Rajasthan Panchayati Raj Act, 1994

RAJASTHAN India

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Act 13 of 1994

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Rajasthan Panchayati Raj Act, 1994Act No. 13 of 1994 Vide Notification No. F 2 (2) Vidhi/2/94, dated 23.4.1994. first published in Rajasthan Gazette, E.O., Part 4-A dated 23.4.1994 page 110. Last Updated 28th September, 2019 Statement of objects & Reasons]. - At present there are two Acts, namely (i) the Rajasthan Panchayat Act, 1953 and (ii) the Rajasthan Panchayat Samitis and Zila Parishads Act, 1959 which govern the Panchayati Raj Institutions in the State. Over the years, several amendments have been made in both the laws. After the 73rd amendment to the Constitution of India, further amendments have been necessitated to bring the laws relating to Panchayati Raj Institutions in conformity with the provisions of the Constitution. The new provisions incorporated in the Constitution relating to direct elections at all the three levels of the Panchayati Raj Institution, reservation of seats and offices of chairpersons for members of Scheduled Castes/Scheduled Tribes and other Backward Classes and women have to be given effect to in our laws. The Finance Commission and Election Commission have also to be constituted for devolution of funds to the various Pachayati Raj. Institutions and for conducting elections to Panchayati Raj bodies respectively. Several new provisions would be applicable to the Panchayati Raj Institutions at all the three levels. It has, therefore, been considered necessary to make a new law for consolidating the two existing enactments and for giving effect to the provisions of the Constitution for all the Panchayati Raj Institutions instead of making amendments to the two old Acts. Hence this comprehensive bill for governing the Panchayati Raj Institutions at all the three levels.] Subsequent amending Acts affecting the main ActAs amended subsequently by the following Acts: -1. Rajasthan Act No. 23 of 19942. Rajasthan Act No. 7 of 19953. Rajasthan Act No. 15 of 19994. Rajasthan Panchayati Raj Amendment Act, 2000 (9 of 2000) Statement of Objects and Reasons. - A Committee was constituted to study the possibilities to enhance the revenue of Panchayati Raj Institutions. The said Committee after thorough study has recommended that octroi and vehicle tax being charged by the Panchayati Raj Institutions be abolished and surcharge on market fees charged by the Zila Parishads be enhanced from half percent to one percent. The State Government has considered and accepted the recommendations of the Committee. Accordingly clauses (b) and (c) of sub-section (1) of Section 65 are proposed to be deleted and sub-clause (ii) of clause (c) of Section 69 is proposed to be amended suitably. The Bill seeks to achieve the aforesaid objectives. Hence the Bill. Statement of Objects & Reasons (Act No. 28 of 2015) - At present there is

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no provision for change of use of land in Rajasthan Panchayati Raj Act, 1994. Apart from residential use. other activities viz. institutional, commercial and industrial are being carried out in rural areas. It has been felt essential to regulate such uses of abadi land. Certain ancillary provisions also needed to be made in this regard. Therefore, it was proposed that a new Chapter JV-A for regulation of abadi area of a village be inserted in Rajasthan Panchayati Raj Act, 1994. Since, the Rajasthan Legislative Assembly was not in session and circumstances existed which rendered it necessary for the Governor of Rajasthan to take immediate action, therefore, promulgated the Rajasthan Panchayati Raj (Amendment) Ordinance, 2015 (Ordinance No. 3 of 2015) on 5th June, 2015, which was published in Rajasthan Gazette. Part IV(B), Extraordinary, dated 5th June, 2015. This Bill seeks to replace the aforesaid Ordinance. Hence the Bill. Statement of objects & Reasons - (Act No. 29 of 2015) - For recruitment of Third Grade Teachers previously two examinations viz. Recruitment Examination and Eligibility Tests were being held. For smoothening the recruitment process only one combined Examination for Recruitment and Eligibility of Teachers (REET) is proposed to be held. As per the existing provisions of Rajasthan Panchayati Raj Act, 1994 (Act No. 13 of 1994), the State Government was empowered to transfer the employees of Panchayati Raj Institutions from One Zila Parishad to another, from one Panchayat Samiti to another. For avoid further delay in process to join the new posting place for transferred employee of Panchayati Raj Institutions the parallel powers of transfer of employees within the Panchayat Samities were also proposed to be given to the State Government. Therefore, Section 89 and 90 of the Rajasthan Panchayati Raj Act, 1994 were proposed to be amended. Since the Rajasthan Legislative Assembly was not in session and circumstances existed which rendered it necessary for the Governor of Rajasthan to take immediate action, he, therefore, promulgated the Rajasthan Panchayati Raj (Second Amendment) Ordinance, 2015 (Ordinance No. 4 of 2015) on 9th June, 2015, which was published in Rajasthjan Gazette, Part IV(B), Extraordinary, dated 10th June, 2015. This Bill seeks to replace the aforesaid Ordinance. Hence the Bill. Statement of objects & Reasons - (Act No. 6 of 2016). - As per the existing provisions of Rajasthan Panchayati Raj Act, 1994 (Act No. 13 of 1994), the recruitment for the posts of Gram Sevak and ministerial services in Panchayati Raj Institutions is conducted by concerned Zila Parishad. It has been felt that merits achieved by the candidates in different districts vary which create a sense of dissatisfaction. State Government lias already decided that the selection of the employees of the grade pay of 3600/- and less would be held through Rajasthan Subordinate and Ministerial Services Selection Board. Therefore, Secs. 89 and 90 of the Rajasthan Panchayati Raj Act, 1991 were proposed to be amended. Since the Rajasthan Legislative Assembly was not in session and circumstances existed which rendered it necessary for the Governor of Rajasthan to take immediate action, he, therefore, promulgated the Rajasthan Panchayati Raj (Amendment) Ordinance, 2016 (Ordinance No. 2 of 2016) on 18th January, 2016, which was published in Rajasthan Gazette, Part IV (B), Extraordinary, dated 27th January, 2016. The Bill seeks to replace the aforesaid Ordinance. Hence the Bill.] Statement of objects & Reasons - (Act No. 20 of 2010). - In the sequence of empowering the P anchayati Raj Institutions, the responsibility of recruitment of Third Grade teachers needs to be entrusted to District Establishment Committee. Under the existing provisions of Secs. 89 and 90 of the Rajasthan Panchayati Raj Act, 1994 the recruitment of Third Grade teachers is being done through Rajasthan Public Service Commission. It has been felt that the recruitment process through Rajasthan Public Service Commission takes a long time. Therefore, the provisions of the Act are proposed to be amended so as to entrust the function of recruitment of Third Grade teachers to District Establishment Committee. This Bill seeks to achieve the aforesaid

objectives. Statement of objects and Reasons - (Act No. 9 of 2007). - During past few months many no confidence motions have been received against chairpersons and deputy chairpersons of Panchayati Raj Institutions. The large number of no confidence motions affect the smooth functioning of Panchayati Raj Institutions. The smooth functioning of Panchayati Raj Institutions play an important role in ensuring better delivery of services and execution of welfare schemes in rural areas. To reduce this problem up to certain extent, it had become necessary to suitably amend Section 37 of Panchayati Raj Act, 1994. Since the Rajasthan Legislative Assembly was not in session and circumstances existed which rendered it necessary for the Governor of Rajasthan to take immediate action, she, therefore promulgated the Rajasthan Panchayati Raj Ordinance, 2007 (Ordinance No. 2 of 2007) on 9th May, 2007, which was published in Rajasthan Gazette, Part IV(B), Extraordinary, dated 10th May, 2007. This Bill seeks to replace the aforesaid Ordinance. Statement of objects and Reasons - (Act No. 12 of 2008). - To provide facility of Primary Education in remote villages and Dhanies of the State', a new service to be known as 'Rajasthan Panchayati Raj Prabodhak Service' has to be constituted. Sections 89 & 90 of the Rajasthan Panchayati Raj Act, 1994 are proposed to be amended so as to empower State Government to make new Service rules under the Act. The Bill seeks to achieve the aforesaid objective. Statement of Objects and Reasons -(Act No. 22 of 2018). - The provision of clause (f) of section 19 of the Rajasthan Panchayati Raj Act, 1994 provides that if a person is suffering from Leprosy, he will be disqualified for contesting election as a Panch or a member. At the time of enactment of this Act, there might have been some valid reasons for making such provision. In the present time, for rehabilitating and bringing the people suffering from Leprosy fully into the mainstream, this provision should be deleted. It is proposed that a person suffering from Leprosy should not be disqualified under clause (i) of section 19 of the Act. The provision of clause (iv) of proviso to section 19 of the Act provides that if a person has more than two children, he will be disqualified for contesting election as a Panch or a member. This provision does not provide for any exception for a disabled child. It is proposed that while counting the total number of children the child, having disability, should not be counted for the purpose of disqualification under clause (iv) of proviso to section 19 of the Act. Accordingly, the provisions of section 19 of the Rajasthan Panchayati Raj Act, 1994 are proposed to be amended suitably. The Bill seeks to achieve the aforesaid objectives. Hence the Bill. Received the Assent of the Governor on the 23rd day of April, 1994. An Act to consolidate and amend the law relating to Panchayati Raj Institution in the State of Rajasthan. Be it enacted by the Rajasthan State Legislature in the Forty-fifth year of the Republic of India as follows:-

Chapter I Preliminary

1.

Short title, extent and commencement.(1)This Act may be called the Rajasthan Panchayati Raj, Act, 1994.(2)It extends to the whole of the State of Rajasthan.(3)It shall come into force on such [date] [Came into force with effect from dated 23.4.1994 vide Rural Development & Panchayati Raj. Department's Notification No. F.4 (1) RDP/Law/93/1468 date 23.4.1994. published in Rajasthan Gazette, E.O., Part VI-C dated 23.4.1994.] as the State Government may, by notification in the

Official Gazette, appoint.

2. Definitions.

(1)In this Act, unless the context otherwise requires -(i)"Backward Classes" means such backward classes of citizens, other than the scheduled castes and the Scheduled Tribes, as may be specified by the State Government from time to time for the purposes of this Act;(ii)"Block" and "Panchayat Circle" shall respectively mean the local area over which a Panchayat Samiti or, as the case may be, a Panchayat exercises its jurisdiction; [(ii-a) "Authorized Agency" means, for the purpose of selection to the post of Primary and Upper Primary School Teacher, the Director, Elementary Education Rajasthan.] [Inserted by Notification No. G.S.R. 95, dated 15.10.2015 (w.e.f. 23.4.1994).](iii) "Chairman" means Chairperson of a standing Committee of a [Zila Parishad, a Panchayat Samiti or a Panchayat [Substituted by Rajasthan Panchayati Raj. (Amendment) Act, 2000 Section 2 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.] constituted under this Act;(iv)"Chairperson" and "Deputy Chairperson" shall respectively mean the Sarpanch and Up-Sarpanch in the case of a Panchayat, the Pradhan and Up-Pradhan in the case of a Panchayat Samiti and the Pramukh and Up-Pramukh in the case of a Zila Parishad;(v)"Commissioner" means the Divisional Commissioner or such other officer as may be appointed by the State Government to exercise the powers of a Commissioner under the Rajasthan Land Revenue Act, 1956 (Rajasthan Act 15 of 1956);(vi)"Collector" means Collector of a District and includes Additional Collector; (vii) "Competent Authority" means such officer or authority as the State Government may, by ,notification in the Official Gazette, appoint to perform such functions and exercise such powers of a Competent Authority with respect to such provisions of this Act and in relation to such Panchayati Raj Institutions as are specified in the notification;(viii)"Constituency" includes a ward;(ix)[["Director Panchayati Raj."] [Substituted by Section 2 of Rajasthan Panchayati Raj. (Amendment) Act, 1994 (Act No. 23 of 1994) Published in Rajasthan Gazette, Extraordinary, Part -IV-A, dated 6.10. 1994 (w.e.f. 26.7.1994)] means the officer appointed as such by the State Government;][ixa "Director, Elementary Education" means the officer appointed as such by the State Government;][Inserted by Rajasthan Panchayati Raj. (Amendment) Act, 2000, Section 2 (iii) published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with immediate effect. (x)"District" means a District constituted under the Rajasthan Land Revenue Act, 1956 (Rajasthan Act 15 of 1956);(xi)"Finance Commission" means the commission constituted under Article 243-I of the Constitution of India;(xii)"Government" or "State Government" means the State Government of Rajasthan; (xiii) "Member" means a member of Panchayati Raj Institution and includes a Sarpanch;(xiv)"Officer-in-charge of Panchayats" means the person or officer appointed by the State Government under Section 99 to be the officer-in-charge of Panchavats and includes an officer subordinate to him appointed under that section;(xv)"Panch" means a memnber of a Panchayat, other than a Sarpanch;(xvi)"Panchayat Area" or "Panchayat Circle" means the territorial area of a Panchayat;(xvii)"Panchayati Raj Institution" means an institution of Self-Government establishment under this Act for rural Areas, whether at the level of a village or a of a Block or district; (xviii) "Population", when used with reference to a local area, means the population of such logical area as ascertained at the last proceeding census of which the relevant figures have been published; (xix) "Prescribed" means prescribed by or under this Act;(xx)"Public Land" or Common Land" means land which is not in exclusive possession and use of

any individual but is used by the in habitants of local area commonly;(xxi "Standing Committee" means a Standing Committee constituted by a [Zila Parishad, or a Panchayat Samiti or a Panchayat] [Substituted by the Rajasthan Panchayati Raj. (Amendment Act, 2000 publishe din Rajasthan Gazette extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000] under this Act;(xxii)"State Election Commission" means the Commission referred to in Article 243-K of the Constitution of India; and

Chapter II

[Ward and Sabha] [Substituted by the Rajasthan Panchayati Raj. (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dtd. 3.5.2000 with effect from 6.1.2000]

3. [Ward Sabha and its meetings. -(1) Every ward of the panchayat as determined in accordance with the provisions of the Sub-Section (2) of Section 12 shall have a Ward Sabha consisting of a. adult persons of the Ward in a Panchayat Circle.

(2) There shall be least two meetings of the Ward Sabha every year, one in each half of the finical Year: Provided that upon a requisition in writing by more than one-tenth of the total number of members of the Ward Sabha or, if required by the Panchayat, Panchayat Samiti, Zila Parishad or the State Government, a meeting of the Ward Sabha shall be held within fifteen days of such requisition or requirement.(3)In all the meeting of the Ward Sabha any matter which the Panchayat, Panchayat Samiti, Zila Parishad, the State Government or any officers authorized in this behalf may require to be placed, shall also be placed. (4) It shall be open to the Ward Sabha to discuss the matters placed before it under this section and the Panchayat shall consider the suggestions if any, made by the Ward Sabha. (5) The Vikas Adhikari of the Concerted Panchayat Samiti or his nominee shall attend the meetings of the Ward Sabha. He shall be responsible for convening the meeting of Ward Sabha in consultation with the Ward Panch and for the correct recording of the minutes of such meetings. A copy of the minutes so recorded shall be sent in the prescribed manner to the authorities prescribed for this purpose. The minutes shall be read out at the end of the meeting and shall be approved and singed by the members of the Ward Sabha present.][Substituted by the Rajasthan Panchayati Raj. (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dtd. 3.5.2000 with effect from 6.1.2000]

4. Quorum.

- The quorum for a meeting of the [Ward Sabha] [Substituted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.] will be one-tenth of the total number of [members out of which those belonging to Scheduled Castes, Scheduled Tribes, Backward Classes and Women members shall be in proportion to their population.][Substituted by the Rajasthan Panchayati Raj (Amendment) Act,

2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.][xxx xxx xxx][Proviso deleted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.]

5. [Presiding Officer. - The meeting of the Ward Sabha shall be presided over by the Panch or, in his absence by a member of the Ward Sabha to be elected for the purpose by a majority of the members present in the meeting.]

[Substituted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.]

6. Resolutions.

- Any resolution relating to the matters entrusted to the [Ward Sabha] [Substituted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.] under this Act shall have to be passed by a majority of votes of the members present and voting in the meeting of the [Ward Sabha] [Substituted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.].

7. [Functions of the Ward Sabha. - The Ward Sabha shall perform the following functions:-

(a) rendering assistance to the Panchayat in collection and compilation of details required for formulation of development plans; (b) garnering proposals and fixing priority of development schemes and programmes to be implemented in the area of the Ward Sabha; (c) identification of beneficiaries in order of priority, for the implementation of development schemes pertaining to the area of Ward Sabha; (d) rendering assistance in effective implementation of development schemes;(e)suggesting the location of public utilities, amenities and services like street lights, community water-public wells, public satiation units, irrigation facilities etc;(f)formulating schemes and imparting awareness on matters of public interest like cleanliness, preservation of environment, prevention of pollution, guarding against social evils etc;(g)promoting harmony and unity among various groups of people; (h) verifying the eligibility of persons getting various kinds of Welfare assistance from Government such as pensions and subsidies;(i)getting information on the detailed estimates of works('proposed to be taken in the area of the Ward Sabha; exercising social audit in all works implemented in the area of the Ward Sabha and awarding utilization and completion certificate for such works;(j)getting information from the officials concerned as to the services they will render and the works they propose to do in the area of the Ward Sabha; (k) assisting the activates of parent-teahcer associations in the area;(l)promoting literacy, education, health, child care and nutrition; (m) exercising check on institutions and functionaries in all social sectors; and (n) such other functions as may be prescribed from time to time.]

8. [Vigilance Committee. - xxx xxx xxx xxx]

[Deleted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette, Extraordinary, Part IV-A dated 3.5.2000 with effect from 6.1.2000.][CHAPTER IIA [Inserted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette, Extraordinary, Part IV-A dated 3.5.2000 with effect from 6.1.2000.] Gram Sabha

8A. Gram Sabha and its meetings.

(1) There shall be a Gram Sabha for each Panchayat Circle consisting of the persons registered in the electoral rolls relating to the village or the group of villages comprised within the area of the Panchayat.(2) There shall be at least two meetings of the Gram Sabha every year, one in the first and the other in the last quarter of the financial year: Provided that upon a requisition in writing by more than one-tenth of the total number of members of the Gram Sabha or, if required by the Panchayat Samiti, Zila Parishad or the State Government, a meeting of the Gram Sabha shall be held within fifteen days of such requisition or requirement.(3)In the meeting held in the first quarter of the financial year, the Panchayat shall place before the Gram Sabha-(a)the annual statement of accounts of the preceding year; (b) a report on the administration of the preceding financial year as required to be submitted under the provisions of this Act;(c)the development and other programmes proposed for the financial year; and(d)the last audit report and replies made thereto.(4)In the meeting convened in the last quarter of the financial year, the Panchayat shall place before the Gram Sabha -(a)a statement of expenditure incurred during the year; (b)physical and financial programmes undertaken in the financial year;(c)proposals with regard to any changes made in various spheres of activities proposed in the meetings held in the first quarter of the financial year; and(d)the budget of the Panchayat as prepared under the provisions of this Act and tax proposals of the Panchayat.(5)In all the meetings of the Gram Sabha any other matter which the Panchayat, Panchayat Samiti, Zila Parishad, the State Government or any officer authorized in this behalf may require to be placed, shall also be placed. (6) It shall be open to the Gram Sabha to discuss the matters placed before it under this section and the Panchayat shall consider the suggestions if any, made by the Gram Sabha.(7)The Vikas Adhikari of the concerned Panchayat Samiti or his nominee shall attend all meetings of the Gram Sabha. He shall be responsible for the correct recording to the minutes or such meetings by the Secretary of the Panchayat. A copy of the minutes so recorded shall be sent in the prescribed manner to the authorities as may be prescribed for this purpose. The minutes shall be read out at the end of the meeting shall be approved and signed by members of the Gram Sabha present in the meeting.

8B. Quorum.

- The quorum for a meeting of the Gram Sabha shall be one-tenth of the total number of members out of which presence of members belonging to the Scheduled Castes, Scheduled Tribes and Backward Classes and Women members shall be in proportion to their population.

8C. Presiding Officer.

- The meetings of the Gram Sabha shall be convened by the Sarpanch of the Panchayat or, in his absence, by the Up-Sarpanch of such Panchayat and such meetings shall be presided over by the Sarpanch or, in his absence by the Up-Sarpanch. In the event of both the Sarpanch and the Up-Sarpanch being absent, a meeting of the Gram Sabha shall be provided over by a member of the Gram Sabha to be elected for the purpose by a majority of the members present in the meeting.

8D. Resolutions.

- Any resolution relating to the matters entrused to the Gram Sabha under this Act, shall have to be passed by a majority of votes of the members present and voting in the meeting of the Gram Sabha.

8E. Functions of the Gram Sabha.

- The Gram Sabha shall, subject to such Conditions and upto such extent and in such manner as may be specified by the State Government from time to time, perform the following functions: -(a)approve the plans, programmes and projects for social and economic development in order to priority from out of the plans, programmes and projects approved by the Ward Sabha before such plans, programmes and projects are taken up for implementation by the Panchayat;(b)identification or selection of persons as beneficiaries under the poverty alleviation and other programmes, in order of priority out of the persons identified by the various Ward Sabha coming under its jurisdiction;(c)obtaining a certificate from the Wars Sabha concerned that the Panchayat has correctly utilized the funds provided for the plans, programmes and projects referred to in Clause (a) which have been expended in the area of that Ward Sabha; (d) exercising social audit in respect of plots allotted to the weaker sections;(e)formulating and approving development plans for Abadi lands;(f)mobilizing voluntary labour and contributions in kind or cash or both for the community welfare programmes;(g)promoting literacy, education, health and nutrition;(h)promotion of unity and harmon among all sections of the society in such area; (i) seeking clarifications from the Sarpanch and members of the Panchayat about any particular activity, scheme, income and expenditure; (j) identification and approval of development works in order of priority from out of the works recommended by the Ward Sabha; (k) planning and management of minor water bodies; (l) the management of minor forest produce; (m) control over institutions and functionaries in all social sectors;(n)control over local plans and resources for such plans including tribal sub-plans;(o)consider and approve the recommendations made each Ward Sabha in the area of such Panchayat Circle; and(p)such other functions as may be prescribed.]

Chapter III Panchayati Raj Institutions

9. Establishment of Panchayat.

(1)The State Government may, by notification in the Official Gazette, declare any local area, comprising a village or a group of villages not included in a municipality or a cantonment board constituted under any law for the time being in force to be Panchayat Circle and for every local area declared as such there shall be a Panchayat.(2)Every Panchayat shall, by the name notified in the Official Gazette, be a body corporate having perpetual succession and common seal and shall, subject to any restrictions and conditions imposed by or under this Act or any other law, have power to acquire, by purchase, gift, or otherwise, to hold, administer and transfer property, both movable and immovable, and to enter any contract and shall, by the said name, sue and be sued.(3)The State Government may, at any time, after one month's notice published in the prescribed manner either on its own motion or at the request of the Panchayat or of the residents of the Panchayat Circle, and by notification in the Official Gazette, change the name [or place of office] [Inserted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette, Extraordinary, Part IV-A dated 3.5.2000 with effect from 6.1.2000.] of any such Panchayat.

10. Establishment of Panchayat Samiti.

(1)The State Government may, by notification in the official Gazette, declare any local area within the same district to be a block and for every block declared as such there shall be a Panchayat Samiti having such portions of the block as are included in a municipality or a cantonment board constituted under any law for the time being in force: Provided that a Panchayat Samiti may have its office in any area comprised within the excluded portion of the Panchayat Samiti.(2)Every Panchayat Samiti shall, by the name notified in the Official Gazette, be a body corporate having perpetual succession and common seal and shall, subject to any restrictions and conditions imposed by or under this Act or any other law, have power to acquire, by purchase, gift or otherwise, to hold, administer and transfer property, both movable and immovable, and to enter into any contract and shall, by the said name, sue and be sued.(3)The State Government may, at any time, after one month's notice published in the prescribed manner either on its own motion or at the request of the Panchayat Samiti or of the residents of any area within the block of the Panchayat Samiti, and by notification in the name [or place of office] [Inserted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette, Extraordinary, Part IV-A dated 3.5.2000 with effect from 6.1.2000.] of any such Panchayat Samiti.

11. Establishment of Zila Parishad.

(1)For every district, there shall be a Zila Parishad having jurisdiction, save as otherwise provided in this Act, over the entire district excluding such portions of the district as are included in a municipality or a cantonment board constituted under any law for the time being in force:Provided that a Zila Parishad may have its office in any area comprised within the excluded portion of the district.(2)Every Zila Parishad shall bear the name of the District for which it is constituted and shall be a body corporate having perpetual succession and common seal and shall, subject to any restrictions and conditions imposed by or under this Act or any other law, have power to acquire, by purchase, gift or otherwise, to hold, administer and transfer property, both movable and immovable,

and to enter into any contract and shall, by the said name sue and be sued.

12. Composition of a Panchayat.

(1)A Panchayat shall consist of-(a)a Sarpanch; and(b)directly elected Panchas from as many wards as are determined under Sub-Section (2).(2)[The State Government shall, in accordance with such rules as may be framed in this behalf, determine the number of the wards, not being less than five for each Panchayat Circle, and thereupon so divide the Panchayat Circle into single member ward that the population of each ward is, so far as practicable, the same throughout the Panchayat Circle.][Substituted by the Rajasthan Panchayati Raj (Amendment) Act, 2009 Rajasthan Gazette, Extraordinary Part IV-A dated 11.9.2009 with immediate effect.]

13. Composition of a Panchayat Samiti.

(1)A Panchayat Samiti shall consist of -(a)directly elected members from as many territorial constituencies as are determined under Sub-Section (2); [***][Deleted by Clause (i) of Section 2 of the Raj. Panchayati Raj (Amendment) Act, 1999 (Act No.15 of 1999). published in Raj. Gazette E.O., Part IV (A) dated 30.9.1999, (w.e.f. 28.5.1999).](b)all members of the Legislative Assembly of the State representing Constituencies which comprise wholly or partly the Panchayat Samiti area; [and][Substituted by Clause (ii) and (iv), of Section 2, of the Rajasthan Panchayati Raj (Amendment) Act, 1999 (Act No.15 of 1999), published in Rajasthan Gazette E.O., Part IV (A) dated 30.9.1999, (w.e.f. 28.5.1999).](c)[chairpersons of all the Panchayat falling within the Panchayat Samiti] Inserted by Clause (iii) of Section 2. of the Rajasthan Panchayati Raj (Amendment) Act, 1999 (Act No.15 of 1999), published in Rajasthan Gazette E.O., Part IV (A) dated 30.9.1999, (w.e.f. 28.5.1999). Provided that the members referred to in [Clause (b) and (c)] [Substituted by Clauses (ii) & (iv), of Section 2, of the Rajasthan Panchayati Raj (Amendment) Act. 1999 (Act No.15 of 1999), published in Rajasthan Gazette E.O., Part IV (A) dated 30.9.1999, (w.e.f. 28.5.1999).] shall have a right to vote in all meetings of the Panchayat Samiti except those for election and removal of the Pradhan or Up-pradhan.(2) The State Government shall, in accordance with such rules as may be framed in this behalf, determine the number of territorial constituencies not being less than fifteen, for each Panchayat Samiti area and thereupon so divide such area into single member territorial constituencies that the population of each territorial constituency is, so far as practicable, the same throughout the Panchayat Samiti area.][Substituted, by the Rajasthan Panchayati Raj (Amendment) Act, 2009 Rajasthan Gazette, Extraordinary Part IV-A dated 11.9.2009 with immediate effect.

14. Composition of a Zila Parishad.

(1)A Zila Parishad shall consist of-(a)directly elected members from as many territorial constituencies as are determined under Sub-Section (2);(b)all members of the Lok Sabha and of the State Legislative Assembly representing constituencies which or comprise wholly or partly the Zila Parishad area; [***][Deleted by Clause (i) of Section 3 of the Rajasthan Panchayati Raj. (Amendment) Act, 1999 (Act No.15 of 1999), published in Rajasthan Gazette E.O., Part IV (A) dated 30.9.1999, (w.e.f.28.5.1999).](c)all members of the Rajya Sabha registered as electors within the Zila Parishad area; [***][Substituted by Clauses (iii) and (iv) of Section 3, of the Rajasthan

Panchayati Raj (Amendment) Act, 1999 (Act No.15 of 1999), published in Raj. Gazette E.O., Part IV (A) dated 30.9.1999, (w.e.f. 28.5.1999).](d)[chairpersons of all Panchayat Samities falling within the Zila Parishad area;][Inserted by Clauses (iii) of Section 3, of the Rajasthan Panchayati Raj (Amendment) Act, 1999 (Act No.15 of 1999), published in Rajasthan Gazette E.O., Part IV (A) dated 30.9.1999, (w.e.f. 28.5.1999).]Provided that the members referred to in [Clauses (b), (c) and (d) shall have a right to vote in all meeting of the Zila Parishad except those for election and removal of the Parmukh or the Up-pramukh.][Substituted by Clauses (iii) and (iv) of Section 3, of the Rajasthan Panchayati Raj (Amendment) Act, 1999 (Act No.15 of 1999), published in Rajasthan Gazette E.O., Part IV (A) dated 30.9.1999, (w.e.f. 28.5.1999).](2)[The State Government shall, in accordance with such rules as may be framed in this behalf, determine the number of territorial constituencies, not being less than seventeen, for each Zila Parishad area and thereupon, so divide such area into single member territorial constituencies that the population of each territorial constituency is, so far as practicable, the same throughout the Zila Parishad area.][Substituted by the Rajasthan Panchayati Raj (Amendment) Act, 2009 Rajasthan Gazette Extraordinary Part IV-A dated 11.9.2009 with immediate effect.]

15. Reservation of seats.

- [(1) Seats to be filled by direct election in a Panchayati Raj Institution shall be reserved for -(a)the Scheduled Castes; (b) the Scheduled Tribes; and (c) the Backward Classes, as also for women in accordance with the provisions contained in the succeeding sub-sections. [Substituted by Clause (a) of Section 3 of the Rajasthan Panchayati Rajasthan (Amendment) Act, 1994 (Act No. 23 of 1994) published in Rajasthan Gazette, E.O., Part IV-A (A) dated 6.10.1994 for the existing Sub-Section (1) of Section 15 (w.e.f. 26.7.1994).](2)The number of seats reserved for the Scheduled Castes and the Scheduled Tribes, shall bear, as nearly as may be, the same proportion to the total number of seats to be filled by direct election in a Panchayati Raj Institution as the population of such Castes or, as the case may be, such Tribes in that Panchayati Raj Institution area bears to the total population of the area.(3)Such percentage, not exceeding [twenty one] [Substituted for word fifteen by Rajasthan Panchayati Raj (Amendment) Act, 2000, Section 14 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 25.10.1999.], of seats in a Panchyayati Raj Institution at each level shall be reserved for Backward Classes as the percentage of the combined rural population of Scheduled Castes and Scheduled Tribes in the concerned district in relation to the total rural population of the district falls short of fifty. Provided that at least one seat shall be reserved in each Panchayati Raj Institution at each level for Backward Classes where the combined rural population of Scheduled Castes and Scheduled Tribes in the concerned district does not exceed seventy present of the total rural population of the district. (4) Seats reserved in accordance with the provisions contained in the preceding sub-sections may be allotted by rotation to different wards or, as the case may be, different constituencies in the concerned Panchayati Raj Institution.(5)[] [Renumbered as Sub-Section (5) instead of existing Sub-Section (2) and by Clause (b) of Section 3 of the Rajasthan Panchayati Raj (Amendment) Act, 1994 (Act No. 23 of 1994) published in Rajasthan Gazette, E.O., Part IV-A dated 6.10.1994 (w.e.f. 26.7.1994).] No less than [one half] [Substituted for the expression one-third by the Rajasthan Panchayati Raj (Second Amendment) Act, 2008 - Rajasthan Gazette extraordinary, Part IV-A dated 11.4.2008.] of the total number of seats reserved under [Sub-sections (2) and (3)] [Substituted by Clause (c), of Section 3, ibid, for the Expression Sub-Section (1) (w.e.f.

26.7.1994)] shall be reserved for women belonging to the Scheduled Castes, the Scheduled Tribes or as the case may be, the Backward Classes.(6)[] [Renumbered as Sub-Section (6) instead of existing Sub-Section (3) by Clause (b) of Section 3 of the Rajasthan Panchayati Raj (Amendment) Act, 1994 (Act No. 23 of 1994) published in Rajasthan Gazette, E.O., Part IV-A dated 6.10.1994 (w.e.f. 26.7.1994).] Not less than [one-half] [Substituted for the expression one-third by the Rajasthan Panchayati Raj (Second Amendment) Act, 2008 - Rajasthan Gazette extraordinary, Part IV-A dated 11.4.2008.] (including the number of seats reserved for women belonging to the Scheduled Castes, the Scheduled Tribes and the Backward Classes) of the total number of seats to be filled by direct election in every Panchayati Raj Institution shall be reserved for women and such seats may be allotted by rotation to different wards or, as the case may be, constituencies in the concerned Panchayati Raj Institution in such manner as may be prescribed.

16. [Reservation of the offices of Chairpersons. - (1) The offices of the Sarpanchas, the Pradhans and the Pramukhs shall be reserved for -

(a) the Scheduled Caste; (b) the Scheduled Tribes; and (c) the Backwards Classes, as also for women in accordance with the provisions contained in the succeeding sub-section.(2) The number of each of such offices reserved for the Scheduled Castes and the Scheduled Tribes shall bear, as nearly as may be, the same proportion to the total number of each of such offices in the State as the population of such Castes or, as the case may be, such Tribes in the State bears to the total population of the State.(3)Such parentage, not exceed in [twenty one] [Substituted by Section 4, of the Rajasthan Panchayati Raj (Amendment) Act, 1994 (Act No. 23 of 1994) published in Rajasthan Gazette, Extraordinary, Part IV-A dated 6.10.1994 for the existing Section 16 (w.e.f. 26.7.1994).] of offices of Sarpanch or Pradhan in a Panchayat Samiti or Zila Parishad, as the case may be, shall be reserved for Backward Classes, as the percentage of the combined population of Scheduled Castes and Scheduled Tribes in the Panchayat Samiti or Zila Parishad area in relation to the total population of such Panchayat Samiti of Zila Parishad area, as the case may be, falls short of fifty: Provided that at least one office of Sarpanch of Pradhan in a Panchayat Samiti or Zila Parishad shall be reserved for Backward Classes where the combined population of Scheduled Castes and Scheduled Tribes in the Panchayat Samiti or Zila Parishad area, as the case may be, does not exceed seventy percent of the total population of the Panchayat Samiti.or Zila Parishad area.(4)[twenty one] [Substituted for the word fifteen by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gozette, Extraordinary Part IV-A dated 3.5.2000 with effect from 25.10.1999.] percent of the total number of offices of Pramukh in the State shall be reserved for the Backward Classes. (5) Not less than one-third of the total number of offices of Sarpanchas, Pradhans and Pramukhs in the State shall be reserved for women.(6)Offices reserved under this section shall be allotted by rotation to different Panchayats, Panchayat Samities and Zila Parishads in the State in such manner as may be prescribed. Explanation. - If a fraction forms part of the number of seats computed under Section 15 or offices computed under this section, the number of seats or offices, as the case may be, shall be increased to the next higher number in case the fraction consists of half or more of a seat or office and the fraction shall be ignored in case it consists of less than half of a seat or office.][Substituted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.]

17. Duration of, and election to the Panchayati Raj Institutions.

- [(1) Every Panchayati Raj Institution, unless sooner dissolved under this Act, shall continue for five years from the date of the first meeting of the respective institution and no longer.][Substituted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette, Extraordinary Part IV-A dated 3.5.2000 with immediate effect. [Explanation. - The meeting held for the election of Chairperson of a Zila Parishad or Panchayat Samiti or, as the case may be, of Up-Sarpanch of a Panchayat shall be deemed to be the first meeting of the respective Panchayati Raj Institution.][Added, by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette, Extraordinary Part IV-A dated 3.5.2000 with immediate effect.](2)The superintendence, direction and control of the preparation of electoral rolls for, and the conduct of, all elections to the Panchayati Raj Institutions shall be vested in the State Election CommiSsion.(3)The election to constitute a Panchayati Raj Institution shall be completed -(a)before the expiration of its duration specified in sub-Section (1); and(b)in the case of dissolution, before the expiration of a period of six months from the date its dissolution: Provided that where the remainder of the period for which the dissolved Panchayati Raj Institution would have continued is less than six months, it shall not be necessary to hold any election under this clause for constituting the Panchayati Raj Institution for such period.(4)A Panchayati Raj Institution constituted upon its dissolution before the expiration of its duration, shall continue only for the reminder of the period for which it would have continued under sub-Section (1) had it not been so dissolved.(5)The State Government may, from time to time, make provisions by rules with respect to all matters relating to or in connection with the election to the Panchayati Raj Institutions including those in relation to the preparation of electoral rolls, the delimitation of wards or constituencies and all other matters necessary for securing the due constitution of such institutions.

18. [Electors and electoral rolls. -(1) For each of the wards or constituencies into which the area of a Panchayati Raj Institution is divided under this Act, there shall be prepared and maintained in the prescribed manner by or under the supervisions of the State Election Commission an electoral roll thereof.

(2)Subject to the provisions of sub-Sections. (3) to (6) every person who -(a)is not less than eighteen years of age on the qualifying date, and(b)is ordinarily resident in a ward of constituency of the Panchayti Raj. Institution concerned.shall be entitled to be registered in the electoral roll for the ward of constituency. Explanation. - (1) "Qualifying date", in relation to the preparation or revision of every electoral roll under this Act, means the 1st day of January of the year in which it is so prepared or revised. (ii) A person shall no be deemed to be ordinarily resident in a ward or constituency on the ground only that he owns, or is in possession of, a dwelling house therein. (iii) A person absenting himself temporarily from his place of ordinary residence shall not, by reason thereof, cease to be ordinarily resident therein. (iv) A member of Parliament or of the State Legislature shall not, during the term of his office, cease to be ordinarily resident in the ward or constituency in the electoral roll of which he is registered as an elector at the time of his election as such member, by reason only of his absence from that ward or constituency in connection with his duties as such member. (v) A person who is a patient in any establishment maintained wholly or

mainly for the treatment of persons suffering from mental illness or any other illness involving long treatment or who is detained in prison or in legal custody at any other place, or is residing in a hostel for study or is residing in a hotel etc., as a casual visitor shall not, by reason thereof, be deemed to be ordinarily resident therein. (vi) if in any case a question arises as to where a person is ordinarily resident at any relevant time, the question shall be determined with reference to all the relevant facts of the case and in accordance with such rules as may be made in this behalf.(3)A person shall be disqualified for registration in the electoral roll for the ward or constituency if he -(a)is not a citizen of India; or(b)is of unsound mind and stands so declared by a competent Court; or(c)is for the time being disqualified from voting under the provisions of any law relating to corrupt practices and other offences in connection with elections.(4)The name of any person, who becomes so disqualified after registration, shall forthwith be stuck off the electoral roll prepared under this Act: Provided that the name of any person struck off the electoral roll of a ward or constituency by reason of a disqualification under Clause (c) of Sub-Section (3) shall forthwith be re-entered in that roll, if such disqualification is, during the period such roll is in force, removed under any law authorizing such removal. (5) No person shall be entitled to be registered in the electoral roll for more than one ward or constituency of any Panchayati Raj Institution in the State.(6)No person shall be entitled to be registered in the electoral roll of a ward or constituency more than once.][Substituted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 Section 17, published in Rajasthan Gazette, Extraordinary dated 3.5.2000 with effect from 27.12.1999.]

18A. [Making false declaration. - If any persons makes in connection with-

(a)the preparation, revision or correction of an electoral roll; or(b)the inclusion or exclusion of any entry in or from an electoral roll, a statement or declaration in writing which is false and which he either knows, or believes to be false or dose it believe to be true, he shall be publishable, with imprisonment for a term which may extend to one year, or with fine, or with both.]

18B. Breach of official duty in connection with the preparation etc., of electoral rolls.

(1)If any Electoral Registration Officer or other person required by or under this Act to perform any official duty in connection with the preparation, revisions or correction of an electoral roll or the inclusion or exclusion of any entry in of from that roll, is without reasonable cause guilty of any act or omission in breach of such official duty, he shall be punishable [with imprisonment for a term which shall not be less than three months but which nay extend to two years and with fine.][Substituted by the Rajasthan Panchayati Raj (Amendment) Act, 2000. Section 18 published in Rajasthan Gazette, Extraordinary Part IV-A dated 3.5.2000 for the expression with tine which may extend to five hundred rupees with effect from 27.12.1999.](2)No suit or other legal proceeding shall lie against; any such officer or other person for damages in respect of any such act or omission is aforesaid.(3)No, Court shall take cognizance of any offence, publishable under Sub-Section (1) unless there is a complaint make by order of, or under authority from the state Election Commission or the Chief Electoral Officer or the Collector concerned.]

18C. [Right to vote. - (1) Except as expressly provided by this Act, every person, who is registered in the electoral roll of any ward or constituency of a Panchayati Raj Institution, shall be entitled to vote in that ward constituency.

(2)No person shall vote at an election in any ward or constituency if he is subject to any of the disqualifications referred to in Sub-Section (3) of Section 18.(3)No person shall at any election vote in more than one ward or constituency and if a person votes in more than one wards or constituency, his votes in all the ward or constituencies shall be deemed to be void. Explanation. - Election for Panch or Sarpanch or member of a Panchayat Samiti or member of a Zila Parishad, when held simultaneously, shall be deemed as separate elections. (4)No person shall at any election vote in the same ward or constituency more than once, notwithstanding that his name may have been registered in the electoral roll thereof more than once, and if he does vote, all his votes shall be deemed to be void. (5)No person shall vote at any election under this Act if he is confined in a prison whether under a sentence or otherwise, or is in the lawful custody of the police. Inserted by the Rajasthan Panchayati Raj (Amendment) Act, 2000, published in Rajasthan Gazette, Extraordinary Part IV-A dated 3.5.2000 with effect from 27.12.1999]

19. Qualifications for flection as a Panch or a member.

- Every person registered as a voter in the list of voters of a Panchayati Raj Institution shall be qualified for election as a Panch or, as the case may be, a member of such Panchayati Raj Institution unless such person -(a)is disqualified by a under any law for the time being in force for the purposes of election to the Legislature of the State of Rajasthan: Provided that no person shall be disqualified on the ground that he is less than 25 years of age if he has attained the age of 21 years; (aa) [is found guilty of a corrupt practice by order of a competent Court, consequent upon an election petition filed under and in accordance with the provisions if this Act or rules made thereunder.] [Inserted, by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette, Extraordinary Part IV-A dated 3.5.2000 with effect from 27.12.1999.][Inserted by Section 2 of the Rajasthan Panchayati Raj (Amendment) Act, 1995 (Act No. 7 of 1995) published in Rajasthan Gazette, E.O., Part 1V-A dated 26.4.1995 as new Secs. 18-A and 18-B after Section 18 (w.e.f. 28.12.1994).](b)holds a salaried whole-time or part-time appointment under a local authority [a university or any corporation, body, Enterprises or Co-operative Society, which is either controlled wholly or partly financed by the State Government;] [Inserted by Clause (ii) of Section 20, the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette, Extraordinary Part IV-A dated 3.5.2000 with effect from 27.12.1999.](c)has been dismissed from State Government service for misconduct involving moral turpitude and has been declared to be disqualified for employment in the public service; (d) holds any salaried post or place of profit undce3r any Panchayati Raj Institution;(e)Has directly or indirectly by himself or by his partner, employer or employees, any share or interest in any contract with, by or on behalf of the Panchayati Raj Institution concerted whole owning such share or interest in any work done for;(f)[is suffering from any bodily or mental defect or disease rendering him incapable for work; and [Substituted by Rajasthan Act No. 22 of 2018, dated 1.10.2018.](g)[has been convicted of an offence by a competent Court and sentenced to

imprisonment for six months or more, such sentence not having been subsequently reversed or remitted or the offender pardoned;] [Substituted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette, Extraordinary Part IVoA dated 3.5.2000 with effect from 27.12.1999. | (gg) is under trial in the competent Court which has taken cognizance of the offence and framed the charges against him of any offence punishable with imprisonment for five years of more; [Inserted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette, Extraordinary part IV-A dated 2.5.200 with effect from 26.12.1999.](h)is for the time being ineligible for election under Section 38;(i)has not paid, for two months from the date of the presentation of the notice of demand therefor, the amount of any tax of fees imposed by the Panchayti Raj Institution concerned;(j)is employed as a legal practitioner on behalf of or against the Panchayati Raj Institution concerned; (k) has been convicted of an offence punishable under the Rajasthan Prevention of Mrityu Bhoj Act, 1960; [***] [Deleted by the Rajasthan Panchayati Raj (Amendment) Act, 200 published in Rajasthan Gazette, Extraordinary Part IV-A dated 3.5.2000, with effect from 6.1.2000.](1)has more than two children; [***][Substituted, by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette, Extraordinary Part IV-A dated 3.5.2000, with effect from 6.1.2000.](m)[earlier having been a Chairperson/Deputy Chairperson of any Panchayati Raj Institution has not paid dues even after the expiry of a period of two months from the date of notice, for deposition the dues of the Panchayati Raj Institution, was duly served upon such Chairperson/Deputy Chairperson and his name is included in the list of such defaulters supplied by the State Government to the Collector (Panchayats) at least two months before the issue of notification for election to such Panchayati Raj Institution; [Inserted, the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette, Extraordinary Part IV-A dated 3.5.2000, with effect from 6.1.2000.](n)[In the case of a seat reserved for Scheduled Castes of Scheduled Tribes or Backward classes of the State, is not a member of any of those castes of Tribes or Classed, as the case may be;(o)in the case a seat reserved for the women, is not a woman; and(p)in the case of seat reserved for women belonging to Scheduled Castes or Scheduled Tribes or Backward classes, is not a member of any of these castes or Tribes or classes, as the case may be, and is not a woman;](q)[does not have a functional sanitary toilet in the house and any of his family members defecate in the open; [Inserted by Act No. 7 of 2015, dated 1.4.2015. [Inserted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with immediate effect.](r)[in case of a member of a Zila Parishad or a Panchayat Samiti, has not passed secondary school examination of the Board of Secondary Education, Rajasthan or of an equivalent Board; [Inserted by Act No. 8 of 2015, dated 1.4.2015.](s)in case of a Sarpanch of a Panchayat in a Schedule Area, has not passed class V from a School; and(t)in case of Sarpanch of a Panchayat other than in a Scheduled Area, has not passed class VIII from a School; and Provided that-(i)a person shall not by reason of his being a share-holder in or a member of any incorporated company or a co-operative society registered under the law for the time being in force in the State of Rajastan, be held to be interested in any contract entered between the company or co-operative society and the Panchayati Raj Institution;(ia)[for the purpose of Clause (aa), a person shall be deemed to be disqualified for a period of six year from the date of order referred to in clause (aa); [Inserted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 27.12.1999.](ii)[for the purpose of Clauses (c), (g) and (k) any person shall become eligible for election after a lapse of six years from the date of his dismissal or

the date of conviction, as the case may be;] [Substituted, by Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 27.12.1999 (iii) for the purpose of Clause (i), a person shall not be deemed to be disqualified if he has paid the amount of the tax or fee due from his before the date of fi8ling his nomination papers;(iv)[for the purpose of clause (1),- [Substituted by Rajasthan Act No. 22 of 2018, dated 1.10.2018.](a)the birth during the period from the date of commencement of this Act, hereinafter in this proviso referred to as the date of such commencement, to 27th November, 1995, of an additional child shall not be taken into consideration:(b)a person having more than two children (excluding the child if any, born during the period from the date of such commencement, to 27th November, 1995) shall not be disqualified under that clause for so long as the number of children he had on the date of commencement of this Act does not increase; (c) while counting the total number of children a child born from earlier delivery and having disability shall not be counted. Explanation. - The word "disability" shall include any type of disabilities specified in or under the Rights of Persons with Disabilities Act, 2016 (Central Act No. 49 of 2016). \(\text{(v)} \) for the purpose of Clause (m), a Chair person /Deputy Chairperson shall not be deemed to be disqualified if he pays the amount due form him before filing his nomination paper.] [Inserted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A Dated 3.5.2000 with effect 6.1.2000. Explanation-I. - For the purpose of Clause (L) of Section 19, where the person has only one child from the earlier delivery or deliveries on the date of commencement of this Act and thereafter, any number of children born out of a single subsequent delivery shall be deemed to be one entity; [Explanation-II. - For the purpose of the clause (q) of this section -(i)"sanitary toilet" means a water sealed toilet system or setup surrounded by three walls, a door and a roof; and(ii) "family members" means spouse of such person, children and his parents living with such person.][Explanation-III. - (i) "Scheduled Area" means the Scheduled Area as referred to in clause (1) of article 244 of the Constitution of India; and(ii)the word "School" shall have the same meaning as assigned to it in clause (n) of Section 2 of the right of children to free and compulsory Education Act, 2009 (Central Act No. 35 of 2009).]

19A. [Special qualification for election on certain seats. - Notwithstanding anything to the contrary contained in Section 19 or any other provisions of this Act or of any other law for the time being in force a person shall no be eligible for election on such seats in a Panchayati Raj Institution, as may be determined by the state Government in the prescribed manner, unless he or she is within the age group of twenty one years to thirty five years and is otherwise eligible for election of such seats;

Provided that -(i)not more than two seats such from the seats reserved for the Scheduled Castes, Scheduled Tribes, Backward Classes or women in a Panchayati Raj Institution shall be determined under this section;(ii)where number of seats reserved in a Panchayati Raj Institution for any of the Scheduled Castes, Scheduled Tribes, Backward Classes or women is three or less than three, one seat from such Castes, Tribes, Classes or, as the case may be, women shall be determined under this section;(iii)where number of unreserved seats in a Panchayati Raj Institution is five or less than five, only one from such seats shall be determined under this section; and(iv)where the number of

unreserved seats in a Panchayati Raj Institution is more than five, one seat out of each block of five such seats shall be determined under this section and any fraction of less than five seats shall be ignored.][19-B]. [Renumbered by the Rajasthan Panchayati Raj (Amendment) Ordinance, 2009: Raj. Gazette Extraordinary Part IV-B dated 14.10.2009 with immediate effect.] Restriction on contesting election for more than one seat in a Panchayati Raj Institution.(1)Notwithstanding anything contained in any other provisions of this Act, a person shall not be entitled to contest election -(a)for more than one ward, in case of election of a Panch;(b)for the seat of Panch in that Panchayat if he contests election as a Sarpanch; (c) for more than one constituency of a Panchayati Samiti, in case of election of a member of that Panchayati Samiti.(d) for more than one constituency of a Zila Parishad, in a case of election of member of that Zila Parishad;(2)Every person who may have field his nomination for seats to a Panchayati Raj Institution for more than one ward or constituency as the case may be, in contravention of Sub-Section (I), shall withdraw his candidature from all one of the seats by a notice in writing which shall contain such particulars as may be prescribed and deliver the same before the time and date fixed for withdrawal of nomination: Provided that if a person fails to withdraw his candidature as specified above he shall be deemed to have withdraw his candidature from all the seats to which he may have filed his nomination.

20. Restriction on simultaneous or double membership of a Panchayati Raj Institution.

(1) No person shall, save as expressly authorized by this Act, be member of two or more Panchayati Raj Institutions.(2)Where a person while being a member of one Panchayati Raj Institution intends to contest as a candidate for membership of another Panchayati Raj the Institution may stand as a candidate for such membership notwithstanding anything contained in Sub-Section (1):Provided that if he is chosen for the seat for which he contested a candidate, the seat already held by him shall become vacant on the date on which he is so chosen unless the seat so held is in another Panchayati Raj Institution and the term of that Panchayati Raj Institution is to expire within a period of four months from the date on which he is so chosen.(3) If any person is simultaneously chosen as a member of two or more Panchayati Raj Institution the person shall, within fourteen days from the date or the letter of the dates on which he is so chosen intimate to the competent authority, one of the Panchayati Raj Institution in which he wishes to serve and thereupon his seat in the Panchayati Raj Institution other than the one in which he wishes to serve, shall become vacant. (4) Any intimation given under Sub-Section (3) shall be final and irrevocable.(5)In default of intimation referred to in Sub-Section (3) within the aforesaid period the competent authority shall determine the seat which he shall retain and thereupon the remaining seat from which he was chosen, shall become vacant.

21. Restriction on simultaneous holding of the office of a [Chairperson, deputy chairpersons or member] [Substituted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 27.12.1999.] in a Panchayati Raj Institution and the membership of Parliament or a state Legislature etc.

- No, person shall remain both the [chairperson, deputy chairperson or member] [Substituted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 27.12.1999.] of a Panchayati Raj Institution and a member of Parliament or a State Legislature or a Municipal Board or a Municipal Council or a Municipal Corporation and if a person who is already a member of Parliament or a State Legislature or a member of Municipal Board or a Municipal Council or a Municipal Corporation is elected as such [chairperson, deputy chairperson or member] [Substituted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 27.12.1999.], then at the expiration of fourteen days from the date of being elected as such [chairperson, deputy chairperson or member] [Substituted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 27.12.1999.], he shall cease to be such [chairperson, deputy chairperson or member] [Substituted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 27.12.1999.] unless he has previously resigned his seat in the Parliament of the State Legislature or Municipal Board or the Municipal Council or the Municipal Corporation, as the case may be: Provided that if a person, who is already the [chairperson, deputy chairperson or member] [Substituted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 27.12.1999.] of a Panchayati Raj Institution, is elected as a member of Parliament or the State Legislature or a Municipal Board or a Municipal Council or a Municipal Corporation, then at the expiration of fourteen days from the date of being elected as a member of Parliament or the State Legislature or a Municipal Board or a Municipal Council or a Municipal Corporation, as the case may be he shall cease to be such [chairperson, deputy chairperson or member] [Substituted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 27.12.1999.] unless he has previously resigned his seat in the Parliament or the state Legislature or the Municipal Board or the Municipal Council or the Municipal Corporation, as the case may be.

22. Electoral Offences.

- The provisions of Sections [125] [Inserted by Section 4 of the Rajasthan Panchayati Raj (Amendment) Act, 1995 (Act No. 7 of 1995) published in Rajasthan Gazette E.O., Part IV-A dated 26.4.1994 (w.e.f. 28.12.1994).] 126, 127, 127A. 128, 129, 130, 131, 132, [132-A] [Inserted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 27,12.1999.], 133, 134, 134A. [134B. 135, 135A. 135BB. 135-C and 136] [Substituted, by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 27.12.1999.] of the Representation of the People Act, 1951 (Central Act XLIII of 1951) shall have effect as if-(a)reference therein to an election were reference to an election under this Act;(b)references therein to a constituency included references to a ward or a constituency of a Panchayati Raj Institution: and(c)in Sections 134 and 136 thereof, for the words, "by or under this Act", the words and figures "by or under the Rajasthan Panchayati Raj Act, 1994" were substituted.(d)[in Sub-Section (1) of Section I35B. for the words "House of the People or the Legislative Assembly of a State", the words "Panchayati Raj Institution" were substituted.][Inserted by Section 23 of the Rajasthan Panchayati

Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 27.12.1999.]

22A. [Restriction on uses of vehicles, louds-speakers etc. - (1) The State Election Commission may impose reasonable restrictions on the use of vehicles or loud speakers or on displaying of cut outs, hoardings, posters and banners by any candidate or his duly authorized election agent during the period of election commencing from the date of publication of notification for election to the Panchayati Raj Institution and ending on the date on which the whole process of election is completed.

(2)If any candidate or his duly authorized election agent contravenes any of the restrictions imposed by the State Election Commission under Sub-Section (1), he shall, on convection, be punishable with a fine which may extend to Rs. 2000/-.(3)Every person punished under Sub-Section(1) shall by an order of the Commission, be liable to be disqualified for being chosen as or for being a member of any Panchayati Raj Institution for a period which may extend to six years from the date of such order:Provided that State Election Commission may by a subsequent order, for reasons to be recorded, remove any disqualification under this section or reduce the period of any such disqualification.(4)No Court shall take cognizance of an offence referred to in Sub-Section (2) except on the complaint made by an officer authorized in this behalf by any general or special order, by the State Election Commission.][Inserted by Section 24, of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 27.12.1999.]

23. Publication of election results.

- The names of persons, whether elected as members of a Panchayati Raj Institution or as Chairperson or Deputy Chairpersons of such Institutions shall be published in the prescribed manner.

24. Oath or affirmation.

- Every member or Chairperson or Deputy Chairperson of a Panchayati Raj Institution shall, before entering upon his duties as such, make and subscribe before the competent authority an oath or affirmation in the prescribed form.

25. Handing over of charge.

(1)Whenever the election of a member of Chairperson or Deputy Chairperson of Panchayati Raj Institution has been declared to be void, or whenever such member or Chairperson or Deputy Chairperson -(i)is not found qualified or becomes disqualified under Section 19 to hold his office; or(ii)ceases to be so under the provisions of this Act; or(iii)fails to make the prescribed oath or

affirmation in accordance with the provisions of this Act; or(iv)is removed from office or is suspended under Section 38; or(v)is resigns his office under Section 36; orWhenever a motion of no-confidence is passed against the Chairperson or the Deputy Chairperson of a Panchayati Raj Institution under Section 37; or Whenever the term of office of a Panchayati Raj Institution expires or the election of all the members of a Panchayati Raj Institution with or without the Chairperson has been declared void, or such election or the proceedings subsequent thereto have been stayed by an order of a competent Court; orWhenever a Panchayati Raj Institution is dissolved under this Act, Such member or Chairperson or Deputy Chairperson or all or any of them shall forthwith handover charge in the prescribed manner of his or their office including all papers and properties pertaining to such office in his or their actual possession or occupation -(a)in the case of a member, to the Chairperson of the Panchayati Raj Institution concerned; (b) in the case of Chairperson to the Deputy Chairperson of such Panchayati Raj Institution or where there is no such Deputy Chairperson, to such member of such Panchayati Raj Institution or other person as the competent authority may direct [:][Substituted by Section 25 of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.][Provided that charge of office of any chairperson who was elected to an office reserved for the persons belonging to Scheduled Castes or the Scheduled Tribes or the Backward Classes or for women, shall be handed over as per directions of the Competent Authority, to a member, if any of the said Castes, Tribes or classes or a women member, as the case may be, as may be prescribed and where there is no such belonging to the said Castes, Tribe, Classes or women member to whom charge can be given as aforesaid, the charge shall be handed over in the manner as may be prescribed, to any other member not belonging to the aforesaid categories.][Added, by Section 25 of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000 (c) in the case of a Deputy Chairperson, to the Chairperson of the Panchayati Raj Institution concerned or, where there is no such Chairperson to such member of such Panchayati Raj Institution or other person as the competent authority may direct; (d)in the case of a Panchayati Raj Institution of which the term of office has expired, to such new Panchayati Raj Institution as has been constituted; and(e)in the case of a Panchayati Raj Institution dissolved under this Act, to the Administrator appointed under Section 95(2)Upon the election or appointment of a new member or Chairperson or Deputy Chairperson or upon the constitution of a new Panchayati Raj Institution, and after the oath or affirmation of office required by this Act has been duly made the person holding on the date on which such oath or affirmation is made, charge of the office of such member or Chairperson or Deputy Chairperson or the Panchayati Raj Institution shall in pursuance of Sub-Section (1), forthwith handover to the person so elected or to the Panchayati Raj Institution so constituted, as the case may be the charge of office including all papers and properties pertaining to such office in his actual possession or occupation.(3)If any person fails or refuses to handover charge of office as required under Sub-Section (1), or sub section (2), the competent authority may, by order in writing direct the person so failing or refusing to hand over such charge forthwith to the persons or persons entitled thereto under Sub-Section (1), or Sub-Section (2), as the case may be.(4) If the person to whom a direction has been issued under Sub-Section (3) fails to comply with the direction, he shall, on conviction, be punished with imprisonment for a term not exceeding one year or with fine out exceeding one thousand rupees or with both. (5) Any officer empowered by the competent authority in this behalf may, without prejudice to any action that has been or may be taken under Sub-Section

(4) use such force as may be deemed necessary for enforcing the provisions of Sub-Section and (2) and may for that purpose invoke in the prescribed manner the assistance of the police or the nearest Magistrate competent to do so.

26. Sarpanch and his election.

(1)Every Panchayat shall have a Sarpanch who must be a person qualified to be elected as a Panch and shall be elected by the electors of the whole Panchayat Circle in the prescribed manner.(2)If the electors of a Panchayat Circle fail to elect Sarpanch in accordance with this section or if the Panchas, fail to elect an Up-Sarpanch, the State Government shall appoint a person to the vacancy till vacancy is filled up by election within a period of six months and the person so appointed shall be deemed to be a duly elected Sarpanch or Up-Sarpanch, as the case may be.

27. Procedure for election of Up-Sarpanch on the establishment of a Panchayat.

(1)Every Panchayat shall have Up-Sarpanch.(2)On the establishment of a Panchayat for the first time under this Act, or on its reconstitution or establishment thereafter, a meeting of the Panchayat shall be called immediately by the competent authority who shall himself preside over the meeting but shall have no right to vote, and in such meeting the Up-Sarpanch shall be elected.

28. Election of Pradhan and Up-Pradhan.

(1)The elected members of the Panchayat Simiti shall as soon as may be, choose two members from amongst themselves to be respectively the Pradhan and Up-Pradhan thereof, and so often as there is a casual vacancy in the office of Pradhan or Up-Pradhan or, they shall choose another member from amongst themselves to be the Pradhan or Up-Pradhan, as the case may be: Provided that no election shall be held if a vacancy is for a period of less one month.(2)The election of Pradhan and Up-Pradhan and the filling up of the vacancies in the said offices shall be in accordance with such rules as may be made.

29. Election of Pramukh and Up-Pramukh.

(1)The elected member of the Zila Parishad shall, as soon as may be, choose two members from amongst themselves to be respectively the Pramukh and Up-Pramukh thereof and so often as there is a casual vacancy in the office of the Pramukh or Up-Pramukh they shall choose another member from amongst themselves to be the Pramukh or Up-Pramukh, as the case may be :Provided that no election shall be held if a vacancy is for a period of less than one month.(2)The election of the Pramukh or the Up-Pramukh of a Zila Parishad and the filling up of vacancies in the said offices shall be in accordance with such rules as may be made.

30. Term of office of members, Chairpersons and Deputy Chairpersons.

- Except as otherwise provided in this Act -(a)the members and the Chairpersons of a Panchayati Raj Institution shall hold office during the term of the concerned Panchayati Raj Institution; and(b)the Deputy Chairperson of a Panchayati Raj Institution shall hold office as long as he continues to be a member of the concerned Panchayati Raj Institution

31. Allowances to members, etc.

- The member of a Panchayati Raj Institution, including the Chairperson and Deputy Chairperson of such Institution as also the members of any committees or sub-committees of such Institution including any Chairman thereof shall be paid such allowances at such rates in such circumstances and subject to such term and conditions as may be prescribed: Provided the only one allowances shall be admissible for one day.

32. Powers, functions and duties of Sarpanch and Up-Sarpanch.

(1) The Sarpanch shall -(a) be responsible for convening the meetings of the Gram Sabha and preside over such meetings;(b)be responsible for convening the meetings of the Panchayat and shall preside over and regulate such meetings; (c) be responsible for the maintenance of records, of the Panchayat; (d) have the general responsibility for the financial and executive administration of the Panchayat;(e)exercise administrative supervisions and control over the work of the staff of the Panchayat and the officers and employees whose services may be placed at the disposal of the Panchayat by any other authority; (f) for the transaction of business connected with this Act or for the purpose of making any order authorised thereby, exercise such powers, perform such functions and discharge such duties as may be exercised, performed or discharged by the Panchayat under this Act or the rules made thereunder;(g)furnish to the State Government or the officer incharge of Panchayat such reports, returns and record, whether periodical or otherwise, as may be prescribed or as may from time be called for; and(h)exercise such other powers, perform such other functions and discharge such other duties as the Panchayat may, by a resolution, direct or as the Government may, by rules made in this behalf, prescribe.(2)The Up-Sarpanch shall -(a)exercise such of the powers, perform such of the functions and discharge such of the duties of Sarpanch as the Sarpanch may, from time to time, subject to rules made in this behalf by the Government, delegate to him by order in writing;(b)in the absence of the Sarpanch, due either to his office remaining vacant or otherwise, exercise all the powers, perform all the functions and discharge all the duties of the Sarpanch; and(c)exercise such other powers, perform such other functions and discharge such other duties as the Panchayat may, by resolution, direct or the Government may, by rules made in this behalf, prescribe.(3)In the absence of both the Sarpanch and the Up-Sarpanch due either to their offices remaining vacant or otherwise the powers, functions and duties of the Sarpanch shall be exercised performed and discharged by such elected member of the Panchayat and in such manner as the competent authority may direct [:][Substituted by Section 26 of the Rajasthan Panchayati Raj. (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3,5.2000 with effect from 6.1.2000.][Provided that -(i)the Sarpanch shall exercise powers and perform functions and duties under Clauses (d) to (h); or (ii) the Up-Sarpanch shall exercise powers

and perform functions and duties in accordance with Sub-Section (2); or(iii)an elected member of the Panchayat empowered to act in accordance with Sub-Section (3) shall exercise power and perform functions and duties of a Sarpanch;Only after seeking prior approval of the Administration and Establishment Committee constituted under Section 55-A if the State Government so directs by notification in the Official Gazette.][Added, by Section 26 of the Rajasthan Panchayati Raj. (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.]

33. Powers, functions and duties of the Pradhan.

- The Pradhan shall -(a)convene, preside at, and conduct meetings of the Panchayat Samiti;(b)have full access to all his records;(c)discharge all duties imposed and exercise all the powers conferred on him under this Act and the rules made there under and perform such functions as are entrusted to him by Government from time to time; (d) encourage the growth of initiative and enthusiasm in the Panchayat and provide to them guidance in the plans and production programmes undertaken by them and help the growth of co-operation and voluntary organisation therein; (e) exercise supervision and control over the Vikas Adhikari [and Block Elementary Education officer] [Inserted by Section 27 of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with immediate effect.] for securing implementation of such resolutions or decisions of the Panchayat Samiti or of the Standing Committees thereof as are not inconsistent with the provisions of this Act or any general or specific directions issued under this Act;(f)exercise overall supervisions over the financial and executive administration of the Panchayat Samiti and place before the Panchayat Samiti all question connected therewith which shall appear to him to require its orders and for this purpose may call for records of Panchayat Samiti; and(g)have emergency power to accord sanction upto a total sum of twenty five thousand rupees in a year in consultation with Vikas Adhikari for the purpose of providing immediate relief to those who are affected by the natural calamities in the Panchayat Samiti area: Provided that the Pradhan shall place at the next meeting of the Panchayat Samiti for its ratification, the detail of such sanctions.

34. Powers, functions and duties of Up-Pradhan.

(1)The Up-Pradhan of a Panchayat Samiti shall -(a)in the absence of the Pradhan preside at the meetings of the Panchayat Samiti;(b)exercise such powers and perform such duties of the Pradhan of the Panchayat Samiti as the Pradhan from time to time may subject to the rules made by the Government in that behalf, delegate to him by an order in writing; and(c)pending the election of the Pradhan, or during the absence of the Pradhan from the Panchayat Samiti Area, by reason of leave for a period exceeding thirty days, exercise the powers and perform the duties of the Pradhan.(2)In the absence of both the Pradhan the Up-Pradhan due either to their offices remaining vacant or otherwise, the powers, functions and duties of the Pradhan shall be exercised performed and discharged by such elected member of the Panchayat Samiti and in such manner as the competent authority may direct.

34A. [Certain powers under Secs. 33 and 34 to be exercised with the approval of the Administration and Establishment Committee. - (1) The Pradhan shall exercise powers conferred under Clauses (b) to (g) of Section 33 only after seeking prior approval of the Administration and Establishment Committee constituted under Section 56 if the State Government so directs by notification in the Official Gazette.

(2)The Up-Pradhan shall exercise powers conferred under Clauses (b) and (c) of Sub-Section (1) of Section 34 only after seeking prior approval of the Administration and Establishment committee constituted under Section 56 if the State Government so directs by notification in the Official Gazette.(3)An elected member of the Panchayat Samiti empowered to act as Pradhan under Sub-Section (2) of Section 34, shall exercise powers, perform functions and duties of Pradhan only after seeking prior approval of the Administration Establishment Committee constituted under Section 56 if the State Government so directs by notification in the Official Gazette.][Inserted by Section 28 of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A with effect from 6.1.2000.]

35. Powers, functions and duties of the Pramukh and Up-Pramukh.

(1) The Pramukh shall-(a) perform all the duties imposed and exercise all the powers conferred on the Pramukh under this Act & rules made there under;(b)convene, and preside over and conduct meetings of the Zila Parishad;(c)exercise a administrative supervision and control over the [Chief Executive Officer and District Education officer and through them] [Substituted by Section 29 of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette, Extraordinary Part IV-A dated 3.5.2000 with immediate effect.] all officers and other employees of the Zila Parsihad and of the officers & employees whose service may be placed at the disposed of the Zila Parishad by the State Government and have full access to its records;(d)exercise such other powers, perform such other functions and discharge such other duties as the Zila Praishad may, by a resolution, direct or as the Government may, by rules made in this behalf, prescribe;(e)exercise overall supervision over the financial and executive administration of the Zila Parishad and place before Zila Parishad all question connected therewith which shall appear to him to require its orders and for this purpose may call for records of the Zila Parishad;(f)have power to accord sanction upto a total sum of rupees one lakh in a year, in consultation with the Chief Executive officer, for the purpose of providing immediate relief to those who are affected by natural calamities in the district :Provided that the Pramukh shall place at the next meeting of the Zila Parishad for its ratification, the details of such sanctions; (g) encourage the growth of initiative and enthusiasm in the Panchayats and provide to them guidance in the plans and production programmes undertaken by them and help the growth of co-operative voluntary organizations therein; (h) exercise such other powers as are conferred on him by or under this Act or as may be delegated to him; and(1)in order to enable him to assess the activities of the Panchayat Samitis in the district and study their programmes and problems may, from time to time, (i) visit the blocks in the district, and (ii) in Section the works undertaken and the records maintained by the Panchayat Samitis in the district as well as the working thereof general with a view of guiding and tendering advice to the Panchayat Samitis, their

Pradhans, their Vikas Adhikaris and their members, so as to develop healthy relations among them as well as between the Panchayat Samitis and Panchayat in each block and increase the production programmes in accordance with the board policies laid down in that behalf. A report of such inspections and activates shall be made by the Pramukh to the Zila Parishad with particular reference to any defect that he may have noticed; and(j)at the end of every year, send a report as to the work of the Chief Executive officer during that year to the Director, panchayati Raj and Rural Development who shall append the comments with the Confidential Report of the Chief Executive Officer.(2) The Up-Pramukh shall -(a) in the absence of the Pramukh, preside over the meetings of the Zila Parishad; (b) exercise such powers and perform such duties of the Pramukh as the Pramukh may, from time to time, subject to such rules as may be made, delegate to him by order in writing; and(c)pending the election of the Pramukh or during the absence of the Pramukh from the district, or by reason of leave for a period exceeding thirty days, exercise the powers and perform the duties of the Pramukh.(3)In the absence of both the Pramukh and the Up-Pramukh, due either to their offices remaining vacant or otherwise, the powers, functions and duties of the Pramukh shall be exercised, performed and discharged by such elected member of the Zila Parishad and in such manner as the competent authority may direct.

35A. [Certain powers under Section 35 to be exercised with the approval of the Administration and Establishment Committee. - (1) The Pramukh shall exercise powers conferred under clause (a) and Clauses (c) to (h) of Sub-Section (1) of Section 35, only after seeking prior approval of the Administration and Establishment Committee constituted under Section 57 if the State Government so directs by notification in the official Gazette.

(2)The Up-Pramukh shall exercise powers conferred under clauses (b) and (c) of Sub-Section (2) of Section 35 only after seeking prior approval of the Administration and Establishment Committee constituted under Section 57 if the State Government so directs by notification in the Official Gazette.(3)An elected member of the Zila Parishad empowered to act as a Pramukh under Sub-Section (3) of Section 35 shall exercise powers, function and duties of a Pramukh conferred under Clause (a) and Clauses (c) to (h) of Sub-Section (1) of Section 35, only after seeking prior approval of the Administration and Establishment Committee constituted under Section 57 if the State Government so directs by notification in the official Gazette.][Inserted by Section 30 of the Rajasthan Panchayati Raj (Amendment) Act. 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.]

36. Resignation of Sarpanch, Up-Sarpanch, Panch, Pradhan, Up-Pradhan, Pramukh, Up-Pramukh and members of Panchayat Samiti or Zila Parishad.

(1)The Sarpanch, Up-Sarpanch or panch may resign his office by writing under his hand addressed to the Vikas Adhikari.(2)A member holding office as Pradhan of the Panchayat Samiti may resign his office at any time by writing under his hand addressed to the Pramukh, Zila Parishad and the Up-Pradhan or member of a Panchayat Samiti may resign his office at any time by writing under his hand addressed to the Pradhan, Panchayat Samiti.(3)The Pramukh may resign his office by writing

under his hand addressed to the Divisional Commissioner, and the Up-Pramukh or a member, Zila Parishad may resign his office by writing under his hand addressed to Pramukh.(4)Every resignation under Sub-Section (1), (2) and (3) shall take effect on the expiry of fifteen days from the date of its receipt by the authority aforesaid unless withdrawn within this period of fifteen days.(5)Every Up-Sarpanch, Pradhan, Up-Pradhan, Pramukh and Up-Pramukh shall vacate the office if he ceases to be a member of Panchayat or, as the case may be, a Panchayat Samiti or a Zila Parishad.

37. Motion of No-confidence in chairpersons and deputy chairpersons.

(1)A motion expressing want to confidence in the chairperson or deputy chairperson of a Panchayati Raj Institution may be in accordance with the procedure laid down in the following sub-sections.(2)A written notice of intention to make the motion in such form as may be prescribed, signed by not less than one-third of the directly elected members of the Panchayati Raj Institution concerned together with a copy of the proposed motion, shall be delivered in person by any one of the members singing the notice to the competent authority.(3)The competent authority shall there upon-(i)forward a copy of the notice, together with a copy of the proposed motion to the Panchayat in the case of a Sarpanch or Up-Sarpanch, to the Panchayat Samiti in the case of a Pradhan or Up-Pradhan and to the Zila Parishad in the case of a Pramukh or Up-Pramukh;(ii)convene a meeting for the consideration of the motion at the office of the concerned Panchayati Raj Institution on a date appointed by him which shall not be later than thirty days from the date on which the notice under Sub-Section (1) was delivered him; and(iii) given to the members a notice of not less than [Seven] [Substituted for the word fifteen by Section 31 of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV - A dated 3.5.2000 with effect from 6.1.2000. clear days of such meeting in such mane as may be prescribed. Explanation. - In computing the period of thirty days specified in this sub-section, the period during which the conventing of a meeting is stayed by a court shall be exclude. (4) The competent authority shall preside at such meeting: Provided that if, ,[***] [Expression for reasons to be recorded in writing deleted by Section 31 of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazetted Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000. The is unable to do so, the officer nominated by him shall so preside. (5) A meeting convened under sub-section (3) shall not be adjourned.(6)As soon as the meeting convened under this section commences, the presiding officer shall read to the members present, the motion to the consideration of which the meeting has been convened and declare it to be open for debate. (7) No debate on the motion under this section shall be adjourned.(8)Such debate shall automatically terminate on the expiration of two hours form the time appointed for the commencement of the meeting, if if is not concluded earlier. On the conclusion of the debate on the expiration of the said period of two hours, whichever is earlier, the motion shall be put to vote.(9)The presiding officer shall not speak on the merits of the motion and he shall not be entitled to vote thereon. (10) A copy of the minutes of the meeting together with a copy of the motion and the result of the voting thereon, shall on the termination of the meeting be forwarded forthwith by the presiding officer in the case of the Chairpersons or the deputy chairperson. -

(a) Of a Panchayat

To the concerned Panchayat and the Panchayat Samity having jurisdiction on such Panchayat;

(b) Of a Panchyat To the concerned Panchayat Samity and the Zila Parishad havingjurisdiction on such Panchayat Samity;

(c) Of A Zila Parishad. To the concerned Zila Parishad and the State Government (11) If the motion is carried with the support of not less than [Three fourth] [Substituted by the Rajasthan Panchayti Raj (Amendment) Act, 2007 with effect from 9.5.2007 - Rajasthan Gazette Extraordinary Part IV-A dated 9.10.2007.] of the elected members of the concerned Panchayati Raj Institution. -(a) the presiding officer shall cause the fact to be published by affixing a notice thereof on the notice board of the office of the concerned Panchayati Raj Institution and by notifying the same in the Official Gazette; and(b)the concerned chairperson or the deputy chairperson shall cease to half office as such and vacate to office on or from the date on which the said notice is affixed on the notice board of the office aforesaid. (12) If the motion is not carried as aforesaid or if the meeting could not be held for want of a quorum, no notice of any subsequent motion expressing want of confidence in the same chairperson or deputy chairperson shall be made until after the expiration of one year from the date of such meeting.(13)No notice of motion under this section shall be made within two years of the assumption of office by a chairpersons or deputy chairperson. (14) The quorum to constitute a meeting for the consideration of a no-confidence motion against the chairperson or deputy chairperson shall be one-third of the total number of persons entitled to vote thereat.

38. Removal and suspension.

(1) The State Government may, by order in writing and after giving him an opportunity of being heard and making such enquiry as may be deemed necessary, remove from office any member including a chairperson or a deputy chairperson of a Panchayati Raj Institution, who -(a) refuses to act or becomes incapable of acting as such; or(b)is guilty of misconduct in the discharge of duties or any disgraceful conduct; Provided that any enquiry under this sub-section may, even after the expiry of the term of the Panchayati Raj Institution concerned be initiated or, if already initiated before such expiry, be continued thereafter and in any such case the state Government shall by order in writing record its findings on the charges levelled.(2) The chairperson or the deputy chairpersons removed under Sub-Section (1) may at the discretion of the State Government also be removed from the membership, if any of the Panchayati Raj Institution concerned.(3)The member or the chairperson or the deputy chairperson removed under Sub-Section (1) or against whom finding have been recorded under the proviso to that sub-section, shall not be eligible for being chosen under this Act for a period of five years from the date of his removal or, as the case may be, the date on which such findings are recorded.(4)The State Government may suspend any member including a chairperson or a deputy chairpersons of a Panchayati Raj Institution against whom an enquiry has been initiated under Sub-Section (1) or against whom any criminal proceedings in regard to an offence involving moral turpitude is pending trial in a Court of law such person shall stand debarred from taking part in any act or proceeding of the Panchayati Raj Institution [stand debarred from taking part in any act or proceeding of the Panchayati Raj Institution concerned while being under such suspension [;][Substituted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.][Provided that the State Government may also suspend any Panch on the recommendation of the Ward Sabha or a Sarpanch on the recommendation of the Gram Sabha, but the State Government shall do so only when a resolution to that effect passed by a Ward Sabha. or a Gram Sabha as the case may be, is referred by the State Government to the collector for convening a special meeting of the Ward Sabha or the Gram Sabha, as the case may be, for finally ascertaining the wishes of the members and the members present in the meeting so convened by the Collector and presided over by his nominee, reaffirm the resolution seeking suspension of the Panch or the Sarpanch, as the case may be, by a majority of two thirds of the members present and voting: Provider further that no resolution seeking suspension of the Panch or Sarpanch shall be moved or passed before the completion of a tenure of two years by a Panch or a Sarpanch, as the case may be.][Provisos added by Section 32, Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.](5)The decision of the State Government on any matter arising under this section shall, subject to any order made under Section 97, be final and shall not be liable to be questioned in any Court of law.

39. Cessation of membership.

(1)[A] [Substituted by the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.] member of a Panchayati Raj Institution shall not eligible to continue to be such member if he -(a)is or becomes subject to any of the disqualifications specified in Section 19; or(b)has absented himself from three consecutive meetings of the Panchayati Raj Institution concerned without giving information in writing to such Panchayati Raj Institution; or(c)is removed from the membership; or(d)resigns from the membership; or(e)dies; or(f)fails to make the prescribed oath or affirmation of the office of membership within three months from the date of election or appointment.(2)Whenever it made to appear to the competent authority that a member has become ineligible to continue to be a member for any of the reasons specified in Sub-Section (1), the concerned authority may, after giving him an opportunity of being heard, declare him to have become so ineligible and thereupon he shall vacate his office as such member.[***][Deleted by Section 33, of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.][***][Deleted by Section 33, of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.]Provided that until a declaration under this sub-section is made he shall continue to hold his office.

40. [Judge to decide questions of disqualifications.[xxx xxx xxx]

[Deleted by Section 34 of the Rajasthan Panchayati Raj. (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV- A dated 3.5.2000 with offer from 6.1.2000.]

41. [Vacation of office chairperson and deputy chairperson.[xxx xxx]

[Deleted by Section 34 of the Rajasthan Panchayati Raj. (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV- A dated 3.5.2000 with offer from 6.1.2000.]

42. Filling up of vacancies.

- The event of the office of a member or chairperson or deputy chairpersons of a Panchayati Raj Institution becoming vacant by death, removal, resignation or otherwise under this Act shall be forthwith reported to the State Election Commission, An election to fill the vacancy shall be held in such manner as may be prescribed. The forgoing provisions of this Act shall apply to such election and the member or the chairperson or the deputy chairperson so elected shall hold office for the remainder of the term during which the outgoing member or the chairperson or the deputy chairperson would have been entitled to hold office, if the vacancy had not occurred: Provided that it shall not be necessary to fill up the vacancy if the term of such vacancy would expire with six months from the date of the occurrence of the vacancy.

43. Determination of dispute as to elections.

(1)An election under this Act or the rules made thereunder may be called in question by any candidate at such election by presenting in the prescribed manner to the District Judge having jurisdiction a petition in this behalf on the prescribed ground and within the prescribed period; Provided that an election petition presented as aforesaid may, for the reasons to be recorded in writing, be transferred by the District Judge for hearing and disposal to a Civil Judge or Additional Civil Judge (Senior Division) subordinate to him.(2)A petition presented under Sub-Section (1) shall be heard and disposed of in the prescribed manner and the decision of the Judge thereon shall be final.

44. Conduct of business.

- A Panchayati Raj Institution shall, in the conduct of its business follow such procedure as may be prescribed.

45. Meetings of a Panchayat.

(1)A Panchayat shall meet for the transaction of business as often as may be necessary and at least once a fortnight at the office of the Panchayat and at such times as Sarpanch may determine.(2)The Sarpanch may, whenever he thinks fit, and shall upon the written request of not less than one-third of the total number of members and on a date within fifteen days from the receipt of such request, call special meeting.(3)Seven clear days notice of an ordinary meeting and three clear days notice of special meeting specifying the place, date and time of such meeting and the business to be transacted thereat, shall be given by the secretary to the members and such officers as the Government may prescribe, and affixed on the Notice Board of the Panchayat.(4)The officers to

whom notice is given under Sub-Section (3) and other government officers having jurisdiction over the Panchayat area or any part there of shall be entitled to attend every meeting of the Panchayat and take part in the proceedings but shall not be entitled to vote.(5)If the Sarpanch fails to call a special meeting as provided in sub-Section (2), the Up-Sarpanch or in his absence, the competent authority may call such meeting on a day not more than fifteen days thereafter and require the secretary to give notice to the members and to take such action as may be necessary to convene the meeting.

46. Meetings of a Panchayat Samiti.

(1)A Panchayat Samiti shall hold a meeting for the transaction of business at least once a month (hereinafter in this section called the ordinary meeting.)(2)Every meeting of the Panchayat Samiti shall ordinarily held at the head-quarters of the Panchayat Samiti.(3) The date of the first meeting after election of pradhan and Up-Pradhan shall be fixed by Pradhan [Substituted by Section 35 of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with immediate effect.] and date of each subsequent ordinary meeting shall be fixed at the previous meeting of the Panchayat Samiti, provided that the Pradhan may for sufficient reasons, alter the day of the meeting or adjourn it to a subsequent date. The Pradhan may whenever he think fit, and shall, upon the written request of not less than one-third of the total number of members and on a date within fifteen days from the receipt of such request call a special meeting. Such request shall specify the object for which the meeting, is proposed to be called. If the Pradhan fails to call a special meeting, the Up-Pradhan or the competent authority may call the special meeting for a day not more than fifteen days thereafter and require the Vikas Adhikari to give notice to the members and to take such action as may be necessary to convene the meeting.(4)Ten clear days notice of an ordinary meeting and seven clear days notice of a special meeting specifying the time and place at which such meeting is to be held the business to be transacted thereat, shall be sent to the members and affixed at the notice board of the Panchayat Samiti. Such notice shall include in the case of a special meeting any motion or proposition mentioned in the written request made for such meeting.

47. Meeting of a Zila Parishad.

- Every Zila Parishad shall hold meetings at least once in every three months, at such time and such place within the local limits of the district concerned as the Zila Parishad may fix at the immediately preceding meeting: [Provided that the first meeting after election of the Pramukh and Up-Pramukh shall be held at the Zila Parishad Headquarter at such date and time as may be fixed by the Pramukh.] [Substituted by Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with immediate effect.] Provided further that the Pramukh may, whenever he thinks fit and when required in writing by one-third of the members of the Zila Parishad to call a meeting shall do so within ten days, failing which the competent authority may call a meeting after seven clear days notice to the members of the Zila Parishad.

48. Quorum and procedure.

(1) The quorum for a meeting of a Panchayati Raj Institution shall be one-third of the total number of members. If at the time appointed for the meeting, a quorum is not present, the presiding authority shall wait for thirty minutes, and if within such period there is no quorum, the presiding authority shall adjourn the meeting to such time on the following day or such future day as he may fix. He shall similarly, after waiting for thirty minutes adjourn the meeting, if at any time after it has begun, attention is drawn to the want of a quorum. A notice of the meeting so fixed shall be pasted in the office of the concerned Panchayati Raj Institution. The business which could not be considered at the meeting so postponed for want of quorum, shall be brought before and disposed of at the meeting so fixed irrespective of whether there is or is not a quorum at such meeting. Save as otherwise provided by or under this Act at every meeting of a Panchayati Raj. Institution the chairperson of the Institution concerned or in his absence the deputy chairperson of such Institution shall preside and in the absence of both, the members shall choose one from amongst themselves to preside for the occasion provide such member is able to read and write Hindi.(2)All questions shall, unless otherwise specifically provided, be decided by a majority of votes of the members present and voting. The chairpersons or the deputy chairperson or the person presiding, as the case may be, unless refrains from voting shall give his vote before declaring the number of votes for and against a question and in the case of equality of votes, he may give his casting vote.(3)No member of a Panchayati Raj Institution shall vote on or take part in the discussion of any question coming up for consideration at a meeting of the Panchayati Raj Institution if the question is one in which apart from its general application to the public, he has any pecuniary interest and he shall not preside over the meeting when such question comes up for consideration.(4)If the person presiding is believed by any member present at the meeting to have any such pecuniary interest in any matter under discussion and if a motion to that effect be carried, he shall not preside at the meeting during such discussion or vote on or take Part in it. Any member of the concerned Panchayati Raj Institution may be choosen to preside at the meeting during the continuance of such discussion. (5) No resolution of a Panchayati Raj Institution shall be modified or cancelled within six months after the passing thereof except by a resolution passed by not less than two third of the total number of members at an ordinary or special meeting.(6)The proceedings of every meeting shall be recorded in the minutes book immediately after the deliberations of the meeting and shall after being read over by the presiding authority of the meeting be signed by him. The action taken on the decisions of the meeting shall be reported at the next meeting of the Panchayati Raj Institution. The minutes book shall always be kept in the office of the Panchayati Raj Institution. The minutes book shall not be taken outside the office under any circumstances. The Sarpanch in the case of a Panchayat, the Vikas Adhikari in the case of a Panchayat Samiti and the Chief Executive officer in the case of a Zila Parishad shall be the custodian of the minutes book receptively. (7) A Panchayati Raj Institution may require the presence of District Level Government Officers at its meetings. If it shall appear to a Panchayat Samiti or a Zila Parishad that the attendance of any such officer of the Government having jurisdiction over an area of a district or less than a district and no working under the Panchayat Samiti or the Zila Parishad is desirable at a meeting of the Panchayat Samiti or the Zila Parishad, the Vikas Adhikari or the Chief Executive officer shall, by a letter addressed to such officer not less than fifteen days before the intended meeting request that officer to be present at the meeting and the officer shall unless prevented by sickness or other reasonable cause, attend the

meeting: Provided that such officer on receipt such letter may if he for any of the causes aforesaid is unable to be present thereat himself, his deputy or other competent sub-ordinate officer to represent him at the meeting.

49. An Act of the Panchayati Raj Institution not to be invalidated by vacancy or irregularity.

- No act of a Panchayati Raj Institution shall be deemed invalid by reason only of any vacancy in the office of the chairperson or deputy chairperson of such Institution or in the number or members prescribed for such Panchayati Raj Institution or by reason of any defect, error omission or irregularity in the election or appointment of the chairpersons or the deputy chairperson or of the members of such Panchayati Raj Institution.

50. Functions and powers of Panchayat.

- Subject to such conditions as may be specified by the Government from time to time, the Panchayat shall perform the functions and exercise the powers specified in the First Schedule.

51. Functions and powers of Panchayat Samiti.

- Subject to such conditions as may be specified by the Government from time to time, the Panchayat Samiti shall perform the functions and exercise the powers specified in the Second Schedule.

52. Functions and powers of Zila Parishad.

- Subject to such conditions as may be specified by the Government from time to time, the Zila Parishad shall perform the functions and exercise the powers specified in the Third Schedule.

53. Assignment of functions to Panchayat.

- (l) The Government may, by notification and subject to such conditions as may be specified in such notification-(a)transfer to any Panchayat the management and maintenance of a forest situated in the Panchayat area;(b)make over to the Panchayat the management of waste, pasture lands or vacant lands belonging to the Government situated within the Panchayat area;(c)entrust such other functions as may Prescribed: Provided that when any transfer of the management and maintenance of a forest is made under Clause (a) the Government shall direct that any amount required for such management and maintenance or an adequate portion of the income from such forest be placed at the disposal of the Panchayat.(2)The Government may by notification, modify the functions assigned under this section.

54. Assignment of functions to a Panchayat Samiti or a Zila Parishad.

(1)The Government may assign to a Panchayat Samiti or a Zila Parishad functions in relation to any matters to which the executive authority of the State Government extends or the function which have been assigned to the State Government by the Central Government.(2)The State Government may, by notification, withdraw or modify the functions assignd under this section.

55. General powers of Panchayat Samiti or a Zila Parishad and their delegation.

(1)The Panchayat Samiti or the Zila Parishad shall have power to do all acts necessary for or incidental to the carrying out of the functions entrusted or delegated to it and, in particular, and without prejudice to the foregoing power, to exercise all powers specified under this Act.(2)The Panchayat Samiti may, by resolution delegate to the Vikas Adhikari or any other officer any of the powers conferred by or under this Act on a Panchayat Samiti.(3)The Zila Parishad may, by resolution, delegate to Chief Executive officer or any other officer any of the powers conferred under this Act on a Zila Parishad.

55A. [Standing Committees of a Panchayat. - (1) Every Panchayat shall constitute standing committees, one each for the following group of subjects, namely: -

(a)Administration and Establishment;(b)Finance and Taxation;(c)development and production programmes including those relating to agriculture, animal husbandry, minor irrigation, co-operation, cottage industries and other allied subject;(d)education; and(e)social services and social Justice including rural water supply, health and sanitation, gramdan, communication, welfare of weaker sections and allied subjects.(2)A Panchayat may constitute a sixth standing committee for any of the subjects not enumerated in any group or groups mentioned in Sub-Section (1).(3)The Standing committees shall be so constituted that each member finds place in at least one such committee.(4)Every standing Committee shall consist of five members elected from amongst the elected member of the Panchayat in the prescribed manner. (5) The Sarpanch shall be the ex-officio member and chairman of the Standing Committee for the group of subjects specified in clause (a) of Sub-Section (1) and Chairperson of other Standing Committee shall be ex-officio members of the administration and establishment committee.(6)The Up-Sarpanch if he is elected a member of any standing committee of which the Sarpanch is not a member shall, ex-officio chairman thereof. (7) The Chairman for every other standing committee of which there is no ex-officio Chairman shall be elected in the prescribed manner.(8)A Standing committee, of which there is an ex-office or elected Chairman, shall, at each meeting thereof at which such Chairman does not attend, elect from amongst its members a Chairman for such meeting. (9) Every standing committee shall in relation to the subject assigned to it, exercise such powers and perform such functions of the Panchayat as it may from time to time delegate to such Standing Committee. (10) If a member of a Standing Committee absents himself, without the previous permission of the chairman thereof, from five consecutive meetings of the standing committee of which he had due notice, his seat on the standing committee shall be liable to be declared vacant :Provided that, if the Chairman himself is so absent, he shall obtain the approval of the Sarpanch for such absence or, if the Chairman is himself the Sarpanch the approval of the Panchayat thereto shall be obtained.(11)For the purpose of Sub-Section (10) the member of the Standing Committee, who so absents, himself from such four consecutive meetings thereof, shall be served immediately after the termination of the fourth meeting with a notice specifying the particulars of the meetings which he failed to attend and informing him that, upon his failure to attend the next meeting his seat on the Standing Committee shall be declared vacant and if such member does not so attend the fifth meeting or does not show cause to the contrary, a declaration shall be made accordingly by the competent Authority.][Inserted by Section 38 of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.]

56. [Standing Committees of the Panchayat Samiti. - (1) Every Panchayat Samiti shall constitute five Standing Committees, one each for the groups of subjects specified in Sub-Section (1) of Section 55-A and may constitute a sixth committee for any of the subject not specified in any groups of subjects as aforesaid.

(2)In relation to the constitution, term of office and conduct of business of such committees and other cognate matters, the provisions of Section 55-A shall mutatis mutandis apply subject to the variation that for the expression "Sarpanch", "Up-Sarpanch" and "Panchayat" the expressions "Pradhan", "Up-Pradhan and "Panchayat Samiti" shall respectively be substituted.][Substituted by Section 39 of the Rajasthan Panchayati Raj. (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.]

57. [Standing Committees of the Zila Parishad. - (1) Every Zila Parishad shall constitute five Standing Committees, one each for the groups of subjects specified in Sub-Section(1), of Section 55-A and may constitute in sixth committee for any of the subject not specified in any group or groups of subjects as aforesaid.

(2)In relation to the constitution, term of office and conduct of business of such committees and other cognate mattears, the provisions of Section 55-A shall mutatis mutandis apply subject to the variation that for the expressions "Sarpanch", "Up-Sarpanch" and "Panchayat" the expression "Pramukh", "Up-Pramukh" and "Zila Parishad" shall respectively be substituted.][Substituted by Section 40 of the Rajasthan Panchayati Raj. (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.]

58. Powers to call for records from standing committees.

- [A Panchayat, a Panchayat Samiti or, as the case may be, a Zila Parishad] [Substituted by Section 41 of the Rajasthan Panchayati Raj. (Amendment) Act, 2000 published in Rajasthan Gazette

Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.] at any time call or any document including extracts from the proceedings of the meetings of any Standing Committee and any return, statement account or report concerning or connected with any matter with which such Standing Committee has been authorised or directed to deal, and every such requisition shall be complied with by the standing committee.

59. Power to revise decisions of standing committees.

(1)[A Panchayat, a Panchayat Samiti or, as the case may be, a Zila Parishad] [Substituted by Section 42 of the Rajasthan Panchayati Raj. (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.] may on application made to it or otherwise, examinee the record of any decision of any of its Standing Committee and may confirm, reveres or modify such decision: Provided that no action under this Sub-section shall be initiated after the expiration of three months from the date of the decisions sought to be revised.(2)The order [the Panchayat, Panchayat Samiti or, as the case may be, the Zila Parishad] [Substituted by Section 42 of the Rajasthan Panchayati Raj. (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.] under Sub-Section (1), reversing or modifying a decision of its standing committee must be supported by a majority of not less than two-thirds of the total number of its members failing which the decision of the standing committee shall stand.

60. Meetings of Standing Committee.

- In regard to conduct of business at its meetings, a standing committee will follow such procedure as may be prescribed for conduct of such meetings.

60A. [Vigilance Committee. [Inserted by Section 43, of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with immediate effect.]

(1)The State Government may constitute a vigilance committee for each Panchayat Samiti area and each Zila Parishad area and such committees shall consist of five members out of which three members shall be elected representatives of the respective Panchayati Raj Institution.(2)The Vigilance committee constituted under Sub-Section (1) shall supervise the works, schemes and other activities of the concerned Panchayati Raj Institution.(3)The vigilance committee shall submit its report to the Chairpersons of the concerned Panchayati Raj Institution.][Inserted by the Rajasthan Panchayati Raj (Amendment) Ordinance, 2009: Rajasthan Gazette Extraordinary Part IV-B dated 14.10.2009 with immediate effect.]

61. Appeals from orders of Panchayats.

(1)Any persons aggrieved by any order or direction of a Panchayat made or issued under this Act or under any rule or bye-law made thereunder may appeal from such order or direction to the

Panchayat Samiti having jurisdiction within thirty days from the date of such order or direction exclusive of the time requisite for obtaining a copy thereof.(2)An appeal under Sub-Section (1) shall be heard by the Standing Committee of the Panchayat Samiti constituted under Clause (a) of sub-Section (1) of Section 56.(3)The standing committee referred to in sub-Section (2) may after hearing the persons aggrieved, the Panchayat and any other person affected by the order or direction appealed against vary, set aside or confirm such order or direction and may also award costs to or against the persons filing the appeal.(4)The decision of the Standing Committee shall for the purposes be deemed to be the decision of the Panchayat Samiti.

62. Power of Panchayat to impose penalty.

- If a Panchayat is satisfied that a person has disobeyed a general or special order passed by the Panchayat, it may direct that such person shall pay, by way of penalty, a sum which may extend to two hundred rupees and, in the case of the disobedience being a continuing one, a further rum which may extend to ten rupees for every day after the first day, during which the disobedience continues.

63. Power to acquire, hold and dispose of properties.

(1)A Panchayati Raj Institution shall have the power to acquire, hold and dispose of property and to enter into contracts: Provided that in all cases of acquisition or disposal of immovable property the concerned Panchayati Raj Institution shall obtain the previous approval of the State Government.(2)All roads, buildings or other works constructed by a Panchayati Raj Institution with its own funds shall vest in it.(3)The State Government may allocate to a Panchayati Raj Institution any public property situated within the jurisdiction of such Panchayati Raj Institution and thereupon such property shall vest in and under the control of such Panchayati Raj Institution.(4)Where a Panchayati Raj Institution requires land to carry out any of the Purposes of this Act, it may negotiate with the person or persons having interest in the said land or it may take an application to the State Government or officer authorised in this behalf for the acquisition of the land, who may, if he is satisfied that the land is required for a public purpose, take steps to acquire the land under the provisions of the land Acquisition Act, 1894(Central No. 1 of 1894) and such land shall, on acquisition vest in the concerned Panchayati Raj Institution.

64. Funds.

(1)For every Panchayati Raj Institution, there shall be constituted a fund bearing the name of the concerned Panchayati Raj Institution and there shall be placed to the credit thereof:(a)contributions and grants, if any, made by the Central or the State Government including such part of the land revenue collected in the State as may be determined by the Government;(b)share of taxes or other revenues as approved by the State Finance Commission;(c)contribution and grants, if any, made by any local authority;(d)loan, if any granted by the Central or the State Government or raised by the Panchayati Raj Institution concerned;(e)all receipts on account of tolls, taxes and fees levied by the concerned Panchayati Raj Institution;(f)all receipts in respect of any school, hospitals, dispensaries, buildings institutions or works vested in, constructed by or placed under the control and management of the concerned Panchayati Raj Institution;(g)all sums received as gift or contribution

and all income from any trust or endowment made in favour of the concerned Panchayati Raj Institution; (h) all fines or penalties imposed and realised under the provisions of this Act or of the bye-laws, made there under; and(i)all other sums receive by or on behalf of the concerned Panchayati Raj Institution.(2) Every Panchayati Raj Institution shall set apart and apply annually such sums as may be required to meet the cost of its own administration including the payment of salary, allowance, provident fund and gratuity to the officers and employees. The total expenditure on establishment shall not exceed thirty percent of the total expenditure of the concerned Panchayati Raj Institution: Provided that repayment of loans shall be provided of the Panchayati Raj Institution concerned it in Annual Budged estimates. [Provided further that the ceiling of thirty percent expenditure on establishment may be relaxed by the State Government in specific schemes or programmes.][Inserted w.e.f. 26.7.1994 by Section 5 of the Rajasthan Act No. 23 of 1994.](3)A Panchayati Raj Institution shall power to spend such sums as it thinks fit for carrying out the purpose of this Act and may determine the amount of imprest to be kept to defray current expenses.(4)[The Panchayati Raj Institution Fund shall be vested in the concerned Panchayati Raj Institution and the balance of the credit of the Fund shall be kept in personal deposit account in the nearest Treasury/Sub treasury, Post office or branch of any scheduled Bank.][Substituted by Section 44 of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with immediate effect.](5)Subject to such general control as the Panchayat Samiti or Zila Parishad may exercise from time to time all order and cheques for payments from the Panchayat Samiti or Zila Parishad Funds, shall be signed by the Vikas Adhikari or Chief Executive Officer respectively and in his absence by an officer authorised by the Panchayat Samiti of Zila ParishadProvided that all such order and cheques of Panchayat or Zila Parishad for an amount exceeding Rs. 20,000. - shall be countersigned by the Pradhan or Pramukh as the case may be and, in the case of a Panchayat all withdrawals will be with joint signatures of Sarpanch and Secretary.

65. Taxes which may be imposed by a Panchayat.

(1)Subject to the rules and any orders made by State Government in this behalf a Panchayat may impose one or more of following taxes, namely:-(a)a tax on building owned by persons not exceeding such rate as may be prescribed; (b) an octroi on animals or goods brought within the Panchayat Circle for consumption or use therein; (c) vehicle tax except on those which are used for the purpose of cultivation;(d)pilgrim tax;(e)a tax for arranging the supply of drinking water within the Panchayat Circle; (f) a tax on commercial crops; (g) any other tax which the State Legislature has under the Constitution, power to impose in the State and which has been sanctioned by the Government.(2)The taxes under Sub-Section (1), shall be imposed assessed and raised in such manner and paid or realized at such times as may be prescribed. (3) The State Government may, by notification in the Official Gazette, require any Panchayat to impose, subject to the provisions of Sub-Section (2), any of the taxes specified in Sub-Section (1) from such date and at such rates, as may be specified in the notification.(4)While any notification under Sub-Section (3), is in force, the Panchayat shall proceed to impose the tax or taxes therein specified as if a resolution of the Panchayat had been passed for the imposition thereof and it shall not be lawful for it to abandon, modify or abolish any tax so imposed: Provided that the State Government may at any time cancel any such requisition or modify it in any respect: Provided further that when any tax has been

imposed upon the requisition of the State Government under Sub-Section (3), any other tax of like nature previously imposed by the Panchayat without such requisition shall cease to be levied and realised from the date from which the tax imposed upon the said requisition is to be levied and realised:Provided further that the tax under Clause (c) of Sub-Section (1) shall not be levied on a motor vehicle as defined in the Motor Vehicles Act, 1988 (Central Act No. 59 of 1988) or any other mechanically propelled vehicle. Explanation. - For the purpose of this section "Commercial Crops" are chilies, cotton, mustard, sugarcane zeera and ground-nut.

66. Special tax for community service.

- A Panchayat may impose a special tax on the adult male members of the Panchayat area for the construction of any public work of general utility for inhabitants of the said area :Provided that it may exempt any member from Payment of this tax in lieu of doing voluntary labour or having it done by another person on his behalf.

67. Power of Panchayat to charge fees.

- A Panchayat may charge fees for any license or permission granted or given by it for making any temporary erection or for putting up any projection or for the temporary occupation of any public or other land vested in the Panchayat or for any service rendered by it or in respect of any duty performed by it under the provisions of this Act.(2)Such fees shall be charged at such rates and in such manner as may be provided for in any rules made under this Act or in bye-laws by the Panchayat and it shall be lawful for the Panchayat to lease the levy of any such fees by public auction.

68. Powers of Panchayat Samiti to impose taxes.

(1)A Panchayat Samiti may impose and levy in the prescribed manner a tax on the rent payable for the use or occupation of agriculture land, at the rate of fifty paise in a rupee of such rent, such tax being payable by the person or persons severally or jointly in cultivatory possession of such land or in respect of any income therefrom.(2)Subject to the provision of Art. 276 of the Constitution of India and to any general or special orders of the State Government, a Panchayat Samiti may also impose and levy in the prescribed manner all or any of the following taxes, namely: -(a)a tax on such trades, callings, profession's and industries as may be prescribed;(b)a primary education cess; and(c)a tax in respect of Panchayat Samiti fairs held within the limits of its jurisdiction.

69. Power of a Zila Parishad to impose taxes and fees.

- Subject to such maximum rates as the Government may prescribe, a Zila Parishad may levy:-(a)a fee for licence for a fair or meta;(b)water rate, where management for the supply of water for drinking, irrigation or any purpose is made by the Zila Parishad within its jurisdiction.(c)surcharge -(i)upto five percent on stamp duty on sale of property in rural areas; and(ii)upto a half percent on the market fees referred to in Section 17 of the Rajasthan Agriculture Produce Market Act, 1961

(Rajasthan Act No. 38 of 1961)

70. Taxes and fees recoverable as arrears of land revenue.

- All arrears of cesses, taxes duties and fees leviable by a Panchayat, Panchayat Samiti or Zila Parishad under this Act or of loans granted by them [or any sum due against or recoverable from any Member/Chairperson/Deputy Chairperson/ any official of a Panchayati Raj Institution owing to lapse, defalcation by him or otherwise due from him out of funds of the Panchayati Raj Institution] [Inserted by Section 45 of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.] shall be recoverable as arrears of land revenue.

71. Appeal from assessment.

(1)Any persons aggrieved by the assessment, levy or imposition of any tax or fees under this Act may appeal therefrom to the competent authority.(2)An appeal under Sub-Section (1), may be preferred within ninety days from the date of the assessment, levy or imposition appealed from and the decision of the competent authority thereon shall be final.

72. Power to suspend levy.

- The State Government may suspend the levy or imposition of any tax or fee and may at any time rescind such suspension.

73. Power to State Government to require increase in income.

- If in the opinion of the State Government, the income of a Panchayat, a Panchayat Samiti or a Zila Parishad falls below what is necessary for the proper discharge of its duties under this Act, the State Government may require the Panchayat, the Panchayat Samiti or the Zila Parishad to take steps within such period, not being less than six months, as may be specified in the requisition to increase in its increase income to such extent as the State Government considers necessary.

74. Annual Budget.

(1)The sarpanch or as the case may be, the Vikas Adhikari or the Chief Executive Officer shall, before the prescribed date in each year, frame and place before the Panchayat, Panchayat Samiti or Zila Parishad respectively, a compete account of the actual receipts and expenditure upto a prescribed, date and expected receipts and expenditure for the financial year ending on 31st March, following together with budget estimates of the income, expenditure and other receipts of the concerned Panchayati Raj Institution for the financial year to commence on the first day of April next following.(2)The concerned Panchayati Raj Institution shall thereupon decide upon the appropriations and the ways and means contained in the budget estimates.(3)In such estimates, the concerned Panchayati Raj Institution shall among other things: -(a)make adequate and suitable

provision for such services as may be required for the fulfillment of the several duties imposed on the concerned Panchayati Raj Institution by this Act or any other law; (b) provide for the payments, as they fall due, of all installments of principal and interest for which the concerned Panchayati Raj Institution may be liable in respect of loans contracted by it;(c)allow for a balance at the end of the said years of not less than such sum as may, from time to time, be fixed by the State Government.(4)The budget estimate as finally passed by the Panchayat shall be submitted to the Vikas Adhikari and those of the Panchayat Samiti to the Chief Executive Officer and of the Zila Parishad to the [Director, Rural Development and Panchayati Raj] [Substituted w.e.f. 26.7.1994 and shall always be deemed to have been substituted by Section 6 of the Rajasthan Act No. 23 of 1994.] on or before such date as may be prescribed who shall, after scrutiny, place the same with his comments before he Panchayat Samiti or the Zila Parishad or the State Government as the case may be, within the prescribed time for sanction. If the sanctioning authority is satisfied that adequate provision has not been made in the budget estimates to give effect to the provisions of this Act, it shall have the power to suggest such modifications as may be necessary to serve such Provision and return of to the concerned Panchayati Raj Institution with its observations regarding the modifications to be made therein. The concerned Panchayati Raj Institution shall consider such observations and pass the budget with such modifications as it deems fit: Provided that, if the sanctioning authority fails to return the budget to the concerned Panchayati Raj Institution within the time prescribed in this behalf, the concerned Panchayati Raj Institution may incur the expenditure on committed items and other items of expenditure for which the concerned Panchayati Raj Institution has or will raise its own resources subject to the programmes to be taken up being in conformity with the priorities assigned to the various programmes in the State Plan: Provided further that no expenditure shall be incurred by a Panchayati Raj Institution on any items of expenditure for which a matching grant is to be obtained till such time as the budget is returned by the sanctioning authority. (5) If, in the course of a year, a Panchayati Raj Institution finds it necessary to make any alterations in the budget with regard to its receipt or the distribution of the amount to be expended for the purpose this Act, a supplementary or revised budget may be framed, passed, submitted and modified in the manner provided in Sub-secs. (1), (2) and (4).

75. Accounts and audit.

(1)A Panchayati Raj Institution shall keep such accounts and submit such statements to such authorities as may be prescribed.(2)Accounts of receipt and expenditure of every Panchayati Raj Institution shall be maintained for every financial year in such form as may be prescribed.(3)An abstract of the annual accounts of a Panchayati Raj Institution showing its income under each had or receipt, the charges for the establishment, works undertaken, the sum expended on each work, the balance, if any, remaining unexpended and such other information as may be required by rules, shall be prepared and finalized in the prescribed manner.(4)All accounts kept and maintained by a Panchayati Raj Institution shall be audited, as soon as may be after the end of each of each financial year, by the Director, Local Fund Audit for the State and the provisions of the Rajasthan Local Fund Audit Act, 1954 (Rajasthan Act 28 of 1954)shall apply:Provided that the Comptroller and Auditor General of India may also carry out a [audit of such accounts and such audit report shall be laid before the State Legislature by the State Government.] [Substituted 'test audit of such accounts' by Rajasthan Act No. 9 of 2011, dated 25.3.2011.](5)The concerned Panchayati Raj Institution shall

pay, out of its fund such sum as may be determined by the State Government by way of charges for such audit.

76. Loans and sinking funds.

(1)Panchayati Raj Institution may, subject to the provisions of any law relating to the raising of loans by local authority for the time being in force, raise from time to time with the approval of the State Government loans for the purposes of this Act and create a sinking fund for the repayment of such loans.(2)A Panchayati Raj Institution may borrow money from the Government or, with the previous sanction of the Government, from banks or other financial institutions, for furtherance of its objectives on the basis of specific schemes drawn up by such Panchayati Raj Institution for the purpose.

77. Power to grant loans.

- A Panchayati Raj Institution may out of its fund grant loans for the furtherance of its activities to such persons, institutions or societies and, subject to such terms and conditions, as may be prescribed.

78. Appointment of Secretary [***] [Deleted by Section 46, of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.] and other staff.

(1) Subject to the provisions of this Act and rules made thereunder -(a) there shall be for every Panchayat a Secretary [xxx] [Deleted by Section 46, of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.] who shall be appointed in the prescribed manner,(b) every Panchayat may with the previous approval of the Panchayat Samiti, appoint such other staff as may be necessary for carrying out the duties imposed on it by or under this Act on such conditions of service of as may be prescribed.(2)It shall be the duty the Secretary of every Panchayat [***] [Deleted by Section 46, of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000.], subject to the control of the Sarpanch-(a)to keep the records and registers of the Panchayat in his custody;(b)to issue receipts under his signature for sums of money received on behalf of the Panchayat; (c) to be responsible for maintaining the accounts of the Panchayat Fund: (d) to be responsible for the safe custody of the Panchayat Fund; (e) to prepare all statements and reports required by or under this Act or rules made thereunder; (f) to make all payments as may be sanctioned by the Panchayat; (g) to perform such other functions and duties as may be prescribed or delegated under this Act or rules made thereunder.

79. Vikas Adhikari and other Officers.

(1)The State Government shall appoint for each Panchayat Samiti a Vikas Adhikari [a Block Elementary Education Officer] [Inserted by Section 47, of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 6.1.2000] and such other Extension Officers as well as Accountants and Junior Accountants as it may consider necessary.(2)The Vikas Adhikari, Extension Officers, Accountant and Junior Accountant appointed under Sub-Section (1) shall be -(a)either persons encadred in a State Service or person holding posts under the State Government;(b)regarded as being on deputation to the Panchayat Samiti on such terms and conditions as may be prescribed; and(c)liable to transfer by the State Government.

80. Staff of Panchayat Samiti.

(1)The State Government shall fix the strength of each category of posts other than those referred to in Section 79 which it may consider necessary for each Panchayat Samiti and shall prescribe the scales of pay and allowances and other conditions of service of the persons appointed to such posts.(2)With the prior approval of the State Government, every Panchayat Samiti may, if it thinks necessary, create additional posts of each such category carrying the same scales of pay the allowance and other conditions of service as are prescribed under Sub-Section (1).(3)Appointments to post in Class IV Services fixed under Sub-Section (1) or created under Sub-Section (2) shall be made by the Vikas Adhikari in the prescribed manner.(4)Appointments to other posts fixed under Sub-Section (1) or created under Sub-Section (2) shall be made by the Panchayat Samiti in the prescribed manner from out of persons selected for the Rajasthan Panchayat Samiti and Zila Parishad Service constituted under Section 89.

81. Powers and functions of the Vikas Adhikari.

(1)The Vikas Adhikari shall -(a)issue notices under instructions from the Pradhan and the Chairman of Standing Committees, for meetings of the Panchayat Samiti and the Standing Committees thereof;(b)attend all such meetings and record and maintain the minutes thereof;(c)participate in the deliberations at such meetings; and(d)draw and disburse moneys out of the Panchayat Samiti fund:Provided that the Pradhan may, for reasons to be recorded in writing stop such payment and place the matter before the Panchayat Samiti or the Standing Committee concerned; and(e)exercise such other powers and perform such other functions are conferred or imposed on him by or under this Act or as may be delegated to him.(2)If for any reason the Vikas Adhikari is unable to attend any meeting of the Panchayat Samiti or a Standing Committee thereof, the senior most officer subordinate to him who may be present at the place of the meeting, shall attend such meeting.[81-A Powers and functions of Block Elementary Education Officer. - The Block Elementary Officer shall -(a)act as officer in charge of elementary education for the Panchayat Samiti; and(b)exercise such other powers and perform such other functions as are conferred upon, or assigned to him by the State Government.]

82. Chief Executive Officer and other Officers.

(1)An Officer of the Indian Administrative Service or Rajasthan Administrative Service [or a project Director specially selected by the Rural Development Department [Inserted by Section 49 of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette, Extraordinary Part IV-A dated 3.5.2000 with immediate effect.] shall be the Chief Executive Officer of the Zila Parishad who shall be appointed by the Government. Like wise, the Government may appoint an Additional Chief Executive Officer for a Zila Parishad on such terms and conditions a may be prescribed. [Explanation. - The Chief Executive Officer shall include an Additional Chief Executive officer.][Inserted by Section 49 of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette, Extraordinary Part IV-A dated 3.5.2000 with immediate effect.](2)The Government shall also appoint a Chief Account Officer, [A District Elementary Education Officer] [Inserted by Section 49 of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette, Extraordinary Part IV-A dated 3.5.2000 with immediate effect.] and a Chief Planning Officer for each Zila Parishad.(3)The Government shall post from time to time in every Zila Parishad such number of its officers as the Government considers necessary. (4) Notwithstanding anything contained in this Act or any other law for the time being in force the Government or any other officer of other authority authorized by it in this behalf shall have power to effect transfer of the officers and officials so posted from one district to another.

83. Staff of Zila Parishad.

- The provisions of Section 80 shall apply in relation to the staff of a Zila Parishad subject to the variation that for the expressions "Section 79", "Panchayat Samiti" and "Vikas Adhikari" occurring therein, the expressions "Section 82", "Zila Parishad" and "Chief Executive Officer" shall respectively be substituted.

84. Power and functions of the Chief Executive Officer and other Officer.

(1)Save as otherwise expressly provided by or under this Act, the Chief Executive Officer shall -(a)carry out the policies, decisions and directions of the Zila Parishad, and take necessary measures for the speedy execution of all works and development schemes of the Zila Parishad;(b)discharge the duties imposed upon him by or under this Act or the rules and regulations made thereunder;(c)control the officers and servants of the Zila Parishad subject to the general superintendence and control of the Zila Parishad and such rules as may be made;(d)have custody of all papers and documents relating to the Zila Parishad; and(e)draw the disburse money out of the Zila Parishad funds and exercise such other powers and perform such other functions as may be prescribed.(2)The Chief Executive officer shall under instructions of Pramukh issue notice for the attend every meeting of the Zila Parishad and standing committees and may take part in the discussion but shall not have the right to move any resolution or to vote. If in the opinion, of the Chief Executive Officer any proposal before the Zila Parishad is violative of, or inconsistent with the provisions of this Act or any other law or the rules or order made thereunder or instructions issued by the State Government, it shall be his duty to bring the same to the notice the of the Zila Parishad.(3)The Chief Executive Officer shall within fifteen days from the date of the meeting of the

Zila Parishad or of any of its committees submit to the Government every resolution of the Zila Parishad or any of its committees which in his opinion is inconsistent with the provisions of this Act or any other law and he shall not implement such resolution otherwise than as directed by the Government.(4)The Chief Executive Officer may enter on and inspect -(a)any immovable property or any work in progress under the control of any Panchayat or Panchayat Samiti;(b)any school, hospital, dispensary, vaccination station, poultry farm of other institutions, maintained by or under the control any Panchayat or Panchayat Samiti and any records, registers or other documents kept in such institution; and(c)the office of any Panchayat or Panchayat Samiti and any records registers or other documents kept therein.(5)The Panchayat or Panchayat Samiti shall be bound to afford to the Chief Executive Officer such access at all reasonable times to its property or premises and to all documents as may, in opinion, be necessary be enable him to discharge his duties under Sub-Section (4).(6)The Chief Accounts Officer shall advise the Zila Parishad in matters of financial policy and shall be responsible for all matters relating to the accounts of the Zila Parishad including preparation of annual accounts and the budget. (7) The Chief Accounts Officer shall ensure that no expenditure in incurred except under proper sanction and in accordance with this Act and the rules and regulations thereunder and shall disallow any expenditure not warranted by this Act or rules and regulations or for which no provision is made in the budget. (8) The Additional Chief Executive Officer shall assist the Chief Executive Officer in the performance of his Duties.(9)The Chief Planning Officer shall advise the Zila Parishad in matter of plan formulation and shall be responsible for all matters relating to planning of the Zila Parishad including the preparation of plans of economic development and social justice and annual plan of the district.(10)[The District Elementary Education Officer shall act as officer in charge of elementary education for Zila Parishad and exercise such other powers and perform such other functions as are conferred upon, or assigned to him by the State Government. [Added by Section 50 of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with immediate effect.]

85. Emergency power of Vikas Adhikari and Chief Executive Officer.

- The Vikas Adhikari in the absence of the Pradhan and the Chief Executive Officer in the absence of the Pramukh from the headquarters may in case of emergency such as fire, flood, epidemic or the like, direct the execution of any work or the doing of any act which would ordinarily require the sanction of the Panchayati Raj Institution concerned or of a Standing Committee thereof and the execution or the doing of which is, in his opinion necessary for the welfare or safety of the public or prevention of damage to property and may also direct that the expenses of executing such work on doing such act shall be paid from the Fund of the Panchayati Raj Institution concerned. In every such case, he shall forthwith report the action taken and the reasons therefore to the authority competent to sanction such work or the doing of such act.

86. Power of the Government Officers.

- All gazetted officers of the State Government shall be entitled to attend the meetings of the Panchayat Samiti or Zila Parishad and their Standing Committees and to participate in the deliberations of such meetings relating to matters concerning their department.

87. Execution of works and programmes by Panchayat Samiti or Zila Parishad through Panchayat.

- Notwithstanding anything contained in any other provisions of this Act, any programmes which a Panchayat Samiti or Zila Parishad decides to carry out for the benefit of any one Panchayat circle, shall be the responsibility of and shall be carried out or executed as the case may be, through the agency of the Panchayat of that Panchayat circle.

88. Right to requisition records.

(1)Every person in possession of moneys, accounts, records or other property pertaining to a Panchayati Raj Institution shall on the requisition in writing of the Chief Executive Officer for this purpose, forthwith handover such moneys or delver up such accounts, records or other property to the Chief Executive Officer or the persons authorized in the requisition to receive the same.(2)The Chief Executive Officer may also take steps to recover any money due from any such person in the same manner and subject to the same provisions as in the Rajasthan Land Revenue Act for the recovery of the arrears or land revenue from defaulters and or the purpose of recovering the accounts, records or other property appertaining to a Panchayati Raj Institution may issue a search warrant and exercise all such powers with respect thereto as may lawfully be exercised by a Magistrate under the provisions of Chapter VII of the Code of Criminal Procedure, 1973, (Central Act 2 of 1974).(3)Every person knowing where any moneys, accounts, records or other property appertaining to a Panchayati Raj Institution are concealed shall be bound to give information of the same to the Chief Executive Officer.(4)An appeal shall lie from an order of the Chief Executive Officer under this section to the State Government.

89. Constitution of the Rajasthan Panchayat Samiti and Zila Parishad Service.

(1) There shall be constituted for the State Service designated as the Rajasthan Panchayat Samiti and Zila Parishad Service and hereafter in this Section referred to as the service and recruitment thereto shall be made district wise: [Provided that selection for the posts [specified in clauses (i), (iii) and (iv)] [Added by Act No. 29 of 2015, dated 7.10.2015.] of sub-Section (2) shall be made at the State level.] [Inserted by Section 48 of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette, Extraordinary Part IV-A dated 3.5.2000 with immediate effect.][XXX][Deleted by the Rajasthan Panchayati Raj (Amendment) Act, 2010: published in Rajasthan Gazette Extraordinary Part IV-A dated 15.9.2010, p. 37(2)](2)The Service may be divided into different categories, such category being divided into different grades, and shall consist of -(i)village level workers;(ii)Gramsevikas;(iii)[Primary and Upper Primary School] [Substituted by Section 51 of Rajasthan Panchayati Raj (Amendment) Act, 2000, published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with immediate effect.] Teachers; [***][Deleted by the Rajasthan Panchayati Raj (Amendment) Act, 2008 published in Rajasthan Gazette Extraordinary Part IV-A dated 5.4.2008.](iv)ministerial establishment may (except Accountants and Junior Accountants) [; and] [Substituted, ibid.] (v) [Prabodhak and Senior Prabodhak.] [Added Rajasthan Panchayati Raj (Amendment) Act, 2008 published in Rajasthan Gazette Extraordinary Part IV-A

dated 5.4.2008.](3)The State Government encadre in the service any other category or grades of officers and employees of Panchayat Samities and Ziula parishads and not included in Class IV Services.(4)The State Government may prescribed the duties, functions and power of each grade and each category of officers and employees encadred in the service. (5) All appointed to posts in the service shall be made-(a)by direct recruitment; or(b)By promotion; or(c)by transfer.(6)Appointment by direct recruitment [to the posts specified in clause (ii) of sub-Section (2)] [Inserted by Act No. 29 of 2015, dated 7.10.2015.] and to the posts encadred under sub-Section (3)] [Added by Act No. 8 of 2015, dated 1.4.2015.] [XXX] [Deleted by the Rajasthan Panchayati Raj, (Amendment) Act, 2010 published in Rajasthan Gazette Extraordinary, Part IV-A, dated 15.9.2010, p. 37(2).] Shall be made by a Panchayat Samiti or Zila Parishad, as the case may be, in accordance with the rules made in this behalf by the State Government form out of the persons selected for the posts in a grade or category in the district by the District Establishment Committee referred to in Sub-section (1) Section 90. [XXX.] [Deleted by the Rajasthan Panchayati Raj, (Amendment) Act, 2010 published in Rajasthan Gazette Extraordinary, Part IV-A, dated 15.9.2010, p.37(2)](6A)[Appointment by direct recruitment to the posts specified in clauses (i) and (iv) of sub-Section (2) shall be made by a Panchayat Samiti or Zila Parishad, as the case may be, in accordance with the rules made in this behalf by the State Government, from out of the persons selected for the posts by Rajasthan Subordinate and Ministerial Services Selection Board in such manner as may be prescribed.] [Inserted by Notification No. F. 2(2), dated 9.4.2016 (w.e.f. 23.4.1994).](6AA)[] [Inserted by Act No. 29 of 2015, dated 7.10.2015.] Appointment by direct recruitment to the posts specified in clause (iii) of sub-Section (2) shall be made by a Panchayat Samiti or Zila Parishad, as the case may be, in accordance with the rules made in this behalf by the State Government, from out of the persons selected for the posts by such agency in such manner as may be prescribed.] [Added by Act No. 7 of 2015, dated 1.4.2015. [(6B. Appointed on the posts specified in clause (v) of Sub-section (2) Shall be made by additional Chief Executive Office-cum-District Education officer (Elementary-Education) of the District concern in accordance with the rules made this behalf by the State Government, from out of persons selected for the posts by the recruitment committee constituted by the Government in accordance with the rules made by the State Government in this Behalf:Provide in case of the posts reserved for windows and divorce women Selection shall be made in such manner and by such screening committee as may be prescribed by the State Government.] [Added, the Rajasthan Panchayati Raj, (Amendment) Act, 2010 published in Rajasthan Gazette Extraordinary Part IV-A, dated 15.9.2010 p., 37(2).](7)The appointing authority may, so long as selection is not made by the District Establishment committee or selected person are not available for appointment, make appointments in the prescribed manner on temporary basis for a period not exceeding six months and the said may be extended only after consultation with the District Establishment Committee: Provided that no appointment on temporary basis shall be made on the posts specified in clause (iii) of Sub-section (2).] [Added by the Rajasthan Panchayati Raj (Amendment) Act, 2004 published in Rajasthan Gazette Extraordinary Part IV-A dated 10.8.2004 deemed to have come to into force on and from 28.2.2004.](8)Appointments by-(i)Promotion shall be made by the Panchayat Samiti or the Zila Parishad, as the case may be, in the prescribed manner form amongst the persons whose names have been entered in the list prepared by the District Establishment committee; and(ii)transfer shall be made after consultation with the Pradhans or the Pramukhs, as the case may be of the Panchayat Samitis or the Zila Parishad from and to which such transfer is proposed to be made. [(8A. Notwithstanding anything contained in Sub-section (8), the

State Government may transfer any member of the Service [from any place of posting to any other place of posting whether within the same Panchayat Samiti or [Inserted w.e.f. 23.4.1994 by Section 7 of the Rajasthan Act No. 23 of 1994.] from one Panchayat Samiti to another Panchayat Samiti, whether within the same distirct or outside it form one Zila Parishad to another Zila Parishad, or from a Panchayat Samiti to a Zial Parishad or from a Zial Parishad to a Panchayat Samiti and may also stay the operation of, or cancel, any order of transfer made under Sub-section (8), or the rules made thereunder.](9)Persons holding posts encadred in the service shall also be eligible for appointments or promotion to posts in a State Service or under the State Government in accordance with the rules made in that behalf by the Sate Government and subject to terms and conditions laid down in such rules, and the persons so appointed or promoted shall count the period of their holding posts in the Service constituted under this Section for the purpose of seniority and pension.(10)Persons holding appointment in a State Service shall also be eligible for appointment by transfer to a post encadred in the Service constituted under this section in accordance with rules made in this behalf by the State Government and on terms and conditions laid down in those rules.(11) Every person holding a post encadred in the service constituted under this section shall be entitled to the payment of a pension by the State Government out of the consolidated fund of the State in accordance with rules made by it in that behalf.

90. Constitution and functions of the District Establishment Committee.

(1)For each District, there shall be a District Establishment Committees consisting of the following -(i)Zila Pramukh, as the Chairman;(ii)Chief Executive Officer; and(iii)[District Elementary Education Officer] [Substituted by Section 52 of the Rajasthan Panchayati Raj (Amendment) Act, 2000, published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with immediate effect.] (where the matter before the said committee relates to the appointment of, or disciplinary proceedings against, a teacher of a primary school); and(iv)An officer nominated by the competent authority.(2)The District Establishment Committee shall -(a)make selection or the posts in different grades and categories [except the posts specified in clauses (i), (iii), (iv) and (v) of Sub-Section (2) of Section 89] [Substituted by Notification No. F. 2(2), dated 9.4.2016 (w.e.f. 23.4.1994).] existing in the service in the Panchayat Samiti and the Zila Parishad in the District in accordance with the rules made by the state government in this behalf;(b)regulate the mode of temporary appointment and recommend the names of persons for extending such appointments beyond six months;(c)prepare lists of persons for promotion in the prescribed manner; and(d)advise the Panchayat Samitis of the district and Zila Parishad all disciplinary matters affecting the officers and other employees thereof other than those referred to in Secs. 79 and 82, which may arise under Section 91.

91. Disciplinary proceedings against and punishments inflicted on staff of Panchayat Samitis and Zila Parishads.

(1)The conduct of disciplinary proceedings that may be started against, and the punishments that may inflicted in such proceedings on, the officers and servants of Panchayat Samitis and Zila Parishads other than officers, referred to in Section 79 and 82 shall be governed and regulated by rules made by the State Government in this behalf.(2)Subject to such rules -(a)all or any of the prescribed punishments may be inflicted on all persons holding posts in Class IV Services -(i)by the

Vikas Adhikari of a Panchayat Samiti, if such persons are servants of that Panchayat Samiti; [***] [Word 'and' deleted by Section 53 of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with immediate effect.](ii)by the Chief Executive Officer of a Zila Parishad, if they are servants of that Zila Parishad; [***] [Word 'and' deleted by Section 53, of the Rajasthan Panchayati Raj (Amendment) Act, 2000 published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with immediate effect. [(iii)] where such services are in connection with the elementary education and such services are under the control of the Panchayat Samiti, by the Block Elementary Education Officer of the Panchayat Samiti; and [Added by Section 53 of the Rajasthan Panchayati Raj (Amendment) Act, 2000, published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with immediate effect.](iv)where such services are in connection with elementary education and such services are under the control of the Zila Parishad, by the District Elementary Education officer; and (b) the punishment of censure or with-holding of increment or promotion may with the approval of the Chairperson of the concerned Panchayati Raj Institutions be inflicted on all persons holding appointments to posts encadred in the services constituted under Section 89(i)by the Vikas Adhikari of a Panchayat Samiti, if such persons hold their appointment under the Panchayat Samiti; and(ii) by the Chief Executive Officer of the Zila Parishad, if they hold their appointment under that Zila Parishad.(3)All other prescribed punishments may be inflicted on the persons holding appointments on the posts encadred in the Service in a Panchayat Samiti or Zila Parishad by the District Establishment Committee.(4)An appeal may be preferred -(a)against an order made by the [Vikas Adhikari/Block Elementary Education Officer of the Panchayat Samiti or the Chief Executive Officer/ District elementary Education Officer.] [Substituted by Section 53 of the Rajasthan Panchayati Raj (Amendment) Act, 2000. published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with immediate effect.] of the Zila Parishad to the District Establishment Committee constituted under Section 90; and(b)against an order made by the District Establishment Committee under Sub-Section (3) to the State Government. (5) An appeal may be preferred under Sub-Section (4) within a period of 90 days from the date of the order appealed from and the time for obtaining a copy of such order shall be excluded from the said period.

91A. [Disciplinary powers of District Programme Co-ordinator and Programme Officer. [Inserted by the Rajasthan Panchayati Raj Act, (Second Amendment)Act, 2010: Published in Rajasthan Extraordinary, Part IV-A, dated 15.9.2010. p.41(5).]

(1)Notwithstanding anything contained in this Act or any other law for the time being in force, -(a)in the case of all the officers and servants, other than the Chief Executive Officer, of a Panchayati Raj Institution, whether appointed by such Panchayti Raj Institution or the State Government, the District Programme Coordinator and(b)in the case of all the officers and servants other than the officers referred to in Section 79, of a Panchayati Raj Institution at block and village level, the programme officer.shall have power to conduct disciplinary proceedings against, and to inflict punishment on, such officers and servants in respect of the misconduct committed by such officers or servants in connection with the duties and functions assigned to them under the Mahatma Gandhi National Rural Employment Guarantee Scheme or under any other scheme of the Central

Government or the State Government:Provided that no person shall be dismissed or removed from service in exercise of the powers under this sub-section unless the authority exercising power under this sub-section is appointing authority of such person. (2) Subject to the provisions of sub-Section (1), Rules 13, 14, 16, 17 and 18 of the Rajasthan Civil Services (Classification, Control and Appeal) Rules, 1958, as amended from time to time, shall apply to the disciplinary proceedings and punishment under this section with such modification as may be necessary including the modification that references to appointing authority or disciplinary authority therein shall be construed as including reference to the District Programme Coordinator and the Programme Officer.(3)An appeal may be preferred-(a)against an order made by the Programme Officer to the District Programme Coordinator, and(b)against an order made by the District Programme Coordinator to the State Government. (4) An appeal may be preferred under sub-Section (3) within a period of ninety days from the date of the order appealed against and the time taken for obtaining a copy of such order shall be excluded from the said period. (5) Every order made by the District Programmed Coordinator or the Programmed Officer shall be endorsed and communicated immediately to the appointing authority and to the officer to whom the officer or servant, against whom order is made, is subordinate and such superior officer shall be bound to execute such order.(6) For the removal of doubts it is hereby clarified that nothing in this section shall be construed as diminishing the powers of any other disciplinary authority under this Act or any other law for the time being in force, however, if any action has been initiated or taken against any officer or servant under this section, no action shall be initiated or taken by any other authority on the basis of same facts or conduct. Explanation. - For the purposes of this section, -(i)"District Programme Coordinator" means the District Programme Coordinator as defined in . the Mahatma Gandhi National Rural Employment Guarantee Act, 2005 (Central Act No. 42 of 2005) and including an officer designated as such in or under any scheme of the Central Government or the State Government.(ii)"Programme Officer" means the Programme Officer as defined in the Mahatma Gandhi National Rural Employment Guarantee Act, 2005 (Central Act No. 42 of 2005) and includes an officer designated as such in or under any scheme of the Central Government or the State Government.(iii)"Mahatma Gandhi National Rural Employment Guarantee Scheme" means the Scheme notified by the State Government under sub-Section (1) of Section 4 of the Mahatma Gandhi National Rural Employment Guarantee Act, 2005 (Central Act No. 42 of 2005)."]

Chapter IV Power of the State Government etc.

92. Power of cancelling or suspending resolution of a Panchayati Raj Institution.

(1)The State Government shall be the Chief Superintending and Controlling Authority in respect of all matters relating to the administration of Panchayati Raj Institution and may, by an order in writing cancel any resolution or order passed by a Panchayati Raj Institution or any standing committee thereof if in its opinion such resolution is not legally passed or is in excess or abuse of the powers conferred by or under this Act or under any law for the time being in force, or if its execution is likely to cause danger to human life, health or safety of person or property or is likely to cause a

breach of the peace.(2)The State Government shall, before taking action under Sub-Section (1), give to the Panchayati Raj Institution concerned a reasonable opportunity for explanation.(3)If, in the opinion of the Collector immediate action is necessary to suspend a resolution of any Panchayati Raj Institution on the ground that its execution is likely to cause danger to human life, health or safety of person or property or is likely to lead to a breach of the peace, he may, while making a report to the State Government for a final decision with respect to the resolution, by order in writing, suspend the resolution if it is that of a Panchayat or a Panchayat Samiti.

93. Power to provide for performance of duties in default of a Panchayati Raj Institution.

(1)On a complaint made, or otherwise if the State Government is satisfied that a Panchayati Raj Institution has been guilty of making default in performing any duty imposed upon it by under this Act, is may after due enquiry, by order in writing fix period for the performance of that duty and such order shall forthwith be communicated to the Panchayati Raj Institution concerned.(2)If that duty is not performed within the period so fixed, the State Government may appoint some person to perform it and direct that the expenses incurred in the performance of such duty together with a reasonable remuneration to the person appointed to perform it shall be forthwith paid by the Panchayati Raj Institution concerned.(3)If the expenses and remuneration are not so paid, the State Government may make an order directing the person having the custody of the balance of the fund of the Panchayati Raj Institution concerned to pay the expenses and the remuneration or such part thereof as possible from that balance.

94. Power to Government to dissolve a Panchayati Raj Institution.

- If at any time Government is satisfied that a Panchayati Raj Institution is not competent to perform or persistently makes default in the performance of the duties imposed on it by or under this Act or otherwise by law, or have exceeded or abused its powers, the Government may by an order published, alongwith the reasons thereof, in the Official Gazette, declare the Panchayati Raj Institution to be incompetent or in default or to have exceeded or abused its powers, as the case may be, and may dissolved such Panchayati Raj Institution on and from a date to be specified in the order of dissolution:Provided that no action shall be taken under this sub-section unless the Panchayati Raj Institution has been afforded a reasonable opportunity of submitting an explanation and of being heard if the Panchayati Raj Institution so desires.Explanation. - If for any reason the number of vacancies in a Panchayati Raj Institution exceeds two-third of the total number of seats, the Panchayati Raj Institution shall be deemed to be not competent to perform the duties imposed on it by or under this Act.

95. Consequences of dissolution.

(1)When a Panchayati Raj Institution is dissolved under this Act, the following consequences shall ensue:-(a)all the members of the Panchayati Raj Institution including the chairperson shall, on the date of dissolution vacate their respective offices but without prejudice to their eligibility for

re-election or re-appointment.(b)all powers and duties of the Panchayati Raj Institution shall, during the period of dissolution, be exercised and performed by such administrator as the State Government may appoint in this behalf; and(c)all property vested in the Panchayati Raj Institution shall, during the period of dissolution, vest in the Government.(2)If it shall not be possible to reconstitute the Panchayati Raj Institution within the time specified in Clause (b) of Sec-Section (3), of Section 17 because of any stay by any competent Court or authority on any general election to the Panchayati Raj Institution concerned and the proceedings consequent thereon the consequences specified in Clauses (b) and (c) of Sub-Section (1) shall follow.(3)An order of dissolution made under Section 94 together with a statement of the reasons thereof shall be laid before the House of the State Legislature, as soon as may be, after it has been made.

95A. [Transitional provision as to Administrators. - Notwithstanding anything contained in this Act, an Administrator exercising the powers and performing the duties of a Panchayati Raj Institution on the date of coming into force of the Constitution (Seventy-third Amendment) Act, 1992, shall continue to do so till 31st March, 1995, or till the concerned Panchayati Raj Institution is constituted after the first election held under the provisions of the Act, whichever is earlier.]

[Inserted by Section 8 of the Rajasthan Panchayati Raj (Amendment) Act. 1994. (Act No. 23 of 1994) published in Rajasthan Gazette Extraordinary Part IV-A dated 6.10.1994 as a new Section (95A. after Section 95 (w.e.f. 23.1.1994).]

96. Power to invest surplus funds.

- It shall be lawful for a Panchayati Raj institution with the sanction of the State Government, to invest any surplus funds in its hands, which may not be required charges, in public securities in the name of the Panchayat, Panchayat Samiti or the Zila Parishad, as the case may be.

97. Power of revision and review by Government.

(1)The State Government may, either of its own motion or on an application from any person interested, call for and examine the record of a Panchayati Raj Institution or of a Standing Committee of Sub-Committee thereof in respect of any proceedings to satisfy itself as to the correctness, legality or propriety of any decision, or order passed therein or as to the regularity of such proceedings and if in any case it appears to the State Government that any such decision or order be modified, annulled, reversed or remitted or reconsideration, it may pass order accordingly:Provided that the State Government shall not pass any order prejudicial to any party unless such party has had a reasonable opportunity of being heard in the matter.(2)The State Government may stay the execution of any such decision or order prejudicial to any party, pending the exercise of its powers under Sub-Section (1) in respect thereof.(3)The State Government may, of its own motion or on an application received from any person interested, at any time within ninety

days of the passing of an order under Sub-Section (1), review any such order if it was passed by it under any mistake, whether of fact or of law or in ignorance of any material fact. The provisions contained in the proviso to Sub-Section(1) and in Section (2) shall apply to a proceeding under this sub-section.

97A. [Appeals. - (1) Any person aggrieved by any order or direction of a Panchayat Samiti, made or issued under this Act or under any rule made thereunder may appeal against the order or direction given to Zila Parishad having jurisdiction within thirty days from the date of such order or direction and the time taken in obtaining a copy thereof shall be excluded in computing the said period.

(2)Any person aggrieved by any order or direction of a Zila Parishad made or issued under this Act or under any rule made thereunder may appeal against the order or direction given to the Divisional Commissioner having jurisdiction within thirty days from the date of such order or direction and the time taken in obtaining a copy thereof shall be excluded in computing the said period.][Inserted by Section 54 of the Rajasthan Panchayati Raj (Amendment) Act, 2000, published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with immediate effect.]

98. Delegation of Powers.

- The State Government may, by notification in the official Gazette, delegate -(a)all or any of its power under this Act to any officer or authority subordinate to it, and(b)all or any of the powers of the officer-in-charge of Panchayat under this Act to any other officer or authority.

99. Appointment of officers and staff by Government.

- For the discharge of such functions in regard to the administration of Panchayats as are provided for in this Act or as may be prescribed thereunder, the State Government may appoint an Officer-in-charge of Panchayats with such designation as it may form time to time notify and such other subordinate officers and staff as the State Government may deem necessary.

100. Inspection and enquiry by State Government.

- The State Government or any other generally or specially authorized by the State Government in this behalf may -(a)inspect or cause to be inspected any immovable property owned and used or occupied by a Panchayati Raj Institution or any work in progress under the direction of such Panchayati Raj Institution.(b)by an order in writing call for and inspect a book or document in the possession or under control of a Panchayati Raj Institution.(c)likewise require a Panchayati Raj Institution to furnish such statements reports or copies of documents relating to the proceedings or the duties of such Panchayati Raj Institution as it thinks fit;(d)record in writing for the consideration of a Panchayati Raj Institution, any observation which it thinks proper in regard to

the proceedings or the duties of such Panchayati Raj Institution; and(e)institute an enquiry against any member, chairperson or deputy chairperson of a Panchayati Raj Institution in respect of any matter relating to such Panchayati Raj Institution.

101. Alternation in the limits of a Panchayati Raj Institution.

(1) The State Government may, at any time, after one month's notice published in the prescribed manner either on its own motion or at the request made in this behalf, and by notification in the official Gazette-(a)declare the whole or a part of any local area included within the limits of a municipality to be a Panchayat Circle; or(b)include in a Panchayat Circle any such local area or a part there of or, as the case may be any local area included within the limits of another Panchayat circle; or(c)otherwise alter the limits of a Panchayat Circle by amalgamating one Panchayat Circle into another or by splitting up a Panchayat circle into two or more Panchayat Circles; or(d)exclude the whole or a part of any local area from a Panchayat Circle, whether on its ceasing to be a rural area or, as the case may be, for its being included within the limits of another Panchayat Circle.(2)Upon any action being taken under Sub-Section (1), the State Government shall, notwithstanding anything contained in this Act or any other law for the time being in force, by an order published in the Official Gazette, make provision for the following, namely: -(a)that, in a case falling under Clause (a) of that Sub-section, a Panchayat shall be established for the local area declared to be a Panchayat Circle; or(b)that, in a case falling under Clause (b) of that Sub-section, the election of the members for the additional local area shall be held; or(c)that, in a case falling under Clause (c) of that sub-section the existing Panchayats shall stand dissolved and new Panchayats shall be constituted -in accordance with the provisions of this Act within a period of six months from the appointed day; or(d)that, in a case falling under Clause (d), the Panchayat shall stand dissolved or, as the case may be, the members who, in the opinion of the State Government, represent the local area excluded from the Panchayat Circle shall stand removed; Provided that for so long as a Panchayat or a new Panchayat is not established under Clause (a) or, as the case may be, under Clause (c), all power and duties of the Panchayat shall be exercised and performed by such administrator as the State Government may appoint in this behalf: Provided further that no act of a Panchayat shall be deemed invalid by reason of any vacancy of the members referred to in clause (b).(3)Upon the exclusion of any local of a municipality and its declaration as or, as the case may be inclusion in, a Panchayat Circle under Sub-Section (1), -(a) such area shall cease to be a municipality;(b)the members of the board representing the area of the municipality so declared or included in a Panchayat Circle shall vacate their respective offices but without prejudice to their eligibility for election to the Panchayat to be constituted for such area or, as the case may be, the Panchayat, in the area whereof, such area is included; (c) the whole of the assets vesting in, and of the liabilities subsisting against, the municipality so declared to be a Panchayat or, in case where only a part of a municipality is included in, or declared to be a Panchayat, such portion of the said assets and liabilities as the State Government may direct, shall devolve upon the Panchayat declared for such area or upon the Panchayat in which such area of the municipality is included; (d)until new rules, notification order and bye-laws are made or issued under this Act and unless the State Government otherwise directs, all rules, notifications, orders and bye-laws applicable:-(i)to the Panchayat in which such area is included; and(ii)where the whole or a part of a municipality is declared to be a Panchayat to the area of the Panchayat Samiti which shall, by reason of the

concerned area falling in the block of such Panchayat Samiti, have jurisdiction on the area so declared to be a Panchayat, shall continue to apply to the area so included or declared; (e) the Panchayat so established by inclusion of any area of a municipality thereon or by the declaration of a municipality as a Panchayat shall levy or continue to less such of the taxes as are lawfully imposed under this Act;(f)any such area shall cease to be subject to all rules, notifications, order and bye-laws made under the Rajasthan Municipality Act, 1959 (Rajasthan Act 38 of 1959); and(g)the Panchayat in which such area is included or the Panchayat which is declared for such area and the Panchayat Saimiti and Zila Parishad respectively of the Block and District, in which the area so included or declared falls, shall exercise jurisdiction over such area and the municipality in which such area was included or, as the case may be, the municipality which was established for such area shall cease to function therein.(4)When any local area ceases to be a Panchayat and is included within the local limits of the jurisdiction of some other local authority, the Panchayat Fund and other property and rights vesting in the Panchayat shall vest in such other local authority and the liabilities of the Panchayat shall be the liabilities of such other local authority. (5) When any local area is excluded from a Panchayat Circle and included in another Panchayat Circle, such portion of the Panchayat Fund and other property vested in the Panchayat of the first mentioned Circle shall vest in, and such portion of the liabilities thereof shall be the liabilities of the other Panchayat as the State Government may, after consisting both the Panchayats, declare, by notification in the Official Gazette: Provided that the provisions of this Sub-section shall not apply in any case where the circumstances, in the opinion of the State Government, render undesirable the transfer of any portion of the Panchayat Fund or properties or liabilities.(5A)[When it is considered necessary so to do, whether as a consequence of an action taken under Sub-Section (1) or otherwise, the State Government may alter the limits of a Panchayat Samiti or a Zila Parishad area and every such case of alteration the provisions contained in the foregoing sub-sections shall mutatis mutandis apply.][Inserted by Section 9 of the Rajasthan Panchayati Raj (Amendment) Act, 1994 (Act No. 23 of 1994), published in Rajasthan Gazettee Extraordinary, Part IV (A) dated 6.10.1994 as new Sub-Section (5A) after Sub-Section (5) of Section 101 (w.e.f. 26.7.1994)](6)The State Government may, for the purpose of the foregoing sub-sections, make such orders and give such directions as it may consider necessary. (7) Save as otherwise provided in this section its provisions shall have effect, notwithstanding anythings contained in this Act or the Rajasthan Municipalities Act, 1959 (Rajathan Act 38 of 1959) or any other law for the time being in force. Explanation. - In this section "appointed day" means the day from which a change referred to in Sub-Section (1), takes place.

102. Power to make rules.

(1)The State Government may, by notification in the Official Gazette, make rules, consistent with this Act, to carry out the purposes thereof.(2)In particular and without prejudice to the generality of the foregoing, power, such rules may be made-(a)for the whole or any part of the State of Rajasthan and for all or any Panchayati Raj Institution;(b)to provide for any matter for which power to make provision is conferred expressly or by implication on the State Government by or under this Act;(c)for the guidance of the Panchayati Raj Institutions and of servants and authorities of the matter connected with the carrying out of the provisions of this Act; and(d)to provide for the levy of fees for the inspection or search of any document issued under this Act or of any record maintained under or for the purposes of this Act and for giving copies of or extracts from such documents or

record and the scale of such fees.(3)All rules made under this Section shall be laid, as soon as may be after they are so made, before the House of the State Legislature, while it is in session, for a period of not less than fourteen days, which may be comprised in one session or in two successive sessions and, if before the expiry of the sessions in which they are so laid or of the session immediately following the House of the State Legislature makes any modification in any of such rules or resolves that any such rule should not be made, such rule shall thereafter have effect only in such modified form or be of no effect, as the case may be, so however that any such modification or annulment shall be without prejudice to the validity of anything previously done thereunder.

103. Power of the Zila Parishad to frame bye-laws.

(1)The Zila Parishad may, and when required by the State Government, shall make bye-laws for any Panchayat, consistent with this Act and the rules made thereunder, for the purpose of promoting and maintaining the health, safety and convenience of persons residing within the jurisdiction of such Panchayat and for furtherance of the administration of Panchayats under this Act.(2)All bye-laws made under this Section shall be published in the Official Gazette.

104. Power of the Panchayats to frame bye-laws.

(1) Subject to the provisions of this Act and the rules made thereunder a Panchayat may frame bye-laws consistent with any bye-laws, made under Section 103 -(a)to prohibit the removal or use of water for drinking purposes from any source which is likely to cause danger to health and to prohibit the doing of anything likely to contaminate any source of drinking water;(b)to prohibit or regulate the discharge of water from any drain or premises on a public street or into a river, pond, tank, well or any other place; (c) to prevent damage to public streets and Panchayat Property; (d) to regulate sanitation, conservancy and drainage in its Panchayat Circle;(e)to prohibit or regulate the use of public streets or other places by shopkeepers or other individuals and to regulate the collections of market tolls on public streets; (f) to regulate the manner in which tanks, ponds, cesspools, pasture lands play grounds, manure pits, land for disposal of dead bodies and bathing places shall be maintained and used;(g)to regulate the disposal of carcasses of dead animals; and(h)to regulate the places used for the sale of meat or fish and wine.(2)The draft of the bye-laws to be framed by a Panchayat under Sub-Section (1) shall be published in the prescribed manner, and any objection received thereto shall be considered at a meeting of the Panchayat, where after the bye-laws shall be submitted together with the objections, if any, received and the decisions taken thereon, to the Zila Parishad the bye-laws as sanctioned by the Zila Parishad shall come into force on their publication in the Official Gazette.

105. Power of Panchayat Samitis and Zila Parishads to make bye-laws.

(1)A Panchayat Samiti or Zila Parishad may from time to time make bye-laws not in consistent with provision of this Act or the rules made thereunder, for carrying out the purposes for which it is constituted.(2)No bye-laws made by a Panchayat Samiti or Zila Parishad shall take effect unless they are sanctioned by the State Government.(3)The bye-laws as sanctioned by the State Government shall came into force on their publication in the Official Gazette.

106. Infringement of rules and bye-laws.

- In making a rule or a bye-laws under this Act, the authority making the rule of bye-law may also provide that a breach thereof shall be punishable, with fine which may extend to two hundred rupees and when the breach is a continuing one, with a further fine which may extend to ten rupees for every day after the date of the first conviction during which the offender is proved to have persisted in the offence.

107. Disputes.

(1)If any dispute arises between two Panchayati Raj Institutions or between a Panchayati Raj Institution and any other local authority, it shall be referred to the State Government.(2)The decision of the State Government on such dispute shall be final and shall not be questioned through any suit of other proceeding before any Civil Court.[Chapter-IV-A] [Inserted by Act No. 28 of 2015, dated 7.10.2015.] Regulation of Abadi Area of a Village

107A. Restriction on change of use of land and power of the State Government to allow change of use of land.

(1) No person shall use or permit the use of any land situated in any abadi area of a village, for the purpose other than that for which such land was originally allotted or sold to any person by the State Government, any Panchayat, any other local authority or any other body or authority in accordance with any law for the time being in force or, otherwise than as specified under a development plan, wherever it is in operation. (2) In the case of any land not allotted or sold as aforesaid and not covered under sub-Section (1), no person shall use or permit the use of any such land situated in abadi area of a village for the purpose other than that for which such land was being used on or before the commencement of the Rajasthan Panchayati Raj (Third Amendment) Act, 2015 (Act No. of 2015).(3) Notwithstanding anything contained in sub-Section (1) or sub-Section (2), the State Government or any officer or authority authorized by it, by notification in the Official Gazette, may allow the owner or holder of any such land to have change of use thereof, if it is satisfied so to do in public interest/ on payment of conversion charges at such rates and after inviting and hearing objections from the neighbourhood in such manner as may be prescribed with respect to the following changes in use, namely:-(i)from residential to commercial or any other purpose; or(ii)from commercial to any other purpose; or(iii)from industrial to commercial or any other purpose; or(iv)from cinema to commercial or any other purpose; or(v)from hotel to commercial or any other purpose; or(vi)from tourism to commercial or any other purpose; or(vii)from institutional to commercial or any other purpose: Provided that rates of conversion charges may be different for different areas and for different purposes.(4)Where the State Government or any officer or authority authorized by it under sub-Section (3), is satisfied that a person who ought to have applied for permission or regularization under this section, has not applied and that such permission can be granted or the use of land can be regularized, it may proceed to determine the conversion charges after due notice and hearing the party or parties and the charges as may be prescribed, shall become due to the Panchayat and be recoverable under sub-Section (G).(5)The conversion charges so

realized shall be credited to the fund of the Panchayat.(6)The charges under this section shall be the first charge on the interest of the person liable to pay such charges with respect to the land, the use of which has been changed, and shall be recoverable as arrears of land revenue.

107B. Obligation to seek permission for sub-division or reconstitution of plots.

(1)No person shall sub-divide or reconstitute a plot of land situated in abadi area of a village without obtaining prior permission of the State Government or any officer or authority authorized by it, by notification in the Official Gazette.(2)The permission under sub-Section (1) shall be granted in such manner, on payment of such charges, and subject to such terms and conditions, as may be prescribed.(3)The charges realized under this section shall be credited to the fund of the Panchayat.(4)The charges under this section shall be the first charge on the interest of the person liable to pay such charges with respect to the land, sub-division or reconstitution of which has been permitted, and shall be recoverable as avreags of land revenue.

107C. Grant of Patta of certain lands.

(1)Any person who is in lawful possession of any land within the abadi area of a village otherwise than under a Patta, lease or licence issued by the State Government or the Panchayat or any other local authority may obtain Patta in respect of such land from the Panchayat in the prescribed manner.(2)Where an application is filed under sub-Section (1), the Panchayat shall invite objections from public in general in the prescribed manner and hear all the persons who file objections against such application and the applicant, in the prescribed manner.(3)If, after hearing the persons who have filed objections under sub-Section (2) and the applicant, the Panchayat is satisfied that the applicant is entitled to obtain Patta under this section, it may grant Patta of such land to such person in the prescribed form and manner on payment by the applicant such fees or charges as may be prescribed.(4)The Patta granted under sub-Section (3) shall be subject to all the covenants and encumbrances which were attached to the land and existed immediately before grant of such Patta.

107D. Disposal of certain lands.

- (I) Any Nazul land or land set apart for development of abadi under Section 92 of the Rajasthan Land Revenue Act, 195G (Act No. 15 of 195G) placed at the disposal of a Panchayat under Section 102-A of the said Act shall be disposed of by the Panchayat subject to such conditions and restrictions as the State Government may from time to time lay down and in such manner as may from time to time be prescribed.(2)Notwithstanding anything contained in sub-Section (1), if the State Government is satisfied that it is expedient in the public interest so to do, it may direct by notification in the Official Gazette that any land referred to in the said sub-section or any part thereof shall be disposed of by such officer of the State Government in such manner and subject to terms and conditions as may be specified in such notification.

107E. Allotment, sale or other transfer to be for a specified use.

- After the commencement of the Rajasthan Panchayati Raj (Third Amendment) Act, 2015 (Act No. 28 of 2015) every allotment, sale or other transfer of land in abadi area of a village shall be made for specified use and such use shall clearly and invariably be mentioned in the Patta or other document evidencing such allotment, sale or other transfer.

107F. Panchayat to prepare and maintain record of abadi land.

- Every Panchayat shall prepare and maintain record of abadi land situated within the Panchayat area in such manner and in such form as may be prescribed.

107G. This Chapter to have overriding effect.

- The provisions of this Chapter shall have effect notwithstanding anything contained elsewhere in this Act or in the Rajasthan Land Revenue Act, 195G (Act No. 15 of 1956) or any other Rajasthan law.

107H. Saving.

- Nothing in this Chapter shall in anyway affect, take away or abridge the right conferred on tenants by Section 31 of the Rajasthan Tenancy Act, 1955 (Act No. 3 of 1955) to possess in the abadi of a village a site for a residential house free of charge. Explanation. - For the purposes of this Chapter-(i)"development plan" means a spatial plan, by whatever name called; (ii) "abadi", "abadi area" or "abadi land" shall have the same meaning as has been assigned to them in clause (b) of Section 103 of the Rajasthan Land Revenue Act, 1956 (Act No. 15 of 1956); and (iii) "Nazul land" shall have the same meaning as has been assigned to it in clause (ib) of Section 3 of the Rajasthan Land Revenue Act, 1956 (Act No. 15 of 1956).

Chapter V Miscellaneous

108. Members and officers to be public servants.

- The members, officers and servants of a Panchayati Raj Institution and a Standing Committee or sub-committee thereof shall be deemed to be public servants within the meaning of Section 21 of the Indian Penal Code, 1860 (Central Act 45 of 1860).

109. Suits etc. against Panchayat, Panchayat Samiti and Zila Parishad.

(1)No suit or other civil proceedings against a Panchayati Raj Institution or against any member, officer or servant thereof or against any persons acting under the direction of a Panchayati Raj

Institution or any member, officer or servant thereof for anything done or purporting to be done under this Act in its or his official capacity(a)shall be instituted until the expiration of two months, after notice in writing, stating the cause of action the name and place of abode of the intending plaintiff and the nature of the relief which he claims, has been delivered or left at its office or, in the case of a member, officer, servant or person as aforesaid, delivered to him or left at the office or at his usual place of abode, and the plaint shall in each such case contain a statement that such notice has been so delivered or left, or(b)shall be instituted, unless it is a suit for the recovery of immovable property or for a declaration title thereto, otherwise than within six months after transfer next the accrual of the alleged cause of action.(2)The notice referred to in Sub-Section (1) When, it is intended for a Panchayat, Panchayat Samiti or a Zila Parishad shall be addressed to the Sarpanch, Vikas Adhikari or the Chief Executive Officer respectively.

110. Power and duties of police in respect of offences and assistance to the Panchayats.

- Every police officer shall give shall immediate information to the Panchayat of an offence coming to his knowledge which has been committed against this Act or any rule or bye-laws made thereunder shall assist all Panchas, officers and servants of the Panchayat in the exercise of their lawful authority.

111. Liability of members as well as of Chairpersons and Deputy Chairpersons of Panchayati Raj Institutions.

(1) Every member of a Panchayati Raj Institution including the chairperson or deputy chairperson thereof shall be liable to the Panchayati Raj Institution of which he is such member or, as the case may be, such chairperson or deputy chairperson for the loss, waste or mis-application of any money or other property belonging to such Panchayati Raj Institution, if such loss, waste or mis-application is a direct consequence of his neglect or misconduct while in office as such member or, as the case may be, such chairperson or deputy chairperson.(2)Whenever, on a complaint made by a Panchayati Raj Institution or otherwise the competent authority is of opinion that any such member or, as the case may be, such chairperson or deputy chairperson has caused or done any loss, waste or mis-application of any money or other property belonging to the Panchayati Raj Institution the competent authority shall give notice to the concerned office bearer of the allegations against him and require him to appear on the date and time to be specified in the notice and to file a written statement in reply to the allegations against him.(3) If on appearance the member or, as the case may be, the chairperson or the deputy chairperson admits his liability and its amount, the competent authority shall pass an order for the recovery of the amount of each liability from such member or, as the case may be, such chairperson or deputy chairperson. (4) If the member or, as the case may be, the chairperson or the deputy chairperson disputes his liability or its extent, the competent authority or the officer authorized by him after recording evidence in support of the allegations and after giving the concerned office bearer, opportunity to cross-examine the witness and to adduce evidence in defence shall, by order determine the extent and amount of liability of such office bearer for such loss, waste or mis-application of money or property. (5) Any person

aggrieved by an order by the competent authority under Sub-Section (4) may appeal therefrom to the State Government within thirty days of the date on which the order is communicated to him the competent authority and the State Government may, after giving the parties interested an opportunity of being heard, confirm, modify or set aside the order or remit the case to the competent authority for such further enquiry as it think fit.(6)The Panchayati Raj Institution to which such member or, as the case may be, such chairperson or deputy chairperson is liable, shall be and shall be deemed to be a party in an enquiry under this section before the competent authority or in an appeal under Sub-Section (5) before the State Government. (7) The competent authority or the State Government holding an enquiry or hearing an appeal under this section shall have the powers of a Civil Court under the Code of Civil Procedure, 1908 (Central Act V of 1908) relating to -(a)proof of facts by affidavits; (b) enforcing attendance of any person and his examination on oath;(c)production of documents; and(d)issuing of commission.(8)The amount of any liability ordered to be recovered under Sub-Section (3) or determined under Sub-section (4) shall be recoverable by the Panchayati Raj Institution concerned from such member or, as the case may, be such chairperson or deputy chairperson as an arrear of land revenue.(9)No Civil or other revenue Court shall have jurisdiction in respect of any matter which is required to be decided, determined, or dealt with the competent authority or State Government under this Section and no order made by the competent authority or State Government shall be called in question in any Court.

112. Bar to legal representation.

- No party to a civil proceeding before a Panchayati Raj Institution shall be entitled, as of right, to be represented by a legal practitioner.

113. Validity of notice.

- No notice issued under this Act shall be invalid on account of any defect or omission in its form.

114. Entry and inspection by Panchayats.

- The Sarpanch of a Panchayat and, if authorized in this behalf, any Panch, officer or servant thereof, may enter into or upon any building or land with or without assistants or workmen, in order to make an inspection or survey or to execute a work which a Panchayat is authorized by this Act or by rules or laws made thereunder to make or execute or which it is necessary for a Panchayat for any of the purposes or in pursuance of any of the provisions of this Act or of rules or bye-laws thereunder to make or execute: Provided that -(a) except when it is in this Act or in rules or bye-laws thereunder otherwise expressly provided, no such entry shall be made between sunset and sunrise; (b) except when it is in this Act or in rules or bye-laws thereunder otherwise expressly provided, no building which is used as a human dwelling shall be so entered except with consent of the occupier thereof and without giving the said occupier previous notice of the intention to make such entry; (c) sufficient notice shall in ever instance be given even when any premises can otherwise be entered without notice to enable the inmates of any apartment appropriated for females to move to some such part of the premises where their privacy shall not be disturbed; and (d) due regard shall always be had to the social and religious usages of the occupants of the premises entered.

115. Determination of seats after each census.

- Upon the publication of the figures of each census, the number of seats of a Panchayati Raj Institution shall be determined by the State Government on the basis of the population of the area of the Panchayati Raj Institution concerned as ascertained at that census: Provided that the determination of the number as aforesaid shall not affect the then composition of the Panchayati Raj Institution concerned until the expiry of the term of office of the elected members then in office.

116. Requisitioning of vehicles etc., for purposes of general elections.

(1) if it appear to the Collector that in connection with general election to be held under this Act, any vehicle, vessel or animal is needed or is likely to be needed for the purpose of transport to ballot boxes to or from any polling station, or transport of members of the police force for maintaining order during the conduct of such election, or transport of any officer or other person for performance of any duties in connection with any such election, the Collector may by order in writing requisition such vehicle, vessel or animal, as the case may be, and may make such further orders as may appear to him to be necessary or expedient in connection with the requisitioning: Provided that no vehicle, vessel or animal which is being lawfully used by a candidate or his agent for any purpose in connection with the election of such candidate shall be requisitioned under this Sub-section until the completion of the poll at such election.(2)The requisition shall be effected by an order in writing addressed to the person deemed by the Collector to be the owner or person deemed by the Collector to be the owner or person in possession of the vehicle, vessel or animal and such order shall be served in the prescribed manner on the person to whom it is addressed.(3)Whenever any vehicle, vessel or animal is requisitioned under Sub-Section (1), the period of such requisition shall not extend beyond the period for which the same is required for any of the purposes mentioned in that Sub-section. (4) Whenever the Collector requisitions any vehicle, vessel or animal, there shall be paid to the owner thereof, out of the Consolidated Fund of the State compensation the amount of which shall be determined by the Collector on the basis of the fares or rates prevailing on the locality for the hire of such vehicle, vessel or animal: Provided that where the owner of such vehicle, vessel or animal being aggrieved by the amount of compensation so determined, makes an application within the prescribed time to the State Government, the amount of compensation to be paid shall be such as the State Government may determine. (5) Where, immediately before the requisition, the vehicle or vessel is, by virtue of a hire purchase agreement, in the possession of a person other than the owner, the amount determined under Sub-Section (4), as the total compensation payable in respect of the requisition shall be apportioned between that person and the owner in such manner as they may agree upon and, in default of agreement, in such manner, as the Collector or the State Government may decide. (6) The Collector may, with a view to requisitioning any vehicle, vessel or animal or determining the amount of compensation payable under this section, by order, require any person to furnish to such officer or authority as may be specified in the order, such information in his possession relating to such vehicle, vessel or animal as may be so specified. (7) Any person authorized in this behalf by the Collector may enter into or upon any land or premises and inspect any vehicle, vessel or animal therein for the purpose of determining whether and if so in what manner, an order under Sub-Section (1) should be made in relation to such vehicle, vessel or animal or with a view to securing compliance with any order made under this Section.(8)If any person contravenes any order made under this section shall be punishable with imprisonment for a term which may extend to one year or with fine or with both.

117. Bar to interference by Courts in certain matters.

- Notwithstanding anything contained in this Act -(a)the validity of any law relating to the delimitation of constituencies or wards or the allotment of seats to such constituencies or wars made or purporting to be made under this Act, shall not be called in question in any Court, and(b)no election to any Panchayati Raj Institution shall be called in question except by an election petition presented to such authority and in such manner as is provided for by or under this Act.

117A. [Jurisdiction of Civil Courts barred. - No Civil Court shall have jurisdiction -

(a)to entertain of adjudicate upon any question whether any person is or is not entitled to be registered in an electoral roll for a constituency; or(b)to question the legality of any action taken by or under the authority of an electoral registration officer, or any decision given by any authority appointed under this Act for the revision of such roll; or(c)to question the legality of any action taken or of any decision given by the returning officer by any other person appointed under this Act in connection with an election.]

118. Finance Commission.

(1) The Finance Commission, hereinafter in this section referred to as the "Commission", shall consist of the following members to be selected in such manner as may be prescribed -(a)a chairperson from amongst persons who have had experience in public affairs; and(b)such number of other members not exceeding four as the State Government may determine from time to time amongst person who -(i)have special knowledge of the finace and accounts of the Government; or(ii)have had wide experience in financial matters and in administration; or(iii)have special knowledge of functioning of the Panchayati Raj Institution and Municipal Bodies; or(iv)have been closely associated with preparation and/or implementation of rural and urban development programmer.(2)A person shall be disqualified for being appointed as, or for being a member of the Commission-(a)if he is of unsound mind;(b)if he is an discharged insolvent;(c)if he has been convicted of an offence involving moral turpitude; (d) if he has such financial or other interest as is likely to effect prejudicially his functions as a member of the Commission.(3)The term of office of members and eligibility for re-appointment shall be as follows: -(i)every member of the Commission shall hold office for such period as may be specified in the order of the Government appointing him, but shall be eligible for re-appointment; (ii) a member of the Commission may resign his office by a letter written under his hand and addressed to the Government but he shall continue in office until his resignation is accepted by the Government; and(iii)the casual vacancy caused by the resignation of a member under Clause(ii) or for any other reason may be filled in by fresh appointment and a member so appointed shall hold office only for the remainder of period for which the member in whose place he is appointed would have held office. (4) the member of the Commission shall render

whole-time or part-time service to the Commission as the Government may in each case specify and there shall be paid to them such fees or salaries and such allowances as the Government may, by rules made in this behalf, prescribe. (5) The Commission shall determine their procedure and in the performance of their functions shall have all the powers of a Civil Court under the Code of Civil Procedure, 1908(Act, V of 1908) while trying a suit in respect of the following matters, namely: -(a)summoning and enforcing the attendance of witnesses; (b)requiring the discovery and production of any document;(c)requisitioning any public record from any Court or office;(d)receiving evidence on affidavits;(e)issuing commissions for the examination of witnesses and documents; and(f)any other matter which may be prescribed.(6)The Commission shall have power to require any person to furnish information on such points or matters as in the opinion of the Commission may be useful for, or relevant, to any matter under the consideration of the Commission and any person so required shall, notwithstanding anything contained in any other law for the time being in force, be deemed to be legally bound to furnish such information within the meaning of Section 176. of the Indian Penal Code. (7) The Commission shall be deemed to be a Civil Court for the purposes of Secs. 345 and 346 of the Code Criminal Procedure, 1973 (Act 2 of 1974).(8) The Government shall provide the Commission with such offices and employees as may be necessary for the performance of the functions of the Commission.(9)The salaries and allowances payable to and the other terms and conditions of service of the officers and other employees appointed for the purposes of the Commission shall be such as may be prescribed.

119. Officers and staff of State Election Commission.

(1) There shall be a Chief Electoral Officer who shall be such officer of the State Government as the State Election Commission may, in consultation with the Government, designate or nominate in this behalf.(2)Subject to the superintendence, direction and control of the State Election Commission, the Chief Electoral Officer shall -(a) supervise the preparation, revision and correction of all electoral rolls in the State under this Act;(b) supervise the conduct of all elections under this Act; and(c)exercise such other powers and functions as the State Election Commission may direct.(3)For each district in the State, the State Election Commission shall in consolation with the Government designate or nominate an officer of the Government as a District Election Officer; Provided that the State Election Commission may designate or nominate more than one such officer for a district if the Commission is satisfied that the functions of the office can not be performed satisfactorily by one officer.(4)Where more than one District Election Officer are designate or nominated for a district, the Commission shall in the order designating or nominating the District Election Officer also specify the area in respect of which each such officer shall exercise jurisdiction. Provided that, where the owner of such vehicle, vessel or animal being aggrieved by the amount of compensation so determined, makes an application within the prescribed time to the State Government the amount of compensation to be paid shall be such as the State Government may determine. (5) Where, immediately before the requisition, the vehicle or vessel, is by viture of a hire purchase agreement in the possession of a person other than the owner, the amount determined under sub-Section (4), as the total compensation payable in respect of the requisition shall be apportioned between that person and the owner in such manner as they may agree upon and in default of agreement, such manner, as the Collector or the State Government may decide.(6)The State Election Commission may appoint one or more persons as Assistant Electoral Registration Officers to assist the Electoral

Registration Officer in the performance of his function.(7)The Government shall, when so requested by the State Election Commission, make available to the State Election Commission such staff as may be necessary for the discharge of the functions conferred on the State Election Commission by or under this Act or any other law for the being in force.

119A. [Staff of local authorities etc. to be made available. [Substituted by Section 55 of the Rajasthan Panchayati Raj (Amendment) Act, 2000, published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 27.12.1999.]

(1)Every local authority in the State shall, when so requested by the Chief Electoral Officer or the District Election Officer (Panchayats), make available to any electoral registration officer such staff as may be necessary for the performance of any duties in connection with preparation and revision of electoral rolls.(2)The authorities specified in Sub-Section (3) shall when so requested by the Chief Electoral Officer or the District Election Officer (Panchayats), make available to any returning officer such staff as may be necessary, for the performance of any duties in connection with an election.(3)The following shall be the authorities for the purposes of Sub-Section (2), namely:

-(i)every local authority;(ii)any other body corporate or public undertaking which is established by the State Government by or under a State Act or a Central Act or which is established other wise but controlled, aided or financed wholly or substantially by the State Government.]

119B. Officers and Staff deemed to on deputation to State Election Commission.

(1)The officers or staff employed in connection with the preparation, revision and correction of the electoral rolls for, and the conduct of, all elections under this Act shall be deemed to be on deputation to the State Election Commission for the period during which they are so employed and such officers and staff shall, during that period be, subject to the control and superintendence of the State Election Commission.]

119C. [Penalty for staff. [Inserted by Section 56 of the Rajasthan Panchayati Raj (Amendment) Act, 2000, published in Rajasthan Gazette Extraordinary Part IV-A dated 3.5.2000 with effect from 22.1.2000.]

(1)Whether a member of staff having deputed for performing duties in connection with elections or in connection with preparation, revision and correction of electoral rolls under this Act, does not report tor duty or having reported for such duty, does not perform duties assigned to him, shall be punishable with imprisonment for a term which may extend to one year, or with fine which may extend to rupees five thousand with both.(2)An offence punishable under Sub-Section (1) shall be cognizable.][Inserted by Section 5 of the Rajasthan Panchayati Raj (Amendment) Act, 1995 (Act No. 7 of 1995) published in Rajasthan Gazette, E.O., Part IV-A dated 26.4.1995 as a new Section 117-A after Section 117 (w.e.f. 28.5.1994),]

120. Delegation of functions of Election Commission,

- The functions of the State Election Commission under this Act or the rules or orders issued thereunder, subject to such general or special directions, if any, as may be given by the State Election Commission in this behalf, be performed also by a Deputy Election Commissioner, if any, or by the Secretary to the State Election Commission.

121. Committee for District Planning.

(1) The Government shall constitute in every district a District Planning Committee, hereinafter in this section, referred to as "the Committee" to consolidate the plans prepared by the Panchayati Raj Institutions and the Municipalities in the district and to prepare a draft development plan for the district as a whole.(2) The Committee shall consist of such number of member as may be fixed by the Government from time to time by notification in the Official Gazette and in so fixing the total number of members of the committee, the Government shall specify the number respectively of the nominated members and elected members: Provided that not less than four-fifth of the total number of members of such committee shall be elected by, and from amongst, the elected members of the Zila Parishad and of the municipalities in the district in proportion to the ratio between the population of the rural area and of the urban areas in the district.(3)The elected members shall be chosen in such manner as may be prescribed. (4) The nominated members may consist of -(a) persons representing the State Government; (b) members of the House of the People or of the Rajasthan Legislative Assembly who represent a constituency comprising the whole or part of the district;(c)members of the Council of States who are registered as electors in the district; and(d)members representing such organisations and in situations as may be deemed necessary by the Government.(5)The committee shall have -(a)such function relating to district planning as may be assigned to it by the Government; and(b)such powers as may be conferred on it by the Government.(6)The Chairperson of such Committee shall be the Pramukh of the Zila Parishad concerned. (7) Every Committee shall, in preparing the draft development plan, -(a) have regard to -(i)matters of common interest between the Panhayati Raj Institution and the Municipalities including spatial planning, sharing of water and other physical and natural resources, the integrated development of the infrastructure and environmental conservation; and(ii)the extent and type of available resources whether financial or otherwise; and(b)consult such institutions and organisations as the Government may by order, specify. (8) The Chairperson of every Committee shall forward the development plan, as recommended by such committee to the Government. Explanation. - For the purpose of this section, the term "Municipality" shall have the meaning assigned to it by the Rajasthan Municipalities Act, 1959.

122. Annual Administration Report.

(1)As soon as may be after the first day of April in every year and not later than such date as may be fixed by the Government, the Sarpanch, Vikas Adhikari and Chief Executive Officer, shall, place before the Panchayat, Panchayat Samiti or, as the case may be, Zila Parishad, a report on the administration of the Panchayat, Panchayat Samiti or, as the case may be, Zila Parishad during the preceding financial year in such form and with such details as the Government may direct and shall

forward the report with the resolution of the respective Panchayati Raj Institution to the prescribed authority for onward transmission to the State Government.(2)The report submitted to the Government under Sub-Section (1) shall, together with a memorandum by the Government reviewing the working the working of the Panchayati Raj Institution concerned, be laid before the House of the State Legislature.

123. Removal of difficulties.

(1)If any difficulty arises in giving effect to, enforcing or carrying out the provisions of this Act, the State Government may, by order published in the Official Gazette give such directions and do such things which appear to it to be necessary for the removal of such difficulty: Provided that no such order shall be made after the expiration of three years from the commencement of this Act.(2)Every order made under Sub-Section (1) shall be laid before the House of the Rajasthan Legislative Assembly.

124. Repeal and Savings.

- [(1)] [Numbered by Section 10 of the Rajasthan Panchayati Raj (Amendment) Act, 1994 (Act No. 23 of 1994) published in Raj. Gazette, E.O., Part IV (A) dated 6.101994, as Sub-Section (1) of the existing Section 124 (w.e.f.26.7.1994).] On the date of commencement of this Act, hereinafter in this section referred to as the date of commencement, the Rajasthan Panchayat Act, 1953 (Rajasthan Act 21 of 1953) and the Rajasthan Panchayat Samitis and Zila Parishads Act, 1959 (Rajasthan Act 37 of 1959) shall stand repealed and the following consequences shall ensue, that is to say -(a)all property, movable and immovable, and all interests of whatsoever kind therein, which vested in an existing Panchayati Raj Institution, immediately before the date of commencement, shall be deemed to be transferred to, and shall vest in the successor Panchayati Raj Institution, subject to all limitations, conditions and rights or interests of any person, body or authority in force or subsisting immediately before the date of commencement; (b) all rights liabilities and obligations of an existing Panchayati Raj Institutions, (including those arising under any agreement or contract) shall be deemed to be the rights, liabilities and obligations of the successor Panchayati Raj Institution;(c)all functions of the existing Panchayti Raj Institutions, whether under the Acts repealed as aforesaid or under any other law for the time being in force, shall be deemed to have been transferred to the successor Panchayati Raj Institutions under this Act; (d) all sums due to an existing Panchayati Raj Institution, whether on account of any tax or otherwise, shall be recoverable by the successor Panchayati Raj Institution and for the purposes of such recovery the successor Panchayati Raj Institution shall be competent to take any measure or institute any proceedings which it would have been open to an existing Panchayati Raj Institution or any authority thereof to take or institute before the date of commencement; (e) the unexpended balance in the funds of the existing Panchayati Raj Institutions and all sums due to such Institutions and such sums of any other body or bodies as the State Government may direct shall form part of, and be paid into, the funds of the corresponding successor Panchayati Raj Institutions; (f) all contracts made with, and all instruments executed by or on behalf of an existing Panchayati Raj Institution shall be deemed to have been made with, or executed by or on behalf of the successor Panchayati Raj Institution, and shall have effect accordingly;(g)all proceedings and matters pending before an existing Panchayati Raj Institution or

any authority of an existing Panchayati Raj Institution under the repealed Acts immediately before the date of commencement shall be deemed to have been instituted and to be pending before the successor Panchayati Raj Institution or such authority as the successor Panchayati Raj Institution may direct;(h)in all suits and legal proceeding pending on the date of commencement or to which an existing Panchayati Raj Institution, is a party, the successor Panchayati Raj Institution, shall be deemed to be substituted therefore; (i) any appointment notification, notice, tax, fee, order, scheme, licence, permission, rule, bye-law, regulation or form made, issued imposed or granted in respect of any existing Panchayati Raj Institution or the local area thereof under the repealed Acts and in force immediately before the date of commencement, shall, in so far as it is not inconsistent with the provisions of this Act, continue to be in force as if made, issued, imposed or granted under this Act in respect of the successor Panchayati Raj Institution or the corresponding local area thereof until superseded or modified by any appointment, notification, notice, tax, fee, order, scheme, licence, permission, rule, bye-law, regulation or form made, issued, imposed or granted under this Act;(j)all budget estimates, assessments, assessment lists, valuations of measurements made or authenticated by or in respect of an existing Panchayati Raj Institution under the repealed Acts and in force immediately before the date of commencement shall, in so far as they are not inconsistent with provisions of this Act, be deemed to have been made or authenticated by the successor Panchayati Raj Institution; (k) all officer and servants in the employment of an existing Panchayati Raj Institution immediately before the date of commencement, shall, subject to the provisions of this Act, be deemed to be transferred to the service of the successor Panchayati Raj Institution; and(l)any reference in any law or in any instrument to any provision of the repealed Acts, or any authority constituted, elected or appointed thereunder shall, unless a different intention appears, be construed as a reference to the corresponding provision of this Act, or as the case may be, to the corresponding authority constituted, elected or appointed under this Act.(2)[] [Added by Section 10 of the Rajasthan Panchayati Raj (Amendment) Act, 1994 (Act No. 23 of 1994) published in Rajasthan Gazette, Extraordinary, Part IV (A) date 6.10.1994, as Sub-section (2) after existing Section 124 numbered as Sub-Section (1) (w.e.f.26.7.1994).] On the date of commencement of the Rajasthan Panchayati Raj (Amendment) Act, 1994 (Act No. 23 of 1994), Section 43 of the Rajasthan Gramdan Act, 1971 (Act No. 12 of 1971), shall stand deleted, and as a result of such deletion, consequences enumerated in Clauses (a) to (l) of Sub-Section (1) shall ensue as if the Gram Sabha of a Gramdan Village referred to in the aforesaid deleted section was in existing Panchayati Raj Institution. Explanation. For the purpose of this section-(a) an existing Panchayati Raj Institution means a Panchayat, Panchayati Samiti or a Zila Parishad Existing immediately before the date of commencement and, where any such Panchayti Raj Institution has been superseded or dissolved or the term thereof has expired, includes the persons or persons appointed to exercise the powers or to person the functions of such Panchayati Raj Institution; and(b)"the successor Panchayati Raj Institution" means Panchayat, a Panchayat Samiti or a Zila Parishad constituted under this Act for such local area as corresponds to the respective local area of the existing Panchayat, Panchayat Samiti or Zila Parishad. First Schedule See Section 50 Functions and Powers of Panchayats I. General functions: (i)preparation of annual plans for the development of the panchayat area;(ii)preparation of annual budget;(iii)mobilising releifs in natural calamities;(iv)removal of encroachments on public properties; (v) organising voluntary labour and contribution for community works;(vi)maintenance of essential statisties of village(s).II. In the Sphere of Administration :(i)the numbering of premises;(ii)the taking of census;(iii)the drawing up of programmes for increasing the out-put of agricultural produce in the panchayat circle; (iv) the preparation of the statement showing the requirement of supplies and finance needed for carrying out rural development schemes; (v) acting as a channel through which assistance given by the Central or State Government for any purpose reaches the panchayat circle: (vi) making surveys; (vii) the control of cattel stands, threshing-floors, grazing grounds and community lands; (viii) the establishment, maintenance and regulation of fairs, pilgrimages and festivals, not managed by the State Government or a Panchayat Samiti;(ix)the preparation of statistics of unemployment;(x)reporting to proper authorities of complaints which are not removable by the Panchayat; (xi) the preparation, maintenance and upkeep of Panchayat records; (xii) the registration of births, deaths and marriages in such manner and in such form as may be laid down by the State Government by general or special order in this behalf; (xiii) the preparation of plans for the development of village within the panchayat circle. III. Agriculture including Agriculture Extension: (i)promotion and development of agriculture and horticulture;(ii)development of waste lands;(iii)development and maintenance of gazing lands and preventing their unauthorised alienation and use. IV. Animal Husbandry, Dairying and Poultry :(i)improvement of breed of cattle, poultry and other livestock;(ii)promotion of dairy farming, poultry and piggery; (iii) Grassland development. V. Fisheries: (i) Development of Fisheries in the village(s).VI. Social and Farm Forestry, Minor Produce, Fuel and Fodder:(i)planting and preservation of trees on the sides of village and district roads and other public lands under the control;(ii)fuel plantations and fodder development;(iii)promotion of farm forestry;(iv)development of social forestry and farmer nurseries.VII. Minor Irrigation: Control and maintenance of tanks irrigating upto 50 acres. VIII. Khadi, Village and Cottage Industries: (i)promotion of rural and cottage industries; (ii) organisation of awareness camps, seminars and training programmes, agricultural and industrial exhibitions for the benefit of the rural areas.IX. Rural Housing :(i)Allotment of free house sites within its jurisdiction;(ii)maintenance of records relating to the houses, sites and other private and public properties.X. Drinking Water:(i)constructions, repairs and maintenance of drinking water wells, tanks and ponds; (ii) prevention and control of water pollution; (iii) maintenance of hand pumps, pump and tank schemes. XI. Roads, Buildings, Culverts, Bridges, Ferries, Waterways and other Means of Communication:(i)construction and maintenance of village roads, drains and culverts; (ii) maintenance of building under its control or transferred to it by the Government or any public authority; (iii) maintenance of boats, ferries and waterways. XII. Rural Electrification including Providing for and Maintenance of Lighting of Public Streets and other Places.XIII. Non-Conventional Energy Source: (i)promotion and maintenance of non-conventional energy schemes; (ii) maintenance of community non-conventional energy devices, including bio-gas plants:(iii)propagation of improved chulhas and other efficient energy devices.XIV. Poverty Alleviation Programme:(i)promotion of public awareness and participation in poverty alleviation programmes for fuller employment and creation of productive assets etc;(ii)selection of beneficiaries under various programmes through Gram Sabhas;(iii)participation in effective implementation and monitoring of the aforesaid.XV. Education (Primary): (i)promotion of public awareness and participation in village education committees for total literacy programme; (ii) ensuring full enrolment of boys and especially girls and attendance in primary schools and its management.XVI. Adult and Non-Formal Education: Promotion and monitoring of adult literacy programme.XVII. Libraries: Village libraries and reading rooms.XVIII. Cultural Activities: Promotion of social and cultural activities.XIX. Markets and Fairs: Regulation of fairs (including cattle fairs) and festivals.XX. Rural Sanitation: (i)maintenance of general

sanitation;(ii)cleaning of public roads, drains, tanks, wells and other public places;(iii)maintenance and regulation of burning and burial grounds; (iv) construction and maintenance of rural latrines, facility parks, bathing platforms, soak pits etc; (v) disposal of unclaimed corpses and carcasses;(vi)management and control of washing and bathing ghats.XXI. Public Health and Family Welfare: (i)implementation of family welfare programmes; (ii)prevention and remedial measures against epidemics;(iii)regulation of sale of meat, fish and other perishable food articles; (iv) participation in programmes of human and animal vaccination; (v) licensing of eating and entertainment establishments; (vi) destruction of stray dogs; (vii) regulation of curing, tanning and dveing of skins and hindes; (viii) regulation of offensive and dangerous trades. XXII. Women and Child Development: (i)participation in the implementation of women and child welfare programmes; (ii) promotion of school health and nutrition programmes; (iii) supervision of Anganwadi Centres.XXIII. Social Welfare including Welfare of the Handicapped and Mentally Retarded:(i)participation in the implementation of the social welfare programmes including welfare of the handicapped, mentally retarded and destitutes; (ii) assisting in old-age and widows pension and social insurance schemes.XXIV. Welfare of the Weaker Sections and in particular the Scheduled Castes and Scheduled Tribes: (i)promotion of public awareness with regard to welfare of Scheduled Castes, Scheduled Tribes, Backward Classes and other weaker sections; (ii) participation in the implementation of the specified programmes for the welfare of the weaker sections.XXV. Public Distribution System: (i)promotion of public awareness with regard to the distribution of essential commodities;(ii)monitoring the public distribution system.XXVI. Maintenance of Community Assets:(i)maintenance of community assets;(ii)presentation and maintenance of other community assets.XXVII. Construction and Maintenance of Dharamshalas and similar institutions.XXVIII. Construction and Maintenance of Cattle Sheds, Ponds, and Cart Stands.XXIX. Construction and Maintenance of Slaughter Houses.XXX. Maintenance of Public Parks, Playgrounds etc.XXXI. Regulation of Manure Pits in Public places.XXXII. Regulation of Liquor Shops.XXXIII. General Powers of the Panchayats: To do all acts necessary for or incidental to the carrying out of the functions entrusted, assigned or delegated to it and, in particular, and without prejudice to the foregoing power, to exercise all powers specified under this Act.Second Schedule See Section 51 Functions and Powers of Panchayat SamitisI. General Functions: (i)preparation of the Annual Plans in respect of the schemes entrusted to it by virtue of the Act and those assigned to it by the Government or the Zila Parishad and submission thereof to the Zila Parishad within the prescribed time for integration with the District Plan; (ii) consideration and consolidation of the Annual Plans of all panchayats in the Panchayat Samiti area and submission of the Zila Parishad; (iii) preparation of Annual Budget of the Panchayat Samiti; (iv) performing such functions and executing such works as may be entrusted to it by the Government or Zila Parishad;(v)Providing relief in natural calamities.II. Agriculture, including Agriculture Extension: (i) promotion and development of agriculture and horticulture;(ii)maintenance of horticultural nurseries;(iii)assistance to registered seed growers in distribution; (iv) popularisation of manures and fertilizers and their distribution;(v)propagation of improved methods of cultivation;(vi)plant protection, development of cash crops in accordance with policy of the State Government; (vii) promotion of cultivation of vegetables, fruits and flowers; (viii) Assistance in providing credit facilities for development of agriculture; (ix) training of farmers and extention activities. III. Land Improvement and Soil Conservation: Assisting the Government and Zila Parishads in the implementation of land improvement and soil conservation programmes of the Government. IV. Minor Irrigation, Water

management and Watershed Development: (i)construction and maintenance of minor irrigation works, anecuts, lift irrigation, irrigation wells, bunds, mund bunds;(ii)implementation of community and individual irrigation works. V. Poverty Alleviation Programmes: Planning and implementation of poverty alleviation programmes and schemes especially Integrated Rural Development, programmes, Training of Rural Youth Self Employment, Desert Development Programme, Drought prone Area Programme, Trible Area Development, Modified Area Development Approach, Scheduled Caste Development Corporation Schemes etc.VI. Animal Husbandry, Dairying and Poultry: (i)inspection and maintenance of veterinary and animal husbandry services;(ii)improvement of breed of cattle, poultry and other live stock;(iii)promotion of dairy farming, poultry and piggery;(iv)prevention of epidemic and contagious diseases;(v)introduction of improved fodder and feeds.VII. Fisheries:Promotion of fisheries development.VIII. Khadi, Village and Cottage Industries: (i)promotion of rural and cottage industries; (ii) organisation of conferences, seminars and training programmes, agricultural and industrial exhibitions; (iii) training of unemployed rural youth with master craftsman and technical training institutes;(iv)popularisation of modern scientific methods of increased productivity.IX. Rural Housing: Implementation of Housing Schemes and recovery of housing loan instalments.X. Drinking Water: (i)monitoring, repair and maintenance of Hand Pumps and Pump and Tank Scheme of Panchayats; (ii) maintenance of rural water supply schemes; (iii) prevention and control of water pollution; (iv)implementation of rural sanitation schemes. XI. Social and Farm Forestry, Fuel and Fodder:(i)planting and preservation of trees on the sides of road land other public lands under its control especially pasture lands; (ii) fuel plantation and fodder development; (iii) promotion of farm forestry; (iv) waste land development.XII. Roads, Buildings, Bridges, Ferries, Waterways and Other Means of Communication: (i)construction and maintenance of public roads, drains culverts and other means of communication which are not under the control of any other local authority or the Government; (ii) maintenance of any buildings or other property vested in the Panchayat Samiti;(iii)maintenance of boats, ferries and waterways.XIII. Non-Conventional Energy Sources :Promotion and maintenance of non-conventional energy sources especially solar lights and such other devices.XIV. Education Including Primary Schools:(i)running of primary education including total literacy programmes and especially girls education; (ii) construction, repair and maintenance of primary schools building and teachers quarters;(iii)promotion of social education through youth clubs and Mahila Mandals; (iv) distribution of text books, scholarships, dresses and other incentives to SC/ST/OBC poor students.XV. Technical Training and Vocational Education: Promotion of rural artisan and vocational training.XVI. Adult and Non-formal Education: (i)establishment of information, community recreation centres and libraries; (ii) implementation of Adult literacy. XVII. Cultural Activities: Promotion of social and cultural activities, exhibitions, publications. XVIII. Markets and Fairs: Regulation of fairs and festivals including cattle fairs. XIX. Health and Family Welfare: (i)implementation of health and family welfare programme; (ii) monitoring of immunisation and vaccination programmes;(iii)health and sanitation at fairs and festivals; (iv) inspection and control of Dispensaries (Allopathic and Avurvedic, Unani, Homoeopathic) community and Primary Health Centres, Sub-Centres etc.XX. Women and Child Development: (i)implementation of programmes relating to development of women and children; (ii) implementation of school health and nutrition programmes through Integrated Child Development Schemes; (iii) promotion of participation of voluntary organisations in Women and Child Development Programmes; (iv) formation of Development of Women and Child in Rural Area

group for economic development and assistance in procurement of material and marketing, XXI. Social Welfare including Welfare of the Handicapped and Mentally Retarded :(i)social welfare programmes including welfare of handicapped, mentally retarded and destitutes; (ii) sanctioning the old age and widows pensions and pensions for the handicapped.XXII. Welfare of the Weaker sections and in Particular of the Scheduled Castes, Scheduled Tribes and Backward Classes :(i)promotion of welfare of Scheduled Castes, Scheduled Tribes, Backward Classes and other weaker sections;(ii)protecting such castes and classes from social injustice and exploitation.XXIII. Maintenance of Community Assets: (i)maintaining all community assets vested in it or transferred by the Government or any local authority or organisation: (ii) preservation and Maintenance of other community assets.XXIV. Statistics: Collection and compilation of such statistics as may be found necessary by Panchayat Samiti, Zila Parishad or the State Government.XXV. Emergency Relief: In case of fire, flood, epidemics and other wide-spread calamities.XXVI. Co-operation: Promotion of co-operative activities by helping in establishing and strengthening of Co-operative Societies.XXVII. Libraries: Promotion of libraries. XXVIII. Supervision of and Guidance to the Panchayats in all their Activities and Formulation of Village and Panchayat plans.XXIX. Miscellaneous :(i)encouragement of thrift small savings and insurance; (ii) assisting in preparation and payment of social insurance claims in case of accident, fire, death etc, including cattle insurance.XXX. General Powers of the Panchayat Samitis To do all acts necessary for or incidental to the carrying out of the functions entrusted, assigned or delegated to it and, in particular, and without prejudice to the foregoing power, to exercise all powers specified in this Act. Third Schedule [See Section 52] Functions and Powers of Zila Parishads.I. General Functions: To prepare plans for economic development and social justice of the district, and to ensure the coordinated implementation of such plans in respect of matters including those enumerated in the items following. II. Agriculture: (i)promotion of measures to increase agricultural production and to popularise the use of improved agricultural implements and the adoption of improved agricultural practices;(ii)conducting agricultural fairs and exhibitions;(iii)training of farmers;(iv)land improvement and soil conservation.III. Minor Irrigation, Ground water Resources and watershed Development:(i)construction, renovation and maintenance of "C" & "D" class minor irrigation works upto 2500 acres and lift irrigation;(ii)providing for the timely and equitable distribution and full use of water under irrigation schemes under the control of Zila Parishad and revenue realisation:(iii)development of ground water resources; (iv) installation of Community Pump sets; (v) watershed development programme.IV. Horticulture:(i)rural parks and gardens;(ii)cultivation of fruits and vegetables.V. Statistics:(i)publication of statistical and other information relating to activities of Panchayat Samiti and Zila Parishads:(ii)co-ordination and use of statistics and other information required for the activities of the Panchayat Samitis and Zila Parishad; (iii) periodical supervision and evaluation of projects and programmes entrusted to the Panchayat Samitis and Zila Parishad.VI. Rural Electrification: (i)monitoring the priority of Rural Electrification; (ii)connections, specially power connections, Kutir Joti and other connections.VII. Soil Conservations:(i)soil conservation works;(ii)land development works.VIII. Social Forestry;(i)Promotion of social and farm forestry, plantation and fodder development;(ii)development of waste land;(iii)organisation and campaigning for tree planting and encouragement of farmer nurseries; (iv) planting and maintenance of trees except in forest lands;(v)road side plantation except Highways and major district roads.IX. Animal Husbandry and Dairying: (i) establishment and maintenance of Veterinary Dispensaries except District and referral hospitals; (ii) fodder development programmes; (iii) promotion of dairy

farming, poultry and piggery; (iv) prevention of epidemics and contagious diseases. X. Fisheries: (i) all programmes of fish farmers development agency;(ii)development of pisciculture in private and community tanks; (iii) assistance to traditional fishing; (iv) organising fish marketing co-operatives;(v)welfare schemes for the uplift and development of fishermen.XI. Household and Cottage Industries: (i)identification of traditional skills in the locality and development household industries; (ii) assessment of raw material requirements so as to ensure timely supply; (iii) design and production to suit the changing consumer demand; (iv) organisation of training programme for craftsmen and artisan; (v) liaison to tap bank credit for the programme under sub-item; (vi)promoting Khadi, Handloom, Handicraft and village and cottage industries. XII. Rural roads and Buildings:(i)construction and maintenance of roads other than National and State Highways;(ii)bridges and elverts coming under roads other than National and State Highways;(iii)construction and maintenance of office building of the Zila parishad;(iv)identification of major link roads connecting markets, educational institutions, health centres and link roads in interior areas; (v) organising voluntary surrender of lands for new roads and for widening of existing roads.XIII. Health and Hygiene:(i)establishment and maintenance of community and Primary Health Centres, Dispensaries, Sub-Centres; (ii) establishment and maintenance of Ayurvedic, Homoeopathic, Unani Dispensaries; (iii) implementation of immunisation and vaccination programme; (iv) health education activities; (v) maternity and child health activities; (vi) family welfare activities; (vii) organising health camps with assistance of Panchayat Samiti and Panchayats; (viii) measures against environment pollution. XIV. Rural Housing: (i) identification of houseless families;(ii)implementation of house building programmes in the district;(iii)popularising low cost housing.XV. Education: (i)promotion of educational activities including the establishment and maintenance of upper primary schools;(ii)planning of programmes for Adult Education and library facilities:(iii)extension work for propagation of science and technology to rural areas;(iv)survey and evaluation of educational activities.XVI. Social Welfare and Welfare of Weaker Sections: (i)extension of education facilities to the Scheduled Castes, Scheduled Tribes and Backward Classes by giving scholarships, stipends, boarding grants and other grants for the purchase of books and other accessories; (ii) organising nursery schools, balwadis, night schools, and libraries to eradicate illiteracy and impart general education; (iii) conduct of Model Welfare Centres and Craft Centres to train Scheduled Castes, Scheduled Tribes and in Backward Classes in cottage and rural industries;(iv)providing facilities for marketing of goods produced by members of the Scheduled Castes, Scheduled Tribes and Backward Classes; (v) organising co-operative societies of Scheduled Castes, Scheduled Tribes and Backward Classes; (vi)other welfare schemes for the uplift and development of Scheduled Castes, Scheduled Tribes and Backward Classes.XVII. Poverty Alleviation Programmes: Planning Supervision, Monitoring and implementation of poverty alleviation programmes.XVIII. Social Reform Activities:(i)women's organisation and welfare;(ii)children's organisation and welfare;(iii)local vagrancy relief;(iv)monitoring of sanctioning and distribution of pension for widows, old and physically disabled destitutes and allowances for unemployed and couples of inter-caste marriage in which one party is a member of a Scheduled Caste or a Scheduled Tribe; (v) control of fire outbreaks; (vi) campaign against superstition, castism, untouchability, alcoholism, expensive marriage and social functions, dowry and conspicuous consumption; (vii) encouraging community marriage and inter-caste marriages; (viii) vigilance against economic offences such as smuggling, tax evasion, food adulteration; (ix) assistance for developing lands assigned to landless labourers; (x) resumption of

lands alienated by tribals; (xi) to identify, free and rehabilitate bonded labour; (xii) to organise cultural and recreation activities; (xiii) encouragement of sports and games and construction of rural stadia; (xiv) to give new form and social content to traditional festivals; (xv) promotion of thrift and savings through; (a) promotion of saving habits; (b) small savings campaign; (c) fight against spurious money lending practices and rural indebtedness.XIX. General Powers of the Zila Parishads: To do all acts necessary for or incidental to the carrying out of the functions entrusted assigned or delegated to it and, in particular, and without prejudice to the foregoing power, to exercise all powers specified in this Act and specially those necessary to: -(i)manage or maintain any work of public utility or any institution vested in it or under its control and management; (ii) acquire and maintain village huts and markets;(iii)distribute ad hoc grants to Panchayat Samitis or Panchayats and co-ordinate their work; (iv) adopt measures for the relief of distress; (v) co-ordinate and integrate the development plans and schemes prepared by Panchayat Samitis in the district; (vi) examine and sanction the budget estimates of Panchavat Samitis in the district; (vii) undertake or execute any scheme extending to more than one block; (viii) organise camps, seminars, conferences of Panchas, Sarpanchas, pardhans and members of Panchayat Samitis in the district; (ix) require any local authority to furnish information regarding its activities; (x) to jointly undertake and execute any development schemes on such terms and conditions as may be mutually agreed upon between the Zila Parishads of two or more adjacent districts. Notifications

1. The State Government appoints the officers for the purpose of the provisions of sections. - In exercise of the powers conferred by Clause (vii) of Section 2 and other enabling provisions of Rajasthan Panchayati Raj Act, 1994 (Act No. 13 of 1994), the State Government hereby appoints as competent authority, the officers mentioned below in column 3 for the purpose of the provisions of sections of the Act mentioned in column 2.

S.No.	Section of the Act	Competent Authority
1.	3(7)	Vikas Adhikari of the Panchayat Samiti & Chief ExecutiveOfficer of the Zila Parishad
2.	20(3)	District Election Officer (Panchayats)
3.	24	(a) (i) Concerned Returning Officer
or		
(ii) Tehsildar or the area or any other officer authorised bythe Collector in this behalf		
(b) Sarpanch —In the case of Ward		
Panchas		
4.	25 (1)(b)(c)	Collector
5.	27	The Returning Officer for Gram Panchayat as appointed by the District Election Officer

		(Panchayats).
6.	31	State Government.
7.	34(2)	Collector.
8.	35(3)	Development Commissioner.
9.	37(2)	(i) Against Sarpanch/Up-Sarpanch to Chief ExecutiveOfficer of Zila Parishad.
		(ii) Against Pradhan/Up-Pradhan of Chief ExecutiveOfficer of Zila Parishad.
		(iii) Against Pramukh/Up-Pramukh to Chief ExecutiveOfficer of Zila Parishad.
10.	39(2)	(i) Chief Executive Officer
		In the case Sarpanch and Ward Panch.
		(ii) State Government —
		In the case of Pradhan & members of PanchayatSamiti.
		(iii) State Government —
		In the case of Pramukh & members of ZilaParishad.
11.	40(1)	(i) Chief Executive Officer
		In the case of Sarpanch and Ward Panch.
		(ii) Chief Executive Officer —
		In the case of Pradhan & members of PanchayatSamiti.
		(iii) State Government —
		In the case of Pramukh & members of ZilaParishad.
12.	45(5)	Vikas Adhikari.
13.	46(6)	Chief Executive Officer, Zila Parishad.
14.	47	Divisional Commissioner.
15.	56(11)	Chief Executive Officer, Zila Parishad.
16.	57(2)	Divisional Commissioner.
17.	63(4)	Sub-Divisional Officer.
18.	71	(i) Sub Divisional Officer—
		In the case when order is passed by Panchayat.
		(ii) Collector—
		In the case when order is passed by the PanchayatSamiti.
		(iii) Divisional Commissioner —

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		In the case when order is passed by the ZilaParishad.
19.	90	Collector
20.	99	(i) Director, Rural Dev. & Panchayati Raj for the State.
		(ii) Chief Executive Officer, Zila Parishad for theDistrict.
21.	111	Director, Rural Dev. & Panchayati Raj.

2. State Govt. declares blocks of Hanumangarh District. - In exercise of powers conferred by Section 10 of Rajasthan Panchayati Raj Act, 1994 (Rajasthan Act No. 13 of 1994), the State Government hereby declares that the following shall be block in Hanumangarh District, for the purpose of the said Act, and shall be known by the name specified in column (2) with limits defined in column (4) of the Schedule below: -

S. No	Name of the Block	Name of Tehsil	Limits of the Block
1	Hanumangarh	(i) Hanumangarh	Entire Tehsil of Hanum-angarh
		(ii) Tibi	Entire Tehsil of Tibi
		(iii) Sangaria	Entire Tehsil of San-garia
		(iv) Pilibanga	Entire Tehsil of Pilibanga
2	Nohar	(i) Nohar	Entire Tehsil of Nohar
		(ii) Rawatsar	Entire Tehsil of Rawatsar
3	Bhadra	(i) Bhadra	Entire Tehsil of Bhadra
This order shall have effect from the 22nd day of August, 1994.[Notification No. F. 4(9)			
RDP/L&J/94/2936, Dated 22.8.1994 Published in Rajasthan Gazette, Exty., Pt. IV-C Dated			
25.8.1	994, p. 24.]		

3. State Govt. declares blocks of Ganganagar District. - In exercise of powers conferred by Section 10 of Rajasthan Panchayati Raj Act, 1994 (Rajasthan Act No. 13 of 1994), the State Government hereby declares that the following will be blocks in Ganganagar District, for the purpose of the said Act, and shall be known by the name specified in column (2) with limits defined in column (4) of the Schedule below:

S. No.	Name of the Block	Name of Tehsil	Limits of Block
1	Sri Ganganagar	Sri Ganganagar	Entire Tehsil Sri Ganganagar
2	Sadul Shahar	Sadul Shahar	Entire Tehsil Sadul Shahar
3	Sri Karanpur	Sri Karanpur	Entire Tehsil Sri Karanpur

4	Padampur	Padampur	Entire Tehsil Padampur
5	Rai Singnagar	Rai Singnagar	Entire Tehsil Rai Singnagar
6	Anupgarh	(i) Vijainagar	Entire Tehsil Vijainagar
		(ii) Anupgarh	Entire Tehsil Anupgarh
		(iii) Ghadsana	Entire Tehsil Ghadsana
7	Suratgarh	Suratgarh	Entire Tehsil Suratgarh
This order shall have effect from the 22nd day of August, 1994.[Notification No. F. 4(9)			
RDP/L&J/94/2935, Dated 22.8.1994 Pub. in Rajasthan Gazette, Exty., Pt. IV-C Dated 25.8.1994, p.			
25.]			

- 4. State Govt. Constitutes new Zila Parishads in Hanumangarh and Shri Ganganagar District. In exercise of the powers conferred by Section 11 of Rajasthan Panchayati Raj Act, 1994 (Rajasthan Act No. 13 of 1994), the State Government hereby directs, that: -
- 1. A new Zila Parishad shall be constituted with headquarters at Hanumangarh for the newly constituted district of Hanumangarh.
- 2. The Zila Parishad of Hanumangarh shall comprise of the Panchayat Samitis of Hanumangarh, Nohar and Bhadra.
- 3. Existing Zila Parishad of Shri Ganganagar shall hence-forth comprise of Panchayat Samitis of Shri Ganganagar, Sadul Sahar, Shri Karanpur, Padampur, Ra isingh Nagar, Anupgarh & Suratgarh.

This order shall have effect from the 22' day of August, 1994.[Notification No. F. 4(9) RDP/L&J/94/2937 Dated 22.8.1994, Pub. in Rajasthan Gazette, Exty., Pt. IV-C Dated 25.8.1994, p. 23]

5. State Govt. delegates powers under Sections 38 and 97 of the Act to be exercised by the Officers detailed. - In supersession of earlier Notification No. F. 4(138) LSG/58/1 dated 1.1.1962 and in exercise of the powers conferred by Section 38 of the Rajasthan Panchayati Raj Act, 1994, (Act No. 13 of 1994), the State Government hereby delegates the powers exercisable by it under the provisions of the said Act, specified in column (2) to the officer of authority specified in the corresponding entry in column (3) of the Schedule below:-

Provisions of Act Officer or authority to whom the powers are delegated

S.

No.

Section 38, in so far it

1 relates to the removal Collector to the district concerned. of Panchas

2 Section 97

Divisional Commissioner concerned in respect of order passedby the Collector under any provisions of the Rajasthan PanchayatiRaj Act, 1994 except orders passed under Section 97 and in all othercases to the Collector of the District.

[Notification No. F. 139(19)/RDP/L&J/95/3273 Dated 26.10.1996, Published in Raj. Gazette, Exty., Pt. IV-C, Dated 3.12.1996, P. 7]

6. State Govt. delegates powers under Sections 38 and 97 of the Act to the Officers detailed-S.O. 163. - In supersession of earlier Notification No. F. 4(138/LSG/58/417) dated 1.1.1962 and in exercise of the powers conferred by Section 90 of Rajasthan Panchayati Raj Act, 1994 (Act No. 13 of 1994), the State Government hereby delegates the powers exercisable by it under the provisions of the said Act, specified in column (2) to the Officer or authority specified in the corresponding entry in column (3) of the Schedule below:

S. Provisions of Act Officer or authority to whom the powers are delegated

Section 38, in so far it

relates to the removal Collector to the district concerned. of Panchas

Divisional Commissioner concerned in respect of order passedby the
Collector under any provisions of the Rajasthan PanchayatiRaj Act,
1994 except orders passed under Section 97 and in all othercases to the
Collector of the District.

[Notification No. F. 139(19)/RDP/L&J/95/3273 Dated 26.10.1996 Pub. in Rajasthan Gazette, Exty., Pt. IV-C (II), Dated 3.11.1996, p. 161]

7. State Govt. authorities Officers within their jurisdiction for purposes of election. - G.S.R. 140-In exercise of the powers conferred by Section 98(a) of Rajasthan Panchayati Raj Act, 1994 (Act No. 13 of 1994), read with Chapter II of Rajasthan Panchatayti Raj (Election) Rules, 1994, the State Government hereby authorities the Officers mentioned below to exercise within their respective jurisdiction the powers mentioned against their names: -

1. In regard to formation of wards of Panchayats:

Sub-Divisional Officer as of 1955)

- defined under the Rajasthan (a) To form wards as per provisions of Rule 3 of the ElectionRules;
 - (b) To notify the wards so formed as per provisions of Rule4(1) of the said Rules;
 - (c) To receive objections in regard to the formation of wardsas per provisions of Rule 4(2) of the Election Rules and affixall such objections on his notice board and thereafter submit thesame to the Collector with his comments alongwith all the Statement of wards as prepared under Rule 3 for consideration and finalisation.
 - (d) To consider the objections in regard to formation ofwards, as received from Sub-Divisional Officer and other materialbefore him including the comments of Sub-Divisional Officers on such objections and to record his decision thereon as per theprovisions of Rule 4(3) of **Election Rules:**
 - (e) To finalise the formation of wards and to notify the finalised wards of Panchayats as per Rule 4(4) of the said Rules.

2. In regard to formation of constituencies of Panchayat Samitis and Zila Parishad:

Collector

(a) To form Constituencies as per provisions of Rule 3 of the Election Rules;

- (b) To notify the 'Constituencies' so formed as per provisions of Rule 4(1) of the said Rules:
- (c) To receive objections in regard to the formation of Constituencies as per provisions of Rule 4(2) of the ElectionRules and affix all such objections on his notice board andthereafter send the same with his comments to the StateGovernment along with all the Statement of Constituencies asprepared under Rule 3 for consideration, decision, finalisation and notifying the final formation of Constituencies as per Rule4(3) and Rule 4(4) of the said Rules.

3. In regard to determination of Seats and Offices to be reserved for Scheduled Castes, Scheduled Tribes, Backward Classes and also for Women;

Sub-Divisional Officer as defined To determine "Seats" of Panchas to be reserved for the Act,

Rajasthan Panchayati Raj Act, 1994

under the Rajasthan Tenancy(Act No. 3 of 1955)

Collector

1955 Scheduled Castes, Scheduled Tribes, BackwardClasses and Women as per provisions of Section 15 of the Act

andChapter II of the Rules.

To determine "Seats" of members of Panchayat Samitisand Zila

Parishad and "Offices" of Sarpanchas and Pradhan to be reserved for Scheduled Castes, Scheduled Tribes, Backward

Classes and Women as per provisions of Section 15 & 16of the

Act and Chapter II of the Rules.

[Notification No. F 4(8) RDP/L&J/94/3194/, dated 2.9.1994 pub. in Rajasthan Gazette Extraordinary, Pt. IV-C (1), Dated 23.3.1995, p. 441]

4. State Government prescribes the manner in which action mentioned in Section 23 of the Act. - In exercise of the powers conferred by Section 102 and other enabling provisions of Rajasthan Panchayati Raj Act 1994 (Act No. 13 of 1994). the State Government prescribes the manner in which action will be taken as mentioned below in Column 2

S No.	Section of the Act	Prescribed Manner
1	2	3
1	00	In the Official
	23	Gazette