(English Text of the Department's Notification No. UD-A(3)-7/2011 Dated 23.03.2012 as required under Article 348(3) of the Constitution of India).

GOVERNMENT OF HIMACHAL PRADESH

DEPARTMENT OF URBAN DEVELOPMENT

NOTIFICATION.

No. UD-A(3)-7/2011

Shimla-2, the

23rd March, 2012

In Exercise of the powers conferred by sections 6,31 and 36 of the Himachal Pradesh Municipal Corporation Act, 1994, the Governor, Himachal Pradesh is pleased to the following rules for carrying out purposes of the Act ibid after the draft of which had been previously published in the Rajpatra, Himachal Pradesh dated 16.3.2012 vide this Department's notification of even number dated 14.3.2012, namely:-

CHAPTER-I

PRELIMINARY

- 1. Short title. These rules may be called the Himachal Pradesh Municipal Corporation Election Rules, 2012.
- 2. Definition. (1) In these rules, unless there is anything repugnant in the subject or the context,-
 - (i) "Act" means the Himachal Pradesh Municipal Corporation Act, 1994 (Act No. 12 of 1994);
 - (ii) "Agent" means any person appointed in writing by a candidate at an election to be agent for the purpose of these rules;
 - (iii) "Ballot Box" means any box, bag or other receptacle used for the insertion of ballot paper by electors and shall also include the Electronic Voting Machine in case the votes are recorded through it;
 - "Commission" means the State Election Commission defined under clause (58) of section 2.
 - (iv) "Delimitation" means the delimitation of wards made under these rules;
 - (v) "Deputy Commissioner" means the Deputy Commissioner of the District and includes such other officer as may be appointed on the recommendation of the Commission by the State Government to perform the functions of the Deputy Commissioner for the purposes of these rules;

- (vi) "Divisional Commissioner" means the Commissioner of the Division concerned;
- (vii) "election" means an election of the Councilors, Mayor and Deputy Mayor of the Corporation;
- (viii) "Elector" means any person entitled to vote at an election of Councilors 85of the Corporation;
- (ix) "Electoral roll" means the electoral roll of persons of a ward entitled to vote at an election under these rules;
- (x) "Electoral Registration Officer (Municipal Corporation)" means an officer appointed by the Commission for the purpose of preparation of electoral rolls in accordance with these rules.
- (xi) "Form" means a form appended to these rules;
- (xii) "Government" means the Government of Himachal Pradesh;
- (xiii) "Oath or affirmation" means the oath or affirmation of allegiance specified under sub-section (1) of section 33;
- (xiv) "Office Bearer" means a person elected as 86Councilor, as the case may be by the voters of the Corporation;
- (xv) "Polling Station" means the place fixed by the Returning Officer for the conduct of election to the Corporation;
- (xvi) "population" means the population as ascertained at the last preceding census of which the relevant figures have been published;
- (xvii) "Revising Authority" means a Gazetted Officer or an Executive Magistrate who may be appointed by the Electoral Registration Officer (Municipal Corporation) as the revising authority in respect of electoral roll of a ward or a part thereof;
- (xviii) "section" means section of the Act;
- (xix) "Symbol" means a symbol which may be allotted to a candidate for contesting election under these rules;
- (xx) "Treasury" means a treasury or sub treasury of the State Government and includes a bank through which the business of such treasury or sub-treasury has been made over: and
- (xxi) "ward" means a ward for the representation of which an office bearer is to be or has been elected under these rules,

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⁸⁵ deleted vide notification dated 11-02-16

⁸⁶ deleted vide notification dated 11-02-16

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

CHAPTER-II

DELIMITATION AND RESERVATION OF WARD

- 3. Corporation to be divided into wards- (1) For holding of election to a Corporation it shall be divided into wards.
- (2) The number of wards under sub-rule(1)in a Corporation shall be determined in accordance with the provisions of section 6.
- 4. Limit of wards- (1) As far as practicable each ward shall have equal population, through out the municipal area and each ward shall be geographically compact and contiguous in areas, and shall have recognizable boundaries, such as roads, paths, lanes, streets, stream, canals, drains, Bridges, Railway lines or such other marks or boundaries which can be easily distinguished.
- (2) One councilor shall be elected from each ward.
- (3) Each ward shall be described and notified invariably in such a manner that its boundaries are clearly recognizable on ground
- 5. Name and number of the wards-Each ward shall be known by the number given serially and a name shall also be given to it.
- 6. Delimitation of wards.- (1) When a direction is given under section 9 by the Commission, the Deputy Commissioner shall make a proposal for delimitation of wards by dividing the municipal area into wards as per provisions of section 6 and shall also define the limits of each such ward and keep the same open for inspection in his office and in office of the Corporation and issue a notice inviting public objections from the residents in relation to such proposal in Form-I by affixing a copy of such notice in his office and in the office of the Corporation.
- (2) While issuing notice, the Deputy Commissioner shall call for objection(s) to the draft delimitation proposal from the residents of the Municipal area within a period of ⁸⁷ seven days to be made to him in writing by any resident of the ward in Form-II.
- 7. Disposal of objections The Deputy Commissioner on receipt of objection(s), if any, under rule 6, shall inquire into the same and shall decide them within a period of ⁸⁸ seven days, after giving an opportunity of being heard to the person filing such objections.
- 8. Appeal Any person aggrieved by the orders of the Deputy Commissioner may file an appeal to the Divisional Commissioner within a period of ⁸⁹ seven days who after giving an opportunity

⁸⁷ Amended vide Notification No UD -A(3)-2/2020 dated 29.09.2020

⁸⁸ Amended vide Notification No. UD -A(3)-2/2020 dated 29.09.2020

⁸⁹ Amended vide Notification No. UD -A(3)-2/2020 dated 29.09.2020

of being heard to the applicant shall decide the same within a period of ⁹⁰ five days and communicate the order to the Deputy Commissioner. The order passed by the Divisional Commissioner shall be final.

- 9. Final publication.- (1) After all the objections have been heard and finally decided, the delimitation so made shall be finalized within a period of ⁹¹30 days from the date of initial publication of the proposal for delimitation by affixing a copy of the same in the office of the Deputy Commissioner, the Corporation and at such other places as the Deputy Commissioner may decide and a copy of the same shall be sent to the Government.
- (2) On receipt of final delimitation order from the Deputy Commissioner the State Election Commission shall notify the delimitation of wards of the Corporation in the Official Gazette.
- (3) The copies of these finalized delimitated wards shall be available for inspection in the office of the Deputy Commissioner and the Corporation. Any voter can have a copy of delimitation order by making payment of Rs. 50/- against receipt to the Deputy Commissioner and the same shall be made available to him immediately.
- 10. Reservation and Rotation of Seats of Councillors- (1) The seats shall be reserved for the Scheduled Castes and Scheduled Tribes in proportion to their population. The seat in ward having highest percentage of population of Scheduled Castes shall be reserved for the members of the Scheduled Castes and seat in the ward having the highest population of Scheduled Tribes shall be reserved for the Scheduled Tribes.
- (2) If the number of seats to be reserved for the members of Scheduled Castes or Scheduled Tribes is more than one, then the seat in ward having the next highest percentage of Scheduled Castes and Scheduled Tribes shall be reserved for the members of the Scheduled Castes and Scheduled Tribes, as the case may be, and so on:

Provided that if the total population of Scheduled Castes and Scheduled Tribes in the Corporation area is less than 5% of the total population, then no seat shall be reserved for them.

(3) 92 Subject to the provisions of sub-rule (5), out of the seats reserved for member of Schedule Castes and Schdule Tribes, one-half of the seats shall be reseved for women members belonging to Schedule Castes and Schdule Tribes having higeist presentage of women in the ward in relation to total population of that ward.

Provided that if the number of seats reserved is not more than one, then there shall be reservation for men and women belonging to Scheduled Castes and Scheduled Tribes, as the case may be, alternatively, after every five years;

Provided further that if the number of seats reserved for the members of Scheduled castes and Scheduled Tribes, as the case may be, are two then atleast one ward shall be reserved for the women member belonging to Scheduled Castes and Scheduled Tribes, as the case may be.

- (4) In the corporation out of the total wards formed under rule 9, one —half of the seats shall be reserved for women including the reservation made under sub-rule(4) and in computing these seats if the remainder after dividing is one, then in the first election the seats reserved for women shall be increased by one and in the next election it shall not be added and so on.
- (5) The seats reserved for Scheduled Castes and Scheduled Tribes and Women belonging to Scheduled Castes and Scheduled Tribes on the basis of percentage of population shall be changed

⁹⁰ Amended vide Notification No. UD -A(3)-2/2020 dated 29.09.2020

⁹¹ Amended vide Notification No. UD -A(3)-2/2020 dated 29.09.2020

⁹² sustituted vide notification dated 11-02-2016

in the next election and at the time of following elections, the seats of the ward / wards, containing the next highest percentage of population shall be reserved for members of Scheduled Castes and Scheduled Tribes including Women belonging to Scheduled Castes and Scheduled Tribes and the seat of the ward earlier reserved shall be kept open to the members of the *general category and so on for subsequent elections.

Explanation: General category includes men or women or both belonging to this category.

(6) ⁹³The reservation of seats for women shall be made having highest percentage of population of women in the ward in relation to total population of that ward after excluding the seats which have been reserved for the Scheduled Castes and Scheduled Tribes candidates including women belonging to the Scheduled Castes and Scheduled Tribes, as the case may be.

(7) ⁹⁴ XXXXXX

- (8) No ward shall be reserved for Scheduled Casts and Scheduled Tribes Candidates in two consecutive elections.
- (9) Notwithstanding anything contained in these rules, the roster of reservation of seats shall operate from the initial stage for the elections to be held after the commencement of the above rules as if said elections are being conducted for the first time and thereafter, the reservation of seats shall be rotated to different wards of Corporation under this rule:
- (10) The reservation made by the Deputy Commissioner shall be given wide publicity by him by affixing a copy of the order of such reservation on the notice board of his office and that of the Corporation and be shall also sent a copy of the same to the Government.
- ⁹⁵"**10-A. Reservation and rotation of seats of Councillors for other Backward Classes.** (1) The seats shall be reserved for Other Backward Classes in proportion of their populations. The seat in ward having highest percentage of population shall be reserved for the said category:

Provided that if the total population of Other Backward Classes in the concerned Corporation area is less than 5 percent of the total population, then no seat shall be reserved for them: Provided further that the seats allotted to the Other Backward Classes shall be changed in the next election and at the time of following elections, the wards having the next higher percentage of population shall be reserved for that category:

- (2) Out of the seats reserved for Other Backward Classes, one-half of the seats shall be reserved for Women belonging to the said category: Provided that if the number of seats reserved is not more than one, then there shall be reservation for Women and Men belonging to Other Backward Classes, as the case may be, alternatively after every five years.
- (3) The seats allotted to the women belonging to Other Backward Classes shall be taken into consideration while reserving the seats for Women under sub-rule (6) of rule 10. Explanation.— In order to provide reservation to the other Backward Classes the latest available population figures as determined and notified by the Himachal Pradesh State Commission for Backward Classes shall be considered.
- 11. Report to Commission: The Government shall cause to be delivered a copy of final reservation order made by it immediately to the Commission.

⁹³ sustituted vide notification dated 10-04-2017

⁹⁴ Deleted vide Notification No. UD-A(3)-2/2020 dated 29.09.2020

⁹⁵ Inserted vide Notification No. UD-A(3)-1/2021 dated 10.03.2021.

CHAPTER-III

RESERVATION AND ROTATION OF OFFICE OF MAYOR

12.96 Reservation and rotation of the office of Mayor:- (1) The reservation for the office of Mayor shall be as under:-

(i)	During the first two and half years	SC

(ii) During the second two and half years ST

(iii) During the next two and half years General

(iv) During the next two and half years women

Provided that where the population of any class of persons referred to above is less than fifteen per cent of the total population of the Corporation area, the office of Mayor shall not be reserved for that class and same shall be thrown open to all the categories.

- (2) ⁹⁸ "(2) The roster of reservation as specified in sub-rule (1) shall be repeated after completion of one cycle
- 13 Report to Commission:- The Government shall cause to be delivered a copy of the order regarding final reservation and rotation of office of Mayor made by it immediately to the Commission.

⁹⁷"(v) During the next two and half years Other Backward Classes"

⁹⁶ sustituted vide notification dated 11-02-2016

⁹⁷ Inserted vide Notification No. UD-A(3)-1/2021 dated 10.03.2021.

⁹⁸ Substituted vide Notification No. UD-A(3)-1/2021 dated 10.03.2021.

CHAPETER-IV ELECTORAL ROLLS.

14. Electoral roll for every ward. -(1) For each ward or polling station of a Corporation, there shall be a electoral roll which shall be prepared in the manner specified in rules 15 to 29 by the Electoral Registration Officer under the superintendence, direction and control of the Commission:

Provided that nothing in this rule shall prevent the use of the relevant part of the current electoral rolls of the Assembly constituency for the preparation of draft rolls for the elections under these rules.

⁹⁹Provided further that the State Election Commission may use data base of the Election Commission of India for the preparation of the draft electoral rolls for the elections under these rules.

- (2) The electoral rolls shall be prepared in Hindi Devnagari Script in such form as may be directed by the State Election Commission.
- 15. Preparation of Electoral roll.- When a direction is given under rule 14 by the Commission, the Electoral Registration Officer shall cause to be prepared electoral roll, for each ward or part there of the Corporation, in accordance with these rules.
- 16. Disqualification for registration in Electoral rolls.- (1) A person shall be disqualified for registration in an electoral roll, if he,
 - (b) is not a citizen of India; or
 - (b) is of unsound mind and stands so declared by a competent court; or

(e)is for the time being disqualified for voting under the laws relating to corrupt practices and other offences in connection with elections to municipalities or Assembly or Parliament; or

- (d) is not ordinarily resident of the ward; or
 - (e) is less than 18 years of age on or before 1st January or the date as may be notified by the Commission for the preparation or revisions of electoral rolls as the case may be; or
 - (f) is already registered as elector in any other municipality or Gram Sabha, as the case may be.
- (2) A person shall be entitled to be registered in the electoral rolls for only one ward of the Corporation.
- (3) A person shall not be deemed to be ordinarily resident in a ward on the ground only that he

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⁹⁹ inserted vide notification dated 11-02-2016

owns, or is in possession of dwelling house therein. A person absenting himself temporarily from his place of ordinary residence shall not by reason thereof cease to be ordinarily resident therein.

- 16-A 100 Making of false declaration.- If any person makes false declaration in connection with
- (a) the preparation, revision or correction of an electoral rolls or
- (b) the inclusion or exclusion of any entry in or from the electoral rolls, or
- (c) a statement or declaration in writing which is false and which he either knows or believes to be false, shall be punishable with imprisionment for a term which may extend to one year or with fine or with both.
- 17. Publication of Electoral roll in draft.- (1) Once the draft Electoral roll of a ward is ready, the Electoral Registration Officer shall publish it in draft according to programme issued by the Commission together with a notice in Form-3 and make available copies thereof for inspection at his office, and in the offices of the Corporation and Tehsil concerned.
- (2) The notice under sub-rule (1) shall also be given publicity through news-papers having large circulation in the area, All India Radio, by beat of drum in the town and by affixing copies of such notice in his office and office of the Corporation and the Tehsil concerned and at such other conspicuous place where the public has free access. The notice shall contain the date by which objections or claims may be filed and the authority or authorities to whom they may be presented.
- 18. Period for lodging claims and objections.- Every claim for the inclusion of name in the Electoral roll and every objection to an entry therein shall be lodged within a period of 10 days from the date of publication of draft Electoral roll under rule 17, or within such shorter period as may be fixed by the Commission in this behalf.
- 19. Appointment of Revising Authorities.- The Electoral Registration Officer may appoint one or more Revising Authority(ies) for the purpose of hearing claims and objections relating to Electoral roll of a ward or wards. These appointments as and when made shall be given wide publicity.
- 20. Manner of lodging of claims and objections.- (1) A claim or objection shall be addressed to the Revising Authority specified in the notice referred to in rule 19 and shall be presented to it personally or sent by registered post. Every claim for inclusion of name, objection to the inclusion of the name or objection to the particulars in any entry in the electoral roll shall be in Forms 4,5 or 6, as the case may be.
- (2) A claim shall be signed by the person desiring his name to be included in the Electoral roll and countersigned by another person whose name is already included in the Electoral roll in which the claimant desires his name to be included and shall, unless sent by post, be presented by claimant himself or by a person authorized by him in writing in this behalf.

¹⁰⁰ incerted vide notification dated 11-02-2016

- (3) No person shall prefer an objection to the inclusion of any name in the Electoral roll, unless his name is already included in that Electoral roll of the Corporation.
- (4) The Revising Authority shall maintain a register of claims, in Form-7, a register of objections to the inclusion of names in Form-8, and a register of objections to the particulars in any entry in Form-9, and cause to be entered therein the time of their receipt, particulars of every claim or objection, as the case may be.
- (5) Any claim or objection, which is not lodged within the specified period or in the manner herein specified, shall be rejected and the decision shall be recorded in the register prepared in Forms 7,8 and 9, as the case may be.
- 21. Notice of claims and objections.- (1) Where a claim or objection is not rejected under sub-rule (5) of rule 20, the Revising Authority shall after the period specified for the presentation of claims and objections has expired, exhibit on the notice board of his office, a list of all claims or objections in Forms 10,11 and 12, as the case may be.
- (2) Every claimant and objector shall be given a notice regarding place, date and time of hearing of such claim or objection and shall further be asked to adduce such evidence, as he may like to adduce in Forms 13,14 and 16, as the case my be.
- (3) A person against whom objection has been received by the Revising Authority for the inclusion or deletion of his name in or from the electoral roll shall also be given a notice in Form 15 of the place, date and time fixed for hearing of objection, at his last known place of residence and be asked to adduce such evidence as he may like to adduce for his defense.
- 22. Disposal of claims and objections.- (1) On the date, time and place fixed under the provisions of rule 20, the Revising Authority shall hear and decide within 10 days or such shorter period as may be specified by the Commission the claims and objections under the provisions of these rules, and shall record his decision in the registers in Forms 7,8 and 9, as the case may be.
- (2) Copy of the order relating to the objection shall be given on payment of Rs. 15/- to the claimant against receipt and objector immediately, if he is present. Otherwise he can get the copy of the same on payment of Rs. 25/- in cash against receipt.
- (3) Any person aggrieved by an order passed under the provisions of sub-rule (1), may, within 3 days from the date of the order, file an appeal to Electoral Registration Officer, who shall as far as practicable, within a week, decide the same.

- (4) If it appears to the Electoral Registration Officer that due to inadvertence or error during the preparation of draft Electoral rolls, names of electors have been left-out of the Electoral roll or the names of dead persons or persons who ceased to be or are not ordinarily resident in the ward or part thereof have been included in the Electoral roll or certain voters have been shown in the wrong ward or polling station and that remedial action is required to be taken under this sub-rule, shall within seven days from the date of publication of draft Electoral roll -
 - (e) prepare a list of the name and other particulars of such electors;
 - (b) exhibit on the notice board of his office a copy of the list together with a notice as to the date(s) and place (s) at which the matter of inclusion of the names in Electoral roll or deletion of the names from the Electoral roll shall be considered; and
 - (c) after considering any verbal or written objection that may be preferred, decide whether all or any of the names may be included in or deleted from the Electoral roll.
- 23. Final publication of Electoral roll.- (1) The Revising Authority as soon as it has disposed of all the claims or objections presented to it, shall forward the same along with the register of such claims or objections and the orders passed by it thereon to the Electoral Registration Officer, who shall cause the Electoral roll to be corrected in accordance with such orders or the orders passed on appeal by him under sub-rule (3) of rule 22 and corrections consequential to sub-rule(4) of rule 22, as the case may be, and shall publish the final Electoral roll, on a date fixed by the Commission by making a complete copy thereof available for inspection and display a notice thereof in Form- I7 in his office and also in the offices of the Corporation and the Tehsil concerned.
- (2) On such publication, the Electoral roll with or without amendments shall be the electoral roll of the ward or part thereof and shall come into force from the date of its publication under this rule
- 24 Special Revision of Electoral rolls.- Notwithstanding anything contained in rule 23, the Commission may at any time, for the reasons to be recorded, direct a special revision for any ward or part thereof in such a manner as it may think fit:

Provided that, subject to, other provisions of these rules, the Electoral rolls for the wards or part thereof as in force at the time of the issue of any such directions shall continue to be in force until the completion of the special revision, so directed.

- 25. Correction of entries in Electoral rolls.- If the Electoral Registration Officer on an application in Form-6 or in Form-18 made to him, or on his own motion, is, satisfied, after such inquiry as he thinks fit, that any entry in the Electoral roll -
 - (a) is erroneous or defective in any particular;
 - (b) should be deleted on the ground that the person concerned is dead or has ceased to be ordinarily resident or is otherwise not entitled to be registered in that Electoral roll, he shall amend or delete the entry:

Provided that before taking any action on any ground under clause (a) or clause (b), the Electoral Registration Officer shall give the person concerned a reasonable opportunity of being heard in respect of the action proposed to be taken in relation to him:

Provided further that an application under this rule at any time after the publication of the election programme under rule 33 shall be made to the Electoral Registration Officer not later than 8 days before the last date fixed for the filing of nomination papers.

26. Inclusion of names in Electoral roll, finally published.- (1) Any person, whose name is not included in the Electoral roll, shall make an application in Form-4 (in duplicate) to the Electoral Registration Officer for inclusion of his name in that Electoral roll, and such application shall be accompanied by a fee of Rs. 50/- to be paid in cash against receipt:

Provided that after the publication of the election programme under rule 33 such application shall be made not later than 8 days before the last date for the filing of nomination papers.

- (2) The Electoral Registration Officer shall immediately on receipt of application under subrule (1) paste one copy thereof in some conspicuous place at his office and invite objections thereto to be filed within a period of 4 days from the date of such pasting.
- (3) The Electoral Registration Officer shall, as soon as may be, after the expiry of the period as specified in the notice under sub-rule (2), consider the objections, if any received by him and shall, if satisfied that the applicant is entitled to be registered in the Electoral roll, direct such name to be included therein accordingly:

Provided that if the applicant whose name is ordered to be included, is already registered in the electoral roll of any other ward or part thereof such name shall be deleted from that Electoral roll.

- (4) Where an application made under sub-rule (1) is rejected, an appeal shall lie, within a period of ten days from the date of rejection of the application for the inclusion of name or deletion of name to the Divisional Commissioner and the appeal shall be accompanied by a fee of Rs. 50/- to be paid in cash against receipt. The Divisional Commissioner shall decide the appeal within 7 days after giving opportunity to the party concerned of being heard and the order passed on such appeal shall be final.
- (5) No amendment, transposition or deletion of any entry shall be made on or after the last date for making nomination till the election process is over.
- 27. Custody and preservation of Electoral roll and connected papers.- (1) After the Electoral roll for a ward has been finally published, the following papers shall be kept in the office of the Electoral Registration Officer or at such other place as the Commission may by order specify until the said Electoral roll remains in force:-
- (a) complete spare copies of the Electoral roll;
- (b) papers relating to claims and objections and orders under rule 22;
- (c) applications under rules 25 and 26 and decisions thereon;
 - (d) papers relating to appeals under sub-rule (4) of rule 26; and
 - (e) manuscript and other papers if any prepared by enumerating agencies and used for compiling the Electoral roll.
- (2) One complete copy of the Electoral roll for each ward duly authenticated by the Electoral Registration Officer shall also be kept at such places as the Commission may

specify till the new Electoral roll is finally published.

- 28. Inspection of electoral rolls and connected papers. Every person shall have the right to inspect the Electoral rolls under rule 27 and get a copy thereof on payment of Rs. 10/-per page or part thereof to be paid in cash against receipt.
- 29. Disposal of Electoral rolls and connected papers.- The papers under rule 27 shall, on the expiry of the period specified therein, be disposed of in such manner as the Commission may direct.

CHAPTER-V

OFFICERS AND THEIR DUTIES

- 30. Returning Officers and their duties.- (1) The Commission shall appoint the Deputy Commissioner of the District or such other officer, as it may deem fit to be the Returning Officer in respect of elections for the Corporation.
- (2) The Returning Officer shall appoint as many Assistant Returning Officers as may be necessary to perform all or any of his duties.
- (3) It shall be the duty of the Returning Officer to do all such acts and things as may be necessary for effectively conducting the election in the manner provided by these rules or orders made there-under.
- (4) The Returning Officer shall fix such number of polling stations for every ward as he may deem necessary and shall publish on the date specified by the Commission in this behalf, by pasting a list thereof at his office and at the office of the Corporation showing therein clearly the polling area:

Provided that no polling station shall be located in a police station, hospital or a place having sectarian or religious significance:

Provided further that as far as possible the polling station shall be located in a Government, Semi Government or Municipal buildings, and in case no such building is available, the polling station shall be located in a temporary structure.

31. Appointment of polling personnel.- (1) The Returning Officer shall appoint Presiding Officers and such number of Polling Officers, as he thinks necessary, in respect of each polling station:

Provided that if the Polling Officer is absent from the polling station, the Presiding Officer may appoint any Government or Semi-Government or Corporation servant, who is present at the polling station, as a polling officer during the absence of the former officer and inform the Returning Officer accordingly.

(2) If the Presiding Officer, owing to illness or any other unavoidable cause is absent from the polling station, his functions shall be performed by such polling officer, as has been previously authorized by the Returning Officer to perform such functions during any such absence.

- 32. Duties of the Deputy Commissioner and other officers/staff: (1) The Deputy Commissioner / District Magistrate and other officers/staff shall subject to the supervision and control of the Commission do all such acts and things as may be necessary for effectively conducting the elections in the manner provided by these rules or orders made there-under.
- (2) The officers or staff employed in connection with the preparation, revision and correction of the Electoral rolls for and the conduct of elections shall be deemed to be on deputation with the Commission for the period during which they are so employed and such officers and staff shall, during that period, be subject to the control, superintendence and discipline of the Commission.
- (3) ¹⁰¹ The Commission may nominate observer who shall be the officers of the State Government to watch the conduct of election in a Corporation or a group of Corporation and to perform such other functions as may be entrusted to them by the State Election Commission.
- (4) The observer (s) nominated under sub-rule (3) shall have the power to direct the Returning Officer for Corporation for which they have been nominated, to stop the counting of votes at any time before the declaration of the result or not to declare the result, if in the opinion of the observers, booth capturing has taken place at a large number of polling stations or at places fixed for the poll or counting of votes or any ballot papers used at a polling station or at a place fixed for the poll are unlawfully taken out of the custody of the Returning Officer or are accidently or intentionally destroyed or lost or are damaged or tampered with to such an extent that the result of the poll at the polling station or place cannot be ascertained:

Provided that where an observer (s) have directed the Returning Officer under this sub-rule to stop counting of votes or not to declare the result, the observer shall forthwith report the matter to the Commission and thereupon the Commission shall, after taking all material circumstances into account, issue appropriate direction.

CHAPTER-VI

CONDUCT OF ELECTIONS

- 33 Election Programme.- (1) The State Election Commissioner shall frame a programme of general elections of the Corporation or a programme to fill up any casual vacancy in a Corporation or hold election to a Corporation which has been dissolved (hereinafter referred to as "election programme").
- (2) The election programme shall specify the date or dates on, by, or within which -
 - (i) the nomination papers shall be presented;
 - (ii) the nomination papers shall be scrutinized;

¹⁰¹ incerted vide notification dated 11-02-2016

- (iii) a candidate may withdraw his candidature; the list of contesting candidates shall be affixed: (iv) the list of polling stations shall be pasted; (v) (vi) if necessary shall held the poll, be on..... less than six hours). the counting in the event of poll, shall be done...... (here time (vii) and, place fixed for the purpose shall also be specified); and the result of the election shall be declared. (viii)
- (3) The election programme shall be published seven days before the date of filing of nomination papers by pasting a copy at the office of the Deputy Commissioner, Tehsil and Corporation and at such other conspicuous places in the Corporation as may be determined by the Deputy Commissioner in this behalf.
- (4) The period for filing of nomination papers shall be three working days and the date of scrutiny shall be the next working day from the last date of filing of nomination papers. The date of withdrawal shall be the third working day from the date of scrutiny. The date for affixing the list of contesting candidates shall be the same as fixed for withdrawal of candidature. The list of polling stations shall be published approximately one month before the date of poll or on a date as may be specified by the Commission. The gap between the date of withdrawal and the date of poll shall atleast be ¹⁰² Ten days and the day of poll shall preferably be a Sunday or any gazetted holiday.
- (5) The Commission may by an order amend, vary or modify the election programme:

Provided that unless the Commission otherwise directs, no such order shall be deemed to invalidate any proceedings taken before the date of the order.

- 34. Notice of election.- (1) The Returning Officer shall on the date on which the election programme is issued by the Commission under rule 33, shall affix a notice in Form-19 at his office, and at the office of the Tehsil and the Corporation, and such other places as the Returning Officer may determine to -
- (a) invite nomination papers of candidates for election;
- (b) fix the date, time and place for submitting the nomination papers;
- (c) specify the authority to whom nomination shall be submitted;

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¹⁰² substitute vide notification dated 01.05.2017

- (d) fix the date, time and place for the scrutiny of nomination papers:
- (e) fix the date, time and place and authority for the receipt of notice of withdrawals;
- (f) fix the date, time and place for the allotment of symbols; and
- (g) fix the date and time of poll, if necessary.

Explanation.- The dates fixed under clauses (b), (d), (e) and (g) shall be the same as specified under rule 33 in this behalf.

(2) For the purpose of election, the Commission, or Returning Officer may on payment of compensation to the owner or the person in possession or having control over it, requisition any premises, vehicle, vessel or animal and may, after the election, release it from the requisition;

Provided that where any premises, vehicle, vessel or animal, belonging to or owned by the State Government or its instrumentalities, is requisitioned the compensation payable there-for shall not exceed the amount as may be determined by the State Government from time to time.

- 35. Notification of symbol. The Commission shall, by notification published in the Official Gazette, specify the symbols that may be allotted to the candidates at an election to the Corporation and may amend or vary the list of symbols from time to time.
- 36. Classification of symbols-103

¹⁰⁴"36. Classification of symbols.—(1) For the purpose of these rules symbols will be either reserved or free.

- (2) A reserved symbol will be a symbol which is reserved for a recognized political party for exclusive allotment to contesting candidates set up by that party.
- (3) A free symbol shall be other than a reserved symbol."
- 37. Nomination of candidates for election.- $(1)^{105}$ Any person registered as voter within the Corporation, may be nominated as a candidate for the office of Councilor of a ward by another person, who is registered voter in the electoral roll of that ward of the Corporation.
- (2) The nomination paper in Form-20 duly filled up and signed by the proposer and candidate shall be delivered to the authority specified under clause (c) of sub-rule(1) of rule 34 by each candidate either in person or by his proposer between 11 A.M. and 3.00 P.M. on the date specified for the filing of nomination papers.
- (3) In any ward/Corporation which is reserved for the members of Scheduled Castes and Scheduled Tribes, the nomination paper shall not be treated as valid, unless it contains a declaration by the candidate specifying particular caste or tribe of which he is a member and the candidate submits a certificate issued by the competent authority authorized by the State Government, certifying that the candidate belongs to such Scheduled caste or Scheduled tribe, as

¹⁰³ deleted vide notification dated 11-02-2016

¹⁰⁴ Inserted vide Notification No. UD-A(3)-1/2021 dated 10.03.2021

¹⁰⁵ substituted vide notification dated 11-02-2016

the case may be.

(4) On the presentation of the nomination papers, the Returning Officer shall satisfy himself about the name and the serial number of the candidate and his proposer, as entered in the nomination paper are the same as those entered in the Electoral roll:

Provided that not more than three nomination papers shall be presented by or on behalf of any candidate or accepted by the Returning Officer for election in the same ward/Corporation:

Provided further that the Returning Officer shall permit any clerical or technical error in the nomination papers or to the said nomination papers in regard to the said names or numbers to be corrected in order to bring them in conformity with the corresponding entries in the Electoral roll and where necessary may direct that any clerical or printing error in the said entries be ignored.

- 38. Security deposits.- (1) A candidate shall not deemed to have been nominated for election to a ward/Corporation unless he has deposited or cause to be deposited as security with the Returning Officer in cash against receipt the following sum of money:-
 - (a) 106
 - (b) in case of Councillor a sum of *Rs. 3000/- but in case where a candidate is woman or a member of Scheduled castes or Scheduled Tribes, a sum of Rs. 2000/-:

Provided that where a candidate has been nominated by more than one nomination paper for election in the same ward/Corporation, not more than one deposit shall be required under this rule.

- (2) If a candidate by whom or on whose behalf the security has been deposited, withdraws his candidature within the time specified in rule 34 or if the nomination of any candidate is rejected the security deposit shall be refunded to the person by whom it was made or if such person is dead, to his legal representatives, after the date of declaration of result of election.
- (3) If the contesting candidate is not elected and the number of valid votes polled in his favour are less than one sixth of the total number of valid votes polled, the security deposited shall be forfeited to the State Government.
- (4) If the security deposited is not forfeited under sub-rule (3), the same shall be refunded to the candidate by whom it was made or if he is dead, to his legal representatives, after the notification of the result of election is issued and published in the Official Gazette.
- 39. Notice of Nominations The Returning Officer shall on receiving the nomination papers under sub-rule(2) of rule 37 enter on the nomination papers it's serial number and shall sign thereon a certificate stating the date on which and the hour at which, the nomination paper has been delivered to him. A notice of nominations in Form-21 containing description similar to those contained in the nomination papers both of the candidate and his proposer shall be affixed in some conspicuous place in his office,
- 40. Scrutiny of nomination papers.- (1) On the date fixed for the scrutiny of nomination papers under rule 34 the candidate and one other person duly authorized in writing by each candidate, may attend process of scrutiny and the Returning Officer shall give them all

¹⁰⁶ deleted vide notification dated 11-02-2016

reasonable facilities for examining the nomination papers of all the candidates which have been received by him within the time and in the manner laid down in rule 37

- (2) The Returning Officer shall examine the nomination papers and decide all objections which may be made to any nomination and may, either on such objection or on his own motion after such summary inquiry, if any, as he thinks necessary, reject any nomination on any of the following grounds, namely:-
 - (a) that on the date fixed for the scrutiny of nomination, the candidate either is not qualified or is disqualified for being chosen to fill the office under the provisions of these rules or the Act or any other law for the time being in force; or
 - (b) that there has been a failure to comply with any of the provisions of rule 37 or rule 38; or
 - (c) that the signatures of the candidate or the proposer on the nomination paper are not genuine

- (3) Nothing contained in clause (b) or clause (c) of sub-rule (2) shall be deemed to authorize the rejection of other nomination of the same candidate where such rejection is not warranted.
- (4) The Returning Officer shall hold the scrutiny on the date and time appointed in this behalf under clause (d) sub-rule (1) of rule 34. The process of scrutiny once started shall not be adjourned, except, when such proceedings are interrupted or obstructed by riots, open violence or by causes beyond the control of the Returning Officer:

Provided that in case an objection is raised by the Returning Officer or is made by the candidate or the person duly authorized in writing by the candidate, the candidate concerned may be allowed time to defer it not later than the day next to the day of scrutiny and the Returning Officer shall record his decision on the date to which the proceedings have been adjourned.

- (5) The Returning Officer shall record on each nomination paper his decision accepting or rejecting the same and, if the nomination paper is rejected, shall record in writing a brief statement of reasons for such rejection.
- (6) For the purpose of this rule, an entry in the Electoral roll for the time being in force of a ward shall be conclusive evidence of the fact that the person referred to in that entry is a voter for that ward
- (7) Immediately after all the nomination papers have been scrutinized and the decision accepting or rejecting the same have been recorded, the Returning Officer shall prepare in Form 22 a list of validly nominated candidates that is to say, candidates whose nomination have been found valid and affix on the notice board at the office of the Returning Officer.
- 41. Withdrawal of candidature.- (1) Any candidate may withdraw his candidature by notice in-writing in Form-23 subscribed by him and delivered to the Returning Officer or the Authority specified in this behalf under clause (e) of sub-rule (1) of rule 34, before 3 P.M. on the date specified in the said rule, and no person who has thus withdrawn his candidature shall be allowed to cancel the notice of such withdrawal.
- (2) Upon receiving a notice of withdrawal of candidature, the Returning Officer or the specified authority shall cause a notice in Form-24 to this effect to be affixed in some conspicuous place in his office.
- 42. List of contesting candidates.- (1) On completion of the scrutiny of the nomination papers and after the expiry of the period within which candidature may be withdrawn under rule 41, the Returning Officer shall forthwith prepare a list of contesting candidates in Hindi in Form-25 and cause it to be affixed on the notice board of his office and shall also supply a copy thereof, to each of the contesting candidates and on demand to his election agent.
- (2) The said list shall contain in Hindi in Devnagari script the names in alphabetical order and the addresses of the contesting candidates as given in the nomination papers.

- ¹⁰⁷"43. Allotment of symbols to candidates.—(1) After the list of contesting candidates is prepared, if the number of candidates is more than one, the Returning Officer shall, to every contesting candidates— (a) where such a candidate is set up by a political party at any election in Ward/Municipal Corporation, allot the election symbol reserved for that party by the Election Commission of India; and
- (b) where such a candidate is not set up by a political party, allot the free symbol according to the serial number in the list of contesting candidates, and out of the approved free symbols, in accordance with the serial number of the free election symbols specified in notification under rule 35.
- (2) In every case where an election symbol has been assigned to a candidate under subrule (1) such candidate shall forthwith be informed of the election symbol so assigned and be supplied with a specimen thereof by the Returning Officer. In that event the list of contesting candidates shall also contain election symbol allotted to each candidate."
- ¹⁰⁸44. "When a candidate shall be deemed to be set up by a political party.—For the purpose of these rules, a candidate shall be deemed to be set up by a political party if, and only if—
- (a) the candidate has made a declaration to that effect in his nomination paper; and
- (b) a notice in writing to that effect has not later than 3.00 A.M. on the last day of withdrawal of candidature been delivered to the Returning Officer and the said notice is signed by the State President or the State Secretary or any other office bearer of the party; provided the President or Secretary or such other office bearer has been authorized by the party to send such a notice and the name and specimen signatures of such authorized office bearer are communicated to the Returning Officer and to the Secretary of Commission not later than 3.00 P.M. on the last date for the withdrawal of candidature."
 - 45. Appointment of Election Agent.- If a candidate desires to appoint an election agent, such appointment shall be made in Form-26 either at the time of delivering the nomination paper or at any time before election.
 - 46. Appointment of polling agent.-(1) The number of polling agents, that may be appointed by a candidate shall be one for each polling station.
 - (2) Every such appointment shall be made in Form-27 and the same shall be made over to the polling agent for production at the polling station.
 - (3) No polling agent shall be admitted into the polling station unless he has delivered to the Presiding Officer the documents of his appointment under sub-rule (2) after duly

¹⁰⁷ Substituted vide Act No. 1 of 2021 dated 10.03.2021.

¹⁰⁸ Inserted vide Notification No. UD-A(3)-1/2021 dated 10.03.2021

completing and signing the declaration contained therein before the Presiding Officer.

- 47. Non-attendance of agent. Where any act or thing is required or authorized by these rules to be done in the presence of agents, the non-attendance of any such agent or agents at the time and place appointed for the purpose shall not, invalidate the act or thing done.
- 48. Maximum election expenses and account thereof.- ¹⁰⁹ (1)The maximum limit of election expenditure to be incurred by a contesting candidate or his authorized agent shall not exceed one lac rupees:

Provided that the State Government may enhance limit of maximum election expenditure to be incurred by a contesting candidate or his authorized agents in consultation with the Commission.

- (2) Every candidate contesting election from a ward Corporation shall keep an account of election expenditure in a register to be called the register of election expenditure in Form-28.
- (3) The account under sub-rule (2) shall be maintained as per provision of section 13 A.
- (4) The account shall be correctly and truly maintained in respect of each item of expenditure on day to day basis from the date of filing of nomination papers up-to the date a day after the declaration of result.
- (5) All expenditure by the candidate or his authorized election agent on all the items of expenditure maintained in Form-29 shall be included in the account as kept under sub-rule (2) of election expenditure.
- (6) All documents such as vouchers, receipts, acknowledgements etc. in support of expenditure incurred and recorded in the register shall be maintained correctly.
- (7) The day-to-day account maintained shall be made available for inspection at any time during the process of election to the Returning Officer or any other officer authorized by him or the Commission.
- (8) Failure to submit the account of election expenses within the time and in the manner required by the Act and these rules or, to produce a true copy of the accounts of election expenditure on demand by an officer authorized to do so, shall be deemed to be a corrupt practice under section 21.
- (9) A statement of account of the total election expenditure maintained shall be submitted to the Returning Officer within ¹¹⁰ <u>Thirty</u> days of declaration of the result
- (10) The statement of account shall be submitted in Forms 29 and 30 alongwith an affidavit of the candidate in Form- 31
- (11) On receipt of the statement of accounts, the Returning Officer shall issue an acknowledgement in Form- 32

¹⁰⁹ substituted vide notification dated 11-02-2016

¹¹⁰ Substitued vide Notification No. UD-A(3)-1/2021 dated 10.03.2021

CHAPTER-VII GENERAL PROCEDURE OF ELECTION

11149. "Death of candidate before poll.—The poll shall be countermanded for the ward of the Corporation, if any of its validly nominated and contesting candidate set up by a recognised political party demises and a report of his death is received before the commencement of the Poll. On such an occurrence, the Returning Officer shall, upon being satisfied of the fact of the death shall send a report to the Commission and proceedings with reference to the election shall be commenced afresh in all respects as if for a new election in accordance with these rules:

Provided that no further nomination shall be necessary in the case of a person who was already a validly nominated candidate or a contesting candidate, as the case may be, at the time of the countermanding of the poll."

- 50. Contested and un-contested elections.- (1) Subject to the provisions of rule 49, if there is only one contesting candidate in the field, the Returning Officer shall forthwith declare such candidate duly elected to fill the office and issue a declaration in Form-33. If there is no contesting candidate in the field, the Returning Officer shall report the matter to the Commission with a view to take further action accordingly.
- (2) If the number of contesting candidate in the field is more than one, a poll shall be taken on the date specified under rule 34.
- 51. Adjournment of poll in emergencies.- (1) If at an election the proceedings at any polling station are interrupted or obstructed, by riot or open violence, or if it is not possible to take the poll at that polling station on account of any natural calamity or any other sufficient cause, the Presiding Officer for such polling station, shall announce an adjournment of the poll for a date to be notified later and shall forthwith inform the Returning Officer.
- (2) Where a poll is adjourned under sub-rule (1), the Returning Officer shall immediately report the circumstances to the Commission and to the Government and shall, as soon as may be, appoint the day on which the poll shall recommence and fix the polling station at which and the hours during which, the polling shall take place. The votes cast at such election shall not be counted until such adjourned poll is completed and the ballot box used at such polling station shall be sealed and kept in safe custody till the commencement of the counting.
- (3) In all the cases under this rule, the Returning Officer shall affix a notice specifying the date, place and hours of polling fixed under sub-rule (2) at his office and in the office of the Corporation and the Tehsil concerned.
- 52. Fresh poll in the case of destruction etc. of the ballot box.- (1) If at any election any ballot box is unlawfully taken out of the custody of the Presiding Officer or is in any way tampered with, or is either accidentally or intentionally destroyed, lost or damaged, the polling at the polling station to which such ballot box relates shall be liable to be declared as void.

¹¹¹ Substitued vide Notification No. UD-A(3)-1/2021 dated 10.03.2021

Explanation.- Damage to a ballot box also includes damage or destruction of ballot papers done at the time of counting of votes but before the completion of counting and declaration of result.

- (2) Whenever the polling at any polling station becomes liable to be declared as void under subrule (1), the Presiding Officer shall, as soon as practicable after the act or event causing such damage or destruction, report the matter to the Returning Officer who in the event of his being so satisfied that in consequence thereof the result of the poll of that polling station can not be ascertained, declare the polling void and shall appoint a day taking the poll afresh at such polling station, and fix the hours during which the poll shall be taken and shall not count the votes cast at other polling stations of the ward until such fresh poll has been completed.
- ¹¹² 53. Omitted vide Notification No. UD-A(3)-1/2021 dated 10.03.2021
- 54. Method of voting.-(1) At every election where a poll is to be taken votes shall be cast in person and given by ballot or electronic voting machine at the polling station fixed under rule 30 and no votes shall be cast by proxy:

Provided that the giving and receiving of votes by electronic voting machine, in such manner as may be prescribed under the rules or the directions issued in this behalf, by the Commission, may be adopted in a ward or wards of a Corporation as the Commission may specify.

- (2) No voter shall vote in the election of the Corporation more than once for each office notwithstanding that his name may have been erroneously registered in the Electoral roll more than once.
- 55. Procedure on adjournment of poll.-(1) If the poll at any polling station is adjourned under rule 51 the provisions of these rules with regard to poll shall apply to every such fresh poll as they apply to the original poll.
- (2) When an adjourned poll is recommend under sub-rule (2) of rule 51, the voter who has already voted at the poll so adjourned shall not be allowed to vote again.
- (3) The Returning Officer shall provide the Presiding Officer of the polling station at which such adjourned poll is to be held with the sealed packets containing the marked copy of the Electoral roll and required number of ballot papers and a new ballot box.
- (4) The Presiding Officer shall open the sealed packet in the presence of such candidates or their agents as may be present and use the same for the conduct of adjourned poll.
- 56. Ballot box and paper seal.- (1) Every ballot box and paper seal to be used at an election shall be of such design as may be used at any election to the Legislative Assembly of Himachal Pradesh or as may be approved by the Commission.
- (2) A paper seal shall be used for securing a ballot box and the Presiding Officer shall affix his

¹¹² Omitted vide Notification No. UD-A(3)-1/2021 dated 10.03.2021

own signature and obtain thereon the signatures of the candidates or of such of the polling agents as are present and desirous of affixing the same. The paper seal shall be of such design as may be specified by the Commission and proper record of paper seal used or unused shall be maintained in Form-34.

- (3) The Presiding Officer shall thereafter fix the paper seal in the space meant therefor in the ballot box and shall then secure and seal the box in such a manner that the slit for insertion of ballot paper therein remains open.
- (4) Every ballot box used at a polling station shall bear labels, both inside and outside and marked with -
 - (a) the serial number and the name of the ward;
 - (b) the serial number and the name of polling station;
 - (c) the serial number of the ballot box (to be filled in at the end of the label on the outside of the ballot box only); and
 - (d) the date of poll.
- (5) Immediately before the commencement of the poll, the Presiding Officer shall demonstrate to the candidates and polling agents and other persons present that the ballot box is empty and bears the labels referred to in sub-rule (4).
- (6) The ballot box shall then be closed, sealed and secured and placed in full view of the Presiding Officer, the candidates and the polling agents.
- 57. Facilities for women voters in the elections.- (1) Where a Polling Station is for both men and women voters, the Presiding Officer may direct that they shall be admitted in the polling station alternatively.
- (2) The Presiding Officer may appoint a woman to serve as an attendant at any polling station to assist women voters and the Presiding Officer in taking the poll and in particular to help in searching the name of any woman voter in case it becomes necessary.
- 58. Form of ballot papers.- (1) Every ballot paper alongwith its counterfoil shall be in Form-35 and the particulars therein shall be in Hindi in Devnagri script.
- (2) ¹¹³ Provided that after the name and symbol of last candidate, there shall be a column with the words "None of the above" written therein. The size of the column shall be same as used for other candidates.
- 59. Arrangement at Polling Station.-(1) Outside each polling station there shall be displayed prominently -
 - (a) a notice specifying the polling area the voters of which are entitled to vote at the

¹¹³ incerted vide notification dated 11-02-2016

polling station or where polling station has more than one polling booths, at each one of such booths or the description of the voter allotted to any such booth; and

- (b) another notice in Hindi in Devnagri script containing the list of contesting candidates prepared under rule 42, alongwith the symbols allotted under rule 43.
- (2) At each polling station there shall be set up one or more compartments in which voters can record their votes in secrecy.
- (3) The Returning Officer shall provide at each polling station required number of ballot boxes, copies of title relevant part of electoral roll, the ballot papers, and other articles necessary for the conduct of poll.
- 60. Commencement of poll.- The Presiding Officer shall start the poll exact at the time mentioned in notice of election and before commencement of the poll, he shall bring to the notice of all, who are present, the provisions of section 22 the provisions of this section are as under:-
- **"22 Maintenance of secrecy of voting :-** (1) Every Officer or Official, agent or other person who performs any duty in connection with the recording or counting of votes at an election shall maintain and aid in maintaining the secrecy of the voting and shall not (except for some purpose authorized by or under any law) communicate to any person any information calculated to violate such secrecy.
- (2) Any person who contravenes the provisions of sub-rule (1), shall be punishable with imprisonment for a term which may extend to three months, or with fine, or with both.".
- 61. Admission to polling station. The Presiding Officer shall regulate the number of voters to be admitted, at anyone time inside the polling station and shall exclude therefrom all persons other than -
 - (a) Polling Officer;
 - (b) Candidates and their agents;
 - (c) Returning Officer or such other persons as may be authorized by him;
 - (d) Public servants appointed on duty in connection with the election by the election authority;
 - (e) A child in arms accompanying a woman voter and a companion accompanying blind or infirm voter who cannot move without help;
 - (f) Such other person as the Presiding Officer may employ under sub-rule (2) of rule 57, sub-rule (1) of rule 62; and
 - (g) State Election Commissioner or such other persons as may be authorized by him.
- 62. Identification of voters.- (1) The Presiding Officer may employ at the polling station such number of persons as he thinks fit to help him in the identification of voters and to assist him in taking the poll.

- (2) As each voter enters the polling station, the Presiding Officer, or the Polling Officer authorized by him in this behalf shall check the voter's name and the other particulars with the relevant entries in the Electoral roll and then call out the serial number, name and other particulars of the voter.
- (3) In deciding the right of a person to obtain a ballot paper, the Presiding Officer or the Polling Officer, as the case may be, shall over look merely clerical or printing errors in an entry in the Electoral roll, if he is satisfied that such person is identical with the voter to whom such entry relates.
- 63. Persons entitled to vote by post Subject to their fulfilling the requirements herein after specified, the persons who are voters and are on election duty shall be entitled to vote by post at an election in a ward of the Corporation..
- 64. Intimation by voters on election duty: (1) A voter on election duty who wishes to vote by post at an election shall send an application in Form-36 to the Returning Officer so as to reach him atleast seven days or such shorter period as the Returning Officer may allow before the date of the poll, and if the Returning Officer is satisfied that the applicant is a voter on election duty, he shall issue a postal ballot paper to him for the election of Councillor are Election Duty Certificate (EDC) for the election of Mayor/Deputy Mayor in Form-38.
- (2) Where a person being a Polling Officer, Presiding Officer or other public servant on poll duty in the ward of which he is an elector, wishes to vote in person at an election in a Corporation/ward and not by post, he shall send an application in Form 37 to the Returning Officer so as to reach him at least four days, or such shorter period as the Returning Officer may allow, before the date of poll; and if the Returning Officer is satisfied that the applicant is a public servant and voter on poll duty in the ward, he shall issue to the applicant a election duty certificate in Form -38.
 - (a)Where Election Duty Certificate has been issued to an elector under sub-rule(1) and (2) the Returning Officer shall mark "EDC" against his name in the marked copy of the Electoral roll to indicate that an election duty certificate has been issued to him; and
 - (c) ensure that he is not allowed to vote at the polling station where he would otherwise have been entitled to vote.
- 65. Facilities for persons on election duty (1) The provisions of rule 62 shall not apply to any person who produces at the polling station, an election duty certificate in Form-38 and asks for the issue of a ballot paper to him although the polling station is different from the one where he is entitled to vote.
- (2) On production of such certificate the Presiding Officer shall -
 - (a) obtain thereon the signatures of the person producing it;
 - (b) have the person's name and Electoral roll number as mentioned in the certificate entered at the end of marked copy of the Electoral roll; and

- (c) issue to him a ballot paper, and permit him to vote in the same manner as for an elector entitled to vote at that polling station.
- 66. Procedure for preventing impersonation of voters.- (1) Subject to the other provisions of this rule every voter to whom a ballot paper has to be supplied for the purpose of voting at a polling station shall before receiving such ballot paper, allow -
 - (a) the inspection of his left forefinger to the Presiding Officer and any Polling Officer; and
 - (b) an indelible ink mark to be put on his left forefinger.
- (2) If any person refuses to allow such inspection of his left forefinger; or persists in doing any act with a view to removing such mark after it has been put, he shall not be entitled to be supplied with any ballot paper or to record his vote at the election.
- (3) No person, who already has a mark on his forefinger, shall be supplied with any ballot paper and if any such person still persists for the supply of a ballot paper he shall be liable to be arrested and prosecuted for impersonation.
- (4) Any reference in this rule to the left forefinger of voter shall, where the voter has his left forefinger missing, be construed as a reference to any other finger of his left hand, and shall in the case where all the fingers of his left hand are missing, be construed as a reference to the forefinger or any other finger of his right hand, and shall in the case where all the fingers of his both hands are missing be construed as a reference to such extremity of his left or right arm as he possesses.
- 67. Voting Procedure.- (1) The voter on entering the polling station shall first allow his left forefinger to be inspected by a Polling Officer for the purpose of ascertaining if he has any mark of indelible ink on that finger, if there is no such mark, the Polling Officer-in-charge of the poll, shall ascertain the voter's name and address and such other particulars as appear on the Electoral roll and after having satisfied himself about the identity of the voter, the Presiding Officer or the Polling Officer, as the case may be, shall put indelible ink mark to his left forefinger and then he shall be supplied with a ballot paper. The Presiding Officer or the Polling Officers, as the case may be, shall before the delivery of the ballot paper to the voter enter the serial number of the voter from the marked copy of the Electoral roll in the counterfoil of the ballot paper and obtain his signatures.
- (2) Every ballot paper shall, before issue to voter, be stamped with such distinguishing mark on its back as the Commission may direct.
- (3) Save as provided in sub-rule (1) no person in the polling station shall note down the serial number of the ballot paper(s) issued to particular voter.
- (4) At any time before a ballot paper is delivered to a voter, the Presiding Officer or a Polling Officer may of his own accord, if he has reason to doubt the identity of the voter or his right to vote at the polling station or be so required by a candidate or his polling agent, put to the voter the following question, namely:-

- (d) Are you the person enrolled as follows (reading the whole entry relating to the voter from the Electoral roll)?
- (e) Have you already voted at the present election?
- (f) Such other questions as he may deem fit or necessary and the voter shall not be supplied with a ballot paper unless he answers the first question in the affirmative and the second question in the negative or he refuses to answer any other question put to him in pursuance of this rule.
- (5) The voter on receiving the ballot paper shall forthwith-
 - (g) proceed to the voting compartment;
 - (h) make a mark on the ballot paper with the instrument supplied for the purpose on or near the symbol of the candidate for whom he intends to vote;
 - (i) fold the ballot paper so as to conceal his vote;
 - (j) if so required, show to the Presiding Officer the distinguishing mark on the ballot paper;
 - (k) insert the folded ballot paper into the ballot box; and
 - (1) quit the polling station.
- (6) Every voter shall vote without undue delay.
- (7) No voter shall be allowed to enter a compartment when another voter is inside it.
- 68. Recording of votes of blind or infirm voters. (1) If the Presiding Officer is satisfied that owing to blindness or other physical infirmity, voter is unable to recognize the symbols on the ballot paper or to make mark thereon without assistance, the Presiding Officer shall permit the voter to take with him a companion of not less than eighteen years of age to the voting compartment for recording the vote on the ballot paper on his behalf in accordance with his wishes, and, if necessary, for folding the ballot paper so as to conceal the vote and insert it into the ballot box:

Provided that no person shall be permitted to act as a companion of more than one voter at any polling station on the same day:

Provided further that before any person is permitted to act as the companion of voter on any day under this rule, the person shall be required to declare in Form-39 that he shall keep secret the vote recorded by him on behalf of the voter and that he has not already acted as the companion of any other voter at any polling station on that day.

- (2) The Presiding Officer shall keep in Form-40 record of all cases under this rule
- 69. Spoilt and returned Ballot papers.- (1) A voter who has inadvertently dealt with his ballot paper in such a manner that it can not be conveniently used as a ballot paper, may, on returning it to the Presiding Officer and on satisfying himself of the inadvertence, be given another ballot paper and the ballot paper so returned shall be marked by the Presiding Officer as "cancelled being Spoilt".
- (2) If a voter after obtaining a ballot paper decides not to use it, he shall return it to the Presiding Officer and the ballot paper so returned shall be marked as "Returned Cancelled" by the Presiding Officer.

- (3) All ballot papers cancelled under sub-rule (1) or sub-rule (2) shall be kept in a separate packet.
- 70. Tendered votes.- (1) If a person representing himself to be a particular voter applies for a ballot paper after another person has already voted as such voter, he shall, on satisfactorily answering such questions relating to his identity as the Presiding Officer may ask be entitled subject to the following provisions of this rule to mark a ballot paper (hereinafter in these rules referred to as "Tendered Ballot Papers") in the same manner as any other voter.
- (2) Every such person shall before being supplied with a Tendered Ballot Paper, put his signature against the entry relating to him in the list in Form-41.
- (3) A Tendered Ballot Paper shall be the same as other ballot papers used at the polling, except that it shall be
 - (a) serially the last in the bundle of ballot papers issued for use at the polling station; and
 - (b) endorsed on the back with words "Tendered Ballot Papers" by the Presiding Officer at his own and signed by him.
- (4) The voter, after marking Tendered Ballot Paper in the voting compartment and folding it, shall, instead of putting it into the ballot box give it to the Presiding Officer, who shall place it in a cover specially kept for the purpose.
- 71. Challenged votes.- (1) If a candidate or his agent declares and undertakes to prove that any person, by applying for ballot paper has committed the offence of impersonation, the Presiding Officer, may require such person to state his name and address and shall then enter such name and address in the list of Challenged Votes in Form-42, and shall require such person to sign such entry or, if he is unable to write, to affix, his thumb impression thereto and the Presiding Officer shall sign his name across such impression and may further require such person to produce evidence of identification:

Provided that no action shall be taken by the Presiding Officer under this sub-rule unless a sum of Rs.20/- has been deposited in cash with the Presiding Officer by the candidate or such agent for each challenge he makes.

- (2) If the person, so challenged, refuses to comply with such requisition he shall not be permitted to vote but if such person complies with the same and on being questioned in the manner provided in rule 67 answers the first question in affirmative and the second question in the negative and replies satisfactorily to any other question put to him in pursuance of that rule, and if having been required to produce evidence of identification, he produces evidence, which the Presiding Officer considers satisfactory, shall be allowed to vote after he has been informed of the penalty for impersonation.
- (3) If the Presiding Officer after such inquiry on the spot as he thinks necessary, is satisfied that the challenge made by the candidate or his polling agent under sub-rule (1) is frivolous and has not been made in good faith, he shall direct the deposit made under sub-rule (1) to be forfeited to the Government and his order in this respect shall be final.

- (4) If the deposit made under sub-rule (1) is not forfeited under sub-rule (3), it shall be returned to the person by whom it was made after the close of the poll on the day on which it is made.
- (5) The Presiding Officer shall in every case, whether or not the person challenged is allowed to vote make a note of the circumstances in the list of challenged votes in Form-42
- 72. Closing of Poll.- (1) The Presiding Officer shall close a polling station at the hour fixed in that behalf and shall not admit there-to any voter after that hour:

Provided that all the voters present within the polling station before it is closed shall be entitled to cast votes.

- (2) Any question that may arise as to whether voter shall for the purpose of the provision of sub-rule (1), be allowed to be present within the polling station before it is closed, shall be decided by the Presiding Officer, whose decision shall be final.
- 73. Sealing of ballot box after poll.- (1) As soon as practicable after the closing of the poll the Presiding Officer shall close the slit of the ballot box, seal it and allow any desirous polling agent to affix his own seal. The ballot box shall thereafter be sealed and secured properly.
- (2) Where it becomes necessary to use a second ballot box by reason of the first ballot box getting full, the first box shall be closed, sealed and secured as provided in sub-rule (1) before another ballot box is put into use.
- 74. Account of ballot papers.- The Presiding Officer shall at the close of the poll prepare a ballot paper account in Form-43 and enclose it in a separate cover with the words "Ballot Papers Account" subscribed thereon.
- 75. Sealing of other packets.- (1) The Presiding Officer shall then make into the separate packets-
 - (a) the counterfoils of used ballot papers;
 - (b) the marked copy of the Electoral roll;
 - (c) the un-used ballot papers;
 - (d) the cancelled ballot papers;
 - (e) the cover containing the Tendered Ballot Papers and the list in Form-41;
 - (f) the list of challenged votes in Form-42;
 - (g) paper seal account in Form-34; and
 - (h) any other papers directed by the Returning Officer to be kept in a sealed packet.
- (2) Each such packet shall be sealed with the seal of the Presiding Officer and those agents present who may desire to affix their seal thereon.

- 76. Transmission of Ballot boxes etc. to the Returning Officer.- (1) The Presiding Officer shall then deliver or cause to be delivered to the Returning Officer at such place as the Returning Officer may direct
 - a) the ballot boxes as referred to in rule 73;
 - b) the ballot paper account as referred to in rule 74
 - c) the sealed packets as referred to in rule 75; and
 - d) all other papers used at the poll.
- (2) The Returning Officer shall make adequate arrangements for their safe custody until the commencement of the counting of votes.

CHAPTER-VIII COUNTING OF VOTES AND DECLARATION OF RESULTS

- 77. Admission to the place of counting.-(1) The Returning Officer shall exclude from the place fixed for the counting of votes under rule 33 a person, except -
 - (a) such Government servants as he may appoint to assist him in the counting;
 - (b) every candidate and his counting agents;
 - (c) public servants on duty; and
 - (d) the State Election Commissioner or any other person authorized by the Commission.
- (2) Any person, who during the counting of votes mis-conducts or fails to obey the lawful directions of the Returning Officer may be removed from that place where the votes are being counted.
- (3) The number of counting agents of candidates shall not exceed the number of counting tables, fixed for the counting of votes of the ward/Municipal Corporation plus one more for the table of the Returning Officer.
- (4) Every appointment of counting agent(s) shall be made in Form-45 in duplicate, one copy of which shall be forwarded to the Returning Officer while the other copy shall be made over to the counting agent for production before the Returning Officer at the time of counting.
- 78. Scrutiny and opening of ballot boxes.- (1) The Returning Officer shall on the date and at the time and place fixed under rule 33 before commencement of the counting, read out the provisions of section 22 to such persons as may be present.
- (2) He shall then deal with the ballot boxes in the following manner, namely:-
- (a) all the ballot boxes used at a polling station shall be opened at the same time;
- (b) (b) before any box is opened at the counting table the candidates or their agents shall be allowed to inspect the paper seal or other seals, as have been fixed thereon and to satisfy themselves that the same are intact;

- (c) the Returning Officer shall satisfy himself that none of the ballot boxes has in fact been tampered with; and
- (d) if the Returning Officer is satisfied that any ballot box has in fact been tampered with, he shall not count the ballot papers of that box and shall follow the procedure laid down in rule 52 in respect of that polling station.
- 79. Scrutiny and rejection of ballot paper.- (1) The ballot papers taken out of each ballot box shall be arranged in convenient bundles and scrutinized.
- (2) The Returning Officer shall reject a ballot paper-
 - (a) if votes are given on it in favour of more than one candidate; or
 - (b) if it bears any mark or writing by which the voter can be identified; or
 - (c) if no vote is recorded thereon; or
 - (d) if the mark indicating the vote thereon is placed in such a manner as to make it doubtful to which candidate, the vote has been given; or
 - (e) if it is spurious ballot paper; or
 - (f) if it is so damaged or mutilated that its identity as a genuine ballot paper cannot be established; or
 - (g) if it bears a different serial number, or is different from design of the Ballot paper authorized for use at the polling station; or
 - (h) if it does not bear the mark which it should have born under the provisions of subrule (2) of rule 67:

Provided that where the Returning Officer is satisfied that any such defect as is monitored in clauses (g) and (h) has been caused by any mistake or failure on the part of a Presiding Officer or Polling Officer, the ballot paper shall not be rejected merely on the ground of such defect:

Provided further that a ballot paper shall not be rejected merely on the ground that the mark indicating the vote is distinct or made more than once, if the intention that the vote shall be for

a particular candidate clearly appears from the way the ballot paper is marked.

- (3) Before rejecting any ballot paper under sub-rule (2) the Returning Officer shall allow each counting agent present reasonable opportunity to inspect the ballot paper but shall not allow him to handle it or any other ballot papers.
- (4) The Returning Officer shall record on every ballot paper which he rejects, the letter 'R' and the ground of rejection either in his own hand or by means of rubber stamp.
- (5) All ballot papers rejected under this rule shall be bundled together.
- 80. Counting of votes and declaration of results- (1) Every ballot paper, which is not rejected under rule 79 shall be deemed to be valid and shall be counted after being sorted out candidatewise:

Provided that no packet containing tendered ballot paper shall be opened out and no such paper shall be counted.

- (2) The Returning Officer shall as far as practicable, proceed continuously with the counting and shall, during any interval when the counting has to be suspended, keep the ballot papers, packets and all other papers relating to the election sealed with his own seal and the seals of such candidates or election agents or the counting agents who may be desire to affix their seals and shall take sufficient precautions for their safe custody during such intervals.
- (3) ¹¹⁴ The ballot papers taken out of each box shall be mixed-up with other ballot papers taken out of other ballot boxes concerning the same office. The result of councillors of Corporation shall be declared on Form 46 after preparing the result sheet on Form 47:

Provided that before declaring the result on Form 46 and after the counting of all valid votes of polling station has been completed, the Returning Officer who have made the entries on a result sheet in Form-47 shall announce the particulars. After such announcement has been made, a candidate or, in his absence, his election agent or any of his counting agents may apply in writing to the Returning Officer to recount the votes either wholly or in part stating the grounds on which he demands such recount. On such an application being made, the Returning Officer shall decide the matter and may allow the application; in whole or in part or may reject it if it appears to him to be frivolous or unreasonable. Every decision of the Retuning Officer on such application shall be in writing and contain the reasons therefor.

(4) Immediately after declaration of result the Returning Officer shall paste a copy of Return of election in a conspicuous place at his office and send the same to the Commission and the

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¹¹⁴ substituted vide notification dated 11-02-2016

Secretary (Urban Development) to the Government of Himachal Pradesh, as the case may be, for publication in the Official Gazette of the Government as required under section 13.

- (5) All valid ballot papers shall thereafter be bundled candidate-wise together and kept alongwith the bundle of rejected ballot papers in a separate packet, which shall be sealed and on which shall be recorded the following particulars, namely:
 - (a) the name of the ward/ Corporation;
 - (b) the particulars of the polling station where the ballot papers have been used; and
 - (c) the date of counting.
- (6) When counting of votes have been completed and the result has been declared the Returning Officer shall prepare a return in Form 43 Part-II and forthwith paste a copy of the same in a conspicuous place in his office. The Returning Officer, after the date of election shall notify the names of elected candidates together with the name of candidate, if any, deemed to have been elected under the provisions or rule 50 and send a copy of the same to the Commission for publication in the Official Gazette of the State Government and one copy of the return prepared in Form 44 shall be sent to the Commission, immediately, after declaration of the result.

81. Administration of oath to the elected Councilors.

"(1) Administration of oath to the elected Councillors.—After the results of elections of Councillors have been declared under rule 80, the Government shall fix a date for first meeting of the Corporation for making an oath or subscribing an allegiance to the Constitution of India to the elected Councillors of the Corporation under section 33:

Provided that the Government shall authorize an officer not below the rank of Additional Deputy Commissioner to preside over the meeting fixed for the purpose of this sub-rule.

- (2) After the fixation of a date by the Government the officer authorized by the Government shall issue a notice in writing to the newly elected Councillors giving five days time for the first meeting, provided that such notice shall be delivered to the elected Councillors atleast 48 clear hours before such meeting. This meeting shall be held at the office of the Corporation."
- ¹¹⁶81-A. Election of Mayor.-(1) Immediately after an oath is taken or an allegiance is subscribed by the elected Councillor under rule 81, or before the expiry of each term of office under sub-section (2) of section 36 of the Act, the ¹¹⁷**Authorised Officer** shall convene the meeting and shall preside over the meeting for the conduct of election to the Mayor.

¹¹⁵ Substituted vide Notification No. UD-A(3)-1/2021 dated 10.03.2021

¹¹⁶ incerted vide notification dated 11-02-2016

¹¹⁷ Substituted vide Notification No. UD-A(3)-1/2021 dated 10.03.2021

- (2) Quorum for the meeting for the election of Mayor shall be ³/₄ of the total elected Councillors. In case the quorum is not complete, the ¹¹⁸ **Authorised Officer** presiding. Over the meeting shall postpone the meeting to a later date not being more than three days from the day of its first meeting. For the postponed meeting no quorum shall be required.
- (3) If only one candidate for the office is proposed, he shall declare such a candidate as duly elected to fill the said office
- (4) If there are more candidates, then, the poll shall be held.
- (5) Ballot papers to be used at the election of the Mayor, shall be in Form-47-A and the particulars there in shall be in Hindi Devnagri script.
- 81-B. Method of voting at the election of Mayor.- (1)The procedure of voting at the election of mayor shall be as under.-
 - (a) before issuing the ballot paper to the Councillors, the ¹¹⁹ **Authorised Officer**, shall put his signatures on the back of each ballot paper in token of distinguishing mark
 - (b) the Councillors on receipt of the ballot papers, shall make a cross(x) against the name of the candidate for whom he intends to vote;
- (c) after making cross, the councilor shall fold the ballot papers so as to conceal his vote; and
 - (d) the Councillor shall insert the folded ballot paper into the ballot box kept for the purpose in front of the ¹²⁰ **Authorised Officer** functioning as the Presiding Officer.
- (2) After polling is over, the Presiding Officer shall open the ballot box and shall, in the presence of the Councillor, count the votes.

EXPLANATION.- For determining whether a vote polled is valid or invalid, the provision of rule 79 shall apply.

(3) A candidate obtaining largest number of votes shall be declared to be elected to fill the office:

Provided that if, after the counting of the votes tie is found to exist between any candidates and the addition of one vote will entitle any of these candidate to be declared elected, that shall forthwith be decided between these candidates by lot, and the candidate on whom the

¹¹⁸ Substituted vide Notification No. UD-A(3)-1/2021 dated 10.03.2021

¹¹⁹ Substituted vide Notification No. UD-A(3)-1/2021 dated 10.03.2021

¹²⁰ Substituted vide Notification No. UD-A(3)-1/2021 dated 10.03.2021

lot falls shall be considered to have received an additional vote and shall be declared to be duly elected.

- (4) all ballot papers used for such voting shall be put in a stout envelope and sealed by the presiding officer in full view of the Councillors present there and the description of the election to which the ballot papers relate shall be inscribed thereon. The Commissioner, Municipal Corporation, shall preserve the envelope, intact either in his office or at such other place as he may specify in writing until the expiry of one year from the date of election and shall then subject to any direction to the contrary given by the competent court or the State Election Commission cause it to be disposed off with its contents in such manner as he may deem fit.
- (5) The ¹²¹ **Authorised Officer**, shall prepare and forward the result of election in Form-49 to the State Government as well as to the State Election Commission for information and record.
- (6) The State Government on receipt of the election result under sub-rule (5) shall notify the election of the Mayor and forward a copy of the same to the State Election Commission.
- 81-C. Election of the Deputy Mayor.- After the election of the mayor, the ¹²² **Authorised Officer**, shall hold the election to the office of the Deputy Mayor in the same manner as provided for the election of mayor under rules 81-A and 81-B of these rules.
- 81-D. No. confidence motion against the Mayor or the Deputy Mayor.- (1) A motion or no confidence motion against the Mayor or the Deputy Mayor of a Corporation may be brought through a requisition given in writing addressed to the ¹²³**Deputy Commissioner of the district concerned**, signed by not less than majority of its total elected councilors:

Provided that the Councillors who have made such a requisition may withdraw the same before the meeting is convened for the purpose:

Provided further that motion of no confidence under this rule shall not be maintainable within six months of the date of his election to such office and any subsequent motion of no confidence shall not be maintainable within the interval of six months of the last motion of no confidence.

(2) ¹²⁴ **The Deputy Commissioner concerned**, shall circulate to each councillor a copy of the requisition for their information .

¹²¹ Substituted vide Notification No. UD-A(3)-1/2021 dated 10.03.2021

¹²² Substituted vide Notification No. UD-A(3)-1/2021 dated 10.03.2021

¹²³ Substituted vide Notification No. UD-A(3)-1/2021 dated 10.03.2021

 $^{124\} Substituted\ \ vide\ Notification\ No.\ UD\text{-}A(3)\text{-}1/2021\ dated\ 10.03.2021$

- (3)¹²⁵ **The Deputy Commissioner concerned** shall convene a special meeting by giving a notice of not less then fifteen days for the consideration of the motion referred to in sub-rule(1) and shall preside over at such meeting.
- (4) A motion or no-confidence shall be carried in accordance with the provisions of sub-section (2) of section 37 of the Act.
- ¹²⁶ (5) If motion of no-confidence is carried, the concerned Deputy Commissioner shall inform the Commission, the Government and the Director, Urban Development, Himachal Pradesh, immediately."
- 81-E. Fresh Election- If the office of the Mayor or the Deputy is vacated during his tenure on account of no-confidence motion a fresh election for the reminder of the period shall be held under these rules for the office of Mayor or the Deputy Mayor, as the case may be, within a period of one month from the date of occurrence of vacancy
 - 82. Commencement of counting after fresh poll.- (1) If a fresh poll is held under rule 52, the Returning Officer shall, after completion of that poll, recommence the counting of votes on the date and time and place which has been fixed by the Commission in that behalf and of which notice, has previously been given to the candidates and their agents.
- (2) The provisions of rules 79 and 80 shall apply to such further counting.
 - 83. Procedure in case of tie.- If after the counting of votes, tie is found to exist between any ¹²⁷ **contesting** candidates, and the addition of one vote entitles any of those candidates to be declared elected that shall forthwith be decided between those candidates by lot, and the candidate on whom the lot falls shall be considered to have received an additional vote and shall be declared to be duly elected.
 - 84. Custody of papers relating to elections.- The Returning Officer shall retain the packets of the counter foils of used ballot papers, the packets of unused ballot papers, the packets of used ballot papers valid, tendered or rejected and all other papers relating to the elections in safe custody either in his own office or at such other place as he may specify in writing until the expiry of three months from the date of publication of the result of election.

85. Production and inspection of election papers :- (1) While in the custody of the Returning Officer

- (a) the packets of counterfoils of used ballot papers;
- (b) the packets of unused ballot papers;
- (c) the packets of used ballot papers; and
- (d) the packets of marked copies of the electoral roll shall not be opened and their contents shall not be inspected by, or produced before, any person or authority except under the orders of the competent court or of the officer authorized under section 14.
- All other papers relating to the election shall be opened to public inspection and any person may apply for such an inspection or supply of certified copies thereof on payment of a fee at the same rate as is charged in Himachal Pradesh for the inspection of documents forming part of a record of a dealt with by a Revenue Officer, or for supply of a copy of an order by Revenue Officer, as the case be, and such copies shall be supplied in accordance with the procedure to be followed for a similar application in respect of case dealt with by a Revenue Officer.
- 86. Disposal of election papers.- Subject to any direction to the contrary given by the State Government or by the Commission or by a competent court or by an authorized Officer under section 14, the packets and other papers referred to in rules 68,69,75,84 and 85 shall be retained for a period of 90 days from the date of publication of results in the Official Gazette and shall thereafter be destroyed".

Provided that if an election petition is pending, the packets and other papers referred to in this rule shall not be disposed of unless the petition is finally decided.

87. Casual vacancies in the Corporation.-When a vacancy occurs among the Mayor/Deputy Mayor/Councillors of a Corporation by death, resignation or removal of any Mayor/Deputy Mayor/Councillors and a new /Mayor/Deputy Mayor/Councillors shall be elected in his place in accordance with the provisions of sub-section (1) of section 12, and such election shall be

conducted in the manner as specified in these rules for a general election and the programme of the election shall be framed as soon as may be convenient after occurrence of the vacancy.

88. Interpretation of rules.- If any question arises regarding the interpretation of these rules, otherwise than in connection with an election petition, which has actually been presented, shall be referred to the Commission, whose decision thereon shall be final.

CHAPTER-IX

ELECTION PETITIONS AND APPEALS

- 89. Presentation of petition.- (1) The election petition under section 14 shall be presented to the Divisional Commissioner, under whose territorial jurisdiction the Corporation is situated.
- (2) The petitioner shall enclose with the petition copies of the petition and its enclosures equal to the number of respondents.
- (3) The affidavit referred to in the proviso to sub-section (1) of section 14 shall be in Form-50 and shall be sworn in before a Magistrate.
- 90. Security deposit to be made with the petition. At the time of presentation of an election petition, the petitioner shall deposit a sum of Rs. 3000/- (three thousand Rupees) as security money in the Government Treasury or Sub-Treasury under the appropriate head of account in the name of Authorized Officer to whom the petition is presented or caused to be presented.
- 91. Withdrawal of petitions.- (1) An election petition may be withdrawn by the petitioner only after the permission of the Divisional Commissioner to whom the petition is presented.
- (2) When an application for withdrawal is made, a notice thereof fixing a date for the hearing of the application shall be given to all other parties to the petition.

- (3) No application for withdrawal shall be allowed, if, in the opinion of the Divisional Commissioner to whom the petition is presented. Such an application has been induced by bargain or consideration.
 - (4) If the application for withdrawal is allowed, the Divisional Commissioner to whom the petition is presented shall pass an order with regard to refund or forfeiture of security deposit:

Provided that where the application of withdrawal is allowed by the Divisional Commissioner, a copy of the order shall be sent to the Director, Urban Development, Himachal Pradesh.

92. Place and Procedure of enquiry.- (1) The place of enquiry shall be headquarters of the Divisional Commissioner concerned to whom the petition is made or transferred:

Provided that the Divisional Commissioner to whom the petition is made or transferred, as the case may be, may on being satisfied that Special circumstances exist rendering it desirable that the enquiry should be held elsewhere, fix some other convenient place for this purpose.

- (2) The public shall have free access to the place where enquiry into the election petition may be held.
- (3)Notice of the time and place of enquiry shall be given to the parties not less than seven days before the first date of hearing.
- 93. Communication of orders on petition .- The Divisional Commissioner to whom the election petition is made or transferred, as the case may be, shall after conclusion of the election petition, send a copy of the order to the Commission and to the Director, Urban Development, Himachal Pradesh as soon as possible.
- 94.Procedure in presentation of appeal :- (1) Any person aggrieved by an order made by the Divisional Commissioner under section 18 may within a period of thirty days make an appeal to the Financial Commissioner (Appeal) Government of Himachal Pradesh under sub-section (3) of section 20:

Provided that the appellate authority may entertain the appeal after the expiry of said period of thirty days, if it is satisfied that the appellant was prevented by sufficient cause from filing the appeal in time.

- (2) In computing the period of limitation for filing an appeal under the Act, the period spent in obtaining a copy of the order shall be excluded.
- (3) Every appeal preferred, under sub-rule (1), shall be presented in the form of a memorandum by the appellant or his duly authorized agent and shall be accompanied by a Treasury Challan evidencing the deposit of a sum of Rs.3000/- as fee in the Government Treasury or Sub-Treasury under the appropriate head of account in the name of appellate authority to whom the appeal is presented. The memorandum shall set-forth concisely the grounds of objections to the order appealed from and shall be accompanied by a copy of such order.
- (4) On receipt of an appeal under sub-rule (1) the appellate authority may, after calling for record from the Divisional Commissioner, against whose decision the appeal has been preferred and giving opportunity, to the parties of being heard and after making such further enquiry, if any, as may be necessary pass such orders as it thinks fit and the order of the appellate authority shall be final.
- (5) A copy of the order passed in appeal shall be sent to the Commission and to the State Government.
- 95. Abatement of appeal:- If before the decision of the appeal, the appellant or respondent dies, the appeal shall abate, the appellate authority shall cause notice of such event sent to the Slate Government.

CHAPTER-X

96

MISCELLANEOUS

who is on deputation with the Commission under section 9-E or any public servant put on duty in connection with delimitation of wards, preparation of electoral rolls and conduct of elections under the Act disobeys any orders issued by an officer appointed under the Act or contravenes the provisions of these rules shall be punishable under the Central Civil Services (Conduct

Rules), 1964 or in accordance with the relevant law and practice for time being inforce for such

Penalty for disobedience of certain orders and for contravention of rules.- If any person,

purpose.

97.Repeal and savings- (1) The Himachal Pradesh Municipal Corporation Elections Rules, 1996, Himachal Pradesh Municipal Corporation(Delimitation and Reservation of wards) Rules, 1995 and the Himachal Pradesh Municipal Corporation (Reservation and Elections to the office

of the Mayor and Deputy Mayor) Rules, 1996, are hereby repealed, provided that.-

- (a) such repeal shall not affect the previous operation of the said rules, notifications and orders or anything done or any action taken thereunder; and
- (b) any proceedings under the said rules, notifications or orders pending at the commencement of these rules shall be continued and disposed of as far as may be, in accordance with the provisions of these rules.
- (2) Nothing in these rules shall operate to deprive any person, to whom these rules apply, of any right of appeal which has accrued to him under the rules, notifications or orders repealed under sub-rule (1) in respect of any order passed before the commencement of these rules.
- (3) A petition pending at or preferred after the commencement of these rules against an order made before such a commencement shall be considered and order thereon shall be passed in accordance with rules.

(See rule 6)

Notice	of publication	of the	proposals	for	dividing	the	Municipal	Corporation	into	wards	and
defining	g the limits of ea	ach war	d.								

Notice is hereby given that the proposals for dividing Municipal Corporation into wards and defining the limits of each such ward shall be available for inspection in the office of the undersigned and the office of the Municipal Corporation during the office hours for the next 1287 days.
If any resident has any objections to make with regard to aforesaid proposal against anything contained in it he can send the same to the undersigned in Form-2 with in ¹²⁹ seven days from the date of publication of this notice and objections or suggestions so received shall be inquired into before finalizing the proposal.
Deputy Commissioner
Date

¹²⁸ Amended vide Notification No. UD -A(3)-2/2020 dated 29.09.2020 129 Amended vide Notification No. UD -A(3)-2/2020 dated 29.09.2020

(See ru	ule 7)	
То		
The Deputy Commissioner		
Subject:-	Objection to the draft delimitation of Wa	ards.
Sir,		
Please refer to the draft delin in respect of Municipal Corporation	mitation proposals of wards published onon area.	
That I am a resident of ward Corporation area.	No ofMunicip	pal
That I have the following object	tions to these draft proposals:-	
(1)		
(2)		
(3)		
(4)		
	Yours faithfully,	
	Signature, full name &	
	address.	
Place:		

Form-3			
(See rule 17)			
NOTICE OF PUBLICATION OF ELECTORAL ROLL			
То			
The voters of ward No District, Himachal; Pradesh.	of Munic	ipal Corporation	of
Notice is hereby given that the electoral roll has Himachal Pradesh Municipal Corporation Election Rules, 201 office hours for inspection at my office and in the office of office of the Tehsildar.	12 and copy	thereof is available	during
If there be any claim for the inclusion o objection to the inclusion of a name or any objection to participate in or before (date) in Form 4,5, and 6 as may be appropriate.			-
Every such claim or objection(full address) Revising Auth person or through agent or sent by the registered post so to	hority and sh		nted in
date.			
	(Municipa	al Corporation)	
Place:	•	•	
date:			

(See rules 20 (1) and 26)

CLAIM APPLICATION FOR INCLUSION OF NAME

То		
Т	The Revising Authority/Electoral Registration Officer,	
(Municipal Corporation).	
Sir,		
	request that my name be included in the electoral roll for theMunicipal Corporation.	_ ward
Name (in full)		
Father's/ Mother	's/ Husband's Name	
Particulars of pla	ce of residence are:	
House No office	oStreet/Mohalla Village TehsilDistrict	Post
I hereby declare t	hat to the best of my knowledge and belief that -	
(i)	I am a citizen of India.	
	(ii) My age on i.e. date notified by the State Election Commission clause (e) of rule 16 (1) was months.	under
	(vii) I am an ordinary resident at the address given above. (vii) I have not applied for the inclusion of my name in the elector for any other word of the Corporation. (viii) My name has not been included in the electoral roll for any of the above mentioned Municipal Corporation or municipality constituted the H.P. Municipal Act, 1994or Gram Sabha constituted under the Panchayati Raj Act, 1994, as the case may be. OR	vard of d under
	That my name has been included in the electoral roll f ward under the address mentioned below and I that the same may be excluded from the electoral roll.	

Signature/thumb-impression of claimant.

(full postal address).

I further declare that the facts submitted by me herein above are true and I
also know that any person who makes a statement of declaration which is false and which he either
knows or believes to be false or does not believe to be true is punishable in accordance with the law in
force.

	Signature/thumb-impression of	claimant.
Place:		
Date:		
claimant has applied for	I am a voter included in the electoral roll of the same part in r inclusion viz. part No; relating to	
	Signature/thumb-impression of supporting claim.	elector
	(full postal address).	

[See rule 20(1)]

OBEJECTION TO INCLUSION OF NAME

То	
	The Revising Authority,
	ward.
Sir,	
_	ct the inclusion of the name of
belief and that Name Father/Mother	by declare that the facts mentioned above are true to the best of my knowledge and my name has been included in the electoral roll for this ward as follows:
No. ar	nd name of the wardrelatingMunicipal Corporation.
	Signature/thumb-impression of objector.
	(full postal address).

	same electoral roll in which the name objected stand g to
No. there in is I support this ob	jection and countersign it.
	Counter Signature/thumb-impression of the elector supporting objection.
	(full postal address).

Note:- Any person who makes a statement of declaration which is false and which he either knows or believes to be false or does not believe to be true shall be punishable in accordance with the law in force.

(See rules 20 (1) and 25)

OBEJECTION TO PARTICULAR IN ANY ENTRY

То	
	The Revising Authority/Electoral Registration Officer,
	ward.
	Municipal Corporation
Sir,	
	I submit that the entry relating to myself which appears at Sr. No
	Signature/thumb-impression of claimant. (full postal address).
Place:	
	Date

(See rules 20 (4),(5) and rule 22)

REGISTER OF CLAIM FOR INCLUSION OF NAME

Sr.	Name of	Father's	Date of	Date of	Decision		Signature	Signature of
No.	claiment	name and address	presentati on of claim	decision with note in the presence of the parties	Admitted	Rejected	of revising authority	official by whom effect was given to the revising authority and date
1	2	3	4	5	6	7	8	9

(See rules 20 (4) and (5) and rule 22)

REGISTER OF OBJECTION TO INCLUSION OF NAMES

 Municipal Corpora	ationward
 Turing pur Corpore	**************************************

Sr. No.	Person objectio	n to	Father/husband's	Sr. No. of the	Date of
			name and	objector in the	presentation of
			address of the	roll	objection.
			objector		
	Under name	With Sr. No.			
	of	in the roll			
1	2	3	4	5	6

Dated of decision	Decision	-	ture of	Signature of
with note as to presence of parties	Admitted	Rejected	ng authority	official by whom effect was given to the decision of revision authority and date
7	8	9	10	11

(See rules 20 (4) and (5) and rule 22)

REGISTER OF OBJECTION TO THE PARTICULARS IN AN ENTRY

Municipal Corporationw	ard
------------------------	-----

Sr. No.	Name	of the	Date	of	Particular as	Correct particulars
	objector		presentation	of	existed in the roll	as requested by
			objection			objector
1	2		3		4	5

Decision		Signature of the revisi authority	ing Signature of official by whom effect was given
Admitted	Rejected		to the decision of revision authority and date
6	7	8	9

[See rules 21 (1)]

LIST OF CLAIMS

Municipal Corporation	ward
-----------------------	------

Date	of	Sr.	Name o	of	Name of	Address	Date, time &
receipt		No.	claimant		Father/husband/mother		place of
							hearing
1		2	3		4	5	6

Signature of Revising Authority

[See rules 21 (1)]

LIST OF OBJECTIONS TO INCLUSION OF NAMES

Municipal Corporationwar	rd

Date	of	Sr. No.	Full	name	Particulars	of	name	Objection in	Date,	time
receipt			of obj	ector	objected to			brief	and pla	ace of
									hearing	3
					Sr. No. entry	Name	e in			
						full				
1		2	3		4	5		6	7	

Signature of Revising Authority

[(See rules 21 (1)]

LIST OF OBJECTION TO PARTICULARS IN ENTRIES

Municipal Corporationward

Ī	Date of receipt	Sr. No.	Full name of	Part No. and	Nature of	Date, time and
			objector	Sr. No. of	objection	place of
				entry		hearing
	1	2	3	4	5	6
-						

Signature of Revising Authority

FORM-13. [See rule 21(2)] NOTICE OF HEARING OF CLAIM

То	
	(Full name and address of claimant)
Your cla	No
	as you may like to adduce.
Date:	Signature of Revising Authority Ward
То	FORM-14 [See rule 21(2)] NOTICE OF HEARING OF OBJECTION.
Reference	/objection No
at	ojection to the inclusion of the name ofwill be heard(Place)atO'clock
	directed to be present personally or through your authorized agent at the hearing with such as you may like to adduce.
Date:	Signature of Revising Authority

FORM-15 [See rule 21(3)] NOTICE OF HEARING OF OBJECTION

То		
		ess of person against whom objection is received)
The object for filed by. at	objection No	me at Serial No
	s you may like to adduce.	through your authorized agent at the hearing with such
The ground (a) (b) (c) Place:	ds of objection(in brief) are:-	
Date:		Signature of Revising Authority Ward
NOTICE OI To	FORM-16. [See rule 21(2)] F HEARING OF AN OBJECTIO	N TO PARTICULARS IN THE ELECTORAL ROLL.
	(Full name and address of ob	jector)
	Reference/objection No	
	(Place) at	in the entry relating to you will be heardO'clock on theday
	irected to be present personally or s you may like to adduce.	through your authorized agent at the hearing with such
Place:		
Date:		Signature of Revising Authority

FORM-17. (See rule 23(1) NOTICE OF FINAL PUBLICATION OF ELECTORAL ROLL.

It is hereby notified for public information that electoral roll for ward No.	, ,
of Municipal Corporationhas been prepared in accordance with the Himachal	Pradesh
Municipal Corporation Election Rules, 2012 and a copy of the said electoral roll is hereby p	ublished
finally.	
Date:	
Place:	
Electoral Registration Officer	
(Municipal Corporation)	

FORM-18. (See rule 25).

APPLICATION FOR DELETION OF ENTRY IN ELECTORAL ROLL.

То					
	The Electoral	Registration Of	ficer,		
Sir,					
forShri./SmtShri/Smt	egistered in the E	Pollingso		the Electoral relating ted as the said per	roll to of rson is
	and belief and I d which he either ordance with the I	also know that er knows or beli aw in force.	s submitted by me herein any person who makes a eves to be false or does his ward being enrolled a	statement of declar not believe to be	aration true is
Place:		Date:	Signature/thumb im (Full postal		nt

FORM-19. (See rule 34)

NOTICE OF ELECTION PROGRAMME.

Notice is hereby given that -
1. An election is to be held for electing a—
*Councilor fromward(S) of Municipal Corporation.
*Mayor/Deputy Mayor ofward(s) of Municipal Corporation.
2. Nomination paper may be delivered by a candidate or his proposer to the
(Authority) at between 11 A.M. and 3 P.M.
from(dates).
3. Forms of nomination papers may be obtained at the place and time aforesaid.
4. The nomination papers will be taken up for scrutiny at
5. Notice of withdrawal of candidature may be delivered by a candidate or his proposer to the
authority specified in paragraph (2) above at his office before 3. P.M. on
the
6. The symbols to the contesting candidates shall be allotted on(dated) after the time of
withdrawal is over and list of contesting candidates shall be prepared in Form-
25at
7. In the event of the election being contested the poll will be taken

Returning Officer

on.....between the hours of.....and

FORM-20 (See rule 37) NOMINATION PAPER.

	uncillor from ward No. and Name of Municipal Corporation, Shimla. ice of the Mayor/Deputy Mayor of Municipal Corporation, Shimla.
I hereby nomin	ate Sh./Smt
election. His nan	(Candidate's/father Name with complete address) as a candidate for above ne is entered at the serial Noof electoral roll of polling station d Noof Municipal Corporation
stationof	My name is entered at Serial Noof electoral roll of polling ward No of Municipal Corporation
D	ate:
	Signature of proposer. full name & address of proposer
(to	be filled by the candidate).
hereby declare:-	Ithe above mentioned candidate assent to this nomination and
	(d) That I have completedyears of age; and(e) That I have not been disqualified for contesting of election(s) under any law in force.(f) That I am set up in this election by theparty.
Dated:	Signature of candidate.
Note:- (Further declarat Backward Classe	ion to be made by a Scheduled Caste or Scheduled Tribe candidate or other s candidate).
•	that I am a member of the
Dated	Signature of candidate.

Verification by Executiv	/e Magistrate.
	is solemnly affirmed before me bywho is personally known to fied to my satisfaction by
Date: Place:	Signature with seal.
(Decision of Returning	Officer regarding accepting or rejection the nomination paper).
(To	be filled by the Returning Officer).
	ave examined this nomination paper in accordance with rule 41 of the cipal Corporation Election Rules, 2012 and decided as follow:-
Date: Place	Returning Officer.
The	e symbol assigned to the candidate is
Date: Place	Returning Officer.

Receipt	of Nominat	ion Pap	er.								
(To be fi	lled in by t	he Retu	rning Of	ficer o	or specifi	ed autho	ority).				
Serial N	o. of nomin	ation pa	aper								
on							delivered at				office an
d	shall	ł	oe .	tak	en	up	for (ho	S	crutin	ıy	on
Place:											

Important Note:- (i) Returning Officer will examine that alongwith Form_20 (nomination paper), each candidate is supplied with a copy of Annexure-I prescribed by the State Election Commission under the HP Panchayat and Municipalities Elections (Disclosure) specified information by the candidates) Regulation, 2004.

Returning Officer/Specified Authority.

- (ii) It is compulsory for every contesting candidate to submit alongwith nomination papers, the aforesaid Annexure-I in affidavit form duly attested by a Magistrate or a Notary Public or an Oath Commissioner.
- (iii) The candidate will also provide extra attested photocopy of the said Annexure alongwith original Affidavit to Returning Officer.

Date:

Form-21 (See rule 39)
NOTICE OF NOMINATION

Councillor from ward No..... of Municipal Corporation.-----¹³⁰

	NOTICE OF NOVIMATION	
Election to:-		

Notice is hereby given that the following nominations in respect of the above election have been received upto 3 P.M. today.....

S.No. of	Name	Name of	Age	Add	Particulars of	S.No.of	Nam	S.No.of
Nominati	of	father/hus	of	ress.	caste/tribe/O	candidate	e of	proposer
on paper.	Candid	band.	can		BC of	in the	prop	in the
	ate.		dida		candidate	electoral	oser.	electoral
			te.		belonging to	roll.		roll.
					Sch.			
					Caste/Tribe/			
					OBC			
1.	2.	3.	4.	5.	6.	7.	8.	9.

Date: Returning Officer or Specified Authority.

130 deleted vide notification dated 11-02-2016

FORM-22. [See rule 40 (7)]

LIST	OF	VALIDLY	NOMINATED	CANDIDATES.

Election to:-

Councillor from ward No..... of Municipal Corporation.-----¹³¹

Sl.No. Name of candidate.		Name of father/husband.	Address of candidate.	
1.	2.	3.	4.	

Place:

Date: Returning Officer

131 deleted vide notification dated 11-02-2016

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Form 23 [See rule 41(1)] NOTICE OF WITHDRAWAL.

	Returning Officer or
	oration
The notice of withdrawal of candidature by	a candidate at the election to-
RECEIPT FOR NOTICE OF WITHDRAW. (To be handed over to the person delivering the no	
Returning	Officer or specified authority.
This notice was at(hours)on	<u> </u>
	Signature of candidate.
Place: Date:	
I,a candidate nominated withdraw my candidature.	at the above election do hereby give notice that I
The Returning Officer,	
To	
Election to: Councillor fromward of M	unicipal Corporation ¹³²

¹³² deleted vide notification dated 11-02-2016

¹³³ deleted vide notification dated 11-02-2016

FORM 24. [See rule 41(2)] NOTICE OF WITHDRAWAL.

Election to	-		
Councilllo	ward No	of Municipal Corporation	134
Notice is l		ring candidate(s) at the above elec	ction withdrawn his/their
Sr. No.	Name of candidate.	Address of candidate.	Remarks.
1.	2.	3.	4.
1. 2. 3.			
2.			
3.			
4.			
5. etc.			
Place:		Deturning Officer or Specified outle	

Returning Officer or Specified authority.

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¹³⁴ deleted vide notification dated 11-02-2016

FORM-25. (See rule 42) LIST OF CONTESTING CANDIDATES.

-		
HI	lection	tΩ
1 7		1117-

Councillor ward No..... of Municipal Corporation..... ------135

Sr. No.	Name of candidate.	Photograph of the candidate	Address of candidate.	Symbol Allotted.
1.	2.	3.	4.	5.

Date:

Place:

Returning Officer

135 deleted vide notification dated 11-02-2016

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FORM 26. (See rule 45) FORM OF APPOINTMENT OF ELECTION AGENT. I.....a candidate for election of -Councillor from ward No..... of Municipal Corporation.-----¹³⁶ to be held on......hereby appoint Shri/Smt.....S/D/O.....R/O....as my election agent from this date upto the conclusion of the above election. Signature of Candidate. Date: Place: I accept the above appointment. Dated: Agent: Place: Signature of Election Agent. I hereby declare that at the above election I will not do any thing forbidden by the Himachal Pradesh Municipal Corporation Act, 1994 and the rules made thereunder, which I have read/has been read over to me. Signature of Election Agent Approved. Dated: Place: Signature of Returning Officer.

136 deleted vide notification dated 11-02-2016

FORM 27. [See rule 46(2)] APPOINTMENT OF POLLING AGENT.

Councilllor ward No	of Municipal Corporation ¹³⁷
appoint Sh	
Place: Date:	
	Signature of candidate.
	I agree to act as such polling agent.
I hereby declare that at the a	Signature of Polling Agent. gent to be signed before Presiding Officer) above election I will not do any thing forbidden by the Himachal Pradesh 1994or Rule made there under which I have read/has been read over to
Date:	
	Signature of Polling Agent.
Place:	Signed before me.
Date:	Presiding Officer.

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¹³⁷ deleted vide notification dated 11-02-2016

FORM-28. (See rule 48(2)

REGISTER FOR MAINTENANCE OF DAY-TO-DAY ACCOUNT OF ELECTION EXPENDITURE BY CONTESTING CANDIDATES FOR ELECTION TO WARD/MUNICIPAL CORPORATION.

6.	Name of candidate
7.	*Ward/Municipal Corporation from which contested
8.	Seat for which contested
9.	Date of filing nomination
10	Date of declaration, of result

Date	Natur	Amo	ount of	Date of	Name	No of	No. of bills	Name and	Remarks.
of	e of	Expo	lt	payme	and	Vouchers	in case of	address of the	
Expdt.	Expdt.	pai	Outsta-	nt	address	in case of	amount	person to	
		d	nding		of	amount	outstanding	whom the	
					payee.	paid.	•	amount	
								outstanding	
								is payable.	
1.	2.3.		1.	5.	6.	7.	8.	9.	10.

Certified that this is true copy of the account kept by me/my election agent.

Signature of contesting candidate.

FORM -29 [See rules 48(5) and 48(10)]

DETAIL OF ELECTION EXPENSES BY CONTESTING CANDIATES FOR ELECTION TO WARD/MUNICIPAL CORPORATION------

Name of contesting candidate	
Name of ward/Municipal Corporation	

Item of Expenditure.	Sources from where money procured.		\ /	Mode of payme nt.	Evidence of payment enclosed with the account.	Remar ks.
1.	2.	3.	4.	5.	6.	7.

- 1.Expenditure on security deposit.
- 2. Expenditure on purchase of copies of electoral rolls.
- 3. Expenditure on printing of manifesto, and expenditure On printing of posters and hand bills etc.
- 4. Expenditure on pasting of posters.
- 5. Expenditure on writing of wall writing and on publication of advertisements.
- 6. Hiring charges of places for public meeting and hiring charges of pandals etc. for public meetings.
- 7. Hiring charges of loudspeakers for public meeting.
- 8. Hiring charges on vehicle and Petrol, Oil and Lubrication(POL) used by the candidate.
- 9. Hiring charges and Petrol, Oil and Lubrication(POL) on vehicle used by election agent/polling agent.
- 10.Misc. Expenditure(other than those listed above).

Signature of contesting candidate.

FORM-30. [See rule 48(10)]

PROFORMA FOR THE SUBMISSION OF ELECTION EXPENDITURE BY CONTESTING CANDIDATES FOR ELECTION TO WARD/MUNICIPAL COPORATION

CANDIDATES FOR ELECTION TO WARD/MUNICIPAL COPORATION.	
1. Name of candidate	
2.*Ward/Municipal Corporation	
3. Seat for which contesting	
4. Date of filing nomination	
5. Date of declaration of result	

Date	Nature	Amou	int of	Date of	Nam	No of	No. of bills	Name and	Remarks.
of	of	Expdi		payment	e and	Vouchers	in case of	address of the	
Expdt.	Expdt.	paid	Outsta-		addre	in case of	amount	person to	
		1	nding		ss of	amount	outstanding	whom the	
					paye	paid.		amount	
					e.			outstanding is	
								payable.	
1.	2.3.	4		5.	6.	7.	8.	9.	10.

Certified that this is true copy of the account kept by me/my election agent.

Signature of contesting candidate.

FORM-31 [See rule 48(10)]

AFFIDAVIT

AFFIDAVII.	
Iagedyearsresido state and declare as under:-	son/wife/daughter of ent ofdo hereby solemnly and sincerely
ward No/Municipal declared on	candidate at the general election/bye-election to the bal Corporation
Depon	ent, Solemnly affirmed/sworn byatthis day of 20before me.

FORM-32. (See rule 48(11).

ACKNOWLEDGEMENT.

		The det	tailed acco	ount of	the el	ection exp	enses	s on	prescril	bed p	roforma	ı in resp	ect	of
Shri			(Ca	ndidat	e)from				.ward/N	Aunic	cipal	Corpo	ratio	n
result	of	which	was	decla	red	on			(Date	e)	filed	by	hi	m
on			(Dated) has	been	received	by	me	today	the		(Dat	ie) (of
		(Mo	nth)			(Year)	_							

Returning Officer

FORM-33

(See rule 50)

FOR USE IN ELECTION WHEN SEAT IS UNCONTESTED.

Election to:	
Councillor ward No	of Municipal Corporation
In pursuance of the Corporation Election Rules, 2012,	e provision contained in rule 50 of the Himachal Pradesh Municipal I declare that -
Name	
Address	
Has been duly elected as Councillo	or from the above ward of Municipal Corporation.
Place:	
Date:	Signature of Returning Officer.

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¹³⁸ deleted vide notification dated 11-02-2016

FORM 34. [See rule 56(2) and 75]

PART-I RECORD OF PAPER SEAL USED.

Election to Municipal Corporation	From	ward.			
Number and name of polling station					
Serial No. of ballot box used	Serial No. of paper seal used.	Remarks.			
1.	2.	3.			
	Signature of polling ag	gent.			
PART-II. ACCOUNT O	F PAPER SEAL				
1. Serial No. of Paper seal supplied 1total					
2. No. of Paper seal us 3. No. of unused paper to. total.	ed				
serial No. of damaged seals,	if any 4				
tototal					
Place:					
Date:					

Signature of Presiding Officer.

FORM 35. [See rule 58(1)]

BALLOT PAPER

Election of Councillor from ward No of Municipal Corporation							
Ward/Municipal Corporation							
Serial No. of voter							
Number							
Signature/thumb impression							
No. and name of ward/Municipal Co	rporation						
Name of Candidate	Photograph of Candidate	Symbol					
1.							
2.							

None of the above(NOTA)

FORM 36. [See rule 64(1)]

APPLICATION FOR ELECTION DUTY CERTIFICATE

То		
	The Returning Officer for	
	Ward NoMunicipal Corporation,	
Sir,		
No	I intend to cast my vote in person at the ensuing election	to Councillor from Ward
	I have been posted on election duty within the ward	Noof the
the pol	I request that an Election Duty Certificate (Form -38) may be is polling station where I may be on duty on the polling day.	sued to enable me to vote at
	It may be sent to me at the following address:-	
	Name	
	Address	
Date	e Yours fa	aithfully,
Place:	ce:).

FORM-37. [See rule 64(2)]

LETTER OF INTIMATIONT O RETURNING OFFICER.

То	
The Retur	rning Officer
Ward No	(with name)Municipal Corporation.
Sir	
I intend to	o cast my vote at the ensuing election to;-
Councillor from	(Ward) of Municipal Corporation
	y name is entered at Sr. Noof polling station (No. and name) of the Ward NoMunicipal Corporation.
I may be : Councillor at the fo	issued a postal Ballat Paper/Election Duty Certificate (EDC) for the election of ollowing address:-
	Name
	Address
	Yours faithfully,
Date:	
Place:	()

FORM 38 [See rules 64(2) and 65(1)]

ELECTION DUTY CERTIFICATE.

Certified thatis an elector in	
Place:	
Date:	Signature of Returning Officer.
	SEAL

FORM-39. (See rule 68).

DECLATATION BY THE COMPANION OF BLIND OR INFIRM VOTER.

*Election	on of Councillor from Warnd NoWard of Municipal Corporation ¹³⁹
of Address	I(No. and name of Polling Station) sonagedresident of (Full s)
	 (b) I have not acted as companion of any other voter at this or any other polling station today, theday of 20
	Name of voter and his serial,
	No. in the Electoral roll to be given
Place:	
Date:	Signature of companion.

¹³⁹ deleted vide notification 11-02-16

FORM 40. [See rule 68(2)]

LIST OF BLIND AND INFIRM VOTERS. *Election of Councillor from Ward No......Ward of Municipal Corporation.----¹⁴⁰ Number and name of polling station. Sl.No of Voter. Full Name of Full Name of Address Signature of Voter. companion. companion. companion.

Signature of Presiding Officer.

Dated:

¹⁴⁰ deleted vide notification 11-02-16

FORM 41. [See rules 70(2) and 75)] LIST OF TENDERED VOTER.

*Election of Councillor from Ward No...... of Municipal Corporation.--- 141

No.	and name	of Polling s	station
-----	----------	--------------	---------

S.No.	Name of	Address of	S.No of	S.No. of Ballot	Signature or thumb
	Voter.	Voter.	tendered	paper issued to the	impression of person
			Ballot	person who has	tendering vote.
			Paper.	already voted.	-
1.	2.	3.	4.	5.	6.

Place:	
Dated:	Signature of Presiding Officer

¹⁴¹ deleted vide notification 11-02-16

FORM 42. [See rules 71(1) and 75)]

LIST OF CHALLENGED VOTES.

*Election of Councillor from Ward No...... of Municipal Corporation.----142

No. and name of Polling station

S.No.	of	Name	and	Signature	or	Name of identifier,		Order of
voter.		address.		thumb		if any.		Presiding
				impression	of			Officer in
				voter.				each case.
1.		2.		3.		4.	5.	

Place:	
Dated:	Signature of Presiding Officer.

¹⁴² deleted vide notification 11-02-16

FORM -43 (See rule 74).

BALLOT PAPER ACCOUNT.

Election of Councillor from Ward No	.ward of Municipal Corporation143
Number and name of polling station	

PART-I.

		Serial No.	Total No.
(i)	Ballot papers received		
(ii)	Ballot papers not used		
(iii)	Ballot papers issued to voters		
(iv)	Ballot papers cancelled		
(v)	Ballot papers used for tendered votes		

Dated:	Signature of Presiding Officer.
Place	

PART-II RETURN OF COUNTING

Sr. No.	Name Candidate	No. of valid votes polled
1		
2		
3		
4		
5	None of the above	
	Total number valid votes	
	polled	
	Rejected Ballot Paper	
Total No.	of ballot papers in the ballot	
box(s)		
I	Difference, if any	

Signature	of	Counting	Supervisor	Signature	of	Returning	Officer
Date:							

FORM-44 RETURN OF ELECTION [Seerule80(6)

	Election to the Municipal Corporation	from	Ward
No.			

Sr. No.	Name Candidate	No. of valid votes polled
1		
2		
3		
4		
5		
6	None of the above	

]

Total number of votes polled
Total number of valid votes polled
Total number of rejected votes.

I declare that(name &	address)	has been	duly	elected	to f	fill t	the	seat	in
Municipal Corporation	Ward No								

Place:

Signature of Returning Officer Date:

FORM 45.
[See rule 77(4)]
PART-I.
APPOINTMENT OF COUNTING AGENTS.

Election of Councillor from ward No	of Municipal Corporation ¹⁴⁴
	ntwho is a candidate at the aboveas a
Date: Place:	Signature of Candidate.
	I agree to act as such counting agent.
	Signature of counting agent.
Date: Place:	
Declaration of counting ag	ent to be signed before the Returning Officer.
	he above Corporation election I shall not do anything vant sections of the Himachal Pradesh Municipal r, which I have read/has been read over to me.
Place: Date:	Signature of Counting Agent. Signed before me.
Place: Date:	Returning Officer.

¹⁴⁴ deleted vide notification 11-02-16

FORM-46 [See rule 80(3)] RETURN OF ELECTION OF COUNCILLORS.

Election of Councillor ward No..... of Municipal Corporation.--- 145

S.No.	Name of Candidate.	valid votes polled.
1.		
1. 2. 3. 4. 5. 6. ¹⁴⁶		
3.		
4.		
5.		
6.146	None of the above	
I, declar		Total No. of rejected votes Total No. of votes polled
	NameAddress	
	een duly elected as 147 Co	ouncilor from the above ward Noof Municipal
Place: Date:		Signature of Returning Officer.

145 deleted vide notification 11-02-16

¹⁴⁶ incerted vide notification 10-04-2017

¹⁴⁷ deleted vide notification 11-02-16

$\label{eq:form-47} FORM-47. \\ [See rule-80(3)] \\ RESULT SHEET OF THE ELECTION OF COUNCILLORS \end{substitution}$

Election of Councillor from ward No	oof Municipal Corporation
-------------------------------------	---------------------------

Name of Candidate.	valid votes polled.
(b) To (c) No (d) To (e) To	otal No. of valid votespolled
	(a) To (b) To (c) No (d) To (e) To

Place of Counting.....

¹⁴⁸ substituted vide notification 10-04-2017

FORM-47-A

[see rule 81-A and 81-C]

BALLOT PAPER FOR THE ELECTION OF MAYOR/DEPUTY MAYOR

Name of Corporation....

Sr. No.	Name of candidate	Space for marking
1		
2		
3		
4		

FORM-48. [See rule 80(3)] RESULT OF ELECTION OF MAYOR /DEPUTY MAYOR

Signature of Returning Officer.

	Election of Mayor/Dep	puty Mayor	Municipal (Corporation.
--	-----------------------	------------	-------------	--------------

that—	(c) Total No. of votes polled
duly elected as Mayor/Dep	outy Mayor of the above Municipal Corporation
	that— Name Address

Date:

FORM-49. [See rule 80(3)] RESULT SHEET.

Election of Mayor/Deputy Mayor of Municipal Corporation.....

Name of Candidate.	valid votes polled.	
		•
	Name of Candidate.	Name of Candidate. valid votes polled.

(a)	Total No. of valid votes polled
(b)	Total No. of rejected votes
(c)	Total no. of votes polled (a+b)
(d)	Total No. of tendered votes
(e)	Remarks

Place of Counting: Date:

Signature of Returning Officer.

FORM- 50.

[See rule 89(3)]

question Shri/Sn	the petitioner in the accompanying election petition calling in the election of the respondent respondent in the said petition make solemn affirmation/oath and say,-
comm	(b) That the statement made in paragraphs
(c) (d) Etc.	Signature of deponent.
this	Solemnly affirmed/sworn by Shri/Smt
	Executive Magistrate.
	By Order
	(Bharathi S. Sihag)
	Principal Secretary (U.D.) to the
	Government of Himachal Pradesh.