[Authorised English Translation]

HARYANA GOVERNMENT PUBLIC WORKS DEPARTMENT (PUBLIC HEALTH BRANCH CIRCLE CADRE MINISTERIAL GROUP-D) Notification The 19th May, 1995.

No. GSR 43/const./Art.309/95.- In exercise of the powers conferred by the provisio to article 309 of the constitution of India, the Governor of Haryana hereby makes the following rules regulating the recruitment and conditions of service of persons appointed to the Haryana Public Works Department, Public Health Branch, Circle Cadre ministerial (Group-D) Servic e, namely: -

PART-I-GENERAL

1. These rules may be called, the Haryana Public words department, Public Health Branch, Circle, Cadre Ministerial (Group-D) Service Rules 1995.

- 2. In thees, unless the context otherwise requires,-
- (a) "Superintending Engineer" means the Superintending Engineer of the Haryana Public Works Department, Public Health Circle;
- (b) "Chief Engineer" means the Chief Engineer, Haryana Public Works Department, Public Health Branch;
- (c) 'direct recruitment" means an appointment made otherwise than by promotion from within the service or by transfer of an official already in the service of the Government of India or any State Government.;
- (d) "Engineer-in-Chief" means the Engineer-in-Chief, Haryana, Public Works department, Public Health Branch;
- (e) "Government" means the Haryana Government in the Administrative Department;
- (f) "Service" means Haryana Public Works Department, Public Health Branch, Circle cadre Ministerial (Group-D) Service;

PART II- RECUITMENT TO SERVICE

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

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

4. (1) No person shall be appointed to any post in the Service, unless he is,-

- (a) a citizen of India; or
- (b) a subject of Nepal; or
- (c) a subject of Bhutan; or
- (d)a Tibetan refugee who come over to India before the 1st day of January, 1962, with the intention of permanently settling in India; or
- (e) a person of Indian origin who has migrated from Pakistan, Burma, Sri Lanka or any of East African Countries of Kenya, Uganda, the united Republic of Tanzania (formerly Tanganyila and Zanzibar), Zambia, Malwi, Zaire and Ethopia with the intention of permanently setting in Inida:

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

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

(3) No person shall be appointed to any post in the Service by direct recruitment unless he produces a certificate of character from two responsible persons, not being his relatives, who are well acquainted with him in his private life.

5. No person shall be appointed to any post in the Service by direct recruitment who is less than sixteen years or more than thirty-five years of age on the last date of submission of application to the appointing authority.

6. Appointment to any post in the Service shall be made by the Superintending Engineer.

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

8. No persons,-

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

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

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

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

(9) (1) recruitment to the Service shall be made,-

(a) in the case of Jamadars or Daftries-

- (i) by promotion from amongst Peons, Ferro Khalasis; or
- (ii) by transfer or deputation of an official already in the service of any State Govt. or the Govt. of India;

(b) in the case of Peons, Ferro Khalasis, Sweepers, Sweeper cum-Chiwkidars or Chowkidars,-

- (i) by direct appointment; or
- (ii) by transfer or deputation of an official already in the service of any State Govt. or the Govt. of India;

(2) Unless otherwise provided, when a vacancy occurs or is about to occur, the appointing authority shall determine the menthod by which the same shall be filled in.

(3) All promotions in the Service shall be made on seniority cum-fitness basis and seniority alone shall not confer any right to such promotions.

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

Provided that-

- (a) any period after such appointment spent on deputation on a corresponding or a higher post shall count towards the period of probation;
- (b) any period of work in equivalent or higher rank, prior to appointment to any post in the Service may, in the case of an appointment by transfer, at the discretion of the appointing authority, be allowed to count towards the period of probation fixed under this rule; and
- (c) any period of officiating appointment shall be reckoned as period spent on probation, but no person who has so officiated shall, on the completion of the prescribed period of probation be entitled to be confirmed, unless he is appointed against a permanent vacancy.

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

- (a) if such person is appointed by direct recruitment, dispense with his services; and
- (b) if such person is appointed otherwise than by direct recruitment,-
- (i) revert him to his former post; or
- (ii) deal with him in such other manner as the terms and conditions of pervious appointment permit.

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

(a) if his work or conduct has, in its opinion, been satisfactory,-

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

(b) if his work or conduct has, in its opinions been not satisfactory,-

- (i) dispense with his service, if appointed by direct recruitment if appointed otherwise, revert him to his former post or deal with him in such other manner as the terms and conditions of his previous appointment permit; or
- (ii) extend his period of probation and thereafter pass such order, as it could have passed on the expiry of the period of probation;

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

11. Seniority, inter se of the members of the service, shall be determined by the length of continuous service on any post in the service:

Provided that where there are different cadres in the Service, the seniority shall be determined separately for each cadre:

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

- (a) a member appointed by direct recruitment shall be senior to a member appointed by promotion or by transfer:
- (b) a member appointed by promotion shall be senior to a member appointed by transfer;
- (c) in the case of members appointed by promotion or by transfer seniority shall be determined according to the seniority of such members in the appointments from which they were promoted or transferred; and
- (d) in the case of members appointed by transfer from different cadres, their seniority shall be determined according to pay, preference being given to a member, who was drawing a higher rate of pay in his previous appointment; and if the rate of pay drawn are also the same, then by the length of their

service in the appointments and if the length of such service is also the same, the older members shall be senior to the younger member.

12. (1) A member of the Service shall be liable to serve at any place, whether within or outside he State of Haryana being ordered so to do by appointing authority.

(2) A member of the service may also be deputed in serve under: -

- a company, an association or a body of individuals whether incorporated or not, which is wholly or substantially owned or controlled by the State Govt., municipal corporation or a local authority or university within the State of Haryana;
- (ii) the Central Govt. or a company, an association or a body of individuals, whether incorporated or not, which is wholly or substantially owned or controlled by the Central Govt.; or
- (iii) any other State Govt., an international origination an autonomous body not controlled by the Govt. or a private body:

provided that no member of the Service shall be deputed to serve the central or any other State Govt. or any organisation or body referred to in clause (ii) or clause (iii) except with his consent.

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

14. (1) in matters relating to discipline, penalties and appeals members of the authority empowered to impose such penalties and appellate authority shall, subject to the provision of any law or rules made under article 309 of the Constitution of India, be such as are specified in Appendix C to these rules.

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

15. Every member of the Service shall get himself vaccinated and revaccinated as and when the Govt. so directs by a special or general order:

16. Every member of the Service, unless he has already done so, shall be required to take the oath of alegiance to India and to the Constitution of India as by law established.

17. Where the Govt. is of the opinion that it is necessary or expedient to do so, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of person.

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

19. Nothing contained in these rules, shall affect reservations and other concessions required to be provided for Scheduled Castes, backward Classes, Ex-

Servicemen, physically handicapped persons or any other class or category or persons in accordance with the orders issued by the State Govt. in this regard from time to time:

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

20. The Punjab State (Class IV) Service Rules, 1963, in their application to the State of Haryana are hereby repealed:

Provided that any order made or action taken under the rules so repealed be deemed to have been made or taken under the corresponding provisions of these rules.

APPENDIXA (See rule 3)

Sr.	Designation	Number of	posts		Scale of pay
No.	of posts				
		Permanent	Temporary	Total	
1	2	3	4	5	6
1	Jamadar	10	6	16	Rs. 800-15-1010-EB- 20-1150
2	Daftri	7	3	10	Rs. 800-15-1010-EB- 20-1150
3	Peon	367	108	475	Rs. 750-12-879-EB-14- 940
4	Ferro Khalasi	59	5	64	Rs. 750-12-870-EB-14- 940
5	Sweeper	126	38	164	Rs. 750-12-879-EB-14- 940
6	Sweeper- cum- Chowkidar				Rs. 750-12-870-EB-14- 940
7	Chowkidar	146	60	206	Rs. 750-12-870-EB-14- 940

APPENDIXA B (See rule 7)

Sr.	Designation	Academic qualifications	1
No.	of posts	and experience, if any, for	experience, if any, for appointment
		direct recruitment	other than by direct recruitment
1	2	3	4
1	Jamadar		Five years experience as Peon or
			Ferro Khalsi
2	Daftri		Five years experience as Peon or
			Ferro Khalsi
3	Peon	Knowledge of Hindi and	Knowledge of Hindi and English
		English	
4	Ferro	Knowledge of Hindi and	Knowledge of Hindi and English
	Khalasi	English	
5	Sweeper	Knowledge of Hindi and	Knowledge of Hindi and English
	-	English and Field test	and Field test
6	Sweeper-	Knowledge of Hindi and	Knowledge of Hindi and English
	cum-	English and Field test	and Field test
	Chowkidar	_	
7	Chowkidar	Knowledge of Hindi and	Knowledge of Hindi and English
		English	

			[(See rule]	14 (I)]		
Sr. No.	Designation of posts	Appointing authority	Nature of penalty	Authority empowered to impose penalty	Appellate authority	Second and final appellate authority, if any
1	2	3	4	5	6	7
1	Jamadar	Superintending Engineer	(i) warning with a copy the personal file (Character roll)	Superintending Engineer	Chief Engineer	Engineer- in-Chief
2	Daftri		(ii) Censure;			
3	Peon		(iii)witholding of promotion;			
4	Ferro Khalasi		(iv)recovery from pay of			
5	Sweeper		the whole or			
6	Sweeper- cum- Chowkidar		pary of any pecuniary loss caused bys			

APPENDIXA B

7	Chowkidar	negliance or	
		breach of	
		orders, to the	
		Central Govt.	
		or to a	
		company and	
		associations	
		or a body of	
		individuals	
		whether is	
		wholly or	
		substantially	
		owned or	
		controlled by	
		the Govt. to a	
		local authority	
		or University	
		set up by an	
		Act of	
		Parliament of	
		the	
		Legislature of	
		a State; and	
		(v)	
		withholding	
		of increments	
		of pay without	
		cuments of	
		pay without	
		cumulative	
		effect;	
		2 Major	
		5	
		penalties	
		(v-a)	
		withholding	
		of increments	
		of pay without	
		cumulative	
		effect	
		(vi)reduction	
		to a lower	
		stage in the	
		time scale of	
		pay of a	
		specified	
		period with	
		further	
		directions as	
		to whether or	
		not the Govt.	
		employee will	
		earn	
		increment of	
		pay during	

r	
	Increment of
	pay during the
	period of such
	reduction and
	whether on
	the expiry of
	such period,
	the reduction
	will or will
	not have the
	effect of post
	poling the
	further
	increments of
	his pay;
	(vii)reduction
	to lower scale
	of pay, grade,
	post or service
	which shall or
	dinarily be a
	bar to the
	promotion of
	the Govt.
	employee to the time scale
	of pay, grade,
	post or service
	from which he
	was reducted,
	with or
	without
	further
	directions
	regarding
	conditions of
	restoration to
	the grade or
	post or service
	from which
	the Govt.
	employee was
	reduced and
	his seniority
	and pay on
	such seniority
	and pay on
	such
	restoration to
	that grade,
	post or
	service;
	(vii)

(viii)
Compulsory
retirement;
(ix) removal
from service
which shall
not be a
qualification
for future
employment
under the
Government;
(x) dismissal
from service
which shall
ordinarily be
future
employment
under the
Government.

APPENDIX D [See rule 14(2)]

			See rule 14(2)		
Sr. No.	Designation of posts	Nature of order	Authority empowered to make order	Appellate authority	Second and final appel late authority if any
1	2	(1)			
1	Jamadar Daftri	(i) reducing or with holding	Superintending Engineer	Chief Engineer	Engineer-in- Chief
2		the amount of ordinatory or additional pension admissible under the rule governing pension;			
3	Peon				
4	Ferro Khalasi	(ii) terminating the appointment otherwise than on his attaining age fixed for superannuation			
5	Sweeper				
6	Sweeper-cum- Chowkidar				
7	Chowkidar				

L.M JAIN Financial Commissioner and Secretary to Govt. Haryana , PWD Public Health Department, Chandigarh.

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490 HARYANA GOVT. GAZ. (EXTRA.), ЛЛУ 30, 2009 (SRVN. 8, 1931 SAKA)

[Authorised English Translation]

HARYANA GOVERNMENT

PUBLIC WORKS DEPARTMENT

(PUBLIC HEALTH BRANCH)

Notification

The 30th July, 2009

No. GSR 17/Const./Art. 309/2009.—In exercise of the powers conferred by the proviso to article 309 of the Constitution of India. the Governor of Haryana hereby makes the following rules further to amend the Haryana Public Works Department, Public Health Branch, Circle Cadre Ministerial (Group D) Service Rules 1995, namely :—

1. These rules may be called, the Haryana Public Works Department, Public Health Branch, Circle Cadre Ministerial (Group D) Service (Amendment) Rules, 2009

2. In the Haryana Public Works Department, Public Health Branch, Circle Cadre Ministerial (Group D) Service Rules, 1995, in appendix 'B':--

 under column 1, 2, 3 and 4 against Serial Number 3 for existing entries, the following entries shall be substituted, namely :--

1	2	3	4 .
••3	Peon	Middle Pass with Hindi	Middle Pass with Hindi."; and
(ii)	under c	olumn 1, 2, 3 and 4 against Seri	al Number 7 for existing entries
	the follo	owing entries shall be substitute	ed, namely :
1	the follo 2	owing entries shall be substitute	ed, namely :
1	the follo 2 Chowki	3	ed, namely :

NARESH GULATI,

Financial Commissioner and Principal

Secretary to Government, Haryana,

Public Works Department Public Health Branch,

Chandigarh.

46101-L.R.-H.G.P., Chd.