NOTICE

The undermentioned Gazettes of India Extraordinary were published up to the 14th January 1970:

<table>
<thead>
<tr>
<th>Issue No.</th>
<th>No. and Date</th>
<th>Issued by</th>
<th>Subject</th>
</tr>
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<tbody>
<tr>
<td>5</td>
<td>G.S. R. 74, dated 12th January, 1970</td>
<td>Ministry of Home Affairs.</td>
<td>Appointing the 12th day of January, 1970 as the date on which the provisions of section 2 and 3 of the Assam Reorganisation (Meghalaya) Act, 1969, shall come into force.</td>
</tr>
</tbody>
</table>

या ० का ० नि ० ७४, गृह संसाधन
बिना कु ण १२ जनवरी, १९७०

जनवरी १९७० के २६ मिन को उस तारीख के रूप में निर्देश करता हिंस तारीख को प्रथम पुनःसंरचना (मेघालय) अधिनियम, १९६९ की धारा २ और ३ के उपलब्ध प्रवृत्त हुंगे।
New Delhi, the 8th January 1970

G.S.R. 173.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the All India Radio (Class II posts) Recruitment Rules, 1962 namely:—

(1) These rules may be called the All India Radio (Class II posts) Recruitment (Second Amendment) Rules, 1969.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. In the schedule to the All India Radio (Class II posts) Recruitment Rules, 1962, after S. No. 19 and the entries relating thereto, the following shall be inserted, namely:—

<table>
<thead>
<tr>
<th>No.</th>
<th>Grade</th>
<th>Pay Scale</th>
<th>Essential:</th>
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<tbody>
<tr>
<td>19</td>
<td>General Service</td>
<td>350—25—500—10—550—15—600—20</td>
<td>(i) Master's degree in Statistics or in Mathematics or Economics or Commerce (with Statistics) of a recognised University or equivalent, OR Degree of a recognised University with Statistics or Mathematics or Economics as a subject, plus a recognised Diploma obtained after at least two years post-graduate training in Statistics.</td>
</tr>
<tr>
<td>20</td>
<td>Licensing Supervisor</td>
<td>30—800</td>
<td>About three years' experience of Statistical work involving collection, compilation and interpretation of Statistical data relating to economic or industrial problems. (Qualifications, relaxable at Commissioner's discretion in case of candidates otherwise well qualified).</td>
</tr>
</tbody>
</table>

Desirable:

Experience of administrative or public relations or publicity work.
Not applicable. Two years By direct recruitment. Not applicable. Not applicable. As required under the U.P.S.C. (Exemption from consultation) Regulations, 1958."
नई दिल्ली, 6 जनवरी, 1970

जो PN मा. 173: संविधान के प्रभाव के प्रलय द्वारा प्रदत्त प्रभावकारी का प्रदाय करते हुए, संरक्षण भारतवासी (द्वितीय घटक पर) भर्ती नियममार्क, 1962 में धारितक संबंधित करने के लिए, अतुलनीय निम्नलिखित नियम बनाए हूँ—

1. इन नियमों की भारतवासी (द्वितीय घटक पर) भर्ती (द्वितीय संबंधित) नियममार्क, 1969 का वापस करें।

2. भारतवासी (द्वितीय घटक पर) भर्ती नियममार्क, 1962 के परिणाम के रूप में यथा 19 तथा उन्हीं संबंधित प्रतिवेदन के बाद निम्नलिखित रूप से जाएँ—

<table>
<thead>
<tr>
<th>1</th>
<th>2</th>
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<th>4</th>
<th>5</th>
<th>6</th>
<th>7</th>
</tr>
</thead>
<tbody>
<tr>
<td>20 लाखमें पहले मातापिता के नीचे</td>
<td>350-25-500 लाख में नहीं हैं</td>
<td>30 वर्ष तथा</td>
<td>मुख्य विवाहार</td>
<td>नेक्स्ट विवाह शेषी</td>
<td>-30-50</td>
<td>होता है</td>
</tr>
<tr>
<td>ऐतिहासिक वर्धित</td>
<td>20-30-</td>
<td>प्रति प्रति वर्ष</td>
<td>800 रुपए</td>
<td></td>
<td></td>
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</tr>
</tbody>
</table>

प्रकाशक

1. सामाजिक वा व्यापार या वर्तमान या वाणिज्य (माझ्यकी सत्संग) में माता पिता विवाह विवाहु का स्नातकोत्तर, उपाधि या यथाक्रम सम्मान।

या माता पिता विवाहवाहु में सामाजिक या व्यापार या वर्तमान के विषय के साथ उपाधि या यथाक्रम सम्मान में स्नातकोत्तर प्रशिक्षण के दो वर्ष के उपरान्त माता पिता विवाह विवाहु।

2. प्रशिक्षित या व्यापार सम्पन्न के निर्धारित सामाजिकों द्वारा दो वर्ष, संख्या तथा संशोधन के साथ, सामाजिक कार्य का नाम तीन वर्ष का सम्मान।

(प्रत्येक वर्ष में मुख्य विवाहवाहु से माता पिता या विवाहु विवाह विवाहों में छूट दे रखा।)

शंकानीय—प्रत्यावर्तन या जनसमर्थन या प्रचार कार्य का श्रद्धांजलि।
CENTRAL EXCISE COLLECTORATE, ALLAHABAD

Allahabad, the 23rd December 1989

G.S.R. 174.—In exercise of the powers conferred on the Collector under rule 173-H of the C.E. Rules, 1944, I Shri V. Parthasarathy, Collector of Central Excise, Allahabad hereby specify the following conditions subject to which the assessee may retain in or bring into his factory or warehouse, in the relevant circumstances set out in sub-rule (1) of the aforesaid rule, the goods on which duty has been paid and remove such goods from the factory or warehouse without payment of duty under sub-rule (2) thereof:—

1. When such goods are required for use in the manufacture of other goods in the factory.—(i) The assessee shall give written intimation to the Superintendent I/c. of the Range at least 24 hours before the goods are intended to be retained or received into the factory and shall obtain proper acknowledgement showing correct date and time of receipt of the intimation in the Range Office.

(ii) The place for storage of such goods shall be separate and distinct from the main factory and approved store-room for non-duty paid goods and shall be declared to and approved by the Supdt. of C.E. having jurisdiction.

(iii) The Assessee shall keep an account of all such receipts, issues for manufacture of other goods and balances in the proper form (specimen enclosed).

(iv) The stock and accounts shall be open to inspection by any Central Excise Officer visiting the factory/warehouse at all reasonable times.

2. When such goods need to be remade, refined, reconditioned, repaired or subject to any similar process in the factory.—Where the assessee chooses to avail of the benefit of Rule 173-H(1)(b) exclusively without claiming benefit of Rule 173L, he shall observe the following conditions:—

(A) In respect of goods other than—

(i) Electric Fans,

(ii) Batteries,

(iii) Cement,

(iv) Woollen Fabrics,

(v) Sugar, and

(vi) Electric Bulbs.

(i) The Assessee shall notify the Central Excise I/c. of the Range in writing at the hours before the goods are intended to be received into the factory, giving full particulars of the goods intended to be received.

(ii) The assessee shall store the goods separately.