Chhattisgarh Anand Marriages Registration Rules, 2016

CHHATTISGARH India

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Rule

CHHATTISGARH-ANAND-MARRIAGES-REGISTRATION-RULES-2016 of 2016

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Chhattisgarh Anand Marriages Registration Rules, 2016Published vide Notification No. 979/281/21-B/C.G./16, dated 29.1.2016Last Updated 20th September, 2019Notification No. 979/281/XXI-B/C.G./16. - In exercise of the powers conferred by Section 6 of the Anand Marriage Act, 1909 (No. 7 of 1909), the State Government, hereby, make the following rules relating to registration of Marriage Ceremony (commonly know as Anand Karaj) customary among Sikhs, namely:-

1. Short title and commencement.

(1)These rules may be called the Chhattisgarh Anand Marriages Registration Rules, 2016.(2)These rules shall come into force on such date as the State Government may by notification in the Official Gazette appoints.

2. Definitions.

- In these rules, unless the context otherwise requires,-(a)"Act" means the Anand Marriage Act, 1909 (7 of 1909);(b)"Anand Marriage" means Anand Marriage commonly known as Anand Karaj, solemnized under the Act;(c)"District Registrar" means the District Registrar authorised under rule 3;(d)"Form" means the Form Appended to these rules;(e)"Register" means a register of Anand Marriage maintained by the Registrar in Form-I;(f)"Registrar" means the Registrar of Marriage authorised under rule 3.

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3. Authorisation for registration of marriages.

- The State Government may, by notification, authorize officers, for the purpose of registration of marriages under the Act, to also act as,-(a)District Registrar for the district, specified in that notification; and(b)a Registrar of marriages for the areas, specified in that notification.

4. Jurisdiction.

- The Anand Marriage shall be registered with the Registrar within whose jurisdiction such marriage is solemnized.

5. Maintenance of register of marriages.

- The Registrar shall maintain Register of Anand Marriage in Form-I.

6. Procedure for registration.

(1)The parties to the Anand Marriage shall prepare a memorandum in duplicate in Form-II along with documents, to prove the solemnization of the marriage to the satisfaction of the Registrar, and submit it to the Registrar along with registration fee of rupees fifty within a period of thirty days from the date of solemnization of their marriage :Provided that for registration of marriages solemnized before the commencement of these rules, said memorandum and documents shall be submitted along with the fee within a period of one year from the date of commencement of these rules.(2)The memorandum shall be signed by both the parties to the marriage and shall have signature of at least two other persons who have witnessed the marriage.(3)The parties to the marriage, who have not registered their marriage within the period specified under sub-rule (1) may get their marriage registered by submitting the memorandum to the Registrar in Form-II and a Declaration in Form-III along with documents, to prove the solemnization of the marriage to the satisfaction of the Registrar, and registration fee of rupees two hundred :Provided that such Declaration shall be attested by a Gazetted Officer or Member of Parliament or Member of Legislative Assembly or Councillor or of a Local Self Government Institution or Notary.

7. Verification and registration of marriage.

(1) Where on verification and scrutiny of the memorandum and documents received under sub-rule (1) or sub-rule (3) of rule 6, the Registrar is satisfied that the marriage has been solemnized, he may enter the particulars of the marriage in the register and issue a Certificate of Anand Marriage in Form-IV.(2) If the Registrar has reasons to believe that,-(a)the marriage between the parties has not been performed in accordance with Anand Marriage ceremony; or(b)the identity of the parties or the witnesses testifying the solemnization of the marriage is not established; or(c)the documents tendered before him do not prove the marital status of the parties.

8. Refusal of registration of anand marriage.

- The Registrar may, for the reasons to be recorded in writing refuse the registration of marriage, if the parties to the marriage fail to comply with the direction issued by him under sub-rule (2) of rule 7.

9. Correction of the entries in the register.

- The Registrar may on an application made to him by any party to the marriage, if satisfied that there is typographical or clerical mistakes in the entries made in the register or on the Certificate of Registration in relation to the name, age or date of marriage, make suitable corrections with previous sanction of the District Registrar and affix his signature to each such correction.

10. Appeal.

(1)Any person aggrieved by the decision of the Registrar may file an appeal to the District Registrar within a period of three months from the date of communication of such decision: Provided that the District Registrar may entertain an appeal made to it after the expiry of the said period of three months if it is satisfied that the appellant has sufficient cause for not preferring the appeal within that period.(2)The District Registrar shall, after giving opportunity of hearing to the parties concerned, dispose of the appeal within a period of fifteen days.

11. Filing of Memorandum.

(1)The Registrar shall forward duplicate copies of the memorandum received in a month to the district Registrar before the 10th day of every subsequent month.(2)The original of the memorandum received by the Registrar and duplicate copies forwarded to the District Registrar shall be retained in their offices.(3)The Registrar shall also forward particulars of the corrections made under rule 9 with the date of correction and a copy thereof to the District Registrar.Form-I[See Rule 5]Register of Anand Marriages

1. Date of Marriage;

2. Place of Marriage: (specify hall, auditoriumetc.) Local area Village Taluk District

Signature of the Husband Photo of the Husband to be affixed Photo of the Wife to be affixed Signature of the wife

3. Details of Parties to the Marriage (As on the date ofmarriage)

Details Husband Wife

- (a) Name in full (in capital letters)
- (b) Nationality
- (c) Age and date of birth (sufficient proof shall be produced)

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(d) Permanent address
(e) Present address
*(f) Previous marital statusMarriedUnmarriedWidowerWidowDivorced
(g) Whether any spouse is living (if yes, number of spouseliving)
(h) Name of father or guardian and the relationship(i) Age(ii) Address
(i) Name of mother(i) Age(ii) Address
*Put () mark on whichever is applicable.
4. Witness of solemnization of marriage
1. (a) Name :
(b) Address;
2. (a) Name;
(b) Address:
SPACE FOR OFFICE USE
5. Date of Receipt ofmemorandum
6. Details of Documents/records/proof ofmarriage required under rule 6 :
Date :
Registrar
Registration No/(Year) Date
Registrar
Form-II[See Rule 6(1)]Memorandum for Registration of Anand Marriage
1. Date of Marriage ;
2. Place of Marriage : (specify hall, auditoriumetc.) Local area Village Taluk District
3. Details of Parties to the Marriage (As on the date ofmarriage)
Details Husband Wife
(a) Name in full (in capital letters)

- (b) Nationality
- (c) Age and date of birth (sufficient proof shall be produced)
- (d) Permanent address
- (e) Present address
- *(f) Previous marital statusMarriedUnmarriedWidowerWidowDivorced
- (g) Whether any spouse is living (if yes, number of spouseliving)Signature with date
- (h) Name of father or guardian and the relationship(i) Age(ii) AddressSignature with date (if he is consenting party)
- (i) Name of mother(i) Age(ii) AddressSignature with date (if she is consenting party)
- *Put () mark on whichever is applicable.

4. Witness of solemnization of marriage
1. (a) Name :
(b) Address;
(c) Signature with date;
2. (a) Name;
(b) Address:
(c) Signature with date;
5. Details of Documents/records/proof ofmarriage required under rule 6 :
Declaration of the PartiesWe
details shown above are true to the best of our knowledge and belief.
Signature of the Parties :
Place: 1. Husband
Date: 2. Wife
(For Office Use)Received by Post/in Person onRegistrarRegistered in the Registrar
of Marriage (Common) onas Regn. NoRegistrarForm-III[See Rule 6(3)]DeclarationWe,(Name of the husband
and wife) do hereby declare that our marriage was solemnized on(Date of Marriage)
at(place of marriage). The memorandum for registration of marriage could not be submitted
within the period specified under rule 6 due to(specify reason). We hereby submit memorandum
(Form-II) along with documents to prove the solemnization of the marriage for the purpose of
registration of our marriage.
Place:
Date:
Signature of husband Signature of wife
Declaration to be Attested by Gazetted Officer/member or Parliament/member of Legislative
Assembly/member of Local Self Government InstitutionsIhereby certify that the marriage betweenandwas solemnized onand the fact is personally known to me.Signature
with place, date and seal.Form-IV[See Rule 7]Government OfDepartment
ofDatedThis is to certify that the
following information has been taken from the Register of Anand Marriages maintained in Form
No. I in the Officers of the Registrar of(local area).
1 Date of Marriage
1. Date of Marriage
2. Place of Marriage(as in Form No. I)
3. Details of parties to the marriage
Details Husband Wife
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Indian Kanoon - http://indiankanoon.org/doc/193072046/

(a) Name in full (in capital letters)

- (b) Nationality
- (c) Age and date of birth
- (d) Occupation
- (e) Permanent address
- (f) Name of parents or guardian and the relationship(i) Father(ii) Mother(ii) Guardian

Photographs: (Office seal covering photographs)

Registration......Registrar(Name of Local Area)Issued under my hand

and seal on this the.....day of......