	1,74,795	7,650	1,82,445
LABHLAMI DIAMOND SUNDAY	5,00,000	1,64,390	7,420	1,71,810
LABHLAMI RUBY MONDAY	5,00,000	1,59,075	8,355	1,67,430
LABHLAMI TOPAZ TUESDAY	5,00,000	1,73,640	8,130	1,81,770
LABHLAMI JADE WEDNESDAY	5,00,000	1,76,010	8,735	1,84,745
LABHLAMI GARNET THURSDAY	5,00,000	1,78,135	8,705	1,86,840
LABHLAMI ONYX FRIDAY	5,00,000	1,80,465	8,035	1,88,500
LABHLAMI OPAL SATURDAY	5,00,000	1,66,685	7,790	1,74,475
LABHLAMI DIAMOND SUNDAY	5,00,000	1,58,250	7,830	1,66,080
LABHLAMI RUBY MONDAY	5,00,000	1,59,260	7,425	1,66,685
LABHLAMI TOPAZ TUESDAY	5,00,000	1,71,725	7,940	1,79,665
LABHLAMI JADE WEDNESDAY	5,00,000	1,65,740	7,875	1,73,615
LABHLAMI GARNET THURSDAY	5,00,000	1,69,390	8,585	1,77,975
LABHLAMI ONYX FRIDAY	5,00,000	1,72,705	8,200	1,80,905
LABHLAMI OPAL SATURDAY	5,00,000	1,73,985	7,390	1,81,375
LABHLAMI DIAMOND SUNDAY	5,00,000	1,63,260	7,395	1,70,655
LABHLAMI RUBY MONDAY	5,00,000	1,68,580	7,470	1,76,050

LABHLAMI TOPAZ TUESDAY	5,00,000	1,74,220	8,440	1,82,660
LABHLAMI JADE WEDNESDAY	5,00,000	1,74,530	8,700	1,83,230
LABHLAMI GARNET THURSDAY	5,00,000	1,81,550	9,065	1,90,615
LABHLAMI ONYX FRIDAY	5,00,000	1,81,960	9,350	1,91,310
LABHLAMI OPAL SATURDAY	5,00,000	1,89,740	8,995	1,98,735
LABHLAMI DIAMOND SUNDAY	5,00,000	1,82,145	8,920	1,91,065
TOTAL	1,50,00,000	51,62,905	2,46,430	54,09,335

The Directorate Nagaland State Lotteries verified and confirmed that the total number of tickets remained unsold at the time of the draw: 95,90,665 [1,50,00,000 – 54,09,335]

Sd/-

ZANBENI ODYUO

Joint Secretary to the Govt. of Nagaland.



Registration No. NE/RN -646

**THE NAGALAND GAZETTE
EXTRAORDINARY
PUBLISHED BY AUTHORITY**

*No. 363 Kohima**Tuesday, August 27, 2024**Bhadrapada 05, 1946 (Saka)***NOTIFICATION**

No.FIN/LOT-01/2010

Dated Kohima, the 27th August, 2024.

In exercise of the powers conferred under Clause 3(16) of the Lotteries (Regulation) Rules, 2010, the Governor of Nagaland is pleased to notify the lottery-wise tickets printed and tickets issued for sale to the distributor and monthly sales crystallised as detailed below:

Draw Time : 4 PM Onwards

MRP : ₹ 10/-

Draw Period : 01.10.2021 to 31.10.2021

Name of Weekly Lottery	Tickets Printed & Tickets issued for Sale	State-Wise Sold Quantity		Total Sold Quantity
		Maharashtra	Punjab	
LABHLAMI SAPPHIRE FRIDAY	3,00,000	41,560	6,370	47,930
LABHLAMI PEARL SUNDAY	3,00,000	45,365	5,245	50,610
LABHLAMI GOLD MONDAY	3,00,000	36,530	4,055	40,585
LABHLAMI PLATINUM TUESDAY	3,00,000	36,770	5,370	42,140
LABHLAMI SILVER WEDNESDAY	3,00,000	34,225	4,675	38,900
LABHLAMI EMERALD THURSDAY	3,00,000	34,545	4,860	39,405
LABHLAMI SAPPHIRE FRIDAY	3,00,000	34,355	4,015	38,370
LABHLAMI SUPREME SATURDAY	3,00,000	32,560	4,525	37,085
LABHLAMI PEARL SUNDAY	3,00,000	30,130	4,080	34,210
LABHLAMI GOLD MONDAY	1,00,000	22,145	4,640	26,785
LABHLAMI PLATINUM TUESDAY	1,00,000	24,020	4,050	28,070
LABHLAMI SILVER WEDNESDAY	1,00,000	23,685	4,510	28,195
LABHLAMI EMERALD THURSDAY	1,00,000	23,235	4,120	27,355
LABHLAMI SAPPHIRE FRIDAY	1,00,000	24,650	4,230	28,880
LABHLAMI SUPREME SATURDAY	1,00,000	24,915	4,175	29,090
LABHLAMI PEARL SUNDAY	1,00,000	22,670	4,130	26,800
LABHLAMI GOLD MONDAY	1,00,000	21,985	4,190	26,175
LABHLAMI PLATINUM TUESDAY	1,00,000	23,865	4,035	27,900
LABHLAMI SILVER WEDNESDAY	1,00,000	23,265	4,865	28,130
LABHLAMI EMERALD THURSDAY	1,00,000	23,210	4,400	27,610
LABHLAMI SAPPHIRE FRIDAY	1,00,000	23,590	4,310	27,900
LABHLAMI SUPREME SATURDAY	1,00,000	21,965	4,300	26,265
LABHLAMI PEARL SUNDAY	1,00,000	22,390	3,840	26,230
LABHLAMI GOLD MONDAY	1,00,000	22,680	4,500	27,180

LABHLAMI PLATINUM TUESDAY	1,00,000	22,910	4,780	27,690
LABHLAMI SILVER WEDNESDAY	1,00,000	21,245	4,340	25,585
LABHLAMI EMERALD THURSDAY	1,00,000	23,310	4,820	28,130
LABHLAMI SAPPHIRE FRIDAY	1,00,000	23,520	5,175	28,695
LABHLAMI SUPREME SATURDAY	1,00,000	24,185	5,090	29,275
LABHLAMI PEARL SUNDAY	1,00,000	22,645	5,085	27,730
TOTAL	48,00,000	8,12,125	1,36,780	9,48,905

The Directorate Nagaland State Lotteries verified and confirmed that the total number of tickets remained unsold at the time of the draw: 38,51,095 [48,00,000 –9,48,905]

Sd/-

ZANBENI ODYUO

Joint Secretary to the Govt. of Nagaland.



Registration No. NE/RN -646

**THE NAGALAND GAZETTE
EXTRAORDINARY
PUBLISHED BY AUTHORITY**

No. 364 Kohima**Tuesday, August 27, 2024****Bhadrapada 05, 1946 (Saka)****NOTIFICATION****No.FIN/LOT-01/2010****Dated Kohima, the 27th August, 2024.**

In exercise of the powers conferred under Clause 3(16) of the Lotteries (Regulation) Rules, 2010, the Governor of Nagaland is pleased to notify the lottery-wise tickets printed and tickets issued for sale to the distributor and monthly sales crystallised as detailed below:

Draw Time : 6 PM Onwards**MRP : ₹ 6/-****Draw Period : 01.10.2021 to 31.10.2021**

Name of Weekly Lottery	Tickets Printed & Tickets issued for Sale	State-Wise Sold Quantity				Total Sold Quantity
		West Bengal	Maharashtra	Punjab	Sikkim	
DEAR EARTH FRIDAY	2,02,40,000	1,28,94,890	2,34,670	1,15,600	78,650	1,33,23,810
DEAR JUPITER SUNDAY	2,02,40,000	1,31,88,560	2,71,210	1,34,010	79,005	1,36,72,785
DEAR SUN MONDAY	2,02,40,000	1,28,85,245	2,26,190	1,06,395	79,665	1,32,97,495
DEAR MOON TUESDAY	2,02,40,000	1,31,80,200	2,31,745	1,09,345	76,725	1,35,98,015
DEAR MERCURY WEDNESDAY	2,02,40,000	1,33,68,550	2,32,300	1,17,175	75,760	1,37,93,785
DEAR VENUS THURSDAY	2,02,40,000	1,32,87,430	2,33,410	1,12,085	81,385	1,37,14,310
DEAR EARTH FRIDAY	2,02,40,000	1,34,64,855	2,30,880	1,09,860	83,235	1,38,88,830
DEAR MARS SATURDAY	2,02,40,000	1,35,69,070	2,31,585	1,10,750	81,150	1,39,92,555
DEAR JUPITER SUNDAY	2,02,40,000	1,35,35,485	2,27,990	1,08,595	78,370	1,39,50,440
DEAR SUN MONDAY	2,02,40,000	1,36,42,245	1,91,690	1,11,155	82,810	1,40,27,900
DEAR MOON TUESDAY	2,02,40,000	1,34,61,280	2,05,620	1,13,400	83,625	1,38,63,925
DEAR MERCURY WEDNESDAY	2,02,40,000	1,30,13,590	2,16,500	1,17,095	74,355	1,34,21,540
DEAR VENUS THURSDAY	2,02,40,000	1,17,95,060	2,20,785	1,18,495	67,005	1,22,01,345
DEAR EARTH FRIDAY	2,02,40,000	1,01,30,420	2,42,710	1,10,040	61,365	1,05,44,535
DEAR MARS SATURDAY	2,02,40,000	1,11,02,740	2,20,415	1,14,940	57,215	1,14,95,310
DEAR JUPITER SUNDAY	2,02,40,000	1,10,86,540	2,09,150	1,04,805	61,260	1,14,61,755
DEAR SUN MONDAY	2,02,40,000	1,10,78,715	2,10,390	1,06,220	64,810	1,14,60,135
DEAR MOON TUESDAY	2,02,40,000	1,10,56,490	2,13,830	1,08,580	48,535	1,14,27,435
DEAR MERCURY WEDNESDAY	2,02,40,000	1,19,46,990	2,15,890	1,12,205	63,365	1,23,38,450
DEAR VENUS THURSDAY	2,02,40,000	1,22,84,665	2,17,740	1,18,785	69,150	1,26,90,340
DEAR EARTH FRIDAY	2,02,40,000	1,23,94,900	2,18,350	1,14,365	66,070	1,27,93,685
DEAR MARS SATURDAY	2,02,40,000	1,25,15,365	2,12,895	1,16,145	67,650	1,29,12,055
DEAR JUPITER SUNDAY	2,02,40,000	1,20,88,440	2,07,780	1,24,335	61,530	1,24,82,085
DEAR SUN MONDAY	2,02,40,000	1,34,35,410	2,18,240	1,28,070	75,755	1,38,57,475

DEAR MOON TUESDAY	2,02,40,000	1,36,68,415	2,22,360	1,30,620	76,995	1,40,98,390
DEAR MERCURY WEDNESDAY	2,02,40,000	1,35,06,420	2,21,725	1,31,405	69,370	1,39,28,920
DEAR VENUS THURSDAY	2,02,40,000	1,36,04,135	2,33,035	1,28,010	75,545	1,40,40,725
DEAR EARTH FRIDAY	2,02,40,000	1,35,17,685	2,20,745	1,25,475	78,490	1,39,42,395
DEAR MARS SATURDAY	2,02,40,000	1,37,00,265	2,27,360	1,27,095	73,805	1,41,28,525
DEAR JUPITER SUNDAY	2,02,40,000	1,34,34,490	2,42,180	1,40,330	72,000	1,38,89,000
TOTAL	60,72,00,000	38,18,38,545	67,09,370	35,25,385	21,64,650	39,42,37,950

The Directorate Nagaland State Lotteries verified and confirmed that the total number of tickets remained unsold at the time of the draw: 21,29,62,050 [60,72,00,000 – 39,42,37,950]

Sd/-

ZANBENI ODYUO

Joint Secretary to the Govt. of Nagaland.



Registration No. NE/RN -646

**THE NAGALAND GAZETTE
EXTRAORDINARY
PUBLISHED BY AUTHORITY**

*No. 365 Kohima**Tuesday, August 27, 2024**Bhadrapada 05, 1946 (Saka)***NOTIFICATION**

No.FIN/LOT-01/2010

Dated Kohima, the 27th August, 2024.

In exercise of the powers conferred under Clause 3(16) of the Lotteries (Regulation) Rules, 2010, the Governor of Nagaland is pleased to notify the lottery-wise tickets printed and tickets issued for sale to the distributor and monthly sales crystallised as detailed below:

Draw Time : 1 PM Onwards

MRP : ₹ 6/-

Draw Period : 01.10.2021 to 31.10.2021

Name of Weekly Lottery	Tickets Printed & Tickets issued for Sale	State-Wise Sold Quantity				Total Sold Quantity
		Sold Quantity of West Bengal	Sold Quantity of Maharashtra	Sold Quantity of Punjab	Sold Quantity of Sikkim	
DEAR HOOGHLY MORNING FRIDAY	5,23,80,000	3,59,55,260	2,57,960	1,20,975	1,18,980	3,64,53,175
DEAR DAMODAR MORNING SUNDAY	5,23,80,000	3,99,16,905	3,32,165	1,53,235	1,29,350	4,05,31,655
DEAR GANGA MORNING MONDAY	5,23,80,000	3,55,30,735	2,83,160	1,33,050	1,20,400	3,60,67,345
DEAR TEESTA MORNING TUESDAY	5,23,80,000	3,69,05,935	2,74,290	1,19,415	1,17,250	3,74,16,890
DEAR TORSa MORNING WEDNESDAY	5,23,80,000	3,82,78,700	2,79,300	1,24,265	1,22,465	3,88,04,730
DEAR PADMA MORNING THURSDAY	5,23,80,000	3,77,31,315	2,72,550	1,21,505	1,23,210	3,82,48,580
DEAR HOOGHLY MORNING FRIDAY	5,23,80,000	3,80,33,100	2,77,130	1,24,600	1,21,340	3,85,56,170
DEAR KOSAI MORNING SATURDAY	5,23,80,000	3,88,97,030	2,79,640	1,29,285	1,18,480	3,94,24,435
DEAR DAMODAR MORNING SUNDAY	5,23,80,000	3,92,94,595	2,82,850	1,24,495	1,19,050	3,98,20,990
DEAR GANGA MORNING MONDAY	5,40,00,000	4,25,08,095	2,66,860	1,38,045	1,43,090	4,30,56,090
DEAR TEESTA MORNING TUESDAY	5,40,00,000	4,32,04,280	2,75,730	1,24,785	1,40,245	4,37,45,040
DEAR TORSa MORNING WEDNESDAY	5,40,00,000	4,29,27,955	2,96,885	1,39,975	1,38,325	4,35,03,140
DEAR PADMA MORNING THURSDAY	5,40,00,000	3,98,23,110	2,89,345	1,38,195	1,26,695	4,03,77,345
DEAR HOOGHLY MORNING FRIDAY	5,40,00,000	3,68,24,755	2,93,680	1,44,415	1,07,930	3,73,70,780
DEAR KOSAI MORNING SATURDAY	5,40,00,000	3,59,47,555	2,82,375	1,30,190	1,04,385	3,64,64,505
DEAR DAMODAR MORNING SUNDAY	5,40,00,000	3,69,19,360	2,85,865	1,25,180	1,01,955	3,74,32,360
DEAR GANGA MORNING MONDAY	5,40,00,000	3,57,28,460	2,80,390	1,26,375	1,16,285	3,62,51,510
DEAR TEESTA MORNING TUESDAY	5,40,00,000	3,44,10,035	2,89,315	1,27,085	82,495	3,49,08,930
DEAR TORSa MORNING WEDNESDAY	5,40,00,000	3,70,90,275	2,87,445	1,28,860	1,07,510	3,76,14,090
DEAR PADMA MORNING THURSDAY	5,40,00,000	3,85,25,365	2,85,305	1,35,810	1,17,155	3,90,63,635
DEAR HOOGHLY MORNING FRIDAY	5,40,00,000	3,89,58,465	2,83,495	1,29,535	1,20,940	3,94,92,435
DEAR KOSAI MORNING SATURDAY	5,40,00,000	3,95,86,240	2,90,555	1,42,055	1,09,760	4,01,28,610
DEAR DAMODAR MORNING SUNDAY	5,40,00,000	3,92,84,580	2,89,965	1,36,945	1,14,720	3,98,26,210
DEAR GANGA MORNING MONDAY	5,40,00,000	3,65,92,035	2,69,355	1,40,220	1,12,665	3,71,14,275

DEAR TEESTA MORNING TUESDAY	5,40,00,000	3,74,14,950	2,62,990	1,39,335	1,17,165	3,79,34,440
DEAR Torsa MORNING WEDNESDAY	5,40,00,000	3,75,04,800	2,63,110	1,31,040	1,11,555	3,80,10,505
DEAR PADMA MORNING THURSDAY	5,40,00,000	3,78,20,575	2,67,885	1,35,330	1,13,185	3,83,36,975
DEAR HOOGHLY MORNING FRIDAY	5,40,00,000	3,83,78,405	2,69,320	1,46,620	1,18,425	3,89,12,770
DEAR KOSAI MORNING SATURDAY	5,40,00,000	3,87,90,840	2,69,990	1,39,660	1,20,490	3,93,20,980
DEAR DAMODAR MORNING SUNDAY	5,40,00,000	3,86,92,535	2,92,940	1,39,295	1,15,295	3,92,40,065
TOTAL	1,60,54,20,000	1,14,74,76,245	84,31,845	39,89,775	35,30,795	1,16,34,28,660

The Directorate Nagaland State Lotteries verified and confirmed that the total number of tickets remained unsold at the time of the draw: 44,19,91,340 [1,60,54,20,000 – 1,16,34,28,660]

Sd/-

ZANBENI ODYUO

Joint Secretary to the Govt. of Nagaland.



Registration No. NE/RN -646

**THE NAGALAND GAZETTE
EXTRAORDINARY
PUBLISHED BY AUTHORITY**

No. 366 Kohima**Tuesday, August 27, 2024****Bhadrapada 05, 1946 (Saka)****NOTIFICATION****No.FIN/LOT-01/2010****Dated Kohima, the 27th August, 2024.**

In exercise of the powers conferred under Clause 3(16) of the Lotteries (Regulation) Rules, 2010, the Governor of Nagaland is pleased to notify the lottery-wise tickets printed and tickets issued for sale to the distributor and monthly sales crystallised as detailed below:

Draw Time : 8 PM Onwards**MRP : ₹ 6/-****Draw Period : 01.09.2021 to 30.09.2021**

Name of Weekly Lottery	Tickets Printed & Tickets issued for Sale	State-Wise Sold Quantity				Total Sold Quantity
		West Bengal	Maharashtra	Punjab	Sikkim	
DEAR EAGLE EVENING WEDNESDAY	5,40,00,000	3,65,99,755	4,02,305	1,28,530	1,11,385	3,72,41,975
DEAR FALCON EVENING THURSDAY	5,40,00,000	3,76,09,760	4,09,910	1,36,065	1,19,990	3,82,75,725
DEAR VULTURE EVENING FRIDAY	5,40,00,000	3,75,25,845	4,01,860	1,32,075	1,17,220	3,81,77,000
DEAR OSTRICH EVENING SATURDAY	5,40,00,000	3,79,15,300	4,19,040	1,47,135	1,08,865	3,85,90,340
DEAR HAWK EVENING SUNDAY	5,40,00,000	3,64,52,920	4,09,280	1,25,880	1,12,805	3,71,00,885
DEAR FLAMINGO EVENING MONDAY	5,40,00,000	3,70,86,535	4,12,920	1,33,665	1,17,425	3,77,50,545
DEAR PARROT EVENING TUESDAY	5,40,00,000	3,73,27,060	4,12,305	1,38,780	1,18,485	3,79,96,630
DEAR EAGLE EVENING WEDNESDAY	5,40,00,000	3,75,53,435	3,96,750	1,45,575	1,17,880	3,82,13,640
DEAR FALCON EVENING THURSDAY	5,40,00,000	3,75,11,645	4,07,880	1,58,055	1,13,100	3,81,90,680
DEAR VULTURE EVENING FRIDAY	5,40,00,000	3,63,11,160	4,06,385	1,56,750	1,16,580	3,69,90,875
DEAR OSTRICH EVENING SATURDAY	5,40,00,000	3,74,34,285	3,89,060	1,55,365	1,05,860	3,80,84,570
DEAR HAWK EVENING SUNDAY	5,40,00,000	3,60,18,480	4,12,075	1,44,345	1,05,370	3,66,80,270
DEAR FLAMINGO EVENING MONDAY	5,64,00,000	3,69,74,520	4,32,430	1,40,235	1,12,815	3,76,60,000
DEAR PARROT EVENING TUESDAY	5,64,00,000	3,41,35,905	4,22,720	1,45,405	1,10,900	3,48,14,930
DEAR EAGLE EVENING WEDNESDAY	5,64,00,000	3,71,39,265	4,28,680	1,53,040	1,01,945	3,78,22,930
DEAR FALCON EVENING THURSDAY	5,64,00,000	3,74,50,145	4,46,240	1,36,975	1,09,690	3,81,43,050
DEAR VULTURE EVENING FRIDAY	5,64,00,000	3,74,85,825	4,50,835	1,34,455	1,17,435	3,81,88,550
DEAR OSTRICH EVENING SATURDAY	5,64,00,000	3,53,95,530	4,58,670	1,48,520	1,10,605	3,61,13,325
DEAR HAWK EVENING SUNDAY	5,64,00,000	3,55,77,930	4,06,155	1,37,285	1,06,725	3,62,28,095
DEAR FLAMINGO EVENING MONDAY	5,64,00,000	3,33,92,730	4,08,220	1,28,155	1,02,995	3,40,32,100
DEAR PARROT EVENING TUESDAY	5,64,00,000	3,40,63,685	4,01,825	1,37,175	93,055	3,46,95,740
DEAR EAGLE EVENING WEDNESDAY	5,64,00,000	3,44,04,415	3,84,110	1,39,570	1,01,380	3,50,29,475
DEAR FALCON EVENING THURSDAY	5,64,00,000	3,49,16,645	4,10,460	1,35,110	1,08,425	3,55,70,640
DEAR VULTURE EVENING FRIDAY	5,64,00,000	3,46,54,850	4,34,455	1,62,685	1,14,310	3,53,66,300

DEAR OSTRICH EVENING SATURDAY	5,64,00,000	3,48,67,625	4,32,285	1,62,250	1,05,320	3,55,67,480
DEAR HAWK EVENING SUNDAY	5,64,00,000	3,37,09,295	4,23,490	1,51,720	1,03,910	3,43,88,415
DEAR FLAMINGO EVENING MONDAY	5,64,00,000	3,51,61,285	4,47,240	1,24,730	1,20,020	3,58,53,275
DEAR PARROT EVENING TUESDAY	5,64,00,000	3,67,82,470	4,02,935	1,40,475	1,06,945	3,74,32,825
DEAR EAGLE EVENING WEDNESDAY	5,64,00,000	3,39,78,125	4,43,155	1,53,175	1,21,570	3,46,96,025
DEAR FALCON EVENING THURSDAY	5,64,00,000	3,71,04,050	4,39,160	1,59,020	1,25,410	3,78,27,640
TOTAL	1,66,32,00,000	1,08,25,40,475	1,25,52,835	42,92,200	33,38,420	1,10,27,23,930

The Directorate Nagaland State Lotteries verified and confirmed that the total number of tickets remained unsold at the time of the draw: 56,04,76,070 [1,66,32,00,000 – 1,10,27,23,930]

Sd/-

ZANBENI ODYUO

Joint Secretary to the Govt. of Nagaland.



Registration No. NE/RN -646

THE NAGALAND GAZETTE
EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 367 Kohima

Tuesday, August 27, 2024

Bhadrapada 05, 1946 (Saka)

NOTIFICATION

No.FIN/LOT-01/2010

Dated Kohima, the 27th August, 2024.

In exercise of the powers conferred under Clause 3(16) of the Lotteries (Regulation) Rules, 2010, the Governor of Nagaland is pleased to notify the lottery-wise tickets printed and tickets issued for sale to the distributor and monthly sales crystallised as detailed below:

Draw Time : 6 PM Onwards

MRP : ₹ 10/-

Draw Period : 27.09.2021 to 30.09.2021

Name of Weekly Lottery	Tickets Printed & Tickets issued for Sale	State-Wise Sold Quantity		Total Sold Quantity
		Maharashtra	Punjab	
LABHLAMI RUBY MONDAY	5,00,000	1,70,230	6,015	1,76,245
LABHLAMI TOPAZ TUESDAY	5,00,000	1,54,760	8,975	1,63,735
LABHLAMI JADE WEDNESDAY	5,00,000	1,51,300	9,545	1,60,845
LABHLAMI GARNET THURSDAY	5,00,000	1,64,595	9,130	1,73,725
TOTAL	20,00,000	6,40,885	33,665	6,74,550

The Directorate Nagaland State Lotteries verified and confirmed that the total number of tickets remained unsold at the time of the draw: 13,25,450 [20,00,000 – 6,74,550]

Sd/-

ZANBENI ODYUO

Joint Secretary to the Govt. of Nagaland.



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NOTIFICATION

No.FIN/LOT-01/2010

Dated Kohima, the 27th August, 2024.

In exercise of the powers conferred under Clause 3(16) of the Lotteries (Regulation) Rules, 2010, the Governor of Nagaland is pleased to notify the lottery-wise tickets printed and tickets issued for sale to the distributor and monthly sales crystallised as detailed below:

Draw Time : 4 PM Onwards

MRP : ₹ 10/-

Draw Period : 27.09.2021 to 30.09.2021

Name of Weekly Lottery	Tickets Printed & Tickets issued for Sale	State-Wise Sold Quantity		Total Sold Quantity
		Maharashtra	Punjab	
LABHLAMI GOLD MONDAY	3,00,000	48,495	2,895	51,390
LABHLAMI PLATINUM TUESDAY	3,00,000	39,330	4,330	43,660
LABHLAMI SILVER WEDNESDAY	3,00,000	39,535	4,905	44,440
LABHLAMI EMERALD THURSDAY	3,00,000	41,505	5,385	46,890
TOTAL	12,00,000	1,68,865	17,515	1,86,380

The Directorate Nagaland State Lotteries verified and confirmed that the total number of tickets remained unsold at the time of the draw: 10,13,620 [12,00,000 –1,86,380]

Sd/-

ZANBENI ODYUO

Joint Secretary to the Govt. of Nagaland.

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