

SOCIAL WELFARE SECRETARIAT

Subject: Reservation policy for Scheduled Castes/Scheduled Tribes and other Backward Classes in Karnataka for the Admissions to Professional Courses for the year 1994-95 only-reg-orders.

- Read: 1. Government Order No. SWL 66 BCA 86, dated: 13-10-1986
2. Government Order No. SWD 75 BCA 92, dated: 20-4-1994
3. Government Order No. SWD 180 SAD 94, dated: 20-4-1994
4. Government Order No. SWD 150 BCA 94, dated: 25-7-1994
5. Government Order No. SWD 203 BCA 94, dated: 5-9-1994.

Preamble:

The Supreme Court of India in its Interim order Dated 9-9-1994 in Writ Petition No. 438/94 has directed the Government of Karnataka to restrict the overall reservations upto 50% inclusive of Scheduled Castes/Scheduled Tribes and Other Backward Classes.

In pursuance of the above order of Supreme Court of India, the Government of Karnataka has decided to implement the interim order of the Supreme Court of India dated 9-9-1994 for the admissions to the Professional Courses for the year 1994-95 only. Hence this Order.

**GOVERNMENT ORDER NO. SWD 150 BCA 94,
BANGALORE DATED 17TH SEPTEMBER 1994**

After careful consideration of all the aspects Government are pleased to order the reservation policy for Scheduled Castes and Scheduled Tribes and Other Backward Classes for admission to the Professional Courses for the year 1994-95 only, as follows:

A. The list of castes classified into Category-I, II(a), II(b), III(a) and III(b) shall be as appended in Annexures I, II, III, IV and V to this order.

B. The extent of percentage of reservation provided in respect of the following Categories of Other Backward Classes, Scheduled Castes and Scheduled Tribes is as follows:

Category	-	I	4	Per cent
Category	-	II(a)	15	Per cent
Category	-	II(b)	4	Per cent
Category	-	III(a)	4	Per cent
Category	-	III(b)	5	Per cent
Scheduled Castes	-		15	Per cent
Scheduled Tribes	-		3	Per cent
Total:			<u>50</u>	Per cent

C. No person other than Scheduled Castes/Scheduled Tribes and Category I of Other Backward Classes shall be entitled to the benefit of reservation for the purpose of admission to Professional Courses if,-

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- (i) either of whose parents/guardian is a Class I or Class II Officer in the service of the Government or holds an equivalent posts in Public Sector Undertaking or an employee under a private employer and draws a salary which is not less than that of a Class II Officer (initial stage of the pay scale of Rs. 2050-3950) ;
- (ii) either of whose parents/guardian is an Income Tax Assessee/Wealth Tax Assessee ;
- (iii) either of whose parents/guardian is assessed to Sales Tax ;
- (iv) either of whose parents/guardian or both together owns more than 8 hectares of rainfed or dry land or its equivalent.

By Order and in the name of the
Governor of Karnataka,

C.H. DEVERAJ.

Deputy Secretary to Government,
Social Welfare Department.

ANNEXURE - I

CATEGORY - I

Sl. No.	Name of the Caste	Sl. No.	Name of the Caste
1.	Agamudi	(o)	Gangaputra
2. (a)	Ambalakaran	(p)	Gowrimatha
(b)	Ambalakarna	(q)	Bunde Bestha/Gunde Bestha
3.	Bavandhi	(r)	Harakanthra
4. (a)	Bavaji	(s)	Jalagara
(b)	Alit	(t)	Kabbera / Kabber
(c)	Bairagi	(u)	Kabbaliga
(d)	Bavani	(v)	Kabbili
(e)	Dyragi	(w)	Kahar
(f)	Daurigosayi	(x)	Kharvi
(g)	Davari	(y)	Koli
(h)	Gosayi	(z)	Kolimahadev
(i)	Gusai	(aa)	Maddar
(j)	Hclava	(ab)	Mcenagar
(k)	Hclova	(ac)	Mogaveera
(l)	Holeva	(ad)	Mogcr
(m)	Nandiwala	(ae)	Mukkavan
(n)	Nathapanthi	(af)	Parivara
(o)	Pichigunta	(ag)	Siviyar
(p)	Pichguntala	(ah)	Sunagara
(q)	Pichiguntala	(ai)	Thoreya
(r)	Bava	6. (a)	Bhamta
(s)	Byaragi	(b)	Bhrompta
5. (a)	Bestha	(c)	Paradeshi-Dhampla
(b)	Ambiga	(b)	Takari
(c)	Barid	(e)	Bhomptra
(d)	Besthar	(f)	Uchillian
(e)	Bhoyi	7.	Bhatraju
(f)	Bunde-Beshtar	8. (a)	Bogad
(g)	Daalji	(b)	Begadi
(h)	Daavat	(c)	Bagall
(i)	Gabit	(d)	Bogadi
(j)	Galadakankani	9. (a)	Budubuduki
(k)	Gangemakkalu	(b)	Bududki
(l)	Gangakula	(c)	Chhetri
(m)	Gangamatha	(d)	Devari
(n)	Gangamathastha	(e)	Garadi

Sl. No.	Name of the Caste	Sl. No.	Name of the Caste
(g)	Joshi	(g)	Halakki Vokkalu
(h)	Kichagara	(h)	Kare Vokkalu
(i)	Killikyata	(i)	Kunchavakkal
(j)	Modiga	(j)	Shilwakkal
(k)	Pansa	(k)	Vakkal
(l)	Panasa	(l)	Gavada
(m)	Pingale	(m)	Gan Gawda
(n)	Sadajoshi	(n)	Gram Vakkal
(o)	Budbudkala	18. (a)	Hawadiga
10.	Chunchar	(b)	Hawgar
11. (a)	Dasari	(c)	Hewgar
(b)	Chakravadya-Dasa	19. (a)	Jogi
(c)	Dang-Dasar	(b)	Brahma Kapali
(d)	Dombi-Dasaru	(c)	Jogar
12. (a)	Devadasi	(d)	Jogin
(b)	Basavi	(c)	Kapali
(c)	Bhavin	(f)	Raval
(d)	Bogam	(g)	Ravalia
(e)	Ganika	(h)	Sanjogi
(f)	Kalavant	(i)	Sanyasi
(g)	Nat	(j)	Joger
(h)	Natuvu	20. (a)	Kanjirbhat
(i)	Patramela	(b)	Kanjar
13. (a)	Ghisade	(c)	Khanjar Bhat
(b)	Ghisadi	21. (a)	Kashikapadi
14. (a)	Goniga Mane	(b)	Kashikapdi
(b)	24 Mane Telugu Shetty	(c)	Tirumali
(c)	Goni Chetty	22. (a)	Katabar
(d)	Sadusetty	(b)	Katabu
(e)	Salaparu	23. (a)	Katik
15. (a)	Curav	(b)	Aray
(b)	Tamballa	(c)	Are Kasai
(c)	Tambli	(d)	Ari Katikelu
16.	Gurkha	(e)	Kalal Khatik
17. (a)	Halawakki Wakkal	(f)	Kasab
(b)	Halakki Vakkal	(g)	Kasai
(c)	Alle Vokkalu	(h)	Maratti
(d)	Gan Gawada	(j)	Suryavamsha Kshatriya
(e)	Gan Vokkal	24. (a)	Kolari
(f)	Gram Vokkalu	(b)	Kalayiri
		(c)	Koleri

Sl. No.	Name of the Caste	Sl. No.	Name of the Caste
25. (a)	Kolla	(g)	Nalabund
(b)	Kollala	(h)	Tambat
26.	Kotari	44.	Takankar
27.	Kudubi	45. (a)	Tewar
28. (a)	Kurma	(b)	Kalari
(b)	Kurmi	(c)	Kallar
29. (a)	Ladaru/Ladara/Ladar	(d)	Maravar
(b)	Lad	46. (a)	Tilari
(c)	Yelegat	(b)	Tirali
30.	Malaya	47. (a)	Uppara
31. (a)	Medara	(b)	Beldar
(b)	Batter	(c)	Chunar
(c)	Burned	(d)	Gavadi
(d)	Gauriga	(e)	Goundi
(e)	Gouriga	(f)	Kallu Kutiga Uppara
(f)	Gowri	(g)	Lonari
(g)	Gowrimaratha	(h)	Melu Sakkrejavaru
(h)	Gowriga	(i)	Melusakkare
(i)	Medari	(j)	Namada Uppara
(j)	Burud	(k)	Padit/Padti
32.	Mudhar	(l)	Padihi
33.	Otari	(m)	Padi
34.	Pamlor	(n)	Sagara
35. (a)	Pangual	(o)	Sunnagara
(b)	Pangusal	(p)	Sunna Uppara
36.	Panika	(q)	Uppaliga
37. (a)	Raya Rawath	(r)	Uppaliga Shetty
(b)	Ravat	(s)	Uppaliyan
38.	Reinudas	(t)	Uppera
39.	Sansia	(u)	Yakalara
40.	Satarkar	(v)	Yekkali
41.	Siddi	48.	Vaidu
42. (a)	Sikkaligara	49.	Vasudev
(b)	Shikalgar	50. (a)	Veer
(c)	Slukkaligar	(b)	Vecramasti
43. (a)	Somavamsa Arya Kshatriya	(c)	Vir
(b)	Chitara	51.	Yeralu
(c)	Chitragar	52. (a)	Yerkala
(d)	Digwan	(b)	Erakala
(e)	Jeeragara	(c)	Kaikadi
(f)	Najabund	(d)	Koragau

Sl. No.	Name of the Caste	Sl. No.	Name of the Caste
(e)	Kormasetty	73. (a)	Kolhati
(f)	Kunchi	(b)	Kolhatigi
(g)	Korwari	74.	Masania Yoggi
(h)	Yerukala	75.	Full Mali
53. (a)	Bailpatar	76.	Sarania
(b)	Bailapatar	77. (a)	Sarordi
(c)	Bilapatar	(b)	Saroda
54. (a)	Bajania	78.	Vadi
(b)	Bajenia	79.	Bedaru
55.	Balasantoshi	80. (a)	Golla
56.	Bazigar	(b)	Yadav
57.	Deria	(c)	Asthanagolla
58. (a)	Bhardi	(d)	Yadava
(b)	Bhargi	(e)	Adavigolla
59. (a)	Chara	(f)	Gopala
(b)	Chhar	(g)	Gopali
(c)	Chhara	(h)	Gouli
60. (a)	Chapper Band (Muslim)	(i)	Gauli
(b)	Chapper Banda	(j)	Gavali
61.	Chitrakathijoshi	(k)	Gavli
62.	Darvesu	(l)	Anubaru
63.	Dholi	(m)	Atanabaru
64. (a)	Durgamurga	(n)	Hanabar
(b)	Burburcha	(o)	Kavadi
65. (a)	Modikara	(p)	Kolayan
(b)	Modikar	(q)	Konar
66. (a)	Gondali	(r)	Konnur
(b)	Ghondali	(s)	Krishna Golla
(c)	Gondaliga	(t)	Maniyani
(d)	Gondhali	(u)	Urali
(e)	Gondhalli	81. (a)	Banjari
67.	Vagri	(b)	Brinjari
68. (a)	Javeri	(c)	Vanjara
(b)	Jawari	(d)	Wanjari
69.	Johari	(e)	Lambaid
70. (a)	Kamatti	(f)	Gore or Gorla
(b)	Kaman	82. (a)	Bendar
71. (a)	Kanjari	(b)	Berad
(b)	Kanjhr	(c)	Boya
72. (a)	Kalkari, Kelkari	(d)	Naikamakkalu
(b)	Khelkari	(e)	Naikwadi

Sl. No.	Name of the Caste	Sl. No.	Name of the Caste
(f)	Palegar	83.	Daveri
(g)	Remoshi	84. (a)	Garudi
(h)	Talawar/Talwar-Boya	(b)	Garudiga
(i)	Valnikimakkalu	(c)	Garadiga
(j)	Vedan	85.	Paradhis
(k)	Parivara Nayaka	86. (a)	Girmi Waddar
(l)	Myasa Nayaka	(b)	Tudug-Woddar
(m)	Urs Nayaka	(c)	Kallu Vaddar
(n)	Byada	(d)	Mannu Voddar
(o)	Haranshikari	(e)	Bhandi Voddar
(p)	Chigari Betagar	87. (a)	Bhoi
(q)	Vagliri	(b)	Boyi
(r)	Wagiri	(c)	Harikantlira
(s)	Nirshikari	(d)	Kharia
(t)	Bargi	(e)	Bovi
(u)	Baori	88.	Pinjara
(v)	Phasachari	89.	S.C. Converts to Christianity
(w)	Hirshikari		

ANNEXURE-II
CATEGORY II (A)

Sl. No.	Name of the Caste	Sl. No.	Name of the Caste
1	(a) Agasa	(t)	Namadhari
	(b) Chakala	(u)	Thiyan
	(c) Dhobi	(v)	Iliga
	(d) Madivala	(w)	Goondla
	(e) Mannan	(x)	Tiyan
	(f) Parit	4. (a)	Kumbara
	(g) Rajaka	(b)	Chakrasali
	(h) Sakala	(c)	Gunaga
	(i) Vannan	(d)	Ganagi
	(j) Velluthedan	(e)	Koyava
	(k) Sakalavadu	(f)	Kula
2.	(a) Devadiga	(g)	Kulala
	(b) Devali	(h)	Kumbar
	(c) Moyili	(i)	Kumbard
	(d) Padiar	(j)	Kumbara
	(e) Seragara	(k)	Kusavan
	(f) Servagar	(l)	Moolya
	(g) Sheregar	(m)	Sajjan Kumbara
	(h) Suplig	(n)	Khumara
3.	(a) Idiga	(o)	Kumbhar
	(b) Bandhari	(p)	Khumbhar
	(c) Belchad	(q)	Kulalar
	(d) Billava	5. (a)	<u>Kuruba</u> <i>IIA</i>
	(e) Deevar	(b)	Bharwad
	(f) Desha Bhandari	(c)	Dhanagar
	(g) Devar	(d)	Goraya
	(h) Devaramakalu/Divara Makkalu	(e)	Halumatha
	(i) Ediga	(f)	Kurab
	(j) Eliga	(g)	Kuruban
	(k) Ezhava	(h)	Kurumba
	(l) Gamalla	(i)	Kurub
	(m) Goundla	(j)	Kurumban
	(n) Halepaikaru	6. (a)	Nayinda
	(o) Hale Paik	(b)	Ambattan
	(p) Illavan	(c)	Bajanthri
	(q) Kalal	(d)	Bandari
	(r) Malayali Billava	(e)	Chouriya
	(s) Naclar	(f)	Hadapada

Sl. No.	Name of the Caste	Sl. No.	Name of the Caste
(g)	Hajama	(i)	Dailu Kammara
(h)	Kavitian	(j)	Bogara
(i)	Kelas	(k)	Chaptegar
(j)	Kshaurika	(l)	Charodi
(k)	Kshowrad	(m)	Datvagnya Brahmin
(l)	Mahale	(n)	Gejtagara
(m)	Mangala	(o)	Kambar
(n)	Melagara	(p)	Kammalan
(o)	Nadiga	(q)	Kaumara
(p)	Napitha	(r)	Kamsala
(q)	Navallg	(s)	Kamsan
(r)	Navi	(t)	Kanchagar
(s)	Nayanaja Kshatriya	(u)	Kanchora
(t)	Nhavi	(v)	Kanchori
(u)	Savitha	(w)	Kanchugara
(v)	Nayanaja Kshatri	(x)	Kansar
(w)	Nadig	(y)	Kasar
(x)	Kshowrik	(z)	Luhar
(y)	Kshowrika	(aa)	Mesta
7.	Buddhists	(ab)	Panchal
8. (a)	Tigala	(ac)	Pattar
(b)	Agni Vamsha Kshatriya	(ad)	Silpi
(c)	Agnivanni	(ae)	Sohagar
(d)	Agnikula Kshatriya	(af)	Sonar
(e)	Dharmaraja Kapu	(ag)	Sony
(f)	Palli	(ah)	Sutar
(g)	Shambhukula Kshatriya	(ai)	Tacchan
(h)	Thigala	(aj)	Viswa Brahmin
(i)	Vanniar	(ak)	Thattan
(j)	Vannikula Kshatriya	(al)	Aksall
(k)	Tigler	(am)	Kamsal
(l)	Kurovan	(an)	Badagl
9. (a)	Viswakarma	10. (a)	Aghori
(b)	Achari	(b)	Karkarmunda
(c)	Akkasale	11.	Agnani
(d)	Ausala	12.	Ambalavas
(e)	Badigar	13.	Anduran
(f)	Badwadla	14. (a)	Atari
(g)	Ballapatar	(b)	Athari
(h)	Ballu Akkasali	15.	Bahurupi

Sl. No.	Name of the Caste	Sl. No.	Name of the Caste
16.	Bakadra	(d)	Maalgar
17. (a)	Bathal	(e)	Mali
	(b) Battal	(f)	Phool Mall
	(c) Batter	(g)	Phul Mali
18.	Bawtar	(h)	Phulari
19. (a)	Bhaat	(i)	Phoolari
	(b) Bohrot	(j)	Jeer
20.	Dinapatta	40.	Kadu Konkani
21.	Bingi	41.	Karikudumbi
22. (a)	Bagadi	42.	Karuva
	(b) Bagaadi	43. (a)	Khatik
	(c) Bagdi	(b)	Katuka
23. (a)	Chaliyan	(c)	Katuga
	(b) Teruvan	44.	Bogar
	(c) Challiya	45.	Kasbin
24.	Chamboti	46. (a)	Kolayiri
25.	Chambukutti	(b)	Kolyiri
26.	Mestha	47. (a)	Kanlsan
27.	Jingar	(b)	Kaniyar
28.	Ghadi	(c)	Kaniyaru
29. (a)	Ghadsi	(d)	Kaniya
	(b) Ghadshi	(e)	Kaniyan
30.	Pingle		(Other than Kollegal Tq. of Mysore District)
31. (a)	Gosavi	(f)	Kanyan
	(b) Gosaln	48. (a)	Kanbi
32. (a)	Gujar	(b)	Kulwadi
	(b) Guzar	(c)	Kunbi
33. (a)	Gurava	49.	Kutuma
	(b) Gurou	50.	Marta
34. (a)	Gabbit	51. (a)	Marayan
	(b) Gapit	(b)	Maravan
	(c) Gaabit	52.	Murrari
	(d) Daalija	53. (a)	Nadora
35. (a)	Hanbar	(b)	Uppu Nadar
	(b) Hanabaru	(c)	Torke Nador
36.	Handevazir	(d)	Nador
37.	Handervut	(e)	Nadavar
38.	Honniyar	(f)	Nadava
39. (a)	Hoovadiga	(g)	Uppunador
	(b) Hugar	54.	Nalki
	(c) Hoogar		

Sl No.	Name of the Caste	Sl No.	Name of the Caste
55.	Osthan	(n)	Rangare
56. (a)	Pandaram	(o)	Neelagar
(b)	Pandar	75. (a)	Devanga
(c)	Pandara	(b)	Devang
57.	Panaba	(c)	Koshli
58.	Pannekara Konkani	(d)	Hutgar / Hutkar
59.	Patra	(e)	Jed
60.	Pichatt	(f)	Winkar
61.	Pullavan	(g)	Julohi
62. (a)	Rajapuri	(h)	Hulkar
(b)	Rajpur	(i)	Hatagar
(c)	Balavallkar	76. (a)	Neygl
63.	Saniyaar	(b)	Kuruhina Setty
64.	Shanan	(c)	Bili Magga
65. (a)	Sudir	(d)	Thogata
(b)	Sudra	(e)	Soniga
66.	Sutsali	(f)	Jam Khana
67.	Tachaytri	(g)	Ayiri
68.	Tilvi	(h)	Avir
69. (a)	Gavandi	(i)	Sale
(b)	Govandi	(j)	Padma Sale
70.	Vettuvan	(k)	Saale
71. (a)	Yekdar	(l)	Kaikolan
(b)	Yaklar	(m)	Neikar
(c)	Egalika	(n)	Jadar
72. (a)	Gatti / Gattiyavaru	(o)	Jandra
(b)	Poledava / Poladavaru	(p)	Sakula Sale
73.	Gudigara	77. (a)	Pategar
74. (a)	Darzi	(b)	Patvekari
(b)	Bhavasara Kshatriya	(c)	Pattegar
(c)	Chippi	(d)	Somavamsha Sahasrarjuna Kshatriya
(d)	Chippiiga	78. (a)	Ganiga
(e)	Simpi	(b)	Tell
(f)	Shimpi	(c)	Gandla
(g)	Sai	(d)	Vaniyan
(h)	Miral	79.	Rajput
(i)	Rangari	80.	Amma Kodava
(j)	Rangrez	81.	Anappan
(k)	Nilari	82. (a)	Andi
(l)	Namdev	(b)	Andipandaram
(m)	Namdev Simpi	83.	Baandhi

Sl. No.	Name of the Caste	Sl. No.	Name of the Caste
84. (a)	Belahallala		Annexure III
(b)	Baliiala		Category II (b)
85. (a)	Bhatial	1.	Muslim
(b)	Bhattia		Annexure IV
86. (a)	Chakkan		Category III (a)
87.	Dogra	1. (a)	Vokkaliga
88.	Gulli	(b)	Vakkaliga
89.	Hindu Sadru / Sadaru	(c)	Sarpa Vokkaliga
90. (a)	Jatti, Jetty	(d)	Hallikar Vokkaliga
(b)	Mallaru Malla Kshatriya	(e)	Namdhari Vokkaliga
(c)	Mushtiga	(f)	Gangadkar Vokkaliga
91. (a)	Kalavanthi	(g)	Das Vokkaliga
(b)	Bhogam / Teluga	(h)	Reddy Vokkaliga
92. (a)	Kanakan	(i)	Marasu Vokkaliga
(b)	Kanakar	(j)	Reddy
93. (a)	Kotegara	(k)	Hallikar
(b)	Koteyar	(l)	<u>Kunchitiga</u>
(c)	Kothati	(m)	Gouda
(d)	Kottegara	(n)	Kapu
(e)	Kotteyara	(o)	Heggade
(f)	Kumara Kshatriya	(p)	Kamma
(g)	Kumara Panth/ Komarpant	(q)	Raddy
(h)	Rama Kshatriya	(r)	Gownder
(i)	Rama Raj Kshatriya	2.	Kodagaru
(j)	Serugara (North Kanara)	3. (a)	Baliya
(k)	Servgar (South Kanara)	(b)	Balajiga/Banajiga
(l)	Kote Kshatriya	(c)	Naidu
94. (a)	Kshatriya / Kshatri	(d)	Bogam Teluga
95.	Malawa	(e)	Telaga Baliya
96.	Maleya	(f)	Setty Baliya
97.	Aryan	(g)	Kasban
98. (a)	Raju Kshatriya	(h)	Mannur-Munnar
(b)	Raju-Raju	(i)	Mutrasi
(c)	Rajuwar / Rajavar / Rachevar	(j)	Maracha
99.	Somavamsha Kshatriya	(k)	Janappan
100.	Stanika	(l)	Balegara
101.(a)	Tulu	(m)	Banagara
(b)	Tuluva		

Sl. No.	Name of the Caste	Sl. No.	Name of the Caste
Annexure V		(c)	Kshatriya Maratha
Category III (b)		(f)	Kulavadi
1. (a)	Veerashaiva Lingayath	3.	Christian
(b)	Lingayath Sub-Groups of Helava, Ambiga, Bhoji, Gangamatha, Sunagara, Agasa, Madivala, Kumbara, Kuruba, Bajanthri, Baudari, Hadapada, Kshaurika, Navalig, Navi, Akkasale, Badigar, Kammara, Kamsala, Panchal, Medara, Uppara, Gowli	4. (a)	Bunt / Bant
2. (a)	Maratha, Marata	(b)	Parivara Bant
(b)	Arc Kshatri, Arc Maratha, Arya Maratha,	5.	Jains (Digambaras)
(c)	Arya, Aryaru	6. (a)	Satani
(d)	Konkan Maratha	(b)	Chattada Srivaishnava
		(c)	Kadri Vaishnava
		(d)	Sameraya
		(e)	Sattadaval
		(f)	Sattadavau
		(g)	Vaishnava

C. H. DEVARAJ,

Deputy Secretary to Government,
Social Welfare Department.

647-4

SOCIAL WELFARE SECRETARIAT

CORRIGENDUM

No. SWD 174 BCA 95, Bangalore, dated 16th June 1995

The caste 'Jecragara' shown in the list of Backward Classes appended to Government Order No. SWD 150 BCA 94, dated 17th September 1994 and G.O. No. 251 BCA 94 dated 31st January 1995 at Category—1, Sl. No. 43(c) be read as 'Jeenagara'.

By Order and in the name of the Governor of Karnataka,

C.H. DEVARAJ,

Deputy Secretary to Government,
Social Welfare Department.

Venkatappa -
FPA
EST-MS.
THE KARNATAKA
SC/ST & OTHER BC (RESERVATION OF
APPOINTMENTS, ETC.) ACT, 1990

with

THE KARNATAKA
SC/ST & OTHER BC (RESERVATION OF
APPOINTMENTS, ETC.) RULES, 1992

alongwith

THE KARNATAKA SC/ST & OTHER BC
(RESERVATION OF SEATS IN EDUCATIONAL
INSTITUTIONS AND OF APPOINTMENT OR POSTS IN
THE SERVICES UNDER THE STATE ACT, 1994

[Upto date Amendments, Notifications and Case notes]

(English and Kannada)

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 1st Cross, Gandhinagar, Bengaluru-560 009
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 E-mail: ameyalawagencybangalore@yahoo.com

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**THE KARNATAKA SCHEDULED
CASTES, SCHEDULED TRIBES AND
OTHER BACKWARD CLASSES
(RESERVATION OF APPOINTMENTS,
ETC.) ACT, 1990**

[KARNATAKA ACT No. 7 OF 1991]

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THE KARNATAKA SCHEDULED CASTES, SCHEDULED TRIBES AND OTHER BACKWARD CLASSES (RESERVATION OF APPOINTMENTS, ETC.) ACT, 1990

KARNATAKA ACT NO. 7 OF 1991

An Act to provide for the reservation of appointments or posts in favour of the members of the Scheduled Castes, Scheduled Tribes and other Backward Classes in the State Civil Services and establishments in the Public sector and in admission to Universities and to the Educational Institutions established or maintained or aided by the State Government.

Whereas, the members of the Schedule Castes, Scheduled Tribes and other Backward Classes of citizens are not adequately represented in the services or posts in the State Civil Services and establishments in Public sector and among the students admitted to the Universities and to Educational Institutions established or maintained or aided by the State Government;

And whereas, it is expedient to provide in favour of them such reservation;

Be it enacted by the Karnataka State Legislature in the Forty-first Year of the Republic of India as follows: -

1. Short title and commencement.—(1) This Act may be called the Karnataka Scheduled Castes, Scheduled Tribes and other Backward Classes (Reservation of Appointments, etc.) Act, 1990.

(2) It shall come into force on such date as the State Government may, by notification, appoint.

2. **Definitions.** In this Act, unless the context otherwise requires—

- (1) "Appointed day" means the date notified under sub-section (2) of Section 1;
- (2) "Appointing authority" in relation to a service or post, means the authority empowered to make appointment to such service or post;
- (3) "Establishments in public sector" means,
 - (i) a Co-operative society registered or deemed to have been registered under the Karnataka Co-operative Societies Act, 1959;
 - (ii) an educational institution established or maintained or aided by the State Government;
 - (iii) a Government company within the meaning of Section 617 of the Companies Act, 1956;
 - (iv) a local authority;
 - (v) a statutory body or corporation established by or under a State or Central Act, owned or controlled by the State Government;
 - (vi) a university established or deemed to have been established by or under any law of the State Legislature;
- (4) "Other Backward Classes" means the communities, castes and tribes notified by the State Government from time to time under Article 15(4) and Article 16(4) of the Constitution;
- (5) "Scheduled Castes" shall have reference to the Scheduled Castes specified in the Constitution (Scheduled Castes) Order, 1950 made under

Article 341 of the Constitution of India and as amended from time to time;

(6) "Scheduled Tribes" shall have reference to the Scheduled Tribes specified in the Constitution (Scheduled Tribes) Order, 1950 made under Article 342 of the Constitution of India and as amended from time to time;

(7) "Service or post" means a civil service of the State of Karnataka or a civil post under the State of Karnataka, and includes a service or post in the establishment in public sector;

(8) "Unfilled vacancies" means and includes—

(i) the backlog in direct recruitment as contemplated in the Government Order No. DPAR 19 SBC 89, dated 12th July, 1989 read with the subsequent Government Order of even number, dated 22nd July, 1989 and sub-section (2) of Section 4 in respect of a service or post in an establishment in public sector existing as on the date of commencement of the Karnataka Scheduled Castes, Scheduled Tribes and Other Backward Classes (Reservation of Appointment etc.) (Second Amendment) Act, 2004 (hereinafter referred to as the "Second Amendment Act, 2004");

(ii) the vacancies to the extent they were not filled by the persons belonging to the Scheduled Castes or the Scheduled Tribes, as the case may be, as per the classification of the vacancies in accordance with the orders of reservation applicable to direct recruitment while regularising the services of the daily wage employees in an

establishment in public sector in accordance with the Government Order issued in this behalf or any rule, statute, bye-law, regulation or order etc., issued by any establishment in public sector, and existing as on the date of commencement of the Second Amendment Act, 2004; and

(iii) if even after taking into account the unfilled vacancies mentioned in clauses (i) and (ii) above, the percentage of representation of the persons belonging to the Scheduled Castes and the Scheduled Tribes in any service or post in an establishment in public sector to which the order of reservation in direct recruitment under clause (4) of Article 16 of the Constitution are applicable, does not reach fifteen per cent in respect of the persons belonging to the Scheduled Castes and three per cent in respect of the persons belonging to the Scheduled Tribes, as the case may be, of direct recruitment vacancies, then such shortfall of unfilled direct recruitment vacancies existing as on the date of commencement of the Second Amendment Act, 2004.]

3. Applicability.—Nothing in this Act, shall apply

to:—

- (a) posts meant for conducting or guiding or directing research;
- (b) posts classified as scientific posts;
- (c) tenure posts;
- (d) posts filled up on the basis of any contract;
- (e) ex-cadre posts;
- (f) posts which are filled up by the transfer or deputation;

(g) posts in respect of which recruitment is made in accordance with any provision contained in the Constitution; and

(h) such other posts as the State Government may, from time to time, by order, specify.

Provided that every order made under clause (h) shall be laid as soon as may be after it is made before each House of the State Legislature while it is in session for a total period of fourteen days which may be comprised in one session or in two or more successive sessions.

4. Reservation of appointment or posts etc.—(1)

After the appointed day, while making appointments to any office in a civil service of the State of Karnataka or to a civil post under the State of Karnataka appointments or posts shall be reserved for the members of the Scheduled Castes, Scheduled Tribes and Other Backward Classes, to such extent and in such manner as may be specified from time to time in the order made by the Government under clause (4) of Article 16 of the Constitution of India.

[(1-A) Notwithstanding anything contained in any law for the time being in force, the Appointing Authority shall identify unfilled vacancies reserved for the persons belonging to Scheduled Castes and Scheduled Tribes in any service or post in an establishment in public sector as existing on the date of commencement of the Second Amendment Act, 2004 and take action to fill them as a one time measure within a specified time. The manner in which the number of vacancies is to be computed, the procedure for filling such vacancies and the time within which action is to be taken shall be as specified by notification by the State Government.]

Provided that, the provisions of this sub-section shall not apply to any unfilled vacancy in Karnataka State Civil Services or post in respect of which provisions have been already made.

Provided further that, where the Appointing Authorities covered under this sub-section have already filled all or part of the unfilled vacancies before the date of coming into force of the Second Amendment Act, 2004 by making appointment of persons belonging to the Scheduled Castes and the Scheduled Tribes, then such appointments shall not be affected.]

(2) The provisions of the said order made under clause (4) of Article 16 of the Constitution shall be deemed to be an order made under this Act and shall *mutatis mutandis* apply to a service or post in an establishment in public sector.

(3) Subject to such rules as may be prescribed, while making admissions, after the appointed day, to a course of study in a university established or deemed to be established by or under any law of the State Legislature or an educational institution established or maintained or aided by the State Government, there shall be made reservation for the persons belonging to the Scheduled Castes, the Scheduled Tribes and Other Backward Classes to such extent and in such manner as may be prescribed.

(4) All appointments made in contravention of the provisions of this section shall be voidable.

14-A. Issue of Caste Certificate and Income and Caste Certificate.—(1) Any candidate or his parent or guardian belonging to the Scheduled Castes or the Scheduled Tribes may, in order to claim benefit of reservation under Section 4, either for appointment to any service or post or for admission to a course of study in a University or any educational institution make an application to the Tahsildar in such form and in such manner as may be prescribed for issue of a Caste Certificate.

(2) Any candidate or his parent or guardian belonging to Other Backward Classes may, in order to claim benefit

of reservation under Section 4, either for appointment to any service or post or for admission to a course of study in University or any Educational Institution, make an application to the Tahsildar in such form and in such manner as may be prescribed for issue of an Income and Caste Certificate.

(3) The Tahsildar may on receipt of an application under sub-section (1) or (2), and after holding such enquiry as he deems fit and satisfying himself regarding the genuineness of the claim made by the applicant pass an order issuing a caste certificate or, as the case may be, an income and caste certificate in such form as may be prescribed, or rejecting the application.

(4) The Tahsildar shall follow such procedure as may be prescribed before passing the order under sub-section (3).

(5) The burden of proving that the candidate or his parent or guardian belongs to Scheduled Castes, Scheduled Tribes or Other Backward Classes shall be on the applicant.

4-B. Appeal against order under Section 4-A.—

(1) Any person aggrieved by an order of the Tahsildar under Section 4-A may, within thirty days from the date of receipt of the order, prefer an appeal to Assistant Commissioner of the Revenue sub-division.

(2) The Assistant Commissioner of the Revenue sub-division may after giving both parties an opportunity of being heard pass orders allowing or dismissing the appeal and in appropriate cases directing issue of a caste certificate, or as the case may be, an income and caste certificate to the applicant.

4-C. Verification of Caste Certificate and Income and Caste Certificate.—(1) The State

Government shall constitute one or more verification committees for each district consisting of such persons of

[33]

44-E. Tahsildar and the Verification Committee to exercise the powers of the Civil Court.— Tahsildar and the Verification Committee, while holding enquiry under this Act, shall have all the powers of a Civil Court while trying a suit under Code of Civil Procedure, 1908 (Central Act No. 5 of 1908) and in particular in respect of following matters, namely:

- (a) summoning and enforcing the attendance of any person and examining him on Oath
- (b) discovery and production of any document;
- (c) receiving evidence on affidavits;
- (d) requisitioning any public record or copy thereof from any Court or office;
- (e) issuing commissions for the examination of witnesses or documents; and
- (f) any other matter which may be prescribed.

4-F. Revision by Deputy Commissioner.— (1) The Deputy Commissioner may at any time either suo motu or on an application made to him within the prescribed period, call for and examine the records relating to any decision made or order passed by the Tahsildar under section 4A or the Assistant Commissioner under Section 4B, for the purposes of satisfying himself as to the legality, propriety of such decision or order and if, in any case, it appears to the Deputy Commissioner that any such decision or order shall be modified, annulled, revised or remitted for reconsideration, he may pass orders within thirty days accordingly;

Provided that the Deputy Commissioner shall not pass

1. Sub-section (3) omitted by Act No. 17 of 2002 and shall be deemed to have come into force w.e.f. 1.2.2002.
 2. Sections 4-E and 4-F inserted by Act No. 3 of 2019, w.e.f. 22.6.2019.

persons as may be prescribed for verification of caste certificate and income and caste certificate issued under Section 4 A or Section 4 B.

(2) Any person who has obtained a caste certificate or an income and caste certificate under Section 4 A or A-B or the Appointing Authority or any authority making admission to a course of study in the University or any Educational Institution may make an application to the verification committee in such form and in such manner as may be prescribed for issue of a validity certificate.

(3) The verification committee may after holding such enquiry as it deems fit within thirty days from the date of the application either grant a validity certificate in a prescribed form or reject the application.

14-D. Appeal.— (1) Any person aggrieved by an order passed by the Verification Committee under Section 4-C may, within thirty days from the date of receipt of the order appeal—

- (i) to the Commissioner/Director, Social Welfare in case the verification certificate relates to a person belonging to the Scheduled Castes;
- (ii) to the Director, Tribal Welfare in case the verification certificate relates to a person belonging to the Scheduled Tribes;
- (iii) to the Director, Backward Classes Department, in case the verification certificate relates to a person belonging to other Backward Classes,

in such form and in such manner and on payment of such fee as may be prescribed.

(2) The Appellate Authority shall after giving to both the parties an opportunity of being heard pass such order in appeal as it deems fit.

1 Section 1-D substituted by Act No. 8 of 2004, w.e.f. 23.2.2004.

any order prejudicial to any person unless such person is given an opportunity of being heard.

(2) The Deputy Commissioner may, stay the execution of any such decision or order pending the exercise of his powers under sub-section (1) in respect thereof.]

5. Penalty.—If any appointing authority makes an appointment or any authority making admission to a course of study in a university or any educational institution makes admission in contravention of the provisions of this Act or rules made thereunder, he shall be punishable with fine which may extend upto rupees one thousand and imprisonment not exceeding six months:

Provided that nothing contained in this section shall apply in relation to appointment to any service or post of which appointing authority is the Governor.

15-A Penalties for obtaining false Caste Certificate or Income and Caste Certificate.—Whoever has obtained a Caste Certificate or Income and Caste Certificate by:

- (a) furnishing false information; or
- (b) filing a false statement; or
- (c) any other fraudulent means.

shall on conviction be punishable with rigorous imprisonment for a term which shall not be less six months but which may extend upto two years and with fine which shall not be less than one thousand rupees but which may extend upto five thousand rupees:

Provided that the Court may, for adequate and special reasons to be recorded, impose a sentence of imprisonment for a lesser term or lesser fine.

5-B. Penalty for issuing a false Caste Certificate or Income and Caste Certificate.—If the Tahashildar

intentionally issues False Caste Certificate or Income and Caste Certificate, he shall on conviction, be punishable with rigorous imprisonment for a term which shall not be less than six months but which may extend upto two years and with fine which shall not be less than one thousand rupees but which may extend to five thousand rupees.

Provided that the Court may, for adequate and special reasons to be recorded, impose a sentence of imprisonment for a lesser fine.]

6. Cognitizance of offences.—No prosecution for an offence under this Act shall be instituted except by, or with the sanction of, the State Government.

16-A. Penalty for abettors.—Whoever abets any offence punishable under this Act, shall be punished with the penalty provided for in this Act for such offence.

6-B. Bar of jurisdiction of Civil Court.—No Civil Court shall have jurisdiction in respect of any order passed by any officer or authority under this Act and no stay or injunction shall be granted by a court in respect of any action taken or to be taken by such officer or authority under this Act in pursuance of any power conferred by or under this Act.

6-C. Cancellation of Degree etc.—Notwithstanding anything contained in any other law for time being in force any Degree, diploma or any other educational qualifications acquired by a person after securing admission in any educational institution on the basis of a false caste certificate or as the case may be, a false income and caste certificate, shall stand withdrawn, on cancellation of caste certificate, or as the case may be income and caste certificate obtained by him.

6-D. Act to override other laws.—The provisions of this Act shall have effect, notwithstanding anything

inconsistent therewith contained in any other law for the time being in force.

6-E. Act to override the applicability of decided specific cases in any of the courts.—The provisions of this Act shall have effect, notwithstanding anything contained in any of the decided cases by any of the courts.]

7. Maintenance of records and submission of annual report etc.—(1) Every appointing authority and every authority making admissions to a course of study in a University or an educational institution having an establishment in public sector shall maintain such records and shall furnish to the State Government an annual report in such form and in such manner, as may be prescribed.

(2) Any officer authorised by the State Government in this behalf may inspect the records of an authority which is required to maintain under sub-section (1) for the purpose of ensuring proper implementation of the provision of this Act and rules made thereunder.

(3) It shall be the duty of the concerned appointing authority or the authority making admissions to the University or educational institution to produce such records and documents, furnish such information and afford all such assistance and facilities as may be necessary for the aforesaid purpose.

8. Constitution of Standing Committee.—There shall be a standing committee consisting of the following members, namely:—

- | | |
|---|----------|
| (a) Minister of Social Welfare, Government of Karnataka | Chairman |
| (b) (i) Four members of the Karnataka Legislative Assembly to be nominated by the Speaker out of whom, one shall be from the Scheduled Caste and one shall be from the Scheduled Tribe and one shall be from the Backward Classes | Member |

- | | |
|---|---------|
| (ii) Two members of the Karnataka Legislative Council to be nominated by the Chairman | Members |
| (c) Chief Secretary to Government of Karnataka | Members |
| (d) Secretary to Government, Home Department, Government of Karnataka | Members |

- | | |
|--|------------------|
| (e) Secretary to Government, Social Welfare and Labour Department, Government of Karnataka | Member-Secretary |
|--|------------------|

Provided that on issue of a proclamation under Article 356 of the Constitution of India, the composition of the Committee may be altered by the State Government to such extent as it deems fit.

9. Functions of the Standing Committee.—The Standing Committee shall perform the following functions, namely:—

- review of the implementation of the provisions of this Act and the rules made thereunder as far as possible twice a year.
- suggest measures for the removal of difficulties in such implementation or for the improvement thereof; and
- such other functions as the State Government may, from time to time, assign to the Committee.

10. Annual report.—The State Government shall prepare an annual report on the working of this Act and lay the same before each House of the Legislature while it is in session for a total period of fourteen days which may be comprised in one session or in two or more successive sessions.

11. Protection of action taken in good faith.—No suit, prosecution or other legal proceedings shall be against any person for anything which is done in good faith or intended to be done under this Act.

12. Removal of difficulties.—If any difficulty arises in giving effect to the provisions of this Act, the State Government may take such steps or issue such orders not inconsistent with the provisions of this Act, as the State Government may consider necessary for removing the difficulty.

13. Power to make rules.—(1) The State Government may make rules for carrying out the purposes of this Act.

(2) Until such rules are made under sub-section (1) any executive order made by the State Government relating to such reservation shall be deemed to be rules made under this Act.

[(3) Every rule made under this Act shall be laid, as soon as may be after it is made, before each House of the State Legislature, while it is in session for a total period of thirty days which may be comprised in one session or in two or more successive sessions and if before expiry of the session in which it is so laid or the session immediately following the session or successive sessions aforesaid both Houses agree in making any modifications in the rule or both Houses agree that the rule should not be made, the 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 under that rule.]

THE KARNATAKA SCHEDULED CASTES, SCHEDULED TRIBES AND OTHER BACKWARD CLASSES (RESERVATION OF APPOINTMENTS, ETC.) RULES, 1992

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‘THE KARNATAKA SCHEDULED CASTES, SCHEDULED TRIBES AND OTHER BACKWARD CLASSES (RESERVATION OF APPOINTMENTS, ETC.) RULES, 1992

GSR 14.—In exercise of the powers conferred by sub-section (1) of Section 13 of the Karnataka Scheduled Castes, Scheduled Tribes and Other Backward Classes (Reservation of Appointments etc.) Act, 1990 (Karnataka Act 7 of 1991) Government of Karnataka hereby makes the following rules, namely —

1. Title and commencement.—(1) These rules may be called the Karnataka Scheduled Castes, Scheduled Tribes and Other Backward Classes (Reservation of Appointments etc.) Rules, 1992

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

2. Definitions.—(1) In these rules, unless the context otherwise requires,—

(1) “Act” means the Karnataka Scheduled Castes, Scheduled Tribes and others Backward Classes (Reservation of Appointments etc.) Act, 1990 (Karnataka Act 7 of 1991);

(2) “An Educational Institution” means an Educational Institution established or maintained or aided by the State Government,

(3) “Public Sector Undertakings” means the institutions defined in the Act;

(4) "Caste Verification Committee" means a Committee and an Additional Committee constituted under Rule 4;

(5) "Caste and Income Verification Committee" means a Committee and an Additional Committee constituted under Rule 5;

(6) "Form" means form appended to these rules;

(7) "Inspecting Officer" means an Officer authorised by the State Government under sub-section (2) of Section 7 of the Act;

(8) "Validity Certificate" means the certificate issued by the Caste Verification Committee or Caste and Income Verification Committee.

(2) All other words and expressions not defined here but defined in the Karnataka Civil Services (General Recruitment) Rules, 1977 shall have the meaning assigned to it in the said rules.

3. Reservation.—All executive orders in relation to reservation made by the State Government and which are in force on the date of commencement of these rules shall be deemed to be part of these rules and shall continue to be in force until they are modified or replaced by the State Government, for the purpose of Section 4 of the Act.

3-A. Issue of Caste Certificate and Income and Caste Certificate.—(1) Every application for Caste Certificate or Income and Caste Certificate under Section 4-A shall be in forms A, B or C as may be appropriate accompanied by such document and other materials in support of the claim.

1. Substituted for the words "means a Committee" by Notification No. SWD 132 SAD 97, dated 8-2-2000, w.e.f. 8-2-2000.

2. Substituted for the words "means a committee" by Notification No. SWD 132 SAD 97, dated 8-2-2000 w.e.f. 8-2-2000.

3. Rules 3-A to 3-C inserted by Notification No. SWD 132 SAD 97, dated 8-2-2000, w.e.f. 8-2-2000

(2) On receipt of the application the Tahsildar shall verify the information, documents and such other materials furnished by the applicant and on such verification if he is satisfied with the correctness of the information, documents and evidence furnished by the applicant, he shall issue Caste Certificate or Income and Caste Certificate in Forms D, E or F as may be appropriate within two months from the date of receipt of the application.

(3) Where the Tahsildar is not satisfied with the correctness of the information, documents or other materials furnished by the applicant he shall then proceed to hold enquiry as follows.—

(a) The Tahsildar shall fix the date of enquiry and issue notice to the applicant to appear on the date so fixed along with all documents and other materials which he desires to produce.

(b) During the course of enquiry he shall examine the school records, birth registration certificate if any, and such other relevant records. He shall examine the applicant if he is present and may also examine the parent/guardian of the applicant and any other person who has the knowledge of the social status of the applicant and parent/guardian:

Provided that in the case of an applicant who belongs to the Scheduled Tribes, the Tahsildar shall also take into account the anthropological and ethnological traits, deity, rituals, customs, mode of marriage, death ceremonies, method of burial of dead bodies and Such other matters.

(c) The Tahsildar shall also cause to be issued a public notice by beat of drum or any other convenient mode in the village or locality to which the applicant and his parent/guardian belongs. It is response to such notice or otherwise any person

or association opposes the claim of the applicant such person or association shall also be given an opportunity to produce evidence during the enquiry.

(d) The Tahsildar may require the assistance of any officer for the purpose of satisfying himself regarding the genuineness of the claim made by the applicant.

(e) Where the applicants or parents/guardians are inhabitants in an area which is not within the territorial jurisdiction of the Tahsildar, he may make a reference to the District Social Welfare Officer concerned in the case of persons belonging to the Scheduled Castes and Scheduled Tribes or to the District Officer of Backward Classes, in the case of persons belonging to the Backward Classes, to provide such professional assistance as available with them.

(f) The Tahsildar may also call for further information, document or material if he deems it necessary.

(g) The Tahsildar may after holding the enquiry in the manners specified above either issue Caste Certificate or Income and Caste Certificate in Forms D, E or F as may appropriate or reject the claim within a period of two months from the date of receipt of the application.

3-B. Appeal against order under Section 4-A.—
On receipt of an appeal under Section 4-B, the Assistant Commissioner may obtain the records from the Tahsildar and after giving an opportunity of being heard to both the parties and making any local enquiry, if necessary, pass an order giving reasons thereof within a period of one month from the date of filing of appeal.

3-C. Validity of the Certificate issued by the Tahsildar.—(1) The Caste Certificate issued under Section 4-A shall be valid until it is cancelled.

(2) The Income Certificate issued under Section 4-A shall be valid for a period of five years.

4. Caste Verification Committee.—(1) There shall be a committee called the Caste Verification Committee for each district to verify the caste certificate issued in respect of the persons belonging to Scheduled Castes and Scheduled Tribes. The committee shall consist of the following members namely:—

- (1) The Deputy Commissioner of the District who shall be the Chairman.
- (2) The Deputy Secretary (Administration) of the Zilla Panchayat.
- (3) The Tahsildar of Taluk.
- (4) The District Social Welfare Officer who shall be the Member Secretary.

¶ Provided that the State Government may constitute an Additional Caste Verification Committee for any District to verify the Caste Certificate issued in respect of the persons belonging to Scheduled Castes or Scheduled Tribes which shall consist of the following members, namely:—

- (1) An Officer not below the rank of Special Deputy Commissioner appointed by the State Government Chairman
- (ii) The Assistant Commissioner of the Sub-Division Member

1. Sub-rule (2) substituted by Notification No. SWD 155 RCA 2011, dated 17-2-2012.

2. Rules 4 and 5 substituted by GSR 217, dated 11-11-1993, w.e.f. 11-11-1993.

3. Proviso inserted by Notification No. SWD 132 SAIJ 97, dated 8-2-2000, w.e.f. 8-2-2000.

15-A. The validity of certificate issued by the Caste Verification Committee.— (1) The Validity Certificate issued by the Caste Verification Committee in favour of a person belonging to the Scheduled Caste or Scheduled Tribe shall remain valid for the purpose of [*****] employment until it is cancelled or until the date on which the candidate changes his religious faith whichever is earlier.

- (iii) The Tahsildar of the Taluk Member
- (iv) The District Social Welfare Officer Member.]

5. Caste and Income Verification Committee.— There shall be a committee called a Caste and Income Verification Committee in respect of each district to verify the caste and income certificate issued in respect of the Other Backward Classes. The committee shall consist of the following members, namely:—

- (i) The Deputy Commissioner of the District who shall be the Chairman;
- (ii) The Deputy Secretary (Administration) of the Zilla Panchayat;
- (iii) The concerned Tahsildar of the Taluk;
- (iv) The District Backward Classes and Minorities Officer who shall be the member secretary.]

[Provided that the State Government may constitute an Additional Caste and Income Verification Committee for any district to verify the Income and Caste Certificate, issued in respect of persons belonging to Other Backward Classes, which shall consist of the following members, namely:—

- (i) An Officer not below the rank of Special Deputy Commissioner appointed by the State Government Chairman
- (ii) The Assistant Commissioner of the Sub-Division Member
- (iii) The Tahsildar of the Taluk Member
- (iv) The District Backward Classes and Minorities Officer Member-Secretary.]

(2) The validity certificate issued by the Caste and Income Verification Committee in favour of a person belonging to Category 1 of the Backward Classes shall remain valid for the purpose of [*****] employment as long as his caste enjoys reservation without applying creamy layer criteria or until it is cancelled, whichever is earlier.]

6. Application for Validity Certificate.—Every person claiming reservation [for appointment], shall submit an application in Form 1 for verification of Caste or Caste and Income claims.—

- (i) to the Caste Verification Committee in case he claims to belong to Scheduled Caste or Scheduled Tribes;
- (ii) to the Caste and Income Verification Committee in case he claiming belong to Backward Tribes or Other Backward Classes.

1 Rule 5-A inserted by Notification No. SWD 132 SAD 97, dated 8-2-2000, w.e.f. 8-2-2000.
 2 The words "education and" omitted by Notification No. SWD 3 STC 2002, dated 11-3-2002, w.e.f. 15-3-2002.
 3. The words "education and" omitted by Notification No. SWD 3 STC 2002, dated 11-3-2002, w.e.f. 15-3-2002
 4. Substituted for the words "either for appointment or for admission" by Notification No. SWD 3 STC 2002, dated 11-3-2002, w.e.f. 15-3-2002

1 Proviso inserted by Notification No. SWD 132 SAD 97, dated 8-2-2000, w.e.f. 8-2-2000

reasons therefore for such refusal. An order under this sub-rule shall be passed within one month from the date of receipt of the application

(4) Where the Committee even after the enquiry referred to in sub-rules (2) and (3) finds that the claim is doubtful, and is not in a position to come to a conclusion it shall refer the matter to the Directorate of Civil Rights Enforcement for detailed investigation and report. On receipt of the report from the Directorate of Civil rights enforcement, the Committee shall dispose off the case on merit, after holding such enquiry as it deems fit and after giving the applicant an opportunity of being heard. An order under this sub-rule shall be made within one month from the date of receipt of the application

(5) Any person aggrieved by an order of the Caste Verification Committee or Caste and Income Verification Committee may appeal to the Divisional Commissioner. The Divisional Commissioner shall after giving an opportunity of being heard to both the parties pass such order as he deems fit within forty-five days from the date of filing of such appeal.]

17-A. Prosecution for obtaining false caste certificate.—(1) The Caste Verification Committee or the Caste and Income Verification Committee, as the case may be and the Divisional Commissioner, shall send a copy of the order rejecting claim of the applicant for grant of Validity Certificate or, as the case may be, a Copy of the order in appeal rejecting such claim, to the Directorate of Civil Rights Enforcement.

(2) The Directorate of Civil Rights Enforcement shall take steps to prosecute such claimant who has obtained a false Caste Certificate.

1 Rules 7-A and 7-B inserted by Notification No. SWD 132 SAD 97, dated 8-2-2000, w.e.f. 8-2-2000

16-A. Verification by the Caste and Income Verification Committee.—Caste Verification Committee or as the case may be, the Caste and Income Verification Committee shall refer the application for issue of Validity Certificate to the District Social Welfare Officer concerned of the Social Welfare Department in the case of persons belonging to Scheduled Castes and Scheduled Tribes and to the District Officer for Backward Classes concerned of the Backward Classes Department in case of persons belonging to Other Backward Classes for verification and report after holding local enquiries.]

17. Issue of Validity Certificate.—(1) After getting a report on a reference made under Rule 6-A, the Caste Verification Committee and the Caste and Income Verification Committee shall hold an enquiry after giving opportunity to the parties concerned.

(2) The Committee may examine school records, birth registration certificate if any, and such other relevant materials and may also examine any other person who has the knowledge of the community of the applicant:

Provided that in case of an applicant who belongs to the Scheduled Tribes, the Committee may also examine the anthropological and ethnological traits, deity, rituals, customs, mode of marriage, death ceremonies, method of burial of dead bodies and such other matters.

(3) If on such enquiry the Committee finds that the applicant's claim is genuine it may issue the certificate sought for, in Form 1-A, but where the committee finds that the applicant obtained the Caste Certificate or Income and Caste Certificate by making a false representation, it shall pass an order rejecting the application indicating the

1 Rule 6-A inserted by Notification No. SWD 132 SAD 97, dated 8-2-2000, w.e.f. 8-2-2000
2 Rule 7 substituted by Notification No. SWD 132 SAD 97, dated 8-2-2000, w.e.f. 8-2-2000

7-B. Monetary benefits secured on the basis of false caste certificate to be withdrawn.—Any amount paid to any person by the Government or any other agency by way of scholarship, grant, allowances or other financial benefits on the basis of a false Caste Certificate shall without prejudice to any other action, be liable to be recovered from such person.]

18. Admission to Educational Institutions.—
*****]

9. Recruitments.—No person who claims the benefit of reservation shall be appointed to a service or a post under Government or to an establishment in Public Sector without production of the Validity Certificate.

19-A. Scrutinising Committee.—*****]

10. Authority to take action for contravention of the provisions of the Act etc.—(1) The authorities to take action for contravention of different provisions of the Act and rules, are the [Commissioner/Director of Social Welfare], Director of Tribal Welfare or the Officers authorised by them in respect of Scheduled Castes and Scheduled Tribes and the Director of Backward Classes or the Officers authorised by them in respect of Other Backward Classes (hereinafter referred to as authorised officer).

(2) If the authorised officer has reasons to believe that there has been any violation of the provisions of the Act,

1. Rule 8 omitted by Notification No. SWD 3 STC 2002, dated 11-3-2002, w.e.f. 15-3-2002
2. Rule 9-A inserted by CSR 117, dated 8-9-1995, w.e.f. 15-9-1995 and omitted by Notification No. SWD 132 SAD 97, dated 8-2-2000, w.e.f. 8-2-2000.
3. Rule 10 substituted by Notification No. SWTI 132 SAD 97, dated 8-2-2000, w.e.f. 8-2-2000.
4. Substituted for the words "Director of Social Welfare" by Notification No. SWD 231 BCA 2007, dated 8-7-2009, w.e.f. 13-8-2009

rules or the reservation policy of the State, in the matter of admissions or appointments, he shall send a report to the admission authority or appointing authority giving thirty days time to set right such violation.

(3) On the failure of the admission authority or appointing authority to set right the violation or to offer satisfactory justification the authorised officer shall declare the appointment or admissions made in violation of the provisions of the Act and Rules, as void.

Provided that before making such a declaration, a reasonable opportunity shall be given to the persons who are likely to be affected thereby.

(4) On the failure of the admission authority or appointing authority to offer satisfactory justification, the authorised officer may take steps to prosecute such admission authority or appointing authority.]

11. Vacancy/Admission Register.—(1) Subject to Rule 3 and such other executive orders made by the State Government from time to time in relation to reservation.—

- (i) all Appointing Authorities to a service or post in the State Civil Services or in establishments in Public Sector undertakings shall maintain a vacancy register in Form 2;
- (ii) all Educational Institutions shall maintain an admission register in Form 3.

[(iii) all educational institutions also shall maintain a register to show receipt of applications from applicants of different categories in Form No. 3-A.]

12. Inspections.—(1) The Social Welfare Extension

1. Item (ii) inserted by Notification No. SWD 132 SAD 97, dated 8-2-2000, w.e.f. 8-2-2000
2. Rule 12 substituted by Notification No. SWD 132 SAD 97, dated 8-2-2000, w.e.f. 8-2-2000

Officers/Social Welfare Inspector in respect of Scheduled Castes/Scheduled Tribes and Inspecting Assistants of Backward Classes in respect of Other Backward Classes and any other officer superior to them (hereinafter referred to as the Inspecting Officer), may inspect the records pertaining to the admission or appointments made within their respective jurisdiction.

(2) It shall be the duty of the admission or appointing authority to produce all records relevant to the admissions or appointments before the inspecting officer when demanded.]

113. Annual Reports.—All appointing authorities and all establishments in public sector shall furnish the annual reports in Form No. 4 in respect of Scheduled Castes/Scheduled Tribes and in Form 5 in respect of Other Backward Classes respectively, before the first day of May every year and all educational institutions shall furnish annual reports in Form No. 6 in respect of Scheduled Castes/Scheduled Tribes and in Form No. 7 in respect of Other Backward Classes respectively before the first day of September every year to the authorities specified in the Appendix appended to these rules.]

FORM A

[See Rule 3-A(1)]

Application of Caste Certificate, in case of persons belonging to Scheduled Castes and Scheduled Tribes

1. Name of the applicant
2. Name of the parents/Guardian (if parents are not alive) in the case guardian state nature of relationship in the applicant

1 Rule 13 substituted by Notification No. SWD 132 SAD 97, dated 8-2-2000, w.e.f. 8-2-2000
 2 Form A to F inserted by Notification No. SWD 132 SAD 97, dated 8-2-2000, w.e.f. 8-2-2000

3. (a) Date of Birth of Applicant
- (b) Place of birth of parents
4. Permanent Address
5. Postal Address
6. Community/Caste/Tribe of the applicant/parents or guardian

DECLARATION ON OATH

I, Son/Daughter of do hereby solemnly affirm and state on oath as follows—

The candidate, Sri/Smt. is my Son/Daughter/dependent/ward I and the candidate belonging to Caste/Tribe which is recognised as a Scheduled Caste/Tribe

This declaration is true to the best of my knowledge, should it, however, be proved to be untrue, I render myself liable to criminal prosecution under Sections 171* and 181** of I.P.C. and to forfeiture of the benefit or concession extended to my son/daughter/dependent/ward in pursuance of this certificate.

Signature of the Candidate Signature of parent/Guardian
 (if the parents are not alive)

Place: Place:
 Date: Date:

* Furnishing of false information to any public servant entails SIMPLE IMPRISONMENT for a term which may extend to six months, or with fine which may extend to Rs. 1,000/- or both under Section 177, IPC.

** False statement on oath or affirmation to public servant or persons authorised to administer oath or affirmation entails punishment with imprisonment which may extend to three years and also imposition of fine under Section 181, IPC.

Note: Candidates are required to produce only the declaration with their applications. The certificate

of verification will be obtained by the Head of Institution/ concerned Authority.

FORM B
(See Rule 3-A(1))

Application for Caste Certificate in case of Backward Classes Category I

To
The Tahsildar,
..... Taluk,
..... District.

Sir,
I, son/daughter/wife/husband of Sri/Smt do hereby submit the following information for issue of caste certificate for claiming the reservation.

1. Candidate's Name and Occupation
2. Candidate's Native Place
Village
Taluk
District
3. Date of Birth,
Age and Birth Place
4. Name and occupation of father/
mother/guardian/wife/husband
5. Present Address of the Candidate
6. Permanent Address of the Candidate
7. Candidate's caste/sub-caste and Category
(Documents produced)
8. Particulars of Primary, Middle and High Schools in which the candidate has studied
Year and Class,
Name and Place
of the school

SWORN DECLARATION

I solemnly affirm and declare that the above information furnished by me are true to the best of my knowledge

Place
Date
Yours faithfully

(Signature of the candidate)
Particulars furnished above are true and in case they are found to be false I am liable for criminal enquiry

Signature of the
father/mother/guardian
(If father/mother is not alive)

TWO WITNESS OF THE LOCALITY

FORM C
(See Rule 3 A(1))

Application for Income and Caste Certificate

To
The Tahsildar,
..... Taluk,
..... District

Sir,
I, son/daughter/wife/
husband of Sri/Smt do hereby submit the following information for issue of Caste Certificate for claiming the reservation

1. Candidate's Name and Occupation
2. Candidate's Native Place
Village
Taluk
District
3. Date of Birth
Age and Birth Place
4. Name and occupation of father/mother/
guardian/wife/husband (whether occupation is Govt /Semi-Govt /Public Sector/Private one)
5. Present Address of the Candidate
6. Permanent Address of the Candidate

FORM D

(See Rule 3-A(2)(3))

Form of Certificates to be issued to a candidate belonging to Scheduled Caste or Scheduled Tribes

CERTIFICATE

This is to certify that Sri/Smt./Kumari of village/son/daughter/..... in District/Division town..... of the State/Union Territory..... belongs to the Caste/Tribe* which is recognised as a Scheduled Caste/Scheduled Tribe* under---

- * The Constitution (Scheduled Castes) Order, 1950
- * The Constitution (Scheduled Tribes) Order, 1950
- * The Constitution (Scheduled Castes) (Union Territories) Order, 1950
- * The Constitution (Scheduled Tribes) (Union Territories) Order, 1951

(As amended by the Scheduled Caste and Scheduled Tribes List (Modification) Order, 1956, the Bombay Reorganisation Act, 1950, the Punjab Reorganisation Act, 1966, the State of Himachal Pradesh) Act, 1970 and the North-Eastern Areas (Reorganisation) Act, 1971).

- * The Constitution Jammu and Kashmir Scheduled Castes Order, 1956
- * The Constitution (Andaman and Nicobar Island) Scheduled Tribes Order, 1959, as amended by the Scheduled Caste and Scheduled Tribes (Amendment) Act, 1976
- * The Constitution (Dadra and Nagar Haveli) Scheduled Castes Order, 1962
- * The Constitution (Dadra and Nagar Haveli) Scheduled Tribes Order, 1962
- * The Constitution (Pondichery) Scheduled Castes Order, 1964
- * The Constitution (Scheduled Tribes) (Uttar Pradesh) Order, 1967
- * The Constitution (Goa, Daman and Diu) Scheduled Castes/Tribes Order, 1968

- 7. Candidate's caste/sub-caste and Category (Document's produced)
- 8. Particulars of Primary, Middle and High Schools in which the candidate has and place studied Year and Class Name and Place of the school
- 9. Annual income of the candidate, candidate's father / mother / guardian (If father / mother is not alive) (If in Government/ Semi-Government/Public Sector/Private)

- i. Pay scale
- ii. Particulars of Land
- iii. Other sources

10. Whether the candidates/father/mother/wife/husband is eligible after by applying creamy layer principle

SWORN DECLARATION

I solemnly affirm and declare that the above information furnished by me are true to the best of my knowledge.

Place: Yours faithfully

Date: (Signature of the candidate)

Particulars furnished above are true and in case they are found to be false I am liable for criminal enquiry.

Signature of the father/mother/guardian (If father/mother is not alive)

TWO WITNESS OF THE LOCALITY

We identify the candidate/father/mother/wife/husband and the signatures

Signature of the Witness (with full Address) 1 2

Place: _____

of Caste (Category) of the
 Backward Classes
 Place Tahsildar
 Date Seal
 Office Seal

FORM F

(See Rule 3-A(2)(3))

Income and Caste Certificate to be issued to candidates belonging to Backward Classes other than Category I

Certified that Sri/Smt./Kum son/daughter/wife of Sr/Smt. and his/her parents/guardian/wife/husband does not come within the purview of creamy layer specified in Government Orders No. SWD, 150 BCA 94, dated 17-9-1994 and No. SWD 251 BCA 94, dated 31-5-1995.—

Either the applicant or his/her parents/guardian wife/husband is not Class I or Class II Officer in the service of the Government; or
 Does not hold an equivalent post in Public Sector Undertaking; or

Is not an employee under a Private Employer and drawing a salary which is not less than that of a Class II Officer (initial stage of the pay scale of Rs. 6000-11200/-)

OR

His/her parents/ guardian/husband/wife is not an income tax assessee or wealth tax assessee,

OR

His/her parent/guardian/wife/husband is not assessed to sales tax or his/her parents/guardian/wife/husband or both together own more than 8 hectares of rain fed or dry land or its equivalent.

The Constitution (Nagaland) Scheduled Tribes Order
 2. Sri/Smt./Kum and/or
 his/her family ordinarily reside(s) in Village/Town
 of District/Division of the
 State/Union Territory of

Signature
 Tahsildar
 Designation
 (With seal of office)
 State
 Union Territory*

*Please delete the words which are not applicable.

Note: The term "Ordinarily resides" used here will have the same meaning as in Section 20 of the Representation of the Peoples Act, 1950.

According to the Government of India Letter No. BC 12025/276 SCT-1, Ministry of Home Affairs, in order to be competent to issue such certificates, therefore, the authority mentioned in the Government of India (Department of Personnel and Administrative Reforms) Letter No. 13-2-74-EST-(SCT), dated the 5th August, 1975, should be the one concerned with the locality in which the person applying for the certificate had his place of permanent abode at the time of the Notification of the relevant Presidential Order. Thus the Revenue Authority of one Taluk would not be competent to issue such a certificate in respect of persons belonging to another Taluk.

FORM E

(See Rule 3-A(2)(3))

Certificate to be issued to a candidate belonging to Backward Classes

Certified that Sri/Smt./Kumari son/daughter/wife/husband of Sri/Smt. resident of Village/Town/City belongs to sub-caste

Smt./Sri/Kum. belongs to category
 of Backward Classes

Place Talabdar
 Date Seal
 Office Seal.

FORM 1
Application for Seeking Validity Certificate

- Name and Address of Candidate
 (a) Present Address
 (b) Permanent Address
- Father/Mother/Parent/Husband's Name
- Date of Birth
- Annual Income of the Family
 Sources of Income:
 Total Rs.
 (a) Agriculture
 (b) Business
 (c) service:
 (i) Government
 (ii) Semi-Government
 (iii) Private
 (d) Other Sources
- Details of property held
- Caste as mentioned in the School Records:
 (a) Primary School
 (b) Middle School
 (c) High School
 (d) College/University
- Qualification:
 (a) General
 (b) Technical.

- Details of Study in School/Colleges:
 Name of the Institution Year of Study
 (a) Primary
 (b) Middle
 (c) High School
 (d) College
- Whether the candidate has already obtained verification Certificate?
 10. (If yes, the No and date of issue may be mentioned) (Enclose a copy)
- Any other information which the candidate wishes to furnish
 Station: Signature of the Candidate
 Date: Certificate

I declare that I am aware of the provisions in the Karnataka Scheduled Castes/Scheduled Tribes and Other Backward Classes (Reservation of Appointments etc.) Act, 1990 and to the best of my knowledge the information furnished above is true and I am liable for Criminal Prosecution in case any information furnished above is proved false.

Signature of the Parent/Guardian
 Signature of the Candidate
 Station: Signature of the Candidate
 Date: Date

FORM 1-A
Certificate of Validity
 Caste/Caste and Income Verification Committee
 District
 Committee Decision No.
 Date:
 Whereas, an application of Smt./Sri/Kumari along with
 dated, the.....

1. Form 1-A substituted by GSR 217, dt. 11.11.1993 w.e.f. 11.11.1993.

documents was received by the Verification Committee for verification of the claim for Reservation benefit provided for Scheduled Caste/Scheduled Tribes/Backward Classes and the facts therein have been examined in detail.

And whereas, in accordance with the powers conferred on this Committee as per the provisions of Karnataka Scheduled Caste/Scheduled Tribes and Other Backward Classes (Reservation of Appointments etc.) Act, 1990 and rules made thereunder and amendments thereof, the committee has, on the basis of the documents produced before it, verified and scrutinized the said claim, and is satisfied about the claim.

Now, therefore, the Committee hereby certifies that the claim of Smt./Sr./Kumar, as belonging to (Mention the name of the Caste here) is found to be valid.

Chairman

Caste/Caste and Income Verification Committee.]

FORM 2 Caste Verification Committee-Directorate of Social Welfare/Backward Classes and Minorities

Of the post and sanctioned strength	Scale of Pay	Name of the Appointing Authority	Posts already filled up category-wise	Vacancies to be filled up	Mode of Recruitment Direct recruitment Promotion/Deputation
(1)	(2)	(3)	(4)	(5)	(6)

Sl. No. of vacancy	Date of occurrence of vacancy	Mode of recruitment Direct recruitment/Deputation	Vacancy in Direct recruitment Reserved/Unreserved SC/ST/BC/D/E	Date of communication of vacancy to recruiting authority	Selection to the vacancy reserved/unserved
(1)	(2)	(3)	(4)	(5)	(6)

Date of recruit ment	Order No of and Date of appoint- ment	Mode of recruitment direct recruitment/ deputation	Name of the candidate and Sl No in the appointment order	Candidate recruited to the post SC/ST/ABC/D/E	Reasons for deviation in reservation if any
(7)	(8)	(9)	(10)	(11)	(12)

FORM 3 Register Showing Admissions Reserved to SC/STs and Other Backward Classes in Respect of Professional/Educational Courses Name and Address of the Educational Institution

Name of the Course and year of commencement	Total No of sanctioned seats (Course-wise) A B C D E	Total No of seats to be reserved for SC/STs, ABCDE (Course-wise) (As per the existing G O)	Admissions made in each course category wise SC/ST, A B C D E	Deviations if any with reasons
(1)	(2)	(3)	(4)	(5)

FORM 3-A Register showing the year-wise receipt of applications for admissions from students of different categories

Name and address of the educational institution	Name of the course and year of commencement	Total Number of seats
(1)	(2)	(3)

FORM 5
Annual Report

(a) Details of vacant posts in each cadre:

S. No	Name of the post	Sanctioned strength	No. of Backward Classes recruited	No. of Posts vacant	Mode of recruitment	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)

(b) Details of Recruitment made from to

Sl. No	Name of the post	Agency sponsoring to recruitment authority	Total Posts	Classification of vacancies					Total BCs	Date of Selections
				A	B	C	D	E		
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)

Classification of candidates selected	Recruitment to be made as per Existing G.O						Shortfall in Reservation						Reasons for deviation
	ABCDE		ABCDE		ABCDE		ABCDE		ABCDE		ABCDE		
12.13.14.15.16			17.18.19.20.21		22.23.24.25.26		27						27

Total No. of Applications received from _____

Sl. No	Sub. Title	Category					
		1	2.A	2.B	3.A	3.B	3.C

(4)

Signature _____

FORM 4

(a) Details of vacant posts in each cadre:

Sl. No	Name of the post	Sanctioned strength	No. of SC/STs recruited	No. of Posts vacant	Mode of recruitment	Year/Date	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)

(b) Details of Recruitment made from to

Sl. No	Name of the Post	Agency sponsoring to Recruitment Authority	Classification of vacancies			Date of selections
			Total Posts	SC	ST	
(1)	(2)	(3)	(4)	(5)	(6)	(7)

Classification of candidates selected	Recruitment to be made as per existing G.O						Shortfall in reservation						Reasons for deviation
	SC		ST		SC		SC		ST		SC		
18	(3)		(10)		(11)		(12)		(13)		(14)		

Signature _____

FORM 6

Annual Report

(a) Reservation of Seats for SCs and STs in Admissions

Name and address of the Educational institution	Name of the course	Total No of seats admissible	No. of seats admissible for (as per G.O.) SCs STs	No. of seats filled by SCs STs	Shortfall if any in respect of SCs STs	Remarks

FORM 7

(See Rule 13)

Reservation of Seats for Backward Classes in Admission

Name and address of the Institution	Name of the Course	Total No. of Seats admissible	No. of seats admissible for (as per G.O.)			(8)	
			I	IIA	IIIB		
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)

Application received for admission		No. of seats filled by		
I	IIA	IIIB	IIIA	IIIB
(9)	(10)	(11)	(12)	(13)
			(14)	(15)
			(16)	(17)
			(18)	(18)

Form 7 substituted by Notification No. SWD 132 SMD 97, dated 8-2-2000 w.e.f. 8-2-2000

I (19)	Shortfall in admission if any			Shortfall in seats (24)
	IIA (20)	IIIB (21)	IIIA (22)	

APPENDIX

(See Rule 13)

Submission of Annual Reports

Sl. No.	Institutions/Appointing Authorities	Authority to receive reports	Form No. in which report to be submitted
(1)	(2)	(3)	(4)
1	Educational Institutions upto PUC and equivalent level	Taluk Social Welfare Officer Inspector for BCM	6 (Social Welfare Dept.) 7 (Backward Classes and Minorities Dept.)
2	Educational Institutions above PUC level upto the University level	District Social Welfare Officer District Officer for BCM	6 (Social Welfare Dept.) 7 (Backward Classes and Minorities Dept.)
3	All Universities	Director for SW Director for BCM	6 7

Appendix substituted by Notification No. SWD 132 SMD 97, dated 8-2-2000 w.e.f. 8-2-2000

4.	Appointing Authorities for Group 'D' level posts	District Officer for SW District Officer for BCM	4 5
5.	Appointing Authorities for Group 'C' Posts	District for SW Director for BCM	4 5
6.	Appointing Authorities for Gazetted Officers Post	Secretary to Government, Department of Personnel and Administrative Reforms	4 and 5]

**THE KARNATAKA
SCHEDULED CASTES, SCHEDULED
TRIBES AND OTHER BACKWARD
CLASSES (RESERVATION OF SEATS
IN EDUCATIONAL INSTITUTIONS
AND OF APPOINTMENT OR POSTS
IN THE SERVICES UNDER
THE STATE) ACT, 1994**
(Karnataka Act No. 43 of 1994)

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STATEMENT OF OBJECTS AND REASONS

Act 43 of 1994.— On the basis of the report submitted by the Karnataka Third Backward Classes Commission headed by Justice O. Chinnappa reddy determining the socially and educationally backward classes in the State and the guidelines issued by the Supreme Court in *Venkataraman's case* and in the judgement delivered by the Supreme Court on 16th November, 1992 in *Indira Sawhney Vs Union of India* (AIR 1992 SC 477), the State Government adopted a new reservation policy in order. No. SWD 75 B.C.A. 92 dated 29th April, 1994 to provide for reservation facilities in educational institutions and in appointments or posts in the services under the State for Other Backward Classes, to fifty per cent in addition to reservation for Scheduled Classes and Scheduled Tribes to the extent of twenty-three per cent.

But after the issue of this order, the State Government, after considering the demands of several classes of people and associations and comparing the existing reservation provided to Other Backward Classes with the total population in the State as well as the population of the persons belonging to Other Backward Classes residing in rural areas and taking into consideration that such classes are below the poverty line, modified the order dated 20th April, 1994 in G.O. No. SWD 150 B.C.A. 94 dated 25th July, 1994 increasing the reservation quota for Other Backward Classes from fifty per cent to fifty-seven per cent. This was challenged by the religious institutions in the Supreme Court and the State Government has assured before the supreme court that the reservation order dated 25th July, 1994 would not be implemented.

At present, the Tamilnadu and other neighbouring States, on the basis of the population of the backward classes in the respective States have made provision for reservation more than fifty per cent. Recently, Tamilnadu Legislature has passed a legislation increasing the reservation quota of the backward classes to 69 per cent.

The President has assented to the Bill and it has become an Act. The Government of India has also introduced a Bill in the Rajyasabha, amending the constitution to include the said Act in the Ninth Schedule. The Bill has been passed by both the Houses of Parliament.

The State Government have taken into consideration the population of backward classes in the Karnataka State and having regard to the special status of the social and educational backwardness of these persons, considered it necessary to bring a similar legislation to enforce the reservation policy issued in the Government Order dated 25th July 1994 to enhance the over all reservation quota to eighty per cent.

Hence the Bill

(Obtained from L.A. Bill No. 73 of 1994)

THE KARNATAKA SCHEDULED CASTES, SCHEDULED TRIBES AND OTHER BACKWARD CLASSES (RESERVATION OF SEATS IN EDUCATIONAL INSTITUTIONS AND OF APPOINTMENTS OR POSTS IN THE SERVICES UNDER THE STATE) ACT, 1994

[KARNATAKA ACT No. 43 OF 1994]

(First published in the Karnataka Gazette Extraordinary dated 24th October, 1994)

(Received the assent of the President on the Twenty third day of October 1994)

An Act to provide for reservation of seats in educational institutions in the State of Karnataka and of appointments or posts in the services under the State for the Other Backward Classes of citizens and for persons belonging to the Scheduled Castes and the Scheduled Tribes in the State.

WHEREAS, the policy of reservation for the social and educational advancement of the people belonging to Backward Classes of citizens in admission to educational institutions in the State and for appointments in the services under the State has been under implementation in the State for a long time,

And whereas, clause (4) of Article 15 of the Constitution enables the State to make any special provisions for the advancement of any socially and educationally Backward Classes of citizens or for the Scheduled Castes and the Scheduled Tribes,

And whereas, clause (1) of Article 16 of the

Constitution enables the State to make any provision for the reservation of appointments or posts in favour of any Backward Classes of citizens which, in the opinion of the State, is not adequately represented in the services under the State;

And whereas, clause (1) of Article 38 of the Constitution, the State shall strive to promote the welfare of the people by securing and protecting as effectively as it may, a social order in which justice, social, economic and political, shall inform all the institutions of the national life;

And whereas, under clause (2) of Article 38 of the Constitution, the State shall, in particular, strive to minimise the inequalities in income and endeavour to eliminate inequalities in status, facilities and opportunities not only amongst individuals but also amongst groups of people residing in different areas or engaged in different vocations;

And whereas, under clause (b) of Article 39 of the Constitution the State shall in particular, direct its policy towards securing that the ownership and control of the material resources of the community are so distributed as best to subserve the common good;

And whereas, under clause (c) of article 39 of the Constitution the State shall in particular direct the policy towards securing that the operation of the economic system does not result in the concentration of wealth and means of production to the common detriment;

And whereas, under Article 46 of the Constitution, the State shall promote, with special care the educational and economic interests of the weaker sections of the people, and in particular, of the Scheduled Castes and the Scheduled Tribes and shall protect them from social injustice and all forms of exploitation;

And whereas, the Karnataka Third Backward Classes

Commission has submitted its report taking into account all available information in regard to social and educational backwardness of the backward communities, castes and tribes and considering the level of poverty of each community their way of life, standard of living, habits and customs, place of each community in social hierarchy and the State Government, has taken into consideration of such report and the guidelines given by the Supreme Court of India in the Judgment of Vasanth Kumar and another Vs. State of Karnataka and the Judgment delivered on 16.11.1992, relating to reservation for socially and educationally Backward Classes in particular on the implementation of Mandal Commission Report in *Indira Sawhney Vs. Union of India (AIR 1993 SC 477)*;

And whereas, in the opinion of the State Government, Backward Classes of citizens and the persons belonging to the Scheduled Castes and the Scheduled Tribes who constitute the majority of the total population of the State are not adequately represented in the services under the State in proportion to their population in the State of Karnataka;

And whereas the State government after careful consideration of the above factors have taken a policy decision that the existing level of seventy three per cent reservation in admission to educational institutions in the State and in the services under the State for the persons belonging to the Scheduled Castes and the Scheduled Tribes and Other Backward Classes of citizens be raised to eighty per cent for ensuring the advancement of the aforesaid Classes in the State;

Be it enacted by the Karnataka State Legislature in the forty-fifth year of the Republic of India as follows:-

CHAPTER I PRELIMINARY

1. **Short title and commencement.**— (1) This Act may be called the Karnataka Scheduled Castes, Scheduled Tribes and Other Backward Classes (Reservation of seats in Educational Institutions and of Appointments or posts in the services under the State) Act, 1991.

(2) It shall come into force on such "date" as the Government may, by notification appoint and different dates may be appointed for different provisions of the Act.

2. **Definitions.**— In this Act, unless the context otherwise requires,—

(i) "Backward Classes of Citizens" means the class or classes of citizens who are socially and educationally backward as may be notified by the Government in the Karnataka Gazette from time to time;

(ii) "Educational Institutions" means,—

(a) any college or other educational institution maintained by the State or receiving aid out of the State funds or affiliated to any University established by law including an University college; or

(b) any institute or training centre recognised or approved by the Government,

with the object of preparing, training or guiding its students for any certificate, decree or diploma or other academic distinctions granted or conferred by any University or authority established or approved in this behalf by the Government.

(iii) "Government" means the Government of Karnataka.

3. **Declaration.**— It is hereby declared that this Act is for giving effect to the policy of the State towards securing the principles laid down in Part IV in general and in particular, Article 38, clauses (b) and (c) of Article 39 and Article 46 of the Constitution.

CHAPTER II RESERVATIONS OF SEATS IN EDUCATIONAL INSTITUTIONS AND APPOINTMENTS IN SERVICES UNDER THE STATE

4. **Reservation of seats.**— Notwithstanding anything contained in any judgement, decree or order of any Court or other authority having regard to the social and educational backwardness of the Other Backward Classes of citizens and the persons belonging to Scheduled Castes and Scheduled Tribes the reservation in respect of an annual permitted strength in each branch or faculty for admission into educational institutions in the State for the Backward Classes of citizens and for the persons belonging to the Scheduled Castes and the Scheduled Tribes, shall be seventy three per cent.

5. **Reservation in appointments or posts in the services under the State.**— Notwithstanding anything contained in any law or in any judgement decree or order of any Court or other authority having regard to the social and educational backwardness of the Other Backward Classes of citizens and the persons belonging to Scheduled Castes and Scheduled Tribes, the reservation for appointments or posts in the services under the State for the Other Backward Classes of citizens and for the persons belonging to the Scheduled Castes and the Scheduled Tribes, shall be seventy three per cent.

Explanation.— For the purposes of this Act, "Services under the State" includes the services under

(i) the Government;

(ii) the Legislature of the State;

(iii) any local authority;

(iv) any corporation or company owned or controlled by the Government; or

(v) any other authority in respect of which the State Legislature has power to make laws.

6. Reservation for Backward Classes and Scheduled Castes and Scheduled Tribes.—(1) The reservation referred to in Sections 4 and 5 shall, in respect of Other Backward Classes, the Scheduled Castes and Scheduled Tribes be as specified respectively in the Schedule:

Provided that no person other than the Scheduled Castes and Scheduled Tribes and Category-I (most backward) of Other Backward Classes shall be entitled for reservation, if:-

(i) either of whose parents is a Group-A or Group-B Officer in the service of the Government or holds an equivalent post in public sector undertaking or an employment under a private employer and draws a salary which is not less than that of Group-B Officer (initial stage of the pay scale of Rs.2050-3950);

(ii) either of whose parents is an income tax assesse/wealth tax assesse;

(iii) either of whose parents is assessed to sales tax;

(iv) either of whose parents or both together own more than ten hectares of rainfed wet land or its equivalent as specified in the Karnataka Land Reforms Act, 1961 (Karnataka Act.10 of 1962).

(2) The Government may, from time to time, based on the recommendations or reports made at the appropriate periods to the Government by the Karnataka State Commission for Backward Classes, by notification,

classify or sub-classify the Backward Classes specified in the Schedule or modify the Schedule for the purpose of this Act.

(3) Every notification issued under sub-section (2) shall be laid before each House of the State Legislature in the manner specified in sub-section (2) of Section 8.

7. Reservations not to be affected.—Notwithstanding anything contained in sections 4 and 5, the claims of the students or members belonging to Other Backward Classes of citizens or the Scheduled Castes or Scheduled Tribes shall also be considered for the unreserved seats, appointments or posts which shall be filled on the basis of merit and where a student or member belonging to Other Backward Classes of citizens or the Scheduled Castes or Scheduled Tribes is selected on the basis of merit, the number of seats, appointments or posts reserved for Other Backward Classes of citizens or for the persons belonging to the Scheduled Castes or Scheduled Tribes, as the case may be, shall not in any way be affected.

8. Power to make rules.—(1) The Government may by notification in the Official Gazette make rules for carrying out the provisions of this Act.

(2) Every rule made under this Act shall be laid as soon as may be after it is made before each House of the State Legislature while it is in session for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the 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 under that rule.

9. **Power to remove difficulties.**— (1) If any difficulty arises in giving effect to the provisions of this Act, the Government may by order published in the Official Gazette make provisions not inconsistent with the provisions of this Act as appear to it be necessary or expedient for removing the difficulty:

Provided that no such order shall be made after the expiry of a period of two years from the date of commencement of this Act.

(2) Every order made under this section shall as soon as may, after it is made, be laid before each House of State Legislature.

SCHEDULE

(See Section 6)

Sl. No.	Class of persons	Percentage of reservation
1	2	3
1.	Scheduled Castes	18 per cent
2.	Scheduled Tribes	5 per cent
3.	Category-I (Most Backward)	7 per cent
4.	Category-II (a) (relatively more Backward)	20 per cent
5.	Category-II (b) (More Backward)	6 per cent
6.	Category-III (a) (Backward)	7 per cent
7.	Category-III (b) (Relatively Backward)	10 per cent
	Total	73 per cent

* * * * *

The Constitution (Scheduled Castes) Order, 1950¹

[C.O. 19]

S.R.O. 385, dated 10th August, 1950.- In exercise of the powers conferred by clause (1) of Article 341 of the Constitution of India, the President, after consultation with the Governors and Rajpramukhs of the State concerned, is pleased to make the following Order, namely:-

1. This order may be called the Constitution (Scheduled Castes) Order, 1950.

2. Subject to the provisions of this Order, the castes, races or tribes or parts of, or groups within castes or tribes specified in ²Parts to [XXII] ⁴[XXIII] ⁵XXIV of the Schedule to this Order shall, in relation to the States to which those Parts, respectively, relate, be deemed to be Scheduled Castes so far as regards member thereof resident in the localities specified in relation to them in those Parts of that Schedule.

³[3. Notwithstanding anything contained in paragraph 2, no person who professes a religion different from the Hindu ⁷[The Sikh or the Buddhist.] religion shall be deemed to be a member of a Scheduled Caste.]

¹ Published with the Ministry of Law Notification No. S.R.O. 385, dated the 10th August, 1950, Gazette of India, Extraordinary, 1950, Part II, Section 3, Page 163.

² Substituted by the Scheduled Castes and Scheduled Tribes Lists (Modification) Order, 1956.

³ Substituted by Act No. 19 of 1987, Section 19 and First Schedule, for "XXI" w.e.f. 30-5-1987.

⁴ Substituted by Act No. 28 of 2000, Section 19 and Third Schedule (w.e.f. 1-11-2000).

⁵ Substituted by Act No. 29 of 2000, Section 24 and Fifth Schedule (w.e.f. 9-11-2000).

⁶ Substituted by Act No. 63 of 1956, Section 3 and First Schedule, Paragraph 3.

⁷ Substituted by Act No. 15 of 1990, Section 2 for "or the Sikh".

¹⁴ Any reference in this Order to a State or to a district or other territorial division thereof shall be construed as a reference to the State, district or other territorial division as constituted on the 1st day of May, 1976.]

⁴THE SCHEDULE

PART VII

Karnataka

1. Adi Andhra
2. Adi Dravida
3. Adi Karnataka
4. Adiya (in Coorg district)
5. Ager
6. Ajila
7. Anamuk
8. Aray Mala
9. Arunthathiyar
10. Arwa Mala
11. Baira
12. Bakad
13. Vant (in Belgaum, Bijapur, Dharwar and North Kanara District)
14. Bakuda
15. Balagai
16. Baudi

¹⁷Banjara, Lambuni, Lambada, Lambadi, Lamani, Sugali, Sukali

18. Bathada

19. Beda Jangam, Budga Jangam

20. Bellara

21. Bhangri, Mehtar, Olgana, Rukhi, Malkana, Halalkhor, Lalbegri, Balmiki, Kovar, Zadmalli

22. Bhambi, Bhambi, Asadaru, Asodi, Chamadia, Chamar, Chambhar, Chamgar, Haralayya, Harali, Khalpa, Machigar, Mochigar, Madar, Madig,

1. Substituted by Act No. 108 of 1976, Section 3 and First Schedule, for Paragraph 4 (w.e.f. 27-7-1977).

2. Substituted by Act No. 108 of 1976, Section 3 and First Schedule, for the former schedule (w.e.f. 27-7-1977).

3. Substituted by Act No. 28 of 2000, Section 19 and Third Schedule, for para 17.

- Mochi, Mochi, Telegu Mochi, Kamati Mochi, Rampgar,
Rohidas, Rohit, Samgar
23. Bhovi, Od, Oddie, Vaddar, Waddar, Voddar, Wooddar
24. Hundla
25. Hyagara
26. Chakkaiyan
27. Chalavadi, Chalvadi, Channayya
28. Chandala
29. Chenna Dasar, Holaya Dasar
30. Dakkal, Dokkalwar
31. Dakkaliga
32. Dhor, Kakkayya, Kankayya
33. Dom, Dombara, Paidi, Pano
34. Ellamalwar, Yellamalawandlu
35. Ganti Chores
36. Gareda, Gato
37. Godda
38. Gosangi
39. Halleer
40. Halsar, Haslar, Hulasvar, Halasvar
41. Handi Jogs
42. Hasla
43. Holar, Valhar
44. Holaya, Holer, Holey
45. Holey Dasari
46. Jaggali
47. Jambuvulu
48. Kadaiyan
49. Kalladi
50. Kepmaris
51. Kolupulvandlu
52. Koosa
53. Koracha, Korachar
54. Korama, Korava, Koravar
55. Koteagar, Metri
56. Kudumban
57. Kuravan
58. Lingader
59. Machala
60. Madari

61. Maduga
62. Mahar, Taral, Dhegu Megu
63. Mahyavanshi, Dhed, Vankar, Maru-maru-vontkar
64. Manla
65. Mala
66. Mala Desari
67. Mala Haman
68. Mala Jangam
69. Mala Masti
70. Mala Sale, Netkani
71. Mala Sanyasi
72. Mang, Matang, Minmadig
73. Mang Garudi, Mang Garodi
74. Manne
75. Masthi
76. Mavilan
77. Meghwal, Menghwar
78. Moger
79. Mukri
80. Mundala
81. Nadia, Hadi
82. Nalkadaya
83. Nalakeyava
84. Nayadi
85. Pale
86. Pallan
87. Pambada
88. Panchama
89. Pannundi
90. Paraiyan, Paraya
91. Paravan
92. Raneyar
93. Samagara
94. Samban
95. Sapari
96. Sillekyathas
97. Sindholu, Chundollu
98. Sudugadu Siddha
99. Thoti
100. Tingar, Tirbanda
101. Valluvan

1. Substituted by Act 61 of 2002, Section 2 and the First Schedule, for entry 23.

2. Substituted by Act 61 of 2002, Section 2 and the First Schedule, for entry 53 and 54.

The Constitution (Scheduled Tribes) Order, 1950¹

S.R.O. 510, dated 6th September, 1950.- The following Order made by the President is published for general information:

In exercise of the powers conferred by Clause (1) of Article 342 of the Constitution of India, the President, after consultation with the Governors and Rajpramukhs of the States concerned, pleased to make the following Order, namely:

1. This Order may be called the Constitution (Scheduled Tribes) Order, 1950.

2. The tribes or tribal communities or parts of, or groups within, tribes or tribal communities specified in Parts I to [XIX] or the Schedule to this Order shall, in relation to the States to which those Parts respectively relate, be deemed to be Scheduled Tribes so far as regards members there resident in the localities specified in relation to them respectively, in the Parts of that Schedule.

3. Any reference in this Order to a State or to a district or other territorial division thereof shall be construed as reference to the State, district or other territorial division constituted on the 1st day of March, 1976.

1. Published with the Ministry of Law Notification No S.R.O. 510, dated the 6th September, 1950, Gazette of India, Extraordinary, 1950, Part II, Section 3, Page 597.

2. Substituted by the Scheduled Castes and Scheduled Tribes Lists (Modification) Order, 1956.

3. The figure "XVIII" has been successfully substituted by Act No. 8 of 1987, Section 19 and Second Schedule (w.e.f. 30-5-1987) By Act No. 28 of 2000, Section 20 and Fourth Schedule (w.e.f. 1-11-2000) by Act No. 29 of 2000, Section 25 and Sixth Schedule (w.e.f. 9-11-2000) and Act No. 30 of 2000, Section 24 of Sixth Schedule (w.e.f. 15-11-2000) to read as above.

4. Substituted by Act No. 198 of 1976, Section 4 and Second Schedule, for paragraph 3 (w.e.f. 27-7-1977)

THE SCHEDULE PART VI KARNATAKA

1. Adiyam
2. Barda
3. Bavacha, Bamecha
4. Bhil, Bhil Garasia, Dhoh Bhil, Dungen Bhil, Dungen Garasia, Mawasi Bhil, Rawat Bhil, Tadvi Bhil, Bhangalia, Bhilala, Pawara, Vasava, Vesavo
5. Chenchu, Chenechwar
6. Chodhara
7. Dubla, Talavia, halpati
8. Gamti, Gamta, Gavil, Mavechi, Padvi, Valvi
9. Gond, naikpod, Raygond
10. Gowdalu
11. Hakkipikki
12. Hasalaru
13. Irular
14. Iruliga
15. Jenu Kuruba
16. Kadu Kuruba
17. Kammara (in South Kanara district and Kollegal taluk of Mysore district)
18. Kaniyan, Kanyan (in Kollegal of Mysore district)
19. Kathodi, Katkari, Dhor Kathodi, Dhor Katkari, Son Kathodi, Son Katkari
20. Kattunayakan
21. Kokna, Kokni, Kulna
22. Koli Dhor, Tokre Koli, Kolcha, Kolgha
23. Konda Kapus
24. Koraga
25. Kota
26. Koya Bhine Koya, Rajkoya

27. Kodiya, Melakudi
 28. Kuruba (in Coorg district)
 29. Kurumans
 30. Maha Malasar
 31. Malakudi
 32. Malasar
 33. Makayekundi
 34. Maleru
 35. Maratha (in Coorg district)
 36. Marati (in South Kanara district)
 37. Meda ("Medari, Gauriga, Burud")
 38. Naikda, Naynka, Choliwala Naynka, Kapadia naynka, Mota Naynka
 Nana Naynka, Naik, Nayak, Beda, Bedar and Valmiki]
 39. Palliyar
 40. Panyan
 41. Pardhi, Advichincher, Phanse Pardhi ["Paranshikari"]
 42. Rathawa
 44. Sholaga
 45. Soligaru
 46. Toda
 47. Varli
 48. Vitilia, Kotwalia, Barochia
 49. Yerava
 50. Siddi (in Uttar Kannada district)"]

1. Inserted by Act No. 10 of 2003, Section 4 and Second Schedule.
 2. Inserted by Act No. 30 of 1991, vide Section 2
 3. Inserted by Act No. 10 of 2003, Section 4 and Second Schedule.
 4. Inserted by Act No. 10 of 2003, Section 4 and Second Schedule.

NOTIFICATIONS

SOCIAL WELFARE SECRETARIAT¹

Sub: Reservations for admission to the Educational Institutions as per Article 15(4) and Employment as per Article 16(4) of the Constitution of India and New Creamy Layer Policy Orders - reg.

- Reads:** 1. G.O. No. SWD 150 BCA 94 dated 17.9.94
 2. G.O. No. SWD 251 BCA 94 dated 31.1.95
 3. G.O. No. SWD 394 BCA 94 dated 14.2.96
 4. Letter No. KSCBC/MS/Reports/2000-01 dated 14.12.2000 of the Members Secretary, Karnataka State Commission for Backward Classes.

Preamble:

In the Govt Order dated 17.9.94 read (1) above, Govt have formulated reservation policy for Scheduled Castes and Scheduled Tribes and other Backward Classes for admissions to professional courses for the year 1994-95 as per the lists of castes enclosed thereto as follows:

CATEGORY-I	4%
CATEGORY-II(A)	15%
CATEGORY-II(B)	4%
CATEGORY-III(A)	5%
CATEGORY-III(B)	5%
SCHEDULED CASTES	15%
SCHEDULED TRIBES	3%

2. Under the said order dated 17.9.1994 it has also been stated that no person other than belonging to Scheduled Castes, Scheduled Tribes and Category-I of Backward Classes shall be entitled to the benefit of reservation for admissions to professional courses unless he/she satisfied the conditions of the creamy layer specified there under.

3. In G.O.dated 31.1.1995 read at Sl. No.2 above, the aforesaid reservation and creamy layer policy envisaged in the order dated 17.9.1994 read at Sl.No.(1), has been made

applicable to the employment too, under Article 16(4) of the Constitution of India.

4. In G.O dated 14.2.1996 read at Sl.No.30 above the Creamy Layer Policy existed as on 1.1.1995 for the purpose of admission to the professional courses was also made applicable to employment with retrospective effect from 1.1.1994.

5. In Writ Petition No.438/94 the Hon'ble Supreme Court of India have passed an interim order stating that the reservation in any case should not exceed 50%. Similar writs bearing No.417/94, and 694/94 are pending disposal before the Hon'ble Supreme Court. Therefore, in G.O. No. SWD 61 BCA 95 dated 28.12.1995 the currency of the 50% reservation specified in G.O. dated 17.9.1994 and 13.1.95 has been extended till the final decision in W.P.No. 438/94, 471/94 and 694/94 is taken by Hon'ble Supreme Court.

6. Now the Karnataka State Commission for Backward Classes have submitted special report and 71 advices vide their letter dated 4.12.2000 read at Sl.No.4 above. Pending consideration of the entire report, the Government have examined in detail the Creamy Layer Policy contained in the Special Report and 71 Advices, relating to inclusions, deletions, correction of spellings etc., and have made the following orders.

**Government Order No. SWD 225 BCA 2000,
dated 30th March 2002**

After careful consideration of the above proposal the Government are pleased to make the following orders:

1. The quantum of Reservation Specified in G.O dated 17.9.1994 and 31.1.1995 read at Sl.No.(1) & (2) respectively is continued for admission to Educational Institutions and Employment.

2. The revised list of Backward Classes enclosed to this order as at Annexure-I, order is brought into force with immediate effect. This Creamy Layer Policy does not apply to II(B), III(A) and III(B) shall be entitled to reservation in the manner specified in the new comprehensive Creamy Layer Policy.

ANNEXURE-1

CATEGORY-I

Sl No	Name of the Caste	(i)	(ii)
1	Agarnudi	Rapathi	Burde Beghar
2	(a) Ambalakaran	Daaly	
	(b) Ambalakarma	Danzal	
	(c) Mitrasi	Gabi	
	(d) Mitracha	Galadakarason	
3	Bargaru	Gangarazalu	
4	Bavandhi	Gangakula	
5	(a) Bavaji	Gangamalha	
	(b) Aili	Gangamathha	
	(c) Bairagi	Gangaputra	
	(d) Bazini	Gowmatha	
	(e) Byrasi	Burde Beshal/Gurde	
	(f) Daungosayi	Besha	
	(g) Davan	Harakantra	
	(h) Gosayi	Jalagira	
	(i) Gusan	Kabbera/Kabber	
	(j) Helava	Kabcaliga	
	(k) Holeva	Kadulu	
	(l) Holeva	Kakar	
	(m) Holeva	Kharvi/Konkan Khara	
	(n) Nandiwala	Koli	
	(o) Pichigunta	Kolmanadey	
	(p) Pichigumala	Maddar	
	(q) Bava	Meenager	
	(r) Byaragi	Mogaveera	
6	(a) Besha	Moger	
	(b) Ambaga/Ambi	Mukkavan	
	(c) Barke/Barka	Parvata	
	(d) Bosthar	Sivyar	
	(e) Bhoyn	Sunagara	
		Thoreya	
		Pagi	
		Bhama	7
		Bhompia	
		Paridach Bhampia	

NOTIFICATIONS

	(k)	Shakallapur	(l)	Uppara		
	(l)	Shakkalapur	(m)	Yakkara		
49	(a)	Sannayam-Cha Ayya	(n)	Yekkali	54	
	(b)	Kshatriya	(o)	Vasurley	56	
	(c)	Chilara	(p)	Voer		
	(d)	Chiregar	(q)	Yecrimanali		
	(e)	Dipwan	(r)	Vr	57	
	(f)	Jeeragara	(s)	Yerulu		
	(g)	Najabund	(t)	Yerkala	58	
	(h)	Nalabund	(u)	Erakala		
		Tambal	(v)	Kakadi		
50		Takankar	(w)	Koragar		
51	(a)	Fewar	(x)	Kornaselly		
	(b)	Kalin	(y)	Kunchi		
	(c)	Kallar	(z)	Konain		
	(d)	Maravar	(aa)	Yerukala		
52	(a)	Tilan	(ab)	Balipalar	59	
	(b)	Tirali	(ac)	Balipalar		
53	(a)	Uppara	(ad)	Bilapalar		
	(b)	Peldar	(ae)	Bajania	60	
	(c)	Chunar	(af)	Bajania		
	(d)	Gavadi	(ag)	Batasanihoshi	61	
	(e)	Goundi	(ah)	Bazigar	62	
	(f)	Kallu Kuliga Uppara	(ai)	Denia	63	
	(g)	Lonari	(aj)	Bhardi	64	(a)
	(h)	Mani Sakkrayavan	(ak)	Uthargi		(b)
	(i)	Melusakkar	(al)	Chiara	65	(a)
	(j)	Namada Uppara	(am)	Chhar		(b)
	(k)	Pachupadri	(an)	Chhara		(c)
	(l)	Padlihi	(ao)	Chapper Band(Muslim)	66	(a)
	(m)	Sagara	(ap)	Chapper Banda		(b)
	(n)	Sunnagara	(aq)	Chirakathiposhi	67	
	(o)	Sunna Uppara	(ar)	Davesu	68	
	(p)	Uppaliga	(as)	Dholi	69	
	(q)	Uppariga Shetty	(at)	Durgamurga	70	(a)
	(r)	Uppariga	(au)	Burburcha		(b)
54	(a)	Upparigan				

NOTIFICATIONS

71	(a)	Mogikara	(k)	Gavli	
	(b)	Mogkar	(l)	Anubatu	
72	(a)	Gondali	(m)	Alanabaru	
	(b)	Gondali	(n)	Hairahar	
	(c)	Gondaliga	(o)	Kavadi	
	(d)	Gondhali	(p)	Kolayan	
	(e)	Gondhali	(q)	Konar	
73		Vagn	(r)	Kornur	
74	(a)	Javan	(s)	Krishna Gavali	
	(b)	Javan	(t)	Krishna Golla	
75		Johari	(u)	Mamyanu	
76	(a)	Kamalti	(v)	Uralli	
	(b)	Kaman	(w)	Telugu Gowda (Chickmagalur & Hassan Dist.s)	
77	(a)	Kanjari			
	(b)	Kanjir	87	(a)	Banjan
78	(a)	Kalkani, Kelkan		(b)	Bnjan
	(b)	Kheikan		(c)	Vanjara
79	(a)	Kohali		(d)	Wanjari
	(b)	Kohaligi		(e)	Lambard
80		Masania Yogi		(f)	Gore or Goria
81		Full Mali	88	(a)	Bendar
82		Saranla		(b)	Berat
83	(a)	Sarodi		(c)	Boya
	(b)	Saroda		(d)	Nakamakkatu
84		Vadi		(e)	Nakwadi
85		Bedani		(f)	Palagar
86	(a)	Golla		(g)	Remoshi
	(b)	Yadav		(h)	Talawara/Talwar Boya
	(c)	Ashanagolla		(i)	Valmikmakkalu
	(d)	Yadava		(j)	Vedan
	(e)	Adavigolla		(k)	Panvara Nayaka
	(f)	Gopala		(l)	Myasa Nayaka
	(g)	Gopali		(m)	Urs Nayaka
	(h)	Gouli		(n)	Hyada
	(i)	Gauli		(o)	HARICHARI
	(j)	Gavali			

	(n)	Chingu Belagar		(c)	Dhobi	
	(o)	Vaighn		(d)	Madvata	
	(p)	Wagin		(e)	Mannan	
	(q)	Nirshikan		(f)	Paril	
	(r)	Barji		(g)	Rajaka	
	(s)	Uzon		(h)	Sakala	
	(t)	Phasachan		(i)	Vannan	
	(u)	Hirshikan		(j)	Velluhestan	
	(v)	Davon		(k)	Sekajavadu	
89						
90	(a)	Ganuci			Banna (Kodagu Dist)	2
	(b)	Ganudija		(a)	De-adija	3
	(c)	Garadiga		(b)	Devati	
91		Paradhis		(c)	Moyili	
92	(a)	Girni Waddar		(d)	Padjar	
	(b)	Tudug Woddar		(e)	Serogara	9e
	(c)	Kallu Vaddar		(f)	Seregar	
	(d)	Mannu Voddar		(g)	Sheregar	
	(e)	Bhandi Voddar		(h)	Suplig	
93	(a)	Bhoz		(a)	Idiga	4
	(b)	Boyi		(b)	Bandhan	
	(c)	Harkanthra		(c)	Beichad	
	(d)	Kharia		(d)	Bilava	
	(e)	Bovi		(e)	Poojen	
94	(a)	Pinjara		(f)	Deevar	
	(b)	Pinjan		(g)	Hala Kshalya	
	(c)	Nadal		(h)	Desha Bhandan	
	(d)	Ladal		(i)	Devar	
	(e)	Dudekula		(j)	DevaranakkaluruDivara	
	(f)	Mansoori			Makkalu	
	(g)	Mansun		(k)	Ediga	
95		S C Converts to Christianity		(l)	Eliga	
				(m)	Ezhava	
				(n)	Gamalla	
				(o)	Goundla	
				(p)	Halepaikanu	
				(q)	Hala Paik	
				(r)	Ilavan	

CATEGORY-II (A)

S.N	Name of the Caste
1	(a) Agasa
	(b) Chakala

	(s)	Kalal		(d)	Paryala (U.K. 3. Janga)
	(t)	Mahyati Biliava		(e)	Arribalan
	(u)	Nadar		(f)	Bajantri
	(v)	Namadhar		(g)	Bandan
	(w)	Thyanthayya		(h)	Choumya
	(x)	Iiga		(i)	Madamara
	(y)	Gounda		(j)	Hajama
	(z)	Tyanthayyan		(k)	Kavaban
5		Kochagu Heggato (Kodagu Dist)		(l)	Kotasa
	(a)	Kumbara		(m)	Khanuka
6	(b)	Chakrasali		(n)	Kunwad
	(c)	Gunaga		(o)	Munale
	(d)	Ganagi		(p)	Mangala
	(e)	Koyava		(q)	Melagara
	(f)	Kula		(r)	Nadiga
	(g)	Kulala		(s)	Napitha
	(h)	Kumar		(t)	Navatig
	(i)	Kumbard		(u)	Nav
	(j)	Kummara		(v)	Nayanaja Kshatrya
	(k)	Kusavan		(w)	Nhav
	(l)	Moolya		(x)	Vajantri (U.K Dist)
	(m)	Sajjan Kumbara		(y)	Savitha
	(n)	Khumara		(z)	Nayanaja Kshatri
	(o)	Kumbhar		(aa)	Nadig
	(p)	Khumbhar		(ab)	Kshowrik
	(q)	Kulalar		(ac)	Kshowrika
9					Buddhis's
10	(a)	Tigala			
	(b)	Bharwad			
	(c)	Dhanagar			
	(d)	Goraya			
	(e)	Halumatha			
	(f)	Kurab			
	(g)	Kuruban			
	(h)	Kurumba			
	(i)	Kurub			
	(j)	Kurumban			
8	(a)	Naynda			

(i)	Kurovati	(sk)	Viswa Brahmin
(j)	Viswakarma	(sl)	Ithalin
(k)	Achari	(sm)	Aksali
(l)	Akksale	(sn)	Kamasal
(m)	Ausala	(so)	Badagi
(n)	Bednigar	(sp)	Achon
(o)	Bediwadla	(sq)	Karakarmunda
(p)	Bainpalar	(sr)	Agnani
(q)	Baiku Akksali	(st)	Ambalavasi
(r)	Bailu Kammar	(su)	Anduran
(s)	B. gara	(sv)	Alan
(t)	Chaplegar	(sw)	Alhan
(u)	Charodi	(sx)	Dahurpi
(v)	Konkani Achar	(sy)	Uakadra
(w)	Davagnya Brahmin	(sz)	Bathal
(x)	Geljigara	(ta)	Bailal
(y)	Kambar	(tb)	Baller
(z)	Kammalan	(tc)	Bawlar
(aa)	Kammara	(td)	Bhaal
(ab)	Kamsala	(te)	Behrol
(ac)	Kamsan	(tf)	Dinapalla
(ad)	Kanchagar	(tg)	Ungi
(ae)	Kanchora	(th)	Bagadi
(af)	Kanchon	(ti)	Bagadi
(ag)	Kanchugara	(tj)	Bagdi
(ah)	Kansar	(tk)	Chalyan
(ai)	Kasar	(tl)	Tenuvan
(aj)	Luhar	(tm)	Chaliya
(ak)	Mesia	(tn)	Chamboli
(al)	Panchal	(to)	Chambukulli
(am)	Pallar	(tp)	Mosha
(an)	Silpi	(tq)	Jingar
(ao)	Sohagar	(tr)	Ghadi
(ap)	Sonar	(ts)	Gadiga
(aq)	Sony	(tt)	Gumagi
(ar)	Sular	(tu)	Ghadsr
(as)	Tachan	(tv)	

(b)	Chadsh	(e)	Karwar
(c)	Pinglo	(f)	Karwahi
(d)	Gosavi	(g)	Karwa
(e)	Gosain	(h)	Karwan (aher than)
(f)	Gujar	(i)	Kolegal Taluka
(g)	Guzar	(j)	Karwan
(h)	Gurava	(k)	Kulurna
(i)	Guroi	(l)	Marta
(j)	Gabbil	(m)	Maryan
(k)	Gajal	(n)	Marsan
(l)	Gaabil	(o)	Muran
(m)	Dadalia	(p)	Nadon
(n)	Handevazir	(q)	Uppu Nadar/Upp Nadar
(o)	Handevul	(r)	Torke Nadar
(p)	Honnayr	(s)	Nadar
(q)	Hoovadign	(t)	Nadavar
(r)	Hugar	(u)	Nadava
(s)	Hoogar	(v)	Ujjunador/Ujja Nadavur
(t)	Mzalgar	(w)	Naki
(u)	Mali	(x)	Oshan
(v)	Phool Mali	(y)	Pandaram
(w)	Phul Mali	(z)	Pandarg
(x)	Phulan	(aa)	Pandara
(y)	Phonlan	(ab)	Panaha
(z)	Jeer	(ac)	Pamekara Konkani
(aa)	Kadu Konkani	(ad)	Patra
(ab)	Kankurtumbi	(ae)	Pichait
(ac)	Kanwa	(af)	Pullavan
(ad)	Khalk	(ag)	Rayapun
(ae)	Kaluka	(ah)	Rajpur
(af)	Kaluga	(ai)	Baravalkar
(ag)	Dogar	(aj)	Saniyaar
(ah)	Kasbin	(ak)	Shanan
(ai)	Kolayn	(al)	Sudir
(aj)	Kolyn	(am)	Sudra
(ak)	Kansan	(an)	Kulavach Marath
(al)	Baiyaya (D K & Udupi Dist)	(ao)	Sulsali
(am)		(ap)	Tachan

68		Uva			
69	(a)	Gavandi	(d)	Bh. Megga	
	(b)	Gowandi	(e)	Thogata/Hogatare	
70		Vethavan		Thogatare	
71	(a)	Yekkar		Thogatare	
	(b)	Yakkar		Thogatare	
	(c)	Egulika		Kshatriya/Hogaya	
72	(a)	Gattu/Gallyavaru		Pusripanjali	
	(b)	Palodav. off/Polodavaru	(f)	Somga	
73		Gandgar	(g)	Jam Khana	
74	(a)	Daru	(h)	Ayi	
	(b)	Bhavasar Kshatriya	(i)	Avr	
	(c)	Chappi	(j)	Salo/Patta Sale	
	(d)	Chippaga	(k)	Padma Sale/Padma Shale/Padma Sale	
	(e)	Simpi	(l)	Saale/Pattasa	
	(f)	Shurpi	(m)	Kakkani/Sengundhar	
	(g)	So	(n)	Neakar	
	(h)	Miral	(o)	Jadar	
	(i)	Rangan	(p)	Jandra	
	(j)	Rangrez	(q)	Swakula Sale/Swakula Sale	
	(k)	Niran			
	(l)	Nandev	77	(a)	Pattigar
	(m)	Nandev Simpi		(b)	Pavekan
	(n)	Rungare		(c)	Pattigar
	(o)	Neelagar		(d)	Somavamsa
75	(a)	Devanga			Sahasrajuna Kshatriya
	(b)	Devang	78	(a)	Ganga
	(c)	Kusini		(b)	Teli
	(d)	Hungari/Hukar		(c)	Gundla
	(e)	Jed		(d)	Vanyan
	(f)	Vinkar		(e)	Jyothi Nagar/Jyathi Nagar/Vysya
	(g)	Judhi	79		Amina Kodava
	(h)	Hukar	80		Anappan
	(i)	Halagar	81		Rajapul
76	(a)	Neygi	82	(a)	Andi
	(b)	Karshira Selly		(b)	Andipanduram
	(c)	Karna			

83		Basrich	84		Malawa
	(a)	Borahalla		(b)	Maven
	(b)	Burahi	85	(a)	Byari
	(c)	Buata		(b)	Bye/Kokkaya
	(d)	Chakkari	86		Bye/Hog
	(e)	Chyala	87		Bye/Hawar
	(f)	Guth	88		Bye/Hog
	(g)	Hinda Salar/Sadara	89		Somavamsa/Kokkaya
	(h)	Sahomata/Sadkula	90		Salmat
	(i)	Sadar/Sadu	91	(a)	Tulu
	(j)	Gowda/Sadu		(b)	Tulu
	(k)	Gowda/Sadar/Sadar Sadara Gowda	92		Udallama (Dharwar Belagum, Belpur, Goding Dist)
90	(a)	Jetti/Jathi			
	(b)	Mallara Machi Kshatriya			
	(c)	Mushiga			
91	(a)	Kalavanthi			
	(b)	Bhogam/Teluga			
92	(a)	Kanakan			
	(b)	Karekar			
	(c)	Karamika			
93	(a)	Kolegara			
	(b)	Koleyar			
	(c)	Kohala			
	(d)	Kollegara			
	(e)	Kollegara			
	(f)	Kumara Kshatriya			
	(g)	Kumara			
		Paran Komarpant/Kumar pak Kshatriya			
		Kumarpani			
	(h)	Prana Kshatriya			
	(i)	Rama Raj Kshatriya			
	(j)	Seugata (North Kanara)			
	(k)	Sevgar (South Kanara)			
	(l)	Kole Kshatriya			
94		Kshatriya/Kshatri			

CATEGORY-II (B)

Name of the Caste	
1	Muslim

CATEGORY-III (A)

S/No	Name of the Caste
1	(a) Vokkaliga
	(b) Vokkaliga
	(c) Sarpa Vokkaliga
	(d) Malikar Vokkaliga
	(e) Nandhan Vokkaliga
	(f) Gangadhar Vokkaliga
	(g) Das Vokkaliga
	(h) Resdy Vokkaliga
	(i) Marasa Vokkaliga
	(j) Pooty
	(k) Palikar
	(l) Kanchiga
	(m) Sebada Gowda
	(n) Kulu

(o)	Heggadic	(h)	Lingayath Sub-groups of Helava, Amboga, Bhoys
(p)	Kamma		Gangamatha, Sunagata,
(q)	Freddy		Agasa, Madivala
(r)	Gowder		Kumbara, Kuruba,
(s)	Pichamtharu Gowda		Dajanthu Banagan
(t)	Uppara Kelaga/Pitama Kolaga		Hedapada, Kshaurika
			Navalg, Navi, Aikkasate,
2			Badgar, Kammaru,
			Kamsala, Panchal,
			Medara, Upparu, Gowli
3	Balija	(a)	Maratha, Marata
	Balajig/Banajiga/Gowda	(b)	Arc Kshatri, Arc
	Banajiga	(c)	Maratha, Anya Maratha
	Naidu	(d)	Arya, Anyaru
(d)	Telaga Balija/Telaga Banajiga	(e)	Konkan Maratha
(e)	Setty Balija/Setty Banajiga/Banajiga Setty	(f)	Kshatriya Maratha
(f)	Dasara Balija/Dasara Banajiga/ Dasara Banajiga/		Kulavadi
	Dasa Banajiga		Chrishan
(g)	Kasban	3	Buni/Dani
(h)	Munnur/Munnar/ Munnur Kapu	4	Panvara Banl
(i)	Balegara/Bale Banajiga/Bale	5	Jains (Digambaras)
(j)	Cheriy/Banagara	6	Salam
(k)	Reddy (Balija)		Challada Svaishnava/ Challada Vashnava/ Saltada Vashnava/ Saltada Svaishnava
(l)	Janappan		Kadni Vaishnava
(m)	Uppar (Balija)		Samoraya
	Tulenu (Balija)		Saltadaval
			Saltadavan
			Vaisinava

CATEGORY-III (B)

Sl No	Name of the Caste
1	Veeraswaha Lingayath

ANNEXURE-II TO G.O. No. SWD 225 BGA 2000
DATED 30TH MARCH 2002

NEW COMPREHENSIVE CREAMY LAYER

Under Article 15(4) and 16(4) of the Constitution of India, the following persons shall not be eligible for reservation of seats of posts categorized under IIA, IIB, IIA and IIB.

NOTE:

1. This rule will not apply to direct recruitments to posts which insist on a prescribed period of service in a lower post or experience in a post profession or occupation as a qualification or eligibility.
2. This rule applied to son(s) or daughter(s) of the persons specified below.

1	(a) President of India (b) Vice President of India (c) All functionaries holding Cabinet rank in Government of India or Government of any State or Union Territory. (d) Chairmen of Council of States and the State Legislative Councils (e) Governors of States (f) Speakers of Lok Sabha and Legislative Assemblies (g) Judges of Supreme Court and High Courts (h) Chairmen of Public Service Commission (i) Attorney General of India (j) Advocate General (k) Chief Election Commissioner (l) Comptroller and Auditor General of India (m) Members of Parliament atleast for a period of five years- during the period of their office (n) Members of State Legislature atleast for a period of five years - during the period of their office
2	The candidate and either of whose parents/guardian is a

**KARNATAKA SELECTION OF CANDIDATES FOR ADMISSION
TO DEGREE COURSE IN PHARMACY AND NURSING RULES,
1994**

CONTENTS

1. Title, commencement and application
2. Definitions
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7. Procedure for selection of candidates
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**KARNATAKA SELECTION OF CANDIDATES FOR ADMISSION
TO DEGREE COURSE IN PHARMACY AND NURSING RULES,
1994**

In exercise of the powers conferred by sub-section (1) of Section 14 of the Karnataka Educational Institutions (Prohibition of Capitation Fee) Act, 1984 (Karnataka Act 37 of 1984), the Government of Karnataka hereby makes the following rules, namely:

1. Title, commencement and application :-

(1) These rules may be called the Karnataka Selection of Candidates for Admission to ¹ [Degree Course in Pharmacy and Nursing] Rules, 1994.

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

(3) These rules shall apply to the selection of candidates for admission to the following courses of Education, namely.

(a) Bachelor of Pharmacy and

(b) Bachelor of Nursing

(4) These rules shall not apply to candidates including foreign candidates sponsored by the Government of India, Ministry of Human Resource Development.

1. Substituted for the words "Pharmacy and Nursing Courses" by GSR 99, dated 26-7-1995, w.e.f. 17-8-1995.

2. Definitions :-

In these rules, unless the context otherwise requires.

(a) "Aided Institution" means any institution which receives Grant-in-Aid from the Government;

(b) "Allotment Centre" means a centre at which the allotment of candidates to various institutions are made;

(c) "Committee" means a committee constituted by the Government by order for determination of ceiling on the "fee for free seats and payment seats" in accordance with the decision of the Supreme Court in Unnikrishnan's case;

(d) "Director" means the Director of Medical Education in Karnataka;

(e) "Ex-Serviceman" means a person who.

(i) has served in any rank (whether as a combatant or as a non-combatant) in the Armed Forces of the Union including the Armed Forces of the former Indian States and Border Roads organisational personnel, but excluding the Assam Rifles, Defence Security Corps, General Reserve Engineering force, Lok Shayak Sena and the Territorial Army, for a continuous period of not less than six months at a station;

(ii) has been released otherwise than at his own request or by way of dismissal or discharge on account of misconduct or inefficiency or has been transferred to the reserve pending such release; or

(iii) has to serve for not more than six months for completing the period of service requisite for becoming entitled to be released or transferred to the reserve as aforesaid; or

(iv) has been released at his own request after completing five years of service in the Armed forces of the Union;

(f) "Freedom Fighter or Political Sufferer" shall have the same meaning as defined in G.O. No. ED 73 TEC 85, dated 27th November, 1985;

(g) "Free Seats" means the seats specified as "free seats" in such institutions as may be notified by the Government.

(h) "Gadinadu Kannadiga" means a Kannadiga whose mother tongue is Kannada and who resides in the disputed Kannada speaking areas for a period of not less than five years as on first July of the year of application for admission to Bachelor of Pharmacy or Bachelor of Nursing course vide this rule.

Explanation. For the purpose of this clause, disputed Kannada speaking areas means the taluks of South Sholapur, Akkalkot, Jath and Gandinglaj of Maharashtra State and the Kasargod Taluk of Kerala State.

(i) "Horanadu Kannadiga" means a Kannadiga whose mother tongue is Kannada and who is residing outside Karnataka State for a period of five years as on first July of the year in which the application of admission to the respective courses is called for and who has passed the qualifying examination from a University or Board or any other institution located outside Karnataka;

(j) "Institution" means any educational institution carrying on the activity of imparting education in B. Pharma and B.Sc. (Nursing) leading to a degree conferred by the University;

(k) "Intake" means the sanctioned strength of a course fixed by the affiliating authority;

1[(1) "Karnataka student" means a student who has studied in one or more Government or Government recognised Educational Institutions located within the State of Karnataka for a minimum period of ten academic years (commencing from first standard to twelfth standard, both standards inclusive or qualifying examination, either continuously or in broken periods) as on first July of the year in which Entrance Test is held and has studied, appeared and passed the Secondary Leaving Certificate Examination or Tenth Standard Examination and the Second Year Pre-University Course Examination or the 12th Standard Examination in a Government or Government recognised educational institutions located within the State of Karnataka;]

Provided that the requirement specified at clause (1) above shall not apply to.

(1) Son or daughter of Defence personnel, Central Government - employees and employees of Central or State Government undertakings or Joint Sector (undertakings working at present continuously for a period of one year in Karnataka as on first July of the relevant year);

(2) Son or daughter of Members of Parliament, elected from Karnataka to the extent of the period of the child's study in Delhi from 1st standard to the qualifying examination during the tenure of such person as a Member of Parliament;

(3) Son or daughter of serving or retired employees of.

(i) All India service of Karnataka cadre; and

(ii) State Government who has served or are serving outside the State of Karnataka to the extent of the period of the child's study outside the State from first standard to the qualifying examination during the period of such service.

(4) Son or daughter of working or retired Central Government employees, employees of Central or State Government undertakings or Joint Sector undertakings where such employee.

(i) had declared to the Central Government at the time of joining service any place in Karnataka to be their home town; and

(ii) has studied in any educational institution in Karnataka run or recognised by the State Government for not less than ²[ten years] at any time between the First Standard and ³ [Twelfth Standard or Second Year Pre-University Examination] or its equivalent examination.

(5) Son or daughter of serving Defence Personnel or Ex-servicemen whose home address at the time of joining the Defence Service was in Karnataka, proof of such domicile having been produced either by obtaining the extract from the records office of the Defence Unit or a certificate from the Rajya or Zilla Sainik Board.

(6) Son or daughter of any employee (other than Central Government) transferable in India to a post in a place outside the State of Karnataka under the terms and conditions governing his employment but at present working continuously for a period of

atleast twelve months in Karnataka as on First July of the relevant year, if,

(i) the candidate has passed the qualifying examination from an educational institution in Karnataka; and

(ii) either parent of the candidate has studied for a minimum period of ten years in educational institutions in Karnataka run or recognised by the Karnataka Government.

(7) Son or daughter of parents who are Kannadigas and who have resided in Karnataka State for a period of atleast ten years or having studied for a minimum period of ten years in educational institutions in Karnataka run or recognised by the State Government and the candidate having passed the Karnataka Pre-University first and second year examinations or equivalent examination conducted by recognised schools or institutions in Karnataka State.

(8) Son or daughter of Horanadu Kannadigas and Gadinadu Kannadigas.

(m) "Merit" means merit as determined under Rule 6;

(n) "Payment seats" means the seats specified as "payment seats" in such institutions as may be notified by the Government;

(o) "Pre-University Examination" means the second year examination of the Pre-University courses conducted by the Pre-University examination board of the State of Karnataka;

(p) "Qualifying examination" means the second year examination of the Pre-University course or the final year Diploma in Pharmacy course of the Board in Karnataka as the case may be or any other qualification declared as equivalent thereto by the Government;

(q) "Unaided Institution" means any privately managed institution which is not an Aided Institution;

(r) "University" means an University established under the Karnataka State Universities Act, 1976 (Karnataka Act 28 of 1976);

Rajeev Gandhi University of Health Sciences Act, 1994 (Karnataka Act 44 of 1994) and includes an educational institution declared as deemed University by the Government of India under Section 3 of the U.G.C. Act, 1956 (Central Act 3 of 1956) and notified by the State Government under Section 2(c) of the Karnataka Educational Institutions (Prohibition of Capitation Fee) Act, 1984.

1. Clause (1) substituted by GSR 99, dated 26-7-1995, w.e.f. 17-8-1995.
2. Substituted for the words "five years" by GSR 99, dated 26-7-1995, w.e.f. 17-8-1995.
3. Substituted for the letters "S.S.L.C." by GSR 99, dated 26-7-1995, w.e.f. 17-8-1995.

3. Eligibility :-

(1) No person shall be eligible for admission to any of the full time Degree courses specified in Rule 1 unless he.

(a) has passed the second year of Pre-University course with Physics, Chemistry and Mathematics or Physics, Chemistry and Biology in respect of admission to B. Pharma course and must have passed II year Pre-University course with Physics, Chemistry and Biology as Optional subjects in respect of admission to B.Sc. (Nursing) Courses and English as one of the languages and has obtained not less than fifty per cent of the aggregate marks in the optional subjects:

Provided that the minimum marks for the purpose of qualification specified for free seats shall not be less than forty per cent in case of candidates belonging to Scheduled Castes and Scheduled Tribes and Category-I specified in the relevant Government Order for the purpose of reservation; or

(b) is a holder of Diploma in Pharmacy granted by the Board or equivalent examination and has obtained not less than fifty per cent of the total maximum marks in the final examination leading to the said Diploma:

Provided that the minimum marks for the purpose of qualification specified above shall not be less than forty per cent in the case of candidates belonging to Scheduled Castes, Scheduled Tribes and Category-I specified in the relevant Government Order for the time being in force.

(2) Besides fulfilling the eligibility conditions specified in sub-rules (1), no person shall be eligible for selection under free seats unless he is a citizen of India.

4. Allocation of seats :-

Following shall be the allocation of seats in the institutions for the purpose of these rules.

(i) "Free Seats" shall include.

(a) All the seats in the institutions established and/or administered by the State Government or the University;

(b) Such number of seats in an institution declared as "Free Seats" by the State Government by notification;

(ii) "Payment Seats" shall be the seats that remain after determination of "Free seats".

1 [(iii) 30% of the seats as Government free seats and the remaining 70% of the seats to the Management in respect of Bachelor of Science in Physiotherapy.]

1. Clause (iii) inserted by GSR 33, dated 18-6-1998.

5. Free Seats and Payment Seats :-

1 [(1) All Free Seats shall be filled by Kamataka Students.]

1. Rule 5 substituted by GSR 99, dated 26-7-1995, w.e.f. 17-8-1995.

6. Determination of merit :-

The merit shall be determined by taking the marks obtained in the optional subjects, as the case may be, in the n year PUC or equivalent examination:

Provided that in respect of candidates possessing Diploma in Pharmacy, selected for admission to first year of B. Pharma course shall be on the basis of marks obtained in the final examination leading to the Diploma.

Explanation. For the purpose of these rules, optional subjects means Physics, Chemistry and Mathematics or Biology for the courses specified in clause (a) and Physics, Chemistry and Biology for the course specified in clause (b) of sub-rule (3) of Rule 1:

Provided that where the merit of two or more candidates is the same, the merit shall be determined with reference to the marks obtained in Chemistry in case of B. Pharma course and Biology in case of B.Sc. Nursing qualifying examination and where the marks obtained are equal, the merit shall be determined on the basis of the age of the candidate, the older candidate placed above the younger.

7. Procedure for selection of candidates :-

The procedure for the selection of candidates for admission to

institutions against "Free Seats" shall be as follows.

(1) The Director shall publish on the Notice Board of his office and in such other office as he may think fit and also by giving publicity in atleast one Kannada and one English Newspapers having wide circulation in the State and call for duly completed applications for admission to I year B. Pharma and B.Sc.(Nursing) Courses, for all seats in all the institutions in the State, giving briefly such information as particulars of courses, the number of seats available as "Free Seats and Payment Seats", the names and location of institutions, the fees chargeable by each institution, minimum eligibility conditions, reservation of seats, the method of admission, the place where the prescribed application form along with the brochure containing the above details will be available and such other information as he considers necessary and fixing the last date and time for receipt of the application. The Director shall also similarly give such publicity as necessary and call for applications with such information as may be required for seats reserved for Kannadigas outside Karnataka. No application shall be entertained after the last date or dates so fixed.

(2) Separate application forms may be specified for different (category of applicants for different) courses of studies. The Director shall also indicate the various certificates, affidavits, marks cards, etc., which are required to be produced at the time of admission to an institution after selection.

(3) A candidate possessing qualification declared as equivalent to the Karnataka Pre-University examination shall produce at the time of his admission, copy of the order in which such qualification has been declared as equivalent to the said Pre-University examination or an eligibility certificate of the concerned University in Karnataka.

(4) Applications wherever called for should be legibly and properly filled, strictly as per the instruction given to the candidates. Where the required certificates and affidavits as specified are not enclosed such applications shall be liable to be rejected.

(5) The Director shall enter the details of every application received by him upto the last date fixed for receipt of applications irrespective of whether it is valid or invalid under these rules in a register. This register shall be called as the "Register of applications received".

8. Mode of selection to Free seat category :-

(a) The Director shall prepare a list of candidates for selection from the Register of applications, in the order of merit determined under Rule 6 and in the order of reservation prescribed under Rule 10;

(b) The Director shall, for the purpose of allotment of seats, cause publication of the details of interview as to the place, dates, time, etc., in one or more leading Newspapers having wide circulation in the State for the information of the intending candidates;

(c) The Selection Committee constituted under Rule 12 each day, shall call for interview a specified number of candidates from the list prepared under clause (a) above. Every candidate shall be required to give his choice of course and institution either under free seat, or under payment seat as the case may be, at the interview:

Provided that non-Karnataka candidates shall not be entitled to claim reservation against any of the reserved categories, and shall opt for payment seat only;

(d) Each candidate shall also pay the fee prescribed for the I Year through a crossed Demand Draft made payable to the Director at Bangalore and produce all the relevant original documents for verification. The Director shall cause verification of all the original documents produced by the candidate and after ascertaining that the documents so produced are proper and in order, he shall issue allotment order to the candidate as per the rank and choice of the candidate and with reference to the Vacancy position obtaining at the time of allotment. The allotment order shall contain the details of institution and course to which the candidate is allotted and also the category of seats to which he/she has been allotted. Once the allotment order is issued, it shall be final, and the candidate shall not have any more opportunity to exercise his option again for change;

(e) With the issue of allotment order, the candidate shall be deemed to have been finally admitted;

(f) After getting the allotment order, each candidate shall join the respective institution to which he is allotted within the period specified. If the candidate fails to join within the said specified period, his/her allotment shall automatically stand forfeited without any further notice to the candidate. Vacancies, thus arising shall be filled by the Director from among the candidates remaining in the

list prepared in accordance with clauses (a) and (b). It shall be binding on the institutions to allow the candidates allotted by the Director to join the institutions to which they are allotted;

(g) After the last date fixed for the candidates to join the institutions to which they are allotted, the Principals of the respective institutions shall send the list of candidates who have joined, to the Director within one week therefrom.

9. Mode of selection for payment seat :-

(1) The following candidates shall be eligible for selection for admission to the payment seats, namely.

(a) All candidates who have been selected for admission to a seat in any institution under the free seat category and who have also opted for selection against payment seats;

(b) Candidates remaining in the General merit list and who have already exercised option to be considered for selection under payment seats category;

(c) The selection of candidates against payment seats shall be made in the same manner as specified under Rule 8.

10. Reservation of seats under free seats :-

(1)

(a) Out of the seats available under free seats for admission to I Year B. Pharma Course, Eighty Five per cent of the seats shall be filled by candidates who have passed the Pre-University examination and remaining fifteen per cent of seats shall be filled by the candidates who have passed D. Pharma Course;

(b) All seats available under free seat for admission to B.Sc. (Nursing) Courses shall be filled by candidates who have passed the Pre-University examination.

(2) Seats shall be reserved under 'Tree Seats' in favour of the following categories of persons and to the extent specified by the State Government from time to time.

(a) Son or daughter of Freedom Fighters (Political Sufferers) as specified in the Government Order No. ED 73 TEC85, dated 27th November, 1985 as amended from time to time;

(b) Son or daughter of Defence Personnel:

Provided that candidates claiming reservation under this category shall indicate his preference at the time of interview, either to consider his case under general merit or under reservation category;

Explanation. Defence personnel for the purpose of this clause means a person in Defence Service who has been working at present continuously for a period of twelve months in Karnataka immediately prior to the first announcement made for the year of admission and who has a minimum of five years of active service in Defence or a person from Karnataka, who at the time of entry into Defence Service has declared as his Home Town, any place in Karnataka and who has a minimum of five years of active service anywhere in the country or abroad, including personnel belonging to Civil GI Coys ASC who were Civilian Class III or Class IV Government Servants and Border Roads Organisational Personnel;

(c) Son or daughter of ex-servicemen;

Explanation. Ex-servicemen for the purpose of this clause includes personnel belonging to Civil GI Coys ASC who were Civilian Class III or Class IV Government Servants, and Border Roads Organisational Personnel, who became permanently disabled or were killed during hostilities:

Provided that candidates claiming reservation under this category shall indicate his preference at the time of interview either to consider his case under general merit or under reservation category;

(d) Candidates who are Physically Handicapped;

(e) Horanadu and Gadinadu Kannadigas:

Provided that the total number of seats allotted to Horanadu Kannadigas and Gadinadu Kannadigas either under reservation category or under general merit shall not exceed the extent specified by the State Government under this rule;

(f) Karnataka Students who have studied for not less than ten full academic years between the first standard and the qualifying examination in educational institutions situated in places in Karnataka having a population below 50,000 as per 1991 census;

(3) Seats shall be reserved for Scheduled Castes, Scheduled Tribes and other Backward Classes under "Free Seats" in the following

manner.

(a) Out of the total number of seats available, reservation shall be made for the candidates belonging to Scheduled Castes, Scheduled Tribes and categories in each institution in accordance with the order issued in G.O. No. SWD/150/BCA/94, dated 17-9-1994 and other related orders issued from time to time;

(b) If sufficient number of candidates under clause (h) of sub-rule (1) Scheduled Castes, Scheduled Tribes and categories are not available such seats shall be filled by the other Karnataka Students of the same category;

(c) If any of the seats reserved for candidates belonging to Scheduled Castes/Scheduled Tribes, Categories-I are not filled due to the non-availability of eligible Karnataka Students of such groups, the reservation to that extent shall stand reduced and shall be open to other Karnataka Students.

11. Reservation of seats for non-resident Indian Candidates

:-

The Management of any Private aided or unaided institutions, as the case may be, may admit on the basis of merit, non-resident Indian or foreigners to the extent that may be specified by the Government from time to time for a course of study in an academic year and if it remains, unfilled, the management may fill up such seats, at its discretion from amongst others:

Provided that such admission shall only be against "Payment Seats."

12. Selection Committee and its functions :-

(1) There shall be a Selection Committee constituted by the Government with the Director of Medical Education as the Chairman and such other members as may be specified. The Chairman also may invite specialist in the field as invitees to assist the Committee.

(2) The Selection Committee shall scrutinise all the documents required to be produced by the candidates under these rules and shall record its views in the matter.

(3) In all matters under sub-rule (2) above, the decision of the committee shall, subject to any general or special orders of Government in this regard, be final.

13. Penalties :-

Where a candidate or his parents or guardian furnishes false or incorrect marks card or statement of marks or a certificate or an affidavit filed alongwith the application, such application shall be liable to be rejected and the seat, if any, given to such candidate shall be liable to be forfeited. Such candidates, his parents or guardian, as the case may be, shall also render themselves liable for both civil and criminal action. Where the Director considers that action should be taken under these rules for rejecting an application and forfeiting a seat, he shall pass appropriate orders after holding such enquiry as he deems necessary and after giving reasonable opportunity to the candidate and/or his parents or guardian concerned to make his representation.

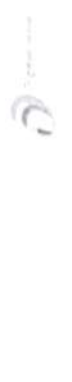
14. Fees :-

The Fees payable by the candidates in respect of "Free Seats or Payment Seats" shall be as determined by the Committee constituted by the State Government.

15. General :-

(1) The management of any institution shall admit only the candidate allotted by the Director of Medical Education to a course of study in the institution against "Free Seats" or "Payment Seats" as the case may be.

(2) All selection to the "Free Seats" and "Payment Seats" shall be subject to the approval of the concerned University. Any refusal by the concerned University for admission after such verification as deemed fit by it, will not be the responsibility of the Government and no claims shall lie against the Government by the candidates concerned.



OXFORD COLLEGE OF PHARMACY (C-40182) 691 Main Begur Road, Hombasara, Bangalore, KARNATAKA - For Academic Year 2023-24 Session - Institute Nodal Officer

Welcome, **OXFORD COLLEGE OF PHARMACY (C-40182) 691 Main Begur Road, Hombasara, Bangalore, KARNATAKA**

User Type: Institute Nodal Officer
INO's BioAuth Status: Done

- Administration
- Results
- Logout

Important Note: INO and HOD both should ensure that their Aadhar should be updated in their respective NSP logins before any of them going for BioAuth. Any Aadhar related changes updates (i.e. Change in Aadhar no. or Name or Gender or Mobile no.) in their NSP profile (i.e. either INO or HOD) would nullify their BioAuth status from NSP and they must have to perform BioAuth again (if done earlier).

Biometric Authentication (bioAuth) is required in AY 2023-24. For bioAuth, updation of profile is must. Profile can be updated through the option Administration-> Update Profile. Please update Courses along with course fee also.

Note: Account number is not required for scholarship disbursement through NSP. Scholarship will be disbursed directly into the Aadhaar seeded bank account of the benefiary.

[Institute Statistics for all Schemes-AY 2023-24](#)

Institute Nodal officers



The Oxford College of Pharmacy
NO 691, 1st Cross, Begur Road, Hombasara,
Bangalore - 560 066



User ID : sspc12781 University Name : Rajiv Gandhi University of Health Sciences, Bangalore (Id: U-0240)

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Students Payment List Report

Select Report Option: Students Payment List Students Applied List Students Rejected List

Financial Year:

Total Count : 148

Sl No	Students ID	Students Name	Welfare Department	Category	Course	Course Discipline	Course Year	Col No
1	19-00260370	MEGHNA	Social Welfare Department	SCHEDULED CASTE	B.Pharm	B.Pharm	SECOND	C
2	19-00260226	HARSHITHA A	Social Welfare Department	SCHEDULED CASTE	Pharm. D	Pharm.D	FOURTH	C



STATE SCHOLARSHIP PORTAL

POST MATRIC SCHOLARSHIP

COLLEGE INFORMATION SYSTEM



User ID : **sspc12781** University Name : **Rajiv Gandhi University of Health Sciences, Bangalore (Id: U-0240)**

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P Padma