हरियाणा सरकार
लाभार्थ स्वास्थ्य विभाग
प्रविधिक्रमा
दिवसं 4 विजयदीप 1992

संसद सांसद निषेध/वार्ता/संवेदना 309/92.--- भारत सरकार स्वास्थ्य विभाग के 309 को परिवहन सरकार उपाध्यक्ष की वार्ता की निम्नलिखित का प्रमुख करते हुए, हरियाणा सरकार के एक आदेश द्वारा हरियाणा राज्यमण्डल हाथस होलक क्षमता। (हुम-पौर) वेतन में विनियम स्वास्थ्य की वार्ता को विनियमित करने वाले विमा विनियमित हरियाणा सरकार हैं।

वार्ता :---

1. ने मिला हरियाणा राज्यमण्डल हाथस होलक क्षमता (हुम-पौर) वेतन स्वास्थ्य, 1992 संवेदना नाम ।

कहीं और समझे हैं।

2. ने मिला हरियाणा राज्यमण्डल हाथस होलक क्षमता (हुम-पौर) वेतन स्वास्थ्य, 1992 संवेदना नाम ।

कहीं और समझे हैं।

(ए) “संसद सांसद” के प्रविधिक्रमा है। प्रविधिक्रमा वेतन कार्यक्रम कोड;

(ब) “संसद सांसद” के प्रविधिक्रमा है, प्रविधिक्रमा वेतन कार्यक्रम कोड;

(ए) “संसद सांसद” के प्रविधिक्रमा है, प्रविधिक्रमा वेतन कार्यक्रम कोड;

(ब) “लाभार्थ स्वास्थ्य” के प्रविधिक्रमा है, हरियाणा राज्यसरकार के स्वास्थ्य;

(क) “लाभार्थ स्वास्थ्य” के प्रविधिक्रमा है:---

(इ) हरियाणा राज्यमण्डल ने सांसद विनियमा प्रविधिक्रमा कुली संसदा; या

(ई) विनियमांक कुली विनियमा प्रविधिक्रमा कुली संसदा; या

(ँ) “संसद सांसद विनियमा प्रविधिक्रमा” के प्रविधिक्रमा है:---

(ी) भारत सरकार ने विनियमा प्रविधिक्रमा कुली विनियमा कुली संसदा; या

(ज) 15 सुनाम, 1947 से पूर्व हुई परियोजना के परिवहन स्वास्थ्य विनियमा, उपर्युक्त यह (विनियमा) या परियोजना कुली की प्रविधिक्रमा कुली विनियमा कुली; या

(क) हरियाणा विनियमा कुली विनियमा कुली संसदा; या
(iii) कोई ब्रह्म विषयविद्वादय, जो इस विषय के प्रस्तुत एवं सरकार

gते भावों के प्रस्तुत विषयविद्वादय घोषित किया गया है,

(४) "सेवा" से प्रभावित है, हुरिदान राजनीतिक हास्य होने वाला स्वागत (लेख-३)

भाग-II सेवा में मत स्थायी

पदों की संख्या

तथा लघुका

3. लेखा में इन विषयों को परिलिपि "iii" में वर्णित गए वह होंगे:

विशेष निदेश: म विषयों को कोई भी भाव देते पड़े, कोई संबंध में न उपलब्ध या करने वाले विशेष पदार्थों या संबंधों में छोटे या वस्तुओं का व्रीणामों का संबंध से भरा होगा या सरकार के वार्ता की कंपनी को दिखाई देंगे।

लेखा में विशेष विमत्तियाँ की होंगी,

श्रेष्ठता तथा

पद की रुपः

(4) (१) कोई भी व्यक्ति लेखा में किसी पद पर विशेष विद्वादय नहीं विद्वादय। यदि संक्षेप

के कारण विद्वादय न होगी.)

(३) भारत का नागरिक; या

(४) नेपाल की प्रजा; या

(५) बुड़हाल की प्रजा; या

(६) दिशानिर्देश का प्रचारण, जो पहले से पहले, 1962, के पहले भारत के स्वाधीनता रूप से वांछिते देश से देश के शासक से दायित्व होगा; या

(७) भारतीय मूल वा व्यक्ति, जो परिषद से मदद प्राप्त करने के लिए विशेष विद्वादय का कारण है।

लेखा में संबंधित व्यक्ति और व्यक्ति होंगे

विवेक के पद में सत्यापन द्वारा परिलिपि का प्रस्तुत या दर्शन किया करता है।

रूपनु श्रेष्ठता (१). (२). (३) (४) (५) (६) (७) की संबंधित व्यक्ति ऐसे व्यक्ति होंगे

जिन्होंने पद में सत्यापन द्वारा परिलिपि का प्रस्तुत या दर्शन किया करता है।

(२) कोई भी व्यक्ति वित्तज्ञ या संबंध या पालन का प्रस्तुत या वार्ता या हो; राज्य के

वित्त के प्रति निर्धारित या संबंधित पालन का प्रस्तुत या वार्ता को हो, निर्धारित या संबंधित पालन का प्रस्तुत या वार्ता को हो;

(३) कोई भी व्यक्ति लेखा में किसी पद पर सीखों के तौर पर निर्धारित किया गया,

जब वार्ता या पड़ा व्यक्ति उपलब्धि के विशेषविद्वादय, महत्वपूर्ण, वित्ता द्वारा या वार्ता

के पद नहीं हो, सरकारी वित्तज्ञातिक जांच के बारे में प्रभावपूर्वक वर्तमान के ऐसे क्रियाओं के
6. लेख में यह हैं निम्नलिखित सचिव, राज्यपाल द्वारा की जायेंगी।

7. सराय की यथार्थस्थिति लेख में निर्देश की जा रहा है।

8. लेख में निम्नलिखित सचिव, राज्यपाल द्वारा की जायेंगी।
(ii) विशेष राज्य सरकार बातचीत भारत सरकार की सेवा में पहुँचे से ही स्वीकार करवायेंगे कर्मचारी के स्वायत्तता पर प्रतिस्पर्धित होता।

(व) विशेष भेदभाव कानून के प्रमाणित रूप से---

किसी राज्य सरकार च.ख भारत सरकार की सेवा में पहुँचे से ही स्वीकार कर्मचारी के स्वायत्तता पर प्रतिस्पर्धित है।

(ग) चालक की दस्तावेज में---

(i) मोटर चलने वाले से प्रयोगित होता; या

(ii) सीधी भारी होता; या

(iii) किसी राज्य सरकार बातचीत भारत सरकार की सेवा में पहुँचे से ही स्वीकार कर्मचारी के स्वायत्तता पर प्रतिस्पर्धित है।

(घ) लिपिवर्ग/भंडारी की दस्तावेज में---

(i) दुन या दुन या कर्मचारी में हो सकता है प्रयोगित होता 20 प्रतिशत से बढ़ता है; या

(ii) सीधी भारी होता; या

(iii) किसी राज्य सरकार क्रम में भारत सरकार की सेवा में पहुँचे से ही स्वीकार कर्मचारी के स्वायत्तता पर प्रतिस्पर्धित है;

(2) यदि परराज्यस्व वा वह व्यवस्था उपलब्ध न हो, प्रधानमंत्री या प्रधानस्थलीक व्यक्ति पर नौकरी के संबंध में ही ऐसी परराज्यस्वीय वंश देने वाले व्यक्ति भी देते हैं।

10. (1) तहत में किसी की या या या नियुक्ति भरकम; तब ऐसे स्थितियों में किसी नियुक्ति का नियंत्रित नहीं किया जा सकता कि तहत की पद या पदवी पर नियुक्ति नियमानुसार प्रतिक्रिया दिखा होती है।

एक वर्ष की ब्रांची के लिए परिवर्तन पर प्रतिबंध:

परिवर्तन:

(घ) ऐसी नियुक्ति के साथ किसी पदवी या पदवी पर नियुक्ति नियमानुसार प्रतिक्रिया का दिखाया जा सकता है कि नियुक्ति के लिए उचित नियमानुसार प्रतिक्रिया का दिखाया जा सकता है।

(ज) स्वायत्तता प्रदान तथा नियुक्ति की पदवी में तहत में किसी नियुक्ति पर नियुक्ति नियमानुसार पदवी पर किसी नियुक्ति की पदवी के समय नियुक्ति नियमानुसार प्रतिक्रिया का दिखाया जा सकता है।
(7) स्वामाज्ञ नियुक्ति की ही हालत वर्तमान वर्तमान की यह स्वर्णधि के मध्य में रहने जाती, वित्त का कोई भी व्यक्ति निवास ऐसे स्वामाज्ञ वर्तमान में करने बिना है, परीक्षा की मिलति स्वर्णधि पूरी ही होने पर, यदि वह किसी स्वार्थी वर्तमान वर्तमान का नियुक्ति बढ़ा न ली गया हों, पुनः निया होने वाला वर्तमान स्वर्णधि होता हो।

(2) यदि नियुक्ति प्रावधानी की राय में परीक्षा की स्वर्णधि के बदलता किसी स्वर्णधि का वापस कर परीक्षा स्वार्थी नहीं होता हो, तो यह—

(8) यदि ऐसा बताया स्वार्थी वर्तमान के स्वार्थी नियुक्ति नहीं होता हो—

(i) उसे उसके पूर्व पर विनियन्ति कर सकता है; या

(ii) उसके समय में वही ऐसा प्रचंड रिति में वार्ता कर सकता है जो उसकी पूर्व नियुक्ति के विनियन्ति और वहाँ विनियन्ति करके।

(3) किसी स्वर्णधि की परीक्षा स्वर्णधि पूरी होने पर, नियुक्ति प्रावधानी;

(9) यदि उसके प्रावधानी का वापस आयुक्त प्रावधानी देखी होती हो—

(i) ऐसा बताया की, यदि वह स्वार्थी नियुक्ति रिति कर सकता है जो उसकी नियुक्ति की विनियन्ति कर सकता है; या

(ii) ऐसा स्वार्थी बताया, यदि वह किसी स्वार्थी नियुक्ति कर सकता है जो उसकी विनियन्ति कर सकता है, स्वार्थी नियुक्ति कर सकता है विनियन्ति कर सकता है; या

(iii) यदि उसके स्वार्थी नियुक्ति कर सकता है, तो वह स्वार्थी नियुक्ति कर सकता है जो उसकी स्वार्थी परीक्षा विनियन्ति स्वार्थी देखी कर सकता है; या

(10) यदि उसका प्रावधानी का दर्जा वर्तमान प्रावधानी का दर्जा हो हो दर्जा—

(i) यदि वह स्वार्थी बताया दर्जा नियुक्ति संबंधी होता है तो उसके सेवा से वर्तमान नियुक्ति रिति; यदि वह स्वार्थी नियुक्ति संबंधी ही तो उसके पूर्व कर दर्जा पर विनियन्ति कर सकता है या उसके कार्यालय में वही नियुक्ति रिति में वार्ता कर सकता है जो उसकी पूर्व नियुक्ति के विनियन्ति तथा नियुक्ति कर सकता है; या

(ii) उसकी परीक्षा वर्तमान स्वर्णधि कर सकता है और उसके बाद ऐसे विनियन्ति कर सकता है जो वह वर्तमान स्वर्णधि का प्रथम स्वर्णधि का विनियन्ति पर हो सकता था।
परदू परिवर्तन को कुछ ध्यान, किसी स्थानीय ग्राम नहीं, बल्कि है, सरासर है, सूची बने से प्रविधि नहीं होगी।

प्रकरण 11.

(1) लेखा से सव्वर्तिय की परवर्तन प्रकरण परिवर्तन नियमों की सदा से प्रविधि है, इसमें समय संबंध वे लिखे प्रकरण, घर-घर नियम की जारी होगी:

परदू पर यह बोध कि सीधी ग्राम द्वारा नियुक्ति उपड़ों की बात में प्रकरण अयत्त करने संबंध वोट देना। नियम को परवर्तन पर नहीं नियुक्ति जारी करेगी:

परदू पर यह बोध कि एक ही लिखित ग्राम से ही नियुक्ति घर के सौंदर्य परवर्तन की बात में, उसकी प्रकरण नियुक्ति नियुक्ति नहीं नियुक्ति की जारी होगी;

(2) सीधी ग्राम द्वारा नियुक्ति सव्वर्ति, परवर्तन या स्थानांतरण द्वारा नियुक्ति सव्वर्ति से कोई होगा;

(3) परवर्तन द्वारा नियुक्ति सव्वर्ति, स्थानांतरण द्वारा नियुक्ति सव्वर्ति से कोई होगा;

(4) परवर्तन द्वारा द्वारा स्थानांतरण द्वारा नियुक्ति सव्वर्तिय की बात में प्रकरण। ऐसी नियुक्ति वहां, ऐसे सव्वर्तिय को द्वारा लिखित नियम को वायत, विलीन लेने पर प्रविधि नहीं होगा विलीन;

(5) नियम को स्वाभाविक सव्वर्तिय से स्थानांतरण द्वारा नियुक्ति सव्वर्तिय की बात में, उसकी प्रकरण के सव्वर्तिय को प्रविधि नियम की जारी होगी, प्रधानमंत्री ऐसे सव्वर्तिय को द्वारा लिखित नियम को सव्वर्तिय से दुबारा बांध, दो सव्वर्तिय द्वारा द्वारा लिखित नियम की सव्वर्तिय से उपड़ों से स्वाभाविक सव्वर्तिय द्वारा द्वारा लिखित नियम की जारी होगी है विलीन द्वारा द्वारा सव्वर्तिय से कोई होगा।

लेखा के हटने का 
दर्शन।

12. (1) सव्वर्तिय का बाध्य भी सव्वर्ति, नियुक्ति प्राथमिकार्य सव्वर्तिय द्वारा हुथियार रचना में सव्वर्तिय का ह्यार है, बाहर नियमों की व्यवस्था पर लेखा महत्त्व की लिखित नियम लिखित नहीं होगा हार पर ऐसा होने के 

(2) सव्वर्तिय के हटने सव्वर्ति की लेखा से ही लिखी नियुक्ति नियम के द्वारा भी प्राथमिकता को सव्वर्तिय का सव्वर्तिय है;

(3) सव्वर्तिय का ह्यार है, सव्वर्ति या बाहर-नियुक्ति, बाहर यह नियुक्ति हो या नहीं, नियुक्ति पूर्ण सव्वर्तिय सव्वर्तिय, स्वाभाविक या नियुक्ति राज्य सरकार के दायें
(ii) कोई भी सरकार भा ऐसी राष्ट्रीय, संघर्ष या स्वतंत्र-सिखाया, जहां यह निर्दिष्ट होता या नहीं निर्दिष्ट पूर्व में या प्रभावी व्यापक या निर्दिष्ट कोई भी सरकार थी या होती थी या होती थी?

(iii) कोई भी राष्ट्र राष्ट्र कार, अन्तरराष्ट्रीय राष्ट्रीय राष्ट्र सातिया निम्नलिखित निम्नलिखित सातिया के तत्त्व के रूप में होती थी राष्ट्र राष्ट्र कर रही थी।

परंतु राष्ट्र की निम्नलिखित शर्त का प्रयोग गायब में निम्नलिखित तरह में राष्ट्र (ii) सरकार के निम्नलिखित निम्नलिखित सातिया के तत्त्व के रूप में होती थी राष्ट्र राष्ट्र कर रही थी।

13. राष्ट्र, राष्ट्र, राष्ट्र, राष्ट्र, राष्ट्र, राष्ट्र, राष्ट्र, राष्ट्र, राष्ट्र, राष्ट्र, राष्ट्र, राष्ट्र, राष्ट्र, राष्ट्र, राष्ट्र, राष्ट्र, राष्ट्र, राष्ट्र, राष्ट्र, रा...
बिलों का प्रबंधन।

17. इन नियमों में फिरते बातों में होते हुए भी नियुक्त प्राधिकारी, यदि यह नियुक्त प्राधिकारी के बिलों का प्रबंधन करेंगे।

बैंक देने का संरक्षण।

18. बैंक देने का राज्य में इन नियमों के फिरते बातों में होने देना प्राधिकारक का संरक्षण होगा। यह सबूत का राज्य का प्रमाण का प्रबंधन करेंगे।

प्राधिक।

19. इन नियमों में बैंक किसी बात का प्रबंधन करेंगे। इस समय में समय-समय पर बैंक किसी बात का प्रबंधन करेंगे। यदि प्रतिबंधित व्यक्ति, पूर्ववर्ति अनुशंसा तथा एकसाथ अनुशंसा व्यक्ति का प्रबंधन करेंगे। इन नियमों के बाद आदेश, संयुक्त व्यक्ति तथा का प्रबंधन करेंगे।

प्रतल इस प्रकार फिरते बातों का तथा प्रबंधन करेंगे।

दल का संरक्षण।

20. सेवा की भुगतान देने वाले इन नियमों में फिरते बातों के अनुसार, पूर्ववर्ति अनुशंसा तथा एकसाथ अनुशंसा तथा का प्रबंधन करेंगे।

प्रतल इस प्रकार, नियमित नियमों के प्राधिकारित किया गया। कोई अधिकार नहीं होगा। इन नियमों के अनुसार, अधिकारित किया गया।
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<th>छुका</th>
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(अन्तिम रेखा)

"अ, ज़मीन"
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<th>शीर्षी भारी के लिए मुख्य विवरण विनिमय के लिए</th>
<th>मूल्यवर्धन व भारी विवरण के लिए</th>
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1. सहायक
2. वॉर्ड वेंटिलेटर
3. चालक

विवरण के रूप में होने वाली की तेजी;

(i) कृषि शेतों में प्रथम वर्ष का यात्रा का मूल्यतः भारी विवरण विनिमय के रूप में एक वर्ष का मूल्यतः भारी विवरण;

(ii) 80 वर्ष प्रति मिनट के भारी के तिल्ले देने वाले विवरण विनिमय के रूप में 15 वर्ष प्रति मिनट का भारी के तिल्ले देने वाले विवरण का मूल्यतः भारी विवरण तथा 20 वर्ष प्रति मिनट के भारी के तिल्ले देने वाले विवरण का परीक्षण पर भारी विवरण क्षणिक होगा।

(i) मोटर की चालक के रूप में तीन वर्ष का मूल्यतः भारी विवरण;

(ii) बाहरी वाहन तथा इतनी स्वाभाविक भारी विवरण के भारी विवरण के प्राप्ति भारी विवरण क्रांति रखने वाला है,
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<td>वीडियो; घरा</td>
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<td>(ii) मैदौं स्तर तक हाली का शान; पूर्वज परिवारों के लिये मैदौं ना से ना वाक्य या लेख तथा प्राप्त शेषी लेख प्राप्त-नह।</td>
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<td>(i) किसी मामला प्राप्त विनियमित स्थल के मैदौं प्रथम शेषी/उच्चतम वाणिज्यिक वित्तीय अवतारी/डबलियो-विनियम वित्तीय शेषी/लाभक का इकट्ठा लाभकर्ता; घैर</td>
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<td></td>
<td>(ii) मैदौं स्तर तक हाली का शान; पूर्वज परिवारों के लिये मैदौं या शेषी में फाँच वर्ग के शेष तथा प्राप्त शेषी लेख प्राप्त-नह।</td>
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<td>क्र. नं.</td>
<td>वचनां का संक्षेप</td>
<td>महिला और युवा का स्वरूप</td>
<td>बालिका या बच्ची के लिए संबंधित प्रशिक्षक</td>
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<td>1</td>
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<td>छोटी माता-पिता मायादेवी</td>
<td>श्रीमति, राज्यपाल वर्तमान</td>
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<td>वितरण (१) वैश्विक वार्ड (महाभारत पंक्ति) पर प्रश्न रखने हुए जेतृपाचरी</td>
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<td>[वक्र 3]</td>
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<td>[वक्र 2]</td>
<td>[वक्र 3]</td>
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<tr>
<td>5</td>
<td>विकास (४) उपेक्षा व दण्डों के उल्लेख द्वारा विभिन्न सरकार या राज्य सरकार को या ऐसी कक्षा तथा संघ तथा विभाग निवेदन, जिन्हें वह निर्दिष्ट हो या नहीं निर्दिष्ट भूमिका या भूमिकांत स्थानिक या निर्दिष्ट सरकार के पास है या संबंध</td>
<td>[वक्र 2]</td>
<td>[वक्र 3]</td>
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</table>
पूरी हृदि की या उसके भाग की बेलन के वसूले।

(v) बेलन निर्मिति की रोकना।

(2) वसवा शालिवां—

(vi) जिसी निर्मिति वसवा के लिये वसवा-बाल में निर्माता नक्सल पर वागतित ऐसे वसवा निर्मिति वसवा नहीं कि या नामकरणी वसवा निर्मिति की वसवा के वाला लगन निर्मिति वसवा वागतित करेगा या या या या ऐसी वसवा को वसवा पर ऐसी वसवा वागतित वसवा ऐसी लगन निर्मिति वसवा करने का वाला रखेगा या नहीं?

(vii) निर्माता वेतनमान, बठ्ठ, या केवा पर ऐसी वसवा वागतित को नामकरणी वसवा वाला उस सत्य वेतनमान, बठ्ठ, या केवा के अनुसार बिल्कुल निर्मिति ना, या केवा निर्मिति के लिए साधारणतया रीत होंगी, ऐसा, बिल्कुल

HARYANA GOVT. GAZETTE, DEC. 15, 1991
(viii) धातुरार्य लेना निषिद्ध है।
(ix) लेने के उपर्युक्त बावलों के लिए बवीतक अन्य नियोजन के लिए निर्धारित नहीं होने वाले लेने को निरीक्षित नहीं किया जाता।
(x) लेने के परिधि के बावलों के लिए बवीतक अन्य नियोजन के लिए निरीक्षित नहीं किया जाता।
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<th>प्रदेश कर्म के लिए नियुक्ति प्राधिकारी</th>
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नोट: एक ही, शहा, मुख्य तथा, हरिंगना सरकार।
HARYANA GOVT GAZ. DEC. 15, 1992  
(AGAHN. 24, 1914 SAKA)

[Authorised English Translation]

HARYANA GOVERNMENT  
RAJ BHAVAN  

Notification  

The 4th December, 1992

No. G. S. R. 88/Coast/Art. 309/92—In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Haryana hereby makes the following rules regulating the recruitment, and conditions of service of persons appointed to the Haryana Raj Bhavan House-hold establishment (Group C) Service, namely:—

PART-I—GENERAL

Short title.  
1. These rules may be called the Haryana Raj Bhavan House-hold Establishment (Group C) Service Rules, 1992—

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

(a) "Board" means the Subordinate Services Selection Board, Haryana;

(b) "direct recruitment" means an appointment made otherwise than by promotion from within the service or by transfer of an official already in the service of the Government of India or any State Government;

(c) "Government" means the Haryana Government in the Administrative Department;

(d) "Governor Secretary" means the Secretary to Governor, Haryana;

(e) "Institution" means—

(i) any institution established by law in force in the State of Haryana; or

(ii) any other institution recognised by the Government for the purpose of these rules;

(f) "recognised university" means—

(i) any university incorporated by law in India;

(ii) in the case of a degree, diploma, or certificate obtained as a result of an examination held before the 15th August, 1947, the Punjab, Sind or Dacca University; or

(iii) any other university which is declared by the Government to be a recognised university for the purpose of these rules; and
(g) "service" means the Haryana Raj Bhavan House-hold Establishment (Group C) service.

PART-II—RECRUITMENT TO SERVICE

3. The service shall comprise the posts shown in Appendix A to these rules:

Provided that nothing in these rules shall affect the inherent right of the Government to make additions to, or reductions in, the number of such posts or to create new posts with different designations and scales of pay, either permanently or temporarily.

4. (1) No person shall be appointed to any post in service, unless he is,—

(a) a citizen of India; or

(b) a subject of Nepal; or

(c) a subject of Bhutan; or

(d) a Tibetan refugee who came over to India before the 1st day of January, 1962, with the intention of permanently settling in India; or

(e) a person of Indian origin, who has migrated from Pakistan, Burma, Sri Lanka, East African Countries of Kenya, Uganda, the United Republic of Tanzania (formed by Tanganyika and Zanzibar), Zambia, Malawi, Zaire and Ethiopia with the intention of permanently settling in India;

Provided that a person belonging to any of the categories (b), (c), (d) or (e) shall be a person in whose favour a certificate of eligibility has been issued by the Government.

(2) A person in whose case a certificate of eligibility is necessary may be admitted to an examination or interview conducted by the Board or any other recruiting authority, but the officer of appointment may be given only after the necessary eligibility certificate has been issued to him by the Government.

(3) No person shall be appointed to any post in the service by direct recruitment, unless he has produced a certificate of character from the principal academic officer of the university, college, school or institution last attended, if any, and similar certificate from two other responsible persons, not being his relatives who are well acquainted with him in his private life and are unconnected with his university, college, school or institution.

5. No person shall be appointed to any post in the service by direct recruitment who is less than seventeen years or more than thirty five years of age on the last date of submission of application to the Board.
6. Appointment to any post in the Service shall be made by the Governor Secretary.

7. No person shall be appointed to any post in the service, unless he is in possession of qualifications and experience specified in column 3 of Appendix B to these rules in the case of direct recruitment and those specified in column 4 of the aforesaid Appendix in the case of appointment other than by direct recruitment.

Provided that in case of direct recruitment, the qualifications regarding experience shall be relaxable to the extent of 50% at the discretion of the Board or any other recruiting authority in case sufficient number of candidates belonging to scheduled castes, backward classes, ex-service men and physically handicapped candidates, possessing the requisite experience are not available to fill up the vacancies reserved for them, after recording reasons for so doing in writing.

8. No persons,—

(a) who has entered into or contracted a marriage with a person having a spouse living; or

(b) who having a spouse living, has entered into or contracted a marriage with any person,

shall be eligible for appointment to any post in the service:

Provided that the Government may, if satisfied, that such marriage is permissible under the personal law applicable to such person and the other party to the marriage and there are other grounds for so doing, exempt any person from the operation of this rule.

9. (i) Recruitment to the Service shall be made,—

(a) in the case of Assistants—

(i) by promotion from amongst Clerks; or

(ii) by transfer or deputation of an official already in the service of any State Government or the Government of India;

(b) in the case of Senior Scale Stenographers by transfer or deputation of an official already in the service of any State Government or the Government of India;

(c) in the case of Drivers—

(i) by promotion from motor Cleaner; or

(ii) by direct appointment; or

(iii) by transfer or deputation of an official already in the service of any State Government or the Government of India;
(d) in the case of Clerk/Store-Keeper—

(i) not more than 20% by promotion from amongst Group C or Group D employees; or

(ii) by direct appointment; or

(iii) by transfer or deputation of an official already in the service of the State Government or the Government of India.

(2) All promotions unless otherwise provided, shall be made on seniority-cum-fitness or seniority-cum-merit basis as the case may be, and seniority alone shall not confer any right to such promotion.

10. (1) Persons appointed to any post in the service shall remain on probation, for a period of two years, if appointed by direct recruitment and one year, if appointed otherwise: Provided that—

(a) any period, after such appointment, spent on deputation on a corresponding or a higher post shall count towards the period of probation;

(b) any period of work in equivalent or higher rank prior to appointment to any post in the service may, in the case of appointment by transfer, at the discretion of the appointing authority, be allowed to count towards the period of probation fixed under this rule; and

(c) any period of officiating appointment shall be reckoned as period spent on probation, but no person who has so officiated shall, on the completion of the prescribed period of probation be entitled to be confirmed, unless he is appointed against a permanent vacancy.

(2) If in the opinion of the appointing authority, the work or conduct of a person during the period of probation is not satisfactory, it may—

(a) if such person is appointed by direct recruitment, dispense with his services; and

(b) If such person is appointed otherwise than by direct recruitment,

(i) revert him to his former post; or

(ii) deal with him in such other manner as the terms and conditions of his previous appointment permit.

(3) On the completion of the period of probation of a person the appointing authority may—

(a) If his work and conduct has in its opinion, been satisfactory,—

(i) confirm such person from the date of his appointment, if appointed against a permanent vacancy, or

(ii) confirm such person from the date from which a permanent vacancy occurs, if appointed against a temporary vacancy; or
(iii) declare that he has completed his probation satisfactorily if there is no permanent vacancy; or

(b) if his work or conduct has, in its opinion, not been satisfactory;—

(i) dispense with his service, if appointed by direct recruitment, if appointed otherwise revert him to his former post, or deal with him in such other manner as the terms and conditions of his previous appointment permit; or

(ii) extend his period of probation and thereafter pass such orders as it could have passed on the expiry of the first period of probation:

Provided that the total period of probation, including extension, if any, shall not exceed three years.

11. The seniority, inter se of the members of the service shall be determined by the length of continuous service on a post in the service:

Provided that where there are different cadres in the service the seniority shall be determined separately for each cadre;

Provided further that in the case of members appointed by direct recruitment, the order of merit determined by the Board shall not be disturbed in fixing the seniority:

Provided further that in the case of two or more members appointed on the same date, their seniority shall be determined as follows:—

(a) a member appointed by direct recruitment shall be senior to a member appointed by promotion or by transfer;

(b) a member appointed by promotion shall be senior to a member appointed by transfer;

(c) in the case of members appointed by promotion or by transfer, seniority shall be determined according to the seniority of such members in the appointment from which they were promoted or transferred; and

(d) in the case of members appointed by transfer from different cadres, their seniority shall be determined according to pay, preference being given to a member who was drawing a higher rate of pay in his previous appointments and if the rates of pay drawn are also the same, then by the length of their service in the appointments, and if the length of such service is also the same, the older member shall be senior to the younger member.

12. (1) A member of the Service shall be liable to serve any place whether within or outside the State of Haryana on being ordered so to do by the appointing authority.
A member of the Service may also be deputed to serve under:

(i) a company, an association or a body of individuals whether incorporated or not, which is wholly or substantially owned or controlled by the State Government, a municipal corporation or a local authority or university within the State of Haryana; or

(ii) the Central Government or a company, an association or a body of individuals, whether incorporated or not, which is wholly or substantially owned or controlled by the Central Government; or

(iii) any other State Government, an international organisation an autonomous body not controlled by the Government or a private body;

Provided that no member of the service shall be deputed to serve the Central or any other State Government for any organisation or body referred to in clauses (ii) or (iii) except with his consent.

13. In respect of pay, leave, pension and all other matters not expressly provided for in these rules, the members of the service shall be governed by such rules and regulations as may have been or may hereafter be adopted or made by the competent authority under the Constitution of India or under any law for the time being in force made by the State Legislature.

14. (1) In matters relating to discipline, penalties and appeals, members of the service shall be governed by the Haryana Civil Services (Punishment and Appeal) Rules, 1987 as amended from time to time:

Provided that the nature of penalties which may be imposed, the authority empowered to impose such penalties and the appellate authority, shall subject to the provisions of any law or rules made under the Constitution of India, be as specified in Appendix C to these rules.

(2) The authority competent to pass and order under clause (c) or clause (d) of sub-rule (1) or rule 9 of the Haryana Civil Services (Punishment and Appeal) Rules, 1987 and appellate authority shall be as specified in Appendix D to these rules.

15. Every member of the service shall get himself vaccinated or re-vaccinated as and when the Government so directs by a special or general order.

16. Every member of the service, unless he has already done so, shall be required to take the oath of allegiance to India and the Constitution of India as by law established.
17. Where the Government is of the opinion that it is necessary or expedient to do so, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons.

18. Notwithstanding anything contained in these rules, the appointing authority may impose special terms and conditions in the order of appointment if it is deemed expedient to do so.

19. Nothing contained in these rules shall affect reservations and other concessions required to be provided for scheduled castes, backward classes, ex-service men, physically handicapped persons or any other class or category of persons in accordance with the order issued by the State Government, from time to time:

Provided that the total percentage of reservations so made shall not exceed fifty per cent at any time.

20. Any rule applicable to the service and corresponding to any of these rules which is in force immediately before the commencement of these rules is hereby repealed:

Provided that any order made or action taken under the rules so repealed shall be deemed to have been made or taken under the corresponding provision of these rules.
### APPENDIX 'A'

**(See rule 3)**

<table>
<thead>
<tr>
<th>Serial No.</th>
<th>Designation of posts</th>
<th>Number of posts</th>
<th>Scale of pay</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Permanent</td>
<td>Temporary</td>
</tr>
<tr>
<td>1</td>
<td>Assistant</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>2</td>
<td>Senior Scale Stenographer</td>
<td>—</td>
<td>1</td>
</tr>
<tr>
<td>3</td>
<td>Driver</td>
<td>4</td>
<td>—</td>
</tr>
<tr>
<td>4</td>
<td>Clerk</td>
<td>1</td>
<td>—</td>
</tr>
<tr>
<td>5</td>
<td>Store Keeper</td>
<td>1</td>
<td>—</td>
</tr>
</tbody>
</table>
APPENDIX ‘B’
(See rule 7)

<table>
<thead>
<tr>
<th>Serial No.</th>
<th>Designation of posts</th>
<th>Academic qualifications and experience, if any, for direct recruitment</th>
<th>Academic qualifications and experience, if any, for appointment other than by direct recruitment</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Assistant</td>
<td></td>
<td>Three years experience as Clerk</td>
</tr>
<tr>
<td>2</td>
<td>Senior Scale Stenographer</td>
<td></td>
<td>(i) At least one year experience as Junior Scale Stenographer.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(ii) Passed test in Hindi shorthand at a speed of 80 words per minute and transcription thereof at a speed of 15 words per minute and English shorthand at a speed of 100 words per minute and transcription thereof at a speed of 20 words per minute.</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Driver</td>
<td>(i) Should have passed Middle standard examination having Heavy Motor Vehicle/Light Motor Vehicle driving licence with five years actual experience of vehicle driving.</td>
<td>(i) Five years experience as Motor Cleaner; and</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(ii) Should be able bodied with robust health and normal sight.</td>
<td>(ii) Possesses licence in Heavy Motor vehicle/Light Motor Vehicle driving.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>------------------------------------------------------------------</td>
<td>---</td>
</tr>
<tr>
<td>4</td>
<td>Clerk</td>
<td>(i) Matric first division/Higher Secondary Second division/Intermediate second division/Graduate of a recognised University or its equivalent; and (ii) Knowledge of Hindi up to Matric standard. For Ex-servicemen, Matric with fifteen years service in the Army and Army Certificate Class-I.</td>
<td>(i) Matric; and (ii) Five years experience as Group C employees whose scale of pay is less than that of a Clerk or Group D employee or combined experience as such.</td>
</tr>
<tr>
<td>5</td>
<td>Store-keeper</td>
<td>(i) Matric First division/Higher Secondary Second division/Intermediate second division/Graduate of a recognised University or its equivalent; and (ii) Knowledge of Hindi up to Matric Standard. For Ex-servicemen, Matric with fifteen years service in the Army and Army Certificate Class-I.</td>
<td>(i) Matric; and (ii) Five years experience as Group C employees whose scale of pay is less than that of a Clerk or Group D employee or combined experience as such.</td>
</tr>
</tbody>
</table>
APPENDIX 'C'  
[See rule 14(1)]

<table>
<thead>
<tr>
<th>Serial No.</th>
<th>Designation of post</th>
<th>Appointing Authority</th>
<th>Nature of penalty</th>
<th>Authority empowered authority to impose penalty</th>
<th>Second and final appellate authority if any</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Assistant</td>
<td>Governor Secretary</td>
<td>(i) warning with a copy in the personal file (Character roll);</td>
<td>Governor Government Secretary</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Senior Scale Stenographer</td>
<td></td>
<td>(ii) censure;</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Driver</td>
<td></td>
<td>(iii) withholding of promotion;</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Clerk</td>
<td></td>
<td>(iv) recovery from pay of the whole or part of any pecuniary loss caused by negligence or breach of orders, to the Central Government or a State Government or to a Company and association or body of individuals whether incorporated or not, which is wholly or substantially owned or controlled by the Government or to a local authority of University set up by an Act or Parliament or of the Legislature of a State; and</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Store Keeper</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
(v) withholding of increments of pay;

(2) Major Penalties—

(vi) reduction to a lower stage in the time scale of pay for a specified period with further directions as to whether or not the Government employee will earn increments of pay during the period of such reduction and whether on the expiry of such period, the reduction will or will not have the effect of postponing the future increments of his pay;

(vii) reduction to a lower scale of pay, grade, post or service which shall ordinarily be a bar to the promotion of the Government employee to the time scale of pay, grade, post or service from which he was reduced, with or without further directions regarding conditions of restoration to the grade or post or service from which the Government employee was reduced and his seniority and pay on such
<table>
<thead>
<tr>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
<th>5</th>
<th>6</th>
<th>7</th>
</tr>
</thead>
<tbody>
<tr>
<td>restoration to that grade, post or service;</td>
<td>Government</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(viii) compulsory retirement;</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(ix) removal from service which shall not be a disqualification for future employment under the Government;</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(x) dismissal from service which shall ordinarily be a disqualification for future employment under the Government.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### APPENDIX 'D'

[See rule 14(2)]

<table>
<thead>
<tr>
<th>Serial No.</th>
<th>Designation of the posts</th>
<th>Nature of order</th>
<th>Authority empowered to impose penalty</th>
<th>Appellate authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Assistant</td>
<td>(a) reducing or withholding the amount of ordinary or additional pension admissible under the rules governing pension;</td>
<td>Governor</td>
<td>Government</td>
</tr>
<tr>
<td>2</td>
<td>Senior Scale Stenographer</td>
<td></td>
<td>Secretary</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Driver</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Clerk</td>
<td>(b) terminating the appointment otherwise than on his attaining the age fixed for superannuation.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Store-Keeper</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

B. S. OJHA,
Chief Secretary to Government, Haryana.
NOTIFICATION

New Delhi, the 30th March, 1987

GSR. 343(E) In exercise of the powers conferred by Section 13 of the Governors (Emoluments, Allowances and Privileges) Act, 1982 (43 of 1982), the \(^1\) {President} hereby makes the following rules, namely:-

1. SHORT TITLE AND COMMENCEMENT: (1) These rules may be called the Governors (Allowances and Privileges) Rules, 1987.

(2) They shall come into force on the 1st day of April, 1987.

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

(a) “Act” means the Governors (Emoluments, Allowances and Privileges) Act, 1982 (43 of 1982);

(b) “Official residence” in relation to a Governor of a particular State means the corresponding residence (s) specified in column (2) of Schedule I to these rules;

(c) “Schedule” means a Schedule appended to these rules;

(d) Words and expressions used herein and not defined shall have the meaning respectively assigned to them in the Act.

3. RENEWAL OF FURNISHINGS OF OFFICIAL RESIDENCES: (1) There shall be paid, from time to time, to each Governor an allowance equal to the actual expenses in renewing the furnishings of his official residence(s) subject to the maximum amount specified in column (3) of Schedule I.

Provided that if, when the Governor assumes office, the period which has elapsed since his predecessor assumed office (persons appointed to discharge the functions of the Governor being disregarded) falls short of five years, the maximum amount so specified shall be decreased by such amount as the President may by order determine;

Provided further that in the case of Governors holding office immediately before the commencement of these rules, the amount admissible to them during their entire terms shall be such as the President may by order determine.

\(^1\) {Substituted by GSR 949 (E) dated 28.12.1992}
(2) The provisions of this rule shall not apply to persons appointed to discharge the functions of the Governor under article 160 of the Constitution of India.

4. HOUSEHOLD ESTABLISHMENT:  

(1) The total number of officers and other staff on household establishment at official residences shall be as the President may prescribe, from time to time, by an Order and their scale of pay, allowances, other emoluments and facilities shall be such as are admissible to the State Government officers and other employees of the corresponding posts in the concerned State Government from time to time.

(2) The officers, and the staff of the household establishment shall be entitled to rent free accommodation and those of the officers and the staff who are not provided any Government accommodation shall be allowed house rent allowances at the rates admissible to the State Government Officers and other employees of the corresponding posts working in the concerned State Government and in such cases the first charge of ten percent on the pay shall also be met out of the Governor’s allowances.

(3) The staff of the household establishment shall not be allowed overtime allowance.

(4) The officers and staff of the household establishment, who are provided government accommodation, shall be provided free electricity and water subject to the limit laid down by the Governor from time to time but such limit shall not exceed 6 ¼ percent of the pay of the members of the staff for the supply of both electricity and water.

Provided that out of the limit of 6 ¼ percent the electricity charges shall not exceed 5 percent in any case.

(5) Any expenditure on consumption of electricity and water in excess of the limit specified in sub-rule (4) shall be borne by the concerned officers or the member of the staff, as the case may be.

(6) No member of the household establishment shall be allowed free use of official transport for private purpose.

Provided that the staff of the household establishment may be allowed to use government vehicles on payment of usual charges, subject to availability of vehicles.

(7) The staff of the household establishment shall be entitled to pension and other retirement benefits including medical facilities as are admissible to the concerned State Government employees of the corresponding posts.

(8) The expenditure to be incurred under sub-rule (1) shall be part of the governor’s allowance and shall be drawn separately under the sub-head “Household Establishment”.

5. Expenditure on Governor’s Secretariat etc.:  

(1) In addition to the household establishment, the Governor shall be entitled to a separate secretarial staff which shall be provided by the concerned State Government.
(2) The expenditure incurred on the establishment of the Governor’s Secretariat and the expenditure on pension and other retirement benefits including medical facilities of the household medical establishment staff shall be charged on the Consolidated Fund of the concerned State.

(3) The expenditure referred to in sub-rule (2) shall not form part of the Governor’s allowance.

6. ALLOWANCES OF THE GOVERNORS: (1) In order that the Governor may be able to discharge conveniently and with dignity the duties of his office, the Governor shall be paid annually the following allowances or grants, namely:

(a) entertainment allowance – to be spent for patronising art, culture and music and any unspent portion of the allowance under this sub-head shall lapse at the end of the financial year to which it relates;

(b) hospitality grant – for meeting hospitality expenses of the official guests and any unspent portion of the grant under this sub-head shall lapse at the end of the financial year to which it relates;

(c) office expenses allowance – for meeting expenditure on the following items:

(i) telephone charges; (ii) service postage (iii) books and periodicals; (iv) stationery and printing; (v) maintenance of motor cycles, scooters and cycles including POL for these vehicles; (vi) miscellaneous expenses;

Provided that any expenditure on the purchase of cycles, scooters or motor cycles shall be met directly by the State Government;

(d) contract allowance – for being utilised for expenditure on the following items:

(i) special stationery; (ii) laundry contingencies; (iii) sports; (iv) fire wood (v) presents; (vi) soaps, cleansing material, insecticides; (vii) liveries; (viii) POL (other than expenditure from tour expenses); (ix) maintenance of cars (x) Library and (xi) other miscellaneous expenditure;

(e) grant for maintenance and repairs of furnishings – to be utilised for maintenance and repairs of furnishings of the official residence(s) and/or for the purchase of new items of furniture provided that maximum amount does not exceed the amount specified under this sub-head;

(f) tour expenses grant to be utilised for the tour expenses of the governor and expenditure on POL for cars of official residence(s) used for tours of the Governor.
(2) The amount admissible under different sub-heads under sub-rule (1) shall be as specified in Schedule II.

†(*) (Provided that the Governor may, without exceeding the maximum amount specified in column (8) of the said Schedule, re-appropriate whenever necessary, from one sub-head to another sub-head thereof.)

†(**) [3(a) and (b) omitted]

(4) The amount specified under sub-heads relating to office expenses, maintenance and repairs of furnishings, contract allowance and tour expenses of Schedule II may, in any year, be increased by the amount not expended in previous years under the same sub-heads.

7. ALLOWANCES FOR MAINTENANCE OF OFFICIAL RESIDENCE(S): The Governor shall also be paid such allowances, each year, for the maintenance of Governor's official residence(s) under various sub-heads as specified in Schedule III:

Provided that the Governor may, without exceeding the maximum amount specified in column 7 of the said schedule, re-appropriate whenever necessary, from one sub-head to another sub-head thereof;

Provided further that the maximum amount specified in column 7 of the said Schedule may, in any year be increased by the amount not expended in the previous years.

8. TRAVELLING ALLOWANCE ON ASSUMPTION OR VACATION OF OFFICE:

(1) The Governor shall be paid an allowance equal to the actual expenses incurred in undertaking journeys for the purposes specified in Section 9 of the Act, as travelling allowance for himself and members of his family and for transportation of his and his family's effects.

(2) The expenditure to be incurred under sub-rule (1) shall be charged on the Consolidated Fund of the concerned State but shall not form part of the Governor's allowance.

9. LEAVE: The President may grant leave to a governor for such duration as he may consider necessary.

10. MEDICAL ATTENDANCE AND TREATMENT: (1) A Governor and members of his family shall be entitled, free of charge to medical attendance, accommodation and treatment on the scale and conditions applicable to the highest ranking member of the All India Services under the All India Services (Medical Attendance) Rules, 1954 as amended from time to time.

(2) While on duty outside India, a Governor shall also be entitled, free of charge, to medical attendance, accommodation and treatment as may be admissible to the Head of Indian Mission at that place or at the place of treatment.

†(*) Inserted by GSR 70(E) dated 1st February, 1989.
†(**) Deleted by GSR 70 (E) dated 1st February, 1989.
(3) The State Government shall make adequate provisions for medical facilities for the Governor and his family and the expenditure on this account shall be charged on the Consolidated Fund of the State and this shall not form part of the Governor’s allowances.

(4) Medical attendance, accommodation and treatment of an Ex-Governor and his family shall be governed by the Rules/Orders issued by the Government of India in the Ministry of Health from time to time.

11. TOURS AND OTHER JOURNEYS:

(1) The Governor shall be entitled to requisition a railway saloon for all his journeys within the State and shall be entitled to take with him not more than three persons without payment of any fare for them.

(2) The cost of haulage and requisitioning of saloon under sub-rule (1) shall be met from the sub-head “tour expenses”.

(3) If, for his journey within the State by rail, a Governor chooses not to requisition a saloon under sub-rule (1), he shall be entitled to travel in a four berth compartment or coupe, whether first-class air-conditioned or first-class and during such a journey a Governor shall be entitled to take with him three persons in case of a four berth compartment and one person in case of a coupe, without any extra charge.

(4) For journeys on official business to places outside the State, a Governor shall be entitled to travel in a four berth compartment or coupe, whether first class air-conditioned or first class and during such a journey, shall be entitled to take with him three persons in the case of a four berth compartment and one person in the case of a coupe, without any extra charge.

(5) The spouse of the Governor may travel within the State by rail for attending functions organised by any organisation or associations connected with art, culture, science and literature and for that purpose may reserve a single seat in first-class air-conditioned or first class compartment and expenditure for such journey shall be met:

(i) from the sub-head “tour expenses” if she is not associated in any capacity with that organisation or association; and

(ii) by the organisation or association with which she is associated in any capacity.

Provided that this facility shall not be available for private journeys of the spouse of the Governor.

(6) A Governor travelling on duty (but not on non-official business) shall be entitled to travel by air and during such travel, shall be entitled to take one person with him at Government expenses.
A governor while travelling on duty by air under sub-rule (6) may at his discretion travel in the executive class along with his spouse or with any person in lieu of his spouse and the person accompanying him during such a journey shall also be entitled to travel in the executive class.

Save as otherwise provided in clause (b), a Governor shall not be entitled to travel on private business by air at Government expenses and shall not also be entitled to take any person with him at Government expenses.

(b) A Governor shall be entitled to travel on private business twice in a year during which he shall be entitled to take his spouse 8*[or one person along with him in lieu of his spouse] by air, steamer or rail by the highest class or by road, to any part of India and such travel shall be deemed to be travel on duty;

Provided that the duration of such journey does not exceed 7$S$ [ten] days on each occasion;

Explanation: For the purpose of this clause, a journey shall mean a point-to-point journey by the shortest route.

(9) A Governor on his private journey outside the State 8*[except for the two private journeys referred to in clause (b) of sub-rule (8)] may travel in a four berth compartment or a coupe, whether first-class air-conditioned or first-class and he shall pay -

(i) the fare for two berths of the appropriate class if he travels in four berths compartments in addition to his own fare;

(ii) for his own fare, if he travels in a coupe; and

(iii) the reservation charges for the compartment or the coupe, as the case may be, and any other expenditure incurred during the journey.

(10)(a) For the journeys performed under sub-rule (9), the cost of one fare only shall be met by the Government from the sub-head “tour expenses” and against that fare the Governor may take any person along with him who need not necessarily be a member of his family.

(b) For journeys performed by the Governor under clause (b) of sub-rule 8, the expenditure shall be met by the Government under column (7) “tour expenses” of Schedule II.

---

1. *[ ] substituted by GSR 87(E) dated 10.2.2009
2. $[ ] substituted by GSR 275 (E) dated 11.3.1993.
5. & Omitted vide GSR 87(E) dated 10.2.2009
6. {1 Added vide GSR 275 (E) dated 11.3.1993.
7. $S$ [ ten] days on each occasion.
8. & Second proviso omitted
9. # Added vide GSR 275 (E) dated 11.3.1993.
(12) Where there is no railway station or airport in a State, any journey performed by the Governor or by the spouse of the Governor, for private purposes, to reach the nearest railway station or airport situated in a neighbouring State, shall be deemed to be an official journey.

12. ENTITLEMENT OF TRAVELLING ALLOWANCE AND DAILY ALLOWANCE OF THE HOUSEHOLD ESTABLISHMENT ACCOMPANYING THE GOVERNOR:

(1) Any member of the Governor’s household establishment accompanying the Governor on his visits within the state or outside the State, whether official or private, shall be treated as on duty and shall be entitled to draw travelling allowance and daily allowance as admissible under the State Government rules;

(2) Any member of the Governor’s household establishment accompanying the spouse of the Governor during her journey within the State only shall be treated as on duty and shall be entitled to draw travelling allowance and daily allowance as admissible under the State Government rules.

Provided that no travelling allowance or daily allowance shall be admissible to any member of the Governor’s household establishment accompanying any other member of the Governor’s family or Governor’s personal guest.

13. USE OF MOTOR VEHICLES BY THE GOVERNOR ETC.: (1) Any private journeys performed by the Governor outside the State by motor vehicles of the official residence(s)\(^{12}\) (except for the two private journeys referred to in clause (b) of sub-rule (8) of rule 11) shall be paid for by the Governor at the staff cars rates of the State Government.

(2) The spouse of the Governor shall be entitled to use, free of charge, the motor vehicles of the official residence(s) within the State only and for her journeys outside the State, if not accompanied by the Governor on official duty, shall be paid for by the Governor at the staff cars rates of the State Government.

(3) Any other members of the Governor’s family or personal guests of the Governor not accompanying the governor or spouse of the Governor, may be allowed to use motor vehicles of the official residences within the State and charges for such journeys shall be paid for by the Governor at the staff cars rates of the State Government.

14. INTERPRETATION: If any question arises as to the interpretation of these rules, it shall be referred to the Central government, who shall decide the same.

15. REPEAL AND SAVING: (1) All the orders in force immediately before the commencement of these rules in so far as they relate to matters provided for in these rules are hereby repealed.

\(^{11}\) @@ Omitted vide GSR 708 (E) dated 16.11.1993.

\(^{12}\) Inserted vide GSR 275 (E) dated 11.3.1993.
(2) Notwithstanding such repeal, anything done or any action taken under the orders so repealed shall be deemed to have been done or taken under the corresponding provisions of these rules.
Official residence(s) of the Governors and maximum amount admissible for renewal of their furnishings

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the State</th>
<th>Official residence(s)</th>
<th>Maximum allowance to Governor for renewal of furnishings (in Rupees)</th>
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*Substituted by GSR 288 (E) dated 31.03.2011
No. 20/1/2009-M&G
Government of India
Ministry of Home Affairs

North Block, New Delhi,
29th September, 2009.

To

Secretary to the Governors of all States.


Sir,

I am directed to say that Governors’ (Allowances and Privileges) Rules, 1987 Inter alia prescribe the expenditure ceilings specified vide Schedule I, II and III to the said Rules which are required to be adhered to by the Governor of each State.

2. A review of the ceilings was carried out in the year 2006 and it was decided to increase these ceilings by an amount equivalent to 25% across the board, w.e.f. 1.4.2005. A copy of the amended version of the Governors’ (Allowances and Privileges) Rules, 1987 is enclosed.

3. Quiet often requests are received from various Governor’s Secretariats for regularisation of excess expenditure incurred/enhancement of ceilings prescribed under Schedule I, II and III to the Governor’s (Allowances and Privileges) Rules, 1987. In view of this, it has been decided to review the ceilings in order to make the same more realistic and to enable the Governor of a State to discharge his responsibilities in an appropriate manner.

4. You are requested to send in the proposals for any revision sought with respect to Schedule I, II and III of the Governors’ (Allowances and Privileges) Rules, 1987, for your state. Since the upward revision of ceilings of expenditure would involve additional expenditure which has to be met from the consolidated fund of the State as per Rule 3(2) of the above rules, it is requested that the said proposal may please be considered in all its aspects and the views of the State Government be furnished along with the proposal to this Ministry. The consolidated proposal seeking revision may be sent by 30.10.2009 positively.

Yours faithfully,

[Signature]

(NEERAJ KANDEL)
DIRECTOR (CS)
Tel. No. 2309 2833
THE GOVERNORS (EMOLUMENTS, ALLOWANCES AND PRIVILEGES) ACT, 1982
(43 OF 1982)
(28th AUGUST, 1982)

An Act to determine the emoluments, allowances and privileges of Governors.

BE it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:

1. SHORT TITLE, EXTENT AND COMMENCEMENT: (1) This Act may be called the Governors (Emoluments, Allowances and Privileges) Act, 1982.

(2) It extends to the whole of India except the State of Jammu & Kashmir.

(3) It shall come into force on such date the Central Government may, by notification in the Official Gazette, appoint. (*)

2. In this Act, unless the context otherwise requires:

(a) "Governor" means the Governor, or any person discharging the functions of the Governor, of any State or of two or more States;

(b) "maintenance":-

(i) in relation to official residences, includes the provisions of electricity, gas and water;

(ii) in relation to motor vehicles, includes the pay and allowances of chauffeurs and the provision of oil and petrol and other fuel;

(c) "members of the family", in relation to a Governor, means [spouse, dependent children and the dependent parents] of the Governor;

(d) "official residences", in relation to a Governor means such residences as may be specified by the President, by notification in the Official Gazette, as the official residences of the Governor and includes the staff quarters and other buildings appurtenant thereto and the gardens thereof;

(e) "rules" means rules made under this Act;

(f) "state" does not include a Union Territory.

3. EMOLUMENTS: There shall be paid to every Governor emoluments at the rate of

---(rupees one lakh ten thousand per mensam).---

(*) With effect from 1st April, 1987 [GSR 342(E) dated 30th March, 1987].
[ ] deemed to come into effect form 1st January, 2007 (Act 1 of 2009)
[ ] Section 3 deemed to come into effect from 1st April, 1986 (Act 17 of 1987).
Provided that if a Governor, at the time of his appointment:

(a) is in receipt of a pension (other than disability or wound pension) in respect of any previous service under the Government of India or any of its predecessor Governments or under the Governments of a State or any of its predecessor Governments, his emoluments shall be reduced:

(i) by the amount of that pension; and

(ii) if he has, before such appointment, received in lieu of a portion of the pension due to him in respect of such previous service, the commuted value thereof, by the amount of that portion of the pension; [or]

5[@[@] [(iii) Omitted]

(b) is in receipt of any benefit by way of contributory provident fund, his emoluments shall be reduced by the pension equivalent of such benefit.

4. LEAVE ALLOWANCE: (1) Subject to any rules made in this behalf, the President shall grant such leave to a Governor as he may consider necessary.

(2) Where a Governor is granted leave by the President he shall, during the period of such leave, be paid leave allowance at such rate as the President may by order determine.

Provided that such leave allowance shall be reduced to that extent, if any, to which the emoluments of the Governor are liable to be reduced under the proviso to Section 3.

5. USE AND MAINTENANCE OF OFFICIAL RESIDENCES: A Governor shall be entitled, without payment of rent, to the use of his official residences throughout his term of office and no charge shall fall on the Governor personally in respect of furnishing or the maintenance of such residences.

6. HOUSEHOLD ESTABLISHMENT: Subject to any rules made in this behalf, no charge shall fall on a Governor personally in respect of pay, allowances or pension or other emoluments paid to, or facilities provided for, the members of the household establishment provided to the Governor.

7. MEDICAL TREATMENT: Subject to any rules made in this behalf, a Governor and the members of his family shall be entitled during the term of his office and thereafter also, to free medical attendance, accommodation and treatment in the hospitals maintained by the Central Government or the Government of any State.

8. CONVEYANCE: (1) A Governor shall be entitled to use without payment of rent or hire, such number of motor vehicles as the President, may by order determine.

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1) Substituted and @[@] omitted vide Act 1 of 1994 and deemed to have come into effect from 1st June, 1988.
(2) No charge shall fall on a Governor personally in respect of the maintenance of such motor vehicles referred to in sub-section (1).

(3) The use of motor vehicles referred to in sub-section (1) by the members of the family of a Governor shall be regulated by rules made in this behalf.

9. TRAVELLING ALLOWANCE ON ASSUMPTION OR VACATION OF OFFICE: Subject to any rules, made in this behalf, a Governor shall be entitled to travelling allowance for himself and members of his family and for the transport of his and his family's effects-

(a) in respect of the journey for assuming office from the place where he is ordinarily residing to the place of his duty; and

(b) in respect of the journey on relinquishing office from the place of his duty to the place where he would ordinarily reside thereafter or if he is to take up any other office under the Government (including the office of the Governor of another State) after such relinquishment, to the place of duty with respect to such other office.

10. ALLOWANCES FOR RENEWING FURNISHINGS AND FOR MAINTENANCE OF OFFICIAL RESIDENCES: Subject to any rules made in this behalf, a Governor shall be entitled to such allowances for renewing the furnishings and for the maintenance of the official residences, as the President may by order determine.

11. OTHER PRIVILEGES AND ALLOWANCES: For the purpose of enabling a Governor to discharge conveniently and with dignity the duties of his office, he shall be-

(i) entitled to such other privileges as may be prescribed by rules made in this behalf, and

(ii) paid, subject to any rules made in this behalf, such amount, as the President may, by general or special order, determine by way of the following namely:

a) entertainment allowance;
b) hospitality grant;
c) household establishment expenses;
d) office expenses;
e) contract allowance, i.e. an allowance for miscellaneous expenses;
f) tour expenses; and

g) such other allowances or expenses as may be provided for by the rules.

12. ADDITIONAL EXPENSES: (1) Where, in the case of any Governor, the President is satisfied that the amount authorised under this Act by way of any allowances or for meeting any expenses with respect to any matter requires to be increased or that a need has arisen to sanction expenses with respect to any matter for which provision, though permissible, has not been made
in the rules made under this Act, he may by special order increase such amount or sanction such expenses to such extent as may be specified in such order.

(2) An order may be made under sub-section (1) so as to have retrospective effect.

(3) Every order made under this section shall be laid, as soon as may be after it is made, before both houses of parliament.

13. POWER TO MAKE RULES: (1) The President may by notification in the Official Gazette, make rules for the purpose of giving effect to the provisions of this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:

(a) grant of leave to a Governor under Section 4;

(b) matters relating to the household establishment provided to a Governor under Section 6;

(c) medical attendance, accommodation and treatment of a Governor and the members of his family under Section 7;

(d) the use of motor vehicles by the members of the family of a Governor under sub-section 3 of Section 8;

(e) the travelling allowance on assumption or vacation of office of a Governor under Section 9;

(f) allowances for renewing the furnishing and for the maintenance of the official residences under Section 10;

(g) the privileges to which a Governor is entitled and the allowances or expenses payable to a Governor under Section 11.

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

14. VALIDATION: (1) Every special order issued, before the commencement of this Act, by the President in regard to the allowances, expenses (including medical expenses) or privileges of any Governor (other than the Governor of Nagaland) shall, notwithstanding that such order
was made with retrospective effect, or is inconsistent with any general order issued under any law with respect to those matters, be as valid and effective as if such special order formed part of this sub-section and this sub-section had been in force at all material times.

(2) Every general or special order issued, before the commencement of this Act, by the President in regard to the allowances, expenses (including medical expenses) or privileges of the Governor of Nagaland shall, notwithstanding that such order was made with retrospective effect, be as valid and effective as if it formed part of this sub-section and this sub-section had been in force at all material times.

15. SAVING: Nothing contained in this Act or the rules made thereunder shall have effect so as to diminish the emoluments and allowances of any Governor during his term of office.

*****
NOTIFICATION

New Delhi, the 30th March, 1987

GSR. 343(E) In exercise of the powers conferred by Section 13 of the Governors (Emoluments, Allowances and Privileges) Act, 1982 (43 of 1982), the \(^{(2)}\text{(President)\) hereby makes the following rules, namely:-

1. **SHORT TITLE AND COMMENCEMENT:**
   - (1) **These rules may be called the** Governors (Allowances and Privileges) Rules, 1987.
   - (2) **They shall come into force on the 1st day of April, 1987.**

2. **DEFINITIONS:**
   - In these rules, unless the context otherwise requires-
     - (a) "Act" means the Governors (Emoluments, Allowances and Privileges) Act, 1982 (43 of 1982);
     - (b) "Official residence" in relation to a Governor of a particular State means the corresponding residence (s) specified in column (2) of Schedule I to these rules;
     - (c) "Schedule" means a Schedule appended to these rules;
     - (d) Words and expressions used herein and not defined shall have the meaning respectively assigned to them in the Act.

3. **RENEWAL OF FURNISHINGS OF OFFICIAL RESIDENCES:**
   - (1) **There shall be paid, from time to time, to each Governor an allowance equal to the actual expenses in renewing the furnishings of his official residence(s) subject to the maximum amount specified in column (3) of Schedule I.**

Provided that if, when the Governor assumes office, the period which has elapsed since his predecessor assumed office (persons appointed to discharge the functions of the Governor being disregarded) falls short of five years, the maximum amount so specified shall be decreased by such amount as the President may by order determine;

Provided further that in the case of Governors holding office immediately before the commencement of these rules, the amount admissible to them during their entire term shall be such as the President may by order determine.

\(^{(1)}\text{Substituted by GSR 949(E) dated 28.12.1992}\)
(2) The provisions of this rule shall not apply to persons appointed to discharge the functions of the Governor under article 160 of the Constitution of India.

4. **HOUSEHOLD ESTABLISHMENT:**

(1) The total number of officers and other staff on household establishment at official residences shall be as the President may prescribe, from time to time, by an Order and their scale of pay, allowances, other emoluments and facilities shall be such as are admissible to the State Government officers and other employees of the corresponding posts in the concerned State Government from time to time.

(2) The officers, and the staff of the household establishment shall be entitled to rent free accommodation, and those of the officers and the staff who are not provided any Government accommodation shall be allowed house rent allowances at the rates admissible to the State Government Officers and other employees of the corresponding posts working in the concerned State Government and in such cases the first charge of ten percent on the pay shall also be met out of the Governor's allowances.

(3) The staff of the household establishment shall not be allowed overtime allowance.

(4) The officers and staff of the household establishment, who are provided government accommodation, shall be provided free electricity and water subject to the limit laid down by the Governor from time to time but such limit shall not exceed 6 1/4 percent of the pay of the members of the staff for the supply of both electricity and water.

Provided that out of the limit of 6 1/4 percent the electricity charges shall not exceed 5 percent in any case.

(5) Any expenditure on consumption of electricity and water in excess of the limit specified in sub-rule (4) shall be borne by the concerned officers or the member of the staff, as the case may be.

(6) No member of the household establishment shall be allowed free use of official transport for private purpose.

Provided that the staff of the household establishment may be allowed to use government vehicles on payment of usual charges, subject to availability of vehicles.

(7) The staff of the household establishment shall be entitled to pension and other retirement benefits including medical facilities as are admissible to the concerned State Government employees of the corresponding posts.

(8) The expenditure to be incurred under sub-rule (1) shall be part of the Governor's allowance and shall be drawn separately under the sub-head "Household Establishment".
5. **Expenditure on Governor’s Secretariat etc.:**

1. In addition to the household establishment, the Governor shall be entitled to a separate secretarial staff which shall be provided by the concerned State Government.

2. The expenditure incurred on the establishment of the Governor’s Secretariat and the expenditure on pension and other retirement benefits including medical facilities of the household medical establishment staff shall be charged on the Consolidated Fund of the concerned State.

3. The expenditure referred to in sub-rule (2) shall not form part of the Governor’s allowance.

6. **ALLOWANCES OF THE GOVERNORS:**

1. In order that the Governor may be able to discharge conveniently and with dignity the duties of his office, the Governor shall be paid annually the following allowances or grants, namely:

   a. entertainment allowance – to be spent for patronising art, culture and music and any unspent portion of the allowance under this sub-head shall lapse at the end of the financial year to which it relates;

   b. hospitality grant – for meeting hospitality expenses of the official guests and any unspent portion of the grant under this sub-head shall lapse at the end of the financial year to which it relates;

   c. office expenses allowance – for meeting expenditure on the following items:

      i. telephone charges;
      ii. service postage;
      iii. books and periodicals;
      iv. stationery and printing;
      v. maintenance of motor cycles, scooters and cycles including POL for these vehicles;
      vi. miscellaneous expenses;

   Provided that any expenditure on the purchase of cycles, scooters or motor cycles shall be met directly by the State Government;

   d. contract allowance – for being utilised for expenditure on the following items:

      i. special stationery;
      ii. laundry contingencies;
      iii. sports;
      iv. firewood;
      v. presents;
      vi. soaps, cleansing material, insecticides;
      vii. liveries;
      viii. POL (other than expenditure from tour expenses);
      ix. maintenance of cars (x) Library; and (xi) other miscellaneous expenditure;

   e. grant for maintenance and repairs of furnishings – to be utilised for maintenance and repairs of furnishings of the official residence (a) and/or for the purchase of new items of furniture provided that maximum amount does not exceed the amount specified under this sub-head;
(1) Tour expenses grant to be utilised for the tour expenses of the Governor and expenditure on POL for cars of official residence(s) used for tours of the Governor.

(2) The amount admissible under different sub-heads under sub-rule (1) shall be as specified in Schedule II.

7(*) Provided that the Governor may, without exceeding the maximum amount specified in column (8) of the said Schedule, re-appropriate whenever necessary, from one sub-head to another sub-head thereof.

8(**) [3(a) and (b) omitted]

(4) The amount specified under sub-heads relating to office expenses, maintenance and repairs of furnishings, contract allowance and tour expenses of Schedule II may, in any year, be increased by the amount not expended in previous years under the same sub-heads.

7. ALLOWANCES FOR MAINTENANCE OF OFFICIAL RESIDENCE(S): The Governor shall also be paid such allowances, each year, for the maintenance of Governor's official residence(s) under various sub-heads as specified in Schedule III;

Provided that the Governor may, without exceeding the maximum amount specified in column 7 of the said schedule, re-appropriate whenever necessary, from one sub-head to another sub-head thereof;

Provided further that the maximum amount specified in column 7 of the said Schedule may, in any year, be increased by the amount not expended in the previous years.

8. TRAVELLING ALLOWANCE ON ASSUMPTION OR VACATION OF OFFICE:

(1) The Governor shall be paid an allowance equal to the actual expenses incurred in undertaking journeys for the purposes specified in Section 9 of the Act, as travelling allowance for himself and members of his family and for transportation of his and his family's effects.

(2) The expenditure to be incurred under sub-rule (1) shall be charged on the Consolidated Fund of the concerned State but shall not form part of the Governor's allowance.

9. LEAVE: The President may grant leave to a governor for such duration as he may consider necessary.

10. MEDICAL ATTENDANCE AND TREATMENT: (1) A Governor and members of his family shall be entitled, free of charge to medical attendance, accommodation and treatment on the scale and conditions applicable to the highest ranking member of the All India Services under the All India Services (Medical Attendance) Rules, 1954 as amended from time to time.

7 (*) Inserted by GSR 70(E) dated 19th February, 1989.
8 (***) Deleted by GSR 70 (B) dated 19th February, 1989.
(2) While on duty outside India, a Governor shall also be entitled, free of charge, to medical attendance, accommodation and treatment as may be admissible to the Head of Indian Mission at that place or at the place of treatment.

(3) The State Government shall make adequate provisions for medical facilities for the Governor and his family and the expenditure on this account shall be charged on the Consolidated Fund of the State and this shall not form part of the Governor's allowances.

(4) Medical attendance, accommodation and treatment of an Ex-Governor and his family shall be governed by the Rules/Orders issued by the Government of India in the Ministry of Health from time to time.

11. TOURS AND OTHER JOURNEYS:

(1) The Governor shall be entitled to requisition a railway saloon for all his journeys within the State and shall be entitled to take with him not more than three persons without payment of any fare for them.

(2) The cost of haulage and requisitioning of saloon under sub-rule (1) shall be met from the sub-head “tour expenses”.

(3) If, for his journey within the State by rail, a Governor chooses not to requisition a saloon under sub-rule (1), he shall be entitled to travel in a four berth compartment or coupe, whether first-class air-conditioned or first-class and during such a journey a Governor shall be entitled to take with him three persons in case of a four berth compartment and one person in case of a coupe, without any extra charge.

(4) For journeys on official business to places outside the State, a Governor shall be entitled to travel in a four berth compartment or coupe, whether first class air-conditioned or first class and during such a journey, shall be entitled to take with him three persons in the case of a four berth compartment and one person in the case of a coupe, without any extra charge.

(5) The spouse of the Governor may travel within the State by rail for attending functions organised by any organisation or associations connected with art, culture, science and literature and for that purpose may reserve a single seat in first-class air-conditioned or first class compartment and expenditure for such journey shall be met:

(i) from the sub-head “tour expenses” if she is not associated in any capacity with that organisation or association; and

(ii) by the organisation or association with which she is associated in any capacity;

Provided that this facility shall not be available for private journeys of the spouse of the Governor.

(6) A Governor travelling on duty (but not on non-official business) shall be entitled to travel by air and during such travel, shall be entitled to take one person with him at Government expenses.
9[(7) A governor while travelling on duty by air under sub-rule (6) may at his discretion travel in the executive class along with his spouse or with any person in lieu of his spouse and the person accompanying him during such a journey shall also be entitled to travel in the executive class.]

10[(8)(a) Save as otherwise provided in clause (b), a Governor shall not be entitled to travel on private business by air at Government expenses and shall not also be entitled to take any person with him at Government expenses.

(b) A Governor shall be entitled to travel on private business twice in a year during which he shall be entitled to take his spouse \( ^{\text{11}} \) [or one person along with him in lieu of his spouse] by air, steamer or rail by the highest class or by road, to any part of India and such travel shall be deemed to be travel on duty;

Provided that the duration of such journey does not exceed \( ^{12} \$\$ \) [ten] days on each occasion;

\( ^{13} \& [ \text{Second proviso omitted} ] \)

Explanation: For the purpose of this clause, a journey shall mean a point-to-point journey by the shortest route.

(9) A Governor on his private journey outside the State \( ^{14} \) [except for the two private journeys referred to in clause (b) of sub-rule (8)] may travel in a four berth compartment or a coupe, whether first-class air-conditioned or first-class and he shall pay -

(i) the fare for two berths of the appropriate class if he travels in four berth compartments in addition to his own fare;

(ii) for his own fare, if he travels in a coupe; and

(iii) the reservation charges for the compartment or the coupe, as the case may be, and any other expenditure incurred during the journey.

(10)(a) For the journeys performed under sub-rule (9), the cost of one fare only shall be met by the Government from the sub-head “tour expenses” and against that fare the Governor may take any person along with him who need not necessarily be a member of his family.

\( ^{9} \) [substituted by GSR 87(E) dated 10.2.2009
\( ^{10} \) [Substituted by GSR 275 (E) dated 11.3.1993.
\( ^{11} \) [inserted vide GSR 87(E) dated 10.2.2009.
\( ^{12} \$\$ \) [Substituted by GSR 696 (E) dated 26.9.2001.
\( ^{13} \& [ \text{Omitted vide GSR 87(E) dated 10.2.2009} \)
\( ^{14} \) [Added vide GSR 275 (E) dated 11.3.1993.]
12.

15. (b) For journeys performed by the Governor under clause (b) of sub-rule 8, the expenditure shall be met by the Government under column (7) “tour expenses” of Schedule II.

16. @ (11 omitted)

(12) Where there is no railway station or airport in a State, any journey performed by the Governor or by the spouse of the Governor, for private purposes, to reach the nearest railway station or airport situated in a neighbouring State, shall be deemed to be an official journey.

12. ENTITLEMENT OF TRAVELLING ALLOWANCE AND DAILY ALLOWANCE OF THE HOUSEHOLD ESTABLISHMENT ACCOMPANYING THE GOVERNOR:

(1) Any member of the Governor’s household establishment accompanying the Governor on his visits within the State or outside the State, whether official or private, shall be treated as on duty and shall be entitled to draw travelling allowance and daily allowance as admissible under the State Government rules.

(2) Any member of the Governor’s household establishment accompanying the spouse of the Governor during her journey within the State only shall be treated as on duty and shall be entitled to draw travelling allowance and daily allowance as admissible under the State Government rules.

Provided that no travelling allowance or daily allowance shall be admissible to any member of the Governor’s household establishment accompanying any other member of the Governor’s family or Governor’s personal guest.

13. USE OF MOTOR VEHICLES BY THE GOVERNOR ETC.: (1) Any private journeys performed by the Governor outside the State by motor vehicles of the official residence(s) (except for the two private journeys referred to in clause (b) of sub-rule (8) of rule 11) shall be paid for by the Governor at the staff car rates of the State Government.

(2) The spouse of the Governor shall be entitled to use, free of charge, the motor vehicles of the official residence(s) within the State only and for her journeys outside the State, if not accompanied by the Governor on official duty, shall be paid for by the Governor at the staff car rates of the State Government.

(3) Any other members of the Governor’s family or personal guests of the Governor not accompanying the governor or spouse of the Governor, may be allowed to use motor vehicles of the official residences within the State and charges for such journeys shall be paid for by the Governor at the staff car rates of the State Government.

14. INTERPRETATION: If any question arises as to the interpretation of these rules, it shall be referred to the Central government, who shall decide the same.
15. REPEAL AND SAVING: (1) All the orders in force immediately before the commencement of these rules in so far as they relate to matters provided for in these rules are hereby repealed.

(2) Notwithstanding such repeal, anything done or any action taken under the orders so repealed shall be deemed to have been done or taken under the corresponding provisions of these rules.
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the State</th>
<th>Official residence(s)</th>
<th>Maximum allowance to Governor for renewal of furnishings (In rupees)</th>
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** Substituted by GSR 506(E) dated 06.07.2008.
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<th>Entertainment Expenses</th>
<th>Office Expenses</th>
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Note: The principal rules were published in the Gazette of India vide number GSR 343(E), dated, the 30th March, 1987 and were subsequently amended vide GSR 652(E), dated, 29th May, 1987; GSR 70(E), dated 1st February, 1989; GSR 675(E), dated 30th July, 1990; GSR 64(E), dated 16th February, 1991; GSR 949(E), dated 28th December, 1992; GSR 27(E), dated 11th March, 1993; GSR 708(E), dated 16th November, 1993; GSR 470(E), dated 23rd May, 1994; GSR 538(E), dated 6th July, 1995; GSR 328(E), dated 17th June, 1997; GSR 166(E), dated 1st April, 1998; GSR 832(E), dated 23rd October, 2000, GSR 689(E), dated 26th September, 2001, GSR 781(E), dated 22nd November, 2002, GSR 193(E), dated 31st March, 2008, GSR 508(E) dated 8th July, 2008 and GSR 87(E) dated 10th February, 2009.

* Substituted by GSR 193(E) dated 31.3.2006.
POLITICAL
NOTIFICATION

No. 1618-Pol (2)-69/10563.- In suspension of erstwhile Punjab Government Home Department Notification No. 5576-P/53/44366, dated the 26th June, 1953, republished with Home department Notification No. C.S.R. 120/Art. 283/Constr. 63 dated the 7th May, 1963, and in exercise of the powers conferred by clause (2) of article 283 of the Constitution of India, and all other powers enabling him in this behalf the Governor of Haryana hereby makes the following rules, namely:—

1. Short title and commencement. (1) These rules may be called the Haryana Discretionary Grants (Regulation of Expenditure) Rules, 1969.

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

(i) "Fund" means the fund placed by Government at the disposal of the Governor, a Minister, a Commissioner or a Deputy Commissioner for sanctioning grants:

(ii) "Grant" means the discretionary grant made by the Governor, a Minister, a Commissioner or a Deputy Commissioner.

(iii) "Governor" means the Governor of the State of Haryana.

(iv) "Minister" means a Minister of the Government of State of Haryana and includes the Chief Minister.

(v) "Military Secretary" means the Military Secretary to the Governor.

(vi) "Commissioner" means a Commissioner of a Division in the State of Haryana and

(vii) "Deputy Commissioner" means a Deputy Commissioner of a District in the State of Haryana.

Sanctioning authority—a grant out of the Fund may be sanctioned by—

(i) the Governor;
(ii) a Minister;
(iii) a Commissioner or
(iv) a Deputy Commissioner.
4. \textit{Manner of making grants.} - A grant shall be made in the manner therein after prescribed.

(1) Grants made by the Governor.

(1a) The Governor may sanction a grant to any person or institution, whether within or without the State of Haryana, other than a Government institution, if in his opinion, such person or institution deserves assistance from public funds.

(b) No grant of a recurring nature or no subscription of a purely private character shall be made out of the fund.

(c) The expenditure shall be subject to audit by the Accountant General, Haryana.

(d) The Military Secretary shall, as far as possible, produce vouchers for the expenditure bearing the payees' receipts for purposes of audit and submit a certificate that the expenditure drawn on the bill has been duly sanctioned by the Governor and could not, with due regard to public interest, be avoided; and, in exceptional cases, when he cannot obtain such a voucher, he shall supply the Accountant General with his own certificate that the amount was actually dispensed to the payee mentioned in the certificate for any of the purposes specified under clause (a) of this sub-rule. The Accountant General shall be competent to admit such certificate signed by the Military Secretary for purposes of audit.

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हरियाणा सरकार
राजनीतिक विभाग
अधिसूचना
दिनांक 13 अगस्त, 2013

संबंध सार्वजनिक 16/सार्वजनिक 283/2013. — भारत के संविधान के अनुसार व (2) खण्ड क्रमशः निर्देशित नियम 283 के
खण्ड (2) के अधीन प्रदत्त निर्देशित नियम 283 के
वाल राज्यपाल, इसके द्वारा, हरियाणा
वैचारिक अनुदान (व्याख्या का विनियम) नियम, 1969 को आगे उस्ताद अधिकारी करने के लिए निर्देशित
नियम बनाए हैं।

1. ये नियम हरियाणा वैचारिक अनुदान (व्याख्या का विनियम) संशोधन नियम, 2013 को है।

2. हरियाणा वैचारिक अनुदान (व्याख्या का विनियम) नियम, 1969 में, नियम 4 में,
उप-नियम (1) में, खण्ड (क) के बाद, निर्देशित खण्ड जोड़ दिया जाएगा।

“(कक) राज्यपाल अवसरों जैसे कि गणतंत्र दिवस, राष्ट्रत्व दिवस, तीज, हरियाणा
दिवस, वाल दिवस इत्यादि पर पर्वें और सांस्कृतिक कार्यक्रम अपने आप के
साथ ऐसे जो पुरुषों का भागीदार भी हों जो व्यक्ति वस्तुतः अपने अनुनादकों
को संक्षेपण प्रदान नहीं कर सकता है। वे धारणा अवसरों पर पुरुषों अति गतिमयी
व्यक्तियों, उनके भाषा के राज्यपाल, भारत के उप-राज्यपाल, भारत के प्रमुख मन्त्री,
पंजाब के राज्यपाल और हरियाणा तथा पंजाब के पुरुष मन्त्री इत्यादि अरे
हरियाणा राज्यका अनवरों को विविध अवसरों बोत्ने के लिए नी अनुदान स्वीकृत
कर सकते हैं”।

पी-० के ० चौरसी,
मुख्य सचिव, हरियाणा सरकार।
HARYANA GOVERNMENT
POLITICAL DEPARTMENT

Notification

The 13th August, 2013

No. G.S.R. 16/Const./Art. 283/2013.—In exercise of the powers conferred by clause (2) of article 283 of the Constitution of India, the Governor of Haryana hereby makes the following rules further to amend the Haryana Discretionary Grants (Regulation of Expenditure) Rules, 1969, namely:—

1. These rules may be called the Haryana Discretionary Grants (Regulation of Expenditure) Amendment Rules, 2013.

2. In Haryana Discretionary Grants (Regulation of Expenditure) Rules, 1969, in rule 4, in sub-rule (1), after clause (a), the following clause shall be added, namely:—

“(aa) On occasions like Republic Day, Independence Day, Teej, Haryana Day, Children Day etc. the Governor may sanction grant for awards/honorarium to the participants i.e. Police personnel, children and artists of the prade and cultural programmes, with view to encourage them to perform better in future. On religious occasions, he may sanction grant for distributing sweets amongst selected VVIPs like President of India, Vice President of India, Prime Minister of India, Governor of Punjab and Chief Minister of Haryana and Punjab etc. and Haryana Raj Bhawan Staff.”.

P. K. CHAUDHERY,
Chief Secretary to Government Haryana.

51393.—L.R.—H.G.P., Chd.